

The London Gazette.

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TUESDAY, NOVEMBER 2, 1875.

T the Court at Balmoral, the 26th day of | October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS Her Majesty the Queen, having power and jurisdiction within the Dominions of the Sublime Ottoman Porte, by an Order of Her Majesty in Council, made at Windsor the 12th day of December, 1873, was pleased to make provision for regulation of the power and jurisdiction aforesaid, the Third Schedule to which Order contained a Table of Fees to be paid in Her Majesty's Consular Courts, and it has seemed good to Her Majesty that those fees should in some particulars be altered:

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

1. The Order in Council made at Windsor the 12th day of December 1873, for the regulation of Consular jurisdiction in the Dominions of the

Sublime Ottoman Porte shall, from and after the commencement of this Order, be read and have effect as if for the Third Schedule to that Order there were substituted the Schedule to this Order,

2. Notwithstanding anything in the said Order, where any money received before the commencement of this Order in respect of fees under the said Third Schedule is in excess of the amount that would be payable in the like case under this Order, the same may be remitted or repaid, in whole or in part, or be otherwise dealt with, as the Commissioners of Her Majesty's Treasury think fit.

3. This Order shall commence and have effect from and immediately after the 31st day of De-

cember, 1875.

And the Lords Commissioners of Her Majesty's Treasury, and the Right Honourable the Earl of Derby, and the Right Honourable the Earl of Carnaryon, and the Most Honourable the Marquis of Salisbury, three of Her Majesty's Principal Secretaries of State, and the Lords Commissioners of the Admiralty, are to give the necessary directions herein as to them may respectively appertain.

Edmund Harrison.

THE SCHEDULE.

FEES.

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A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS by the "Merchant Shipping Act Amendment Act, 1862," it is enacted that whenever it is made to appear to Her Majesty that the rules concerning the measurement of tonnage of merchant ships for the time being in force under the principal Act have been adopted by the Government of any foreign country, and are in force in that country, it shall be lawful for Her Majesty by Order in Council to direct that the ships of such foreign country shall be deemed to be of the tonnage denoted in their certificate of registry or other national papers and thereupon it shall no longer be necessary for such ships to be remeasured in any port or place in Her Majesty's dominions; but such ships shall be deemed to be of the tonnage denoted in their certificates of registry or other papers in the same manner to the same extent and for the same purposes, in, to, and for which the tonnage denoted in the certificate of registry of British ships is to be deemed the tonnage of such ships:

And whereas it has been made to appear to Her Majesty that the rules concerning the measurement of tonnage of merchant ships now in force under "The Merchant Shipping Act, 1854," have been adopted by the Government of His Majesty the King of the Netherlands with the exception of a difference in the mode in certain steamers of estimating the allowance for engine room, and such rules are now in force in that country having come into operation on the 1st day of January 1876 Her Majesty is hereby pleased, by and with the advice of Her Privy Council, to direct as follows:—

- 1. As regards sailing ships, that merchant sailing ships of the said Kingdom of the Netherlands, the measurement whereof after the said day of January 1876 has been ascertained and denoted in the registers and other national papers of such sailing ships, testified by the date thereof, shall be deemed to be of the tonnage denoted in such registers and other national papers in the same manner and to the same extent, and for the same purpose, in, to, and for which the tonnage denoted in the certificate of registry of British sailing ships is deemed to be the tonnage of such ships.
- 2. As regards steam ships, that merchant ships belonging to the said Kingdom of the Netherlands which are propelled by steam or any other power requiring engine room, the measurement whereof shall after the said 1st day of January 1876 have been ascertained and denoted in the registers and other national papers of such steam ships, testified by the dates thereof, shall be deemed to be of the tonnage denoted in such registers or other national papers in the same manner and to the same extent, and for the same purpose, in, to, and for which the tonnage denoted in the certificate of registry of British ships is deemed to be the tonnage of such ships: Provided nevertheless that if the owner or master of any such Dutch steam ship desires the deduction for engine room in his ships to be estimated under the rules for engine room measurement and deduction applicable to British ships instead of under the Dutch rule, the engine room shall be measured and the deduction calculated according to the British rules.

