

# The London Gazette.

## Published by Authority.

## TUESDAY, FEBRUARY 17, 1874.

Lord Chamberlain's Office, St. James's Palace, February 6, 1874.

NOTICE is hereby given, that The Queen will hold Drawing Rooms at Buckingham Palace, on Thursday, the 26th of February, and on Wednesday, the 25th of March next, at three o'clock.

N.B. The Knights of the several Orders are to appear in their Collars at the Drawing Room on the 25th of March, it being a Collar-Day.

## REGULATIONS

TO BE OBSERVED AT THE QUEEN'S DRAWING ROOMS AT BUCKINGHAM PALACE.

#### By Her Majesty's Command.

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

## PRESENTATIONS.

Any Lady who proposes to be presented to The Queen must leave at the Lord Chamberlain's Office, St. James's Palace, before twelve o'clock, two clear days before the Drawing Room, a card with her name written thereon, and with the name of the Lady by whom she is to be presented. In order to carry out the existing regulation, that no presentation can be made at a Drawing Room excepting by a Lady actually attending that Court, it is also necessary that an intimation from the Lady who is to make the presentation, of her intention to be present, should accompany the presentation card above referred to, which will be submitted to The Queen for Her Majesty's approbation. It is Her Majesty's Command, that no presentations shall be made at the Drawing Room, except in accordance with the above regulations.

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

It is not expected that Gentleman will present themselves at Drawing Rooms, except in attendance on the Ladies of their families. Any Gentleman who under these circumstances should desire to be presented to The Queen, will observe the same regulations as are in force, for-Her Majesty's Levees.

The State Apartments will be open for the reception of Company coming to Court at two o'clock.

SYDNEY, Lord Chamberlain,

## Foreign Office, January 12, 1874.

The Queen has been graciously pleased to appoint Henry Fitzroy James Langley, Esq., of the Foreign Office, to be an Acting Second Secretary in Her Majesty's Diplomatic Service while employed abroad.

## Crown Office, February 6, 1874.

MEMBERS returned to serve in the PARLIA-MENT summoned to be holden at the City of Westminster on the 5th day of March, 1874.

#### Borough of Bridgnorth.

William Henry Foster, of Apley Park, near Bridgnorth, Esq.

## Borough of Grovesend.

Bedford Clapperton Trevelyan Pim, of Leaside, Upper Norwood, Captain, R.N.

#### Borough of Bodmin.

Edward Frederick Leveson Gower, of No. 4, South Audley-street, London, Barrister-at-Law.

#### Borough of Hackney.

John Holms, of 19, Cornwall-gardens, Kensington, Manufacturer.
Charles Reed, of Earlsmead, Middlesex, Esq.

## February 13.

#### County of Radnor.

The Honourable Arthur Walsh, of Newcastle Court, Radnorshire.

## February 14.

## County of Middlesex.

George Francis Hamilton (commonly called Lord George Francis Hamilton), of 17, Montaguestreet, Portman-square.

Octavius Edward Coope, of 41, Upper Brookstreet, Esq.

## Borough of Pembroke.

Edward James Reed, of Kirk Ella, near Hull, C.B., Naval Constructor.

## County of Huntingdon.

Edward Fellowes, of Ramsey Abbey, Huntingdonshire, Esq.,

Sir Henry Carstairs Pelly, of 14, Cromwell-place, South Kensington, Bart.

## County of Tyrone.

John William Ellison Macartney.

Captain The Honourable Henry William Lowry Corry.

#### Queen's County;

Kenelm Thomas Digby, of 21, Queen's Gateplace, South Kensington.

Edmund Dease, of Rathconskin, Queen's County.

#### County of Westmeath.

Patrick James Smyth, of Auburn Ville, Rathgar, Barrister-at-Law.

The Right Honourable Lord Robert Montagu, of 6, Clifton-gardens, Folkestone.

## King's County.

Sir Patrick O'Brien, of St. Stephen's Green, Dublin, Bart.

Daniel Sherlock, of Harcourt-street, Dublin, Serjeant-at-Law.

## County of Carmarthen.

The Honourable Frederick Archibald Vaughan Campbell (commonly called Viscount Emlyn), of Golden Grove, Carmarthenshire. John Jones, of Blacnos, Carmarthenshire, Esq.

## County of Buckingham.

The Right Honourable Benjamin Disraeli, of Hughendon Manor, Buckinghamshire. Sir Robert Bateson Harvey, of Langley Park,

Buckinghamshire, Bart.

Nathaniel Grace Lambert, of Denham Court, Buckinghamshire, Esq.

## County of Leicester.

## Northern Division.

Samuel William Clowes, of Norbury, Derbyshire, Esq.

The Right Honourable John James Robert Manners (commonly called Lord John Manners), of 6, Cumberland-terrace, Regent's Park.

## Southern Division.

William Unwin Heygate, of Roccliffe, Leicestershire, Esq.

Albert Pell, of Hazelbeach, Northamptonshire, Esq.

## County of Warwick.

## Northern Division.

Charles Newdigate Newdegate, of Arbury, Nuneaton, Warwickshire, Esq. of Baginton, William Bromley Davenport, Coventry, Esq.

#### Southern Division.

Hugh de Grey Seymour (commonly called Earl of Yarmouth).

Sir John Eardley Eardley Wilmot, Bart.

County of Orkney and Shetland.

Samuel Laing, Esq., of Crook, No. 1, Eastern terrace, Brighton.

#### County of Tipperary.

Lieutenant-Colonel Charles William White. The Honourable William Frederick Ormonde O'Callaghan.

## County of Monaghan.

John Leslie, of Glasslough, county Monaghan,

Sewallis Evelyn Shirley, of Loughfea, county of Monaghan, D.L.

## Borough of Cardiff.

Lieutenant-Colonel James Frederick Dudley. Crichton Stuart, of No. 25, Wilton-crescent.

## County of Louth.

Alexander Martin Sullivan, Esq.. Philip Callan, Esq.

Wick District of Burghs.

John Pender, Esq.

### County of Cumberland.

## Eastern Division.

The Honourable Charles Wentworth George Howard, of Naworth Castle. William Nicholson Hodgson, of Newby Grange, Esq.

### Western Division.

The Honourable Percy Scawen Wyndham. The Right Honourable Jocelyn Francis, Baron Muncaster.

Falkirk District of Burghs. John Ramsay, of Kildalton, Esq.

## County of Lanark.

Northern Division.

Sir Thomas Edward Colebrooke, Bart.

#### Southern Division.

Sir Windham Charles James Carmichael Anstruther, Bart.

#### City of Glasgow.

Charles Cameron, West George-street, Glasgow,

George Anderson, Thistle-grove, South Kensing-

ton, Esq. Alexander Whitelaw, Gartsherrie House, Lanarkshire, Ironmaster.

#### County of Wilts.

## Northern Division.

George Thomas John Bucknall Estcourt, Esq. Sir George Samuel Jenkinson, Bart.

#### Southern Division.

Henry Frederick Thynne (commonly called Lord Henry Frederick Thynne).

William Pleydell Bouveric (commonly called Viscount Folkestone).

## West Worcestershire.

Frederick Winn Knight, of Wolverley House, Worcestershire, Esq.

William Edward Dowdeswell, of Pull Court, Tewkesbury, Esq.

## East Worcestershire.

Henry Allsop, of Hindlip Hall, Worcestershire, Esq.

Thomas Eades Wälker, of Studley Castle, Warwickshire, Esq.

## Borough of Bradford.

The Right Honourable William Edward Forster, of Wharfside, Burley, Yorkshire. Henry William Ripley, of Acacia, Rawdon,

## Yorkshire, Dyer. East Derbyshire.

Rear-Admiral the Honourable Francis Egerton. Francis Arkwright, of Coton House, near Rugby,

## South Derbyshire.

Sir Henry Wilmot, of Chuddesden Hall, Bart. Thomas William Evans, of Allstree, Derbyshire,

#### West Cornwall.

Sir John St. Aubyn, of St. Michael's Mount, Cornwall, Bart.

Arthur Pendarves Vivian, of Place House, Cornwall, Esq.

#### East Cornwall.

Sir Colman Rashleigh, Bart., of Prideaux, Cornwall.

John Tremayne, Esq., of Heligan, Cornwall.

#### County of Roxburgh.

Sir George Henry Scott Douglas, of Springwood Park, Bart.

#### County of Londonderry.

Richard Smyth, of Clarendon-street, Londonderry, Professor in the Magee College, Londonderry. Hugh Law, Esq., of No. 9, Fitzwilliam-square, Dublin, Queen's Counsel, Solicitor-General for Ireland.

#### County of Clare.

The Right Honourable Sir Colman Michael O'Loghlin, of Drumconora, Bart.

The Right Honourable Francis Nathaniel Conyngham (commonly called Lord Francis Conyngham), of Slane Castle, county of Meath.

#### County of Antrim.

James Chaine, of Ballycraigy, Antrim, Esq. The Honourable Edward O'Neill, of Shanes Castle, Antrim.

## County of Kildare.

Charles Henry Meldon, of Rutland-square, Dublin, Barrister-at-Law.

The Right Honourable William Henry Ford Cogan, of Tinode, Wicklow.

#### County of Fermanagh.

William Humphreys Archdale, of Riversdale, Fermanagh, Esq.

'Colonel the Honourable Henry Arthur Cole, of Florence Court, Fermanagh.

## Education Department, Whitehall, February 14, 1874.

THE Lords of the Committee of the Privy

day for the formation of a School Board for the United School District of-

Newtown and Llanllwchairn (comprising the School Board District of Newtown, and the School Board District of Lllanllwchairn) ... Montgomery

## Education Department, Whitehall, February 14, 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:-

... Northampton Braybrooke Tavistock... -- Devon

## Education Department, Whitehall, February 14, 1874.

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

> Begelly ... Pembroke ... Burslem ... .... Stafford Wolstanton ... Stafford

## (H. 1121.)

Board of Trade (Harbour Department), Whitehall Gardens, S.W., February 14, 1874.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a Depatch from Her Majesty's Consul at Rosario, stating that in consequence of the appearance of cholera in Buenos Ayres, the former port would, from the 1st of January, be closed against arrivals from the latter or any other infected port.

#### (H. 1122.)

Board of Trade (Harbour Department). Whitehall Gardens, S.W., February 14, 1874.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a Despatch from Her Majesty's Consul at Monte Video, stating that by a Government Decree of the 7th ultimo, the ports of that Republic are entirely closed against arrivals from any port of the Argentine Confederation.

## (S. & C. 248.)

## Board of Trade, Whitehall Gardens, February 17, 1874.

THE Board of Trade have received from the Secretary of State for Foreign Affairs a copy of the Programme of a Congress to be held at Milan on the 30th and 31st days of March, and the 1st day of April next, relative to the fabrication of cheeses and other products of milk. At the same time and place an exhibition will be held of such products and of dairy utensils, &c. Intending exhibitors should make application for regulations and other information to the Royal Superior School of Agriculture at Milan.

## India Office, 16th February, 1874.

HER Majesty has been pleased to approve of the following promotions amongst the Officers of Council on Education have issued an order this the Staff Corps and for Her Majesty's India

Military Forces, made by the Governments in | Captain Harry de Brett. Dated 10th December, India :-

#### BREVET.

## To be Colonels.

Lieutenant - Colonel Sidney Chalmers, Bengal Infantry. Dated 19th October, 1873.

Lieutenant - Colonel John March Earle, Bengal

Infantry. Dated 9th December, 1873.

Lieutenant - Colonel Edward Samuel Jackson,
Bengal Infantry. Dated 16th December, 1873.

#### To be Captains.

Lieutenant Joseph John Fletcher, Madras Infantry. Dated 11th September, 1873.

Lieutenant Charles May. Allen . Morant, Madras

Cavalry. Dated 20th September, 1873.
Lieutenant Frederick Thomas Powis, Madras

Infantry. Dated 2nd October, 1873. Lieutenant William Henry Browne, Bengal Staff

Corps. Dated 20th October, 1873. Lieutenant George William Beresford, Bengal

Staff Corps. Dated 26th October, 1873.

Lieutenant Conrad Agnew Owen, Bombay Cavalry. Dated 27th October, 1873. Lieutenant William Stainforth, Madras Infantry,

Dated 4th November, 1873. Lieutenant Richard Bernard Lockwood, Bengal

Cavalry. Dated 4th December, 1873.

Lieutenant Robert Henry Francis Rennick,
Bengal Staff Corps. Dated 18th December, 1873.

Captain Cecil Beadon, Madras Cavalry, to be Major, in succession to General P. Lodwick, Bombay Infantry, deceased. Dated 29th August, 1873.

## SUBSTANTIVE PROMOTIONS.

## BENGAL STAFF CORPS.

To be Lieutenant-Colonels.

Major Edgar Gibson Clark. Dated 20th November, 1873.

Major Charles Frederick Packe. Dated 10th December, 1873.

Major Clements Robert Shaw. Dated 10th December, 1873,

Major Joseph Ford Sherer. Dated 10th December, 1873.

Major (Brevet Colonel) Peter Stark Lumsden, C.B., C.S.I. Dated 10th December, 1873. Major Arthur Hill Millet. Dated 11th December,

Major Henry Brougham Chalmers. Dated 11th December, 1873.

Major George Wheeler. Dated 11th December, 1873.

Major Richard Edward Oakes. Dated 11th December, 1873.

Major (Brevet Colonel) Sir Charles Henry Brownlow, K.C.B. Dated 20th December, 1873. Major John Grant Sombre Matheson. Dated

20th December, 1873.

### To be Majors.

Captain Donald MacDonald. Dated 20th October, Ī873.

Captain John Bartleman. Dated 20th October, **1873.** 

Captain Horatio Nelson Noble. Dated 9th December, 1873.

Captain (Brevet Major) William MacDonald. Dated 10th December, 1873.

Captain William Rice Morland Holroyd. Dated 10th December, 1873.

Captain Francis Frederick Rowcroft. Dated 10th December, 1873.

1873.

Captain Charles Smith Maclean. Dated 14th December, 1873.

Captain Harry Chippindale Plunkett Rice. Dated 20th December, 1873.

Captain Robert Durie Osborn. Dated 20th December, 1873.

Captain Henry Loftus Alexander Tottenham. Dated 20th December, 1873.

Captain George Nicholson Saunders. Dated 20th December, 1873.

#### To be Captains.

Lieutenant Charles Edward Hunter. Dated

8th June, 1873. Lieutenant Alexander Robert Badcock. Dated 1st October, 1873.

Lieutenant (Brevet Captain) William John Williamson. Dated 8th October, 1873.

Lieutenant Charles Edward Harenc. Dated 15th October, 1873.

Lieutenant Thomas John Baynes. Dated 15th November, 1873.

## MADRAS STAFF CORPS. -

### To be Lieutenant-Colonel.

Major William Henry White. Dated 22nd September, 1873.

## To be Majors.

Captain Charles James Jennings. Dated 10th September, 1873. Captain (Brevet Major) Thomas Henry Way.

Dated 22nd October, 1873.

#### To be Captain.

Lieutenant (Brevet Captain). Robert Græme Elphinstone Dalrymple. Dated 12th October, 1873.

#### MADRAS ARMY.

#### INFANTRY.

Major Jackson Muspratt Williams to be Lieutenant-Colonel. Dated 18th September, 1873.

## GENERAL LIST OF INFANTRY OFFICERS.

#### To be Captains.

Lieutenant (Brevet Captain) Henry Locock Berkeley. Dated 6th September, 1873. Lieutenant (Brevet Captain) John Hotham. Dated 18th September, 1873.

## BOMBAY STAFF CORPS.

## To be Majors.

Captain Ashton George Mayne. Dated 20th September, 1873. Captain Gregory Colquhoun Grant. Dated 4th October, 1873.

## To be Captain.

Lientenant (Brevet Captain) Macclesfield Forbes Coussmaker. Dated 1st November, 1873.

The dates of the undermentioned Officers' Commissions should be as follows, and not as stated in the Gazettes named:

London Gazette, 13th January, 1863—Captain Cecil D'Urban Latouche, Bombay Staff Corps, 29th July, 1862.

London Gazette, 18th August, 1871-Captain W. Stenhouse, Madras, 11th December, 1870.

London Gazette, 22nd September, 1871-Lieutenant-Colonel J. H. Jenkins, Bengal, 11th May, 1871.

London Gazette, 22nd September, 1871—Lieutenant-Colonel E. M. Lawford, Madras, 20th May, 1871.

London Gazette, 15th November, 1872-Lieutenant G. Brehon, Bengal Staff Corps, 5th June, 1866.

London Gazette, 7th February, 1873—Lieutenant W. H. Salmon, Bengal Staff Corps, 31st March,

London Gazette, 7th February, 1873—Lieutenant H. C. E. Lucas, Bombay Staff Corps, 7th October, 1871.

London Gazette, 28th March, 1873-Captain R. W. E. Burrowes, Bengal, 20th November, 1872.

The names of the undermentioned Officers should be as follows, and not as stated in the Gazettes named :-

London Gazette, 25th August, 1871 - Robert Austice Prideaux, Bombay.

London Gazette, 1st December, 1871-Surgeon Robert Gray, Bengal.

London Gazette, 1st December, 1871—Surgeon Joseph MacNaughtan Fleming, M.D., Bengal.

London Gazette, 1st December, 1871 — John Malone Sexton, Bombay.

London Gazette, 16th July, 1872 - Grenville Pulteney de Palezieux Falconnet, Royal (late Madras) Engineers.

London Gazette, 15th November, 1872—Ernle

Edmund Money, Bengal Staff Corps.

London Gazette, 15th November, 1872—Augustus S. W. Connor, Bombay Staff Corps.

London Gazette, 17th January, 1873—Edmund Yeamans Walcott, Bengal Staff Corps.

London Gazette, 7th February, 1873-Henry Salmon, Bengal Staff Corps.

London Gazette, 28th March, 1873-R. W. E.

Burrowes, Bengal Staff Corps.
London Gazette, 28th March, 1873 — Robert Vernor Handyside, Madras Staff Corps.

London Gazette, 28th March, 1873-H. T.

Bulkley, Bombay Staff Corps.

London Gazette, 10th June, 1873-Lieutenant-Colonels Ker and Francis, promoted to the rank of Colonel, belong to the Bombay Infantry, and not Bengal.

Commissions signed by the Lord Lieutenant of the City and County of the City of Edinburgh.

· George Harrison, Esq., to be Deputy Lieutenant. Dated 9th February, 1874.

Adam Gifford, Esq. (the Honourable Lord Gifford), to be Deputy Lieutenant. Dated 9th February, 1874.

Alexander Burns Shand, Esq. (the Honourable Lord Shand), to be Deputy Lieutenant. Dated 9th February, 1874.

#### Treasury Chambers, February 13, 1874.

THE Lords of the Committee of Council on Education, with the concurrence of the Lords Commissioners of Her Majesty's Treasury, hereby give notice, that the following employment is added to Schedule B of the Order in Council of 4th June, 1870; viz.:-

The employment of pensioned members of the Police Force as Attendants at South Kensington Museum.

## THE FAIRS ACT, 1873. ELY FAIRS.

IN pursuance of the above-mentioned Act, I, the Right Honourable Robert Lowe, one of Her Majesty's Principal Secretaries of State, hereby notify as follows:

1. By Memorial, dated the 17th day of January, 1874, a representation has been duly made to me by the Magistrates acting for the Division of the Hundred of Ely and south part of the Hundred of Witchford, in the Isle of Ely, that two Fairs have been annually held in the city of Ely, the Summer Fair commencing on Ascension Day and lasting nine days, and the Winter or St. Etheldreda Fair commencing on the 29th day of October, and also lasting nine days, and that it would be for the convenience and advantage of the public-

(1.) That the time for holding the Summer and Winter Fairs in Ely should be reduced from nine days to three days respectively, and that those days should be Thursday, Friday, and . Saturday in each case.

(2.) That the most suitable day for commencing the said Summer Fair would be the last Thursday in the month of May, except when Holy Thursday happens to fall on that Thursday, and then on the Thursday in the preceding week.

(3.) That the most suitable day for commencing the said Winter Fair would be the last Thursday in the month of October.

2. On the 13th day of March, 1874, I shall take the aforesaid representation into consideration, and all persons are to intimate, before that day, any objection they may desire to offer to the above proposals.

R. Lowe. (Signed) Whitehall, February 13, 1874.

## NOTICE TO MARINERS.

(No. 20.)—South America—West Coast— CHILOE.

## (1.) Harbour Light at Ancud.

THE Chilian Official Lights List announces, that a fixed white light, which should be seen from a distance of 2 miles, is exhibited from the crosstrees of the telegraph, situated on the upper part of Aguy Point, Ancud, and which is useful as a guide to the anchorage.

## VALPARAISO.

#### (2.) Revolving Light on Custom House Mole.

Also, that a revolving red and yellow light is exhibited from an iron column on the Customhouse mole at Valparaiso, as a guide for landing.

## VALDIVIA.

## (3.) Intended Light on Point Galera.

Also, that it is intended to build a lighthouse on Point Galera, Valdivia, from which will be exhibited a fixed and flashing light of the second order, to be seen from a distance of 25 miles.

By command of their Lordships, Geo. Henry Richards, Hydrographer. Hydrographic Office, Admiralty, London, 5th February, 1874.

This Notice affects the following Admiralty Charts:—(1). Guaytecas Islands to San Antonio Point, No. 1289; and Port de Ancud, No. 1313; Also, South American Pilot, Part II, 6th Edi tion, page 266.
(2.) Topocalma Point to Maytencillo, No.

1282; and Valparaiso Bay, No. 1314; Also, South American Pilot, Part II, 6th Edition,

page 298.

(3.) This Notice will affect, San Antonio Point to Tucapel, No. 1374; and South American Pilot, Part II, 6th Edition, page 286.

#### NOTICE TO MARINERS.

(No. 21.)—England - South Coast.

(1.) Start Lighthouse.

THE Trinity House, London, has given notice, that important improvements have been made in the illuminating power of the revolving light at Start Point, and, that the opportunity has been taken to exhibit the fixed light from a window 23 feet below the lantern, instead of from one 12 feet below, as heretofore; as also to strengthen the light. It now illuminates an arc covering the Skerries Bank, or between the bearings S.W. \( \frac{3}{4} \) W. and W. \( \frac{1}{2} \) S., showing brightest on approaching from the eastward, and when one mile outside that end of the shoal.

#### WEST COAST.

## (2.) Alteration in Time of Revolution of Holyhead Breahwater Light.

Also, that from the 1st March, 1874, the following alteration will be made in the light on Holyhead Breakwater.

The flashes will appear at intervals of seven and a half seconds, instead of fifteen seconds, as

at present.

[All Bearings are magnetic. Variation 2013°

Westerly in 1874.]

By command of their Lordships,

Geo. Henry Richards; Hydrographer. Hydrographic Office, Admiralty, London, 7th February, 1874.

This Notice affects the following Admiralty Charts:-

(1.) Start Point to Portland, No. 2620; and Dodman to Start Point, No. 25; Also, the British Lights List, No. 14; and Channel Pilot, Part I. 3rd Edition, page 95.

Part I, 3rd Edition, page 95.

(2.) Irish Channel, 1825 b; Lynus Point to Abergele, No. 1170; Holyhead Bay, No. 1413; and Holyhead Harbour, No. 2011: Also, British Lights List, No. 368; and Sailing Directions for West Coast of England, page 84.

#### NOTICE TO MARINERS.

(No. 22.)—Canada—Lake Huron.

Fixed Light on West End of Great Manitoulin Island,

THE Government of the Dominion of Canada has given notice, that a light is now exhibited from a lighthouse recently erected on the west end of Manitoulin Island, Lake Huron.

The light is a fixed white light, elevated 46 feet above the level of the lake, and in clear weather should be seen from a distance of 12 miles.

The illuminating apparatus is catoptric.

The lighthouse, built of wood, is situated on the south-west point of the Island, is 28 feet high, and painted white. Position, lat. 45° 53' 10" N., long. 83° 12' 30' W.

By command of their Lordships, Fredh. J. Evans, Hydrographer.

Hydrographic Office, Admiralty, London, 12th February, 1874.

This Notice affects the Admiralty Chart of Lake Huron, No. 519.

## NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy and Comptroller of Navy Pay, Admiralty, February 13, 1874.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the tonnage bounty awarded for a slave dhow, name unknown, captured on the 7th July, 1871, by Her Majesty's ship "Wolverene."

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

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

## NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy and Comptroller of Navy Pay, Admiralty, February 16, 1874.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the tonnage bounty awarded for the slave dhow "Mabrook," captured on the 17th February, 1873, by Her Majesty's ship "Briton."

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

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

## COTTON STATISTICS' ACT, 1868.

RETURN of the Quantities of COTTON Imported and Exported at the various Ports of the United Kingdom during the Week ended 12th February, 1874.

			Imports.	Exports.
American Brazilian East Indian Egyptian Miscellaneous	•••	•••	Bales. 38,960 7,575 10,368 14,067 463	Bales. 3,039 1,690 8,341
	Total	.•••	71,433	13,384

Dated February 13, 1874.

R. VALPY,
Statistical and Commercial Department,
Board of Trade.

## TABLES OF FEES TO BE TAKEN IN THE PRINCIPAL REGISTRY OF THE COURT OF PROBATE AND IN THE DISTRICT REGISTRES THEREOF.

BY virtue and in pursuance of the provisions of the Statutes 20th and 21st Victoria, chapter 77, and 21st and 22nd Victoria, chapter 95, I, the Right Honourable Sir James Hannen, Knight, Judge of the Court of Probate, with the concurrence of the Right Honourable Roundell, Lord Selborne, Lord High Chancellor of Great Britain, and of the Right Honourable Sir Alexander James Edmund Cockburn, Baronet, Lord Chief Justice of the Court of Queen's Bench, and with the approval of the Commissioners of her Majesty's Treasury, signified by letter dated 11th December, 1873, do hereby fix the annexed Tables of Fees to be taken on and after the second day of March, 1874, by the officers of the Court of Probate in the Principal Registry and in the District Registries thereof.

James Hannen.

Approved—Selborne, C.
A. E. Cockburn.

FEES to be taken in COURT and CONTENTIOUS BUSINESS in the COURT of PROBATE.

	-	Citatio						_	•.
		Duano	//•··		•	•	£		<b>d</b> :.
On every citation.					٠			5	0
For settling citation, or abstract th	ereof for a	dvertisen	aent, or of	ber adver	isement :	•••• !	٠.		•
If five folios of seventy-tw	o words or	under	***	***	•••		0	2	6
If above five folios, for each			**1	414	***	•••	ō	Ō	3
,		Appeara	nce.		٠.		•		-
On entering appearance			•				Λ.	6	6
On entering appearance On amending an appearance	•;••	•••	, •••	•••	•••	•••	0,	. 2 2	6 6
Search for appearance	***	***	•••	111	•••	•••	0	ī	.0
Source for appearance .	AA	Tamit as t	Scripts:				•	•	٠.
55311	. Aljia	uon us n	s scripis.				_	_	٠.
Filing affidavit as to scripts	h offidanit	***	•••	***	***	***	0	2	6
Filing every script annexed to suc	TT STITITION AT I		***	•••	***	****	. 0	5	0
		Pleadin	gs.			• •		•	
Filing declaration	•••	•••	•••	•••	***		0	5	0
Filing plea	•••	•••	***	***	•••		0		0-
Filing replication or any further p	leading	***	***		•••	•••	O	5	0
Filing Act on petition	***	•••	***	***		•••	0	5	0
Filing any writing to the Act of	n petition	by way	y of answ	er, reply,	rejoinde	r, or			
conclusion	•••	411	***	•••	****	•••	0	5	0 7
Filing joinder in demurrer	***	•••	***	•••	•••	•••	0	5	0
On amending or reforming pleading	ıga		•••	***	•••	•••	0	Z.	6
	In	ventories	•						
Filing inventory	***	•••	•••	444 '	***	•••	0.	5	0
	,					•••	Ť	_	•
		Evidence.	_			•			
Filing interrogatories (for each set	<b>;</b> )	•••	. *** `	****	****	•••		- 5	0
Filing deposition of each witness	•••	***	•••	•••	410	•••	0	2	6
		Record.	•						
On depositing the record	• •	• •	***		•	•	1.	Λ	0
Où cobossous amb cocosta ' in	• • • • • • • • • • • • • • • • • • • •	,		***	.•••	. ••••	*	٠.	.0
		Setting do	wn.						
Setting a cause down for hearing of	r trial	•••		440	* ****	***	0	5	0:
	·· Qu	estions for	r Juru.						
The settling succtions of fact to be		_	-				_		^
For settling questions of fact to be Filing parchment copy questions as		oury	•••	•••	•••		0	10 2.	0
Luing barenment coby dresmons as	2 20 MECE.	•••	••••	•••		•••		<b>Z</b> .;	0
•	•	Subpæn	i <b>a</b> ;	•					• .
On every subpœna against a witne	SS .	**1 -	•••	***	***	***	0	2	6
On every subpæna to bring in a te	stamentary	y docume	nt.	•••	***	•••	0	5	0
	··· He	ating or	Trial			•	:		
		•			41	- <i>r</i> -		_	
On the hearing or trial of a cause,	_	•	-	-				10	A 12
hearing or trial  If the hearing or trial continues	more than	one day	for each	day a fur	ther foo	from	1:	10	0.0
the same party	more man	ono day					1:	ń	0
· · · · · · · · · · · · · · · · · · ·				• • • • • • • • • • • • • • • • • • • •			-	<b>U</b>	٠ <u>,</u> ٠
	٠. ي	lúdge's N	otes.	• •		• •		•	
Producing the Judge's notes	***			•••	•••	•••	0	5	0
	Intering Ve	rdiet. D	ecree, or f	order :					
Endorsing on the record the finding	_	•	-		an to he	noid!			_
						barat.	Λ	, 5	A:
by the successful party  If exceeding five folios, for	every addi	tional fol	io of seve	ntv-two w	ords			1	0.11
~ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	-,, www.				<del></del>		•	-	0

u *				٠ ;	• • • •	• •					
									£	8.	d.
Entering in the	Court be	ok any fi	nal order	of decre	made w	ith consent	of par	ties by			
the Judge o	r by one	of the R	legistrars	•••		•••	•••	•••	0	10	0
Entering the fir	ial decre			order dis	missing	same, to b	e paid.	by the		٠.	_
successful p		••• ·		•••	•••	•••	*** .	•••		10 5	0.
Entering order f Entering any order	ce ent no de er de	kaminatioi eree in th	of withe	eses. Nook not i	or. Atherwise	specified	•••	•••	0	2	6
If either of the	above or	ders or de	ecrees exc	eed five fo	olios in	length, or e			•	-	•
folio	•••	***	410	•••	•••	,,,	•••	•••	0	1	0
		•				•		,			
	•	•		Order	s.	•		٠.			
For any order is			hand of t	he Judge	or one	of the Reg	istrars,	except	•	_	_
orders made	on sum	mons .	•••	•••	***	•••	•••	***	0	<b>5</b> .	0.
			В	ill of Exc	eptions.						
Bill of exceptions	s signed	by the J			•••	•••			0	5	0
· ·	9 5151104	Dy moor	_		• • • •	•••	•••	•••	•	•	
				iver of Re	eal Estate	? <b>.</b>					
Appointment of	a receive	er of real	estate	•••	•••		•••	•••	1	0	0
Bond to be execu	ated by t	he receive	er of real	estate :-					^	•	^
If three for					folia	•••	•••	***	·0 0	6 2	0
If above t	miee ion	IOS OI SEVE	Hry-two	words, per	10110	•••	. •••	•••	v	4	U
			`	. Bonds							
Bonds given by	anv ners	on or for	any nurn	ose, the s	ame fecs	as if civen	by a r	eceiver			
of real estat		02 01 201	may parp		u	B	-,				
Assignme	nt of bo	nd <sup>.</sup>		• • • •		• •••	• • • • •	•••	0	5	0
		•		Taking E	nidence	•					
, ,	, •			•			•			^	^
On every commis For taking the ev	sidence o	requistion	ıssuıng u	nger the c	eau oi te	ie Court	 Zwithi	throa	1	0	0
miles of the					Te me In	gistiai, and	***	* ***	3	3	0
If beyond	that dis	tance, for	each day	in additio		elling expe		•••	5	5	ō.
. If for par	rt of a	day only,	such sn	ıaller fee	as the R	egistrar in	his dis	cretion			
	ink prop						•				
Commissioner or						nination of	witnes	ses, for			
1 31	44a-3a-a	- 2 1									
each day's a	пепавис	e, besides	travelling	expenses	•••	•••	•••	•••	3	3	0
each day's ar	rengance				-	Romans	•••	•••	3	3	0
		Re	ference to	Registra	r for his	-	••• • • • •		3	3	0
On each referen	ce to no	Re minate a (	ference to	Registrationer to tal	r <i>for his .</i> se eviden	ce or an ad	ministr	ator or	3	3	0
On each reference receiver, or	ce to nor to ascer	Re minate a (	ference to	Registrationer to tal	r <i>for his .</i> se eviden	ce or an ad	ministr r the so	ator or	3	3	0
On each referen	ce to non to ascer	<i>Re</i> minate a ( tain an ar	ference to Commissionount of	Registrationer to tal	r <i>for his .</i> se eviden	ce or an ad	ministr r the so	ator or ecurity	3 0	3	0
On each reference receiver, or to be given:	ce to non to ascer egistrar's	Reminate a ( tain an ar	ference to Commissionount of	Registrationer to tal	r <i>for his .</i> se eviden	ce or an ad	ministr r the so	ator or ecurity	_	_	0 0 6
On each reference receiver, or to be given:  For the reference his reference on each reference receivers.	ce to not to ascer egistrar's eport the eference	Reminate a (tain an area attendan treon for any o	ference to Commissionount of ce ther enqu	Registrationer to tal money to	r for his te eviden be paid o the Regi	ce or an ad or secured o	r the so	ator or ecurity	0 0 1	5 2 0	0 6 0
On each reference receiver, or to be given:  For the reference his reference on each reference receivers	ce to not to ascer egistrar's eport the eference hour of	Reminate a (tain an an artendan reon for any of reart of a	ference to Commissionount of ce ther enquan hour,	Registrationer to tal money to	r for his se eviden be paid o the Regirst hour	ce or an ad r secured o  istrars a further fe	r the so	ator or ecurity	0 0 1 0	5 2 0 10	0 6 0 0
On each reference receiver, or to be given:  For the reference his reference on each reference receivery.	ce to nor to ascer egistrar's eport the eference hour or egistrar's	Reminate a (tain an are attendan areon for any or part of a report, if	ference to Commissionount of ce ther enquan hour, a	Registrationer to tal money to	the Regirst hour	ce or an ad r secured o  istrars a further fe	r the so	ator or ecurity	0 0 1 0	5 2 0 10	0 6 0 0
On each reference receiver, or to be given:  For the reference his reference on each reference receivers	ce to nor to ascer egistrar's eport the eference hour or egistrar's	Reminate a (tain an are attendan areon for any or part of a report, if	ference to Commissionount of ce ther enquan hour, a	Registrationer to tal money to	the Regirst hour	ce or an ad r secured o  istrars a further fe	the so	ator or ecurity	0 0 1 0	5 2 0 10	0 6 0 0
On each reference receiver, or to be given:  For the reference his reference on each reference receivery.	ce to nor to ascer egistrar's eport the eference hour or egistrar's	Reminate a (tain an are attendan areon for any or part of a report, if	ference to Commissionount of ce ther enquan hour, a	Registrationer to tal money to	the Regirst hour or part of	ce or an ad r secured o  istrars a further fe	r the so	ator or ecurity	0 0 1 0	5 2 0 10	0 6 0 0
On each reference receiver, or to be given:  For the reference his reference on each reference receivery.  For the reference his reference receivery.	ce to nor to ascer egistrar's eport the eference hour or egistrar's ing 5 foli	Reminate a (tain an area attendan recon for any or part of a report, if ios, for ev	ference to Commissionount of ce ther enquan hour, a	Registrationer to tal money to	the Regirst hour or part of	ce or an ad r secured o  istrars a further fe	r the so	ator or ecurity	0 0 1 0 0	5 2 0 10 10 2	0 6 0 0 0 0
On each reference receiver, or to be given:  For the reference his reference on each reference receivery.	ce to non to ascer egistrar's eport the eference hour on egistrar's ing 5 foli-	Reminate a (tain an area attendan for any or part of a report, if ios, for ev	ference to Commission nount of ther enquan hour, a 5 folios ery additi	Registrationer to tal money to	the Regirst hour or part of	ce or an ad r secured o  istrars a further fe	r the so	ator or ecurity	0 0 1 0	5 2 0 10	0 6 0 0
On each reference receiver, or to be given:  For the reference his reference on each reference receivery.  For the reference his reference of the receivery.  Filling case for meaning the reference of the refere	ce to non to ascer egistrar's eport the eference hour on egistrar's ing 5 foli-	Reminate a (tain an area attendan for any or part of a report, if ios, for ev	ference to Commission nount of ther enquan hour, a 5 folios ery additi	ner to tal money to iry before after the fi of 72 wor ional folio	the Regirst hour or part of	ce or an ad r secured o  istrars a further fe	r the so	ator or ecurity	0 0 1 0 0	5 2 0 10 10 2	0 6 0 0 0 0
On each reference receiver, or to be given:  For the reference has recommended as the reference of the receivery. For the recommendation of the receivery for the recommendation of the receivery. For entering the receivery the receivery for entering the receivery for entering the receivery.	ce to not to ascer egistrar's eport the eference hour or egistrar's ing 5 foli- action order of	minate a (stain an area attendan for any or part of streport, if ios, for ev	ference to Commissionount of ther enquan hour, a 5 folios ery additi	Registrationer to tal money to	the Regirst hour or part of	ce or an ad r secured o  istrars a further fe der of a folio	r the so	 	0 0 1 0 0	5 2 0 10 10 2	0 6 0 0 0 0
On each reference receiver, or to be given:  For the reference has a constant of the reference of the refere	to ascer egistrar's eport the eference hour or egistrar's ing 5 foli	Reminate a (stain an area a attendan for any or part of a report, if ios, for every control or the half of the hal	ference to Commissionount of ther enquan hour, a 5 folios ery addition	Registrationer to tal money to	the Registration or part of second of the registration.	ce or an ad r secured o  istrars a further fe der of a folio	r the so	ecurity incipal	0 0 1 0 0 0	5 2 0 10 10 2 5 5	0 6 0 0 0 0 0 0
On each reference receiver, or to be given:  For the reference has recommended as the reference of the receivery. For the recommendation of the receivery for the recommendation of the receivery. For entering the receivery the receivery for entering the receivery for entering the receivery.	to ascer egistrar's eport the eference hour or egistrar's ing 5 foli	Reminate a (stain an area a attendan for any or part of a report, if ios, for every control or the half of the hal	ference to Commissionount of ther enquan hour, a 5 folios ery addition	Registrationer to tal money to	the Regirst hour or part of	ce or an ad r secured o  istrars a further fe der of a folio	r the so	 	0 0 1 0 0	5 2 0 10 10 2	0 6 0 0 0 0
On each reference receiver, or to be given:  For the reference has a constant of the reference of the refere	to ascer egistrar's eport the eference hour of egistrar's ing 5 foli	Reminate a (stain an area a attendan for any or part of a report, if ios, for every control or the half of the hal	ference to Commissionount of ther enquan hour, a 5 folios ery addition	Registrationer to tal money to	the Regirst hour or part of the re-	ce or an ad r secured o  istrars a further fe der of a folio	r the so	ecurity incipal	0 0 1 0 0 0	5 2 0 10 10 2 5 5	0 6 0 0 0 0 0 0
On each reference receiver, or to be given:  For the reference receiver, or to be given:  For the reference receiver receiver, or the receivery receiver.  Filing case for metering the receiver	to ascer egistrar's eport the eference y hour or egistrar's ing 5 foli- action order of which n and in cha	minate a (tain an are attendanteen for any or part of a report, if ios, for every court on the halo other feathers or ambers or ambers or ambers or an area of the halo other feathers or ambers or an area of the halo other feathers or ambers or an area of the halo other feathers or ambers or an area of the halo other feathers or an area of the halo of the halo other feathers or an area of the halo other feathers.	ther enquan hour, a folios ery addition	oner to tal money to  iry before after the fi of 72 wor ional folio  Motion  Certificate e or more ble  Summon	the Regirst hour or part of st.  of the recipies.	ce or an ad r secured o  istrars a further fe der of a folio  egistrars of	r the so	ecurity incipal	0 0 1 0 0 0	5 2 0 10 10 2 5 5 5 2 2	0600000000
On each reference receiver, or to be given:  For the reference his refer his reference on each reference the reference of the	to ascer egistrar's eport the eference hour or egistrar's ing 5 foli- action order of which n and in cha	minate a (tain an are attendante on for any or part of a report, if ios, for every court on ler the hambers or der of Coder of Co	ther enquan hour, a folios ery addition	oner to tal money to  iry before after the fi of 72 wor ional folio  Motion  Certificate e or more ble  Summon	the Regirst hour or part of st.  of the recipies.	ce or an ad r secured o  istrars a further fe der of a folio  egistrars of	r the so	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 2 2	06000000066666
On each reference receiver, or to be given:  For the reference receiver, or to be given:  For the reference receiver receiver, or the receivery receiver.  Filing case for metering the receiver	to ascer egistrar's eport the eference hour or egistrar's ing 5 foli- action order of which n and in cha	minate a (tain an are attendante on for any or part of a report, if ios, for every court on ler the hambers or der of Coder of Co	ther enquan hour, a folios ery addition	oner to tal money to  iry before after the fi of 72 wor ional folio  Motion  Certificate e or more ble  Summon	the Regirst hour or part of st.  of the recipies.	ce or an ad r secured o  istrars a further fe der of a folio  egistrars of	r the so	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2	0600000000
On each reference receiver, or to be given:  For the reference his refer his reference on each reference the reference of the	to ascer egistrar's eport the eference hour or egistrar's ing 5 foli- action order of which n and in cha	minate a (tain an are attendante on for any or part of a report, if ios, for every court on ler the hambers or der of Coder of Co	ther enquan hour, a folios ery addition	oner to tal money to  iry before after the fi of 72 wor ional folio  Motion  Certificate e or more ble  Summon	the Regirst hour or part of se.  of the regirst services of the registry of	ce or an ad r secured o  istrars a further fe der of a folio  egistrars of	r the so	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 2 2	06000000066666
On each reference receiver, or to be given:  For the reference his refer his refer his reference his	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli action order of icate und which n ute or or a the cau	minate a (tain an are attendante on for any or part of a report, if ios, for every court on ler the hambers or der of Coder of Co	ther enquan hour, a folios ery addition	iry before after the fi of 72 wor ional folio Motion  Certificate or more ble  Summor incipal resummons	the Regirst hour or part of se.  of the regirst services of the registry of	ce or an ad r secured o  istrars a further fe der of a folio  egistrars of	r the so	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 2 2	06000000066666
On each reference receiver, or to be given:  For the reference his refer his reference on each reference the reference of the	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli action order of icate und which n ute or or a the cau	minate a (tain an are attendante on for any or part of a report, if ios, for every court on ler the hambers or der of Coder of Co	ther enquan hour, a folios ery addition and of one is payal in the prourt on su	iry before after the fi of 72 wor ional folio  Motion  Certificate or more ble  Summor incipal remmons  Notices	the Regirst hour or part of s.  of the regirst s.  ite.  of the regirst of the registry of	ce or an ad r secured o istrars a further feder of a folio egistrars of the Court	r the so	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 10	06000000066666
On each reference receiver, or to be given:  For the reference his refer his reference on each refere exceeds.  Filing case for me for entering the reference retring the reference of the refere	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli- notion order of icate und which n ute or or n the cau	minate a (tain an are attendante on for any or part of a report, if ios, for every court on ler the hambers or der of Coder of Co	ther enquan hour, a folios ery addition and of one is payal in the prourt on su	iry before after the fi of 72 wor ional folio Motion  Certificate or more ble  Summor incipal resummons	the Regirst hour or part of s.  of the regirst s.  ite.  of the regirst of the registry of	ce or an ad r secured o istrars a further feder of a folio egistrars of the Court	r the so	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 10 1	060000000000000000000000000000000000000
On each reference receiver, or to be given:  For the reference his refer his reference on each refere exceeds.  Filing case for me and the reference of the ref	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli notion order of icate und which n ute or or a the cau	minate a (tain an are attendante on for any or part of a report, if ios, for every court on ler the hambers or der of Coder of Co	ther enquan hour, a folios ery addition and of one is payal in the prourt on su	iry before after the fi of 72 wor ional folio  Motion  Certificate or more ble  Summor incipal remmons  Notices	the Regirst hour or part of s.  of the regirst s.  ite.  of the regirst of the registry of	ce or an ad r secured o istrars a further feder of a folio egistrars of the Court	r the so	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 10 1	060000 00 6 660 0
On each reference receiver, or to be given:  For the refer his refer his refer his refer his refer every For the reference for many for extering the reference for every certification for every certi	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli action order of icate und which n and in cha ute or or a the cau ce	minate a (tain an area attendante on for any or part of a report, if ios, for every court on ler the halo other feather of Courte of Cou	ther enquan hour, a folios ery addition of one is payal in the property on su	Registrationer to tal money to irry before after the fi of 72 wor ional folio Motion	the Regirst hour or part of s.  of the regirst s.  ite.  of the regirst of the registry of	ce or an ad r secured o	the Pr	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 10 1	060000 00 6 660 0 60
On each reference receiver, or to be given:  For the refer his refer his refer his refer his refer every For the reference for many for extering the reference for every certification for extering min a final order in reference for every notion.  Writ of attachmed writ of sequestry for fi. fa.	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli action order of icate und which n and in cha ute or or a the cau ce	minate a (tain an area attendanted) for any or part of a report, if ios, for every control of the halo other feathers or der of Court on the court of the court o	ference to Commissionount of ther enquan hour, a 5 folios ery additi motion and of one is payal in the propert on su	Registrationer to tal money to irry before after the fi of 72 wor ional folio Motion	the Regirst hour or part of s.  of the regirst s.  ite.  of the regirst of the registry of	ce or an ad r secured o	the Pr	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 10 1 7 0 0	060000 00 6 660 0 600
On each reference receiver, or to be given:  For the refer his refer his refer his refer his refer every For the reference for many for extering the reference for every certification for every certi	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli action order of icate und which n and in cha ute or or a the cau ce	minate a (tain an area attendante on for any or part of a report, if ios, for every court on ler the halo other feather of Courte of Cou	ther enquan hour, a folios ery addition of one is payal in the property on su	Registrationer to tal money to irry before after the fi of 72 wor ional folio Motion	the Regirst hour or part of the registry of	ce or an ad r secured o	the Pr	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 10 1	060000 00 6 660 0 60
On each reference receiver, or to be given:  For the refer his refer his refer his refer his refer every For the reference for many for extering the reference for every certification for extering min a final order in reference for every notion.  Writ of attachmed writ of sequestry for fi. fa.	ce to non to ascer egistrar's eport the eference hour or egistrar's ing 5 foli action order of icate und which n and in cha ute or or a the cau ce	minate a (tain an area attendanted) for any or part of a report, if ios, for every control of the halo other feathers or der of Court on the court of the court o	ference to Commissionount of ther enquan hour, a 5 folios ery additi motion and of one is payal in the propert on su	Registrationer to tal money to irry before after the fi of 72 wor ional folio Motion	the Regirst hour or part of the registry of	ce or an ad r secured o	the Pr	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 2 10 1 7 0 0	060000 00 6 660 0 600
On each reference receiver, or to be given:  For the refer his refer his refer his refer his refer exceeds. The reference received the received the reference received the received the reference received the reference received the received the received the reference received the receive	ce to not to ascer egistrar's eport the eference hour of egistrar's ing 5 foli action order of which n and in cha ute or or the cau ce ent ation of Count	minate a (tain an are attendant reon for any or part of a report, if ios, for every court on the halo other feather of Court on the feather of Court of the halo other feather of Court of the halo other feather of Court	ther enquan hour, a folios ery addition motion in the property on su	Registrationer to tal money to irry before after the fi of 72 wor ional folio Motion	the Regirst hour or part of the registry of	ce or an ad r secured o	the Pr	ecurity incipal	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5 2 0 10 10 2 5 5 5 2 2 2 10 1 7 0 0 0 0 1	060000 00 6 660 0 6000 0
On each reference receiver, or to be given:  For the refer his refer his refer his refer his refer exceeds. The reference received for the reference received for exceeding exceptions of the reference received for exceeding the received for exceeding exceptions of the received for exceeding the received for exceeding the received for exceeding exceptions of the received for exceeding the rec	ce to not to ascer egistrar's eport the eference hour of egistrar's ing 5 foli action order of icate und which n and in cha ute of or the cau ce ent ation  Count ach exhil	minate a (tain an area attendanteen) for any or part of a report, if ios, for ev  Court on ler the hambers or der of Couse  ty Court Jobit	ther enquan hour, a folios ery addition motion in the property on su	Registrationer to tal money to iry before after the fi of 72 wor ional folio Motion  Certificate or more ble  Summon incipal remmons  Notices  Writs.	the Regirst hour or part of the registry of	ce or an ad r secured o	the Pr	ecurity incipal		5 2 0 10 10 10 2 5 5 5 2 2 2 2 10 1 1 1 7 0 0 0	060000 00 6 660 0 6000 00
On each reference receiver, or to be given:  For the refer his refer his refer his refer his refer exceeds. The reference received the received the reference received the received the reference received the reference received the received the received the reference received the receive	ce to not to ascer egistrar's eport the eference hour of egistrar's ing 5 foli action order of icate und which n ute of or a the cau ce ent ation  Count ach exhila avit or o	minate a (tain an area attendanted) for any or part of a report, if ios, for every court on the halo other feathers or der of Court on the tail of the	ther enquant hour, and of one is payal in the propertion surface.	Registrationer to tal money to iry before after the fi of 72 wor ional folio Motion  Certificate or more ble  Summon incipal remmons  Notices  Writs.	the Regirst hour or part of the registry of	ce or an ad r secured o	the Pr	ecurity incipal		5 2 0 10 10 2 5 5 5 2 2 2 10 1 7 0 0 0 0 1	060000 00 6 660 0 6000 0