Edmund Harrison.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the 333rd Section of the Merchant Shipping Act, 1854, it is enacted that, subject to the provisions contained in the fifth part of that Act, it shall be lawful for every pilotage authority by byelaw made with the consent of Her Majesty in Council from time to time to do within its districts all or any of the things specified in that behalf in the said section:

And whereas the Wexford Harbour Commissioners, being the pilotage authority for the port of Wexford within the meaning of the said recited Act, have in exercise of the powers in them vested by that Act, made and submitted for the consent of Her Majesty certain byelaws and regulations with respect to pilots, pilotage, and pilotage dues within their district, a copy of which is set forth in the schedule hereunto annexed:

And whereas it has been made to appear to Her Majesty that the said byelaws and regulations so set forth as aforesaid are reasonable and proper:

Now, therefore, Her Majesty, by virtue of the power vested in Her by the said "Merchant Shipping Act, 1854," and by and with the advice of Her Privy Council, is pleased to approve, and doth hereby approve, of and signify Her consent to the said byelaws and regulations of the said Wexford Harbour Commissioners with respect to pilotage within their district and under their jurisdiction.

Edmund Harrison.

SCHEDULE.

- 1. The pilot master to have charge of and be accountable for the pilot establishment, the pilot boats, and all property belonging to the Commissioners, and he shall cause all vessels to be piloted in and out of the harbour by the licensed pilots, who are to be boarded in turn. And the pilot master is to see that the pilots perform their duties efficiently and conduct themselves properly; in default of their so doing he is to report in writing to the Secretary, and in cases of insubordination or drunkenness the pilot master to have the power of suspending the pilot so offending, making a full report in writing of all the circumstances of the case to the Secretary within twenty-four hours.
- 2. The pilot master shall from time to time as he thinks necessary appoint the stations for the pilot boats, direct how the boarding duty is to be performed, and give to the pilots all such orders as he thinks proper for having the pilotage of the port properly performed.
- 3. The pilot master is to have the bar buoys kept in proper order and moored in their proper positions, and he is to report to the Secretary when he finds any other buoy or beacon in the harbour or connected with the port out of place or out of order.
- 4. The pilot master is to keep a journal at the station, with particulars of all arrivals and sailings, pilots in charge, wind, weather, and soundings on the bars, and to furnish a copy of same weekly to the Collector of Rates.
- 5. The pilot master to keep an appearance book to be signed by each pilot on his return each time to his station, noting the hour of signature

and any remarks or notes on the employment of the pilots, their conduct, &c., as the pilot master thinks fit.

- 6. The light in the Customs watch house, and any other light, signal, or beacon authorized by the Commissioners from time to time to be established at or near the pilot station, to be under the pilot master's charge, and he is authorized to issue such instructions as he thinks fit respecting the management of such to the pilots.
- 7. The pilot master to have power to grant leave of absence for not exceeding two days to any pilot; same to be noted in the appearance book.

8. The following are the qualifications necessary

for a bar pilot:—

Age not to exceed thirty-five years last birthday, unless the person appointed has been continuously in the employment of the Commission from or before his thirty-fifth birthday to the time of his appointment.

Service.—To have served on board ship as A.B. for not less than two years, six months of which to have been on board a square-rigged vessel, and to produce certificates of service, competency, and

character.

- 9. All persons appointed as bar pilots shall serve at the boarding station on probation for three months, after which a license will be granted, provided the pilot master certifies that he is fully qualified to perform all the duties of pilot.
- 10. The bar pilots to obey all the orders of the pilot master, who is to board or cause them to be boarded, in regular turn, unless he sees sufficient cause for not so doing.
- 11. Pilots bringing vessels to the quays are to report the vessel and sign their names in the harbour master's office, and return to their station by the first of the next tide; if prevented by illness from so returning, immediate notice of the circumstance to be given to the harbour master.
- 12. The harbour pilots are to obey the orders of the harbour master or his deputy whilst in Wexford, and the orders of the pilot master when on pilotage duty away from the quays.
- 13. The following fines to be imposed on pilots for breaking any of the above rules; for first offence—

	s.	d.
Absence from station without leave	5	0
Not reporting arrival of vessel to the		
harbour master and signing .	2	6
For not signing on returning to the		
station	2	6
For not returning to the station within		
the time specified	5	0
Non-attention to orders	5	0
Drunkenness	10	0
or any repetition of such offences such	a fi	ne a

For any repetition of such offences such a fine as the Commissioners think fit, or the suspension or cancelling of the license, as the Commissioners shall direct.

14. Each bar pilot to receive one 22nd part of pilotage earned in each quarter of the year (or for such portion of the quarter as he has been doing duty as pilot). The boy at pilot station to have one-half of a bar pilot's share, each harbour pilot to have three-fifth part of a bar pilot's share; the sum paid quarterly for pensions and the Receiver's fees for collection being first deducted from the gross pilotage receipts as well as any fines imposed by the Commissioners upon the pilots or pilot establishment.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

And whereas by another Act of Parliament, passed in the second and third years of the reign of Her present Majesty, intituled "An Act to "make better provision for the assignment of "ecclesiastical districts to churches or chapels "augmented by the Governors of the Bounty of "Queen Anne; and for other purposes," it is, amongst other things, further enacted, "That "when, by any Order of Her Majesty in Council as aforesaid, a separate parish for ecclesiastical purposes is constituted, the same shall, on registration thereof, and with the consent in writing of the incumbent or incumbents of the benefice

"or benefices to be thereby affected, become a [" perpetual curacy and benefice, and the minister "thereof, duly nominated and licensed thereto, "and his successors, shall be a body politic and "corporate, with perpetual succession, and may "receive and take to himself and his successors " all such lands, tenements, tithes, rent-charges " and hereditaments as shall be granted unto him " or them, and such perpetual curate shall thence-"forth have, within the limits of the district " parish formed under the Church Building Acts, "for the church of such perpetual curacy, sole "and exclusive cure of souls, and shall not in " anywise be subject to the control or interference " of the incumbent or incumbents of the benefice " or benefices to be affected by such Order, if he " or they shall have consented to such Order as "aforesaid; but if such incumbent or incumbents "shall not have so consented thereto, this last-"mentioned provision shall not come into opera-"tion until the next avoidance of the benefice by "the incumbent objecting thereto, or by the sur-"viving incumbent objecting, if more than one " shall object thereto, and in such case the last-"mentioned provision shall forthwith after such "avoidance come into operation, and shall be " binding on all persons whatsoever."

And whereas the Lord Bishop of Saint Davids hath made a representation in writing to his Grace the Lord Archbishop of the Province of Canterbury, in the words and figures following; that is to say:—

"To the Most Reverend Archibald Campbell, Lord Archbisop of the Province of Canter-

"I the Right Reverend William Basil Lord Bishop of Saint Davids do hereby represent to your Grace that there is in the county of Carmarthen and my diocese of Saint Davids the vicarage of Llanfairarybryn which is held as an united benefice with the vicarage of Llandingat also in the same county and diocese.

"That the parish of Llanfairarybryn comprises amongst other places a hamlet known by the name of Rhandir-Abbet the boundaries whereof are well known and defined.

"That the said hamlet contains an ancient church or chapel called Ystradffin and which by virtue of an augmentation received from the Governors of Queen Anne's Bounty has become a perpetual curacy without cure of souls and which chapel is distant from the parish church of Llanfairarybryn ten and a half miles, or thereabouts.

"That the population of the said hamlet of Rhandir-Abbot amounts according to the last census to 515 persons.

"That there is also in the same county of Carmarthen and my diocese of Saint Davids the vicarage of Cilyewm the parish whereof adjoins on the north and north-east the aforesaid parish of Llanfairary bryn the parish church of which parish of Cilyewm is distant from the said chapel of Ystradfin six and a half miles, or thereabouts.

"That according to the census of 1871 the population of the said parish of Llanfairarybryn inclusive of the said hamlet of Rhandir-Abbot amounts to 1421 and the population of the said parish of Cilyewm to 1229.

"That the net annual value of the said vicarage of Llanfairarybryn with Llandingat is two hundred and fifty-four pounds and of the said vicarage of Cilycwin is one hundred and seventy-four pounds arising partly from rent-charges given in commutation of tithes and partly from surplice

"That the said perpetual curacy of Ystradifin

is of the gross annual value of seventy-seven pounds derived partly from farm lands partly from augmentation from Queen Anne's Bounty and to the extent of ten pounds annually from the rentcharge of the hamlet of Rhandir-Abbot.

"That it appears to me that the whole of the said hamlet of Rhandir-Abbot may under the provisions of the Acts of Parliament of the first and second lyears of Her present Majesty, c. 106 and the second and third years of Her said Majesty c. 49, be advantageously separated from the said parish of Llanfairarybryn. Also that a certain portion of the said parish of Cilycwm being the north-eastern corner or point of such parish and next adjacent to the before-named hamlet of Rhandir-Abbot containing by estimation a population of 286 and capable of being well defined by boundaries the greater part whereof are natural boundaries may be advantageously separated from the said parish of Cilycwm and that the lästmentioned portion of the said parish of Cilycwm and the said hamlet of Rhandir-Abbot be together constituted a separate parish of which the said chapel of Ystradffin shall be the parish church.