В

No. 24066.

							r	_	
Under the value of	1,500	•••	•••	•••	•••		£ 2	s. 5	<i>d.</i> 0
7	2,000		•••	***	•••	***	3	0	0′
	3,000 . 4,000	- ***	. •••	•••	•••	***		15	0
	5,000	•••	•••	. ***	, •••	•••	4	10 15	0
	6,000	***		•••	•••	•••	5	0	ŏ
• •	7,000	•••	•••	•••	•••	***	5	5	0
	8,000	•••		···	•••	•••	5	10	0
	9,000 10,000	•••		***	. ***	•••	5 6	15 0	0.
<b>.</b>	12,000	***	•••	***	•••	•••	6	5	ŏ
• • • • • • • • • • • • • • • • • • • •	14,000	***	•••	•••	•••	••• .	6	10	0
•	16,000	•••	•••	•••	•••	•••	6	17	6
* **	18,000 20,000	•••	•••	• •••	. •••	•••	7 7	5	Õ
	25,000	•••	•••	•••	•••	•••	. 8	12 2	6 6
	30,000	***	***	•••	•••	•••	8	15	ŏ
	35,000	•••	. ***	• • •	***	•••	9	7	6
	40,000	•••	•••	•••	.***	•••	10	. 6	3
•	45,000 50,000	•••	•••	. •••	•••	***	11 12	5 3	9
	60,000	•••	•••	•••	. ***		13	2	6
	70,000	•••	•••	•••	•••	•••	15	ō	ŏ
•	80,000	*** • •	*** ,	•••	*** ,	•••		17	6
	90,000		. <b>***</b>	•••	•••	•••	18		0
•	100,000 - 120,000	•••	•••	•••	***	•••	20 21	12 11	6 3
<b></b>	140,000	•••	•••	•••	•••	•••	23	8	9
	160,000	•••	•••	•••	•••	***	25	6	3
	180,000	•••	***	•••	•••	•••	27	3	9
un	200,000	•••	•••	•••	•••	•••	29	1	3
<b>67</b>	250,000 <b>30</b> 0,000	•••	•••	•••	•••	•••		18 12	9
•	350,000	•••	•••	•••		•••	40	6	3
	400,000	•••	•••	•••	***	•••	41	17	6
	500,000	•••	••••			***	43	8	9
For every additional £10	0,000, or an	y fraction	nal part o		0, a furthe		3	2	6
additional fee of	•••	•••	•••	***	•••	•••	v	_	•
	Double o	or Cessate	Probate	, &c.			٠,		
For every double or cessate l		or Cessate			with the	Will	. ,	٠	
For every double or cessate l	Probate, or essate, upon	Letters which n	of Admi	inistration duty is pa	yable, wh	en the	•	.•	
annexed, de bonis non or ce Personal Estate is under £4	Probate, or essate, upon	Letters which n	of Admi	inistration duty is pa	yable, wh	en the	,	.•	
annexed, de bonis non or ce Personal Estate is under £4 under the same sum.	Probate, or essate, upon 150 or any s	Letters which n maller su	of Admi o stamp m, the sa	inistration duty is pa me fee as	yable, wh on a first	en the		. · 19	6
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat	Probate, or essate, upon a 50 or any see is of the v	Letters which n maller su value of	of Admi no stamp m, the sa £450 and	inistration duty is pa me fee as l upwards	yable, whon a first	en the Grant	0		6
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica	Probate, or assate, upon a 50 or any see is of the tee Probate,	Letters which maller su walue of a	of Admino stamp m, the sa £450 and rs of Ad	inistration duty is pa me fee as l upwards ministratio	yable, whom a first	en the Grant  will	· .		6
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat	Probate, or assate, upon a solution or any solution is of the value of the Probate, Estate is u	Letters which n maller su value of a or Lette nder £45	of Admino stamp m, the sa £450 and rs of Ad	inistration duty is pa me fee as l upwards ministratio	yable, whom a first	en the Grant  will	0	. 12	6
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal	Probate, or assate, upon a solution or any solution of the value of th	Letters which n maller su value of or Lette nder £45	of Admino stamp m, the sa £450 and rs of Add 0 or any	inistration duty is pa me fee as l upwards ministratio smaller su	yable, whom a first	en the Grant  will		12	
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th	Probate, or issate, upon 50 or any see is of the terobate, Estate is use same sum teris of the terobate.	Letters which n maller su value of : or Lette nder £45 value of :	of Admino stamp m, the sa £450 and or any £450 and	inistration duty is pa me fee as l upwards ministratio smaller su	yable, whom a first	en the Grant  will			
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat	Probate, or assate, upon 150 or any see is of the vertee Probate, Estate is use as a same sum to is of the vertee is of the v	Letters which n maller su value of a or Lette nder £45. value of a Exemplific	of Admino stamp m, the sa £450 and rs of Add 0 or any £450 and cations.	inistration duty is pa me fee as l upwards ministratio smaller su l upwards	yable, whon a first n with the m, the sa	en the Grant  e Will me fee			
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat	Probate, or assate, upon a solution any solution any solution and solution are solution as a solution are solution as a solution are so	Letters which maller su walue of a or Lette nder £45. walue of a Exemplificar Letters	of Admino stamp m, the sa £450 and rs of Adm 0 or any £450 and cations. of Adm	inistration duty is pa me fee as l upwards ministratio smaller su l upwards inistration	yable, whon a first n with the m, the sai	en the Grant e Will me fee			
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the	Probate, or assate, upon 150 or any see is of the vector o	Letters which n maller su value of a or Letter nder £45. value of a Exemplific Letters engrossin	of Admino stamp m, the sa £450 and rs of Adm 0 or any £450 and cations. of Adm	inistration duty is pa me fee as l upwards ministratio smaller su l upwards inistration	yable, whon a first n with the m, the sai	en the Grant e Will me fee will other	0	12	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with the	Probate, or assate, upon a 50 or any se is of the stee Probate, Estate is use same sum to is of the stee Probate, or a fees for the same	Letters which n maller su value of or Lette nder £45 value of Exemplifier Letters engrossin	of Admino stamp m, the sa £450 and rs of Ad 0 or any £450 and cations. of Adm g and co	inistration duty is pa me fee as l upwards ministratio smaller su l upwards inistration clinistration clinistration	yable, whon a first n with the m, the sai	en the Grant  Will me fee  Will other			6
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the	Probate, or assate, upon a 50 or any se is of the stee Probate, Estate is use same sum to is of the stee Probate, or a fees for the same	Letters which n maller su value of or Lette nder £45 value of Exemplifier Letters engrossin	of Admino stamp m, the sa £450 and rs of Ad 0 or any £450 and cations. of Adm g and co	inistration duty is pa me fee as l upwards ministratio smaller su l upwards inistration clinistration clinistration	yable, whon a first n with the m, the sai	en the Grant  Will me fee  Will other	0	12	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the documents registered with t  Registering For registering and collating or	Probate, or assate, upon 150 or any see is of the see the Probate, Estate is usee same sum to be fees for the same and Collation engrossing	Letters which n maller su value of a or Letter nder £45. Value of a Exemplific Letters engrossin ng or Engrand col	of Admino stamp m, the sa £450 and rs of Add 0 or any £450 and cations. of Adm g and co	inistration duty is pa me fee as lupwards ministration smaller su lupwards inistration ollating the and Collatills and ot	with the Will and wing Wills.	en the Grant  Will me fee  Will other	0	12	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the documents registered with the  Registering For registering and collating or if three folios of ninety wor	Probate, or issate, upon a 50 or any see is of the see the Probate, Estate is usee same sum to is of the see the same and Collation and collat	Letters which maller su value of a cr Letter der £45 value of a cr Letters engrossin cr Letters engrossin and columder, in	of Admino stamp m, the sa £450 and rs of Adm 0 or any £450 and cations. of Adm g and co grossing of liating W neluding	inistration duty is pa me fee as lupwards ministration smaller su lupwards inistration ollating the and Collatills and ot	with the Will and wing Wills.	en the Grant  Will me fee  Will other	0	12	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with t  Registering  For registering and collating or if three folios of ninety wor If above three folios of n	Probate, or assate, upon 150 or any se is of the stee Probate, Estate is use same sum to is of the se is of t	Letters which maller su value of a concept of the c	of Admino stamp m, the sa £450 and rs of Ad 0 or any £450 and cations. of Adm g and co grossing a liating W acluding r folio	inistration duty is pa me fee as lupwards ministration smaller su lupwards inistration cllating the and Collat fills and ot parchment	with the Will and with the Will and her Docum	en the Grant  Will me fee  Will other  ments,	0	12	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with t  Registering  For registering and collating or if three folios of ninety wo If above three folios of n In cases of Grants for Queen'	Probate, or assate, upon 150 or any see is of the see the Probate, Estate is usee same sum to be fees for the same and Collation engrossing rds each, or sinety words a Pay or I	Letters which m maller su value of or Letter nder £45 value of Exemplifie r Letters engrossin ng or En g and col under, in s each, pe Prize Mo	of Admino stamp m, the sa £450 and rs of Adm 0 or any £450 and cations. of Adm g and co grossing of llating W neluding rr folio oney, the	inistration duty is pa me fee as lupwards ministration smaller su lupwards inistration cllating the and Collat fills and ot parchment	with the Will and with the Will and ing Wills. her Docum ng under	en the Grant  Will me fee  Will other  ments,	0	1 4 1	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with the  Registering For registering and collating or if three folios of ninety wor If above three folios of ni unitary wor without reference to the length there are pencil marks in a	Probate, or assate, upon 150 or any see is of the see the Probate, Estate is usee same sum to is of the see the same and Collation of the see the same see the same and Collation of the see t	Letters which maller su value of or Letter nder £45 value of Exemplifier Letters engrossin mg or Em g and col under, in s each, pe Prize Mo Will Codicil, or	of Admino stamp m, the sa £450 and rs of Adm g and consing a grossing a fellating W neluding r folio oney, the	inistration duty is pa me fee as upwards inistration smaller su upwards inistration collating the initial collating the initia	with the Will and with the Will and ng Wills.	en the Grant   e Will me fee   will other  £100,  y part	0	12	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with the  Registering For registering and collating or if three folios of ninety wor If above three folios of ni unit and the series of the length of the series of the series of the series of the series of the length of the series of the ser	Probate, or assate, upon 150 or any see is of the see the Probate, Estate is usee same sum to is of the see the same and Collation of the see the same see the same and Collation of the see t	Letters which m maller su value of or Letter nder £45 value of Exemplifie r Letters engrossin mg or Em g and col under, in s each, pe Prize Mo Will Codicil, or fac simi	of Admino stamp m, the sa £450 and rs of Adm of Adm g and consistency of Adminosima with the control of Adminosima with the	inistration duty is pa me fee as a me fee	with the Will and with the Will and ng Wills.	en the Grant   e Will me fee   will other  £100,  y part	0	1 4 1	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with th  Registering For registering and collating or if three folios of ninety won If above three folios of ni In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or	Probate, or assate, upon 150 or any see is of the see the Probate, Estate is usee same sum to be fees for the same and Collation of the see the same sum to be same and Collation of the see the same see the same of the see the same of the see the same of the see the see the see the same of the see the	Letters which m maller su value of or Letter nder £45 value of Exemplifie r Letters engrossin mg or Em g and col under, in s each, pe Prize Mo Will Codicil, or fac simi ng and co	of Admino stamp m, the sa £450 and rs of Adm of Adm g and consistency of Adminosima with the control of Adminosima with the	inistration duty is pa me fee as a me fee	with the Will and with the Will and ng Wills. her Docur. ng under licil or an	en the Grant  Will me fee  Will other  £100, y part ee for	0	1 4 1	6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with th  Registering  For registering and collating or if three folios of ninety wor If above three folios of ni In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or If the part or parts to	Probate, or assate, upon 150 or any see is of the see the Probate, Estate is usee as a same as a same as a same and Collating and Collating and Collating and See a same and Collating and Collati	Letters which maller su value of or Letter nder £45 value of value of value of value of value of exemplifie r Letters engrossin mg or Em g and col under, in s each, pe Prize Mo Will Codicil, or fac siming and co red or en ged or en	of Admino stamp m, the sa £450 and rs of Adm of and constant of Adm g and constant with the constant of Adm g and constant of Administration of Admi	inistration duty is pa me fee as a me fee	with the Will and with the Will and ng Wills. her Docur. ng under licil or an	en the Grant  Will me fee  Will other  £100, y part ee for	0 0 0 0	1 4 1 4	6 6 6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with th  Registering For registering and collating or if three folios of ninety won If above three folios of ni In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or	Probate, or issate, upon 150 or any see is of the tee Probate, Estate is use as ame sum to is of the tee and Collating engages each, or innety words as Pay or 1 gth of the Will or Con registered for engrossis be register or under	Letters which m maller su value of : or Lette nder £45 value of : Exemplifie r Letters engrossin mg or Eng g and col under, in s each, pe Prize Mo Will Codicil, or fac simi ng and co- red or eng	of Admino stamp m, the sa £450 and or any £450 and cations. of Adm g and compared in the cation of Adming and compared in the cation oney, the cation of a William of the cation of the	inistration duty is pa me fee as a me fee as a me fee as a ministration smaller sure and collating the me	with the Will and with the Will and with the will and wills. Her Document under with the Will of the will or an any other F	en the Grant  Will me fee  Will other  Elloo,  y part ee for lios of	0	1 4 1	6
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the documents registered with t  Registering For registering and collating or if three folios of ninety woo If above three folios of n In cases of Grants for Queen without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or If the part or parts to ninety words in length,	Probate, or issate, upon 150 or any see is of the tee Probate, Estate is use as ame sum to is of the tee and Collating engages each, or innety words as Pay or 1 gth of the Will or Con registered for engrossis be register or under	Letters which m maller su value of : or Lette nder £45 value of : Exemplifie r Letters engrossin mg or Eng g and col under, in s each, pe Prize Mo Will Codicil, or fac simi ng and co- red or eng	of Admino stamp m, the sa £450 and or any £450 and cations. of Adm g and compared in the cation of Adming and compared in the cation oney, the cation of a William of the cation of the	inistration duty is pa me fee as a me fee as a me fee as a ministration smaller sure and collating the me	with the Will and with the Will and with the will and wills. Her Document under with the Will of the will or an any other F	en the Grant  Will me fee  Will other  Elloo,  y part ee for lios of	0 0 0 0	1 4 1 4	6 6 6
annexed, de bonis non or ce Personal Estate is under £1 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the documents registered with t  Registering For registering and collating or if three folios of ninety wor If above three folios of In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or If the part or parts to ninety words in length, If exceeding two folios,	Probate, or assate, upon 150 or any see is of the see the Probate, are same sum to is of the see the same and Collating and collating and seach, or inety words a Pay or 1 gth of the See the same see t	Letters which m maller su value of or Lette nder £45 value of Exemplifie r Letters engrossin mg or Em g and coi a seach, pe Prize Mo Will Codicil, or fac simi ng and co red or en dditional	of Admino stamp m, the sa £450 and rs of Adm of Adm g and constructions.  of Adm g and construction of Adming and construction of Adming and construction oney, the resulting Welle, in addollating the grossed factors.	inistration duty is pa me fee as a me fee a me f	with the Will and with the Will and with the will and wills. Her Document under with the Will of the will or an any other F	en the Grant  Will me fee  Will other  Elloo,  y part ee for lios of	0 0 0	12 1 4 1 4	6 6 6
annexed, de bonis non or ce Personal Estate is under £4 under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to th documents registered with t  Registering  For registering and collating or if three folios of ninety wor If above three folios of n In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or If the part or parts to ninety words in length, If exceeding two folios, words	Probate, or issate, upon 150 or any see is of the see the Probate, Estate is usee same sum to is of the see is of the see fees for the same and Collation of the See T	Letters which maller su value of a cor Letter der £45. Letters engrossin	of Admino stamp m, the sa £450 and rs of Adm of Adm g and constant of Adm g and constant with the constant of Admino energy of the constant of Admino energy the constant of Adminosity the Constant of Adminos	inistration duty is pa me fee as a me fee a m	with the will and wills. her Document or an experience of the control of the cont	en the Grant  Will me fee  Will other  E100,  y part ee for lios of	0 0 0	12 1 4 1 4	6 6 6
annexed, de bonis non or ce Personal Estate is under £t under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the documents registered with t  Registering  For registering and collating or if three folios of ninety wor If above three folios of In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or If the part or parts to ninety words in length, If exceeding two folios, words  For every Probate of a Codicil of	Probate, or issate, upon 150 or any see is of the vector o	Letters which maller su value of a cor Letter der £45. Letters engrossin and color and	of Admino stamp m, the sa £450 and rs of Adm of Adm g and co stations.  of Adm g and co stations will atting W including in folio on the sof Adm of Adminos if a Wille, in addicting the grossed fa folio or thready prossed folio or sof Adminos of Adminos the sof Adminos of Adm	inistration duty is pa me fee as a me fee	with the Will and  with the Will and  ing Wills. her Document  gunder  licil or an ey other F  re two for  folio of an ey with a C	en the Grant  Will me fee  Will other  Eloo,  y part ee for lios of  ninety	0 0 0	12 1 4 1 4	6 6 6
annexed, de bonis non or ce Personal Estate is under £t under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the documents registered with t  Registering  For registering and collating or if three folios of ninety wor  If above three folios of In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or If the part or parts to ninety words in length, If exceeding two folios, words  For every Probate of a Codicil of or Codicils annexed, being a	Probate, or issate, upon 150 or any see is of the see is o	Letters which maller su value of a concept of the c	of Admino stamp m, the sa £450 and rs of Adm of Adm g and co stations.  of Adm g and co stations will atting W including in folio on the sof Adm of Admino to a Will to a Will to a Will to a Will to stamp to sof Admino to a Will to a Will to stamp m, the sof Admino to a Will to a Will to stamp m, the sof Admino to a Will to stamp m, the sof Admino to a Will to stamp m, the sof Admino to a Will to stamp m, the sof Admino to a Will to stamp m, the stamp m, th	inistration duty is pa me fee as a me fee	with the Will and with a Coroved, the	en the Grant  Will me fee  Will other  Eloo, y part ee for lios of minety  dodicil same	0 0 0	12 1 4 1 4	6 6 6
annexed, de bonis non or ce Personal Estate is under £t under the same sum. When the Personal Estat For every duplicate and triplica annexed, when the Personal as on a first Grant under th When the Personal Estat  For every Exemplification of a annexed, in addition to the documents registered with t  Registering  For registering and collating or if three folios of ninety wor If above three folios of In cases of Grants for Queen' without reference to the len If there are pencil marks in a thereof is to be or has beer registering and collating or If the part or parts to ninety words in length, If exceeding two folios, words  For every Probate of a Codicil of	Probate, or issate, upon 150 or any see is of the see is o	Letters which maller su value of a concept of the c	of Admino stamp m, the sa £450 and rs of Adm of Adm g and co stations.  of Adm g and co stations will atting W including in folio on the sof Adm of Admino to a Will to a Will to a Will to a Will to stamp to sof Admino to a Will to a Will to stamp m, the sof Admino to a Will to a Will to stamp m, the sof Admino to a Will to stamp m, the sof Admino to a Will to stamp m, the sof Admino to a Will to stamp m, the sof Admino to a Will to stamp m, the stamp m, th	inistration duty is pa me fee as a me fee	with the Will and with a Coroved, the	en the Grant  Will me fee  Will other  Eloo, y part ee for lios of minety  dodicil same	0 0 0	12 4 1 4 0	6 6 6

## Letters of Administration,

cluding Letters of Administration			- 1 1 . 1 Ct	D i i .	
respect of the Personal Estat	e of an Intestate.	or cessare upon	which Stan	ib Duty is	• .
If the Personal Estate is a		(1)			£ s. d
Under the value of	£5	, ••• ,. •••	•••		0 1
	20	•••	••• .	•••	0 1
*	50		. •••	•••	0 :1
•	100	•••	•••	•••	0 1
•	. 200				• 0 4
•	300	,	•••		· 0 12
	450	•••• •••		. ***	0.16
	600	*** '***	•••		1.2.
\$,	800	***	•••	. 444	· 1 13
•	1,000	•••	***		2 5
•	1,500				. 3 7
* · · · · · · · · · · · · · · · · · · ·		***		644	4 10.
	• 000	***		•••	'(4' 13
•		••• . •••		***	
•	4,000	• • • • • • • • • • • • • • • • • • • •	***	••• :	
	5,000	***	***	4+4	5 5
	6,000	***			5 12
•	7,000			. ***	60
	8,000				67
	9,000	***			6 15
	10,000	***	• •••	444	7 2
	12,000	•••		***	7 10
	11,000		•		7, 17
•		410.		* ***	
	16,000			•1•	8 8
	18,000	***			9 0
•	20,000	•••		- ***	9 11
	25,000	· •••	•••	***	10 6
	·· 30,000	*** **			415
• •	35,000	•••		244	12 3
	40,000	***			13 11
	45,000	***		•••	15 0
	. EA AAA				16 7-
	60 000	•••		. ***	17 16
•		. *** **	• •••	. 441	
	70,000	•••	•••	***	20 12
	80,000	•••	• •••	***	23 8
	90,000	*** , **		***	26 5
	100,000	*** , 4,4	• . ' * ***		29 1
•	120,000	•••	• •••		. ~30 9
	140,000	*** (*	414	***	33 5
	160,000	444 '44	• •••		36 2
	180,000	***		411	38 18
•	200,000	4	• •••		41 14
	050 000		•	•••	44 10
	300,000	•••	• •••	4**	46 17
		*** **	• • • • • • • • • • • • • • • • • • • •		
•	350,000	•••	• •••	•••	49 4
	400,000	*** **	• •••	***	51 11
	500,000				53 18
or every additional £100,000, or	r any fractional pe	art of £100,000,	a further an	d addi-	
tional fee of	•••	444 44			4 13
				•	
Duplicate	and Triplicate Le	etters of Adminis	tration, &c.		-
7 71 7 4	Letters of Admi	nistration when	the Personal	Estate ·	
or every dublicate and triblicate	loss than £200	the same City	on a first C	rant of	,
or every duplicate and triplicate	IEEE LIBER A STREET	the same too ob	THE GLISS U	A CREAT LIL	٠ ,
is under £300 or any sum					
is under £300 or any sum Letters of Administration u	nder the same sum	ì.			
is under £300 or any sum Letters of Administration us or every duplicate and triplicate	nder the same sum Letters of Adm	ì.	the Personal	Estate	
is under £300 or any sum Letters of Administration u	nder the same sum Letters of Adm	ì.			0.12
is under £300 or any sum Letters of Administration us or every duplicate and triplicate	nder the same sum Letters of Adm upwards	inistration when	the Personal	Estate	0.12
is under £300 or any sum Letters of Administration us or every duplicate and triplicate	nder the same sum Letters of Adm upwards	ì.	the Personal	Estate	0 ,12
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and	nder the same sume Letters of Adm upwards  Exemplifies	inistration when	the Personal	Estate	
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and	nder the same sume Letters of Adm upwards	inistration when	the Personal	Estate	0,12
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let	nder the same sume Letters of Adm upwards  Exemplifiters of Administra	inistration when   ications.	the Personal	Estate	
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let	nder the same sume Letters of Adm upwards	inistration when   ications.	the Personal	Estate	
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let	nder the same sume Letters of Adm upwards  Exemplifiters of Administrations de	inistration when ications. ation bonis non or cess	the Personal	Estate	
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let or every Grant of Letters of £	nder the same sume Letters of Adm upwards  Exemplifiters of Administrations de Administration de	inistration when  ications.  ation  bonis non or cess  bonis non or cess	the Personal	Estate	
is under £300 or any sum Letters of Administration us for every duplicate and triplicate is of the value of £300 and for every exemplification of Let for every Grant of Letters of £ stamp duty is payable, when	nder the same sume Letters of Adm upwards  Exemplifiters of Administrations de Administration de the Personal Esta	inistration when  ications.  ation  bonis non or cess  bonis non or cest  te is under £300	the Personal	Estate	
is under £300 or any sum Letters of Administration us for every duplicate and triplicate is of the value of £300 and for every exemplification of Let for every Grant of Letters of £ stamp duty is payable, when the same fee as on a first Gr	nder the same sume a Letters of Adm upwards  Exemplifiters of Administrations de Administration de the Personal Estarant under the sam	inistration when ications. ation bonis non or cess bonis non or cess te is under £300 te sum.	ate. sate, upon w	Estate	1 : 1 /.
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let or every Grant of Letters of £ stamp duty is payable, when	nder the same sume a Letters of Adm upwards  Exemplifiters of Administrations de Administration de the Personal Estarant under the sam	inistration when ications. ation bonis non or cess bonis non or cess te is under £300 te sum.	ate. sate, upon w	Estate	1 : 1 /.
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let for every Grant of Letters of £ stamp duty is payable, when the same fee as on a first Gr	nder the same sume a Letters of Adm upwards  Exemplifiters of Administrations de Administration de the Personal Estarant under the sam	inistration when ications. ation bonis non or cess bonis non or cess te is under £300 te sum.	ate. sate, upon w	Estate	
is under £300 or any sum Letters of Administration us for every duplicate and triplicate is of the value of £300 and for every exemplification of Let for every Grant of Letters of £ stamp duty is payable, when the same fee as on a first Gr	nder the same sume a Letters of Administrations de Administration de the Personal Estarant under the same e is of the value of	inistration when  ications.  ation  bonis non or cess  bonis non or cess  te is under £300  s sum.  £ 300 and upwa	ate. sate, upon w	Estate	1 : 1 /.
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let or every Grant of Letters of A stamp duty is payable, when the same fee as on a first Gr When the Personal Estate	nder the same sume Letters of Admi upwards  Exemplified ters of Administrations de Administration de the Personal Esta rant under the same is of the value of Additional	inistration when  ications.  ation  bonis non or cess  bonis non or ces  te is under £300  e sum.  f £300 and upwar  l Security.	ale. sate, upon w or any small	Estate	1 : 1 /.
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let or every Grant of Letters of A stamp duty is payable, when the same fee as on a first Gr When the Personal Estate for noting on the Grant of Let	Additionates  Letters of Administrations de Administration de the Personal Esta rant under the same e is of the value of	inistration when  ications.  ation  bonis non or cess  bonis non or cess  te is under £300  te sum.  £ £300 and upwar  l Security.  tion, with or wi	ate. sate, upon w or any small	Estate	0 12
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let or every Grant of Letters of A stamp duty is payable, when the same fee as on a first Gr When the Personal Estate or noting on the Grant of Lett and on the Act, that additio	Additionaters of Administrations de Administration de Additionaters of Administration de Additionaters of Administration de Additionaters of Administrational security has bester de Administrational	inistration when  ications.  ation  bonis non or cess  bonis non or cess  te is under £300  te sum.  f £300 and upwar  l Security.  tion, with or with or with	ate. sate, upon w or any small	Estate	0 12
is under £300 or any sum Letters of Administration us or every duplicate and triplicate is of the value of £300 and or every exemplification of Let or every Grant of Letters of A stamp duty is payable, when the same fee as on a first Gr When the Personal Estate or noting on the Grant of Lett and on the Act, that additio	Additionaters of Administrations de Administration de Additionaters of Administration de Additionaters of Administration de Additionaters of Administrational security has bester de Administrational	inistration when  ications.  ation  bonis non or cess  bonis non or cess  te is under £300  te sum.  f £300 and upwar  l Security.  tion, with or with or with	ate. sate, upon w or any small	Estate	0 12
Letters of Administration us or every duplicate and triplicate is of the value of £300 and for every exemplification of Let for every Grant of Letters of A stamp duty is payable, when the same fee as on a first Grant of the Personal Estate.	Additionaters of Administrations de Administration de Additionaters of Administration de Additionaters of Administration de Additionaters of Administrational security has bester de Administrational	inistration when  ications.  ation  bonis non or cess  bonis non or cess  te is under £300  te sum.  f £300 and upwar  l Security.  tion, with or with or with	ate. sate, upon w or any small	Estate	0 12

## Articles to pay pro Rata.

Articles to pay pro Rata.			
For articles entered into by administrators to spay creditors pro rata, per folio of	£	5.	ď.
seventy-two words each  For the bond for the performance of the articles, or for payment of creditors provata,	. 0	2	0
per folio of seventy-two words	0	2	0
Searches and Inspection of Wills, &c.			
For every search for Will or Grant of Letters of Administration, or any document filed in the Principal Registry, including the looking up and inspecting an original Will before the same is registered, or a registered copy of a will or an Administration			
For every third Will or Administration Act looked up in addition to the above	0	1	0
For looking up and inspecting an original Will after the same is registered, in addition	_	_	_
to the fee for the search For looking up and producing any document filed in the Registry other than an original	0	1	0
Will or Administration Act  For a search for a Will or Grant of Letters of Administration, and for reading the Will, when the party applying is unable or unwilling to search for or read the	0	1	0
same: For the search for each year or part of a year	0	0	6.
For reading the Will:  If twenty folios of ninety words each or under	0	1	0
For every additional twenty folios or part of twenty folios of ninety words	_	_	0:
each	0	1	U:
Searches for former Grants.			
For every search by an officer of the Principal Registry, in order to ascertain whether any Probate or Grant of Letters of Administration has already issued, or any application has been made for a Grant of Probate or Administration, as under:  For every full year, or part of a year, which has elapsed since the deceased's		•	
death	0	0	6.
In case it be requisite to extend the search to one or more District Registries, a similar additional fee for the search in each of such District Registries.			
Special and Limited Grants.			
For every special or limited Grant of Probate or Letters of Administration, with or without Will annexed, in addition to the ordinary fees, as under:—  If the Personal Estate is under the value of £20, Is. per folio of seventy-two words each on the bond, on the Act, and on the Grant of Probate or Letters of Administration.			
If the Personal Estate is of the value of £20 and upwards, 2s. per folio of seventy- two words each on the bond, on the Act, and on the Grant of Probate or Letters of Administration.			
Whenever the Personal Estate to be placed in possession of, or dealt with by, the Executor or Administrator, by means of a special or limited Grant of Probate or Letters of Administration, exceeds in value the sum of £20, the fee of 2s. per folio of seventy two words shall be payable on the Bond, on the			
Act, and on the Grant, although the personal estate be sworn under £20.			
Sealing Irish and Scotch Grants.			
For affixing the seal of the Court to any Grant of Probate or Letters of Administration, with or without Will annexed, or to any Exemplification of Probate or Letters of Administration, with or without Will annexed, under Seal of the Court of Probate in Ireland, in order to its becoming in force for property in England—such fee as would be payable in respect of a grant originally made in England for property equal in amount to the property in England which is to be effected by the Probate			
or other instrument to which the Seal of the Court is to be affixed.  For the Registrar's fiat on an Irish grant	^	بے	٥.
For affixing the Seal of the Court to any Confirmation of an Executor issued by authority	0	5	0.
of a Commissary Court in Scotland	1	1	O-
Notation of Domicile.			
For noting on a Probate or on Letters of Administration, with or without Will annexed, that the Testator or Intestate died domiciled in England	0	5	<b>O</b>
Office Copies and Extracts.			
For every office copy or extract of a Will, or of a Probate, or Administration Act, or of any document filed or deposited in the Principal Registry, if five folios of ninety			٠
words or under	0	2	6
If exceeding five folios of ninety words, for every additional folio or part of a	Λ	Λ	6
If the will or other document is 200 years old and five folios of ninety words or under	0	5	6 0
If exceeding five folios of ninety words, for every additional folio or part of a folio	0	0	9,

THE LONDON GAZETTE, FEBRUARY 17, 1874.		7.0	3
If the office copy of a Will or any part of a Will or other document is required to be made fac simile, and such Will or part of a Will or other document is two folios of		•	d.
ninety words in length or under, in addition to the fee for the copy  If exceeding two felios of ninety words, for every additional felio or part of a	•	. 1*	
For copies of Wills and other Documents in Foreign Languages made by Persons specially employed for that purpose, the charges of the Persons so employed will be taken in addition to any other fees which may be payable in respect of such copies.	. 0	[ <b>0</b> ,	.6
If a copy is required to be printed (in addition to a manuscript copy for the printer, at 6d. per folio of ninety words, and collating):—  For twenty folios of ninety words or under		.10↔	'n
For every additional folio or part of a folio  For office copy of a Will, Minute, Order, Decree, or any Document under Seal of the Court for which no other fee is payable:—		1	
For the Seal, in addition to the fee for the copy and collating  For copies of plans, drawings, and armorial bearings, &c., such fee as shall be determined by the Registrar in each particular case.	.0	5	0
Collating Documents.			
For collating copy of a Probate and Will, or copy of Letters of Administration with or without the Will annexed, or any other instrument to be filed or deposited in the Registry, or for collating any copy or instrument with an original document already filed or deposited in the Registry, including the Registrar's certificate in verification thereof:—			• .
If ten folios of ninety words each, or under If above ten folios of ninety words each, per folio If there is any pencil writing copied or the copy or any part thereof is fac simile, in		. 2 . 0.	6
addition to the above fees:—  If such pencil writing or fac simile copy is two folios of ninety words in length			
or under	0		6 3
Attendances.			
For attendance with any book or original document in any of the Courts of Law or Equity in London or Westminster, or elsewhere within three miles of the Principal	1		0
Registry For the second and each subsequent attendance in the same term or sittings after term For attendance with books or original documents in any of the Courts of Law or Equity in London or Westminster, or elsewhere within three miles of the Prin-	Ō	10	6
cipal Registry, when more than one book or document are required for each book or document besides the first	0	5	0
For the second and each subsequent attendance in the same term or sittings after term, for each book or document besides the first	0	2	6
For each day's attendance with any book or original document in any of the Courts of Law or Equity, or elsewhere beyond the distance of three miles from the Principal Registry, exclusive of travelling expenses		<b>1</b>	0
For each day's attendance with books or original documents in any of the Courts of Law or Equity, or elsewhere beyond the distance of three miles from the Principal Registry, exclusive of travelling expenses, when more than one book or document		,	
are required, for each book or document besides the first	С		,0
Registrar's Order.			•
For every Registrar's Order for revocation of a grant	(		0 6
Filing.  For filing every affidavit or other document in the Principal Registry, except the oaths			
for executors, administrators, or administrators with the Will, the first Adminis- tration Bond and the Testamentary Papers in respect of which Probate or			
Administration with Will annexed is granted	(	0 2	6 0
For filing in the Principal Registry any notice required to be sent there by a District Registrar  For filing in a District Registry any notice required to be sent there by a Registrar		0	6
of the Principal Registry	(	0 0	6
Caveats.			_
For the entry of every Caveat	٠	0 1	
For every warning to a Caveat	(	0 2	6
For every service of a warning to Caveat sent by a Registrar through the public post  For subducting a Caveat	(	0 2	
For notice to any District Registrar to whom notice of a Caveat has been sent of its having been subducted or warned		01.1	0

#### Receipts for Papers. For every receipt for documents left in the Principal Registry in order to obtain a grant of Probate or Letters of Administration with or without Will annexed, or O 1 any second or subsequent grant ... For every receipt for a document or documents delivered out of the Principal Registry 0 1 0 Deposit of Wills. For depositing every Will of a person deceased in the Principal Registry for safe 0 10 0 custody For depositing every Will of a living person for safe custody, including the deposit 0 10 0 receipt \* Taking Costs. For taxing every Bill of Costs, inclusive of the Registrar's Certificate: 0 If five folios of seventy-two words, or under 5 If exceeding that length, for every additional folio For postponement of appointment for taxation of costs, to be paid by the party at whose instance the appointment is postponed: If the bill of costs is five folios of seventy-two words, or under If exceeding five folios of seventy-two words, and under fifteen folios 6 If exceeding fifteen folios Ronds. For superintending and attesting the execution of a Bond If not completed on one occasion, for each subsequent attestation 1 Oaths. For every oath administered by the Registrars, or by a Commissioner authorised to administer Oaths in the Principal Registry, to each deponent ... 0 1 0 1.0 For marking each Exhibit ... 0 Settling Advertisements. For settling the abstract of citation for advertisement or other advertisement 2 б Alterations in Grants. For making alterations in grants of Probate or Letters of Aministration in pursuance of the order of one of the Registrars Notations. For noting alterations in and revocations of grants on the record of the same For noting second and subsequent grants on the record of the first grant ... 2.6 0 For noting renunciations, or any other necessary matter on the record of a grant 2 Certificates. For every Certificate under the hand of one or more of the Registrars of the Principal Registry for which no other fee is payable 2 Fiats. For the flat of a Registrar as to the form in which any Will or Codicil is to be registred 5 0 For noting on a testamentary paper that Probate thereof is refused 5 Notices. For every Notice required to be sent to a District Registrar for which no other fee is payable, except Notices required by Rule 76 1 Perusing and Settling Oaths, &c. For perusing and settling Oaths to lead special or limited Grants of Probate or Letters of Administration, with or without Will, or other Instruments: If five folios of seventy-two words, or under 6 If above five folios, for each additional folio .3 ••• For perusing deeds and other documents when necessary, per folio of seventy-two words Commissioner. For each appointment of a Commissioner to administer oaths in the Court of Probate, other than clerks and officers of the court authorised to administer oaths in the Principal or in a District Registry only ... ...

For registering the appointment of a Commissioner appointed to administer oaths in the Court of Chancery ...

5

IN addition to the Ordinary Fees to be taken in the Principal Registry of the Non-contentious Business, the following fees are to be taken in the Department for Personal Applications:—

On Probates or Letters of Administration with Will annexed, or Double or Cessate Probates or Letters of Administration with Will annexed de bonis non or cessate upon which Stamp Duty is payable in respect of the Personal Estate of the Testator.

Effects sworn under	Preparing Oath of Executors.	Preparing Affidavit for the Inland Revenue Office.	Probate under Seal.	Clerks,
£	£ s. d.	£ s. d.	£ s. d.	£ s. d.
5	0 2 6	0 2 6	0 1 0	
20	0 2 6	0 2 6	o i o	0 1 0
100	0 5 0	. 0 5 0 .	0 1 0	0 2 0
200	050.	0 5 0.	0 2 0	0 2 0
300	0 5 0	0 5 0	050	0 2 0
450	0 5 0	.050.	080	0 2 0
600	0 5 0.	. 0 5 0	0 11 0	0 2 0
800	0 5 0	0 5 0	0 15 0	0 2 0
1,000	0 5 0	0 5 0	120	0 2 0
1,500	0 5 0	0 5 0	1 10 0	0 5 0
2,000	0 5 0	0 5 0	200	0 5 0
3,000	0 5 0	0 5 0	2 10 0	. 0 5 0
4,000	0 5 0	0 5 0	3 0 0	0 5 0
5,000	. 0 5 0	050	3 2 6	0 7 6
6,000	0 5 0	0 5 0	3 5 0	0 7 6
7,000 8,000	0 5 0	050	3 7 6	0 7 6
9,000		0 5 0	3 10 0	0 7 6
10,000	0 5 0 0 0 5 0	050	3 12 6	0 7 6
12,000	0 5 0	0 5 0	3 15 0 3 17 6	0 7 6 0 7 6
14,000	0 5 0	0 5 0	3 17 6 4 0 0	0 7 6
16,000	0 5 0	0 5 0	4 3 9	0 7 6
18,000	0 5 0	0 5 0	4 7 6	0 7 6
20,000	0 5 0	0 5 0	4 11 3	0 7 6
25,000	0 5 0	0 5 0	4 16 3	0 7 6
30,000	0 5 0	0 5 0	5 2 6	0 7 6
35,000	0 5 0	0 5 0	5 8 9	07.6
40,000	0 5 0	0 5 0	5 18 3	0 7 6
45,000	050	050	676	076
50,000	050	050	6 17 0	076
60,000	050	050	763	076
70,003	050	050	8 5 0	076
80,000	0 5 0	050	9 3 9	1 1 0
90,000	0 5 0	0 5 0	10 2 6	1 1 0
100,000	0 5 0	0 5 0	11 1 3	1 1 0
120,000	0 . 5 0	0 5 0	11 10 9	1 1 0
140,000	0 5 0	0 5 0	12 9 6	1 1 0
160,000	0 5 0	0 5 0	13 8 3	1 1 0
180,000	0 5 0	0 5 0	14 7 0	1 1 0
200,000	0 5 0	0 5 0	15 5 9	1 1 0
250,000	0 5 0	0 5 0	16 4 6	1 1 0
300,000	0 5 0	0 5 0	18 11 3	1 1 0
350,000	0 5 0	0 5 0	20 18 3	1 1 0 1 1 0
400,000	050	0 5 0 0 5 0	21 13 9 22 9 6	1 1:0
500,000	0501	<b>U 0 U 1</b>	<b>24 9 0</b> ].	1.1 U

For every additional £100,000, or any fractional part of £100,000 under which the effects are sworn, in addition to the above fees, £1 11s. 3d.

In addition to the above, for all second and subsequent grants the same fees for looking up and taking an account of each former representation as on similar grants on which no stamp duty is payable.

For engrossing and collating the W	ill, if	three folios of	ninty	words or	under,	including	£	8.	d.
parchment	***	•••	***	•••	•••	. •••	_	_	_
parchment If exceeding three folios, per folio	•••	•••	•••	: •••	•••	•••	0	1	6

For engrossing and collating a Will or Codicil for a Grant of Probate or Letters of Administration with the Will annexed when there are pencil marks in the Will or Codicil, or when the Will or Codicil is to be registered fac simile in addition to any other fee for engrossing and collating the same:—

If the pencil marks in the Will or Codicil, or the part or parts thereof to be followed are gistered fac simile, are two folios of ninety words in length or under followed are gistered fac simile, are two folios of ninety words in length or under followed followed

## Fees on Letters of Administration with Will annexed.

In addition to the above Fees;
For preparing the Bond—if the effects are—

	-	,		£.8	. d.
Under £20	***	•••	•••	. 0. 1	1 6
£20 and under £100	•••	•••		0 3	6
£100 and upwards			400	0.4	5 0

On Letters of Administration granted to a Widow of an Intestate or to his children when the Personal Estate is sworn:

					X.	s.	a.
Not to exceed in value £20.	9 0 0°		10 313	•••	ŀО	· 2	6
Notito exceed in:value £30	•••	.".			Ō	3	<sup>1</sup> 6
Not to exceed in value £40	***		7 040		0	4	٠ <b>6</b>
Not to exceed in value £50	•••	.:	•••	•••	.0	. 5	6
Not to exceed in value £60	•••		****	4441	0	6	.6
Not to exceed in value £70	•••	•			0	7	6
Not to exceed in value £80			***	•••	•0	ક	6
Not: to exceed in value £90	•••			•••	0	9	6
Not to exceed in value £100			•••	•••	0	10	6

The above include all fees payable in respect of such grants, for preparing Oath of Administrator and Bond, preparing Affidavit for the Inland Revenue, for Letters of Administration under Seal, for Clerks, also for Administering Oath or Affirmation to the Administrator, attesting execution of Bond and instructions for and drawing and copying an instrument of renunciation to be executed by the Widow if required.

On other Grants of Letters of Administration, including Letters of Administration de bonis non or cessate, upon which Stamp Duty is payable in respect of the personal estate of the intestate.

Effects sworn not to exceed	Preparing of Administ and Bo	rator	1	for the	he	•	Adm	etters inistr der Se	ation		Clerk	S.
£	£ s.	d.		£	s	ł.	£	5.	<u>d.</u>	£	8.	. <b>d.</b>
5	0 4	0	1	0	2 €	, }	0	1	0	l		
20	0 4	0	j	0	2 6		0		0	9		0
50	07	6	:	0	3 (	).	ļ. ģ	1	Ó	0		. 0
100	0 8	6		0	5 (	j	Ó	1	0	0	2	0
Effects sworn under	•		.,.				:			İ		
200	0 10	0.	1	Ó	5 (	)	'	3.	0	0		0
300	0 10	0	1 .	0	5 (	)	0	8 (	0	G		. 0
450	0 10	0	1	0	5 (	) .	0	11	0	] 0		0
600	0 10	0	1	0.	5 (		Ġ		0	) 0		. 0
800	0 10	0		0	5 (		1		0	0		0
1,000	0 10	0			5 (		1		0	0		0
1,500	0 10	0	1	0	5 (		2	5	0	0		0
2,000	0 10	0			5 (		3	0	0	0		0
3,000	°O 10	0			5. (	)	3	1.	<b>9</b>	, 0		6
4,000	0 10	0.	· ·	0	5 (	)	3		9	0	7	6
5,000	0 10	0			5 (	)	3		6	0		6
6;000	0 10	0			5. (	)	3	11	3	[ 0		6
7,000	0 10	0.	1		5 (	)	3	15	0	0	7	· 6
8,000	0 10	0	1		5 (	)	3	18	9	) o		` <b>6</b>
9,000	0 10	0 .	1	0	5 (	)	4	2	6	0		· 6
10,000	0 10	O,	ļ		5 (	)	4	6	3	0		6
12,000	0 10	0	1		5 (	)	4	10	0	0	: 7	6
14,000	0 10	0 .	<b>J</b>		5 (	)	4	13	9	l o	7	6
16,000	0 10	0	1		5 (	)	4	. 19	6	. 0		6
18,000 ∴	0 10	0	1			) ·	5	. 5	0 -	0	· 7	6
20,000	0 10	0	1		5 (	) ·	5	10-	9	0	7	. <b>6</b> :
25,000	0 10	0		0.0	5 (	) .:	5	18	3.	0	€ 7	. 6
30,000:	0 10	.0	1. 1.		5 · C		. 6	· 7-	6-	0		6
35,000	0 10	0			5 (	)	6		0	0		<b>6</b> :::
40,000	0 10	0	1		5 (		7		9	10	7	6
45,000	0 10	0			<b>5</b> 0		. 8		0	- 0		6
50,000	0 10	0	1	0	<b>5</b> (		8		9	``   0		6
60,000	0 10	0	1		5 0		9	13	·3	0	. 7	-6
70,000	0 10	0	}		5 0		11	1	3	' · O	7	6
80,000		٠0٠	1:		5 d0	) , ;		€.9		. 1		49
90,000	0.10		J	0 :				17	: 6 ·	1	. <b>1</b> .	<b>49</b>
100,000	0 10	0				١.	15	5	9	1	. 4	. 🐠 😯
120,000	0 10	0	1	0 .			15	19	9	i	- 1	0
140,000	0 10	0.	1	<b>0</b> to	5 (0			. 8		. 1	1	Ø.
160,000	0 10	0 .	1	0		Ϊ	18	16	. 3	1	1	0
180,000	0 10	٠٥٠	1	0 :	5 -0	٠.	1 . 20	. 4	:0		. :1	0

Effects sworn under	Preparing Oath of Administrator and Bond.	Preparing Affidavit for the Inland Revenue.	Letters of Administration under Seal.	Clerks.
£	£ s. d.	£ s. d.	£ s. d.	£ s. d.
200,000	0 10 0	0 5 0	21 12 6	1 1 0
250,000	0 10 0	050	23 0 3	1 1 0
300,000	0 10 0	0 5 0	24 3 9	1 1 0
350,000	0 10 0	0 5 0	25 7 3	1 1 0
400,000	0 10 0	050	26 10 6	1 1 0
500,000	0 10 0	J 050 j	27 14 0	1 1 0
600,000	0 10 0	050	30 10 0	J 1 0
700,000	0 10 0	. 050	32 7 9	1 1 0
800,000	0 10 0	0 5 0	34 13 9	1 1 0
900,000	0 10 0	0 5 0	37 1 6	1 1 0
1,000,000	0 10 0	050	39 8 6	1 1 0

For every additional £100,000, or any fractional part of £100,000, under which the effects are sworn, in addition to the above fees, £2 7s.

In addition to the above for all second and subsequent Grants the same fees for looking-up and taking an account of each former representation as on similar grants on which no stamp duty is payable.