"That pursuant to the direction contained in the 26th section of the said first mentioned Act of Parliament I the said Lord Bishop have drawn up a scheme in writing appended to this representation describing the mode in which it appears to me that the alteration above proposed may be best effected and how the changes consequent on such alteration in respect to ecclesiastical jurisdiction glebe lands tithes rent-charges and other ecclesiastical dues rates and payments and in respect to patronage and rights to pews may be made with justice to all parties interested. And I do submit the same to your Grace together with the consents in writing of myself the said Bishop, the patron of the said vicarage of Llanfairarybryn of William Harries Campbell Davys Esquire the patron of the said vicarage of Cilycivin and of the Right Honourable John Frederick Vaughan Earl of Cawdor the patron of the said chapelry of Ystradflin that your Grace may if on full consideration and inquiry you shall be satisfied with the said scheme certify the same and such consents to Her Majesty in Council.

"Given under my hand this eighth day of September one thousand eight hundred and seventy-five.

" W. Basil St. David's."

And whereas the scheme and consents ill the said representation are in the words and figures following:—

" Scheme.

"That the said Hamlet of Rhandir-Abbot be separated from the parish of Llanfairarybryn to which it belongs.

"That so much and such part of the said parish of Cilycwm as lies at the north-eastern angle or point of the said parish of Cilycwm and is contained within the boundaries shown and defined on the map or plan annexed to this scheme by the colour pink and as to the part of the parish of Cilycwm also defined by the description of boundaries set forth in the schedule hereunder written (and on which map or plan is also shown the said hamlet of Rhandir-Abbot as defined by a boundary line coloured green) be separated from the said parish of Cilycwm and that such hamlet and part of the parish of Cilycwm be united together and constituted a separate parish for ecclesiastical purposes and a perpetual curacy of which the chapel within the limits of the said hamlet and known as Ystradffin shall be the parish church.

"That such perpetual curacy shall be subject to the same ecclesiastical jurisdiction as the said vicarages of Llanfairarybryn and Cilycwm.

"That baptisms churchings marriages and burials in respect of the inhabitants of the parish so to be constituted shall hereafter be performed in the church of Ystradffin. And that the fees for all such offices and all ecclesiastical dues offerings and other emoluments arising from or in respect of the said parish and benefice and usually payable to the incumbent of a benefice shall belong to the incumbent of the said intended perpetual curacy or benefice of Ystradffin.

"That the incumbent of the said intended perpetual curacy shall have exclusive cure of souls

within the limits of the parish thereof.

"That the right of nominating a minister to the church of such perpetual curacy and benefice shall be for ever vested and be in the Right Honourable John Frederick Vaughan Earl of Cawdor (the patron of the said perpetual curacy of Ystradffin) and his heirs executors administrators or assigns for ever.

"That the inhabitants of the parish so to be constituted shall be exonerated from all liability to repair the parish churches of Llanfairarybryn and Cilycwm or either of them or any other church or chapel now or hereafter to be erected in the said parishes respectively but shall be exclusively liable to the repairs of the said church at Ystradffin or any church hereafter erected in substitution for that

" Schedule,

"Showing the boundaries of the portion of the parish of Cilycwm proposed to form part of the

above separate parish of Ystradffin.
"All that part of Cilycwm parish above the River Rhaiad contiguous to the hamlet of Rhandir-Abbot in the parish of Llanfairarybryn, with the exception of Penrhiwrhaiad Farm a portion of Aberhagad land, and a portion of Dolachddu land, the boundary commencing from a point in the middle of the River Towy, as shown on the map hereunto annexed at a distance of thirty-eight chains or thereabouts from the mouth of the River Rhaiad, and opposite the road called Dolachdduroad, and extending along the middle of the said road up to the point where it turns to the east of, and passes the farm house called Dolachddu a distance of about twenty chains, and from the said point in a straight line on the south-west side of the said farm house out to the main road leading to Llandovery a distance of about two chains, and then in a north-easterly direction along the middle of the said main road for a distance of nine chains or thereabouts to a point opposite the fence which divides Penrhiwrhaiad land from the land on its eastern side, and thence northward along the said fence for a distance of twenty-two chains, or thereabouts, to the middle of an old road, and thence along the middle of the said old road for a distance of four chains, or thereabouts, to a point opposite the fence which divides the closes 72 and 73 as shown on the map, and thence along the said fence first northward and thence westward to a point in the middle of the River Rhaiad, a distance of twenty-seven chains or thereabouts, and thence from the said point along the middle of the River Rhaidd up to its source on Maltun Mountain, and then from the source of the said river along a straight line across the said mountain in a northwesterly direction up to a large stone called Maen Hîr, a distance of twenty-seven chains or thereabouts and thence following the same direction across the mountain along a straight line up to another stone called Maenbach, a distance of thirtychains or thereabouts, and thence along a straight I fairary bryn which is held as an united benefico

line across the mountain to a point between the tumuli called Crugan Ladies, a distance of forty chains or thereabouts which point is on the boundary between the parishes of Cilycum and Conwil-Caio, and thence along the boundary which divides the parish of Cilycwm first from the parish of Conwil Caio and then from the parish of Llanddewi-Brefi to a point where the River Doethian joins the River Towy, which point is on the boundary between the parishes of Cilycwm Llanddewi-Brefi and Llanfairarybryn, and from which point along the boundary which divides Cilycum and Llanfairarybryn to a point in the middle of the River Towy opposite Dolachddu-road, the portion of Cilycwm shown on the map is contiguous to the hamlet of Rhandir-Abbot, from which point the boundary line commenced.

" Consents.

"I The Right Reverend William Basil Lord Bishop of Saint Davids the patron of the vicarage of Llanfairarybryn in the county of Carmarthen and I the Right Honourable John Frederick Vaughan Earl of Cawdor the person entitled to present to the perpetual curacy of Ystradffin in the county of Carmarthen and diocese of Saint Davids in case the same were now vacant and I William Harries Campbell Davys of Newaddfawr in the county of Carmarthen Esquire the patron of the vicarage of Cilycwm in the county of Carmarthen and I the Reverend John Evans Clerk vicar of the said vicarage of Llanfairarybryn and I the Reverend Thomas David Evans Clerk vicar of the said vicarage of Cilycwm and I the Reverend William Davies Clerk Incumbent of the said perpetual curacy or benefice of Ystradffin do hereby respectively signify to your Grace our consent to the scheme above proposed for separating the hamlet of Rhandir-Abbot from its parish of Llanfairarybryn and the said portion of the parish of Cilycwm from that parish and for constituting the same a separate benefice and a perpetual curacy.

"As witness our respective hands this eighth day of September in the year of our Lord one thousand eight hundred and seventy-five.

" W. Basil St. Daride.

" Cawdor.

" W. H. Campbell Davys.

"John Evans.

" T. D. Evans.

" W. Davies."

And whereas the said Lord Bishop hath transmitted the said scheme to the said Lord Archbishop, together with the said consents;

And whereas the said Lord Archbishop being on full consideration and enquiry satisfied with the said scheme hath certified the same and such consents as aforesaid to Her Majesty in Council by his report in writing dated the eighteenth day of September one thousand eight hundred and seventy-five to the intent that Her Majesty in Council might in case Her Majesty in Council should think fit so to do make and issue an Order for carrying such scheme into effect.

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

"We the undersigned Archibald Campbell Lord Archbishop of the Province of Canterbury do hereby report to your Majesty in Council that the Right Reverend William Basil Lord Bishop of Saint Davids has represented unto us (amongst other things)-

"That there is in the county of Carmarthen and diocese of Saint Davids the vicarage of Llanwith the vicarage of Llandingat also in the same county and diocese.

"That the parish of Llanfairarybryn comprises amongst other places a hamlet known by the name of Rhandir-Abbot the boundaries whereof are well known and defined.

"That the said hamlet contains an ancient church or chapel called Ystradffin and which by virtue of an augmentation received from the Governors of Queen Anne's Bounty has become a perpetual curacy without cure of souls and which chapel is distant from the parish church of Llanfairarybryn ten and a half miles or thereabouts.

"That there is also in the said county of Carmarthen and diocese of Saint Davids the vicarage of Cilycwm the parish whereof adjoins on the north and north-east the aforesaid parish of Llan-

fairarybryn.

"That it appears to the said Lord Bishop that under the provisions of the Acts of Parliament of the first and second years of your Majesty's reign chapter 106 and of the second and third years of your Majesty's reign chapter 49 the said hamlet of Rhandir-Abbot and also a certain portion of the said parish of Cilycwm as specified in the scheme and schedule to the said representation may be advantageously separated from the parishes to which they respectively belong and be together constituted a separate parish of which the said chapel of Ystradffin shall be the parish church.

"That the said Lord Bishop has drawn up a scheme in writing describing the mode in which it appears to him the proposed alterations may best be effected and how the changes consequent on such alterations in respect to ecclesiastical jurisdiction glebe lands tithes rent-charges and other ecclesiastical dues rates and payments and in respect to patronage and rights to pews may be made with justice to all parties interested which scheme together with the consents thereto in writing of the patrons and incumbents of the benefices to be affected by such alteration has been transmitted by the said Lord Bishop to us for our consideration.