## On Double or Cessate Probates on which no Stamp Duty is payable.

If the Effects resworn under		iking ount each	g an of			of outor.	Inland	idav for Re- flicer	venue	Cess	Double or ate P ader S	robate		Ċl	erks.	
£	£	s	d.	£		d.	£	5.	. <b>d</b> .	· ;	€ s.			£	8.	. d.
5	0	2	6	0	2		0	2	6	1 '	) 1	0	1			
20	0	2	6	0	2	6	0	2	6	1 '	) [	0	1	0	1	0
100	. 0	5	0	[ . 0	5	0	0	<b>5</b> .	0		) 1	Ò		0	2	n
200	0	5	0	. 0	6	6	0	5	0		3	0		0	2	0
300	0	5	0	0	6	6	0	5	0	1	7	6	1	0	2	0
450	0	5	0	0	6	6	0	5	O	(	12	0		0	2	0
600	0	5	0.	0	6	6	0	5	0	•	12	6	-	0	2	0
. 800	0	5	.0 .	0	_	-	0	5	· O	. (	12	6	-	0	2.	.0
· 1,000	. 0	5	0	) 0	6		0	5	0	] (	12	6	1	0	2	0
1,500	. 0	5	0 .	0	6	6	Ò	5	O	(	12	6		0	5	0
2,000	0	5	0	0	6	-	0	5	O	(	12	6	1 .	0	5	0.
3,000	. 0	5	0	0	6	-	0	5	0	(	12	6	1 .	0	5	0
4,000	0	5	0	0	. 6	6	0	5	0	1	0 12	6 .		0	<b>5</b> ·	0.
5,000	. 0	5		10	6	6	0	5	0		12	6		0	7	6
Above	The f	eeş	to be t	taken a	re t	he sar	ne as ab	ove,	excer	t the	fee fo	or Cl	erks, v	h:	ch,	if t
5,000	ef	fects	are o	f the va	ılue	of £7	0,000 or	ימט	wards.	is £1	18.				•	

## On Exemplification of Probate or Letters of Administration with or without Will annexed;

T 1 !				A 1 TT							£	8.	d.
	g up the Gran					irant o	Admi	nistratio	)n	•••	U	5	O
	ification unde				Stamp	•••		***		•••	0	15	
Clerks	*** . * ***	•••	*** .' .	,	0-1 0	•••	•••	. •••	•••	•••	0	2	6
			•										
	•		•		. ,								
	_ ; ;						•		•				
. O	n Duplicate	and.Tri	plicate P	robates or 1	Letters (	of Adm	inistrat	ion with	h or wi	hout	$W_1$	ll	
	-		-	anne									c
_				***							£.	s.	đ.
Looking	up the Will				• • •			***	•••		õ		
Duplica	te or Triplic	ate Pro	hate or L	etters of A	dminis	tration.	with c	r with	nut the	Will		_	_
anne	ced, or Proba	te of Cod	licil to W	ill almadyn	rovád /	or Lette	are of A	dminia	ration	with			
same	annexed), if	the Pers	anal Retai	ta is brown	niider 1	6450 or	onver	nollar si	im the	gama			
foos	s on the orig	inal'aro	oner izate	re to buott	miraci a	0 100, 01	any bi	nanci si	iii, the	Baine			
If the F	arconal Fata	Luci grad	ha walua a	e eito and	nin iman	<b>3</b> .					Λ	10	Λ
Clorks	ersonal Estat	no 'ıs or r	ne isina o	น ชาวิจัก สสด	nhwar	us	•••	•••	•••		٧	12	ň

No. 24066.

N Letters of Administration with or without Will annexed de bonis non or Cessate on which no Stamp Duty is payable.

If the Effects are sworn under	Looking-up and taking an Account of each former Grant.	Oath of the Administrator and Bond,	Affidavit for Inland Revenue Office.	De honis or Cessate Administration under Seal and Duty-paid Stamp.	Clerks.
£	£ s. d.	£ s. d.	£ s. d.	£ s, d.	£ s. d.
5.	<b>02</b> 6	0 2 6	0 2 6	0 1 0	_
20	0 2 6	0 4 0	0 2 6	0 1 0	0 1 0
50	0 3 6	0 6 0	0 3 0	0 1 6	0 2 0
100·	050	0 7 6	0 5 0	030	0 2 0
200	0 5 0	0 10 0	0 5 0	0 4 6	0 2 0
300	050	0 10 0	0 5 0	0 12 0	0 2 0
450	0 5 0	0 10 0	0 5 0	0 12 6	0 2 0
600	0 5 0	0 10 0	0 5 0	0 12 6	0 2 0

If the effects are £600 and upwards, the same fees as above, except the fee for Clerks, which is 5s.

Instructions, Drawing, Copying, &c			
Instructions for every Oath, Affidavit, Instrument, or Document, other than the Oaths	£	s.	đ.
and Affidavits and Instruments of Renunciation included in the foregoing fees	0	5	0
Drawing same, at per folio of seventy-two words	0	1	0
Copies of any Documents prepared in the Department for personal applications,			
not included in the foregoing fees, at per folio of seventy-two words	. 0	O	6
Instructions for Special or Limited Probates, or Letters of Administration (with or	_	-	-
without Will annexed)	0	5	0
Attendances on settling Oaths for Special or Limited Grants	ő	10	ŏ
All other fees to be taken the same as for ordinary Grants.	Ų,	••	
Perusing, &c.			
Perusing and settling Oaths, Affidavits, and other Instruments and Documents not drawn in the Department for personal application, if six folios of seventy-two			
words or under	. 0	1	6
If exceeding six folios, at per folio of seventy-two words	Ó	ō	3
Perusing and abstracting Deeds, or other Instruments when necessary, at per folio of	٠.		
seventy-two words	Q	0	3
Oaths, &c.			
Administering Oaths, or taking Affirmations, other than those included in the foregoing			
fees, each Deponent	0	1	0
Marking each Exhibit	Ŏ	1	ŏ
•	•	-	•
Bonds.			
Attesting execution of Bond other than the Bond of a widow or children of an			
Intestate included in former fees	0	1	6
If not completed on one occasion, for each subsequent attestation	0	1	0
On giving additional Security in addition to the above fees and the fees for preparing			
new Bond:—		_	_
For looking up original or any former Bond	0	5	0

## FEES TO BE TAKEN IN THE DISTRICT REGISTRIES OF THE COURT OF PROBATE.

Probates or Letters of Administration with Will annexed, including Double or Cessate Probates or Letters of Administration with will annexed de nobis non or cessate upon which stamp duty is payable in respect of the value of the personal estate of the testator.

bedana := respect or see	1000-01	F	•======================================						
If the personal estate i	s sworn to be	B		•			£	s.	d.
~~ ~	.:. £5	•••	•••		**1		. 0	1	0
	20	•••	•••	***	***	•••	0	1	0
	100	•••	•••	•••	•••	•••	0	1	0
•	200	***	•••	•••	***	•••	0	3	0
•	300	•••	•••	***	•••		0	7	6
	450	564		***	***	•••	0	12	6
	600	•••	•••	•••	•••	•••	0	16	6
	800	•••	•••	•••	•••	***	1.		6
	1,000	•••	•••	***	•••	· •••	1	13	0
	1,500	•••	•••	•••	4.0	***	2	5	0
	2,000	•••	•••	•••	***	•••	8	0	0
	3,000	***	•••	***	•••	•••	ş	15	0
	4,000	•••	•••	•••	•••	•••	. 4	10	0
•	5,000	•••	•••	•••	***	***	4	15	0
	6,000		·, •••	. •••	***	•••	5	0	0
	7.000	***		***	***	400	5	- 5	0

•••

•••

•••

••	• • • • • • • • • • • • • • • • • • • •	*** * *	•••	•••	•••	•••	32
	* * *			•			
			•				

•••

...

•••

•••

...

•••

709

£

15

0

10

5 0

12

7 6

6

0 15

8

11

12 3

13 2

16 17 6

18 15 0

25 6

27 29

35 12 6

40 6

43 8

20 12

21 11

30 18

41 17

0 12

1

•••

5

O

6

3

6

## Double or Cessate Probate, &c.

For every additional £100,000 or any fractional part of £100,000 a further

For every double or cessate Probate, or Letters of Administration with the Will annexed, de bonis non or cessate, upon which no stamp duty is payable, when the Personal Estate is under £450, or any smaller sum, the same fee as on a first Grant under the same sum.

45,000

50,000

60,000

80,000

90,000

100,000

120,000

140,000

160,000

180,000

200,000 250,000

300,000

350,000

400,000

500,000

and additional fee of

70,000

When the Personal Estate is of the value of £450 and upwards For every duplicate and triplicate Probate or Letters of Administration with the Will annexed, when the Personal Estate is under £450 or any smaller sum, the same fee as on a first Grant under the same sum.

#### When the Personal Estate is of the value of £450 and upwards 0 12

## . Exemplications.

For every Exemplification of a Probate, or Letters of Administration with the Will annexed, in addition to the fees for engrossing and collating the Will and other Documents registered with the same

For registering and collating or engrossing and collating Wills and other Documents, if

#### Registering and : Collating, or Engrossing and Collating Wills.

three folios of ninety words each, or under, including parchment	-0	4	6
If above three folios of ninety words each, per folio	0	·ī	6
In cases of Grants for Queen's Pay or Prize Money, the effects being under £100,			_
without reference to the length of the Will	0	4	-6
If there are pencil marks in a Will or Codicil, or if a Will or Codicil, or any part	-	_	•
thereof, is to be or has been registered fac simile, in addition to any other Fee for			
registering and collating or for engrossing and collating the same :		•	

If the part or parts to be registered or engressed fac simile are two folios of ninety words in length, or under

If exceeding two folios, for every additional folio or part of a folio of ninety words ...

## Codicils to Wills already proved.

For every Probate of a Codicil or Codicils or Letters of Administration with a Codicil or Codicils annexed, being a Codicil or Codicils to a Will already proved, the same Fees respectively as on a duplicate Probate or duplicate Letters of Administration with Will annexed.

0

Letters of Administration, including Letters of Administration de bonis non or cessate upon which stamp duty is payable in respect of the personal estate of an intestate:

If the personal estate is sworn to be—

•	ii ino por	sonai estate	IN SHOIM DO	DO					£	• -	
	Tudor	the value of	£5						0		<i>d</i> . 0
	Citude	ine value of	20		•••	i	***	•••	ŏ		ŏ
	. '		50	•••	•••	•••	•••	•••	ŏ		ŏ
		_	100	• •••	•••	•••	•••	•••	Ŏ		Ŏ
		•	200	•••		•••	•••	•••	ō		6
		• .	300				•••	• • • •	Ö	_	
. :			. 450	***		•••	•••	•••	0	16	6
	k .		600		•••	***	•••	•••	1	. 2	6
	٠.		. 800	***	•••	•••	•••	***	1		0
	• • •		.1,000	, •••	•••	•••	•••	***	2		0
	,		1,500		. •••	•••	***	•••	3		6
		•	2,000		. , •••	***	•••	•••	4		0
-	٠, ٠		3,000			•••	•••	***	4		9
	• •	• • •	4,000		•••	***	***	•••	4		6
	.14	• •	.5,000	. •••	, •••	***	•••	***	5		0
		- •	6,000	•••	. •••	***		•••	5		6
	• •		7,000	•••	. •••	***	•••	•••	6		0
	•	•	.8,000	***	•••	•••	410	***	6		6
	. •	•	.9,000	***	•••	•••	***	•••	6		0
			10,000	. •••	•••	•••	•••	***	7		6
		•	12,000	. •••	•••	•••	•••	•••	7		0
	•		14,000	•••	•1•	•••	•••	***	7		6
	•	•	16,000	. •••	•••	•••	•••	***	8	8	9
			18,000 20,000	***	***	•••	•••	***	9	0	0
			25,000	•••	•••	***	•••	•••	9 10	11 6	3
			30,000	•••	•••	•••	•••	•••	11	5	3 0
			35,000	•••	•••	•••	•••	•••	12	3	9
			40,000	. •••	•••	***	***	•••	13	11	3
			45,000	•••	•••	•••	•••	•••	15	ō	ŏ
			50,000	•••	•••	•••	000 (1000	•••	16	7	6
			60,000	•••	•••	***	****	•••	17	16	3
			70,000	•••	•••	•••	***	***	20	12	6
			80,000	•••	•••	•••	•••	•••	23	8	9
			90,000	•••		•••	•••	•••	26	5	ō
			100,000	•••	•••	•••	•••	•••	29	ī	3
			120,000	•••	•••		•••	•••	30	9	6
			140,000	***	***	•••	•••	•••	33	5	9
			160,000	•••	•••	•••	***	•••	36	2	0
			180,000	***	•••	•••	•••	•••	38	18	3
			200,000	•••	•••	•••	•••	***	41	14	6
			250,000	•••	•••	•••	***	***		10	0
			300,000	•••	•••	***	•••	•••		17	6
			<b>3</b> 50,000	•••	•••	***	•••	•••	49	4	6
			400,000	•••	•••	•••	•••	•••	51	11	3
			500,000	•••	•••	***	***	•••	53	18	3
		y additional		or any fra	ctional part	of £100	),000, a fi	ırther			_
	and ac	lditional fee	or	***	•••	•••	•1•	***	4	13	6
		,									
		Duplic	ate and Tr	iplicate Le	tters of Adn	ninistrati	on. &c.				
For aver	u dunlinat	e and triplic		-				Patata			
		0 or any sur									
		ministration			o pamo 160	as on s	i mist Oli	mie or			
		e and triplic			stration wi	on tha 1	Personal T	Tatoto			
		e or £300 a			****	***	. CASCILLAL A	251616	٥	12	R
0.			ara (Parada		•••	•••	•••	•••	v	14	•
				Exempli	Gentione.				•		
17		C4: C T	-44C A								_
ror every	y exempu	fication of I	etters of A	anumstrat	1011 •••	***	***	***	1	I	0
_					onis non or						
For every	y Grant c	of Letters o	f Administ	ration de l	onis non or	cessate,	upon whic	ch no			
		s payable, w				der £300	or any sn	ıaller			
		e fèe as on a				•					
W	hen the l	Personal Est	ate is of th	e value of	£300 and t	ıpwards	•••	•••	0	12	6
•											
			•	<b>Additional</b>	Securitu.						
tion notice	m on 41	Mana at T			-		337:11				
		Grant of I				without	will ann	-	^	e	^
		ct, that addit				ionel	oos mita kaa	hoon	0	5	0
		te for the In		пае Ощев	, mar audit	ionni seci	•		Δ	1	Λ
give		••	***	***	***	•••	÷••	444	0	1	0

•	CHILLOTT	-			
For office copy of a Will, Minute, Order, Decree, or an Court for which no other fee is payable:—	ny Document	under Seal of	the £	s.	d.
For the Seal in addition to the fee for the copy a For copies of plans, drawings, and armorial bearing	s, &c., such	fee as shall	0 be	5	0
determined by the District Registrar in each partic					
Collating Docu					
For collating copy of a Probate and Will, or copy of or without the Will annexed, or any other instruma a District Registry, or for collating any copy or instructional collection.	ment to be file trument with	d or deposited an original do	. in cu-		
ment already filed or deposited in a District Re Registrar's certificate in verification thereof: If ten folios of ninety words each, or under	gistry, menud	rng one roten	nici M	· <b>2</b>	6
If above ten folios of ninety words each, per folion of there is any pencil writing copied or the copy or a		f is fac simile	0	_	3
addition to the above fees:  If such pencil writing or fac simile copy is two f	-		-		
or under	•• •••	•••	0		6 3
44 m 3 m	,				
Attendance	• •	in not all in Mine	 mat		
For attendance with any book or original document wit Registry	nin intee mi	es of the lines	1	1	0
For the second and each subsequent attendance at the se For attendance with books or original documents with Registry, when more than one book or document a	in three miles	of the Distr	rict	10	6
document besides the first		****	0	5	0
	•• •••	. •••	0	2	6
For each day's attendance with any book or original de- three miles from the District Registry, exclusive of			l	1	0
For each day's attendance with books or original documenter miles from the District Registry, exclusive more than one book or document are required, for	of travelling	expenses, wh	nen		
the first	 id to the me	 ssenger attend	0 ing	5	0
which are to be or may have been incurred by s					
	•				
District to	75.	,			
District Registrar's	Minute.		·	2	6
For every District Registrar's Minute	Minute.	•••	· 0	2	6
For every District Registrar's Minute Filing.	•••	•••		2	6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test	nto and depos fors, or admin amentary Pap	istrators with	riet the		6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed	nto and depos fors, or admin amentary Pap	istrators with	rict the t of	2	6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	nto and depos tors, or admin amentary Pap I is granted	istrators with ers in respect	rict the t of O	2	
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit  For filing in a District Registry any notice required to be Registry	nto and depositors, or admin amentary Pap I is granted	istrators with ers in respect	rict the t of O U ipal 0	2	6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit  For filing in a District Registry any notice required to b Registry  For filing in the Principal Registry any notice require	nto and depositors, or admin amentary Pap I is granted	istrators with ers in respect	rict the t of O pal O	2 1 0	6 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit  For filing in a District Registry any notice required to be Registry  For filing in the Principal Registry any notice required Registrar	nto and depositors, or admin amentary Pap I is granted	istrators with ers in respect	rict the t of O U ipal 0	2 1 0	6 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit  For filing in a District Registry any notice required to be Registry  For filing in the Principal Registry any notice required Registrar  Caveats.	nto and depositors, or admin amentary Pap I is granted	istrators with ers in respect	rict the t of 0 ipal 0 rict	2 1 0 .0	6 0 6 6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit  For filing in a District Registry any notice required to be Registry  For filing in the Principal Registry any notice required Registrar  Caveats.  For the entry of every Caveat	nto and depositors, or admin amentary Pap I is granted e sent there from	istrators with ers in respect	rict the t of 0 ipal 0 rict 0	2 1 0 .0	6 0 6 6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	nto and depositors, or admin amentary Pap I is granted e sent there from the sent there d to be sent flow.	istrators with ers in respect	rict the t of 0 ipal 0 rict 0	2 1 0 .0	6 0 6 6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	nto and depositors, or admin amentary Papi is granted e sent there from the sent floor in the sent flo	istrators with ers in respect	rict the t of 0 ipal 0 rict 0	2 1 0 .0 .0	6 0 6 6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Pap I is granted e sent there for d to be sent flace.  y District Registry to y	istrators with ers in respect	rict the t of 0 ipal 0 rict 0	2 1 0 .0 .0	6 0 6 0 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed for filing every Exhibit	nto and depositors, or admin amentary Papi is granted e sent there from the sent flow of th	istrators with ers in respect	rict the t of 0 ipal 0 rict 0	2 1 0 .0 .0	6 0 6 6 0 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papil is granted esent there for the sent flow.  The property of the sent flow.  The property of the sent flow.	istrators with ers in respect	rict the t of 0 ipal 0 rict 0	2 1 0 .0 .0 1 1 1 1	6 0 6 6
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papi is granted esent there for the sent flow.  The property of the prop	istrators with ers in respect	ict the tof 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 1 0 .0 .0 1 1 1 1	6 0 6 6 0 0 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papi is granted esent there for the sent flow.  The property of the sent flow is granted esent there for the sent flow in	istrators with ers in respect from the Principle of a District Registry	ict the tof 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 1 0 .0 .0 1 1 1 1	6 0 6 6 0 0 0
Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papi is granted esent there for the sent flow.  The property of the sent flow is granted esent there for the sent flow in	istrators with ers in respect from the Principle of a District Registry	ict the tof 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 1 0 0 1 1 1 1 1 1 1	6 0 6 6 0 0 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papi is granted esent there for the sent flow.  The property of the property is granted esent there for the sent flow.  The property is a possible for the property is a possible f	istrators with ers in respect to the Principle of the Pri	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 1 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6 0 6 6 0 0 0 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papi is granted esent there for the sent flow.  The property of the property is granted esent there for the sent flow.  The property is a possible for the property is a possible f	istrators with ers in respect rom the Princi mere by a Distract gistry which notice of	rict the tof 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 1 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6 0 6 6 0 0 0 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papil is granted in the sent there for the sent flow.  The property of the sent flow of a District Registry to the sent flow of a District Registry in the sent flow of a District Registry di	istrators with ers in respect from the Principle of the P	ict the tof 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 1 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6 0 6 6 0 0 0 0
For every District Registrar's Minute  Filing.  For filing every affidavit or other document brought in Registry, except the oaths for executors, administration Will, the first Administration Bond and the Test which Probate or Administration with Will annexed For filing every Exhibit	ato and depositors, or admin amentary Papilis granted is granted in the sent there for the sent the sent flow.  The sent there for the sent flow is a commission of the sent flow in the sent flo	istrators with ers in respect from the Principle of the P	ict the tof 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 1 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6 0 6 6 0 0 0 0

IN addition to the Ordinary Fees to be taken in the District Registries attached to the Court of Probate in Non-Contentious Business the following Fees are to be taken in Cases of Personal Applications.

On Probates or Letters of Administration with Will annexed, or Double or Cessate Probates or Letters of Administration with Will annexed de bonis non or cessate upon which Stamp Duty is payable in respect of the Personal Estate of the Testator.

Effects sworn under	Preparing Oath of Executors.	Preparing Affidavit for the Inland Revenue Office.	Probate under Seal.	Clerks.
£	£ s. d.	£ s. d.	£ s. d.	£ s. d.
5	0 2 6	, 026	010	
20	0 2 6	. 0 2 6	0 1 0	0 1 0
100	050	0 5 0	0 1 0	0 2 0
200	050	O 5 O	0 2 0	0 2 0
<b>300</b> °	0.50	0 5 0 0 5 0	0 5 0	0 2 0
450	.050		080	0 2 0
600	050	0 5 0	0 11 0	0 2 0
80 <b>0</b>	0 5 0	0 5 0	0 15 0	0 2 0
1,000	.050_	. 0 <b>5 Q</b>	1 2 0	·0 2 0
1,500	0 5 0	0 5 0	1 10 0	0 5 0
2,000	0 5 0	0 5 0	2 0 0	0 5 0
3,000	0 5 0	0 5 0	2 10 0	0 5 0
4,000	050	0 5 0	3 0 0	0 5 0 0 7 6 0 7 6 0 7 6
5,000	050	0 5 0	3 2 6	0 7 6 0 7 6
6,000	0 5 0	0 5 0 0 5 0 0 5 0	3 5 0	076
7,000	050		3 7 6	0 7 6
8,000	0 5 0	0 5 0	3 10 0	076
9,000	0 5 0	0 5 0	3 12 6	0 7 6
10,000	0.50	0 5 0	3 15 0	076
12,000	0 5 0	0 5 0	3 17 6	076
14,000	0 5 0	0 5 0	4 0 0	076
16,000	0 5 0	0 5 0	4 3 9	0 7 6
18,000	0 5 0	0 5 0 0 5 0 0 5 0	4 7 6	076
20,000	0 5 0		4 11 3	076
25,000	0 5 0	0 5 0	4 16 3	0 7 6
30,000	0 5 0	0 5 0	5 2 6	0 7 6
35,000	0 5 0	0 5 0	5 8 9	076
40,000	050	0 5 0	5 18 3	0 7 6
45,000	0 5 0	0 5 0	6 7 6	0 7 6
50,000	0 5 0	0 5 0	6 17 0	0 7 6
60,000	0 5 0	0 5 0	7 6 3	0 7 6
70,000	0 5 0	0 5 0	8 5 0	0 7 6
80,000	1 050	0 5 0	9 3 9	1 1 0
90,000	0 5 0	0 5 0	10 2 6	1 1 0
100,000	0 5 0	0 5 0	11 1 3	1 1 0
120,000	Q 5 0	0 5 0	11 10 9	
140,000	0 5 0 0 5 0	0 5 0	12 9 6	1 1 0
160,0Ŏ0	1 0 5 0 1	0 5 0	13 8 3	1 1 0

Effects sworn under	Preparing Oath of Executors.	Preparing Affidavit for the Inland Revenue Office.	Probate under Seal.	Clerks.
£	£ s. d.	£ s. d.	£ s. d.	£ s. d.
180,000	050	0 5 0	14 7 0	1 1 0
200,000	0 5 0	0 5 0	15 5 9	1 1 0
250,000	050	0 5 0	16 4 6	1 1 0
300,000	0 5 0	050	18 11 8	1 1 0
350,000	050	0 5 0	20 18 3	1 1 0
400,000	0 5 0	0 5 0	21 13 9	1 1 0
500,000	0 5 0	0 5 0	22 9 6	1 1 0

For every additional £100,000, or any fractional part of £100,000 under which the effects are sworn, in addition to the above fees, £1 11s. 3d.

In addition to the above, for all second and subsequent grants the same fees for looking up and taking an account of each former representation as on similar grants on which no stamp duty is payable.

For engrossing and collating the	Will,	if	ihree	folios	of	ninety	words	or	under,	£	8.	d.
including parchment									•••			
If exceeding three folios per folio										_	-	-

For engrossing and collating a Will or Codicil for a Grant of Probate or Letters of Administration with the Will annexed when there are pencil marks in the Will or Codicil, or when the Will or Codicil is to registered fac simile in addition to any other fee for engrossing and collating the same:—

If the pencil marks in the Will or Codicil, or the part or parts thereof to be £ s. d. registered fac simile, are two folios of ninety words in length or under ... 0 1 0

If exceeding two folios, for every additional folio or part of the folio of ninety words 0 0 6

## Fees on Letters of Administration with Will annexed.

In addition to the above Fees;
For preparing the Bond—if the Effects are—

							æ	s.	α.	
Under £20	•••	•••	•••	•••	••)	•••	0	1	6	
£20 and under £100	•••	***	•••	•••	•••	•••	0	3	6	
£100 and unwards		***		•••			0	5	0	

## On Letters of Administration granted to a Widow of an Intestate or to his Children when the Personal Estate is sworn.

			.\$			£	s.	d.
Not to exceed in value £20	•••	***	•••	•••	609	0	2	6
Not to exceed in value £30	•••	•••	•••	•••	•••	0	3	6
Not to exceed in value £40	•••	•••	•••	•••	• • •	0	4	6.
Not to exceed in value £50	•••	•••	• • • •	***	•••	0	5	6
Not to exceed in value £60	•••		•••	•••	•••	0	6	6
Not to exceed in value £70	•••	• 1 •	•••	•••	•••	0	7	6
Not to exceed in value £80	•••	•••	•••	•••	•••	0	8	6
Not to exceed in value £90	•••	•••	•••	•••	•••	0	9	6
Not to exceed in value £100	•••	•••	•••	•••	•••	0	10	6

The above include all fees payable in respect of such Grants, for preparing Oath of Administrator and Bond, preparing Affidavit for the Inland Revenue, for Letters of Administration under Seal, for Clerks, also for Administering Oath or Affirmation to the Administrator, attesting execution of Bond, and instructions for and drawing and copying an instrument of renunciation to be executed by the Widow if required.

ON other Grants of Letters of Administration including Letters of Administration de bonis non or cessate, upon which Stamp Duty is payable in respect of the personal estate of the Intestate.

Effects sworn not to exceed	Preparing Oath for Administrator and Bond.	Preparing Affidavit for the Inland Revenue.	Letters of Administration under Seal.	Clerks.
£	£ s. d.	£ s. d.	£ s. u.	£ s. d.
5	0 4 0	026	0 1 2	
20	0 4 0	0 2 6	0 1 0	0 1 0
50	076	0 3 0	010	0 2 0
100	086	050	0 1 0	0 2. 0
Rffects sworn under				
200	0 10 0	0 5 0	0 3 0	0 2 0
300	0 10 0	0 5 0	080	0 2 0
450	0 10 - 0	0 5 0	0 11 0	0 2 0
600	0 10 0	050	0 15 0	0 2 0
800	0 10 0	0 5 0	1 2 0	0 2 0
1,000	0 10 0	0 5 0	1 10 0	0 5 0
1,500	0 10 0	0 5 0	2 5 0	0 5 0

£ £ s. d. 2,000 0 0 10 0 0 0 5 0 0 3 0 0 0 0 5 0 0 3,000 0 0 10 0 0 0 5 0 0 3 1 9 0 0 7 6 4,000 0 10 0 0 0 5 0 0 3 1 9 0 0 7 6 6,000 0 10 0 0 0 5 0 0 3 11 3 0 7 6 6 6,000 0 10 0 0 0 5 0 0 3 15 0 0 7 6 6 6,000 0 10 0 0 0 5 0 0 3 15 0 0 0 7 6 8,000 0 10 0 0 0 5 0 0 3 18 9 0 7 6 6 10,000 0 10 0 0 0 5 0 0 3 18 9 0 7 6 10,000 0 10 0 0 0 5 0 0 4 10 0 0 7 6 12,000 0 10 0 0 0 5 0 0 4 10 0 0 7 6 14,000 0 10 0 0 0 5 0 0 4 10 0 0 7 6 18,000 0 10 0 0 0 5 0 0 4 10 0 0 7 6 18,000 0 10 0 0 0 5 0 0 4 10 0 0 7 6 18,000 0 10 0 0 0 5 0 0 4 10 0 0 7 6 18,000 0 10 0 0 0 5 0 0 4 10 0 0 7 6 18,000 0 10 0 0 0 5 0 0 5 10 9 0 7 6 20,000 0 10 0 0 0 5 0 5 18 3 0 7 6 30,000 0 10 0 0 0 5 0 5 18 3 0 7 6 35,000 0 10 0 0 0 5 0 5 18 3 0 7 6 35,000 0 10 0 0 0 5 0 5 18 3 0 7 6 40,000 0 10 0 0 0 5 0 6 7 6 0 7 6 40,000 0 10 0 0 0 5 0 6 7 6 0 7 6 40,000 0 10 0 0 0 5 0 6 7 6 0 7 6 60,000 0 10 0 0 0 5 0 7 10 9 0 7 6 60,000 0 10 0 0 0 5 0 8 18 9 0 7 6 60,000 0 10 0 0 0 5 0 8 18 9 0 7 6 60,000 0 10 0 0 0 5 0 8 18 9 0 7 6 60,000 0 10 0 0 0 5 0 8 18 9 0 7 6 60,000 0 10 0 0 0 5 0 11 1 3 0 0 7 6 60,000 0 10 0 0 0 5 0 11 1 3 0 0 7 6 60,000 0 10 0 0 0 5 0 11 1 3 0 0 7 6 10,000 0 10 0 0 0 5 0 11 1 0 0 10,000 0 10 0 0 0 5 0 11 1 0 0 10,000 0 10 0 0 0 5 0 11 1 1 0 0 140,000 0 10 0 0 0 5 0 15 15 19 9 1 1 1 0 140,000 0 10 0 0 0 5 0 18 16 3 1 1 0 140,000 0 10 0 0 0 5 0 18 16 3 1 1 0 0 140,000 0 10 0 0 0 5 0 18 16 3 1 1 0 0 140,000 0 10 0 0 0 5 0 18 16 3 1 1 0 0 140,000 0 10 0 0 0 5 0 18 16 3 1 1 0 0 140,000 0 10 0 0 0 5 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 0 5 0 0 18 16 3 1 1 1 0 0 140,000 0 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Effects sworn not to exceed	Treparing Oath for Administrator and Bond.	Preparing Affidavit for the Inland Revenue.	Letters of Administration under Seal.	Clerks.
200,000         0 10 0         0 5 0         21 12 6         1 1 0           250,000         0 10 0         0 5 0         23 0 3         1 1 0           300,000         0 10 0         0 5 0         24 3 9         1 1 0           350,000         0 10 0         0 5 0         25 7 3         1 1 0	£ 2,000 3,000 4,000 5,000 6,000 7,000 8,000 10,000 12,000 14,000 16,060 18,000 20,000 25,600 30,000 60,000 70,000 100,000 120,000 140,000 140,000 140,000 140,000 140,000 150,000 100,000 120,000 180,000 250,000 300,000	for Administrator and Bond.  £ s. d. 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0	for the Inland Revenue.  £ s. d. 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5	Administration under Seal.  £ s. d. 3 0 0 3 1 9 3 3 9 3 7 6 3 11 3 3 15 0 3 18 9 4 2 6 4 6 3 4 10 0 4 13 9 4 19 6 5 5 0 5 10 9 5 18 3 6 7 6 6 17 0 7 10 9 8 5 0 8 18 9 9 13 3 11 1 3 12 9 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 6 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13 17 7 13	£ s. d. 0 5 0 0 7 6 0 7 7 7 7 8 7 7 8 7 8 7 8 7 8 7 8 7 8 7

For every additional £100,000, or any fractional part of £100,000, under which the effects are sworn, in addition to the above fees, £2 7s.

In addition to the above for all second and subsequent Grants the same fees for looking up and

In addition to the above for all second and subsequent Grants the same fees for looking up and taking an account of each former representation as on similar Grants on which no stamp duty is payable.

ON Double or Cessate Probates on which no Stamp Duty is payable.

If the Effects are sworn under	Look and to Accoun	akin at of	g an each	Oati Ex			Affid Inland O		venue	Cess	ouble ite P der S	robate	(	llerk	:8.	
£	£	s.	d.	£	s.	d.	£	s.	<u>d</u> .	£	-		£	8.	a	₹.
. 5	0	2	6	0	Ż.	6	0	2	6	0	-	0	1 .		•	_
20	0	2 ·	_	0	2	6	0	2	6	0	_	0	0	- 1	(	-
100	0	5	0	0	5	0	0	5	0	0	-	0	0	2	(	-
200	0	5	0	0	6	6	0	5	0	0	_	0	0	2	-	_
300	0	5	0	0	6	6	0	5	0	} 0	•	6	0	2	(	)
450	0	5	0.	0	6	6	0	5	0	0	12	0	0	2	(	)
600	0	5	0	0	6	6	0	5	0	. 0	12	6	0	2	(	•
800	0	5	0	0	6	6	0	5	0	i o	12	6	0	2	(	)
1,000	0	5	0	0	6	6	0	5	0	0	12	6	1 0	2	(	)
1,500	0	5	0	0	6	6	0	5	0	0	12	6	0	5	(	)
2,000	0	5	0	0	6	6	l o	5	0	. 0	12	6	1 0	5	(	)
8,000	0	5	0	0	6	6	lo	5	0	l o	12	6	0	5	(	)
4,000	Q	5	0	0	6	6	lò	5	0 -	ا	12	6	lo	5	Ò	)
5,000	Ö.	- 5	Ō	0	.6	6	Ö	5	Ô	ا	12	6	ĺ	7	è	3
Above 5,000	The	fee		taken a										hick		

On Exemplification of Probate or Letters of Administration, with or without	Will	ännexed	<b>!.</b>	•
		£		d.
Looking up the Grant of Probate and Original Will, or Grant of Administration	263	Ø	5	0
Exemplification under seal, in addition to the £3 Stamp	***	0	15	0
Clerks	992	0	2	6
On Duplicate and Triplicate Probates, or Letters of Administration (with or without	: Wil	l annexe	d),	фc.
		£	s.	d.
Looking up the Will	•••	0	5	0
Duplicate or Triplicate Probate or Letters of Administration, with or without	the			
Will annexed, or Probate of Codicil to Will already proved, or Letter				
Administration (with same annexed), if the Personal Estate is sworn under £	450,			
or any smaller sum, the same fees as on the original grant.				_
If the Personal Estate is of the value of £450 and upwards	•••	0		6
Clerks	•••	.0	2	6

ON Letters of Administration, with or without Will annexed, de bonis non or Cessate, on which no Stamp Duty is payable.

If the Effects are sworn under	Looking up and taking an Account of each Former Grant.	Oath of the Administrator and Bond.	Åffidavit for Inland Revenue Office.	De Bonis or Cessate Administration under Seal and Duty-paid Stamp.	Clerks.
£ 5 20 50 100 200 300 450 600	£ s. d. 0 2 6 0 2 6 0 3 6 0 5 0 0 5 0 0 5 0 0 5 0	£ s. d. 0 2 6 0 4 0 0 6 0 0 7 6 0 10 0 0 10 0 0 10 0	£ s. d. 0 2 6 0 2 6 0 3 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0	£ s. d. 0 1 0 0 1 0 0 1 6 0 3 0 0 4 6 0 12 0 0 12 6 0 12 6	£ s. d.  0 1 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0

If the effects are £600 and upwards, the same fees as above, except the fee for Clerks, which is 5s.

## Instructions, Drawing, Copying, &c.

	£	s.	<b>d.</b> .
Instructions for every Oath, Affidavit, Instrument, or Document, other			
than the Oaths and Affidavits and Instruments of Renunciation			
included in the foregoing fees	0	5	0
Drawing same, at per folio of seventy-two words	Õ	5 1	ŏ
Copies of any documents prepared in the Department for per-	•	•	•
sonal applications, not included in the foregoing fees, at per			
folio of government would	0	0	C
	U	v	U
Instructions for Special or Limited Probates, or Letters of Administration			-
(with or without Will annexed)	0	5	0
Attendances on settling Oaths for Special or Limited Grants	0	5 10	Ω
All other fees to be taken the same as for ordinary Grants;	•		٧.
The other root to be timed one built up for braining Grants.			
Perusing, &c.			
Perusing and settling Oaths, Affidavits, and other Instruments and			
Documents not drawn in the District Registry, if six foliog of			
Tocameries not grant in the District Desistry. It six 101108 Of			

Perusing and settling Oaths, Affidavits, and other Instruments and Documents not drawn in the District Registry, if six folios of seventy-two words or under ... ... ... ... ... 0 1 6

If exceeding six folios, at per folio of seventy-two words ... 0 0 3

TABLES OF FEES TO BE TAKEN BY PROCTORS, SOLICITORS, AND ATTORNEYS PRACTISING IN THE PRINCIPAL AND DISTRICT REGISTRIES OF THE COURT OF PROBATE IN NON-CONTENTIOUS BUSINESS.

BY virtue and in pursuance of the provisions of the Statute 20 and 21 Victoria, chapter 77, I, the Right Honourable Sir James Hannen, Knight, Judge of Her Majesty's Court of Probate, with the concurrence of the Right Honourable Roundell, Lord Selborne, Lord High Chancellor of Great Great Britain, and of the Right Honourable Sir Alexander James Edmund Cockburn, Baronet, Lord Chief Justice of the Court of Queen's Bench, do repeal all Tables of Fees to be taken by Proctors, Solicitors, and Attorneys practising in the Principal and in the District Registries of the Court of Probate heretofore fixed in respect of Non-contentious Business; and in lieu of the said Tables of Fees, do hereby fix the amended Table of Fees to be taken by the Proctors, Solicitors, and Attorneys practising in the said Principal Registry and District Registries in respect of Non-contentious Business. Dated this fifth day of February, 1874.

James Hannen.

COSTS to be allowed Proctors, Solicitors, and Attorneys practising in the Principal Registry of Court of Probate in Non-contentious Business.

In respect of Probates, including Double or Cessate Probates or Letters of Administration with Will annexed, de bonis non or cessate, upon which no Stamp Duty is payable in respect of the Personal Estate of the Testator,

Estate of	the Testator,			•		_
Effects sworn under	Oath of Executor and attendance on the Party being sworn.	Affidavit for the Inland Revenue Office and attendance on the Party being sworn.	Engrossing and collating the Will, three Folios of ninety words or under, including Parchment.	Probate under Seal.	Extracting.	Čletks.
£	£ s. d.	£ s. d.	£ s, d.	£ s. d.	£ s. d.	£ s. d.
5	0 2 6	0 2 6	0 4 6	0 1 0	0 1 0	_
20	0 2 6	0 2 6	0 4 6	0 1 0	0 3 4	0 1 0
100 200	0 5 0	0 5 0 0 6 8	0 4 6	0 1 0	068	0 2 0
300	0 10 0	0 10 0	0 4 6	076	0 6 8	0 2 0
<b>4</b> 50	0 10 0	0 10 0	0 4 6	0 12 0	068	0 2 0
600 800	0 10 0	0 10 0	0 4 6	0 16 6	0 6 8	0 2 0
1,000	0 10 0	0 10 0	0 4 6	1 2 6 1 13 0	0 6 8	0 2 0
1,500	0 10 0	0 10 0	0 4 6	2 5 0	0 6 8	0 5 0
2,000	0 10 0	0 10 0	0 4 6	3 0 0	0 6 8	0 5 0
3,000	0 10 0	0 10 0	0 4 6	3 15 0	0 13 4	0 5 0
4,000 5,000	0 10 0	0 10 0	0 4 6	4 10 0	0 13 4	0 5 0 0 7 6
6,000	0 10 0	0 10 0	0 4 6	5 0 0	0 13 4	0 7 6
7,000	0 10 0	0 10 0	0 4 6	5 5 0	0 13 4	076
8,000	0 10 0	0 10 0	0 4 6	5 10 0	0 13 4	0 7 6
9,000 10,000	0 10 0	0 10 0	0 4 6	5 15 0	0 <b>1</b> 3 4 0 13 4	0 7 6
12,000	0 10 0	0 10 0	0 4 6	6 5 0	0 13 4	0 7 6
14,000	0 10 0	0 10 0	0 4 6	6 10 0	0 13 4	0 7 6
16,000 18,000	0 10 0	0 10 0	0 4 6	6 17 6	0 13 4	0 7 6
20,000	0 10 0	0 10 0	0 4 6	7 5 0	0 13 4	0 7 6
25,000	0 10 0	0 10 0	0 4 6	8 2 6	0 13 4	0 7 6
30,000	0 10 0	0 10 0	0 4 6	8 15 .0	0 13 4	0 7 6
35,000 40,000	0 10 0	0 10 0	0 4 6	9 7 6	0 13 4 0 13 4	0 7 6
45,000	0 10 0	0 10 0	0 4 6	11 5 0	0 13 4	0 7 6
50,000	0 10 0	0 10 0	0 4 6	12 3 9	0 13 4	0 7 6
60,000 70,000	0 10 0	0 10 0	0 4 6	13 2 6 15 0 0	0 13 4 0 13 4	0 7 6
80,000	0 10 0	0 10 0	0 4 6	16 17 6	0 13 4	1 1 0
90,000	0 10 0	0 10 0	046	18 15 0	0 13 4	1 1 0
100,000	0 10 0	0 10 0	0 4 6	20 12 6	0 13 4 0 13 4	1 1 0
120,000 140,000	0 10 0	0 10 0	0 4 6	21 11 3 23 8 9		1 1 0
160,000	0 10 0	0 10 0	0 4 6	25 6 3	0 13 4	iio
180,000	0 10 0	0 10 0	0 4 6	27 3 9	0 13 4	1 1 0
200,000 250,000	0 10 0	0 10 0	0 4 6	29 1 3 30 18 9	0 13 4 0 13 4	1 1 0
300,000	0 10 0	0 10 0	0 4 6	35 12 6	0 13 4	liió
350,000	0 10 0	0 10 0	0 4 6	40 6 3	0 13 4	110
400,000	0 10 0 0 10 0	0 10 0	0 4 6	41 17 6	0 13 4	1 1 0
500,000	0 10 0	0 10 0	. 0 4 0	43 8 9	0 13 4	1 1 0
And for every	! additional £10	0.000. or anv	fractional part	of £100.000	ınder which	£ s. d.
			tion to the abo			get, see the same
probate u	nder seal, of	•••	***		•••	3 2 6
administration	with will anne	xed the same f	subsequent gradees for looking	up the will an	or letters of d bespeaking	
_	_		no stamp duty		aud. a. T	-
per folio, i	including parch	ment	re than three f	•••	•••	0 1 6
			they are not seeing sworn to c			

0 5 0

If the effects are sworn under £20 If the effects are sworn under £100

## In respect of Letters of Administration with Will annexed.

In addition to the above fees, for preparing and attendance on the execution of the bond if the effects are—

					£	s.	d.	
Under £20	•••	***	•••	•••	0	2	6	
£20 and under £100	•••	•••	•••	•••	0	6	8	
£100 and unwards		***	•••	•••	0	10	0	

For engrossing and collating a Will or Codicil for a grant of Probate or Letters of Administration with the Will annexed, when there are pencil marks in the Will or Codicil, or when the Will or Codicil is to be registered fac simile, in addition to any other fee for engrossing and collating the same:

If the pencil marks in the Will or Codicil, or the part or parts thereof to be registered fac-simile are two folios of ninety words in length or under ... 0 1 0

If exceeding two folios, for every additional folio or part of a folio of ninety words 0 0 6

In respect of Letters of Administration, Including Letters of Administration de bonis non or cessate upon which Stamp Duty is payable in respect of the Personal Estate of the Intestate.

Effects sworn under	Oath of Administrator and attendance on his being sworn, and on execution of the Bond.	Affidavit for Inland Revenue Office and attendance on Administrator being sworn.	Letters of Administration under Seal.	Extracting.	Clerks.
£	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
5	0 2 6	026	0 1 0	0 1 0	
. 20	0 3 4	0 2 6	0 1 0	0 3 4	0 1 0
50	0 5 0	0 5 0	0 1 6	0 4 8	0 2 0
100	0 6 8	0 6 8	0 3 0	0 6 8	0 2 0
200	0 10 0	0 6 8	0 4 6	0 6 8	0 2 0
<b>300</b>	0 13 4	0 10 0	0 12 0	0 6 8	0 2 0
450 600	0 13 4 0 13 4	0 10 0 0 10 0	0 16 6	0 6 8	0 2 0
800	0 13 4	0 10 0	1 2 6	068	0 2 0
1,000	0 13 4	0 10 0	1 13 0 2 5 0	0 6 8 0 6 8	0 2 0 0 5 0
1,500	0 13 4	0 10 0	3 7 6	068	0 5 0
2,000	0 13 4	0 10 0	4 10 0	0 13 4	0 5 0
3,000	0 13 4	0 10 0	4 13 9	0 13 4	0 7 6
4,000	0 13 4	0 10 0	4 17 6	0 13 4	0 7 6
5,000	0 13 4	0 10 0	5 5 0	0 13 4	0 7 6
6,000	0 13 4	0 10 0	5 12 6	0 13 4	0 7 6
7,000	0 13 4	0 10 0	6 0 0	0 13 4	0 7 6
8,000	0 13 4	0 10 0	6 7 6	0 13 4	0 7 6
9,000	0 13 4	0 10 0	6 15 0	0 13 4	Ŏ 7 6
10,000	0 13 4	0 10 0	7 2 6	0 18 4	0 7 6
12,000	0 13 4	0 10 0	7 10 0	0 13 4	076
14,000	0 13 4	0 10 0	7 17 6	0 13 . 4	076
16,000	0 13 4	0 10 0	8 8 9	0 13 4	076
18,000	0 13 4	0 10 0	900	0 13 4	076
20,000	0 13 4	0 10 0	9 11 3	0 13 4	076
25,000	0 13 4	0 10 0	10 6 3	0 13 4	076
30,000	0 13 4 0 13 4	0 10 0	11 5 0	0 13 4	076
35,000 40,000	0 13 4 0 13 4	0 10 0 0 10 0	12 3 9	0 13 4	0 7 6
45,000	0 13 4	0 10 0	13 11 3	0 13 4	076
50,000	0 13 4	0 10 0	15 0 0 16 7 6	0 13 4 0 13 4	0 7 6
60,000	0 13 4	0 10 ŏ	17 16 3	0 13 4	0 7 6
70,000	0 18 4	0 10 0	20 12 6	0 13 4	0 7 6 0 7 6
80,000	0 13 4	0 10 0	23 8 9	0 13 4	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
90,000	0 13 4	o io o	26 5 0	0 13 4	1 1 0
100,000	0 13 4	0 10 0	29 1 3	0 13 4	1 1 0
120,000	0 13 . 4	0 10 0	30 9 6	0 13 4	. 1 1 0
140,000	0 13 4	0 10 0	33 5 9	0 13 4	iio
160,000	0 13 4	0 10 0	36 2 0	0 13 4	l i i j
180,000	0 13 4	0 10 0	38.18 3	0 13 4	īīo
200,000	0 13 4	0 10 0	41 14 6	0 13 4	1 1 0
250,000	0 13 4	0 10 0	44 10 9	0 13 4	1 1 0
300,000	0 13 4	0 10 0	46 17 6	0 13 4	1 1 0
350,000	0 13 4	0 10 0	49 4 6	0 13 4	1 1 0
400,000 500,000	0 13 4 0 13 4	0 10 0 0 10 0	51 11 3	0 13 4	1 1 0
		0 10 0	53 18 3	0 13 4	1 1 0

•									•
And for eve	rv additio	nal £100.00	0 or any fi	ractional pa	rt of £100	.000 unde	which	£ s.	d.
the per	sonal estat	e is sworn,	in addition	to the abov	e fees, a fun	rther fee for	letters	<b>20</b> 0.	۷.
		under seal o		•••	• •••		•••	4 13	6
When there	are two oi	e after the	nistrators, ar first on the	nd they are	not sworn	at the sam	e time,		
on exec	ution of th	e bond—	III OII MAC	it bome au	oin to tain	anu amua	vii, allu		
	•					£	s. d.		
		fects are und		•••	•••	•.	3 4		
		fects are und fects are abo		•••	•••	0			
In addi:		above fees,		ng bond if t	he effects a		10 0		
-			• •	_		£			
	Under d	620 Lunder £50		•••	•••	0			
		under £30 under £10	0	•••	•••	0			
		d upwards	•••	••>	1.00	0			
IN	respection	Double or	Cessate Pro	hates, uno	which no	Stamn Dut	v is navahl	P	
	1 TODPOCO O	TOUDIO OI	O Coscave I I C	ovares, upor	I WILLIAM	Stamp Dut	y 15 Payaul	· <del>·</del>	
	Attendance	, [	Affidavit	Drawing		'		1	
	in the Registry	Oath of the	for Inland Revenue	and copying	Attending the Comis-	Double			
If the	and looking	Executor,	Office, and	statement	sioners of	or Cessate			
Effects are sworn	up the Wil	and attendance	attendance on the	in support of applica-	Stamps and procuring	Probate under	Extracting.	Clerk	. F.
under	bespeaking	on his being	Executor	tion for the	the duty	seal.		1	
	the engross ment.	- SWOTD.	being sworn.	duty-paid stamp.	paid stamp.		] .		
		<u> </u>			,	<u> </u>	ļ <del>,</del>		
£	£ s. d	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ sd	£ s.	ď.
5	0 3 4	1	0 2 6	u.	* * "·	0 1 0	o i o	J 8.	u.
20	0 3 4	0 2 6	0 2 6	_	_	0 1 0	0 3 4	0 1	0
100	0 6 8		0 5 0	0 6 8	0 13 4	0 1 0	0 6 8	0 2	0
200 300	0 6 8		0 6 8	0 6 8	0 13 4	0 3 0	0 6 8	0 2	0
450	0 6 8		0 10 0	0 6 8	0 13 4	0 12 0	0 6 8	0 2	ŏ
600	0 6 8	0 10 0	0 10 0	0 10 0	0 13 4	0 12 6	0 6 8	0 2	0
. 800 1,000	0 6 8		0 10 0	0 10 0	0 13 4	0 12 6	0 6 8	0 2 0 2	0
1,500	0 6 8		0 10 0	0 10 0	0 13 4	0 12 6	0 6 8	0 2	0
2,000	0 6 8	0 10 0	0 10 0	0 10 0	0 13 4	0 12 6	0 6 8	0 5	ŏ
3,000	0 6 8	_	0 10 0	0 10 0	0 13 4	0 12 6	0 13 4	0 5	0
4,000 5,000	0 6 8		0 10 0	0 10 0	0 13 4	0 12 6	0 13 4	0 5	0 6
Above	0 0 0	10.00	0 10 0	0 10 0	0 10 4	0 12 0	0 10. 4	10.1	U
5,000	The fees	to be taken	are the sam	ie as above.	except the	Clerk's fe	e. which, if	the effe	cts
-,	220 1005	ar	e of the val	lue of £70,	000 or upw	ards, is £1	18.	*.	
					_		•		
The above f								£ s.	đ.
		is to be ta							
	y-two word		SHIGHT CYCC		ios, ioi eaci	i auuimonai	. •••	0 1	4
Whe	n there a	e two or m					worn at	•	
		e, for each a				r being sw	orn, the		
		on a first gra						_	•
		n of Probat						xed.	
Attending i					te and origi	nal will or	grant of	0 6	۵
Exemplifica		nd bespeakir seal and sta				•••	*** .	0 6	
Extracting	•••	•••	•••	•••	•• •••	•••	***	0 6	8
Clerks		•••	•••	•••	••	•••	•••	0 2	6
In resp	ect of Du	plicate and I	Triplicate P	robates or I	Letters of A	dministratio	n with or a	vithout	
		· .	_ <i>p</i>	Vill annexe	d.				
Attending				•	peaking du	plicate or t	riplicate	<b>-</b> -	_
of a gi	rant and e	ngrossment statement in	···		o to the Inl		Office	. 0 6	8
	duty-paid		support or	application	I to the time	and recycli	е ошее		
The	same fee	as on a doub							
		nd Revenue						0 13	4
Duplicate (	or Eriplica	ite Probate Personal E	or Letters	or Admini er £480 or	11W ROLLUIUS Allama Vas	n or Witho r sum, the	same fee		
as on t	he original	grant.			-			٠.	
If th	e Persona	l Estate is of	f the value of	of £450 and	1 upwards	*** **		0 12	
Extracting Clerks		• • • •	•••	***	***	***		0 6	_
OIGLES	010-	• •••	***	***	110	•••	• •••	U 2	٥

IN respect of Letters of Administration with or without Will annexed de bonis non or Cessate, upon which no Stamp Duty is payable.

					outy is paya			
If the Effects are sworn under	Attending in the Registry, looking us and perusing the Will, and taking ar account of the forme Grant.	the Administrator and atten ance on his being sworn, are on execution of the	for Inland Revenue Office and attendance on Admi- nistrator		at the Inland Revenue Office and procuring the duty-paid stamp.	De bonis or Cessate Administra- tion with or without Will under seal and duty-paid stamp.	Extracting.	Clerks.
£	£ s. a	£ s. c	l. £ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ . s. d.
2	0 6 8	0 5	0 0 2 6	-	_	0 1 0	0 1 0	<u>,                                   </u>
20	0 6 8		$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		_	0 1 0	0 3 4 0 4 8	0 1 0
50 100	0 6 8		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 5 0	0 6 8	0 3 0	0 6 8	0 2 0
200	0 6 8	0 13	4 0 6 8	0 6 8	0 13 4	0 4 6	0 6 8	0 2 0
300	0 6 8			0 6 8		0 12 0	0 6 8	0 2 0 0 2 0
450 Above	0 6 8	0 16	8 0 10 0	0 6 8	0 13 4	0 12 6	0 6 8	0 2 0
450	The fe	es to be ta	iken are the	same as a	.bove, except	t the Extra	i cting fee, w	hich, if the
	effec	ts are £1,5	00 and upw	ards, is 13s	. 4 <i>d.</i> , and th	ie Clerk's f	ee, which, if	the effects
,	are:	6600 and u	pwards, is 5	î.				
				.,				£ s. d.
		re than on	e previous gi	rant, for eac	h grant look	ced up after	the first,	
	er fee of	••• rawing and	copying the	Stotement	in support	of applicati	on to the	0 5 0
Inland	Revenue	Office for	the duty-pa	id stamp is	to be take	n if the Sta	tement is	
five fo	olios of s	eventy-two	words or u	ınder.İf i	t exceeds f	ive folios,	for each	
	onal folio.		fon muonovi		d and for	o oo		0 1 4
			, for prepari nistrators be					
w	hen there	e are two	or more Adn	ninistrators	and they a	re not swo	rn at the	
. <b>S</b> 8	ame time,	the same f	ees as on ord	lina <b>ry</b> grant	s of Letters	of Adminis	tration.	
		7,0	respect of P	rohater Sa	ecial or Ti	nited		
Consulting	foo	2/1	respect of 1	oomen, op				A & 0
Affidavit f	or Inland	Revenue	Office and	attendance	on the Ex	ecutor beir	g sworn	0 6 8
theret	o :The :	same fee as	on ordinary	Probates.			•	
Drawing S	pecial Oat	h of Execu	itor, per folio	of seventy	-two words	•••	•• •••	0 1 0
rair copy of	or the Uat		Registrar, per	rionio or se	renty-two w	oras .	**	
			1		-			0 0 4
Attending	the Regis	rar thereo	ı eventy-two v	•••		•••		0 13 4
Attending Engrossing	the Regis same, pe	trar thereon r folio of s	ı eventy-two v tors being sv	vords	•••	•••		
Attending Engrossing Each Atter Engrossing	the Regis same, pe dance on and colla	rar thereon r folio of s the Execu ting the W	eventy-two v tors being sv ill	vords	•••		•• •••	0 13 4 0 0 4 0 6 8
Attending Engrossing Each Atter Engrossing Special or	the Regis same, pe dance on and colla limited P	rar thereoner folio of some the Executing the Wrobate und	eventy-two v tors being sv ill ler seal	vords vorn	•••	  ) The s	ame fees as	0 13 4 0 0 4
Attending Engrossing Each Atten Engrossing Special or Extracting	the Regis same, pe dance on and colla limited P	rar thereon r folio of s the Execu ting the W	eventy-two v tors being sv ill	vords vorn		  ) The s	•• •••	0 13 4 0 0 4 0 6 8
Attending Engrossing Each Atter Engrossing Special or	the Regis same, pe dance on and colla limited P	rar thereoner folio of some the Executing the Wrobate und	eventy-two v tors being sv ill ler seal	vords vorn	••• •••	  ) The s	ame fees as	0 13 4 0 0 4 0 6 8
Attending Engrossing Each Atten Engrossing Special or Extracting	the Regiss same, pendance on and colla	rar thereoner folio of some the Executing the Wrobate und	eventy-two vectors being svill ler seal	vords vorn		The s	ame fees as	0 13 4 0 0 4 0 6 8 on ordinary
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks	the Regis same, pe dance on and colla limited P	rar thereoner folio of some the Executing the Wrobate und	eventy-two vectors being sviill ler seal	vords vorn h or withou	t Will annea	The s	ame fees as	0 13 4 0 0 4 0 6 8 on ordinary
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks Consulting	the Regis same, pe dance on and colla limited P	rar thereoner folio of so the Executing the Wrobate und	eventy-two vectors being sviill ler seal	vords vorn h or withou	t Will annex	The s	ame fees as obates.	0 13 4 0 0 4 0 6 8 on ordinary
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a	the Regis same, pe dance on and colla limited P	rar thereoner folio of so the Executing the Wrobate und	eventy-two vectors being sviill ler seal	vords vorn h or withou Instruments	t Will annea	The s Pro  red, Special  ssary, at pe	ame fees as obates.	0 13 4 0 0 4 0 6 8 on ordinary
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of 1	the Regis same, per dance on and colla limited P	rar thereoner folio of so the Executing the Wordste und the wordste und the wordstell of Admirating Deerds	eventy-two vectors being svill ler seal	vords vorn h or withou Instruments	t Will annea	The s Pro red, Special ssary, at pe	ame fees as obates.  or Limited	0 13 4 0 0 4 0 6 8 on ordinary
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f	the Regist same, per dance on and colla limited P  In respect Fee and abstray-two work Nomination or Inland	rar thereoner folio of so the Executing the Wordste und the wordste und the wordste und the wordstell of Administrating Deep the wordstell of	eventy-two vectors being svill	vords vorn h or withou Instrument:	t Will annea	The s Pro  red, Special  ssary, at pe	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 0 on ordinary  0 6 8 0 0 4
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f therete	the Regis same, per dance on and colla limited P	rar thereoner folio of setting the Were under the W	eventy-two vectors being svill	vords vorn  h or withou  Instruments  tendance on	t Will annea	The s Pro  red, Special ssary, at pe	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8  on ordinary  0 6 8 0 0 4 0 13 4
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S	the Regists same, per idance on and colla limited P	rar thereoner folio of so the Executing the Words under the words and the words are fees and	tors being sv ill ler seal istration wit ds or other Office and at s on Ordinal Administrat	vords vorn  h or withou  Instruments  tendance on y Grants of	t Will annea	The s Pro  red, Special ssary, at per strators bei Administra- two words	ame fees as obates.  or Limited or folio of ng sworn ttion.	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S	the Regists same, per idance on and colla limited P  In respection of the Capetal Of the Capetal Capet	rar thereoner folio of setting the Werobate under the Werobate under the Merobate under t	eventy-two vectors being svill	vords vorn  h or withou  Instruments  tendance on y Grants of	t Will annea	The s Pro  red, Special ssary, at per strators bei Administra- two words	ame fees as obates.  or Limited or folio of ng sworn ttion.	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy o Attending Engrossing	the Regis same, pendance on and colla limited P  In respective work of the Oa the Regis same, per same, pe	trar thereoner folio of so the Executing the Words under the words and the folio of so the for the later thereoner folio of so	ds or other s on Ordinal Administration Cegistrar to p	vords vorn  h or withou  Instruments  tendance on ry Grants o  oor, per folio peruse, per  words	t Will annea	The s Pro  red, Special  ressary, at per  strators bei Administrative words anty-two wo	ame fees as obates.  or Limited or folio of ng sworn ttion.	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy o Attending Engrossing Each Atte	the Regists same, per dance on and colla limited P  In respect Fee	rar thereoner folio of so the Executing the Words under the Words and the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administrar thereoner folio of so the Administration of so the Administration of so the Adm	ds or other son Ordinal Administration Registrar to p	vords  vorn  h or withou  Instruments  tendance on  y Grants of  cor, per folio  peruse, per  words  ng sworn, a	t Will annext when necessary the Administ Letters of seventy folio of sever the adding the administration of sever the administration of sever the administration of sever the administration of sever the administration of sever the administration of sever the administration of sever the administration of sever the administration of sever the administration of sever the administration of the administration of the adm	The s Pro  red, Special  ressary, at per  strators bei Administrative words anty-two words tiom of the	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8
Attending Engrossing Each Attending Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy o Attending Engrossing Each Atte Engrossing	the Regists same, per dance on and colla limited P  In respect Fee	trar thereoner folio of so the Executing the Words under the words and the feet of Admirating the Admirating the Words the Admirating the Words are feet of the Admirating the Words are folio of so the	ds or other son Ordinal Administration Registrar to possible and attention with the son ordinal and the so	vords vorn  h or without  Instruments  tendance on ry Grants o oor, per folio peruse, per  words ng sworn, a	t Will annea	The s Pro  red, Special  ressary, at per  strators bei Administrative words enty-two words tiom of the The sam	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy Attending Engrossing Each Atte Engrossing Letters of	the Regis same, pendance on and colla limited P  In respective work work on Inland or Inland or Inland of the Oa the Regis same, pendance or and colla Administ	rar thereoner folio of setting the Wrobate under the Wrobate under the Market of Admiration of the theoretical for the lateral thereoner folio of setting the Wration, under the Wration, under folio of the Admirating the Wration, under folio of the Admiration, under folio of the	ds or other s on Ordinal Administrators bei gestrators bei control of the control	vords  h or without  Instruments  tendance on  y Grants of  cor, per folio  peruse, per  words  ng sworn, a  tamp	t Will annea	The s Pro  red, Special  ressary, at per  strators bei Administrative words enty-two words tiom of the The sam Grants	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary s of Admi-
Attending Engrossing Each Attending Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy o Attending Engrossing Each Atte Engrossing	the Regis same, pendance on and colla limited P  In respective work work on Inland or Inland or Inland of the Oa the Regis same, pendance or and colla Administ	trar thereoner folio of so the Executing the Words under the words and the feet of Admirating the Admirating the Words the Admirating the Words are feet of the Admirating the Words are folio of so the	ds or other  confice and at son Ordinal Administrators being switches and at son Ordinal Administrate Registrar to proceed the son Ordinal Administrate Registrar to proceed the son Ordinal Administrators being the son Ordinal Administrators being the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal and serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two values of the seal serventy-two value	vords  h or without  Instruments  tendance on  y Grants of  cor, per folio  peruse, per  words  ng sworn, a  tamp	t Will annea	The s Pro  red, Special  ressary, at pe  strators bei Administrative words  nty-two words  tion of the The sam Grants  nistrati	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy Attending Engrossing Each Atte Engrossing Letters of Extracting	the Regis same, pendance on and colla limited P  In respective work of the Oa the Regis same, pendance or and colla Administ	trar thereouser folio of so the Executing the Words under the Words and the Administrar thereouser folio of so the Administrar the Words attended	eventy-two vertors being sy ill	vords vorn h or withou Instruments tendance on y Grants o oor, per folio peruse, per words ng sworn, a tamp	t Will annea	The s Pro  The s Pro  The s Pro  The s Pro  The s Pro  The s  The s  The s  The sam  Grants  The sam  Will as	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary s of Admi-
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy Attending Engrossing Each Atte Engrossing Letters of Extracting	the Regis same, pendance on and colla limited P  In respective work of the Oa the Regis same, pendance or and colla Administ	trar thereouser folio of so the Executing the Words under the Words and the Administrar thereouser folio of so the Administrar the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended the Words attended	ds or other son Ordinal Administrators bei gerstators bei control of the control	vords vorn h or withou Instruments tendance on y Grants o oor, per folio peruse, per words ng sworn, a tamp	t Will annea	The s Pro  The s Pro  The s Pro  The s Pro  The s Pro  The s  The s  The s  The sam  Grants  The sam  Will as	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary s of Admi-
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy Attending Engrossing Each Atte Engrossing Letters of Extracting Clerks	the Regists same, per idance on and colla limited P  In respect Fee	trar thereoner folio of so the Executing the Words and the Words and the Communication of the Administrar thereoner folio of so the Administrar the Words and the Words and the Words of,	ds or other son Ordinal Administrators bei fill  ds or other son Ordinal Administrat Registrar to particular t	vords  h or without  Instruments  tendance on  y Grants of  cor, per folio  peruse, per  words  ng sworn, a  tamp   from, Recon	t Will annea	The s Pro  The s Pro  Tender of the The same Grants Common of the The same Common of the The same Common of the The same	ame fees as obates.  or Limited or folio of	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary s of Admi-
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy of Attending Engrossing Each Atte Engrossing Letters of Extracting Clerks  For attend for a	the Regists same, per idance on and colla limited P  In respect Fee	rar thereoner folio of a the Executing the Wordship the Wordship the Wordship the Admirating the Wordship the Admirating the Wordship the Admirating the Wordship the Wordship the Registr Probate or	ds or other  or Extracts,  y and search  Letters of A	vords  h or without  Instruments  tendance on  y Grants of  cor, per folio  peruse, per  words  ng sworn, a  tamp  from, Recon  ing for Reconding for Reconding strates	t Will annea  the Adminification of seventy folio of seventy folio of seventy folio of will, or with o	The s Pro  The s Pro  Ted, Special  Strators bei Administrative words Interve words  The sam Grants Constrative Will attend other Devithout Will	ame fees as obates.  or Limited or folio of  ng sworn tion.  Bond e fees as of Letter on, with nnexed.  occuments.  ument, or annexed,	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary s of Admi-
Attending Engrossing Each Atter Engrossing Special or Extracting Clerks  Consulting Perusing a sevent Proxy of I Affidavit f theret Drawing S Fair copy of Attending Engrossing Each Atte Engrossing Letters of Extracting Clerks  For attend for a of for five	the Regists same, per idance on and colla limited P  In respect Fee	rar thereoner folio of a the Executing the Wordship of Admiration of the theorem of the Admirating the Wordship of a the Admirating the Wordship of the Admiration, und	ds or other  or Extracts,  y and search	vords  vorn  h or without   Instruments   tendance on  y Grants of  cor, per folio  peruse, per   words  ng sworn, a  tamp   from, Recon  ing for Recondinistration  five years,	t Will annea  the Adminification of seventy folio of seventy folio of seventy folio of will, or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with or with o	The s Pro  The s Pro  Ted, Special  Strators bei Administrative words Interve words  The sam Grants Constrative Will attend other Devithout Will	ame fees as obates.  or Limited or folio of  ng sworn tion.  Bond e fees as of Letter on, with nnexed.  occuments.  ument, or annexed,	0 13 4 0 0 4 0 6 8 00 ordinary  0 6 8 0 0 4 0 13 4 0 0 0 4 0 13 4 0 0 6 8 00 ordinary s of Admi-

THE LONDON GAZETTE, FEBRUARY 17, 1874		7	21
For the perusal of a Record, Will, or other Document, when necessary, for the purpose of ordering extracts or for any other purpose, including the ordering of extracts, per	£	8.	·d•
For collating an Office Copy or Extract of a Record, Will, or other Document, with the original, or a registered copy thereof, including Extracting fee, per folio of ninety	0	0	4
words For collating an Office Copy of the Act on granting Probate or Administration with the	Ö	0	<b>2</b>
original entry thereof, including Extracting fee	0	1	0
Caveats.			
For attendance in the Registry and entering or subducting a Caveat For attendance in the Registry and giving instructions for warning Caveators to enter	0	_	8
an appearance	.0	6 5	8
Affidavits other than the Affidavits and Oaths included in the Fees of Probate and Letters of tration; and Declarations of Personal Estate and Effects.	Ad	lmin	is-
For taking instructions for every Affidavit or Declaration of Personal Estate and Effects For drawing and fair copy of the same, per folio of seventy-two words	0	6 1	8 4
For every attendance on the Deponents or Declarants being sworn or affirmed to such Affidavit or Declaration	0		8
	-,	Ů	Ū
Instruments of Renunciation and Consent, Letters of Attorney, and other Documen	8.		
For taking instructions for every Instrument of Renunciation or Consent, Letters of			
Attorney, or other Document	.0	6 1	8 4
For Commissioners of the Court.	_	_	_
•			
For each Oath administered to each Deponent by a Commissioner, Surrogate, or other Person authorized to administer Oaths in the Court of Probate	Δ	,	c
T3 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 1. 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 .		1	
The said assession of approximate discussion and attention the second of the Decidence	0	1	6
	. •	1	U
Taxing Bill of Costs.	-	_	_
For attendance on Taxation of Bill of Costs If long, such further fee as the Registrar may think proper.	0	6	8
Proctors, Solicitors, and Attorneys are not entitled to any costs in addition to those allowed by the foregoing table in respect of the non-contentious business comprised therein; but in case of their transacting any business not therein provided for, they will be allowed as follows:—	•		
For instructions for any original instrument prepared by them	0	6	8
For perusing every document which it is necessary to peruse as instructions, per	٠. ٠	_	
folio of seventy-two words	Ô	Ò	4
For drawing and fair copy of any original instrument, per folio of seventy-two			
words	0	1	4
For every plain copy of a document, per folio of seventy-two words	0	0	4
If the same, or any part thereof, is to be copied fac similie, for the part or parts			
to be so copied, per folio of seventy-two words, in addition to the above  For every necessary attendance on counsel, or on any practitioner or party other	0	0	2
than their own client	0	6	8

COSTS to be allowed PROCTORS, SOLICITORS, and ATTORNIES Practising in the District Registries of the Court of Probate.

In respect of Probates, including Double or Cessate Probates or Letters of Administration with Will annexed de bonis non or or cessate upon which Stamp Duty is payable in respect of the personal estate of the Testator.

Effects	Oath of Executor and Attendance on the party being sworn.	Affidavit for the Inland Revenue Office. and Attendance on the party being sworn.	Engrossing and collating the Will, three folios of ninety words or under, including parchment,	Probate under Seal.	Extracting.	Clerks.
£	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
5	0 2 6	0 2 6	0 4 6	0 1 0	0 1 0	
20	0 2 6	0 2 6	0 4 6	0 1 0	0 3 4	0 1 0
100	.0 5 0	0 5 0	0 4 6	0 1 0	068	0 2 0
200	0 6 8	0 6 8	0 4 6	0 3 0	0 6 8	0 2 0
300	0 10 0	0 10 0	0 4 6	076	0 6 8	0 2 0
450	0 10 0	0 10 0	0 4 6	0 12 0	068	0 2 0
600	0 10 0	0 10 0	0 4 6	0 16 6	068	020
800	0 10 0	0 10 0	0 4 6	1 2 6	0 6 8	0 2 0
1,000	0 10 0	0 10 0	0 4 6	1 13 0	0 6 8	0 2 0

Receiss   Sworn under   Property   Received   Revenue Office   And Attendance on the party being sworn.   Revenue Office   And Attendance on the party being sworn.   Revenue Office   And Attendance on the party being sworn.   Revenue Office   And Attendance on the party being sworn.   Revenue Office   And Attendance on the party being sworn.   Revenue Office   And Attendance on   A						· · · · · · · · · · · · · · · · · · ·	
1,500		of Executor and Attendance on the party	the Inland Revenue Office and Attendance on the party	and collating the Will, three folios of ninety words or under, including		Extracting.	Clerks.
	1,500 2,000 3,000 4,000 5,000 6,000 7,000 8,000 10,000 12,000 14,000 18,000 25,000 30,000 45,000 40,000 100,000 120,000 120,000 120,000 120,000 120,000 120,000 120,000 140,000 140,000 140,000 150,000 160,000 120,000 150,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000 160,000	0 10 0 0 10 0	0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0	0 4 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	2 5 0 3 0 0 3 15 0 4 10 0 4 15 0 5 5 0 5 10 0 6 5 0 6 10 0 6 17 6 7 12 6 8 2 6 8 15 0 9 7 12 6 8 2 6 11 5 0 12 3 9 13 2 6 15 0 16 17 6 17 6 18 15 0 16 17 6 17 18 15 0 18 15 0 19 17 6 10 18 15 0 11 3 2 6 11 3 2 6 12 3 9 13 2 6 14 17 6 17 6 3 18 15 0 19 17 6 10 6 3 11 5 0 12 1 1 3 20 1 2 6 21 1 1 3 22 6 3 27 3 9 29 1 3 30 18 9 35 12 6 40 6 3 41 17 6	0 6 8 0 6 8 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4 0 13 4	0 5 0 0 0 0 5 0 0 0 0 7 7 6 6 6 6 6 6 6 6 6 6 6 6 6 6

In addition to the above for all second or subsequent Grants of Probate or Letters of Administration with Will annexed, the same fees for looking up the Will and bespeaking engrossment as on similar Grants upon which no Stamp Duty is payable.

And for every additional £100,000 or any fractional part of £100,000 under which the Personal Estate is sworn, in addition to the above fees, a further fee for	£	8.	d.
Probate, under Seal, of	3	2	6
For engrossing and collating the Will, if more than three folios of ninety words each			
per folio, including parchment	0	ì	6

When there are two or more Executors, and they are not sworn at the same time, for each attendance after the first on their being sworn to oath and affidavit—

				£	s.	d.
If the effects are sworn under £20		•••	•••	0	2	6
If the effects are sworn under £100	•••	•••	•••	0	5	0
If the effects are sworn above £100	***	•••	•••	0	6	8

## In respect of Letters of Administration with Will annexed.

In addition to the above fees, for preparing and attendance on the execution of the Bond if the effects are —

							£	8.	d.
	Under £20	•••	•••	•••	•••	•4•	0	2	6
	£20 and under £100	•••	•••	•••	•••	•••	0	6	8
•	£100 and upwards	444			•••		0 1	10	0

For engrossing and collating a will or codicil for a grant of probate or letters of administration with the will annexed, when there are pencil marks in the will or codicil, or when the will or codicil is to be registered fac simile, in addition to any other fee for engrossing and collating the same:

If the pencil marks in the will or codicil, or the part or parts thereof to be registered fac simile, are two folios of ninety words in length or under ... If exceeding two folios, for every additional folio or part of a folio of ninety words

0 1 0 0 6

.::3

IN respect of Letters of Administration, including Letters of Administration de bonis non or cessate upon which Stamp Duty is payable in respect of the personal estate of the Intestate.

Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   Cierks   C		· · ·	, I ,			<u> </u>
5         0         2         6         0         2         6         0         1         0         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         0         1         0         0         1         0         0         1         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0		Administrator and Attendance on his being sworn, and on execution	Inland Revenue and Attendance on Administrator	Administration	Extracting.	Clerks.
5         0         2         6         0         2         6         0         1         0         0         1         0         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         1         0         0         1         0         1         0         0         1         0         0         1         0         0         1         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0	£	f. e d	f o d	e a d	e	£ 6 d
20						:
50         0         5         0         0         5         0         0         1         6         0         4         8         0         2         0         100         0         6         8         0         2         0         0         6         8         0         2         0         0         6         8         0         2         0         0         8         0         2         0         0         8         0         2         0         0         6         8         0         2         0         0         6         8         0         2         0         0         1         0         0         0         16         6         0         6         8         0         2         0         0         0         0         6         8         0         2         0         0         0         6         8         0         2         0         0         0         0         13         4         0         10         0         1         0         0         0         13         4         0         10         0         4         10         0         0	_					0 1 0
100				_		
200						
450   0   13   4   0   10   0   0   16   6   0   6   8   0   2   0   800   0   13   4   0   10   0   1   2   6   0   6   8   0   2   0   1,000   0   13   4   0   10   0   1   13   0   0   6   8   0   2   0   1,500   0   13   4   0   10   0   3   7   6   0   6   8   0   5   0   2,000   0   13   4   0   10   0   3   7   6   0   6   8   0   5   0   3,000   0   13   4   0   10   0   4   13   9   0   13   4   0   7   6   4,000   0   13   4   0   10   0   4   17   6   0   13   4   0   7   6   6,000   0   13   4   0   10   0   5   15   0   0   13   4   0   7   6   6,000   0   13   4   0   10   0   5   12   6   0   13   4   0   7   6   6,000   0   13   4   0   10   0   5   12   6   0   13   4   0   7   6   6,000   0   13   4   0   10   0   6   15   0   0   13   4   0   7   6   6,000   0   13   4   0   10   0   6   15   0   0   13   4   0   7   6   7,000   0   13   4   0   10   0   6   15   0   0   13   4   0   7   6   7,000   0   13   4   0   10   0   6   15   0   0   13   4   0   7   6   7,000   0   13   4   0   10   0   6   15   0   0   13   4   0   7   6   7,000   0   13   4   0   10   0   6   15   0   0   13   4   0   7   6   112,000   0   13   4   0   10   0   7   10   0   0   13   4   0   7   6   112,000   0   13   4   0   10   0   7   10   0   0   13   4   0   7   6   114,000   0   13   4   0   10   0   7   17   6   0   13   4   0   7   6   115,000   0   13   4   0   10   0   7   17   6   0   13   4   0   7   6   115,000   0   13   4   0   10   0   9   0   0   0   13   4   0   7   6   115,000   0   13   4   0   10   0   10   6   15   0   0   13   4   0   7   6   120,000   0   13   4   0   10   0   10   6   15   0   0   13   4   0   7   6   120,000   0   13   4   0   10   0   11   5   0   0   13   4   0   7   6   120,000   0   13   4   0   10   0   11   5   0   0   13   4   0   7   6   120,000   0   13   4   0   10   0   11   5   0   0   13   4   0   7   6   120,000   0   13   4   0   10   0   10   10   10   10		0 10 0	0 6 8	0 4 6	068	
600         0 13 4         0 10 0         1 2 6         0 6 8         0 2 0           800         0 13 4         0 10 0         1 13 0         0 6 8         0 2 0           1,000         0 13 4         0 10 0         2 5 0         0 6 8         0 2 0           1,500         0 13 4         0 10 0         3 7 6         0 6 8         0 5 0           2,000         0 13 4         0 10 0         4 10 0 0         0 13 4         0 5 0           3,000         0 13 4         0 10 0         4 10 0 0         0 13 4         0 7 6           4,000         0 13 4         0 10 0         4 17 6         0 13 4         0 7 6           5,000         0 13 4         0 10 0         5 5 0         0 13 4         0 7 6           6,000         0 13 4         0 10 0         5 5 0         0 13 4         0 7 6           7,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           9,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 10 0         0 13 4						
SOO						
1,000         0 13 4         0 10 0         2 5 0         0 6 8         0 5 0           1,500         0 13 4         0 10 0         3 7 6         0 6 8         0 5 0           2,000         0 13 4         0 10 0         4 10 0         0 13 4         0 5 0           3,000         0 13 4         0 10 0         4 13 9         0 13 4         0 7 6           4,000         0 13 4         0 10 0         4 17 6         0 13 4         0 7 6           5,000         0 13 4         0 10 0         5 5 0         0 13 4         0 7 6           6,000         0 13 4         0 10 0         5 5 0         0 13 4         0 7 6           7,000         0 13 4         0 10 0         6 12 6         0 13 4         0 7 6           7,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           9,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0		_				
1,500			1			
2,000         0 13 4         0 10 0         4 10 0         0 13 4         0 5 0           3,000         0 13 4         0 10 0         4 13 9         0 13 4         0 7 6           4,000         0 13 4         0 10 0         4 17 6         0 13 4         0 7 6           5,000         0 13 4         0 10 0         5 5 0         0 13 4         0 7 6           6,000         0 13 4         0 10 0         5 12 6         0 13 4         0 7 6           7,000         0 13 4         0 10 0         6 0 0         0 13 4         0 7 6           8,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           10,000         0 13 4         0 10 0         6 15 0         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           18,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3	1,000					
3,000         0 18 4         0 10 0         4 13 9         0 18 4         0 7 6           4,000         0 18 4         0 10 0         4 17 6         0 13 4         0 7 6           5,000         0 18 4         0 10 0         5 5 0         0 18 4         0 7 6           6,000         0 18 4         0 10 0         5 12 6         0 18 4         0 7 6           7,000         0 18 4         0 10 0         6 0 0         0 13 4         0 7 6           8,000         0 13 4         0 10 0         6 0 0         0 13 4         0 7 6           9,000         0 13 4         0 10 0         6 15 0         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           18,000         0 13 4         0 10 0         8 8 9         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3	2,000					
4,000         0 18 4         0 10 0         4 17 6         0 18 4         0 7 6           5,000         0 18 4         0 10 0         5 5 0         0 13 4         0 7 6           6,000         0 18 4         0 10 0         5 12 6         0 18 4         0 7 6           7,000         0 18 4         0 10 0         6 0 0         0 13 4         0 7 6           8,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           9,000         0 13 4         0 10 0         6 15 0         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           18,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           25,000         0 13 4         0 10 0         11 5 0			1			
5,000         0 13 4         0 10 0         5 5 0         0 13 4         0 7 6           6,000         0 13 4         0 10 0         5 12 6         0 13 4         0 7 6           7,000         0 13 4         0 10 0         6 0 0         0 13 4         0 7 6           8,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           9,000         0 13 4         0 10 0         6 15 0         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           18,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           20,000         0 13 4         0 10 0         10 6 3         0 13 4         0 7 6           20,000         0 13 4         0 10 0         11 5 0	4,000					
6,000         0 18 4         0 10 0         6 12 6         0 18 4         0 7 6           7,000         0 13 4         0 10 0         6 0 7 6         0 13 4         0 7 6           8,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           9,000         0 13 4         0 10 0         6 15 0         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           16,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           20,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3	5,000	_				
7,000         0 18 4         0 10 0         6 0 0         0 13 4         0 7 6           8,000         0 13 4         0 10 0         6 7 6         0 13 4         0 7 6           9,000         0 13 4         0 10 0         6 15 0         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           16,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           40,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         15 0 0		0 13 4	0 10 0			
9,000         0 13 4         0 10 0         6 15 0         0 13 4         0 7 6           10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           16,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           25,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           25,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           40,000         0 13 4         0 10 0         15 0 0 <td></td> <td>0 13 4</td> <td>0 10 0</td> <td>600</td> <td>0 13 4</td> <td></td>		0 13 4	0 10 0	600	0 13 4	
10,000         0 13 4         0 10 0         7 2 6         0 13 4         0 7 6           12,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           16,000         0 13 4         0 10 0         8 8 9         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         10 6 3         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           60,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           70,000         0 13 4         0 10 0         20 12 6 <td></td> <td></td> <td></td> <td></td> <td>1</td> <td></td>					1	
12,000         0 13 4         0 10 0         7 10 0         0 13 4         0 7 6           14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           16,000         0 13 4         0 10 0         8 8 9         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           25,900         0 13 4         0 10 0         10 6 3         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           40,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           40,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3 </td <td></td> <td>_</td> <td>1</td> <td></td> <td></td> <td></td>		_	1			
14,000         0 13 4         0 10 0         7 17 6         0 13 4         0 7 6           16,000         0 13 4         0 10 0         8 8 9         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           25,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           60,000         0 13 4         0 10 0         15 7 6         0 13 4         0 7 6           70,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9 </td <td></td> <td></td> <td></td> <td>. – .</td> <td>I</td> <td></td>				. – .	I	
16,000         0 13 4         0 10 0         8 8 9         0 13 4         0 7 6           18,000         0 13 4         0 10 0         9 0 0         0 13 4         0 7 6           20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           25,000         0 13 4         0 10 0         10 6 3         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           60,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           80,000         0 13 4         0 10 0         20 12 6         0 13 4         1 1 0           100,000         0 13 4         0 10 0         26 5	12,000	_				
20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           25,000         0 13 4         0 10 0         10 6 3         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           80,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           100,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           120,000         0 13 4         0 10 0         3	14,000					0 7 6
20,000         0 13 4         0 10 0         9 11 3         0 13 4         0 7 6           25,000         0 13 4         0 10 0         10 6 3         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           80,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           100,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           120,000         0 13 4         0 10 0         3	18,000		1			0 7 6
25,000         0 13 4         0 10 0         10 6 3         0 13 4         0 7 6           30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           70,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           100,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0					1	
30,000         0 13 4         0 10 0         11 5 0         0 13 4         0 7 6           35,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           70,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         0 7 6           80,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           100,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           120,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           180,000         0 13 4         0 10 0						0 7 6
35,000         0 13 4         0 10 0         12 3 9         0 13 4         0 7 6           40,000         0 13 4         0 10 0         13 11 3         0 13 4         0 7 6           45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           70,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           90,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           100,000         0 13 4         0 10 0         29 1 3         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           180,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           200,000         0 13 4         0 10 0 <td< td=""><td>30,000</td><td></td><td></td><td></td><td></td><td></td></td<>	30,000					
45,000         0 13 4         0 10 0         15 0 0         0 13 4         0 7 6           50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           70,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           90,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           100,000         0 13 4         0 10 0         29 1 3         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           180,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           200,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           250,000         0 13 4         0 10 0         44 10 9         0 13 4         1 1 0           350,000         0 13 4         0 10 0		0 13 4	0 10 0	12 3 9	0 13 4	
50,000         0 13 4         0 10 0         16 7 6         0 13 4         0 7 6           60,000         0 18 4         0 10 0         17 16 3         0 13 4         0 7 6           70,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           90,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           100,000         0 13 4         0 10 0         29 1 3         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           180,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           200,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           250,000         0 13 4         0 10 0         44 10 9         0 13 4         1 1 0           350,000         0 13 4         0 10 0         49 4 6         0 13 4         1 1 0           350,000         0 13 4         0 10 0		0 13 4	0 10 0	13 11 3	0 13 4	. 0 7 6
60,000         0 13 4         0 10 0         17 16 3         0 13 4         0 7 6           70,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           90,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           100,000         0 13 4         0 10 0         29 1 3         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         33 5 9         0 13 4         1 1 0           180,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           180,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           200,000         0 13 4         0 10 0         41 14 6         0 13 4         1 1 0           250,000         0 13 4         0 10 0         46 17 6         0 13 4         1 1 0           350,000         0 13 4         0 10 0         49 4 6         0 13 4         1 1 0           400,000         0 13 4         0 10 0						
70,000         0 13 4         0 10 0         20 12 6         0 13 4         0 7 6           80,000         0 13 4         0 10 0         23 8 9         0 13 4         1 1 0           90,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           100,000         0 13 4         0 10 0         29 1 3         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         33 5 9         0 13 4         1 1 0           180,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           180,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           200,000         0 13 4         0 10 0         41 14 6         0 13 4         1 1 0           250,000         0 13 4         0 10 0         44 10 9         0 13 4         1 1 0           350,000         0 13 4         0 10 0         49 4 6         0 13 4         1 1 0           400,000         0 13 4         0 10 0         51 11 3         0 13 4         1 1 0	50,000					
80,000       0 13 4       0 10 0       23 8 9       0 13 4       1 1 0         90,000       0 13 4       0 10 0       26 5 0       0 13 4       1 1 0         100,000       0 13 4       0 10 0       29 1 3       0 13 4       1 1 0         120,000       0 13 4       0 10 0       30 9 6       0 13 4       1 1 0         140,000       0 13 4       0 10 0       33 5 9       0 13 4       1 1 0         160,000       0 13 4       0 10 0       36 2 0       0 13 4       1 1 0         180,000       0 13 4       0 10 0       35 18 3       0 13 4       1 1 0         200,000       0 13 4       0 10 0       41 14 6       0 13 4       1 1 0         250,000       0 13 4       0 10 0       44 10 9       0 13 4       1 1 0         350,000       0 13 4       0 10 0       49 4 6       0 13 4       1 1 0         400,000       0 13 4       0 10 0       51 11 3       0 13 4       1 1 0	60,000	1	]		1	
90,000         0 13 4         0 10 0         26 5 0         0 13 4         1 1 0           100,000         0 13 4         0 10 0         29 1 3         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         33 5 9         0 13 4         1 1 0           160,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           180,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           200,000         0 13 4         0 10 0         41 14 6         0 13 4         1 1 0           250,000         0 13 4         0 10 0         44 10 9         0 13 4         1 1 0           350,000         0 13 4         0 10 0         46 17 6         0 13 4         1 1 0           350,000         0 13 4         0 10 0         49 4 6         0 13 4         1 1 0           400,000         0 13 4         0 10 0         51 11 3         0 13 4         1 1 0		1			1 .	
100,000         0 13 4         0 10 0         29 1 3         0 13 4         1 1 0           120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         33 5 9         0 13 4         1 1 0           160,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           180,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           200,000         0 13 4         0 10 0         41 14 6         0 13 4         1 1 0           250,000         0 13 4         0 10 0         44 10 9         0 13 4         1 1 0           350,000         0 13 4         0 10 0         46 17 6         0 13 4         1 1 0           350,000         0 13 4         0 10 0         49 4 6         0 13 4         1 1 0           400,000         0 13 4         0 10 0         51 11 3         0 13 4         1 1 0	00,000		-			
120,000         0 13 4         0 10 0         30 9 6         0 13 4         1 1 0           140,000         0 13 4         0 10 0         33 5 9         0 13 4         1 1 0           160,000         0 13 4         0 10 0         36 2 0         0 13 4         1 1 0           180,000         0 13 4         0 10 0         35 18 3         0 13 4         1 1 0           200,000         0 13 4         0 10 0         41 14 6         0 13 4         1 1 0           250,000         0 13 4         0 10 0         44 10 9         0 13 4         1 1 0           300,000         0 13 4         0 10 0         46 17 6         0 13 4         1 1 0           350,000         0 13 4         0 10 0         49 4 6         0 13 4         1 1 0           400,000         0 13 4         0 10 0         51 11 3         0 13 4         1 1 0						
140,000       0 13 4       0 10 0       33 5 9       0 13 4       1 1 0         160,000       0 13 4       0 10 0       36 2 0       0 13 4       1 1 0         180,000       0 13 4       0 10 0       35 18 3       0 13 4       1 1 0         200,000       0 13 4       0 10 0       41 14 6       0 13 4       1 1 0         250,000       0 13 4       0 10 0       44 10 9       0 13 4       1 1 0         300,000       0 13 4       0 10 0       46 17 6       0 13 4       1 1 0         350,000       0 13 4       0 10 0       49 4 6       0 13 4       1 1 0         400,000       0 13 4       0 10 0       51 11 3       0 13 4       1 1 0						
160,000       0 13 4       0 10 0       36 2 0       0 13 4       1 1 0         180,000       0 13 4       0 10 0       35 18 3       0 13 4       1 1 0         200,000       0 13 4       0 10 0       41 14 6       0 13 4       1 1 0         250,000       0 13 4       0 10 0       44 10 9       0 13 4       1 1 0         300,000       0 13 4       0 10 0       46 17 6       0 13 4       1 1 0         350,000       0 13 4       0 10 0       49 4 6       0 13 4       1 1 0         400,000       0 13 4       0 10 0       51 11 3       0 13 4       1 1 0	140,000					
180,000       0 13 4       0 10 0       35 18 3       0 13 4       1 1 0         200,000       0 13 4       0 10 0       41 14 6       0 13 4       1 1 0         250,000       0 13 4       0 10 0       44 10 9       0 13 4       1 1 0         300,000       0 13 4       0 10 0       46 17 6       0 13 4       1 1 0         350,000       0 13 4       0 10 0       49 4 6       0 13 4       1 1 0         400,000       0 13 4       0 10 0       51 11 3       0 13 4       1 1 0	160,000					
200,000         0 13 4         0 10 0         41 14 6         0 13 4         1 1 0           250,000         0 13 4         0 10 0         44 10 9         0 13 4         1 1 0           300,000         0 13 4         0 10 0         46 17 6         0 13 4         1 1 0           350,000         0 13 4         0 10 0         49 4 6         0 13 4         1 1 0           400,000         0 13 4         0 10 0         51 11 3         0 13 4         1 1 0		0 13 4	0 10 0	35 18 3	0 13 4	1 1 0
300,000     0 13 4     0 10 0     46 17 6     0 13 4     1 1 0       350,000     0 13 4     0 10 0     49 4 6     0 13 4     1 1 0       400,000     0 13 4     0 10 0     51 11 3     0 13 4     1 1 0		0 13 4		41 14 6	0 13 4	1 1 0
350,000						
400,000   0 13 4   0 10 0   51 11 3   0 13 4   1 1 0						
		0 13 4				
300,000 0 13 4 0 10 0 0 0 18 8 0 13 4 0 1 1 1 0						
	. 200,000	0 10 4	" o ''o " o	00 18 8	0 13 4	1 1 0

And for every additional £100,000 or any fractional part of £100,000 under which the Personal Estate is sworn, in addition to the above fees, a further fee for Letters of Administration under Seal of ... ... ... 4 13 6

When there are two or more Administrators, and they are not sworn at the same time, for each attendance after the first on their being sworn to oath and affidavit and on execution of the Bond—

No. 24066.

E

In addition to the above fees, for	r prepa	ring I	Bond if	the effe	cts are-				
•	• •	Ŭ					£	s.	đ.
Under £20		•••	•••	•••	•••	•••	0	ŧ	8
£20 and under £50		•••	•••	•••	•••	•••	0	3	4
£50 and under £100	•••	•••	•••	•••	•••	•••	0	5	0
$oldsymbol{\pounds}$ 100 and upwards	•••	•••	•••	•••	•••	. •••	0	6	8

If the Effects are sworn under	Attendance in the Registry and looking up the Will and bespeaking the engrossment.	Oath of the Executor and Attendance on his being sworn.	Affidavit for Inland Revenue Office, and Attendance on the Executor being sworn.	Drawing and copying Statement in support of application for the duty-paid Stamp.	Attending the Commissioners of Stamps and procuring the duty- paid Stamp.	Double or Cessate Probate under Seal.	Extracting.	Clerks.			
£ 5 20 100 200 300 450 600 800 1,000 1,500 2,000 3,000 4,000 5,000 Above 5,000	£ s. d. 0 3 4 0 3 4 0 6 8 0 6 8 0 6 8 0 6 8 0 6 8 0 6 8 0 6 8 0 6 8 0 6 8 0 6 8 0 6 8	0 3 4 0 2 6 0 2 6									
the du words sevent Wh th	e fee for dr ity-paid star or under. iy-two word he same tis he same fee	np is to be If the Sta s e two or mo me, for eac as on a first	taken when tement exce  ore executor h attendance t grant unde	the statemeds five follows rs to be sweet after the er the same	ent is five for ios, for each orn, and the first on the sum.	plios of seven additional y are not suir being sw	enty-two I folio of  sworn at rorn, the	£ s. d. 0 1 4			

tl	10 sam	e time	, for e	ach atte	endance	after		on the	,					
Exemp	lificatio	n of.	Probate	or L	etters d	of Adm	vinistra	tion wit	h or s	vithout	Will d	ınnexe	d.	
Attending i	n the l	Distric	t Regis	try, loo	king u	p the G	rant of	Probat	e and	original	Will	•	^	
					espeaki	ng Exe	emplific	ation	•••	••	•••	Ō	6	8
${f Exemplifics}$		ider se	al and s	stamp	•••	•••	•••	***	***	***	•••	1	1	(
Extracting	•••	•••	•••	•••	• • •		•••		•••	,	***	0	6 2	8
Clerks	•••	•••	•••	•••	•••	•••	•••	***	***	***	•••	0	2	6
In respect	of Du	plicate	and	Triplic		obutes Till ann		ers of	Admin	istratio	n with	or u	ithe	ા
Attending Triplic	cate of a	Gran	t and F	Ingross	ment	•••	. •••	•••	***	•••	•••	. 0	6	{

Drawing and				in supp	ort of a	applicat	ion to t	he Inla	nd Rev	enue O:	ffice			
for the	duty-p	aid stai	mp:											
Th	e same	e fee as	on a D	ouble o	or Cess	ate Prol	oate.							
Attending at	the I	nland F	<b>C</b> evenue	Office	and pro	ocuring	the dut	y-paid	stamp		•••	0	13	- 4
Duplicate or annexe														
as on th	ie orig	inal gra	int.				-				•			
If the	e Pers	onal Es	tate is o	of the v	alue of	£450 a	nd upw	vards	••6	•••	***	0	12	6
Extracting	•••	•••	•••	***	•••	***	•••	•••	•••	•••	•••	0	6	8
Clerks	•••	***	***	•••	•••	•••	***	•••	•••	•••	•••	0	2	6

Letters of Administration with or without Will annexed de bonis non or Cessate, upon which no Stamp Duty is payable.