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

are hereunto annexed.

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

"As witness our hand this eighteenth day of September, one thousand eight hundred and

seventy-five.

"A. C. Cantuar."

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

Edmund Harrison.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS by an Act passed in the first session of the Parliament holden in the first and second years of the reign of Her present No. 24262.

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

And whereas by another Act of Parliament, passed in the second and third years of the reign of Her present Majesty, intituled "An Act to "make better provision for the assignment of ceclesiastical districts to churches or chapels augmented by the Governors of the Bounty of "Queen Anne, and for other purposes," it is, amongst other things, further enacted "That when, by any Order of Her Majesty in Council "as aforesaid, a separate parish for ecclesiastical " purposes is constituted, the same shall, on regis-" tration thereof, and with the consent in writing " of the incumbent or incumbents of the benefice "or benefices to be thereby affected, become a " perpetual curacy and benefice, and the minister "thereof, duly nominated and licensed thereto, "and his successors, shall be a body politic and "corporate, with perpetual succession, and may "receive and take to himself and his successors " all such lands, tenements, tithes, rent-charges " and hereditaments as shall be granted unto him " or them, and such perpetual curate shall thence-

"forth have, within the limits of the district | " parish formed under the Church Building Acts, "for the church of such perpetual curacy, solo " and exclusive cure of souls, and shall not in " anywise be subject to the control or interference " of the incumbent or incumbents of the benefice " or benefices to be affected by such Order, if he " or they shall have consented to such Order as " aforesaid; but if such incumbent or incumbents " shall not have so consented thereto, this last-"mentioned provision shall not come into opera-"tion until the next avoidance of the benefice by "the incumbent objecting thereto, or by the sur-"viving incumbent objecting, if more than one "shall object thereto, and in such case the last-" mentioned provision shall forthwith after such "avoidance come into operation, and shall be "binding on all persons whatsoever."

And whereas the Lord Bishop of Durham hath made a representation in writing to his Grace the Lord Archbishop of the Province of York in the words and figures following; that is to say:-

"To the Right Honourable and Most Reverend William Lord Archbishop of the Province of York.

"I the Right Reverend Charles Lord Bishop of Durham do hereby represent to your Grace as

"There is in the county of Northumberland and my diocese of Durham the rectory and parish church of Morpeth the parish whereof comprises amongst other places the detached chapelry of Ulgham the limits and boundaries whereof are well known and defined.

"The population of the said parish of Morpeth (exclusive of the said chapelry) was according to the last census six thousand and twenty-seven and the population of the said chapelry according to the same census was three hundred and sixtyeight but it is now larger and is likely to increase rapidly in consequence of the working of coal

mines within the said chapelry.

"There is an ancient church or chapel within and belonging to the said chapelry of Ulgham and the said chapelry as well in civil as in ecclesiastical matters has always been distinct from and unconnected with the parish of Morpeth. It appoints its own overseers of the poor and surveyor of the highways as also its own chapel wardens and the inhabitants of the chapelry do not contribute to the repairs and maintenance of

the parish church.
"The net annual value of the said rectory of Morpeth inclusive of the income arising in respect of the said chapelry of Ulgham is one thousand six hundred and eleven pounds or thereabouts and the income in respect of the said chapelry amounts to three hundred and forty-three pounds fifteen shillings arising partly from tithe rent-charge commuted at three hundred and seven pounds per annum and partly from glebe land let at thirty-six pounds fifteen shillings.

"There is a sufficient parsonage house belong-

ing to the said chapelry of Ulgham.

The patronage of the said rectory and parish church of Morpeth with the said chapelry of Ulgham is vested in the trustees of the settled estates of the Earl of Carlisle who consent to the scheme hereinafter mentioned. The present incumbent of the said rectory and parish church of Morpeth with the said chapelry of Ulgham is the Honourable and Reverend Francis Richard Grey who also consents to the scheme hereinafter mentioned.

"It appears to me that under the provisions of an

the first and second years of the reign of Her present Majesty chapter 106 and of the Act of Parliament passed in the session holden in the second and third years of the same reign chapter 49 the chapelry of Ulgham may be advantageously separated from the said rectory and parish church of Morpeth and be constituted a separate parish for ecclesiastical purposes and a perpetual curacy and benefice of which the said church or chapel' shall be the parish church.