	,	u,	pon which r	io Stamp D	uty is paya	ple•				
If the Effects are sworn under	Attending in the Registry, looking up and perus- ing the Will, and taking an account of the former Grant.	Oath of the Admi- nistrator and Attend- ance on his being sworn, and on execu- tion of the Bond.	Affidavit for Inland Revenue Office and Attendance on Administrator being sworn.	Drawing and copying Statement in support of application to the Inland Revenue Office for the dutypaid Stamp.	Attending at the Inland Revenue Office and procuring the dutypaid Stamp.	De bonis or Cessate administra- tion with or without Will under seal and duty-paid Stamp.	Extracting.	:Cle	er <b>ks.</b>	<del></del>
£	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£	s. 0	<del>-</del>
5	0 6 8	0 5 0	0 2 6	<del>-</del>		0 1 0	0 1 0		_	••
20	0 6 8	0 5 0	0 2 6			0 1 0	0 3 4	0 1	L (	
50 100	0 6 8	0 6 8	0 5 C 0 6 8	0 5 0	<u> </u>	0 1 0		0 2		). )
200	0.6 8	0 13 4	0 6 8	0 6 8	0 6 8 0 13 4	0 3 0 0 4 6	0 6 8 0 6 8	0 2	2 (	<i>)</i> ).
300	0 6 8	0 16 8	0 10 0	0 6 8	0 13 4	0 12 0	0 6 8	0 2	3 (	
450	0 6 8	0 16 8	0 10 0	0 6 8	0 13 4	0 12 6	0 6 8	0 2	3 (	)
Above			'							
450										ha
. 400	effects are £1,500 and upwards, is 13s. 4d., and the Clerk's fee, which, if the effects									ets
		00 and upwa		,	,	0-0-1-0	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
first, a	a further fe	nore than o	•••	•••			•••	£	s. 5	<b>d</b> 0
The above fee for drawing and copying the Statement in support of application to the Inland Revenue Office for the duty-paid stamp is to be taken if the statement is five folios of seventy-two words or under. If it exceed five folios, for each additional										
folios folio	of seventy	-two words	or under.	At it excee	ed live tolio	s, for each a	dditional	0	1	4
	n to the a	bove fees:	For prepari	ng the Bon	d. and for e	ach attenda	nce after	v	٠	7
		administra								
there	are two or	: more admi	nistrators a	nd they are	not sworn a					
same	fees as on o	ordinary Gr	ants of Lett	ers of Adm	inistration.					-
				n 7						
~ 1.		111	respect of 1	Probates, Sp	ecial or Lin	nuea.		_	_	_
Consulting		evenne Offic	o and attend	anaa on tha	reacutou be	in a arrown t	***	. 0	6	8
		on ordinary		ance on the .	Executor be	ang.sworn o	Terero.—	•		
				of seventy	-two words	•••	***	0	1	0
Drawing Special Oath of Executor, per folio of seventy-two words 0 Fair copy of the Oath for the District Registrar, per folio of seventy-two 0									0	4
Attending the District Registrar thereon									13	4
				ords	••• ••	• •••	•••	0	0	4
Attendance on the Executor being sworn									6	8
Special on limited Probate under seel										
Extracting The same fees as on ordinary Probates.										
Clerks		• •••	)							
_										
	•	etters of Ad	ministration	with or wit	nout Will a	nnexed, Sp	ecial or Lin		_	
Consulting		ating Dagle	on other i	••• [natum==+=	mbon mood		r folio of	0	6	8
	anu absera ty-two wor	cting Deeds ds	or other .		, when here	=	1 10110 01	0	0	4
	Nomination		•••	•••	1		•••	0	13	4
Affidavit i	for Inland	Revenue C								
		ame fees as						^	4	^
		h of the Ad					ehraw aw	0	0	0 4
		i for the Dis t Registrar		ar 10 peruse	ber iomo o	r peaciteh-f.	144		13	4
		folio of seve		rds	•••		•••	ŏ	ō	4
Attendanc	e on the A	lministrator	s being swo	rn, and on e		the Bond	•••	0	6	8
Engrossing and collating the Will ) The same fee as on ordinary Grants of Letters										
Letters of Administration, under seat and Stamp of Administration with or without the Will									7ill	
Extracting Clerks	•	***	***	::: 1	annexed.		•			
OWING .	··· · · · · · · · · · · · · · · · · ·	***		,						
•		Copies of, or			-	_				
		District Ro								
ment,	orior a (	Arant of Pr r five years,	OF SHV DAT	otters of A. lod less ther	oministratio	ш, will or includina t	he order-			
	f a copy	J O((12)	, va. umj. poti	*** ***********************************	J van 29	••	•11	0	5	0
6	******		IC.	0						

	£	s.	d
For every five years after the first five years	0	_	4
For the perusal of a Record, Will, or other Document, when necessary, for the purpose			
of ordering extracts or for any other purpose, including the ordering of extracts, per			
folio of ninety words	0	0	4
For collating an Office Copy or Extract of a Record, Will, or other Document, with the			
original, or a registered copy thereof, including Extracting fee, per folio of ninety		_	_
For collating an Office Copy of the Act on granting Probate or Administration with the	0	0	2
For collating an Office Copy of the Act on granting Probate or Administration with the	^	•	^
original entry thereof, including Extracting fee	0	1	0
Caveais.			
For attendance in the District Registry and entering or subducting a Caveat	0	6	8
For service of warning to a Cayeat and Copy	Ō	5	Ō
			^
Affidavits other than the Affidavits and Oaths included in the Fees of Probate an	d Letter	rs oj	•
Administration; and Declarations of Personal Estate and Effects.			
For taking instructions for every Affidavit or Declaration of Personal Estate and		_	_
Effects	0	6	8
For drawing and fair copy of the same, per folio of seventy-two words	0	1	4
For every attendance on the Deponents or Declarants being sworn or affirmed to such	. 0	6	8
Affidavits or Declarations	U	U	0
Instruments of Renunciation and Consent, Letters of Attorney, and other Docum	nents.		
For taking instructions for every Instrument of Renunciation or Consent, Letter of			
Attorney, or other Document	0	6	8
For drawing a copy thereof, per folio of seventy-two words	ŏ	ĭ	4
	•	•	-
For Commissioners of the Court.			
For each oath administered to each Deponent by a Commissioner, Surrogate, or other			
Person authorised to administer Oaths in the Court of Probate	0	1	6
For marking each Exhibit	0	l	0
For each occasion of superintending and attesting the execution of a Bond	0	1	6
•	-		
Proctors, Solicitors, and Attornies are not entitled to any Costs in addition to those			
allowed by the foregoing tables in respect of the Business comprised therein; but			
in case of their transacting any business not therein provided for, they will be			
allowed as follows—			
For instructions for any original Instrument prepared by them	0	6	8
For perusing every Document which it is necessary to peruse as instructions,			
per folio of seventy-two words	0	0	4
For drawing and fair copy of any original Instrument, per folio of seventy-two	_	_	
words	0	l	4
For every plain copy of a Document, per folio of seventy-two words	0	0	4
If the same or any part thereof is to be copied fac simile, for the part or parts		^	
to be so copied, per folio of seventy-two words in addition to the above	. 0	0	2
For every necessary attendance on Counsel, or on any Practitioner or Party	^	c	٥
other than their own parties	0	6	8

## India Office, February 13, 1874.

INE Secretary of State for India in Council hereby gives notice, that he has received a Calcutta Gazette, containing the following Notice that the undermentioned Insolvent filed his Petition in the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11 Victoria, cap. 21:—

## Petition filed praying for relief.

In the Matter of John Kennedy, of No. 55, Bowbazar-street, in the town of Calcutta, an Engineer on board the steamer Sestos, an Insolvent.

Notice, that the Petition of the said Insolvent, seeking the benefit of the Act 11 Vic., cap. 21, was filed in the office of the Chief Clerk on Wednesday, the 7th day of January instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—Insolvent in person. Date of Gazette containing notice, January 14, 1874.

## India Office, February 13, 1874.

THE Secretary of State for India in Council hereby gives notice, that he has received a Calcutta Gazette, containing the following notices of Orders made by the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11 Victoria, cap. 21:—

## Court for the Relief of Insolvent Debtors at Calcutta.

In the Matter of Kadernauth Day, an Insolvent.

On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,429-11-9 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 45 per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule, when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court from

time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of John Palmer, an Insolvent.

On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and divide the sum of Rs. 2,152-6-9 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of one rupee per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule, when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Asignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of Harriet Eliza Murray, an Insolvent.

On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and divide the sum of Rs. 817-9-10 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 2 per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule, when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of Muddsoodun Dutt, an Insolvent. On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and divide the sum of Rs. 780-5-9 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 20 per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts upon the other debts admitted in the schedule, when and so soon as such debts, or any of them, shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of Nathaniel Hudson, an Insolvent-On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,592-4-8 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of seven annas per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule, when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of Robert Carr, an Insolvent.

On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and

divide the sum of Rs. 3,301-7 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 25 per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule, when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of Omortolall Daw, an Insolvent.

On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,536-10-2 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 10 per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule, when and so soon as such debts, or any of them, shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of Augustus Fisher, an Insolvent.

On Tuesday, the 6th day of January instant, it was ordered that the Assignee do pay and divide the sum of Rs. 770-15-6 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 2 per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule, when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, January 14, 1874.

In the Matter of Edward Rostan Bolst, an Insolvent.

On Tuesday, the 6th day of January instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act 11 Vic., cap. 21, as to all persons named in his schedule as creditors or claiming to be creditors respectively.—Hechle, Attorney. Date of Gazette containing notice, January 14, 1874.

Ely Union.—Parish of Littleport.

To the Churchwardens and Overseers of the Poor of the parish of Littleport, in the county of Cambridge;—

And to all others whom it may concern.

W HEREAS the population of the parish of Littleport, in the county of Cambridge, according to the last census, exceeds two thousand persons:

And whereas at a Meeting of the Vestry of the said parish, held at the Vestry Room, pursuant to public notice in that behalf, on Thursday, the twenty-fourth day of April, one thousand eight hundred and seventy-three, it was resolved,—

"That this Vestry authorizes and requires the "Churchwardens to make application forth." "with to the Local Government Board, in pursuance of this Resolution, to make an "Order that the Act 13 and 14 Vict., c. 57, or such part of it as relates to the appointment of a Vestry Clerk, shall be applied to and put in force within the parish of Little-port, the population of which exceeds two thousand persons, according to the last preceding census."

And whereas the Churchwardens of the said parish have made application in writing to the Local Government Board, pursuant to the above resolution:

Now therefore, we, the Local Government Board, under the authority of the several Statutes in that behalf, hereby order and direct as follows:—

ARTICLE I.—So much of the Act passed in the fourteenth year of the reign of Her present Majesty, intituled "An Act to prevent the hold-"ing of Vestry or other Meetings in Churches, "and for regulating the Appointment of Vestry "Clerks," as relates to the appointment of a Vestry Clerk, shall forthwith be applied to, and be put in force within, the said parish of Littleport.

ARTICLE II.—The Vestry Clerk for the time being appointed under the authority of the statutes in that behalf, and of this Order, shall, in addition to the duties set forth in the said Act, perform, as regards the said parish, the following duties:—

No. 1. He shall make out, copy, and deposit all such valuation lists and supplemental valuation lists as may from time to time be required, and take all requisite steps with reference thereto, under the provisions of the Union Assessment Committee Acts.

No. 2. He shall prepare and deliver all notices required under the Poor Rate Assessment and Collection Act, 1869.

No. 3. He shall revise all Poor Rates before they are presented to the Justices for allowance.

ARTICLE III.—An annual salary of thirty-five pounds shall be paid to such Vestry Clerk by the Churchwardens and Overseers of the poor of the said parish.

ARTICLE IV.—The salary of such Vestry Clerk shall be payable from the day on which he commences the performance of his duties up to the day on which he ceases to hold office, and no longer, and shall be paid by quarterly payments at the several quarters ending at the usual feast days in the year, namely, Lady-day, Midsummer-day, Michaelmas-day, and Christmas-day, and in case he shall die whilst holding such office, the proportion of salary, if any, remaining unpaid at his death shall be paid to his personal representatives.

ARTICLE V.—A copy of this Order shall be published in the London Gazette.

Given under the Seal of Office of the Local Government Board, this sixth day of February, in the year one thousand eight hundred and seventy-four.

James Stansfeld, President.

John Lambert, Secretary.

OTICE is hereby given, that a separate building, named Ebeneze Chapel, situated at and in the parish of Sutton Valence, in the county of Kent, in the district of Hollingbourn, being a building certified according to law as a place of religious worship, was, on the 10th day

of February, 1874, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85, being substituted for the building known as Ebenezer Chapel, now disused.

Witness my hand this 13th of February, 1874. Edward Hoar, Superintendent Registrar.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Scarsdale Brewery 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 13th day of February, 1874, presented to the Master of the Rolls by Thomas Bayley, of Lenton Abbey, in the county of Nottingham, Gentleman, a share-holder and contributory of the said Company; and that the said petition is directed to be heard before the Master of the Rolls on the 7th day of March, 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.

> Torr and Co., 38, Bedford-row, Solicitors; Agents for Wells and Hind, of Nottingham, Solicitors for the Petitioner.

> > In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the New Buxton Lime 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 13th day of February, 1874, presented to the Master of the Rolls by William Osler, of Halifax, in the county of York, Accountant, William Ashworth. of Ramsbottom, in the county of Lancaster, Cotton Spinner, Joseph Fletcher, of Ashton-under-Lync, in the county of Lancaster, Estate Agent, and Arthur Hirst, of Stockport, in the county of Lancaster, Draper and Grocer, contributories of the said Company; and that the said petition is directed to be heard before the Master of the Rolls on the 28th day of February, 1874; and any creditor and 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.

Chester, Urquhart, Bushby, and Mayhew, 11, Staple-inn, London; Agents for J. H. E. Gill, Liverpool, Solicitor for the Petitioners.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Co-operative Brewery Company.

county of Kent, in the district of Hollingbourn, being a building certified according to law as a place of religious worship, was, on the 10th day pointed David Roberts, of High-road, Tottenham,

in the county of Middlesex, Cooper and Beer Dealer, to be Liquidator of the above-named Company,—Dated this 13th day of February, 1874.

### In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Co-operative Brewery Company Limited.

THE creditors of the above-named Company are required, on or before the 27th day of March, 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. David Roberts, the Liquidator of the said Company, at the offices of his Solicitors, Messrs. Peckham, Maitland, and Peckham, 17, Knight Rider-street, Doctors'-commons, in the city of London; and if so required by notice in writing from the said Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, in the county of Middlesex, at such 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. day, the 13th day of April, 1874, at eleven o'clock in the forenoon, at the said chambers, is appointed !

for hearing and adjudicating upon the debts and claims.—Dated this 13th day of February, 1874.

In Chancery,

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Tunis Railways Company Limited.

THE creditors of the above-named Company are required, on or before the 11th day of April, 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 Lieutenant-Colonel Francis Douglas Grey and James Hume Webster, the Liquidators of the said Company, at the office of the Company, 152, Gresham-house, Old Broad-street, in the city of London; and if so required by notice in writing from the said Liquidators, are, by their Solicitors, to come in and prove their said debts or claims, at the chambers of the Vice-Chancellor Sir Richard Malins, No. 3, Stone-buildings, Lincoln'sinn, in the county of Middlesex, at such 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. Monday, the 20th day of April, 1874, at twelve o'clock, is appointed for hearing and adjudicating upon the debts and claims.-Dated this 13th day of February, 1874.

A RETURN showing the Amount received from, and paid to, Savings' Banks and Post Office Savings' Banks in the United Kingdom by the Commissioners for the Reduction of the National Debt, during the Four Weeks ending 14th February, 1874.

	Total Amount received by the Commissioners.	Total Amount paid by the Commissioners.
Savings' Banks—	£ s. d.	£ s. d.
In Money and Interest credited	121,384 10 9	46,913 16 1
To Transfer Certificates from Post Office Savings' Banks to Savings' Banks	823 5 3	••••
By Transfer Certificates from Savings' Banks to Post Office Savings' Banks	•••••	861 5 5
Total	£122,207 16 0	£47,775 1 6
Post Office Savings' Banks-		
In Money and Interest credited	313,265 16 6	•••••
To Transfer Certificates from Savings' Banks to Post Office Savings' Banks	861 5 5	******
By Transfer Certificates from Post Office Savings' Banks to Savings' Banks	******	823 5 3
Total	£314,127 1 11	£823 5 3

Total

Total Amount on 14th February, 1874, at the credit of-

 £40,409,479 13 7 21,926,263 13 9

Ditto-by last Monthly Account ...

£ 62,335,743 7 4 £ 61,948,006 16 2

JOHN RUSSELL, Check Officer, National Debt Office, February 16, 1874.

C. RIVERS WILSON, Comptroller-General.

RECEIPTS into and PAYMENTS out of the EXCHEQUER, between the 1st April, 1873, and the 14th February, 1874.

REVENUE  AND OTHER RECEIPTS.	Budget Estimate for the Financial Year 1873-74.	Total Receipts into the Exchequer from 1st April, 1873, to 14th February, 1874.	Total Receipts for corresponding Period of last Year.	EXPENDITURE  AND OTHER PAYMENTS.	Estimate for the Financial Year 1873–74.	Total Issues from Exchequer to meet pay- ments, from 1st April, 1873, to 14th February, 1874.	Total Issues from Exchequer for corresponding Period of last Year.
Balance on 1st April, 1873 :	£	£	£	EXPENDITURE.	£	£	£
Bank of England Bank of Ireland	-	10,213,574 1,779,131	7,706,924 1,635,728	Interest of Debt As stated in the	26,750,000	25,169,109	25,276,353
REVENUE.		11,992,705	9,342,652	Consolidated Fund	1,570,000	1,509,935	1,486,804
Customs Excise	19,603,000 25,747,000	17,699,000 22,464,000	18,226,000 21,669,000	Supply Services (as sanctioned by Parliament)	†47,192,000	40,235,278	24,672,086
Stamps Land Tax and House Duty Income Tax	10,050,000 2,350,000 5,575,000	9,222,000 1,454,000 3,978,000	8,659,000 1,763,000 6,032,000	Estimate	£75,512,000		
Post Office Telegraph Service Crown Lands Miscellaneous	5,012,000 1,220,000 375,000 3,830,000	*4,492,000 1,050,600 335,000 *3,312,611	3,830,000 795,000 335,000 3,214,235		Expenditure	66,914,322	61,435,243
Revenue	£73,762,000	64,007,211	64,523,235				,
Total inclu	ding Balance	75,999,916	73,865,887	OTHER PAYMENTS.			
OTHER RECEIPTS.  Advances, under various Acts, repaid to	the Eveloppe	1,930,009	2,459,755	Advances, under various Acts, issued from Exchequer Bills paid off Surplus Income applied to reduce Debt	•••	2,926,214 279,800 3,445,982	2,456,822 813,000 2,455,078
Auvances, under various Acis, repaid to	rne wxcueduer	1,500,009	2,100,100		•	73,566,318	66,660,143
	ن !			Balances on 14th February, 1874:— $\left\{ \mathbf{F} \right\}$	Bank of England Bank of Ireland	3,520,811 842,796	8,711,085 954,414
Tota	la	£77,929,925	76,325,642	Tot	tals	£77,929,925	76,325,642

<sup>\*</sup> Including £652,000 and £148,000 respectively, repaid to Revenue out of Telegraph Loan, and not included in the Budget Estimate.

Treasury, 17th February, 1874.

<sup>†</sup> Including the whole of the Alabama Indemnity.

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 7th day of February, 1874.

### PRIVATE BANKS.

Name, T	litle,	and Principal Place	ce of Issue.		Average Amount
					£
Ashford Bank  Aylesbury Old Bank	•••	4 '4 4	Pomfret and Co Cobb and Co	998 501	10355 <b>20</b> 171
Baldock Bank and Baldock an	ıd }	Biggleswade	Wells, Hogge, and Co	•••	16146
Biggleswade Bank Barnstaple Bank		Barnstaple	Marshall and Co	•••	2735
Bedford Bank Bicester and Oxfordshire Bank an	ıd į	Bedford	1	•••	30175 12528
Oxford Bank Boston Bank	5	Bicester	G . 01 - 1 G	407	71035
Boston Bank	•	Boston	Ι Ο Ι Ο	-	13925
Bridgwater Bank	•••	Bridgwater		. • • •	-6368 19988
Bristol Bank Broseley and Bridgnorth and Bridg	ς- ϊ	Bristol Broseley	Political and and On	***	14670
north and Broseley Bank  Buckingham Bank	3	Buckingham	D. 11 11 D. 11 1 G	•••	18527
Bury and Suffolk Bank, Sudbur Bank, and Stowmarket Bank	y }	Bury St. Edmunds			97135
Banbury Bank		Banbury	T G	***	23413
Banbury Old Bank	•••	Banbury	Cobb and Son	•••	16130
Bedfordshire Leighton Buzzard B Brecon Old Bank	ank	Leighton Buzzard Brecon	Bassett, Son, and Co Wilkins and Co	.400	32881 43985
Brighton Union Bank		Brighton	TT 11	***	21116
Burlington and Driffield Bank		Burlington	177 31 32 3 3 3 3 3		12045
Bury Saint Edmunds Bank	•••	Bury St. Edmunds	Huddleston and Co	•••	2485
Cambridge Bank		Cambridge	Mortlock and Co	•••	12700
Cambridge and Cambridgeshire B	ank	Cambridge		•••	42670
Canterbury Bank Colchester Bank	•••	Canterbury		•••	21965 12458
Colchester Bank Colchester and Essex Bank, ar	ıd ì	Colchester	Round, Green and Co	941	12100
Witham and Essex Bank, an Hadleigh Suffolk Bank		Colchester	Mills, Bawtree, and Co.		2731 <del>9</del>
Cornish Bank, Truro	. ر	Truro	Tweedy and Co	•••	· 31955
City Bank, Exeter	•••	Exeter	1 3 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	•••	11252
Craven Bank	•••	Settle	Birkbeck, Robinson, and Co.	•••	73304
Derby Bank		Derby	W. and S. Evans and Co.	•••	11434
Derby Bank	•••	Derby	1 C 1 C 1 C 1 C	•••	34640
Derby Old Bank and Scarsdale an High Peak Bank	ıd }	Derby	Crompton, Newton, and Co.	•••	28146
Devizes and Wiltshire Bank		Dévizes	Locke and Co	. •••	4555
Darlington Bank, Durham Ban and Stockton-on-Tees Bank	k, }	Darlington	Backhouse and Co	•••	84212
Devonport Bank Dorchester Old Bank and Dorse	, Too	Devonport	Hodge and Co	•••	5628
shire Bank Dank and Dorse	ξ- <b>}</b> .	Dorchester	Williams and Co	•••	3701 <b>3</b>
East Cornwall Bank		Liskeard	Robins, Foster, and Co.	•••	80630
Cast Riding Bank	· · · ·	Beverley	Bower and Co	••.	52695
Essex Bank and Bishop's Stortfor	ra } ]	Chelmsford	Sparrow, Tufnell, and Co.		\$6532
Exeter Bank	•••	Exeter	Sanders and Co	•••	17567
Farnham Bank		Farnham	Knight and Sons		5497
Faversham Bank	•••		Rigdon, Hilton, and Co.		5890

	N	ame, Ti	tle,	and Principal P	lace	of Issue.		Average Amount.
				• •				£
Godalming Bank	•••	•••		Godalming		Mellersh and Co		5265
Guildford Bank	•••	•••	•••	Guildford		Haydon and Co	•••	10514
Grantham Bank	***	•••	•••	Grantham	•••	TT3 3 //	•••	21216
Hull Bank and King	gston-	<b>upon-H</b> ı	ıll }	Hull	•••	Smith, Brothers, and Co.	•••	19332
Bank Huntingdon Town	and C	ounty B	ank	Huntingdon	•••	77		27722
Harwich Bank		•••	•••	Harwich	•••	α. άτι τι τα.	•••	4010
Hertfordshire, Hitc			•••	Hitchin	•••	01110-	•••	31623
Ipswich Bank Ipswich and Needha				Ipswich	•••	Bacon and Co	•••	16145
Suffolk, Hadleig ningtree and Mi Woodbridge Ban	stley			Ipswich	•••	Alexanders and Co	•••	46509
		•••		1				
Kentish Bank Kington and Radno	···	 Rank	P)*		•••		•••	16810 18666
Knaresborough Old					•••		•••	
Old Bank	•••	•••	Ĵ	Knaresborough	•••	Harrison and Co	•••	21214
Kendal Bank	•••	•••	•••	Kendal	•••	Wakefield, Crewdson, & Co.	•••	45480
Leeds Bank	•••	•••	•••	Leeds		Beckett and Co		131060
Leeds Union Bank		444		Leeds	•••	TT TT 111 TO	•••	36414
Leicoster Bank	***	411	•••		•••	//D = = 1 //D //D = 4	•••	24306
Lewes Old Bank	***	•••	•••	Lewes		300 110 11 10	•••	26926
Lincoln Bank	_ •••	• • • • • • • • • • • • • • • • • • • •		Lincoln	•••	Smith, Ellison, and Co	•••	90763
Llandovery Bank,			k,	Llandovery	•••	D. Jones and Co		14425
and Llandilo Ban Loughborough Ban	_	•••	J			_	- 1	6896
Lymington Bank	•••	•••	•••	<b>-</b>	•••	Ct Danks and Ca	j	2845
Lynn Regis and Li				Lynn Regis		Gurneys and Co	•••	29045
Lynn Regis and No				Lynn Regis	٠	1 - 1 10 .	•••	9785
Macclésfield Bank				Macclesfield		Decklohungt and Ca		0047
Miners' Bank	***	•••	•••	Truro		Brocklehurst and Co Willyams and Co	•••	8847 17229
Monmouth Old Bar		•••	•••	Monmouth	•••	Bromage and Co	•	2824
							- 1	_
Newark Bank		•••		Newark		Godfrey and Riddell		22950
Newark and Sleaf	ord B	lank, ar	) br	Sleaford			•••	
Slcaford and New	vark I	Ban k	5		•••	Handley, Peacock, and Co.	•••	49954
Newbury Bank	***	***	•••	Newbury	•••	Matthews, Slocock, and Co.	•••	12583
Newmarket Bank Norwich and Norfoll	 kandl	··· Pakanha	~;··	Newmarket	•••	Hammond and Co	••••	15143
Banks	•••	***	<b></b> }	Norwich	•••	Gurneys, Birkbecks, & Co.		80799
Naval Bank, Plymo	uth	***		Plymouth		Harris, Bulteel, and Co.		21399
New Sarum Bank	•••	***		Sarum	•••	Pinckney, Brothers	•••	5545
Nottingham Bank	•••	•••		Nettingham	•••	Samuel Smith and Co	•••	30632
Oswestry Bankand C	)8WA91	ry Old B	lanb	Oswestry		Croxon and Co	- }	7605
Oxford Old Bank	***	,	•••	Oxford		Parsons and Co.	•••	31210
Old Bank, Tonbridge	e, Ton	bridgear	ad )	•			•••	01210
Tonbridge Wells bridge and Tonbr	ridge			Tonbridge	•••	Beeching and Co	•••	11390
Sevenoaks Bank Oxfordshire Witney		ż	•••	Witney	•••	J. W. Clinch and Sons	•••	6251
Pease's Old Bank,	Hull.	the Hu	11)	7717			į	
Old Bank and Be			<b>[</b> ]	Hull	•••	Peases and Co	•••	46867
Penzaace Bank	. •••	•••	•••	Penzance	•••	Batten and Co	•••	9304
n 21. n 1			- 1	D. W		<b>.</b>	- 1	
Reading Bank	***	** 1	•••	Reading		Simonds and Co.	•••	20195
Reading Bank Richmond Bank	***	•••	•••	Dish man 1		Stephens, Blandy, and Co.	•••	25495
Royston Bank	***	•••		Ďa-saa		Roper and Co Fordham and Co.	•••	6829 8507
Ry Bank	***	200		Dura.		Curtois, Pomfret, and Co	::1	8507 7495
	a	到 。	7		1		•• j	1 130

Name, Title, and Principal Place of Issue.									
Saffron Walden and North Essex Bank Salop Bank Scarborough Old Bank Shrewsbury Old Bank and Shrews- bury and Ludlow Bank Sittingbourne and Milton Bank Southampton Town and County Bank Southwell Bank Stamford and Rutland Bank	Shrewsbury Scarborough Shrewsbury Sittingbourne Southampton Southwell Stamford	Gibson, Tuke, and Co Burton, Lloyd, and Co Woodall and Co Rocke, Eyton, and Co Vallance and Co Maddison, Atherley, and Co. Wylde and Co Eaton, Cayley, and Co	5735 24189 20392 2330 7820 10434 14179						
Tavistock Bank Thornbury Bank Tiverton and Devonshire Bank Thrapston and Kettering Bank, Northamptonshire Tring Bank and Chesham Bank Towcester Old Bank.	Tavistock Thornbury Tiverton Thrapston Tring Towcester	Harwood and Co. Dunsford and Co. Eland and Eland Butcher and Sons	8002 6246 6250 10925						
Union Bank, Cornwall		Winian and On	12190						
Wallingford Bank Warwick and Warwickshire Bank Wellington Somerset Bank West Riding Bank, Wakefield, and	Wallingford Warwick Wellington	Greenway and Co Fox, Brothers, and Co	25087 3717						
Pontefract Bank Whitby Old Bank Winchester, Alresford, and Alton Bank Weymouth Old Bank and Dor-)		Leatham, Tew, and Co Simpson, Chapman, and Co. Bulpett and Co.	13469 9580						
chester Bank Wirksworth and Ashbourne Derby- shire Bank Wisbech and Lincolnshire Bank	Weymouth Wirksworth Wisbech	Arkwright and Co Gurney and Co	26705						
Wiveliscombe Bank Worcester Old Bank and Tewkes-	Wiveliscombe Worcester	W. Hancock Berwick, Lechmere, and Co.	2120						
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank Yarmouth, Norfolk, and Suffolk Bank York Bank	Yarmouth Great Yarmouth York	Gurneys, Birkbeck, and Co Sir E. H. K. Lacon, Bt., & Co Swann, Clough, and Co	35413 9222 42983						

### JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.								
		·				£		
Bank of Westmorland	• • •	Kendal	• '	•••	•••	10717		
Barnsley Banking Company		Barnsley	•	***	••••	9066		
Bradford Banking Company		Bradford	• '	•••	•••	49363		
Bank of Whitehaven Limited	•••	Whitehaven :	•	***	•••	31353		
Bradford Commercial Banking Company	•••	Bradford	•	•••	•••	19667		
Burton, Uttoxeter, and Ashbourn Union Bank	•••	Burton-upon-Tres	nt	***	•••	46957		
Chesterfield and North Derbyshire Banking Company	•••	Chesterfield	•	***		9456		
Cumberland Union Banking Company Limited	•••	Carlisle	•	•••	•••	34190		
Coventry and Warwickshire Banking Company	•••	Coventry	•	•••	•••	17861		
Coventry Union Banking Company		Coventry	•	•••	•••	15900		
County of Gloucester Banking Company	***	Chelterham	• .	•••	•••	92789		

Non- Will and District 1 William	of Tonne	Average
Name, Title, and Principal Place	OI LESUE:	Amount.
		£
Carlisle and Cumberland Banking Company		
Carlisle City and District Bank	Carlisle	19895
County of Stafford Bank, late Bilston District Banking	Wolverhampton	8836
Company	vy olvernampton	
Dudley and West Bromwich Banking Company	Dudley	31744
Derby and Derbyshire Banking Company	Thank_	19585
Darlington District Joint Stock Banking Company	Darlington	25750-
Gloucestershire Banking Company	Gloucester	142204
	<u> </u>	
Halifax Joint Stock Bank	Halifax	16750 <sup>-</sup>
	Huddersfield	34060
Hull Banking Company		27868 13300
Halifax Commercial Banking Company Limited Halifax and Huddersfield Union Banking Company	TT-1:6	39537
Walatan Banking Company	TYaladam	1486
Heiston Banking Company	Heiston ess	210.0
Knaresborough and Claro Banking Company	Knaresborough	26165
Toward or Boulder Company	Lancaster	61822:
Lancaster Banking Company	'T	66005
ei v strata Řetra Alexani	T * 1	51162
Lincoln and Lindsey Banking Company Learnington Priors and Warwickshire Banking Company	Leamington Priors	11332
Ludlow and Tenbury Bank	Ludlow	7635.
Moore and Robinson's Nottinghamshire Banking	Nottingham ••• •••	28837
Company Limited		
Nottingham and Nottinghamshire Banking Company	Nottingham	26403:
North Wilts Banking Company	Melksham	36664
Northamptonshire Union Bank	Northampton	<i>5</i> 8932
Northamptonshire Banking Company	Northampton	19341
North and South Wales Bank	Liverpool	56038.
Pares's Leicestershire Banking Company	Leicester	58198.
gr. m.11 Darking Company	Ct.off als	05000
Sheffield Banking Company	Sheffield s s	35230° 51306
Stamford, Spalding, and Boston Banking Company Stuckey's Banking Company, Bristol Somersetshire		
Bank, and Somersetshire Bank	Langport	309070
Shropshire Banking Company	Shiffnal	43188:
	Stourbridge	48011
Sheffield and Hallamshire Banking Company	Sheffield	2338 <b>7</b> 5280 <del>8</del>
Sheffield and Rotherham Joint Stock Banking Company	Sheffield Richmond	51871
Swaledale and Wensleydale Banking Company	Kichmond ess ess ess	01011
Wolverhampton and Staffordshire Banking Company	Wolverhampton	20070
Wekefield and Barnsley Union Bank	Wakefield	14245
whitehaven Joint Stock Banking Company	Whitehaven	29430
West of England and South Wales District Bank	Bristol	83827
Wilts and Dorset Banking Company	Salisbury	70832
West Riding Union Banking Company	Huddersfield	33091
Whitchurch and Ellesmere Banking Company	Whitchurch	3855
Worcester City and County Banking Company Limited	Worcester	1183
Test Union Banking Company	York	70457
York Union Banking Company York City and County Banking Company	York	91089
	Leeds	115582
Yorkshire Banking Company		

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, Imperial Measure, as received from the Inspectors and Officers of Excise, conformably to the Act of the 27th and 28th Victoria, cap. 87, in the Week ended 14th February, 1874.

				•		QUANTITIES	SOLD.	A	VERAGE	PRICE.
Wheat	•••	•••	•••	•••		Qrs. 43,015	Bus, 5		63	d. 2
Barley	•••	•••	•••	***	•••	54,520	0		48	9
Oats	400	•••	•••	.000	•••	5,665	0		28	1

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1870 to 1873.

Corresponding				QUANTITIES SOLD.							AVERAGE PRICES.				
	Week in			T. BARLEY. OATS.		WHE	AT.	BARI	EY.	OAŤ	s.				
1870	•••		Qrs 64,260	Bus.	Qra. 49,115	Bus.	Qrs. 4,546		#. 41	d. 9	34	d. 6	19		
1871	•••		76,735		53,851	3	7,586		53	11	35	7	23		
1872	•••	•••	45,746	4	57,503	6	5,216	0	55	7	38	8	23 ·	Ó	
1873	•••	•••	50,989	4	46,965	0	6,197	2	56	8	40	6	22	8	

Statistical and Corn Department, Board of Trade, February 16, 1874.

R. VALPY,
Comptroller of Corn Returns.

### CORN IMPORTED AND EXPORTED.

AN ACCOUNT showing the Quantities of the several kinds of Corn and Meal Imported into each division of the United Kingdom; and the Quantities of British and Foreign Corn and Meal, of the same kinds, Exported from the United Kingdom, in the week ended the 14th February, 1874.

	. Qu	VANTITIES IM	PORTED INT	<b>9</b> —		s Exported ited Kingdo	
	England.	Scotland.	Ireland.	The United Kingdom.	British.	Colonial and Foreign.	Total Exported.
Wheat Barley Oats	Cwt. 392,522 224,228 302,501	Cwt. 93,132 53,106 70,586	Cwt. 108,686 2,152 80	Cwt. 594,340 279,486 373,167	Cwt. 3,278 1,080 108	Cwt. 4,408 17,881 745	Cwt. 7,686 18,961 853
Rye	22,709 90,790 91,254 819	106 29,969 2,030	43,803	22,815 120,759 137,087 819	 40 	180 1,269	35 220 1,269
Total of Corn (ex-)	1,124,823	248,929	154,721	1,528,473	4,541	24,483	29,024
Wheatmeal or Flour Barley Meal Oat Meal Rye Meal Bean Meal Indian Corn Meal Buckwheat Meal	Cwt. 103,965  37	Cwt. 47,882  100 	Cwt,	Cwt. 151,847  100 37 	Cwt. 1,306  690	Cwt. 1,900	Cwt. 3,206  690
Total of Meal	104,002	47,982	•••	151,984	1,996	1,900	3,896
Total of Corn and Meal (exclusive of Malt)	1,228,825	296,911	154,721	1,680,457	6,537	26,383	32,920
Malt (entered by the Quarter)	Quarters.	Quarters,	Quarters.	Quarters.	Quarters. 2,297	Quarters.	Quarters. 2,297

Statistical Department, Custom House, London, February 16, 1874. S. SELDON, Principal. Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

## OTICE is hereby given, that-

3216. John Rice, of Southsea, in the county of Hants, Brewer, has given notice at the office of the Commissioners of his intention to proceed with his application for letters patent for the invention of "an improved vessel for beer or other liquid."

As set forth in his petition, recorded in the said office on the 4th day of October, 1873.

3234. And Samuel Sidney Bromhead, of Southsea, in the county of Hants, has given the like notice in respect of the invention of "a new or improved rivet-screw or fastening."

3238. And Thomas Greenwood, of Halifax, in the county of York, Engineers' Tool Maker, has given the like notice in respect of the invention of "improved means or apparatus for grinding, pulverizing, or reducing mortar, loam, ores, or other mineral substances."

3242. And Thomas Hydes and John Emil Bennett, both of Sheffield, in the county of York, has given the like notice in respect of the invention of "improved apparatus for heating the feed water of steam boilers."

As set forth in their respective petitions, all recorded in the said office on the 6th day of October, 1873.

3245. And Edward Samuel Eyland and John Bosley Warren, both of Bristol, in the city of Bristol, has given the like notice in respect of the invention of "an improved mechanical arrangement applicable to pianofortes and music stands for turning over the leaves of music."

3247. And George Gordon de Luna Byron, of New York, in the United States of America, but at present of 89, Chancery-lane, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the treatment and compounding of cast iron with other metals or materials containing such metals while in a molten state."—A communication to him from abroad by William Mernorice Arnold, of New York, United States of America.

3254. And Thomas Black Callard, of 1, Queen'sterrace, Saint John's Wood, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in machinery for cutting caromel and such like substances."

As set forth in their respective petitions, all recorded in the said office, on the 7th day of October, 1873.

3257. And Henry Josiah Griswold, of the Hop and Malt Exchange, Southwark-street, in the county of Surrey, Merchant and Manufacturer, has given the like notice in respect of the invention of "improvements in knitting machinery."

3262. And William Fisken, of Stamfordham, in the county of Northumberland, Presbyterian Minister, has given the like notice in respect of the invention of "improvements in steam cultivating apparatus."

3263. And James Petrie, of Rochdale, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of "improvements in steam engines."

3264. And Henry Gardner, of 18, Clifton-road, Holloway, in the county of Middlesex, Civil Engineer, has given the like notice in respect of the invention of "improvements in treating air for the production of hydrocarbon gas, and in apparatus or appliances therefor."—A communication to him from abroad by M. Auton Franz, residing at Düren, in the Empire of Germany.

As set forth in their respective petitions, all recorded in the said office on the 8th day of October, 1873.

3268. And Stanislas Louis Delalot, of Paris, in the French Republic, but at present of 5, Southampton-buildings, Holborn, in the county of Middlesex, Chemist, has given the like notice in respect of the invention of "improvements in the manufacture of iron and steel."

3271. And Joseph Holding, of Manchester, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of "improvements in nose-bags and in other appliances employed in the feeding of horses, sheep, and other cattle."

As set forth in their respective petitions, both recorded in the said office on the 9th day of October, 1873.

3283. And Robert Bowman Richardson, of Gateshead, in the county of Durham, Iron Founder, has given the like notice in respect of the invention of "improvements in the construction of doors for puddling furnaces."

3285. And Frank Wirth, of the firm of Wirth and Company, Patent Agency, of Frankfort-on-Maine, Germany, has given the like notice in respect of the invention of "certain improvements in the process of washing yarns and in the apparatus employed therefor."—A communication from John Albert Dold, Manufacturer, of Reutlingen, Kingdom of Wurtemberg.

3297. And Wright Jones, of Manchester, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of "improvements in apparatus for regulating the temperature of manufactories, conservatories, and other apartments or buildings."

As set forth in their respective petitions, all recorded in the said office on the 10th day of October, 1873.

3304. And William Tongue, of Leeds, in the county of York, has given the like notice in respect of the invention of "improvements in machinery for combing fibrous materials."

3308. And Henry Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, has given the like notice in respect of the invention of "an improved mode of connecting gas, water, or other pipes."—A communication to him from abroad by Monsieur Galasse-Ketin, of Brussels, in the Kingdom of Belgium.

As set forth in their respective petitions, both recorded in the said office on the 11th day of October, 1873.

3314. And James Manwell, of Glasgow, in the county of Lanark, North Britain, Contractor, has given the like notice in respect of the invention of "improvements in charging horizontal retorts and in apparatus therefor."

As set forth in his petition, recorded in the said office on the 13th day of October, 1873.

3352. And John Barclay Leslie, of 27, Great George-street, Westminster, in the county of Middlesex, Gentleman, has given the like notice in respect of the invention of "an improved instrument or apparatus for indicating the direction of ocean and other currents."

3354. And Marcus Fenton and Bagshaw Cockayne, both of Sheffield, in the county of York, Steel Manufacturers, have given the like notice in respect of the invention of "improvements in moulds and apparatus for casting ingots and other articles of steel and other metals."

3355. And Enoch Sarjeant, of Balsall Heath, in the county of Worcester, Metal Worker, has given the like notice in respect of the invention of "improvements in machinery for dressing metallic hinges."

As set forth in their respective petitions, all recorded in the said office on the 16th day of October, 1873.

3357. And James Robert Napier, of Glasgow, in the county of Lanark, North Britain, Engineer, has given the like notice in respect of the invention of "improvements in and connected with fire-places for cooking food and heating air or liquids."

3366. And Charles Henry Murray, of Lomanstreet, in the borough of Southwark, Engineer, has given the like notice in respect of the invention of "an improved construction of press applicable to the manufacture of bricks, tiles, and other moulded articles."

As set forth in their respective petitions, both recorded in the said office on the 17th day of October, 1873.

3374. And Eugene Armand Roy, of Lady Margaret-road, Kentish Town, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the construction of vessels for the conveyance of passengers at sea and other purposes."

3377. And John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentleman, has given the like notice in respect of the invention of "improvements in apparatus for obtaining fresh water from sea water."—A communication to him from abroad by Théodore Perroy, of Paris, in the Republic of France.

3386. And Henry Edward Ermen, of Pendlebury, near the city of Manchester, Cotton Spinner, and Godfrey Anthony Ermen, of Eccles, in the county of Lancaster, Cotton Spinner and Thread Manufacturer, have given the like notice in respect of the invention of "certain improvements in machinery for preparing cotton and other fibrous substances."

As set forth in their respective petitions, all recorded in the said office on the 18th day of October, 1873.

3405. And Abraham Pope, of No. 190, Edgware-road, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in steam engines and boilers, and in apparatus connected therewith."

3415. And William McNabb, of Foulden-road, Stoke Newington, in the county of Middlesex, has given the like notice in respect of the invention of "an improved instrument or machine for drawing together and securing the ends of hoops or bands around bales of cotton or other merchandise."

As set forth in their petitions, both recorded in the said office on the 21st day of October, 1873.

3433. And the Right Honourable James, Earl of Caithness, of Barrogill Castle, in the county of Caithness, North Britain, has given the like notice in respect of the invention of "improvements in transmitting motion."

As set forth in his petition, recorded in the said office on the 22nd day of October, 1873.

3595. And James Morris, of the firm of Edward Morris and Son, of Birmingham, in the county

of Warwick, Braziers and Iron Plate Workers, has given the like notice in respect of the invention of "improvements in the covers of sanitary and other pans."

As set forth in his petition, recorded in the said office on the 5th day of November, 1873.

3626. And Richard Smith Casson, of Round Oak Works, Brierley-hill, in the county of Stafford, Manager of Iron Works, has given the like notice in respect of the invention of "improvements in puddling furnaces used in the manufacture of iron and steel."

As set forth in his petition, recorded in the said office on the 7th day of November, 1873.

3638. And George William Hart, of Upper Norwood, in the county of Surrey, Engineer, has given the like notice in respect of the invention of "improvements in smelting iron and other ores,"

3645. And Benjamin William Rogers, of Tipton, in the county of Stafford, Machinist, has given the like notice in respect of the invention of "improvements in machinery for the manufacture of screws."

As set forth in their respective petitions, both recorded in the said office on the 8th day of November, 1873.

3654. And John Young, of Kelly, in the county of Renfrew, North Britain, has given the like notice in respect of the invention of "improvements in the manufacture of muriatic acid."

As set forth in his petition, recorded in the said office on the 10th day of November, 1873.

3670. And George Sanford Lee, of Worcester, Massachusetts, United States of America, now of No. 8, Southampton-buildings, London, has given the like notice in respect of the invention of "improved apparatus to be used in playing a new game with balls and mallets."

As set forth in his petition, recorded in the said office on the 11th day of November, 1873.

3750. And Bashley Britten, of Red Hill, in the county of Surry, Gentleman, has given the like notice in respect of the invention of "improvements in the manufacture of glass or vitreous material."

As set forth in his petition, recorded in the said office on the 19th day of November, 1873.

3791. And Joseph Twibill, of Manchester, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of "improvements in steam boilers, flues, water heaters, and apparatus connected therewith."

As set forth in his petition, recorded in the said office on the 21st day of November, 1873.

4031. And George Haseltine, of the "International Patent Office," Southampton-buildings, London, Doctor of Laws, has given the like notice in respect of the invention of "an improved method of and machinery for stitching books."—A communication to him from abroad by Ellicott D. Averell, of the city and State of New York, United States of America.

As set forth in his petition, recorded in the said office on the 6th day of December, 1873.

4048. And William Walker, of Liverpool, in the county of Lancaster, Consulting Engineer, has given the like notice in respect of the invention of "an improved system for the treatment and utilization of peat and in the apparatus therefor, parts of which are peculiarly applicable to the roasting and smelting of powdered 'sand' and other small metallic ores."

As set forth in his petition, recorded in the said office on the 9th day of December, 1873.

4159. And George William Hart, of Upper Norwood, in the county of Surrey, Engineer, has given the like notice in respect of the invention of "improvements in smelting iron and other ores."

As set forth in his petition, recorded in the said office on the 18th day of December, 1873.

4246. And John Thompson, of the firm of Messieurs Curtis, Sons, and Company, of Manchester, in the county of Lancaster, Machine Maker, and William Henry Rhodes and John Wain, of the same place, Foreman, have given the like notice in respect of the invention of "improvements in machinery for preparing, spinning, and doubling cotton and other fibrous substances."

As set forth in their petition, recorded in the said office on the 26th day of December, 1873.

159. And William Russell, of Kilmarnock, in the county of Ayr, North Britain, Hosier, has given the like notice in respect of the invention of "improvements in and apparatus for the manufacture of Ayrshire bonnets."

As set forth in his petition, recorded in the said office on the 12th day of January, 1874.

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

As set forth in his petition, recorded in the said office on the 13th day of January, 1874.

253. And Alexander Melville Clark, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, has given the like notice in respect of the 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.

As set forth in his petition, recorded in the said office on the 20th day of January, 1874.

274. And John Bewley Marlow, of Openshaw, near Manchester, in the county of Lancaster, Engine Driver, Joseph Roebuck, of the same place, Fitter, and John Thomas Fallows, of Bradbury, in the county of Chester, Manager, have given the like notice in respect of the invention of "improvements in railway points."

275. And William Thompson, of No. 5, Chesnutwalk, Stratford-upon-Avon, in the county of Warwick, Architect and Surveyor, has given the like notice in respect of the invention of "improvements in cutting, dressing, and moulding marble, stone, and slate."

278. And William Robert Lake, of the firm of Haseltine, Lake & Co., Patent Agents, South-ampton-buildings, London, has given the like notice in respect of the invention of "improvements in the construction of sheet-metal pails, cotton cans, and other like vessels."—A communication to him from abroad by Henry Wardwell Shepard, of Brooklyn, and Robert Seaman, of New York, both in the State of New York, United States of America.

As set forth in their respective petitions, all recorded in the said office on the 22nd day of January, 1874.

300. And G. Gale Rew, of Plymouth, in the county of Devon, has given the like notice in

respect of the invention of "improvements in syphons."

304. And Joseph Harris, of Birmingham, in the county of Warwick, Manufacturer, and John Judson, of Aston, near Birmingham aforesaid, Manufacturer, have given the like notice in respect of the invention of "improvements in sewing machines."

As set forth in their respective petitions, both recorded in the said office on the 23rd day of January, 1874.

307. And Andrew Brown, of the firm of William Simons and Company, of the town and county of Renfrew, North Britain, Engineers and Ship Builders, has given the like notice in respect of the invention of "improvements in dredgers."

320. And George Hayter Chubb, of 57. St. Paul's-churchyard and William Henry Chalk, of 13, Alpha-street, Peckham-rye, have given the like notice in respect of the invention of "improvements in safes, applicable also in part to strong room doors."

As set forth in their respective petitions, both recorded in the said office on the 24th day of January, 1874.

335. And James Stephen Summerford, of 4, Hemming's-row, W.C., has given the like notice in respect of the invention of "an improvement in a reclining chair."

338. And Charles Coe Burton, of Young's Farm, Lambourne, in the county of Essex, has given the like notice in respect of the invention of "improvements in wheels for traction engines and for other uses where a considerable area of bearing surface is required."

As set forth in their respective petitions, both recorded in the said office on the 27th day of January, 1874.

354. And William Armand Gilbee, of the firm of L. de Fontainemoreau and Co., 4, South-street, Finsbury, in the county of Middlesex, Patent Agent, has given the like notice in respect of the invention of "improvements in cork cutting machinery, parts of such improvements being applicable to other purposes."—A communication to him from abroad by Emil Boëthius, of Stockholm, in the Kingdom of Sweden.

360. And Friedrich Hahn, of Bloomsbury-street, in the county of Middlesex, Professor of Chemistry, has given the like notice in respect of the invention of "improvements in the manufacture of compressed fuel, and in apparatus therefor and for other like purposes."

361. And James Maplesden and William Buss, both of Bethersden, in the county of Kent, have given the like notice in respect of the invention of "improvements in or connected with ploughs." As set forth in their respective petitions, all recorded in the said office on the 28th day of January, 1874.

367. And Frederick William Gerhard, of Coseley, in the county of Stafford, Metallurgical Chemist, has given the like notice in respect of the invention of "improvements in the purification of iron oresand other compounds containing iron, and in the production of iron therefrom."

371. And Edward Stevens, of Maycliffe, St. Luke's-road North, Torquay, in the county of Devon, Gentleman, has given the like notice in respect of the invention of "an improved brake for arresting or retarding the wheels of railway and other vehicles, which is also applicable to the arrestation or retardation of other rotary motion."

374. And Augustus Collingridge, of No. 2, Lombard-court, in the city of London, Gentleman, has given the like notice in respect of the invention of "improvements in the construction of axle-boxes applicable to locomotive steam engines, railway carriages, and other land vehicles."—A communication to him from abroad from Louis Folliet and Marie Gally, of Paris, in the Republic of France.

375. And Eli Heyworth, of Blackburn, in the of Lancaster, Manufacturer, county William Smalley, of Manchester, in the same county, Salesman, have given the like county, notice in respect of the invention of "certain

improvements in steam boilers."

380. And George Tomlinson Bousfield, of Sutton, in the county of Surrey, has given the like notice in respect of the invention of "improvements in electrical machines."-A communication to him from abroad by Henry Julius Smith, of Boston, in the State of Massachusetts, in the United States of America.

383. And James Harrison, of 92, Morningtonroad, in the county of Middlesex, has given the notice in respect of the invention of "improvements in the processes of evaporation, condensation, and refrigeration in their relations and applications, and in the apparatus therefor."

As set forth in their respective petition, recorded in the said office on the 29th day of January,

390. And James Albert Powlett, of Liverpool, in the county of Lancaster, has given the like notice in respect of the invention of "an improved steering apparatus for ships or other navigable vessels, to be worked by steam, compressed air, or other expansive motive agent."

As set forth in his petition, recorded in the said office on the 30th day of January, 1874.

405. And William Goulding, of Leicester, Agricultural Implement Maker, has given the like notice in respect of the invention of "improvements in the construction of folding chairs or seats and tables, which improvements are applicable to other articles of furniture and utility.'

As set forth in his petition, recorded in the said office on the 31st day of January, 1874.