"Pursuant to the directions contained in the 26th section of the first-mentioned Act I have prepared the following scheme in writing which with the consents thereto of the said patrons and incumbent I do submit to your Grace to the intent that your Grace may if upon full consideration and enquiry you shall be satisfied with such scheme certify the same and such consents as aforesaid by your report to Her Majesty in

Council.

And whereas the scheme and consents in the said representation are in the words and figures following:--

"The SCHEME above referred to.

"The chapelry of Ulgham shall be separated. from the parish and parish church of Morpeth and be constituted a separate parish for ecclesiastical purposes and a benefice under the style of 'The Perpetual Curacy of Ulgham' of which the church or chapel of Ulgham shall be the parish

"Such proposed separate parish and benefice shall be subject to the same ecclesiastical jurisdiction as the said parish of Morpeth and the incumbent for the time being of such separate parish and benefice shall have exclusive cure of

souls within the limits of the same.

"Churchwardens shall be annually chosen in and for the said separate parish and benefice in the customary manner and at the time when churchwardens are usually appointed and every person so chosen shall be duly admitted and shall do all things pertaining to the office of church-warden as to ecclesiastical matters within the said separate parish and benefice.
"All the tithe rent-charge land and other en-

dowments of whatsoever nature now belonging to or arising in or in respect of the said chapelry of Ulgham including the house of residence shall belong to and form the endowment of the said

separate benefice.

"All ecclesiastical offices shall be performed in the church of the said separate parish and benefice of Ulgham and all the fees and payments for such offices performed within the limits of the said separate parish and benefice and all such other ecclesiastical dues offerings and emoluments usually payable to the incumbent of a parish and benefice as shall arise within the said separate parish and benefice of Ulgham shall henceforth belong to and be received by the incumbent thereof for the time being.

"The patronage or right of presentation or nomination of or to the said separate parish and benefice of Ulgham shall belong to the trustees of the settled estates of the Earl of Carlisle their

heirs and assigns for ever.

"Given under my hand this twenty-third day of September one thousand eight hundred and seventy-five.

" C. Dunelm.

" Consents.

"We the undersigned the trustees of the Act of Parliament passed in the session holden in settled estates of the Earl of Carlisle and being as such trustees patrons of the rectory and parish church of Morpeth with the chapelry of Ulgham and I the Honourable and Reverend Francis Richard Grey the rector of the said rectory and parish church do hereby consent to the foregoing scheme and to all things therein proposed.

"Dated this fourth day of September, one

thousand eight hundred and seventy-five.

" Devonshire. " E. K. W. Coke. " Francis R. Grey."

And whereas the said Lord Bishop hath transmitted the said scheme to the said Lord Archbishop

together with the said consents.

And whereas the said Lord Archbishop being on full consideration and enquiry satisfied with the said scheme hath certified the same and such consents as aforesaid to Her Majesty in Council by his report in writing dated the fifth day of October one thousand eight hundred and seventyfive to the intent that Her Masesty in Council might in case Her Majesty in Council should think fit so to do, make and issue an Order for carrying such scheme into effect :-

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

"We the undersigned William by Divine Providence Lord Archbishop of York do hereby

certify to your Majesty in Council.

"That the Right Reverend Charles Lord Bishop of Durham has represented to us that it appears to him that the chapelry of Ulgham (more particularly described in the scheme hereto annexed) now part of the parish of Morpeth in the county of Northumberland and diocese of Durham may be advantageously separated from the said parish of Morpeth and be constituted a separate parish and a benefice for ecclesiastical purposes.

"That the said Lord Bishop has drawn up a representation and scheme in writing and has transmitted the same to us for our consideration describing the mode in which it appears to him that the separation may be best effected with

justice to all parties.

"That the patronage of the said rectory of Morpeth is vested in the trustees of the settled estates of the Earl of Carlisle.

"That the patrons and incumbent of the said parish church of Morpeth are consenting parties

to the scheme hereinafter proposed.

"The representation of the said Lord Bishop together with the scheme in writing and the consents of the patrons and incumbents are hereunto annexed.

"And the said Archbishop being on full consideration and enquiry satisfied with such scheme doth hereby certify the same and such consents as aforesaid to the intent that your Majesty in Council may in case your Majesty in Council shall think fit so to do make and issue an Order for carrying such scheme into effect.

"As witness our hand this fifth day of October in the year of our Lord one thousand eight hundred and seventy-five and in the thirteenth year of our

translation.

. " W. Ebor."