428. And Charles William Siemens, of No. 3, Great George - street, Westminster, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the treatment of puddled balls and apparatus therefor.'

429. And William Stevens, of St. Giles'-street, Northampton, in the county of Northampton, has given the like notice in respect of the invention of "improvements in the manufacture of heels for boots or shoes and apparatus there-

432. And Thaddeus Hyatt, of Gloucester-gardens, Hyde Park, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in carriage and foot-ways." As set forth in their respective petitions, both recorded in the said office on the 3rd day of February, 1874.

442. And Francis William Webb, of Crewe, in the county of Chester, Engineer, has given the like notice in respect of the invention of "improvements in mechanism or arrangements for actuating railway points and signals.

451. And Henry Joseph West, of Masonstreet, Westminster bridge-road, in the county of Surrey, has given the like notice in respect

No. 24066.

of the invention of "improvements in the production of ice and apparatus therefor."

As set forth in their respective petition, both recorded in the said office on the 4th day of February, 1874.

474. And George Haseltine, of the "International Patent Office," Southampton-buildings, London, Doctor of Laws, has given the like notice in respect of the invention of "improvements" in sewing machines."—A communication to him from abroad by William Gould Beckwith, of Newark, New Jersey, United States of America.

As set forth in his petition, recorded in the said office on the 5th day of February, 1874.

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

In the Matter of the Companies Acts 1862 and 1867, and in the Matter of the Chancery of Lancaster Acts, 1850 and 1854, and in the Matter of the Daubhill Cotton Spinning and

Manufacturing Company Limited. Y an Order made by the Court of Chancery D of the County Palatine of Lancaster, Manchester District, in the above matters, dated the 3rd day of February, 1874, in the petition of Robert Gudgeon Hinnell, of Bolton, in the county of Lancaster, Gentleman, a contributory of the said Company, it was ordered that the voluntary winding up of the above-named Com-pany be continued under the supervision of the said Court of Chancery of the County Palatine of Lancaster. And it was ordered that all the proceedings taken in the voluntary winding up be adopted by the Court.

Hinnell, Brown, and Loftos, Town Hallsquare, Bolton, Solicitors for the said

Petitioner.

In the Court of the Vice-Warden of the Stannaries. Stannaries of Cornwall.

In the Matter of the Companies Acts, 1862 and 1867, and of the St. Blazey Consols Tin Mine

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court, was on the 10th day of February instant, presented to the Vice-Warden of the Stannaries by William Harvey, Henry Whitford, William West, William John Rawlings, William Husband, Francis Harvey, and Nicholas James West, carrying on business at Hayle, within the said Stannaries, as General Merchants, under the style or firm of Harvey and Co., creditors of the said Company; and that the said petition is directed to be heard before the Vice-Warden, at the Prince's Hall, in Truro, in the county of Cornwall, on Wednesday, the 25th day of February instant, at twelve o'clock at noon. Any contributory or creditor of the Company may appear at the hearing and oppose the same, provided he has given at least two clear days' notice to the petitioners, their Solicitors or their Accepts of his intention. Solicitors, or their Agents, of his intention to do so, such notice to be forthwith forwarded to P. P. Smith, Esq., Secretary of the Vice-Warden, Truro. Every such contributory or creditor is entitled to a copy of the petition and affidavit

verifying the same, from the petitioners, their Solicitors or their Agents, within twenty-four hours after requiring the same, on payment of the regulated charge per folio. Affidavits in-tended to be used at the hearing, in opposition to the petition, must be filed at the Registrar's Office, Truro, on or before the 23rd day of February instant, and notice thereof must at the same time be given to the petitioners, their Solicitors or their Agents.—Dated Truro, February 12, 1874.

> Hodge, Hockin, and Marrack, Cornwall, Solicitors for the Petitioners. Gregory, Rowcliffes, and Rawle, of 1, Bedford-row, London, Agents of the said Solicitors.

### SALE OF ITALIAN OAK TIMBER.

Contract Department, Admiralty, Whitehall, January 31, 1874.

TENDERS will be received on Saturday, the 21st February, until two o'clock, for the purchase of

30 Lots of Surplus ITALIAN OAK TIMBER, suitable for Large and Small Buyers, lying at Woolwich Dockyard.

A form of tender containing all particulars may be obtained at this Office.

### CONTRACT FOR ENGLISH ELM TIMBER

Contract Department, Admiralty,

Whitehall, February 3, 1874. TENDERS will be received on Thursday, the 19th instant, until two o'clock, for

1,650 Loads of ENGLISH ELM TIMBER.

Their Lordships do not bind themselves to accept the lowest or any tender.

A form of tender containing all particulars may

be obtained at this Office.

### COALS.

Contract Department, Admiralty, Whitehall, February 7, 1874.

YENDERS will be received on Thursday,

the 26th instant, until two o'clock p.m., for the following quantities of

### LAND ENGINE COALS, viz. :--

Chatham	•••	•••	14,400	Tons.
Sheerness	•••	•••	4,300	<b>13</b> -
Portsmouth	•••	***	11,000	"
Devonport	•••	•••	7,700	**
Pembroke	***		1.400	••

Their Lordships do not bind themselves to accept the lowest or any tender, and reserve to themselves. the power of accepting any part of a tender.

Forms of tender containing all particulars may be obtained at this Office on application, either personal or by letter.

# CLOTHING. CLOTHING MATERIALS. HALF BOOTS, SHOES. KNIVES, SCISSORS, AND COMBS.

Contract Department, Admiralty, Whitehall, February 11, 1874. TENDERS will be received until noon, on Wednesday, the 11th March next, for CLOTHING, &c.

Bed Covers, 10,000 No. Bed Cases, 5,500 No. Black Silk Handkerchiefs, 30,200 No.

Blankets, 17,000 No. Blue Cloth, No. 1, 28,600 yards. Blue Jean, 91,400 yards. Blue Serge, 31-inch, 394,300 yards. Blue Serge, 60-inch, 7,800 yards. Comforters, 8,400 No. Duck, 359,400 yards. Flannel, 315,500 yards. Hair for Beds, 35,200 lbs. Shirting, 40,500 yards. Stockings, Men's, 5,000 pairs. Towelling, 33,800 yards. White Cotton Drill, 47,200 yards. Biscuit Bagging, 101,200 yards.

### CLOTHING MATERIALS.

Black Linen, 4,950 yards. Black Silk Twist, 65,000 yards. Black Verona Serge, 2,500 yards. Blue Worsted, 6,550 lbs. Blue Worsted Tape, 207,000 yards. Buttons, Crown and Anchor, middling, 150 gross. Buttons, Crown and Anchor, small, 50 gross. Buttons, White Metal, large, 8,730 gross. Buttons, White Metal, small, 500 gross. Buttons, Stained Bone, 6,805 gross. Calico, white, 15,000 yards. Canvas, royal, 2,100 yards. Cotton, sewing, 450 lbs. Hessen, 37,000 yards. Osnaburgh, 10,000 yards. Padding Cloth, 350 yards. Raven Grey Silk, 65,000 skeins. Tape, stay, 30,000 yards. Tape, white, half-inch, 420,000 yards. Tape, white Dutch, 68,000 pieces. Thread, black, 700 lbs. Thread, linen, 2,900 reels. Thread, white 1,500 lbs. Thread, whited brown, 880 lbs.

### HALF-BOOTS AND SHOES.

Half-Boots, 23,000 pairs. Shoes, 55,000 pairs.

### KNIVES, SCISSORS. IVORY AND HORN COMBS.

Knives, clasp, 15,000 No. Scissors, 5,000 pairs. Combs, horn, 9,750 No. Combs, ivory, 8,000 No.

Forms of tender containing all particulars may be obtained at this Office, on application, either personal or by letter.

### Prudential Assurance Company.

62, Ludgate-Hill, London, E.C., February 16, 1874

OTICE is hereby given, that the Annual General Meeting of the Shareholders of this Company will be held at the Albion, Alders-gate-street, London, on Thursday, the 5th day of March, 1874, at two o'clock in the after-noon precisely, for receiving the report of the Directors, for electing Directors and Auditors for the ensuing year, and for transacting such other business as may be contemplated by the Deed of Settlement.

Notice is also hereby given, that the Transfer Books will be closed from Wednesday, the 18th of February, until after the Annual Meeting.

Notice is also hereby given, that a Special General Meeting of Shareholders will be held at the same place, immediately after the Annual Meeting, for the purpose of confirming, or otherwise, the resolutions for amending the Deed of | In the Matter of the Companies Acts, 1862 and Settlement of the Company, passed at the Special General Meeting of Shareholders, held on 12th Kebruary, 1874.

By order of the Board of Directors, Henry Harben, Resident Director and

Secretary.

Companies Acts, 1862 and 1867, and in the Matter of the Prince's Park Tontine Company.

T a Special General Meeting of the Shareholders of the said Company, duly convened and held at the Law Association Rooms, Cook-street, Liverpool, on the 20th day of January, 1874, the following Special Resolutions were duly passed, and at a subsequent Special General Meeting of the Shareholders of the said Company, also duly convened and held at the Law Association Rooms, Cook-street, Liverpool aforesaid, on the 10th day of February, 1874, the following Special Resolutions were duly con-

"That it is advisable to dissolve and to wind up the Prince's Park Tontine Company, and that the same be dissolved and wound up voluntarily in pursuance of the 129th section of the Companies Act, 1862, and of every other power and

authority thereunto enabling.

"That Mr. Thomas William Read, of No. 30, Castle-street, Liverpool, Public Accountant, be and is hereby appointed Liquidator of the Prince's Park Tontine Company, for the purpose of winding up the affairs, and distributing the property and assets of the said Company; and he is to have and exercise, without the sanction of any Court of Law or Equity, all the powers and authorities by the Companies Act, 1862, given to Official Liquidators."

John Cropper, Chairman.

In the Matter of the Companies Acts, 1862 and 1867, and of the West Middlesex Permanent Benefit Building Society.

T a Special General Meeting of the Shareholders of the West Middlesex Permanent Benefit Building Society, held at the West London Observer Office, Broadway, Hammer-smith, on the 15th day of January, 1874, the following Special Resolution was duly passed; and at a subsequent Special General Meeting also duly convened and held at the same place, on the 12th day of February, 1874, the said following Special Resolution was duly confirmed, viz.:-

"That the Society be wound up voluntarily under the provisions of the Companies Act, 1862."

Mr. Edmund Hider, of 250, Edgware-road, London, and Mr. George Barton Hall, of Studley House, Shepherd's Bush, were also duly appointed Liquidators.

Edmund Hider, Chairman.

The Companies Acts, 1862 and 1867.

The Cardiff Compressed Coal Company Limited. Necting of the above-named Company will be held at 102, Bute-street, on the 20th day of March, 1874, for the purpose of having laid before them an account of the Liquidation, showing the manner in which the winding up of the Company has been conducted, and the property of the Company disposed of, and for the purpose of hearing any explanation that may be required by the Liquidator.—Dated this 14th day of February, 1874.

J. H. Wilson, Liquidator.

1867, and in the Matter of the Cwmebol Slab and Slate Company Limited.

THE Creditors of the above-named Company are required, on or before the 16th March, 1874, to send their names and addresses, and the particulars of their debts or claims, to James Waddell, at his office, Mansion House-chambers, No. 12, Queen Victoria-street, in the city of London, Public Accountant, the Liquidator of the said Company, and in default they will be excluded from the benefit of any distribution of the assets thereof.—Dated this 14th day of February, 1874.
Linklater, Hackwood, Addison, and Brown,

7, Walbrook, London, E.C., Solicitors for the above-named Liquidator.

In Liquidation.

Tyzack's Patent Worm Windlass and Engineering Company Limited.

OTICE is hereby given, that the Creditors of the above-named Company are requested, on or before the 27th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, to George William Spence, of Messrs. Gillespie, Swithinbank, and Company, Public Accountants, 10, Royal Arcade, Newcastle-upon-Tyne, the Liquidator 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 George William Spence, at the offices of Messrs. Gillespie, Swithinbank, and Company, as afore-said, on or before the said 27th day of February, 1874.—Dated this 10th day of February, 1874.

George William Spence, Liquidator.

Ogley Hay and Brownhills Market Hall Company Limited.

OTICE is hereby given, that a Meeting of the Members of the above Company will be held at the Board-room of the Gas Company, Ogley Hay, Walsall, Stafford, at six o'clock in the evening, on Wednesday, the 17th of March, 1874, for the purpose of receiving the Liquidator's report, showing how the assets of the Company have been realised and the property disposed of .- Dated 6th February, 1874.

John Fox, Liquidator.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Bell, Jeremiah Bell and John Bradley, all of Baildon, in the Bell, Jeremiah Bell and John Bradley, all of Balloon, in the parish of Otley, in the county of York, Woollen Manufacturers, carrying on business at Baildon aforesaid, under the style or firm of John Bell and Company, and at Shipley, in the said county, under the style or firm of J. and J. Bell, was dissolved, by mutual consent, as and from the 5th day of June last, so far as regards the said John Bradley. All debts due to and owing by the said firm will be received and paid by the said John Bell and Jeremiah Bell, by whom alone the said business is now being carried on.—Dated this 10th day of February, 1874.

John Bell. Jeremiah Bell. John Bradley.

NOTICE is hereby given, that the Partnership heretofore subsisting between John Hunt and Samuel Hunt,
carrying on business at Measham Mills, Measham, in the
county of Derby, and at Manchester, in the county of Lancaster, as Smallware Manufacturers, under the style or firm
of G. and J. Hunt and Co., was, on the 2nd day of Rebruary, 1874, dissolved by mutual consent. All debts owing
to and by the said firm will be received and paid by the said
John Hunt.—Dated this 3rd day of February. 1874. John Hunt.—Dated this 3rd day of February, 1874.

John Hunt.

Samuel Hunt.

NOTICE is hereby given, that the Partnership lately Subsisting between us the undersigned Joseph Greenup and William John Watts, as Joiners and Builders, at Miles Platting, in the county of Lancaster, and elsewhere, under the firm of Joseph Greenup and Company, was on the 30th day of September last, dissolved by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said William John Watts.

—As witness our hands this 13th day of February, 1874.

Joseph Greenup. William John Watts.

OTICE is hereby given, that the Partnership lately Subsisting between us the undersigned, Benjamin Singleton and Samuel Singleton, under the firm of B. and S. Singleton, in Church-street, Basingstoke, in the county of Southampton, as Grocers and Provision Merchants, was dissolved, by mutual consent, on the 22nd day of July, 1871. All debts due and owing to or by the partnership in relation to such trade will be received and paid by the said Samuel Singleton, by whom the business is now carried on.—Dated this 10th day of February, 1874.

Benjamin Singleton. Samuel Singleton

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Shaw, of Bettom Hall, Golcar, near Huddersfield, in the county of York, and John Pitchforth, of Huddersfield aforesaid, carrying on business at Huddersfield aforesaid, or elsewhere, as Woolstaplers, under the firm of Shaw and Co., was dissolved, by mutual consent, on the 12th day of February, 1874.—Dated this 13th day of February, 1874.

John Shaw.

John Pitchforth.

NOTICE is hereby given, that the Partnership subsisting between Benjamin Challen and William Challen White, as Grocers and Provision Dealers, at Marlborough, Wists, is this day dissolved by mutual consent.—Dated this 28th day of January, 1874.

Benjamin Challen. Wm. Challen White.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, James Stephenson and John Smurthwaite, trading as Wine and Spirit Merchants, at No. 171, High-street East, in the borough of Sunderland, in the county of Durham, under the style or firm of James Stephenson and Co., was dissolved, by mutual consent, on the 31st day of January, 1874. All debts due to and owing by the said copartnership will be received and paid by the said John Smurthwaite, who will in future carry on the said business in his own account.—Dated this 4th on the said business in his own account.—Dated this 4th day of February, 1874.

James Stephenson. John Smurthwaite.

OTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Robert Gill subsisting between us the undersigned, Robert Gill and Moffat Bryson, as Tinners, Braziers, and Coppersmiths, and carried on by us in Back Bedford-street, Bishopwearmouth, in the county of Durham, under the style or firm of Gill and Bryson, was this day dissolved by mutual consent; and notice is hereby given, that the said business will be henceforth carried on by the said Robert Gill, on his own account; and that all debts due to or from the said firm of Gill and Bryson, will be received and paid by the said Robert Gill.

\*\*Robert Gill.\*\*

\*\*Robert Gill.\*\*

\*\*Moffat Bryson\*\*

Moffat Bryson.

NOTICE is hereby given, that the Partnership heretofore subsisting and carried on between us the undersigned, Joseph Huntley and Thomas Huntley, at Nos. 233 and 234, High-street, in the borough of Sunderland, in the county of Durham, as Printers and Stationers, under the style or firm of Joseph Huntley and Son, has this day been dissolved by mutual consent. All amounts due to or owing by the partnership will be received and paid by the said Joseph Huntley, who will in future carry on the business on his own account.—As witness our hands this 13th day of February. 1874.

Joseph Huntley. February, 1874. Joseph Huntley.

Thomas Huntley.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by William Edward Rateliffe Salter and John Salter, under the firm of W. and J. Salter, at Broadclist, in the county of Devon, and at No. 250, High-street, in the city of Exeter, in the trade or business of Farmers and Butchers, was dissolved as from the 29th day of September, 1873.—As witness our hands this 13th day of February, 1874.

W. E. R. Salter. John Salter.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Yerbury N subsisting between us the undersigned, John Yerbury Moggridge and Francis Moggridge, carrying on business as Tin Plate Manufacturers, at Caerleon, in the county of Monmouth, under the style or firm of John Yerbury and Francis Moggridge, was this day dissolved by mutual consent. All debts owing from or due to the late firm will be discharged or received by the said Francis Moggridge.—Dated the 9th day of February, 1874.

John Yerbury Moggridge,

By James Arthur Hillard, his Attorney.

Francis Moggridge.

NOTICE is hereby given, that the Partnership heretofore and now subsisting between the undersigned Walter Beardshaw and Robert Heaton Taylor, carrying on business as Engineers at Cinder Hill Works, Grenoside, in the parish of Ecclesfield and county of York, under the style or firm of Beardshaw and Taylor, is this day dissolved by mutual consent. All debts due to and from the said copartnership will be received and paid by the said Walter Beardshaw, who will in future carry on the said business at the above works.—Dated this 11th day of February, 1874.

R. H. Taylor.

W. Beardshaw.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William
John Venables and Samuel John Parry, carrying on
business together at No. 2, Inner Temple, Liverpool, in
the county of Lancaster, as Brokers, Forwarding, and
Commission Agents, under the style or firm of Venables
and Parry, was this day dissolved by mutual consent. All debts due to or from the said late firm will be received or paid by the said Samuel John Parry, who will in future carry on the said business on his own account.—Dated this 13th day of February, 1874.

W. J. Venables. S. J. Parry.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us, as Commission Wool Combers, at Bradford, in the county of York, under the firm of Naylor and Bastow, has been this day dissolved by mutual consent.—Dated this 11th day of February, 1874.

Abraham Naylor.

Thomas Bastow.

NOTICE is hereby given, that the Partnership heretofore subsisting between William Ifold and George Hughes, carrying on business as Architects and Surveyors, at 33, Manchester-street, Manchester-square, London, was dissolved by mutual consent on the 29th day of September, 1873.—Dated this 12th day of February, 1874.

W. Ifold.

George Hughes.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Render and Matthew Matthews, of 182, Essex-road, Isling-ton, London, trading under the firm or style of Reader and Matthews, as General Drapers, has been this day dissolved by mutual consent. And that all debts due and owing to or by the aforesaid late firm will be received and paid by the said William Reader.—As witness our hands this 27th day of January, 1874. of January, 1874.

William Reader. Matthew Matthews.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Edward Rawnsley and Lewis Charles Clark, in the trade or business of Manuand Lewis Charles Clark, in the trade or business of Manufacturers, or in any other trade or business carried on by them at Bradford, in the county of York, or elsewhere, under the style or firm of Edward Rawnsley and Company, or under any other style or firm has this day been dissolved by mutual consent, as on and from the 31st day of December last. The business will in future be carried on by the said Edward Rawnsley on his own account; and he will pay and be entitled to receive all debts and sums of money due from or owing to the said late firm.—As witness the hands of the parties this 12th day of February, 1874.

Edward Rawnsley.

Lewis Charles Clark.

Lewis Charles Clark.

NOTICE is hereby given, that the Partnership between the undersigned, William Zimmerman, Thomas Bosher, and Alexander Vernon, at No. 7, Bishopsgatestreet Without, and No. 77A, Houndsditch, and elsewhere, as Fancy Goods Warehousemen and Toy Importers, was this duy dissolved by mutual consent.—The 13th day of February, 1874. Wm. Zimmermann. Thomas Bosher.

Alexander Vernon.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Albert Wilson and George Ibberson, carrying on business as Cutlery Manufacturers, at Sheffield, in the county of York, under the style or firm of Wilson and Ibberson, has been dissolved by mutual consent, as from the 24th day of January, 1874. All debts owing to and by the said firm be received and paid by the said George Ibberson, by whom the said business will for the future be carried on.—Dated this 7th day of February. 1874. 7th day of February, 1874.

Albert Wilson. George Ibberson.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by us the undersigned, Edward Hawaby Walker and George John Atkinson, in the trade or business of Chemists and Druggists, at Doncaster, in the county of York, under the firm of Walker and Atkinson, was, by mutual consent dissolved, on the 31st day of December, 1873.—As witness our hands this 16th day of January, 1874.

Edward Hawxby Walker. George John Atkinson.

OTICE is hereby given, that the Partnership formerly existing between us the undersigned, John Rothwell and James William Clarke, of Kirchen-road, Ealing, in the county of Middlesex, Builders, carrying on business there under the style or firm of Rothwell and Clarke, has been dissolved by mutual consent.—Dated this 2nd day of February, 1874. John Rothwell.

James William Clarke.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, George Augustus Griffith and John Loat, as Furnishing Undertakers and Appraisers, and carried on by us at No. 164, High-street, Southwark, in the county of Surrey, under the style or firm of Griffith and Loat, has been dissolved by mutual consent, as and from the 1st day of October, 1873.—Dated this 14th day of February, 1874.

G. A. Griffith. John Loat.

NOTICE is hereby given, that the Partnership between OTICE is hereby given, that the Partnership between us the undersigned, Samuel Hill Fitch and Arthur George Percy Lane, Farmers, carrying on business at Bourne Farm, in the parish of Salehurst, in the county of Sussex, and at Hawkhurst, in the county of Kent, under the firm of S. H. Fitch and Co., has been dissolved, as from the 30th day of January last. All debts due to or owing by the said firm will be received and paid by the said Arthur George Percy Lane, who will in future carry on the business on his own account.—Witness our hands this 9th day of February, 1874. S. H. Fitch S. H. Fitch. of February, 1874.

Arthur George Percy Lane.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Laurence Connolly, George Bell, and William H. Crouch, under the firm of Laurence, Connolly, and Co., in the business of Fruit Merchants, at No. 12, Great Charlotte-street, Liverpool, was this day dissolved by mutual consent.—As witness our hands this 7th day of February, 1874.

Laurence Connolly. George Bell. William Hugh Crouch.

OTICE is hereby given, that the Partnership heretofore existing between the undersigned, James
Turner and Samuel Frederick Turner, in the business of
Chair and Cabinet Manufacturers, and carried on by them
at No. 131, Saint John's-road, Hoxton, under the firm of
Turner and Son, was dissolved on the 31st day of Decemnurner and son, was dissolved on the 31st day of December last, by mutual consent. All debts due to and owing by the said late partnership firm will be received and paid by the said Samuel Frederick Turner, who will continue to carry on the said business, at No. 131, Saint John's-road aforesaid, under the style of Turner and Son.—Dated this 11th day of February, 1874.

James Turner. James Turner. S. F. Turner.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Webb Palmer and Legh Delves Broughton, in the borough of Birmingham, in the county of Warwick, in the business or profession of Attorneys-at-Law and Solicitors, under the firm or style of Palmer, Son, and Broughton, was this day dissolved as from the 1st day of December, 1873, by mutual consent. And that the said business will henceforth be carried on by the said Legh Delves Broughton alone.—As witness our hands this 13th day of February, 1874.

W. W. Palmer.

L. Delves Broughton.

and Unicory Manuscurers, at Shelton Manor Farm, Shelton, in the county of Notts, as Farmers, and at No. 25. St. Mary Axe, in the city of London, as Spice Merchants, has been dissolved, by mutual consent, as and from the 1st day of January last, so far as relates to the said Peter Pearson; and that all debts due and owing to and from the late partnership will be received and paid by the said Edwin Thorne, Marshall Thorne, Express Learner and Edwin Thorne. Henry Marshall Thorne, Francis Joseph Thorne, and Edwin Rowley, by whom the said business will in future be carried on.—Dated this 7th day of February, 1874.

Edwin Thorne.

Henry Marshall Thorne. Peter Pearson. Francis Joseph Thorne. Edwin Rowley.

John Siddall.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Augustus Wells and John Siddall, in the trade or business of Woollen Merchants, carried on at No. 1, in West-street, in Leeds, in the county of York, and in the business of Dealers in Game, the county of York, and in the business of Dealers in Game, carried on in the Covered Market, in Leeds aforesaid, under the style or firm of A. Wells and Co., was dissolved, by mutual consent, on the 1st day of January, 1874; and notice is hereby also given, that all debts due to and from the said concern will be received and paid by the said Augustus Wells, by whom the said businesses are now being carried on.—As witness our hands this 13th day of February, 1874.

A. Wells. February, 1874. A. Wells.

NOTICE is hereby given, that the Partnership between us the undersigned, James Smith, John William Smith, and John Whitaker, in the trade or business of Hosiers, heretofore carried on by us, at Hawes, in the parish of Aysgarth, in the county of York, under the style or firm of James Smith and Sons, has been dissolved by mutual consent as from the 2nd day of February instant. All debts due to or from the said late partnership will be received and paid by the said James Smith and John Whitaker, who will henceforth continue to carry on the said trade or business under the same style or firm of James Smith and Sons.— Dated this 10th day of February, 1874.

John William Smith.

John Smith. John Whitaker.

THOMAS DUNDERDALE, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35. OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Thomas Dunderdale, late of the Horse Shoe Inn, Church-street, in Preston, in the county of Lancaster, Innkeeper, deceased, (who died on the 29th day of July, 1873, and to whose estate and effects letters of administration were, on the 18th day of August, 1873, granted out of the District Registry, at Lancaster, of Her Majesty's Court of Probate, to Richard Dunderdale, the brother of the said deceased), are hereby required to send particulars of their claims or demands to us, the undersigned, Solicitors to the said administrator, at our office, No. 4, Cannon-street, Preston aforesaid, on or before the 9th day of March next, after which date the said administrator will proceed to distribute the assets of the deceased trator will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which he shall then have received notice; and the said administrator will not be liable for the assets of the said deceased, or any part thereof to any person of whose claim he shall not then have had notice.

-Dated this 12th day of February, 1874.
R. W. and A. ASCROFT, of No. 4, Cannon-street,
Preston, Solicitors to the Administrator.

HENRY TURNER, Deceased.

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

of Property, and to relieve Trustees."
OTICE is hereby given, that all creditors and others having any claim or demand upon the estate of Henry Turner, late of Shotton Colliery, in the county of Durham, Innkeeper, deceased (who died on the 15th day of September, 1873, and whose will was proved by Hannah Turner and Charles Turner, the executors named in such will, on the 11th day of November, 1873, in the Durham District Registry of Her Majesty's Court of Probate), are hereby required to send in the particulars of their claims

or demands to Messrs. Oliver and Botterell, Solicitors to the executors, at 65, John-street, Sunderland, on or before the 21st day of March next, after which day the said executors will proceed to distribute the assets of the deceased among the parties e titled thereto, having regard enly to the claims of which the said executors shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had

notice.—Dated this 13th day of February, 1874.

OLIVER and BOTTERELL, 1, Quality-court,
Chancery-lane, London, and Sunderland, Solicitors to the said Executors.

NATHAN RAMSEY, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd Victoria, cap. 35.

CREDITORS and others having any claim against the estate of Nathan Ramsey, late of 123, Sloane-street, Chelsea, in the county of Middlesex, Butler, who died on the 3rd day of February, 1874,) are required to send in particulars of their claims to Edward Pope, Esq., and Michael Pope, Esq., (to whom probate of the will of the said Nathan Ramsey, deceased, was granted on the 12th day of February, 1874) at the offices of the undersigned, on or before the 28th day of March next, at the expiration of which time the said executors will proceed to apply the assets of the deceased in accordance with the provisions of his said will, having regard only to the claims of which they shall then have had notice.—Dated this 16th day of

February, 1874.
EDWARD POPE, 12, Gray's-inn-square, London,
Solicitor for and one of the said Executors.

EMMA AUGUSTA MONTGOMERY, Widow, Deceased. Pursuant to the Statute 22 and 23 Victoria, chap. 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 Emma Augusta Montgomery, formerly of No. 19, Marlborough-buildings, but late of No. 19, Milsom-street, in the city of Bath, widow, deceased (who died on the 12th day of January, 1874, and whose will, with two codicils thereto, was proved on the 5th day of February, 1874, in the District Registry attached to Her Majesty's Court of Probate at Bristol, by Henry Wilcocks Hooper and Suzanne Richards, two of the executors), are hereby required to send particulars, in writing of their respective claims or send particulars, in writing, of their respective claims or demands to the undersigned, on or before the 30th day of April next, after which day the said executors will proceed to distribute the assets of the said deceased among the arties entitled thereto, having regard only to the debts or claims of which they then shall have received notice, and they will not be liable for such assets, or any part thereof, to any person or persons of whose claim or demand they shall not then have received notice.—Dated this 10th day of February, 1874.
HENRY WILCOCKS HOOPER, No. 18, Bedford-

circus, Exeter, Solicitor, one of the Executors.

MATTHEW HUME, Deceased.

Pursuant to an Act of Parliament made and passed in the

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

OTICE is hereby given, that all persons claiming debts or liabilities affecting the estate of Matthew Hume, late of No. 8, Peveril-street, Battersea, in the county of Surrey, Tailor (who died on the 14th day of January, 1874, and to whose estate administration was, on the 9th day of February, 1874, granted by the Principal Registry of Her Majesty's Court of Probate to Dorcas Matilda Hume, the lawful widow and reliet of the intestate, are to send to Messis. Bootys and Bayliffe, of No. 1, Raymond-buildings, Gray's inn, London, Solicitors to the said administratrix, their claims against the estate of the said intestate, on or before the 13th day of April, 1874, at the expiration of which time the said administratrix will distribute the estate of the said intestate among the parties entitled thereto, having regard to the claims of which she shall then have had notice; and the said administratrix will not be liable to any person of whose claim she shall not have received notice at the time of such distribution.—

Dated this 12th day of February, 1874.

BOOTYS and BAYLIFFE, 1, Raymond-buildings,
Gray's-inn, Solicitors for the Administratrix.

DEBORAH BLAIR, Deceased.

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

OTICE is hereby given, that creditors and all other persons having any claim against the estate of Deborah Blair, late of Luckens, in the township of Trough,

in the parish of Stapleton, in the county of Cumberland, Widow, deceased (who died on the 28th day of December, 1873, at Luckens aforesaid, and of whose personal estate and effects letters of administration were granted by the Carlisle District Registry of Her Majesty's Court of Probate on the 5th day of February, 1874, to Mary Thornburn (wife of William Thornburn, Joiner), of Key's-lane, Scotch-street, in the city of Carlisle, the natural and law-Scotch-street, in the city of Carlisic, the natural and lawful sister of the said deceased), are, on or before the 1st day of April next, to send in the particulars of their claims to me, the undersigned, Thomas Wright, at my office, 4, Bank-street, in the city of Carlisle, after which time the said Mary Thornburn will proceed to distribute the whole of the assets of the said intestate amongst the parties entitled thereto, having regard to the claims only of which the said Mary Thornburn as such administratrix: shall then have had notice; and the said Mary Thornburn will not be liable for the assets so distributed to any person or persons of whose debt or claim she shall not then have had notice.—Dated this 12th day of February, 1874.

THOS. WRIGHT, 4, Bank-street, Carlisle, Solicitor for the said Mary Thornburn, the said

Administratrix.

WILLIAM PENNINGTON GORRINGE, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustes."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of William Pennington Gorringe, lateof Kingston-by-Sea, in the county of Sussex, Esq. (who died on the 8th day of January, 1874, and whose will was proved in the District Registry at Chichester of Her Majesty's Court of Probate, by Hugh Gorringe, Esq., the Reverend Peter Rollins Gorringe, and William Marsh Rigden, Esq., the executors therein named), are required to send the particulars of their claims or demands upon or against the said estate, to us, the undersigned, the Solicitors of the said executors, on or before the 11th day of March, 1874; after which day the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims or demands of which they shall then have had 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 12th day of Feb-

ruary, 1874.
COOPER and WILLIAMS, 17, Middle-street,
Brighton, Solicitors to the said Executors.

MICHAEL HARNETT, Deceased.

OTICE is hereby given, pursuant to the Act of Parliament of the 23nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees," that the creditors and all other persons having claims or demands upon or against the estate of Michael Harnett, late of Dawstone, Heswell, in the county of Chester, Gentleman (who died on the 5th day of November, 1878, at Dawstone aforesaid, and probate of whose will was granted on the 22nd day of December, 1873, to William Harnett, of Liverpool, in the county of Lancaster, Corn Broker, and Edward Comerford, of Liverpool aforesaid, Corn Broker, the executors therein named), are required to send the full particulars of their claims to us, the undersigned, the Solicitors to the said executors, at our office, 6, Commerce-chambers, 15, Lord-street, Liver-pool, on or before the 10th day of April next, at the ex-piration of which time the said executors will distribute the assets of the said Michael Harnett, among the persons entitled thereto, having regard only to the debts, claims, or demands 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 or persons of whose debt, claim, or demand they shall not have had notice at the time of the distribution of the assets.

—Dated this 18th day of February, 1874.

HORE and MONKHOUSE, 5, Commerce-cham-

bers, Lord-street, Liverpool.

JEREMIAH HAWKINS, Esq., 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."

OTICE is hereby given, that all creditors and other persons having any claims or demands on the estate of Jeremiah Hawkins, late of Minsterworth, in the county of Gloucester, Esq., deceased (who died on the 14th day of July, 1878, and whose will was on the 19th day of August, 1873, proved in the Gloucester District Registry of Her Majesty's Court of Probate, by Joseph Haine, of Churcham, in the county of Gloucester, Farmer, Richard Edwin New, of Hartpury, in the same county, Farmer, and Henry William Bruton, of the city of Gloucester, Auctioneer, the executors therein named),

are hereby required to send particulars of such claims and demands to the said executors, at the office of me, the undersigned, on or before the 6th day of April next, 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 of which they shall then have had notice; and that the said executors will not be liable to any person or persons for the assets so distributed, of whose debt or claim they shall not then have had notice.—Dated the 12th day of February, 1874.

JAS. BRETHERTON, Bell-lane, Gloucester,

Solicitor to the said Executors.

GEORGE NATTRISS, Deceased.

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

the Law of Property, and to relieve Trustees."

Notice is hereby given, that all persons having any debt, claim, or demand against or upon the estate of George Nattriss, late of the city of Bristol, Confectioner, deceased (who died on the 18th day of December, 1873, and whose will was proved in the District Registry at Bristol, of Her Majesty's Court of Probate, on the 26th day of January, 1874, by George Nichols, one of the executors named in the said will), are hereby required, on or before the 1st day of May next, to send in to the said George Nichols, the executor, at our office, No. 14, Small-street, in the said city of Bristol, particulars, in writing, of their debts, claims, and demands, after which day the said executor will proceed to apply and distribute day the said executor will proceed to apply and distribute the assets of the deceased among the parties entitled thereto according to his said will), having regard only to the debts, claims, and demands of which the said executor shall then have had notice; and such executor will not be liable for the assets, so distributed, or any part thereof to any party or progress of whose debt part thereof, to any person or persons of whose debt, claim, or demand he shall not then have had notice.— -Dated this 13th day of February, 1874.

WHITTINGTON, GRIBBLE, and GOULDSMITH, No. 14, Small-street, Bristol, Solicitors to the said

JAMES MAYER GRANT, Deceased.

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

OTICE is hereby given, that creditors and all other persons having any claim against the estate of James Mayer Grant, late of the Island of Demerara, in the West Indies, Esquire, deceased (who died on the 16th day of July, 1873, at Brighton, in the county of Sussex), are, on or before the 30th day of March next, to send particulars of their claims to us, the undersigned, the Solicitor of James More Molyneux, of Loseley-park, in the county of Surrey, Esq., the administrator of the estate and effects of the said deceased, after which time he will proceed to distribute the assets of the said deceased, having proceed to distribute the assets of the said deceased, having regard only to the claims and demands of which he shall then have had notice, and the said administrator will not be liable for such assets, or any part thereof, to any person or persons of whose debt or claim he shall not then have had notice.—Dated this 16th day of February, 1874.

BRAY and WARRENS, 99, Great Russell-street, London, Solicitors to the said Administrator

ALICE, otherwise ELLICE, BURCH, Deceased. Pursuant to the Act of Parliament passed in the 22nd and 23rd years of the reign of Queen Victoria, cap. 35; intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claim or demand upon or against the estate of Alice, the control of the

otherwise Ellice, Burch, late of Saint Martin's Churchotherwise Eince, Burch, late of Saint Martin's Church-street, in the city of New Sarum, in the county of Wilts, Widow (who died on the 3rd day of December, 1873, and whose will was proved by Edward Cusse, the surviving executor therein named, in the Salisbury District Registry of Her Majesty's Court of Probate, on the 9th day of January, 1874), are hereby required to send in particulars of such claims or demands to the undersigned, Messrs. Wilson, Thring, Nodder, and Wilson, of Salisbury, in the said county of Wilts, the Solicitors to the said executor; on or before the 25th day of March next; after which day the said executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and they will not be liable for the assets of any part thereof so distributed to any person of whose claim or demand they shall not have had notice.—Dated this 13th day of February, 1874.

WILSON, THRING, NODDER, and WILSON, Solicitors to the said Executor.

JOHN BROOKS, Deceased.

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

NOTICE is hereby given, that all creditors and any other persons having any claims or demands upon the estate of John Brooks, late of the Brewery, Hillstreet, Peckham, and of Champion-park, Camberwell, both in the county of Surrey, Brewer, deceased (who died on in the county of Surrey, Brewer, deceased (who died on the 27th day of December, 1873, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 13th day of February, 1874, by Emily Brooks, the sole executrix therein named), are hereby required, to send in to me, the undersigned, Edward John Layton, of No. 2, Suffolk-lane, Cannon-street, in the city of London, Solicitor for the said executrix, particulars, in writing, of their claims or demands against the estate of the said John Brooks, deceased, on or before the 28th day of March, 1874, at the expiration of which time the said executrix will proceed to distribute the assets of the said deceased, having regard to the claims only of which she shell then have had notice.—Dated this 25th day of February, 1874. E. J. LAYTON, 2, Suffolk-lane, Cannon-street,

London, E.C., Solicitor for the said Executrix.

SOAME GAMBIER JENYNS, Deceased.

Pursuant to the Act of Parliament, made and passed in

Pursuant to 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."

NOTICE is hereby given, that all persons having any claims or demands upon or against the estate of Soame Gambier Jenyns, formerly Colonel of the 13th Hussars, and late of No. 49, Redcliffe-gardens, in the county of Middlesex, Colonel in Her Majesty's Army, Assistant Adjutant General at Head Quarters, C.B. deceased (who died on the 26th day of November, 1873), and of whose Adjutant General at Head Quarters, U.S. deceased (who died on the 26th day of November, 1873), and of whose effects letters of administration (with the will annexed) were granted by the Principal Registry of Her Majesty's Court of Probate, on the 20th day of January, 1874 (to Anna Rita Jenyns, Widow, the relict of the deceased), are hereby required to send the particulars of their claims or demands to the undersigned, Walters, Young, Walters, and December 1882 (with the Solicitors to the soil administrative). or demands to the undersigned, waters, roung, waters, and Deverell, the Solicitors to the said administratrix, on or before the 13th day of May next, after which day the said administratrix will proceed to distribute the assets of the said deceased among the parties legally entitled thereto, having regard to the claims only of which she shall then have had notice; and the said administratrix. will not be liable for such assets, or any part thereof, so distributed to any person of whose debt or claim she shall not then have had notice.—Dated this 13th day of

February, 1874.

WALTERS, YOUNG, WALTERS, and DEVERELL

9, Lincoln's-inn, London, Solicitors to the Admin-

istratrix.

WILLIAM BEVIN, Deceased.

Pursuant to an Act of Parliament, made and passed in the 22nd and 23rd years of the reign of Her present Majesty, chap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTIOE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of William Bevan, formerly of Marton, near Winsford, in the country of Chester, Farmer, but since of Over, in the said county, Yeoman, deceased), (who died on the 28th day of November, 1873, and whose will and codicil thereto were proved on the 9th day of January, 1874, in the Principal Registry of Her Majesty's Court of Probate, by James Hulme, of Betchton, near Sandbach, Farmer, and Thomas Bevin, of Marton aforesaid, Farmer, the executors thereof), are hereby required to send particulars of such debts, claims, and demands to the said executors, at the office of Messrs. Jno. and Jno. H. Cooke, Solicitors, Winsford, on or before the 28th day of March next, after which time the said executors will distribute the estate of the said William Parin decreased, amongst the presence without Bevin, deceased, amongst the persons entitled thereto, having regard to the claims of which the said executors shall then have notice; and the executors will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim or demand such executors shall not then have notice. - Dated this 9th day of February, 1874.
J. and J. H. COOKE, Solicitors to the said Execu-

JOSEPH PHILLIPS, Deceased.

OTICE is hereby given, that all persons having any claims or demands upon or against the estate of Joseph Phillips, late of Woodbury Salterton, in the county of Devon, Yeoman (who died on the 2nd day of December, 1873, and whose will was proved in the District Registry attached to

Her Majesty's Court of Probate at Exeter, on the 15th day of December, 1873), are hereby required to send the particulars of their claims to James Foster Sloman, of No. 2, Clarence-road, Exmouth, the executor named in the said will, at the office of the undersigned, his Solicitor, on or before the 28th day of March next. And notice is hereby given, that after that day the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims or demands of which the said executors shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 11th day of February, 1874.

HENRY CRANSTOUN ADAMS, Exmouth, Solicitor.

GEORGE COLWELL OKE, Deceased.

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

Victoria, 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 or demands against the estate of George Colwell Oke, late of Rosedale, St. Mary's-road, (Peckham, in the county of Surrey, and the Mansion House, in the city of London, late Chief Clerk to the Right Harvestell, the Lord Mary decreased (who died on the Honourable the Lord Mayor, deceased (who died on the 9th day of January, 1874, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 3rd day of February, 1874, by Georgina Oke, the executiz therein[named], are hereby required to send full particular. culars of their respective claims to me, on behalf of the executrix, on or before the 21st day of March next, after which day the said executriz will proceed to distribute the assets of the said George Colwell Oke, deceased, among the parties entitled thereto, having regard to the claims only of which she shall have had notice; and that the said executrix will not be liable for the assets so distributed to any person of whose claim she shall not have had notice at the time of such distribution. - Dated this 5th day of February, 1874, WM. BROWNE KIDDER, 19, John-street Bedford-row, W.C., Solicitor to the said Executrix'

EDWIN SKULL, Deceased.

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

Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands against or affecting the estate of Edwin Skull, late of High Wycombe, in the county of Bucks, Chair Manufacturer, deceased (who died on the 25th day of November, 1873, and whose will was on the 15th day of January, 1874, proved in the Frincipal Registry of Her Majesty's Court of Probate, by me, the undersigned, Kezia Skull, the sole executrix therein named), are required to send particulars of their debts, claims, or demands to me, on or before the 31st day of March next, at the expiration of which time I shall proceed to distribute the assets of the wanted time I shall proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims only of which I shall then have had notice; and for the assets, or any part thereof, so distributed, I shall not be liable to any person of whose debt, claim, or demand I shall not then have had notice.—Dated this 28th day of January, 1874.

KEZIA SKULL, Frogmore-street, High Wycombe. Bucks, the said sole Executrix.

Mr. JOHN HODGSON, Deceased.

Furruant 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 NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Hodgson, late of Walmgate, in the city of York, Innkeeper, and of Topcliffe Park, in the county of York, Farmer, deceased (who died on the 11th day of June, 1871, and whose will was proved in the District Registry attached to Her Majesty's Courtfof: Probate at York, on the 27th day of June, 1871, by John Dixon, of Walmgate, in the said city of York, Rag and Bone Merchant, and Isane Poad, of Walmgate aforesaid, Provision Merchant, the executors therein named), are required to send particulars of their therein named), are required to send particulars of their debts or claims, on or before the 6th day of April next, to Mr. George Crumbie, of No. 46, Stonegate, in the city of York, Solicitor to the said executors. And notice is hereby given, that after the said 6th day of April next, the said executors will proceed to distribute the assets of the said John Hodgson among the parties entitled thereto, having regard to the claims of which they may then have had notice; and they will not be answerable or liable for the assets so distributed, or any part thereof, to any person or persons of whose claim they shall not then have had notice. Dated this 12th day of February, 1874.

> GEO. CRUMBIE, 46, Stonegate, York, Solicitor to the said Executors.

JOHN LOWE, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Viet, 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 debt, claim, or demand against or upon the estate of John Lowe, late of the New Inn. Long Buckby, Norton, in the county of Northampton, Butcher and Farmer (who died on the 25th day of April, 1873, and whose will was proved in the District Registry at Northampton attached to Her Majesty's Court of Probate, on the 27th day of May following, by George Edwards and Charles Beaton, the executors named in the said will), are required to send in the particulars of their debts, claims and demands. to send in the particulars of their debts, claims, and demands, in writing, to me, the undersigned, Charles Beaton, at my offices, Victoria-buildings, Temple-row, Birmingham, on or before the 18th day of March next, after which day the 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 they shall have the received next, and will not be said will be a sai as directed by the said will have then received notice; and will not afterwards be liable for the said assets, or any part thereof, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated the 12th day of February, 1874.

CHAS. BEATON.

FREDERIC BLAKE, Deceased.

Pursuant to the Statute 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees."

TOTICE is hereby given, that all persons having any debt or claim against or affecting the estate of Frederic Blake, late of Staverton, in the parish of Trowbridge, in the county of Wilts, Farmer, deceased (who died on the 18th day of November, 1873, and whose will was proved in the District Registry of Her Majesty's Court of Probate at Salisbury, on the 17th day of January, 1874, by Alfred Blake, William Blake, and Samuel Everett, the executors named in the said will), are bereby required to executors named in the said will), are hereby required to send the particulars of their respective debts or claims to the said Alfred Blake, of Monkton Farm, in the parish of Broughton Gifford, in the said county of Wilts, on or before the 25th day of March next, at the expiration of which time the said executors will proceed to distribute the assets of the said Frederic Blake among the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets so distributed to any person of whose debt they shall not then have had notice.—Dated this 13th day of February, 1874.
RODWAY and MANN, Trowbridge, Solicitors to

the said Executors.

JOSEPH BARR, Deceased.

Pursuant to Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "Au Act to further amend the Law of

cap. 35, intituled "An Act to further amend the Law or Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claim or demand against the estate of Joseph Barr, late of No. 9, Ampthill-square, Hampsteadroad, and No. 193, Great Portland-street, Marylebone, both in Middlesex, Wine Merchant (who died on the 4th day of June, 1873, and whose will was proved by Matilda Ann Barr, his widow, and Edward Thomas Ewen, Esq., of Jermyn-street, the executors therein named, in the Principal Registry of Her Majesty's Court of Probate, on the 11th day of August, 1873), are hereby required to send, in writing, particulars of their claims and demands to Mr. Edward Starling (Solicitor of the said executors), at his office, No. 43, Lincoln's-inn fields, Middlesex, 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 parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and the said executors will not be liable for such assets, or any part thereof, to any person or persons of whose debt or claim they shall not then have received notice.—Dated this 14th day of February, 1874. EDWD. STARLING, 43, Lincoln's inn-fields,

Solicitor for the Executors above-named.

ARTHUR JONES STEVENS, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to

relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Arthur Jones Stevens, late of 4, Malvern-villas, South Hackney, in the county of Middlesex, deceased (who-died on the 20th day of November, 1873, and of whose personal estate and effects letters of administration were, on the 13th day of January, 1874, granted by the Principal Registry of Her Majesty's Court of Probate, to John Hargrave Stevens, of 9. Farleigh-villas, Clapton, in the county of Middlesex, Architect), are hereby required to send in the particulars, in writing, of such debts, claims, or demand to the said John Hargrave Stevens, as such administrato, as afcrasaid, at the office of Mr. Henry Fryer, of No. 1, Gray's-inn-place, Gray's-inn, Holborn, in the county of Middlesex, on or before the 28th day of March, 1874, after the expiration of which time the said administrator will proceed to administer the estate and to distribute the assetof the said deceased among the parties entitled thereto having regard to the claims only of which the said administrator shall then have had notice; and that the said administrator 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 14th day of February, 1874.
HENRY FRYER, Solicitor to the said Adminis-

trator.

SARAH JOLLY, Deceased.

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

NOTICE is hereby given, that all persons having any claims or demands against the estate of Sarah Jolly; formerly of No. 4, George's-place, Acre-lane, Brixton, Surrey, but late of No. 15, North-road, Clapham Park, Surrey (who died on the 2nd day of January, 1874, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 22nd day of January, 1874, by Esther Loyd and Edward Dicker, the executors named in the said will), are hereby required to send in par-ticulars of their claims or demands to me the undersigned, Frederick Haines, of No. 413, Edgware-road, London, the Solicitor of the said executors, on or before the 31st day of March next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to those claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets of the said deceased so distributed, or any part thereof, to any persons whomsoever of whose claims or demands they shall not then have had notice. - Dated this 4th day of February, 1874.

FREDERICK HAINES, 413, Edgware-road, London, Solicitor for the Executors.

Re JOHN RICHARDSON, Deceased.

Pursuant to an Act of Parliament passed in the 22 and 23 years of the reign of Her present Majesty, cap. 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees.

TOTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of John Richardson, late of the city of Ripon, Maltster, deceased (who died on the 30th day of April, 1872, and whose will was proved on the 10th day of September, 1872, in the District Registry at Wakefield attached to Her Majesty's Court of Probate, by Henry Kearsley and George Kearsley, the executors named in the said will), are hereby required to send in written particulars of their claims or demands, on or before the lat day of March next, to me the undersigned, the Solicitor to the said executors; after the expiration of which time the said Henry Kearsley and George Kearsley will proceed to administer and distribute the assets of the said testator amongst the parties entitled thereto, having regard only to the debts or claims of which they shall then have received notice; and that the said executors will not be liable to any person or persons of whose claim or demand they shall not have had notice, for or in respect of the estate, or any part thereof, so distributed. And all persons indebted to the estate of the said John Richardson, deceased, are hereby required to pay the amount of their respective debts to the said executors or their said Solicitor forthwith.-Dated this 28th day of January, 1874.

CHAS. KEARSLEY, 26, Brazennose-street, Manchester, Solicitor.

Mr. JOHN SUTHERLAND, Deceased.

Pursuant to the Act 22nd and 23rd Vic., cap. 35, intituled

"An Act to further amend the Law of Property, and to

OTICE is hereby given, that all persons having any claim against the estate of John Sutherland, late of 1 Claim against the estate of John Sutherland, late of Burnley, in the county of Lancaster, Postmaster (who died on the 24th day of December, 1873, and whose will was proved by Thomas Ashworth, the executor therein named, on the 26th day of January, 1874, in the Principal Registry of Her Majesty's Court of Probate), are hereby required to send the particulars of such debts or claims to the said executor, at the office of his Solicitors, Messrs. Artindale and Artindale, in Burnley aforesaid, on or hefore the lat day of Artindale, in Burnley aforesaid, on or before the 1st day of April next, at the expiration of which time the said executor will proceed to distribute the assets of the said testator among the parties entitled thereto, shaving regard to the claims of which he shall then have notice; and will not be liable for such assets, or any part thereof, of whose claim he shall not then have had notice.—Dated this 14th day of February, 1874 ARTINDALE and ARTINDALE, Burnley, Soli-

citors to the said Executor.

 $\mathbf{H}$ 

No. 24066.

HORACE COWLEY BROWN, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vict cap. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."
OTICE is hereby given, that all persons having any claims or demands against or affecting the estate of Horace Cowley Brown, late a Captain in the Royal Artillery, deceased (who died on the 14th day of March, 1873, in India, and whose will was proved on the 4th day of February, 1874, in the Principal Registry of Her Majesty's Court of Probate, by George Peploe Brown, of No. 2, The Studios, Queen's-terrace, Finchley-road, in the county of Middlery one of the executors made in the said will) are Middlesex, one of the executors named in the said will), are required to send in their debts, claims, or demands to the said G. P. Brown, at the offices of his Solicitors, Messrs. M. and F. Davidson, of 35, Spring-gardens, London, on or before the 1st day of May next, at the expiration of which time the said G. P. Brown will proceed to administer the estate and distribute the assets of the said testator among the parties antitled therets having record to the claims only the parties entitled thereto, having regard to the claims only of which the said G. P. Brown shall then have had notice; and for the assets, or any part thereof, so administered or distributed, the said G. P. Brown 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 G. P. Brown.—Dated this 16th day of February, 1874.

M. and F. DAVIDSON, 35, Spring-gardens, London, S. W., Solicitors for the said Executor.

Mrs. MARY ANN COOKE CREASEY, 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."

OTICE is hereby given, that all creditors and other IV persons having any claim or demand against the estate of Mary Ann Cooke Creasey, late of Skirbeck, in the county of Lincoln, Widow, deceased (who died on the 13th day of January, 1874, and whose will was proved in the Lincoln District Registry of Her Majesty's Court of Probate, on the 26th day of January, 1874, by Cabourn Pocklington, of West Skirbeck, in the said county, Farmer, and Thomas Stephenson the vanneer of Languilla in the said county. the younger, of Langriville, in the said county, Farmer, the executors therein named), are hereby required to send the particulars thereof to us, the undersigned, the Solicitors to the said executors, on or be ore the 11th day of May next, 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 debts or claims of which they shall then have had 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 11th day of February, 1874. WISE and HARWOOD, Boston, Solicitors to the

Executors.

RICHARD BROWN, 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."

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Richard Brown, late of Luton, in the county of Bedford, Timber Merchant, deceased (who died on the 14th day of September, 1872, and whose will was proved by Many Royn of Whitehill I there of county Widow Flance. Mary Brown, of Whitehill, Luton aforesaid, Widow, Henry Brown the younger, of Luton aforesaid, Timber Merchant, and Henry Southall, of Ross, in the county of Hereford, Draper, the executors therein named, on the 13th day of November, 1872, in the Principal Registry of Her Majesty's Court of Probate), are hereby required to send in the parti-culars of their claims and demands to us, the undersigned, the Solicitors to the said executors, on or before the 4th day of April next, after which day the said executors, will proceed to distribute the assets of the said deceased, having regard only to the claims of which they may then have had notice; and the said executors 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 12th day of February, 1874.

HOLLAND, SON, and COWARD, Mincing-lane, London, Solicitors to the said Executors.

The Right Honorable SOPHIA, Baroness DE CLIFFORD, Widow, 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."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of the Right Honorable Sophia, Baroness de Clifford, Widow, late of Kirkby Mallory, near Hinckley, in the county of Leicester, and of No. 3, Carltonhouse-terrace, in the county of Middlesex, and also of

No. 14, Lewes-crescent, Brighton, in the county of Sussex, and also of Dalgan Park, near Shrule, in the county of Mayo, in Ireland (who died on the 3rd day of January, 1874, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 12th day of February, 1874, by William Russell, of No. 1, Onslow-gardens, Kensington, in the county of Middlesex, Esq., the Right Honourable Edward Southwell, Lord de Clifford, and the Reverend William Roby Burgin, of Shardlow, in the county of Derby, Clerk, the executors therein named), are hereby required to send the particulars of their debts, claims, or demands to Messrs. Wing and Du Cane, of No. 1, Gray's inn-square, London, in the county of Middlesex, the Solicitors for the said executors, on or before the 13th day of April, 1874, after which time the said executors will distribute the assets of the said deceased among the parties entitled thereto, having regard only to those debts, claims, or demands of which they shall then have had notice; and that the said executors will not be liable for the assets of the said deceased so distributed, or any part thereof, to any person or persons whomsoever of whose debt, claim, or demand they shall not then have had notice.—Dated this 13th day of February, 1874.

> WING and DU CANE, I, Gray's-inn-square, W.C., Solicitors for the said Executors.

Re WALTER SMITH, Deceased.

Pursuant to an Act of Parliament of the 22 and 23 Vic., c. 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 against the estate of Walter Smith, late of No. 22, West-parade, Newcastle-upon-Tyne, Gentleman (who died on the 2nd day of December, 1873, and whose will was, on the 29th day of January, 1874, proved at the Newcastle-upon-Tyne District Registry of Her Majesty's Court of Probate, by John Belough Lumsden and Matthew Reed, the executors therein named), are hereby required to send in the particulars of such claims or demands to the undersigned, Messrs. Hoyle, Shipley, and Hoyle, the Solicitors of the said executors, on or before the 4th day of April, 1874, after which date the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not after the date be liable for the assets, or any part thereof, so distributed to any creditor or other persons of whose claims or demands they shall not then have had notice.—Dated this 18th day of February, 1874.

HOYLE, SHIPLEY, and HOYLE, 20, Collingwood-street, Newcastle-upon-Tyne, Solicitors to the said Executors.

SUSANNAH CLARK, Deceased.! Pursuant to the Act of Parliament 22 and 23 Vict., c. 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees."

NOTICE is hereby given, that all creditors and other NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Susannah Clark, formerly of Vigo-street, Regentstreet, and late of No. 127, Abbey-road, Saint John's Wood, in the county of Middlesex, Widow, deceased (who died on the 25th day of August, 1873, and whose will and codicil were proved in the Principal Registry of Her Majesty's Court of Probate, on the 19th day of January, 1874, by Emma Susannah Schoch, wife of John Ulrich Schoch, now deceased), of No. 41, Eland-road, Lavender-bill, Wandsworth, in the county of Surrey, the sole executrix therein worth, in the county of Surrey, the sole executrix therein named), are hereby required to send the particulars of their claims or demands to me, the undersigned, John Wills, the Solicitor to the said executrix, on or before the 12th day of April next, after which day the said executrix will proceed to distribute the assets of the said deceased, having regard only to the claims of which she may then have had notice; and the said executrix will not be liable for the assets so distributed to any person of whose claim or demand she shall not then have had notice.—Dated this 12th day of February, 1874.

JNO. WILLS, 53, Carter-lane, Doctors'-commons, Solicitor to the said Executrix.

In Chancery.—Between Charles Albert Monday and George Parsons, Plaintiffs; and Harriet Edds, Widow, and William Edds, Defendants.

TAKE notice, that this Honourable Court will be moved before the Vice-Chancellor Sir Richard Malius, on the 19th day of March, 1874, or so soon after as Counsel can be heard, by Mr. Cutler, of Counsel for the plaintiffs, that the Bill filed in this cause on the 29th day of January, 1873, may be ordered to be taken pro confesso against the cating above-named defendant, William Edds, pursuant to the 1874.

Orders of this Honourable Court in such case made and provided; or that the plaintiff may have such further or other relief as the nature of the case may require. - Dated this 16th day of February, 1874.
J. and R. GOLE, 49, Lime-street, London; Agents

HICKMAN and SON, of Southampton, Plaintiffs' Solicitors.

To the above-named Defendant, William Edds.

O be sold, pursuant to an Order of the High Court of Chancery, made in the matter of the estate of George Kendall, deceased, and in a cause Baldwin v. Fisher, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. Robert William Graham, the person appointed by the said Judge, at the Bull Hotel, at Barrow, in the county of Lancaster, on Tuesday, the 24th day of March, 1874, at two o'clock in the afternoon, in one lot:

Customary freehold close or inclosure of land, situate at Salthouse, in the parish of Dalton, in the said county of Lancaster, containing by estimation 3A. IR. 17p. statute measure, or thereabouts, and now in the possession of William Fisher and Edward Wilson, executors of the will of

the said George Kendall.

Particulars and conditions of sale may be obtained of Messrs. Butler and Son, of Dalton-in-Furness, in the said county of Lancaster; of Messrs. Bailey, Shaw, Smith, and Bailey, of No. 5, Berners-street, in the county of Middlesex; and of the Auctioneer; and at the Bull Hotel aforesaid.

DURSUANT to a Decree of the High Court of Chancery, made in a cause George Gould and another against William Clavey, 1872, G, No. 161, the creditors of Henry Sheppard, late of West Camel, in the county of Somerset, Yeoman, who died in or about the month of September, 1869, are, on or before the 16th day of March, 1874, to send by post, prepaid, to Mr. Geurge Tuson, of Ilchester, Somerset, the Solicitor of the defendant, William Clavey, the surviving executor of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Tuesday, the 31st day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 14th day of February, 1874.

JURSUANT to a Decree of the High Court of Chancery, made in a cause Swain v. Swain, the creditors of Jonathan Smith Swain, late of Friskney, in the county of Lincoln, Farmer, deceased (who died on or about the 17th day of July, 1863), are, on or before the 27th day of February, 1874, to send by post, prepaid, to Mr. William Haigh Bailes, of Boston, in the county of Lincoln, the Solicitor for the defendants, the executors of the deceased, their Christian and surnames, addresses and descriptions, 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 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 James Bacon, at his chambers, situate No. 11, New-square, Lincoln's-inn, Middlesex, on Friday, the 6th day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims .- Dated this 9th day of February, 1874.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Kekewich sgainst Kekewich, 1878, K., 42, the creditors of Samuel Trehawke Kekewich, late of Plamore, in the county of Devon, Esq., M.P., who died in or about the month of June, 1873, are, on or before the 18th day of March, 1874, to send by post, prepaid, to Mr. Charles John Follett, of the city of Exeter, the Solicitor of the defendant, Louisa Kekewich, the executrix of the deceased, their Christian and surnames in full, and their addresses and descriptions, the Christian and and their addresses and descriptions, the Christian and surnames in full of any partner or partners, 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 James Partners We had Northern Vice-Chancellor Sir James Partners We had Northern Vice-Chancellor Sir James Partners We had Northern Vice-Chancellor Sir James Partners We had Northern Vice-Chancellor Sir James Partners We had Northern Vice-Chancellor Sir James Partners We had Northern Vice-Chancellor Sir James Partners We had Northern Vice-Chancellor Sir James Partners We had Northern Vice-Chancellor Sir James Partners Vice-Chancellor Sir James Partners Vice-Chancellor Sir James Vice-Chancel Bacon, at his chambers, No. 11, New-square, Lincoln's-inn, Middlesex, on Wednesday, the 15th day of April, 1874, at twelve o'clock at noon, being the time appointed for adjudi-cating on the claims.—Pated this 11th day of February,

PURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Phoshe Ann Simons, late of Peterborough, in the county of Northampion, Spinster, deceased, and in a cause Borne against Simons, the creditors of Phobe Ann Simons, late of Peter-Simons, the creditors of Phoebe Ann Simons, late of Peterborough, in the county of Northampton, who died in the month of November, 1873, are, on or before the 21st day of March, 1874, to send by post, prepaid, to Mr. Joseph Mason Moore, of South Shields, in the county of Durham, the Solicitor of William Vazie Simons, the administrator of the above-named Phoebe Ann Simons, the full particulars of their claims, a statement of their necounts, 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 torily excluded from the beneat 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 at No. 12, Old-square, Lincoln's-ion, Middlesex, on Saturday, the 28th day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 13th day of February, 1874.

on the chains.—Dated this 13th day of February, 1874.

BURSUANT to an Order of the Court of Chancery of the county palatine of Lancaster, dated the 5th day of February, 1874, in a cause wherein Mary Caroline Higgins is plaintiff, and the General Sewage and Manure Company Limited are defendants, the creditors of Alfred Higgins, lare of St. Swithin's-lane, in the city of London, and of Sweeting-street, Liverpool, in the county of Lancaster, Metal Merchant, deceased (who died in or about the month of January, 1873), are, by their Solicitors, on or before the 13th day of March, 1874, to come in and prove their debts or claims at the office of the Registrar of the said Court for the Liverpool District, situate at the Municipal buildings. Dale-street, Liverpool, or in default thereof cipal buildings. Dale-street, Liverpool, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 20th day of March, 1874, at eleven of the clock in the forenoon, at the said offices, is appointed for hearing and adjudicating on the claims.—Dated this 13th day of February, 1874.

DURSUANT to a Decretal Order of the Court of Chancery of the county palatine of Lancaster, made on the 13th day of February instant, in the matter of the estate of James Bryson Penn, late of Liverpool, in the county of Lancaster, Hotel Keeper, deceased, Harriet Leadbetter, against William Smedley and James Edward Beer, the creditors of the said James Bryson Penn, who died in or about the month of November last, are, by their Solicitors, on or before the 13th day of March next, to come in and prove their debts or claims at the office of the Registrar for the Liverpool District of the said Court, situate at Municipal-buildings, Dale-street, Liverpool aforesaid, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 20th day of March next, at ten o'clock in the forenoon, at the said office, is appointed for hearing and adjudicating upon the claims.-Dated this 13th day of February, 1874.

### COUNTY COURTS' EQUITABLE JURISDICTION.

DURSUANT to an Order of the County Court of ESSEX, holden at Chelmsford, made in a suit Albert Nokes against William Gandy, Roxwell, Farmer (administrator of the estate and effects of William Gandy the younger, late of Wickford, in the county of Essex, Butcher and Desler, deceased), and Alfred Darby, of Chelmsford, Essex, Auctioneer, the creditors of, or claimants against, the estate of the said William Gandy the younger, who died in or about the month of August, 1873, are, on or before the 3rd day of March, 1874, to send by post, prepaid, to the Registrar of the County Court of Essex, holden at Chelmsford, their Christian and surnames, addresses and descriptious, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) 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 4th day of March, 1874, at eleven o'clock in the forenoon, being the time appointed for adjudicating upon the claims.—Dated this 10th day of February, 1874.

T. M. GEPP, Registrar.

The Bankruptcy Act, 1861. In the Matter of a Deed of Assignment or Arrangement between Matthew Bateson Beverley, of Leeds, in the county of York, Sharebroker, and his Creditors.

hereby gives notice, that a Meeting of the Creditors of the said Matthew Bateson Beverley under the said deed will be held at the offices of Messrs. Bond and Barwick, Solicitors, Albion-place, in Leeds aforesaid, on Saturday, the 28th day of February, 1874, at twelve o'clock at noon, when the

Trustee will submit a statement of the estate, and any Trustee will submit a statement of the estate, and any creditor may examine such statement, and the meeting will declare by resolution whether any and what part of the balance of the produce of the estate shall be divided amongst the creditors. Creditors who have not proved may prove their debts at the said meeting, or previously, by forwarding their proofs, duly sworn, to the said Trustee, Mr. Benjamin Bailey, Caledonian-road, Leeds, and persons who do not make proof of their debts, on or before the 28th day of February instant, may be excluded from the benefit of the Dividend to be declared at the said meeting.—Dated this 12th day of February. 1874.

12th day of February, 1874.

BOND and BARWICK, Solicitors for the said
Trustee.

In the London Bankruptcy Court.

A FIRST and Final Dividend of 1s. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Richard Legge, of No. 86, Great Cambridge-street, Hackney-road, in the county of Middlesex, Wardrobe Manufacturer, and will be paid by me, at No. 65, City-road, in the county of Middlesex, on and after the 16th day of February, 1874.—Dated this 10th day of February, 1874.

JOHN EDWIN RANDELL, Trustee. In the London Bankruptcy Court.

The Bankruptcy Act, 1869. The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Canterbury.

FIRST and Final Dividend of 7½d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors instituted by Caroline Sanser, of 19, King-street, Margate, in the county of Kent, Widow, a Draper, and will be paid by me, at my office, 91, High-street, Margate, in the county of Kent, on and after Friday, the 20th day of February, 1874, between the hours of ten in the forenoon and four in the afternoon. afternoon.

THOS. U. REEVE, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester.

A FIRST Dividend of 5s. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Samuel Rigby and Thomas Gillbanks, both of Radcliffe, in the county of and Thomas Gillbanks, both of Radeliffe, in the county of Lancaster, Ale and Porter Brewers, trading at Radeliffe aforesaid, in copartnership as Ale and Porter Brewers, and will be paid at the offices of Messrs. Lees and Graham, St. George's-chambers, Albert-square, Manchester, Public Accountants, on and after the 2nd day of March next, between the hours of ten in the forenoon and three in the afternoon,—Dated this 13th day of February, 1874.

JOHN JOSEPH GRAHAM, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

SECOND and Final Dividend of 4½d, in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Silas Bond, of No. 81, Islington, and No. 148, Richmond-row, Liverpool, in the county of Lancaster, Boot and Shoe Dealer, and will be paid by me, at the offices of Messrs. Rogers and Barron, 49, Moorgate-street, in the city of London, Public Accountants, on and after Friday, the 20th day of February, between the hours of elven and two.

ARTHUR BARRON Trustee ARTHUR BARRON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Halifax.

FIRST Dividend of 6s. 8d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by on Taylor, of Silver-street, in Halifax, in the county of York, Saddler and Harness Maker, and will be paid by me, at 2, Victoria street, Manchester, on and after the 20th day of February, 1874.—Dated this 14th day of February, 1874.

ARTHUR HINES, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at Norwich.

In the County Court of Yorkshire, holden at Bradfrod.

A THIRD and Final Dividend of 2s. 6d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Somerville, of Norwich, in the county of Norfolk, Draper, with be paid by me, at the counting-house of Messrs. Douglas, Mitchell, and Co., Stuff Merchants, Bradford, on and after Monday next, the 23rd of February.—Dated this 13th day of February, 1874. 13th day of February, 1874. JAMES DOUGLAS, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Burley.
FIRST and Final Dividend of 3s. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of William Cunliffe, of: No. 127, Manchester-road, and late of Stanley-street, both in the borough of Burnley, in the county of Lancaster, Ironfounder and Palisade Maker, and will be paid by me, at my office. No. 9, Cariton-road, in Burnley aforesaid, on and after the 21st day of February instant. - Dated this 13th day of February, 1874.

DAVID RATCLIFFE, 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 Louis Dhonau (and not Dhonau as erroneously printed in last Gezette), of 105, Wells-street, Hackney, in the county of Middlesex; Baker, formerly of 5, Ebenezer-place, West India-road, Limehouse, Middlesex, OTICE is hereby given, that a First General Meeting of the creditors of the above-newed section.

of the creditors of the above-named person has been summoned to be held at our offices. No. 1, Circus-place, Finsbury-circus, London, on the 26th day of February, 1874, at two oclock in the afternoon precisely.—Dated this

9th day of February, 1874.

DIGBY and LIDDLE, 1, Circus-place, Finsbury-circus, London, E.C., Attorneys for the said

Debtor. The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the London Bankruptcy Court,
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Schlars Carlaw, William Burns Carlaw, and George Robert Carlaw, of No. 4, Blue Anchor-lane, Bermondsey, and No. 48, Fort-road, Bermondsey, both in the county of Surrey, Leather Manufacturers, trading under the style or firm of Carlaw Brothers.

3.1 OTICE is hereby given that a First Carnaral Machine.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Messrs. Saffery and Huntley, No. 191, Tooley-street, London Bridge, in the county of Surrey, on the 3rd day of March, 1874, at three o'clock in the afternoon precisely,-Dated this 13th day of

February, 1874.
SAFFERY and HUNTLEY, 191, Tooley-street, London Bridge, Attorneys for the said Debtors.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by David Winter Ernest Zuccani, of 5a, Hamilton-place, Highbury, and of Bath-street, Tabernacle-walk, Curtainroad, Shoreditch, both in the county of Middlesex, Cabinet Maker and Upholsterer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Painters' Hall, 9, Little Trinity-lane, in the city of London, on the 27th day of February, 1874, at two o'clock in the afternoon precisely.-Dated this

12th day of February, 1874.
PRITCHARD, ENGLEFIELD, and CO., Painters' Hull, London, Attorneys for the said David Winter

Ernest Zuccani.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Alfred Harris, of Nos. 65, and 67, Curtain-road, Shoreditch, in the county of Middlesex, Bedding Manu-

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 106, Cheapside, in the city of London, on the 2nd day of March, 1874, at two o'clock in the afternoon precisely.-Dated this 12th day of February, 1874.

C. A. SWAINE, 106, Cheapside, in the city of London, Attorney for the said Charles Alfred

The Bankruptey Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Blackshaw, of No. 58, Redcross-street, in the city of London, and of No. 160, High-street, Notting Hill, in the county of Middlesex, Umbrella and Parasol Manu-

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 Perry, No. 2. Guildhall-chambers, Basinghall-street, in the city of London, on the 4th day of March, 1874, at two o'clock in the afternoon precisely.—Dated this 9th day of February, 1874.

JOSEPH PERRY, 2, Guildball-chambers, Basinghall-street, Attorney for the said Debtor.

The Bankruptey Act, 1869. In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Turnley, of No. 7, Wilkinson-street, Albertsquare, Clapham, in the country of Surrey, Gentleman.
OTICE is hereby given, that a First General Meeting

of the creditors of the above-named person has been summoned to be held at the offices of Mr. John William Sykes, at 31, St. Swithin's-lane, in the city of London, on the 2nd day of March, 1874, at twelve o'clock at noon precisely.—Dated this 13th day of February, 1874.

JNO. W. SYKES, 31, St. Swithin's-lane, Attorney

for the Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Adolphus Hardisty, junior, of Queen-street, Brompton, in the county of Middlesex, Riding Master and Livery Stable Keeper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 15, Devoushire-street, Hamsummoned to be neid at No. 15, Devoushire-street, Haun-mersmith-road, in the county of Middlesex, on the 27th day of February, 1874, at eleven o'clock in the forenoon pre-cisely.—Dated this 12th day of February, 1874. W. F. MORRIS, 49, Leicester-square, Attorney for

the above 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 Alfred William Purssori, of 113, Great Suffolk-street, Borough, in the county of Surrey, and previously of No. 66, Allen-road, Stoke Newington, in the county of

Middlesex, Cheesemonger.

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 Charles Francis Yorke, of 252, Marylebone-road, in the county of Middlesex, on the 25th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 31st day of January, 1874.

C. F. YORKE, 252, Marylebone-road, Attorney for

the said Dehter.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

Isaac Allam, of 9, Dartmouth-road, Hammersmith, in the county of Middlesex, Plumber and Zinc Worker.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Mr. Hope's offices, 9, Serle-street, Lincoln's-inn-fields, in the county of Middlesex, on the 19th day of February, 1874, at two o'clock in the afternoon pre-cisely.—Dated this 4th day of February, 1874. BENJ. HOPE, Attorney for the said Isaac Allam.

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 George Scarlett, of 16, Glasshouse-street, Regentstreet, in the county of Middlesex, Woollen Warehouseman, trading as Edward Scarlett.

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. Chatteris, Nichols, and Chatteris, 1, Gresham-buildings, Basinghall-street, in the city of London, on the 5th day of March, 1874, at twelve o'clock at noon precisely.—Dated this 13th day of

February, 1874.

EDMUND F. and BENN DAVIS, 6, Cork-street,
Burlington-gardens, London, W., Attorneys for

the said Edward George Scarlett.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Simon Schmerl, of No. 3, Malvern-cottages, Richmonder of Middleson Landon Matth. Bornshow in the country of Middleson Landon. road North, Barnsbury, in the county of Middlesex, late of 37, Broad-street-buildings, in the city of London, trading as S. Schmerl, Commission Agent.

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. Apsley Eben Briant, Winchester House, Old Broad-street, in the city of London, Solicitor, on the 3rd day of March, 1874, at two o'clock in the afternoon precisely.—Dated this 11th day of

February, 1874.

APSLEY E. BRIANT, Winchester House, Old
Broad-street, E.C., Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Smith, of No. 140, High Holborn, in the county of Middlesex (trading under the style of Adams, Smith, and Co.), Umbrella Manufacturer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

of the creditors of the above-named person has been summoned to be held at the offices of Mr. George Ward Challis, situate at No. 12, Clement's-lane, King Williamstreet, in the city of London, Public Accountant, on the 9th day of March, 1874, at twelve o'clock at noon precisely.-Dated this 10th day of February, 1874. SURR, GRIBBLE, and BARTON, 12, Abchurch-

lane, London, Attorneys for the said James Smith.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Wandsworth. In the County Court of Surrey, bolden at Wandsworth. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Lawrence, Buckley, formerly of Tavistock-crescent, Westbourne Park, in the county of Middlesex, late of The Hermitage, Rotherfield, in the county of Sussex, and now of 2, Bedford-hill-terrace, Balham, in the county of Surrey, Gentleman.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 4, College-hill, in the city of London, on the 26th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 4th day of February, 1874.

1874. WM. HINE HAYCOCK, Attorney for the said John Lawrence Buckley.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Wandsworth, In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Elizabeth Ann McIntyre, of No. 576, Wandsworth-road,

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Mr. John Day's office, 47, Bloomsbury-square, W., on the 28th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 10th day of February, 1874.

EDWARD TONGE, 29, Great Portland-street,
Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Canterbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Walker, of Ramsgate, in the county of Kent,

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been aummoned to be held at the Bull and George Hotel, Ramsgate, on the 2nd day of March, 1874, at half-past two o'clock in the afternoon precisely.—Dated this 13th day of February, 1874.

J. M. EDWARDS, Attorney for the said William

Walker.

The Bankruptcy Act, 1869.
In the County Court of Cheshire, holden at Chester.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Jones, of Watergate-street, and of No. 3, Bolley and the control of Courts Fightmans and land's-court, in the city of Chester, Fishmonger and Dealer in Game.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my office, Old Post Office-place, the Eastgate, in the city of Chester aforesaid, on the 5th day of March, 1874, at three o'clock in the afternoon precisely.—Dated this 12th day of February, 1874.

GEO. TIBBITS, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Cheshire, holden at Chester,
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
James George Cleverty, of No. 11, Upper Northgatestreet, in the city of Chester, Gasfitter, Plumber, and
Rallbanger

Bellhanger.

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. Walker and smith, Abbey-gateway, Northgate-street, in the city of Chester, on the 26th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 10th day of February. ruary, 1874.

WALKER and SMITH, Attorneys for the said James George Cleverty.

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 by William Kemble Jonas, of Belchamp Saint Pau's, in the

county of Essex, Farmer and Miller.
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 Rose and Crown Hotel, Sudbury, Suffolk, on the 27th day of February, 1874, at one o'clock in the afternoon precisely.—Dated this 9th day of February, 1874. GEORGE MUMFORD, Sudbury, Suffolk, Attorney

for the said William Kemble Jonas.

The Bankruptcy Act, 1869. In the County Court of Berkshire, holden at Windsor. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Theodore Snelson, of Winkfield, in the county of Berks, and of No. 90, Queen's-road, Reading, in the said county

and of No. 90, Queen's-road, Reading, in the said county of Berks, Grocer, Draper, and Upholsterer's Assistant.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 8, Forbury, Reading aforesaid, on the 2nd day of March, 1874, at two o'clock in the afternoon precisely.—Dated this 11th day of February, 1874.

FREDERICK ELKINS, Attorney for the said

The Bankruptey Act, 1869.

In the County Court of Lancashire, holden at Salford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Syddail, of Pendleton, in the borough of Salford, in the county of Lancaster, formerly a Dispenser of Medicine, but now out of employment.

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 Bennet, Solicitor, Albert-chambers, Albert-buildings, in the city of

Solicitor, Albert-chambers, Albert-buildings, in the city of Manchester aforesaid, on the 3rd day of March, 1874, at three o'clock in the afternoon precisely.-Dated this 14th day of February, 1874.

W. BENNET, Attorney for the said William Syddall.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Salford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Andrew Muir, of and carrying on business at Queenstreet, Salford, in the county of Lancaster, Machinist, under the style or firm of Andrew Muir and Co.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Joseph Best, Solicitor, 2, Brown-street, Manchester, on the 4th day of March, 1874, at four cyclock in the afternoon precisely —

March, 1874, at four o'clock in the afternoon precisely.-Dated this 14th day of February, 1874.

J. BEST, 2, Brown-street, Manchester, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Salford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Grimes, of 8, Brazil-street, Lower Broughton, in the borough of Salford, in the county of Lancaster, Superintendent of Contracts.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Richard Hankinson, 5. St. James's square, Manchester, on the 27th day of February, 1874, at eleven o'clock in the forenoon precisely.

—Dated this 12th day of February, 1874.

RICHARD HANKINSON, 5, St. James's square, Manchester, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Salford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Kerfoot, of 302, Regent-road, Salford, in the county of Lancaster, General Dealer and Commission

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been ummoned to be held at the offices of Mr. Edwin Storer, Solicitors, 89, Fountain-street, Manchester, on the 2nd day of March, 1874, at three o'clock in the afternoon precisely.
—Dated this 18th day of February, 1874.

EDWIN STORER, 89, Fountain-street, Manchester, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Burnley. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Walker, of Colne, in the county of Lancaster, Cotton Manusacturer.

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, No. 67, King-street, in the city of Manchester, on the 10th day of March, 1874, at two o'clock in the afternoon precisely.

Dated this 12th day of February, 1874.

ADDLESHAW and WARBURTON, Royal Insurance-buildings, 67, King-street, Manchester, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Burnley.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James King, of 13, Temperance-street, and Dule-street, in Todmorden, 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 York Hotel, in Todmorden aforesaid, on the 6th day of March, 1874, at eleven o'clock in the forenoon precisely .- Dated this 13th day of February, 1874.

A. G. and T. W. EASTWOOD, Todmorden, Attorneys for the said James King.

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 Henry Hyde and John Sheldrick, both of 72, Oldhamstreet, Manchester, 176, Stretford-road, Manchester, and Church-street, Eccles, all in the county of Lancaster, trading as Hyde and Sheldrick, Tailors and Woolleu Drapers

NoTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Mr. Joseph Sampson, Solicitor, St. James'-chambers, South King-street, Manchester, on the 4th day of March, 1874, at eleven o'clock in the forenoon precisely .- Dated this 14th day of February,

JOSEPH SAMPSON, 38, South King-street, Manchester, Attorney for the said Henry Hyde and John Sheldrick.

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 Henry Hyde and John Sheldrick, both of 72, Oldhamstreet, Manchester, 176, Stretford-road, Manchester, and Church-street, Eccles, all in the county of Lancaster, trading as Hyde and Sheldrick, Tailors and Drapers.

OTICE is hereby given, that a First General Meeting of the senarate creditors of the of the separate creditors of the above-named Henry Hyde has been summoned to be held at the offices of Mr. Joseph Sampson, St. James'-chambers, South King-street, Manchester, on the 4th day of March, 1874, at three o'clock in the afternoon precisely.—Dated this 14th day of February, 1874

JOSEPH SAMPSON, 38, South King-street, Man-chester, 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 Henry Hyde and John Sheldrick, both of 72, Oldhamstreet, Manchester, 176, Stretford-road, Manchester, and Church-street, Eccles, all in the county of Lancaster, trading as Hyde and Sheldrick, Tailors and Woollen

NOTICE is hereby given, that a First General Meeting of the separate creditors of the above-named John Sheldrick has been summoned to be held at the offices of Mr. Joseph Sampson, Solicitor, St. James'-chambers, South King-street, Manchester, on the 4th day of March, 1874, at four o'clock in the afternoon precisely.—Dated this 14th day

of February, 1874.

JOSEPH SAMPSON, 38, South King-street, Man-chester, 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 James Pownall, of Peel-causeway and Prussia-terrace, Bowden, in the county of Chester, Stone Mason and Con-

NOTICE is hereby given, that a First General Meeting of the creditors of the Care ing of the creditors of the above-named person has been summoned to be held at the offices of Mr. Arthur Hines, Accountant, No. 2, Victoria-street, Manchester, on the 2nd day of March, 1874, at three o'clock in the after-noon precisely.—Dated this 12th day of February, 1874.

JNO. DAWSON. 14, Ridgefield, John Daltonstreet, Manchester, Attorney for the said James

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 Henry Spurr, of 64, Corporation-street, in the city of Manchester, Estate and Commission Agent, lately of Open street, Salford in the counts of Lancaster. Boot of Queen-street, Salford, in the county of Lancaster, Boot and Shoe Manufacturer.

TOTICE is hereby given, that a Second General Meeting
of the creditors of the above-named person has been summoned to be held at the offices of Mr. Joseph Sampson, Solicitor, St. James' chambers, South King-street, Manchester, on the 20th day of February, 1874, at three o'clock in the afternoon precisely. — Dated this 13th day of

February, 1874.

JOSEPH SAMPSON, St. James'-chambers, South

King-street, Manchester, Attorney for the said

William Henry Spurr.

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 Thomas Wolstencroft Booth, of No. 6, Dickinson-street, in the city of Manchester, Maker-up and Packer, carrying on business under the style or firm of Thos. W.

Booth and Co.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Thomas Taylor 17, Dickinson-street, Manchester, on the 4th day of March, 1874, at three o'clock in the afternoon precisely.—Dated this 14th day of February, 1874.

THOS. T. BELLHOUSE, 17, Dickinson-street, Manchester, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Ulverston and at Barrow-in-Furness.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Prince, of 17, Forshaw-street, Barrow-in-Furness, in the county of Lancaster, Engineer, Milliner, and Dressmaker.

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 Ship Hotel, Barrow-in-Furness aforesaid, on the 27th day of February, 1874, at one o'clock in the afternoon precisely.—Dated this 12th day of February, 1874.

R. B. D. BRADSHAW, Strand, Barrow-in-Furness, Attorney for the said Edward Prince.

The Bankruptcy Act, 1869. In the County Court of Lancasbire, holden at Ulverston and at Barrow-in-Furness.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Middleton, of Braddyll's-terrace, Ulverston, in the county of Lancaster, late Auctioneer and Accountant, but now a Mercantile Clerk.

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 Ship Hotel, Barrow-in-Furness, in the county of Lancaster, on the 27th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 11th

day of February, 1874. R. B. D. BRADSHAW, Strand, Barrow-in-Furness, Attorney for the said William Middleton.

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 Henry James Allen, of 92. Mill-street, 203, Park-road, 118, Richmond-row, and 8, Brougham-terrace, all in Liverpool, in the county of Lancaster, and also of 9, 8t. Oswald-street, Old Swan, near Liverpool aforesaid, Boot and Shae Mannfacturer and Deeler and Shoe Manufacturer and Dealer.

and Shoe Manufacturer and Dealer.

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. John Ivey,
Public Accountant, 20, South John-street, Liverpool aforesaid, on the 4th-day of March, 1874, at two o'clock in
the afternoon precisely.—Dated this 12th day of February, 1874.

EDWIN HUGHES, 41, Lord-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 Peter Broom, of 17, Derby-road, Kirkdale, Liverpool, 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 office of Mr. William S. Sowton, 125, Dale-street, Liverpool aforesaid, on the 2nd day of March, 1874, at three o'clock in the afternoon precisely.

—Dated this 11th day of February, 1874.

WILLIAM S. SOWTON, 125, Dale-street, Liverpool, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Wigan.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joshua Marsden, of Wheller, Wigan, in the county of Lancaster, Joiner and Builder.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has

of the creditors of the above-named person has been summoned to be held at the office of Mr. Robert Ashton, No. 5, King-street, Wigan, in the county of Lan-caster, on the 2nd day of March, 1874, at eleven o'clock in the forenoon precisely.—Dated this 5th day of February, 1874.

ROBERT ASHTON, 5, King-street, Wigan, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Durham, holden at Sanderland.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Farrow, of No. 12, Park-place East, in the

borough of Sunderland, in the county of Durham, Shipbroker.

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. Snowball and Allison, No. 1, Nile-street, Sunderland, on the 2nd day of March, 1874, at eleven o'clock in the forenoon precisely.

Dated this 12th day of February, 1874.

MATTHEW ALLISON, 1. Nile-street, Sunderland, Attorney for the said William Farrow.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Swansea.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Arthur Buckland, of No. 4, Fynone-street, at Swansea, in the county of Glamorgan, Fitter.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoued to be held at No. 7, Rutland-street, at Swansea aforesaid, on the 26th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 7th day of

February, 1874.

HENRY MORRIS, 7, Rulland-street, Swansea,

Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton.

In the Matter of Proceedings for Liquidation by Arrange. ment or Composition with Creditors, instituted by Alfred Osborne, of No. 18. North-street, Worthing, in the county of Sussex, Milkman and Dealer in Rags and Bones.

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 Railway Hotel, North-street, Worthing aforesaid, on the 2nd day of March, 1874, at three o'clock in the afternoon precisely.—Dated this 13th day of February, 1874.

THOMAS A. GOODMAN, 19, Prince Albert-street, Brighton, Attorney for the said Alfred

Osborne.

The Bankruptcy Act, 1869.

In the County Court of Oxfordshire, holden at Baubury.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Edward Basley, of Overthorpe, in the county of Northampton, Cattle and Sheep Dealer, Farmer, and Grazier

Grazier.

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 Arthur Wilson, No. 29, High-street, Banbury, in the county of Oxford, on the 28th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 13th day of February, 1874.

A. WILSON, 29, High-street, Banbury, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Scarborough. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted George Hargest, of Rudston, in the county of York, Grocer and Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, Squire-lane, Bridlington, on the 2nd day of March, 1874, at three o'clock in the atternoon precisely.—Dated this 11th day of February. 1874.

THOS. HARLAND, Bridlington, Attorney for the said George Hargest.

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

Joseph Akinson, of Bramley, near Leeds, in the county of York, Cloth Manufacturer.

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 Henry Boulton Harle, of 19, Victoria-chambers, South parade, Leeds aforesaid, Solicitor, on the 28th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 13th day of February, 1874. HY. B. HARLE, Attorney for the said Joseph

Atkinson.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Bradford.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Smith, of Piccadilly, in Bradford, in the county of York, Wholesale Grocer and Provision Merchant.

York, Wholesale Grocer and Provision Merchant OTICE is pereby given, that a Second General Meeting of the creditors of the above-named person has been sammoned to be held at the offices of James Gwynne Hutchinson, Solicitor, Piccadilly-chambers, Piccadilly, in Product of Grandle of the 25th day of February, 1874, at Bradford aforesaid, on the 25th day of February, 1874, at one o'clock in the afternoon precisely.—Dated this 14th day of February, 1874.

JAS. G. HUTCHINSON, Piccadilly-chambers,

Bradford, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Hodgson Tetley, of No. 99, Girlington-road, in Manningham, in the parish of Bradford, in the county of York, Commercial Traveller.

York, Commercial Traveller.

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 William Burnley, in Queensgate, Bradford aforesaid, Solicitor, on the 28th day of February, 1874, at eleven o'clock in the forencon precisely.—Dated this 7th day of February, 1874.

WM. BURNLEY, Attorney for the said Debtor.

. The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Verity, of Lowtown, Padsey, in the parish of Calverley, in the county of York, Tailor, Woollen Draper, 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 office of Messrs. John Routh and Co., Accountants, Royal Insurance-buildings, Parkrow, in Leeds, in the county of York, on the 3rd day of March, 1874, at three o'clock in the afternoon precisely.

—Dated this 14th day of February, 1874.

HENRY JOHNSON CARR, 14, Albion-street, Leeds, Yorkshire, Attorney for the said John Verity.

Verity.

The Bankruptey Act, 1869. In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Rawnsley, of Marshall's Mill, Manchester-road, Bradford, in the county of York, Worsted Spinner and Stuff Manufacturer.

O'TICE is hereby given, that a First General Meeting of the creditors of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the state of the shave named in the shave named in the state of the shave named in of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Wood and Killick, Commercial Bank - buildings, Bradford, in the county of York, Solicitors, on the 2nd day of March, 1874, at eleven o'clock in the forenoon precisely .- Dated this 14th day of February, 1874. WOOD and KILLICK, Attorneys for the said

Debtor.

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 Thomas Elliott, of Brunswick-road North, Sheffield, in the county of York, Beerhouse Keeper and Pork Butcher. OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Binney and Sons, Queen street chambers, Sheffield, in the county of York, on the 2nd day of March, 1874, at four o'clock in the afternoon precisely.—Dated this 12th day of February, 1874.

BINNEY and SONS, Queen-street-chambers, Shetfield, Attorneys for the said Debtor.

The Bankruptey Act, 1869.
In the County Court of Yorkshire, holden at Hali'ax.
In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by Enoch Bennett Lowe, of No. 36, Savile Park-street, in Halifax, in the county of York, Commission Agent.

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 Walter Storey, 9, Cheapside, Halifax aforesaid, Solicitor, on the 25th day of February, 1874, at four o'clock in the afternoon presisely. February, 1874, at four o'clock in the afternoon precisely.

—Dated this 12th day of February, 1874.

WALTER STOREY, 9, Cheapside, Halifax, Attorney for the said Enoch Bennett Lowe.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Halifax. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Porteus, of Portland-road, New Bank, in Halifax, in the county of York, Joiner and Cabinet Maker.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Walter Storey, and Chemida Helifar effective Solicitor, or the 25th day.

9, Cheapside, Halifax aforesaid, Solicitor, on the 26th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 12th day of February, 1874.

WALTER STOREY, 9, Cheapside, Halifax, Attorney for the said William Porteus.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Halifax.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Cliff, of the Old Cock-yard, in Halifax, in the county of York, Sauce Manufacturer.

O'l'ICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Godfrey Rhodes, 7, Horton-street, Halifax aforesaid, Solicitor, on the 2nd day of March, 1874, at three o'clock in the afternoon precisely.

-Dated this 12th day of February, 1874.
GODFREY RHODES, 7, Horton-street, Halifax,
Attorney for the said John Cliff.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Huddersfield.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Beardsell, of Holme, in the parish of Almondbury, in the county of York, Woollen Cloth Manufacturer.

NOTICE is hereby given, that a First General Meeting of the ereditors of the above-named person has been summoned to be held at my office, in Lord-s:reet, Hudders-field aforesaid, on the 2nd day of March, 1874, at three o'clock in the afternoon precisely.—Dated this 12th day of February, 1874.
WALTER ARMITAGE, Attorney for the said

Alfred Beardsell.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Dewsbury.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Rupert Robinson, of Dewsbury, in the county of York, Painter and Paperhanger.

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. Alfred Halliday Fryer, in Church-street, in Dewsbury aforesaid, on the 3rd day of March, 1874, at two o'clock in the afternoon precisely.—Dated this 14th day of February, 1874.

ALFD. H. FRYER, Dewsbury, Attorney for the

said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Dewsbury, In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Albert Walker, of White Lee, in the parish of Batley, in the county of York, Stone Mason and Gracer.

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 Queen Hotel, in Heckmondwike, in the county of York, on the 28th day of Feb uars, 1874, at three o'clock in the afternoon precisely.—Dated this 11 h day of February, 1874.

CARR and CADMAN. Gomersal, near Leeds,

Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Portsmouth, In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Richard Scott, of 4 Cumberland-street, Portsen, in the county of Hauts, Clerk in Holy Orders.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

of the creditors of the above-named person has been summoned to be held at 31, Saint Thomas'-street, Portsmonth, in the county of Hants, on the 4th day of March, 1874, at twelve o'clock at noon precisely.—Dated this 12 h day of February, 1874.
R. W. FORD, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Norfolk, holden at King's Lynn.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Barton, of Sutton St. James', in the county of

NoTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been of the creditors of the above-named person has been summoned to be held at the Bull Inn, Long Sutton, in the county of Lincoln, on the 2nd day of March, 1874, at twelve o'clock at noon precisely.—Dated this 14th day of February, 1874.

SIDNEY OLLARD, Wisbech, Cambridgeshire,

Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Somersetshire, holden at Bath. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Toulmin, of 9, Old Bond-street, Bath, in the county of Somerset, Hosier and Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Reep, Lane, and Co., of 9, Bush-lane, Cannon-streer, in the city of London, on the 6th day of March. 1874, at two o'clock in the afternoon precisely .- Dated this 14th day of February,

JNO. R. REEP, of 9, Bush-lane, Cannon-st ee', in the city of London, Attorney for the said Charles Toulmin.

The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Bath. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Lewis, of No. 47, Southgate-street, in the city of

Bath, Pork Butcher.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been of the creditors of the above-named person has been summoned to be held at No. 5, Westgate-buildings, in the city of Bath, on the 27th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 12th day of February, 1874.

THOS. WILTON, 5, Westgate-buildings, Bath, Attorney for the said Debtor.

The Bankruptcy Act, 1869 In the County Court of Somersetshire, holden at Bath.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Green Veal, of Marshfield, in the county of Gloucester, and West Kington, in the county of Wiles, Farmer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 5, Westgate-buildings, in the city of Bath, on the 28th day of February, 1874, at twelve o'clock at noon precisely .- Dated this 12th day of February, 1874.

THOS. WILTON, 6, Westgate-buildings, Bath, 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 Arrange-

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Humphrey, of No. 170, Broad-street, Birmingham, in the county of Warwick, Tailor and Draper.

TOTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Henry Hawkes, at No. 14, Temple-street, Birmingham, in the county of Warwick, Attorney at Law, on the 2nd day of March, 1874, at twelve o'clock at noon precisely an David this 13th day. at twelve o'clock at noon precisely .-- Dated this 13:h day

of February, 1874.
H. HAWKES, 14, Temple-street, Birmingbum,

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 David Dickie, of No. 125, Bath row, Birmingham, in the county of Warwick, Tailor.

TOTICE 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. Alfred Baldwin East, Solicitor, No. 9, Colmore-row, Birmingham, on the 21st day of February, 1874, at half-past ten o'clock in the forenoon precisely.—Dated this 21st day of January, 1874.

ALFRED BALDWIN EAST, 9, Colmore-row,

Birmingham Attorney for the said Unbton.

Birmingham, 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 Joseph Crosbee, of 76, King Edward's-road, Birmingham, in the county of Warwick, Brass Caster.

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, 38, Bennett's-hill, Birmingham, on the 27th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 12th day of February ruary, 1874.

J. F. GROVE, Attorney for the Debtor.

The Bankruptcy Act, 1869, In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Clueit, of Tettenhall Wood, near Wolverhampton, in the county of Stafford, 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 Mr. Charles Barrow, Solicitor, 48, Queen-street, Wolverhampton, on the 5th day of March, 1874, at eleven o'clock in the forenoon precisely.—Dated this 12th day of February, 1874.

CHAS. BARROW, 48, Queen-street, Wolverhampton, Attorney for the said Debtor.

The Bankruptey Act, 1869. In the County Court of Staffordshire, holden at Walsall. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Freeman, of Lynn, near Walsall, in the county of Stafford, Farmer.

Stafford, Farmer.
OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Joseph E. Sheldon, of No. 51, Lower High-street, Wednesbury, in the county of Stafford, on the 21st day of February, 1874, at half-past ten o'clock in the forenoon precisely.—Dated this 10th day of February, 1874. JOSEPH E. SHELDON, 51, Lower High-street,

Wednesbury, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Monmouthshire holden at Newport.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Francis Wride Cole, of Shirenewton, near Chepstow, in the county of Monmouth, 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. Henderson, Salmon, and Hendersons, Solicitors, No. 50, Broad-street, in the city of Bristol, on the 27th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 11th day of February, 1874.

HENDERSON, SALMON, and HENDERSONS, 50, Broad-street, Bristol, Attorneys for the said Francis Wride Cole.

The Bankruptcy Act, 1869. In the County Court of Monmouthshire, holden at Newport.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Steed, of Ragian, in the county of Monmouth, Draper and Shopkeeper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Queen's Hotel, Newport, in the county of Monmouth, on the 4th day of March, 1874, at one o'clock in the afternoon precisely.—Dated this 18th

day of February, 1874.

T. WATKINS, Pontypool, Attorney for the said Debtor.

Nor hampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Mary Anderson, of the Volunteer Tavern, Midland-road, Wellingborough, in the county of Northampton, Widow,

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 Angel Hotel, Wellingborough, Northamptonshire, on the 27th day of February, 1874, at two o'clock in the afternoon preciselys.

Datid this 12th day of February, 1874.

DOLMAN and COLEGRAVE, 39; Jermyn street,

S.W., Attorney for the said Mary Anderson.

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 Frederick York, of Ket'ering, in the county of Northampton, Shoe Manufacturer.

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 George Hotel, Kettering, on the 27th day of February, 1874, at one o'clock in the afternoon precisely.—Dated this 12th day of February, 1874.

THO. COOK, Wellingborough, Attorney for the

said Debtor.

The Bankruptey Act, 1869. In the County Court of Gloucestershire, holden at Gloucester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Guiseppi Massinio, of No. 4, Commercial-road, in the city of Gloucester, Ship Chandler and Provision Merchant, trading under the style or firm of De Lucca and Co.

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 Bell Hotel, Southgate-street, in the city of Gloucester, on the 25th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 5th day of February, 1874.

JOHN HULLS, of No. 10, Bell-lane, Gloucester,

Attorney for the said Debtor.

The Bankruptoy 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 John Shapter Oak, of 31, King street, in the city and county of Bristol, Block, Pump, and Mast Maker, lately carrying on business in copartnership with Henry Fitzgerald, at 14, Narrow-quay, in the said city of Bristol,

nnder the style of Fitzgerald and Oak.

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., Accountant, the Guildhall, Broad-street, in the city of Bristol, on the 27th day of February, 1874, at one o'clock in the afternoon precisely.—Dated this 13th day

of February, 1874.
R. CURRE THOMAS, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Cumberland, holden at Carlisle.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Irving, of 72, Lowther street, in the city of Carlisle, Merchant and Farmer.

OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been
summoned to be held at the office of Mr. Joseph Bendle, 1, Hodgson's-court, Carlisle, on the 3rd day of March, 1874, at three o'clock in the afternoon precisely.—Dated this 13th

day of February, 1874.

JOS. BENDLE, 1, Hodgson's-court, Carlisle, Attorney for the said Debtor.

The Bankruptcy Act, 1869. in the County Court of Cumberland, holden at Whitehaven.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

ment or Composition with Creditors, instituted by Henry Tyson, of the Pottery Ginns, Whitehaven, in the county of Cumberland, Earthenware Manufacturer.

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. 39, New Lowther-street, Whitehaven aforesaid, on the 27th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 12th day of February, 1874.

of February, 1874.

EDWARD ATTER, 39, New Lowther-street,

Whitehaven, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Emery Story, of No. 38, Blackett-street, in the borough and county of Newcastle-upon-Tyne, Plumber, Gasfitter, Brass Finisher, and General Agent, formerly carrying on business in copartnership with George Greener, at No. 38, Blackett-street aforesaid, and at No. 38, Flankett-street Gateshed in the county of Durham.

Greener, at No. 38. Blackett-street aforesaid, and at No. 3, Fenwick-terrace, Gateshead, in the county of Durham as Plumbers, Gasfilters, Brass Finishers, and General Agents, under the style or firm of Story and Greener.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Henry Donald Story, Cross House, Westgate-road, Newcastle-upon-Tyne, on the 4th day of March. 1874, at two o'clock in the afternoon precisely.—Dated this 13th day of February, 1874.

H. DONALD STORY, Cross House, Westgate-road, Newcastle-upon-Tyne, on the Attorney for the said

road, Newcastle-upon-Tyne, Attorney for the said

John Emery Story.

The Bankruptcy Act, 1869. In the County Court of Northumberland holden at Newcastle.

Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Henderson, of Whitley and Cullercoats, both in the county of Northumberland, Plasterer.

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. Hodge and Harle, Wellington-place, Pilgrim-street, in the borough and of February, 1874, at eleven c'clock in the forencon precisely.—Dated this 12th day of February, 1874.

HODGE and HARLE, Wellington-place, Pilgrimstreet, Newcastle-upon-Tyne, Attorneys for the

said Edward Henderson.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Andrew Bright, of 16, Snow-street, and 29, Quayside, Newcastle-on-Tyne, Sailmaker.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Charles James Garbutt Solicitor 2 Collingwood-street Names 10

Summoned to be neid at the omcess of Mr. Charles James
Garbutt, Solicitor, 2, Collingwood-street, Newcastle-onTyne, on the 5th day of March, 1874, at twelve o'clock at
noon precisely.—Dated this 14th day of February, 1874.

CHARLES J. GARBUTT, 2, Collingwood-street,
Newcastle-on-Tyne, Attorney for the said Andrew

Bright.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at

Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Ino Hunter, of No. 10, Palace-street, Newcastle-upon-

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. Anchor Thompson, No. 40, Dean-street, Newcastle-upon-Tyne, in the county of Newcastle, on the 25th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 14th day of

February, 1874.
ANCHOR THOMPSON, 40, Dean-street, New-castle-upon-Tyne, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Devonshire, holden at East Stonehouse.

In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by David Ross, of 26, St. Aubyn-street, Devonport, in the county of Devon, and recently also of Her Majesty's Ship Narcissus, but now lodging at 9, Trafalgar-place, Stoke Damerel, in the borough of Devonport aforesaid, First Class Boatswain in Her Majesty's Navy, and

Lodging-house Keeper,
O'TICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been summaned to be held at the offices of James Vaughan, Solicitor, 27, St. Aubyn-street, Devonport, in the county of Devon, on the 3rd day of March, 1874, at eleven o'clock in the forenoon precisely.—Dated this 13th day of February, 1874.

JAMES VAUGHAN, 27, St. Aubyn-street, Devou-port, Altorney for the sail David Ross.

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 William Gollan Forbes, of No. 60, Union-street, Plymouth, in the county of Devon, and of No. 42, Southstreet, in the city of Exeter, Tobacconist.

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 Mount Pleasant Hotel, Millbay-road, Plymouth, in the county of Devon, on the 27th day of February, 1874, at twelve o'clock at noon precisely. Dated this 12th day of February, 1874.
THOMAS NANSPEAN NEPEAN, Ivybridge,

Devon, Attorney for the said William Gollan

The Bankruptey 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 Edwin Row Martyn, of No. 1, Morice-place, Morice Town, Devonport, in the county of Devon, Chemist,

Town, Devonport, in the county of Devon, Chemiss, Druggist, 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 our offices, 24, Ker-street, Devonport aforesaid, on the 4th day of March, 1874, at twelve o'clock at noon precisely.— Dated this 14th day of February, 1874.

BEER and RUNDLE, 24, Ker-street. Devonport,

Attorners for the said Edwin Roy Martyn.

Attorneys for the said Edwin Roy Martyn.

The Bankruptcy Act, 1869.
In the County Court of Lincolnshire, holden at Great
Grimsby.
In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by Richard Watmough, of No. 12, Albert-street, and Rail-way-street, in Great Grimsby, in the county of Lincoln, Coal 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 Messrs. Grange and Wintringham, West St. Mary's gate, Great Grimsby afore-said, Solicitors, on the 2nd day of March, 1874, at eleven o'clock in the forenoon precisely .- Dated this 11th day of February, 1874.
GRANGE and WINTRINGHAM,

West St. Mary's-gate, Great Grimsby, Attorneys for the said

Richard Watmough.

The Bankruptcy Act, 1869. In the County Court of Lincolnshire, holden at Boston.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Benjamin Holland, of East Ville, in the county of Lin-

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. Charles Bean, Solicitor, Churchyard, Boston, in the county of Lincoln, on the 28th day of February, 1874, at one o'clock in the afternoon precisely.—Dated this 13th day of February,

> CHARLES BEAN, Boston, Attorney for the said Benjamin Holland.

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 John Hitchcock, of 77, Bridge-street, New Swindon, in the county of Wilts, Clothier.

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. Barnard, Thomas Tribe, and Company Albionschambers Bread-

summoned to be held at the offices of Messrs, Barnard, Thomas, Tribe, and Company, Albion-chambers, Broadstreet, in the city of Bristol, Public Accountants, on the 20th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 11th day of February, 1874.

HENDERSON, SALMON, and HENDERSONS, 50, Broad-street, Bristol, Attorneys for the said

John Hitchcock.

In the County Court of Shropshire, holden at Shrewsbury. In the Matter of a Special Resolution for Liquidation by Arrangement or Composition of the affairs of Charles Morris, of the Four Crosses Inn, Baschurch, in the county of Salop, Iunkeeper.

A GENERAL Meeting of the Creditors of the abovenamed person is hereby summoned to be held at the Crown Hotel, Shrewsbury, in the said county of Salop, on

Friday, the 27th day of February instant, at three o'clock in the afternoon precisely. The objects of such meeting, and the business proposed to be transacted thereat, being by special resolution of the creditors:—To fix the remuneration to be paid to the Trustee; to declare the First and Final Dividend; to fix the time for the close of the liquidation; to resolve as to the time and manner of auditing the accounts; to resolve as to the granting of the release of the Trustee; to consider the discharge of the debtor; and for transacting any other business that may be necessary for the purposes of the said liquidation.—Dated this 12th day of February,

J. ALLINSON, Ellesmere, Salop, Trustee.

The Bankruptey Act, 1869.
In the County Court of Yorkshire, holden at Halifax.
In the Matter of a Special Resolution for Liquidation by Arrangement of the Affairs of Samuel Akroyd of Booth Town-road, in the borough of Halifax, in the county of

GENERAL Meeting of the Creditors of the above-A named Samuel Akroyd is hereby summoned to be held at the offices of the Trustee, in Crown-street, Halifax aforesaid, on Friday, the 20th day of February instant, at four o'clock in the afternoon precisely, to consider an offer of composition by the debtor, and to fix the date for the close of the liquidation, the release of the Trustee, and the discharge of the debtor.—Dated this 11th day of February, 1874.

JOSEPH PRIESTLEY BIRTWHISTLE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Boswell, of No. 8, Upper King-street, Southport in the county of Lancaster, Furniture Broker.

NOTICE is hereby given, that a Third General Meeting of the Creditors of the above-named person has been summoned to be held at the offices of Mr. Keighley Walton, Townhall, Southport aforesaid, Attorney-at-Law, on the 24th day of February instant, at eleven o'clock in the fore-noon precisely, to confirm the resolution passed at the Second General Meeting of the Creditors of the said Thomas Boswell, held on the 11th day of February instant, whereby they varied the resolutions passed at the First General Meeting of the said Creditors, held on the 31st day of January last.—Dated this 14th day of February, 1874.

KEIGHLEY WALTON, Townhall, South pot, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Shropshire, holden at Shrewsbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Edwards, of 41, High-street, Shrewsbury, Chemist and Druggist.

THE creditors of the above named William Edwards who have not already proved their debts, are required, an on or already proved their debts, are required, on or before the 25th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to Mr. Charles John Harries, of Mardol, Shrewsbury, 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 12th day of February 1874. day of February, 1874. J. W. BROUGHALL, St. John's Hill, Shrewsbury,

Solicitor for the said Trustee.

The Bankruptcy Act, 1869.
In the County Court of Norfolk, holden at Great Yarmouth. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Hastings Gage,

of the Hall-quay, Great Yarmouth, in the county of Norfolk, Tobacconist, Dealer in Cigars, &c.

THE creditors of the above-named Thomas Hastings
Gare who have not already process. Gage who have not already proved their debts, are required, on or before the 25th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Lovewell Blake, of Hall-quay-chambers, Great Yarmouth, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Divi-dend proposed to be declared.—Dated this 14th day of February, 1874.

LOVEWELL BLAKE, Trustee.

The Bankruptcy Act, 1869. In the County Court of Suffolk, holden at Ipswich. In the Mat er of a Special Resolution for Liquidation by Arrangement of the affairs of William Robert Morfey, of Ipswich, in the county of Suffolk, Builder.

HE creditors of the above-named William Robert
Morfey, who have not already proved their debts, are required, on or before the 28th day of February, 1874,

to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Turner, of No. 1, Old Butter Market, Ipswich aforegaid, Auctioneer, 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 12th day of February, 1874.

WILLM. TURNER, Trustee.

The Bankruptcy Act. 1869. In the County Court of Cheshire, holden at Stockforf. "In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Edward Knowles, of 23, Great Portwood-street, Stockport, in the county of

Chester, a Draper.

CHE creditors of the above-named Edward Knowles who have not already proved their debte, are required, on or before the 25th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Ralph Morton Knowles, of Great Portwood street, Stockport, Chemist, 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 10th day of February, 1874.

RALPH MORTON KNOWLES, Trustee.

The Bankruptes 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 William Warner, of Hylton road, in the city of Worcester, Miller.

HE creditors of the above-named William Warner who have not already proved their debts, are required, on or before the 7th day of March, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Richard Nash Hadley; of Powick, in the county of Worcester, Miller, the Trustee under the liquida ion, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 13th day of February, 1874.

RICHD. N. HADLEY, Trustee.

The Bankrutpey Act, 1869.

In the County Court of Laucashire, holden at Manchester, by transfer of Proceedings from the County Court of Durham, holden at Stockton-on-Tees and Middlesborough. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Vawer, of 136, Cannon-street, Middlesborough, in the county of York,

THE creditors of the above-named John Vawer who have not already proved their debts, are required, on or before the 23rd day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Peel, of 54, Portland-street, in the city of Manchester, the Trustee under nand-street, in the city of Mannaester, the Prostee duter the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 11th day of February, 1374.

THOMAS PEEL, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manches et.
In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of Joseph Lawrence, of
No. 41. Hanging Ditch, in the city of Manchester, in
the county of Lancaster, and of Chorley, in the county of

Chester, Butter Merchant and Commission Agent.

"HE creditors of the above named Joseph Lawrence who have not already proved their debts are required, on or before the 28th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Henry Grosvenor Nicholson, of Norfolk-street, in the city of Manches ter, 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 18th day of February, 1874. HENRY GROSVENOR NICHOLSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Bolton. In the Matter of a Special Resolution for Liquidation by

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Henry Nightingale, of No. 4. Upper Cleveland-street, Chorley, in the county of Lancaster, Painter, Plumber and Glazier.

THE creditors of the above-named Henry Nightingale who have not already proved their debts, are required, on or before the 23rd day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Peter Hodgkinson, of Chorley aforesaid, Auctioneer, the Trustee under the liquidation, or in default thereof they will be under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 10th day of February, 1874.

PETER HODGKINSON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by Elizabeth Whitehead, of Lord-street, Southport, in the county of Lancaster, Dealer in Jewellery and Fancy

THE creditors of the above-named Elizabeth Whitehead who have not already proved their debts, are required, on or before the 3rd day of March, 1874, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Combe Harvey, of 1, Gresbam-buildings, Basingball-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 16th day of February, 1874.

W. C. HARVEY, Trustee.

The Bankruptcy Act, 1869.

In the County Court of La cashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Henry Chester, of 12. Drury-buildings, Water-street, Liverpool, in the county of Lancaster, Commission Merchant and Forwarding Agent.

THE creditors of the above-named William Henry Chester who have not already proved their debts are required, on or before the 25th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Bolland, 10, South John-street, Liverpool aforesaid, 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 14th day of February, 1874.

HY. BOLLAND, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Somersetshire, holden at Wells.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Daviel George, of Cheddar, in the county of Somerant Court of Paper.

set, Grecer and Draper. who have not already proved their debts, are required, on or before the 25th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Hudson Smith, of the Exchange, Bristol, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared. —Dated this 11th day of February, 1874. JOHN HUDSON SMITH, Trustee.

The Bankruptcy Act, 1869. In the County Court of Wiltshire, holden at Swindon.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Samuel Dyson Richards, of London-street, Faringdon, in the county of Berks, Uraper.

THE creditors of the above-named Samuel Dyson

Richards who have not already proved their debts. Richards who have not already proved their debts, are required, on or before the 3rd day of March, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Daniel Viney, of No. 99, Cheapside, in the city of London, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 14th day of February, 1874.

J. D. VINEY. Trustee.

. J. D. VINEY, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Christopher Traynor, of Change-alley, Sheffield, in the

county of York, Huirdresser and Perfumer.

county of York, Huirdresser and Perfumer.

THE creditors of the above-named Christopher Traynor who have not already proved their debts, are required, on or before the 28th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Unwin Wing, of Prideaux-chambers, Change-alley, Sheffield, the Trussee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 14th day of February. 1874

J. UNWIN WING, 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 Davison, of Coppy Quarry, Bradford, in the county of York, Coach Builder.

THE creditors of the above-named John Davidson who have not already proved that John Davidson. have not already proved their debts, are required, on or before the 1st day of March, 1874, to send their names

and addresses, and the particulars of their debts or claims to me, the undersigned, George Roberts, of Godwin-street, Bradford aforesaid, Auctioneer, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 11th day of February, 1874.

GEORGE ROBERTS, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Lumb, of 378, Manchester-road, Bradford, in the said county, Grocer and Provision Dealer.

THE creditors of the above-named James Lumb who have not already proved their debts, are required, on or before the 14th day of March, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, of 194, Leeds-road, Bradford, 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 12th day of February, 1874.

### ROBERT ADDISON, Trastee.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Bradford.
In the Matter of a Special Resolution for Liquidation for Arrangement of the affairs of William Gidley and Thomas Whitaker, of Chapel-street, Bradford, in the county of York, Spinners and Manufacturers, trading under the style or firm of Gidley and Whitaker.

The creditors of the above-named William Gidley and Thomas Whitaker who have not already proved their

Thomas Whitaker who have not already proved their debts, are required, on or before the 20th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Alfred Blyth Kemp, Accountant, 10, Cheapside, in Bradford aforesaid, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 10th day of February, 1874.

A. B. KEMP, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorksbire, holden at Halifax. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charles King, of Carrierstreet, Halifax, in the county of York, Wool and Waste Dealer.

THE creditors of the above-named Charles King who have not already proved their debts, are required, on or before the 28th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me the undersigned Joseph Priestley Birtwhistle, of Halifax 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 14th day of February, 1874.

JOSEPH PRIESTLEY BIRTWHISTLE, 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 George Edward Powell, of No. 10, Saint Benet-place, Gracechurch-street, in the city of London, trading there under the style or firm of Powell and Co., formerly of No. 11, Saint Benet-place aforesaid, Wine Merchant.

A I.FRED NEVILLE, of 27, Mincing-lane, in the city of London, Wine 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

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 11th day of February, 1874.

The Bankruptcy Act, 1869.

The Bankruptey Act, 1869.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Morris Jones, of 18, Hamsell-street, Falconsquare, in the city of London, Mantle Manufacturer, residing at 24, Remington-street, City-road, in the county of Middlesex, formerly trading in copartnership with John Henry Perry, of 18, Hamsell-street aforesaid.

SILAS WILLIAM BAGGS, of 28, King-street, in the oity of London, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor

deliver them to the trustee, and all debts due to the debter 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 30th 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 Charles Warren, of 38, Homer street, Marylebone, and 8, Hope-terrace, Uxbridge-road, Notting Hill, both in the county of Middlesex, Wholesale Bedding Manufacturer and Expairer Deslaw

turer and Furniture Dealer.

VILLIAM CORNISH COOPER, of No. 7, Greshamstreet, in the city of London, Public Accounant, 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 not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 10th day of February, 1874.

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 Sydney William Seyfang, of No. 10, Hope-terrace, Can-ning Town, Plaistow, in the county of Essex, Lighterman and Contractor.

SAMUEL LILLEY, of 15, London-street, Fenchurch-street, in the city of London, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 10th day of February, 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 Thomas Smurthwaite, of No. 10, Almorah-road, Islington, in the county of Middlesex, Mantle and Skirt Manufacturer.

Manufacturer.

DWARD SCOTT, of 7, Gresham-street, in the city of London, 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 15th 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 Thomas William Smith Oakes, of 10, Austin-friars, in the city of London, and of Calcutta, in the East Indies,

Merchant and Commission Agent.

OBERT PALMER HARDING, of No. 8, Old Jewry, in the city of London. Public Accountant has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts 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 29th day of January, 1874.

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Rochester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Collard, of Betsam House, in the parish of Southfleet, in the county of Kent, Farmer.

OHN LAKE, of Gravesend, in the county of Kent, Insurance Agent, 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 12th day of February, 1874.

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 William Gidley and Thomas Whitaker, of Chapel street, Bradford, in the county of York, Spinners and Manufacturers, trading under the firm of Gidley and Whitaker.

ALFRED BLYTH KEMP, of Bradford, in the county of York, Accountant, has been appointed Trustee of the property of the debtors. All persons having in their possession any of the effects of the debtors must deliver them to the trustee, and all debts due to the debtors must be paid to the trustee. Creditors who have not yet proved The Bankruptcy Act, 1869.

be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.

Dated this 6th day of February, 1874.

K

No. 24066.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Bradford.

In the County Court of Yorkshire, holden at Bradford. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Gidley and Thomas Whitaker, of Chapel-street, Bradford, in the county of York, Spinners and Manufacturers, trading under the firm of Gidley and Whitaker.

Separate Estate of William Gidley.

A LFRED BLYTH KEMP, of Bradford, in the county of York, Accountant, has been appointed Trustee of the separate estate of William Gidley. 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 6th day of February, 1874. February, 1874.

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 William Gidley and Thomas Whitaker, of Chapel-street, Bradford, in the county of York, Spinners and Manufacturers, trading under the

firm of Gidley and Whitaker.

Separate Estate of Thomas Whitaker.

A LFRED BLYTH KEMP, of Bradford, in the county of York, Accountant, has been appointed Trustee of the propertylof the separate estate of Thomas Whitaker. 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. Crelitors who have not yet proved their debts must forward their proofs of debts to the trustee .- Dated this 13th day of February,

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Southampton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Rea Rand, late of Lower Standon Farm, Hursley, Farmer in the county of Hants, but now of Alexandraterrace, in the said county of Hants, Labourer.

CHARLES JAMES HORRELL, of Andover, in the county of Hants, Surveyor and Estate Agent, has been apointed Trustee of the property of the debtor. All

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 12th day of February,

The Bankruptoy 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 Thomas Mills and George Mills, both of No. 6, Greensend, Woolwich, in the county of Kent, Military Taitors, trading as Thomas and George Mills.

JOHN ROBINSON CLARKE, of 28, King street, Cheapside, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. all debts due to the debtor must be paid to the truster. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 14th day of February, 1874.

The Bankruptcy Act, 1869.
In the County Court of Laucashire, holden at Salford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Emma Jones, of Bedford-street, Hulme, Manchester, in the county of Lancaster, Beer Regailer.

HOMAS DOUGLAS HOMEH, of 1, Ridgefield, Manchester, 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 frustee. Creditors who have not yet proved their debis must forward their proofs of debts to the trustee.—Dated this 13th day of February, 1874.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the County Court of Lancasure, indiced at Annabetter.

In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of George Daniel Wilson, of
No. 35, Spring-gardens, in the city of Manchester, Commission Agent, trading under the style or firm of Wilson and Story

LEXANDER MORRIS, of No. 68, Fountain-street, A in the city of Manchester, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the deptor 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 proof of debt to the trustee .- Dated this 13th day of February,

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 Thomas Macbeth and Leighton Spencer Macbeth, both of Cateaton-street, and Church Gates, in the city of Manchester, Tailors and Woollen Drapers, trading in copartnership together under the style or firm of Thomas Macbeth and Son.

ALEXANDER MORRIS, of Fountain-street, and and Henry Grosvenor Nicholson, of Norfolk-street, both in the city of Manchester, Accountants, have been appointed Trustees of the property of the debtors. All persons having in their possession any of the effects of the The Bankruptcy Act, 1869.

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 13th day of February, 1874.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the County Court of Lancasoffe, noticen at Manchester.

In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of Henry Cooke and Robert
Andrews Crempton, both of Chester-street Mills, Chesterstreet, Oxford-street, Chorlton-upon-Medlock, Manchester, in the county of Lancaster, Yarn Polishers and
Dyers, trading together under the style or firm of Henry
Cooks and Cooks. Cooke and Co.

TERBERT KIDSON, of No. 5, St. James's-square, and Jumes Halliday, of No. 25, Booth-street, both in the city of Manchester, Public Accountants, 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 12th day of February, 1874.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Caulfield, of 109 and 111, High West-street, Gateshead, in the county of Durham, Draper, Milliner, and Pianoforte Dealer.

Y EURGE THOMPSON, of Newgate-street, Newcastleon-Tyne, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 10th day of February, 1874.

The Bankruptcy Act, 1869. In the County Court of Surrey, holden at Kingston.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Ernest Threadkell, of Buckland's Wharf, Kingston-on-Thames, in the county of Surrey, Builder

OBERT MACLEAN SMYTH, of 15, York-chambers,
Adelphi, in the county of Middlesex, Brick Merchant,
has been appointed Trustee of the property of the debtor. All pers ms 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 as yet proved their debts must forward their proofs of debts to the trustee.- Dated this 10th day of February,

The Bankruptcy Act, 1869. In the County Court of Surrey, holden at Wand, worth. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry James Braham, of 39, Cologne-road, New Wandsworth, in the county of Surrey, out of business, and before then of Trigon Cottage, Claylands-road, Clapham road, in the county of Surrey, and of 41, St.

Mary-at-Hill, in the city of London, Merchant.

OBER'S TEWART TRAILL, of 277, Walworthroad, in the county of Surrey, Corn Dealer,
has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the said debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 13th day of January, 1874.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingbam.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Handley, of Farmer's yard and the Market-place, both in the town of Nottingham, Greengrocer and Fruiterer

OHN THORNTON, of the town of Nottingham, 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 13th day of February, 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 Henry Hickling, late of Mill-street, in the town of Nottingham, Grocer, but now of No. 9, Hollow-stone, in the said town, Ironfounder.

JOSEPH PRESS, of Nottingham, Accountant, has been appointed Trustee of the property of the pr

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 12th day of February, 1874.

The Bankruptey Act, 1869. In the County Court of Nottinghamshire, holden at

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 Chaunter Ley, of 108, Alfreton-road, in the town of Nottingham, Hairdresser and Charcoal Grinder, and late of Brunswick Mill, Hermit-street, Sneinton, in the county of Nottingham, Corn Crusher and Coal Grinder.

I ENRY EDWARD HUBBART, of the town of Nottingham, 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 12th day of February, 1874.

Dated this 12th day of February, 1874.

In the County Court of Cambridgeshire, holden at Cambridge.

MEETING of the Creditors of Harold Griffin Balls. of Cambridge, in the county of Cambridge, Currier and Leather Merchant, trading in copartnership with George and Leather Merchant, trading in copartnership with George Curtis, under the firm of Balls and Curtis, adjudicated a bankrupt on the 24th day of January last, will be held at the offices of Mr. Benjamin Nicholson, Trustee, Nos. 7 and 8, London Bridge Railway-approach, Southwark, London, on the 25th day of February instant, at one o'clock in the afternoon, for the purpose of considering the propriety of sanctioning the assent by the Trustee to a scheme of settlement of the affairs of the bankrupt, and for annulling thereafter the order of adjudication made against the bankrupt,—Dated the 13th day of February, 1874.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Gilbert Rourk, of No. 1, Storey's Gate, Great George-street, Westminster, in the county of Middlesex, Licensed Victualler, adjudicated bankrupt, on the 31st day of May, 1870.

NAKE notice that a Meeting of the Creditors of the above-named bankrupt will be held on Saturday, the 28th day of Echangran 1874, at an of the high in the street of the

28th day of February, 1874, at one of the clock in the after-noon, at the office of Mr. Flavell, 21, Bedford-row, London, W.C., to consider and determine what amount shall be allowed to the undersigned Trustee, out of the bankrupt's estate as further remuneration for his services as such

Trustee. — Dated the 16th day of February, 1874.

J. LOUND, 60, Chancery-lane, London, W.C.,
Trustee.

The Bankruptcy Act, 1869.
In the County Court of Surrey, holden at Croydon.
MEETING of the Creditors of William Church, of
Freeland's Tavern, Freeland's road, New Bromley, in the county of Kent, Tavern, Freehand's-road, New Bromley, on the 22nd day of August, 1873, will be held at the offices of Broad, Broad, and Paterson, 35, Walbrook, in the city of London, on the 25th day of February, 1874, at one o'clock

in the afternoon, for the purpose of considering the propriety of sanctioning the acceptance by the Trustee of a composition offered by the bankrupt of 5s. in the pound, payable by three equal instalments of 1s. Ed. each, at two, three, and four months respectively from the date of the resolution being approved by the Court, secured by promissory notes of the bankrupt, to be guaranteed to the satisfaction of the Trustee, the bankrupt to pay all the costs of the bankruptcy, and for the annulling thereafter of the order of adjudication made against the bankrupt. The meeting will also determine the remuneration to the Trustee.

GEORGE KIRLEW ARMSTRONG, Trustee.

The Bankruptey Act, 1869.
In the County Court of Yorkshire, holden at Halifax.
In the Matter of Joseph Richardson Walton, of Halifax, in

In the Matter of Joseph Richardson Walton, of Halifax, in the county of York, Woolstapler, a Bankrupt.

A MEETING of the Creditors of the said Joseph Richardson Walton, adjudicated a bankrupt on the 14th day of April, 1870, will be lield at the office of Mr. Joseph Priestley Birtwhistle, Accountant, Crown-street, in Halifax aforesaid, on Wednesday, the 25th day of February, 1874, at eleven o'clock in the forenoon, to consider an application to be made by the Trustee to the Court for his release cation to be made by the Trustee to the Court for his release on Thursday, the 26th day of February, 1874, at eleven o'clock in the forenoon.—Dated this 9th day of February,

JOHN FISHER, Trustee.

In the County Court of Lancashire, holden at Manchester. DIVIDEND of 1s. 7d. in the pound has been declared in the matter of James Williamson, of 13A, Palacesquare, in the city of Manchester, Paper Merchant, trading under the style or firm of James Williamson and Company, and now or lately carrying on business in partnership with and now or lately carrying on business in parinersing with one John Sutton Done, as Commission Agents, under the style or firm of the Manchester and Saltora Trade Contract Association, at 7, St. Mary's-gate, in the said city, adjudicated bankrupt on the 26th day of October, 1871, and will be paid by me, at my offices, situated at 73, Princess street, in the city of Manchester, on and after the 17th day of February, 1874 .- Dated this 30th day of January, 1874.

WM. BUTCHER, Trustee.

In the County Court of Lancashire, holden at Manchester A DIVIDEND of 11s. in the pound has been declared in the matter of the separate estate of Hermann Schwarz, of 5, Old Mill-gate, in the city of Manchester, earrying on business there in copartnership with Edwin Hewett, under the style or firm of Edwin Hewett and Co. as Merchant Tailors and Dealers in Nouvets, adjudicated bankrupt on the 10th day of June, 1873, and will be paid by me, the undersigned. William Butcher, at my office, situate at 73, Princess atreet, in the city of Manchester, on and after Tuesday, the 17th day of February, 1874, or on any subsequent Tuesday, between the hours of twelve o'clock at noon and two o'clock in the afternoon. - Dated this 13th day of February, 1874.

WM. BUTCHER, Trustee.

In the County Court of Norfolk, holden at Great Yarmorth. A FIRST Dividend of 1s. 9d. in the pound has been declared in the matter of Alfred Lionel Stangroom, of Great Yarmouth, in the county of Nor olk, Fishsalesman, adjudicated bankrupt on the 10th day of April, 1873, and will be paid by me, at 26, King-street, Great Yarmouth, on and after the 24th day of February, 1874.—Dated this 14th day of February, 1874.

JNO. ETHERIDGE, Trustee.

. In the County Court of Carnaryonshire, holden at Bangor. A DIVIDEND of 18s. 4d. in the pound has been declared in the matter of John Thomas, of Denbigh, in the ounty of Denbigh, Earthenware Dealer, adjudicated bank-rupt on the 29th day of July, 1873, and will be paid by me, at No. 9, Park-street, Denbigh, on and after the 18th day of February, 1874—Dated this 10th day of February,

MARTIN SMITH, Trustee.

In the County Court of Devonshire, holden at Exeter.

A FIRST Dividend of 10s. in the pound has been declared in the matter of William Cumes, of Dawlish, in the county of Devon, Butcher, adjudicated bankrupt on the 9th day of September, 1872, and will be paid by me, at my office, Queeu-street, Exeter, on and after the 23rd day of April, 1873. — Dated this 8th day of April, 1873.

KINGSLAND SNELGROVE, Trustee.

The Bankruptey Act, 1869. In the County Court of Somersetshire, holden at Bath In the Matter of George Addison, of No. 1, Catherine place,

in the city of Bath, Gentleman, a Bankrupt.

HEREAS under a Bankruptcy Petition presented to
this Court against the said George Addison an

order of adjudica i in was made on the 22nd day of Oc'ober, 1873. This is to give notice, that the said adjudication was by o der of this Court annul'el on the 14th day of February, 1874.—Dated this 14th day of February, 1874.

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Southampton. In the Matter of George Turner, of Sutton Scotney, in the parish of Worston, in the county of Hants, Blacksmith, a Bankrupt.

HEREAS under a Bankruptcy Petition presented to VV this Court against the said George Turner, an order of adjudication was made on the 5th day of February. 1872. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 9th day of December, 1873.

The Bankruptcy Ac., 1869.

in the County Court of I and thire, holden at Manchester. In the Matter of William Jackson, of Storr-street Mills, Manchester, in the county of Lancaster, Yarn Doubler,

a Bankrupt.

WHEREAS under a Bankruptcy Petition presented to this Court against the said William Jackson; an order of adjudication was made on the 11th day of October, 1873. This is to give notice, that the said adjudication was, by an order of this Court, annulled on the 12th day of February 1874. Days this 18th day of February of February, 1874 .- Dated this 12th day of February, 1874.

### The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against Francis
Godrich the younger, of Grove Houre, 140, Fulham-road,
in the county of Middlesex, Surgeon.

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 Bankruptcy alleged to have been committed by the said Francis Godrich the younger having been given, it is ordered that the said Francis Godrich the younger be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 13th day of February, 1874.

By the Court,

Wm. P. Murray, Registrar.

The First General Meeting of the creditors of the said Francis Godrich the younger is hereby summoned to be held at the London Bankruptcy Court, Basinghall-street, in the city of London, on the 1st day of March, 1874, at half-past eleven o'clock in the forenoon, and that the Court has an added the headers to attend the real for examination. 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 William Powell Murray, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Basingball-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 William Lowe, late of Mitchell's yard; Maida Vale, but now of 116, Chalton-street, Euston-road, in the county of Mid-

dlesex, Cab Proprietor.
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 Baukruptcy alleged to have been committed by the said William Lowe having been given, it is ordered that the said William Lowe be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 13th day of February,

> By the Court, Wm. P. Murray, Registrar.

The First General Meeting of the creditors of the said William Lowe is hereby summoned to be held at the London Bankruptcy Court, Basinghall-street, in the city of London, on the 3rd day of March, 1874, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend therent for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to William Powell Murray, Esq., one of the Registrate, at the office of Mr. Peter Paget, Official Assignee, in the London Bankruptey Court, Basinghall-street. Creditors must forward their Proofs of Debts to the Registrar, at the

said address.

The Bankrupicy Act, 1869.
In the County Court of Hampshire, holden at Portsmouth.
In the Matter of a Bankrupicy Petition against Stephen
Lampard, of Flathouse, in the parsh of Portsea, in the county of Southampton, Ship Boil ler.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the ac: of Bankruptcy alleged to have been committed by the said Stephen Lampard having been given, it is ordered that the said Stephen Lampard be, and he is hereby, adjudged bankrupt.—Given under the Scal of the Court this 18th day of February, 1874.

By the Court.

By the Court,

John Howard, Registrar. The First General Meeting of the creditors of the said Stephen Lampard is hereby summoned to be held at the Court-house, Portsmouth, on the 9th day of March, 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 laving 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 Registra Creditors must forward their Proofs

of debts to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Hampshire, holden at Southampton. In the Matter of a Bankruptcy Petition against John Browning, of Eling, in the county of Southamp'on, out of business

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act of Bankruptcy alleged to have been committed by the said John Browning having been given, it is ordered that the said John Browning be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 9th day of February, 1874.
By the Court,

A. S. Thorndike, Registrar. The First General Meeting of the creditors of the said John Browning is hereby summoned to be held at the County Court, at Southampton, on the 11th day of March, 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 Kent, holden at Greenwich. In the Matter of a Bankruptcy Petition against William Alexander Duncan, of Park-road, Forest Hill, in the

county of Kent, Grocer.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Peti-tioner, and of the trading, and of the act or acts of the Bankruptey alleged to have been committed by the said William Alexander Duncan having been given, it is ordered that the said William Alexander Duncan be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 13th day of February, 1874.

By the Court,

Charles Pitt-Taylor, Registrar. The First General Meeting of the creditors of the said William Alexander Duncan is hereby summoned to be held at the County Court-house, Burney-street, Greenwich, in the county of Kent, on the 10th day of March, 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 Surrey, holden at Croydon.
In the Matter of a Bankruptcy Petition against Henry Potter and William Ferrige, of Sutton, in the county of Surrey, Builders, Buckmakers, Nurserymen, Contractors, and Tayern Keepers, and Consultage and Tavern Keepers, and Copartners.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, nd of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said Henry Potter and William Ferrige having been given, it is ordered that the said Henry Potter and William Ferrige be, and they are here'y, adjudged bankrupts.—Given under the Sea' of the Court this '8th day of February, 1874.

By the Court.

W. H. Rowland, Registrar.

The First General Meeting of the creditors of the said Henry Potter and William Ferrige is hereby summoned to be held at the County Court Office, at Croydon, on the 10th day of March, 1874, at two o'clock in the afternoon, and that the Court has ordered the bankrupts to attend thereat for examination, and to produce thereat a statement of their affairs, as required by the statute.
Until the appointment of a Trustee, all persons having in

their possession any of the effects of the bankrupts must deliver them, and all debts due to the bankrupts must be paid, to the Registrar. Creditors must forward their Preofs of Debts to the Registrar.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Liverpool.
In the Matter of a Bankruptcy Petition against Joseph Sanders, of No. 6, Underhill-street, and No. 19, Allensireet, Belmont-road, both in Everton, in the county of Lancaster, Cowkeeper and Milk 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 of Baukruptcy alleged to have been committed by the said Joseph Sanders having been given, it is ordered that the said Joseph Sanders be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 14th day of February, 1874.

By the Court, James F. Watson, Registrar.

The First General Meeting of the creditors of the said Joseph Sanders is hereby summoned to be held at the County Court, No. 80, Linne-street, Liverpool, on the 2nd day of March, 1874, at two o'clock in the afternoon, and that the Court has ordered the hankrupt to

attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute. Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of a Bankruptcy Petition against George Henry Nicholson, of No. 75, Piccadilly, in the city of Manchester, Commission Agent and Merchant, trading under the style or firm of George H. Nicholson and Co. UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankruptey alleged to have been committed by the said George Henry Nicholson having been given, it is ordered that the said

Nicholson having been given, it is ordered that the said George Henry Nicholson be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 13th day of February, 1874.

By the Court,
Sam. Kay, Registrar.
The First General Meeting of the creditors of the said George Henry Nicholson is hereby summoned to be held at this Court, on the 3rd day of March, 1874, at half-past-nine o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs.

of Debts to the Registrar.

The Bankruptcy Act, 1869.

The Bankruptey Act, 1869.
In the County Court of Lancashire, holden at Manchester.
In the Matter of a Bankruptcy Petition against Marcus
Slazenger Moss (trading as Marcus S. Moss and Co.), of
No. 59, Corporation-street, Manchester, in the county of
Lancaster, Wholesale Jeweller.
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 Marcus Slazenger
Moss having been given, it is ordered that the said Marcus
Slazenger Moss be, and he is hereby, adjudged bankrupt.—
Given under the Seal of the Court this 13th day of Given under the Seal of the Court this 13th day of February, 1874.

By the Court. Sam. Kay, Registrar. The First General Meeting of the creditors of the said Marcus Slazenger Moss is hereby summoned to be held at the Court-house, Nicholas-croft, High-street, Manchester aforesaid, on the 3rd day of March, 1874, at half-past nine o'clock in the forenoon, and that the Court has ordered

the bankrupt to attend thereat for examination; and to produce thereat a statement of his affairs, as required by

Until the appointment of a 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 Bankrupter Act, 1869. In the County Court of Northamptonshire, holden at Northampton.

In the Matter of a Bankruptey Petition against Joseph Walls, of 36, Augustine-street, Northampton, Pork

Butcher and Cowkeeper.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankrupicy alleged to have been committed by the said Joseph Walls having been given, it is ordered that the said Joseph Walls be, and he is hereby, adjudged bankrupt .- Given under the Seal of the Court this 13th day of February, 1874.

By the Court, William Dennis, Registrar.

The First General Meeting of the creditors of the said Joseph Walls is hereby summoned to be held at the County Court Öffice, Northampton, on the 4th day of March, 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

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 Staffordshire, holden at Walsall. In the Matter of Charles Roper Archer, of Bloxwich, in the county of Stafford, Saddler and Harness Maker, a Bankrupt.

John Fraser Watkins, of Walsall, in the county of Stafford, Auctioneer, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Property of the court has appointed the Public Examination of the bankrupt to take place at the Court-house, Walsall aforesaid, on the 11th day of March, 1874, at twelve o'clock at noon. All persons having in their possession any of the effect 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 rupt 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 12th day of February, 1874.

The Bankruptcy Act, 1869. In the County Court of Staffo dshire, holden at Stoke-

upon-Trent and Longton. In the Matter of Thomas Edward Bould and Alfred James Bould, of Market-street, Longton, in the county of Stafford, trading as T. and A. Bould, Grocers and Provision Dealers, Bankrupts.

Samuel Hayes, of Hauley in the country of Stafford, Accountant, has been appointed Trustee of the property of the bankrupts. The Court has appointed the Public Examination of the bankrupts to take place at the County Court, Townhall, Stoke-upou-Treet, on the 2nd day of March, 1874, at one o'clock in the afternoon. 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 handsunft must be added to the ha due to the bankrupts must be paid to the trustee. Creditors who have not yet proved debts must forward their proofs of debts to the trustee.— Dated this 14th day of February, 1874.

The Bankruptey Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of William James McIntosh, of No. 197, West-

gate-road, in the borough and county of No. 197, west-gate-road, in the borough and county of Newcastle-upon-Tyne, Grocer and Provision Dealer, a Bankrupt.

George Parsons, of No. 1, Newgate-street, in the town and county of Newcastle-upon-Tyne, Attorney's Clerk, 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, in Newcastle-upon-Tyne, on the 23rd day of February, 1874, at ten 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 bave not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 12th day of February, 1874.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Liverpool.
In the Matter of William May, of Barrow-in-Furness, in

In the Matter of William May, of Barrow-in-Furness, in the county of Lancaster, Shipping Agent, a Bankrupt.

Alfred Lawson Ford, of No. 31, The Temple, Dalestreet, Liverpool, in the county of Lancaster, 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, 80, Lime-street, Liverpool, on the 6th day of March, 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 debt to the trustee.—Dated this 13th day of February, 1874. the trustee.-Dated this 13th day of February, 1874.

The Bankruptcy Act, 1869.

er jakku egi b

In the County Court of Berkshire, holden at Windsor. In the Matter of Edwin Evans, of the North Star, Slough, in the county of Buckingham; Licensed Victualler, a Bankrupt.

Edward Moore, of 3, Crosby-square, in the city of Lon lon, Public Accountant and Auditor, has been appointed Trustee of the property of the bankrupt, All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 14th day of February, A CONTRACTOR OF THE STATE OF TH

In the County Court of Lancashire, holden at Manchester; In the County Court of Lancashire, holden at Manchester. On the 12th day of March, 1874, at half-past nine o'clock in the foreacon, Edwin Hewett and Hermann Schwarz, both of 5, Old Mill Gare, in the city of Manchester, carrying on business together in copartnership under the style or firm of Edwin Hewett and Co., as Merchant Tailors and Dealers in Nouvets, adjudicated bankrupts on the 10th day of June, 1873, will apply for an Otder of Discharge.—Dated this 18th day of February, 1874.

In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of John Hill, of 270, Kentish Town-road, in the county of Middlesex, Coal Merchant, adjudicated bankrupt on the 10th day of September, 1872. Creditors who have not proved their debts by the 24th day of February, 1874, will be excluded.—Dated this 10th day of February, 1874.

John Lowthin, Jr, Trustee.

Iu the County Court of Yorkshire, holden at Sheffield.

A Dividend is intended to be declared in the matter of Frederick Durham, of Thorne, Land Surveyor, adjudicated bankrupt on the 27th day of November, 1873. Creditors who have not proved their debts by the 28th day of February, 1874, will be excluded.—Dated this 13th day of February, 1874.

G. Walter Knox, 18, Bauk-street, Sheffield, Trustee.

In the County Court of Yorkshire, holden at Hudder-field. A Dividend is intended to be declared in the matter of William Cooke Hewby, of Huddersfield, in the county of York, Surgeon, adjudicated bankrupt on the 16th day of May, 1872. Creditors who have not proved their debts by the 28th day of February, 1874, will be excluded.—Dated this 14th day of February, 1874.

W. H. Burrell, 18, Albion-street, Leeds, Trustee.

In the County Court of Lancashire, holden at Manchester.

A Dividend is intended to be declared in the matter of John Arthur Thompson, of No. 4, Lloyd-street, Altrincham, in the county of Chester, Ironmonger and Dealer, adjudicated bankrupt on the 28th day of July, 1873. Creditors who have not proved their debts by the 5th day of March, 1874, will be excluded.—Dated this 13th day of February, 1874. In the County Court of Lancashire, holden at Manchester.

Pookes Royle, Trustee.

In the County Court of Lancashire, holden at Manchester. To Tick is hereby given, that this Court acting in the prosecution of an adjudication of Bankruptcy, made on the 14th day of July, 1865, in the Court of Bankruptcy for the Manchester District, at Manchester, against Charles Hibbert, of Smalls law, in the parish of Ashton-under-Lyne, in the county of Lancaster, High Bailiff of the County Court of Lancashire, holden at Ashton-under-Lyne, did on the 12th day of February, 1874, allow the said bankrupt an Order of Discharge.

٠.

43.45

A ...

The Bankruptcy Act, 1869. In the County Court of Worcestershire, holden at

Worcester.
-In the Matter of William Robert Pitt, of the Westminster Arms Hotel, West Malvern, in the county of Worcester, Inskeeper and Livery-stable Keeper, a Bankrupt. UPON reading the report of the Trustees of the Pro-

perty of the bankrupt; dated the 2nd day of February, 1874, reporting that the whole of the property of the bankrupt had been realized for the benefit of the creditors, and a dividend to the amount of three shillings and nine pence halfpenny in the pound had been paid, the Court being satisfied that the whole of the property of the bankrupt has been realized for the benefit of the creditors, and that a dividend to the amount of three shillings and nine pence halfpenny in the pound has been realized, doth order and declare that the bankruptcy of the said William Robert Pitt has closed .- Given under the Seal of the Court this 13th day of February, 1874.

The Bankruptcy Act, 1869. In the County Court of Yorksbire, holden at Halifax.
In the Matter of Joseph Richardson Walton, of Hallfax, in
the county of York, Woolstapler, a Bankrupt.
UPON reading a report of the Trustee of the property

of the bankrupt, dated the 15th day of October, 1878, reporting that the whole of the property of the bankrupt had been realized for the benefit of his creditors, and a dividend to the amount of eight shillings in the pound had been paid, the Conrt being satisfied that the whole of the property of the property of the said bankrupt has been realized for the benefit of his creditors, and a dividend of eight shillings in the pound paid to his creditors, doth order and declare that the bankruptcy of the said Joseph Richardson Walton has closed .- Given under the Seal of the Court this 18th day of October, 1873.

MHE estates of George Stewart, Wright and Builder,
Mains street, Glasgow, were sequestrated on the
9th day of Februars, 1874, by t'e Court of Session.

The first deliverance is dated the 9th February, 1874. The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Friday, the 20th day of February, 1874, within the Faculty of Procurators' Hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and

to entitle creditors to the first dividend, their paths and grounds of debt must be lodged on or before the 9th June next.

The Sequestration has been remitted to the Sheriff Court Lanarksbire.

A Warrant of Protection has been granted to the Bank-

All fature advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

ROBERT MENZIES, S.S.C., 5, North St. Davidstreet, Edinburgh, Agent.

Ediaburgh, 13th February, 1874.

THE Estates of James M'Alpine, sometime Grocer and Fruiterer, North Bridge-street, Bathgate, now residing in Jarvey-street, Bathgate, were sequestrated on the 12th day of February, 1874, by the Sheriff of the county of Linlithgow, Clackmannan, and Kinross.

The first deliverance is dated the 12th day of Feb-

rusry, 1874.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Monday, the 23rd day of February, 1874, within the Commercial Hotel, in Bathgate.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 12th day of June, 1874.

A Warrant of Protection has been granted to the bank-

rupt till the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES GARDNER, Solicitor, Bathgate, 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.

Orders for Gazettes to be addressed to the Publishers, 45, St. Martin's Lane.

Printed and Published by Thomas Harrison and James William Harrison, Printers, at their Office, No. 45, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, in the County of Middlesex.

Tuesday, February 17, 1874.

Price One Shilling.