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

Edmund Harrison.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the School Board of Caverswall, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-fifth of May, one thousand eight hundred and seventy-five, numbered 468:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXVIII.

THE ELEMENTARY EDUCATION ACT, 1870.

School District of the Parish of Caverswall. BYE-LAWS.

WHEREAS, in pursuance of a requisition sent by the Education Department to the Clerk of the Cheadle Union, in the county of Stafford, a School Board for the district of the parish of Caverswall was, on the 19th day of January, 1875, duly elected.

Now, at a Meeting of the School-Board of the said district of the parish of Caverswall, held at the Board Room, Weston Coyney, at which meeting a quorum of the Members of such Board are present, the said Board do hereby, in pursuance of the powers given to them by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws :-

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

The term "School" or "Public Elementary School," means a Public Elementary School, as defined by the said Act, and includes a Free

School, but not an Industrial School.

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

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

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

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

belongs.

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

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

subjects.

- -In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than fifteen hours in any one week.
- 5.—Any of the following reasons shall be a reasonable excuse for non-attendance under Byelaw No. 2:-
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child has been prevented from attending school by siekness or any unavoidable cause.
 - (c.) If there is no Public Elementary School which such child can attend within two miles and a-half, measured according to the nearest road, from the residence of such child.

6.-Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

7. Where the parent of any child residing in the district of the Board, and attending any Public Elementary School which is not a Free School, satisfies the School Board that he is unable from poverty to pay the whole or some part of the school fees of such child, the School Board, in the case of a School provided by the Board, will remit, and in the case of any other Public Elementary School, will pay, the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees hereby undertaken to be remitted or paid shall not exceed the following scale: -

For any child under eight years of age, 3d. per week.

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

For any child exceeding ten years of age, 6d. per week.

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

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



B. N. Arnold, Chairman.

Chas. John Welch, Clerk.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS the School Board of Llanelly, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventh of April, one thousand eight hundred and seventy-five, numbered 469:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXIX.

THE ELEMENTARY EDUCATION ACT, 1870.

Proposed Bye-laws of the Lanelly (Brecon) SCHOOL BOARD.

AT a Meeting of the School Board for the parish of Llanelly (Brecon) duly convened and held at the Alma Infant Schoolroom, Brynmawr, on Thursday, 25th February, 1875, at which meeting a quorum of the Members are present, the said Board do hereby, in pursuance of the powers to them given by "The Elementary Education Act, 1870," and subject to the approval of the Lords of the Committee of the Privy Council on Education, make and ordain the following Bye-laws:-

CLAUSE FIRST.

Interpretations of Terms.

1. The term "School" or "Public Elementary School," means a Public Elementary School within the meaning of the Education Act, 1870.

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

CLAUSE SECOND.

Requiring Parents to cause Children to attend School.

Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child of not less than five years of age, nor more than thirteen years of age,

- residing within the parish of Llauelly (Brecon), --shall cause such child to attend a Public Elementary School, unless there be a reasonable excuse for non-attendance.

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

1st. That the child is under efficient instruction in some other manner.

2nd. That the child has been prevented from attending school by sickness or any unavoidable cause.

3rd. That there is no Public Elementary School open which such child can attend within two miles, measuring according to the nearest road, from the residence of such child.

CLAUSE THIRD.

Proviso for Total or Partial Exemption from Attendance if a Child has reached a certain Standard.

Any child of the age of ten years at least, who has been certified by one of Her Majesty's Inspectors of Schools as having reached the fourth standard of education, mentioned in the Code of Regulations of the Education Department, for the time being, shall be totally exempt from the obligation to attend school; and any child of the like age, who has been in like manner certified as having reached the third standard of education of the same Code, shall be exempt from the obligation to attend school more than one-half of the meetings of the school in any one week.

CLAUSE FOURTH. Time of Attendance.

Subject as aforesaid, the time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age; provided that nothing in the present Bye-laws-

(1.) Shall prevent the withdrawal of any child from any religious observance or instruction

in religious subjects.

(2.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs; or

(3.) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

CLAUSE FIFTH.

Penalty for Breach of Bye-laws.

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

CLAUSE SIXTH.

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

Sealed with the Corporate Common Seal of the Llanelly (Brecon) School Board this 7th day of April, 1875.



Basil Jayne, Chairman of the said

W. Pritchard Williams, Clerk of the said Board.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Bungay United District, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventyfourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-fifth of June, one thousand eight hundred and seventy-five, numbered 470:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXX.

THE ELEMENTARY EDUCATION ACTS, 1870 AND 1873.

THE BYE-LAWS OF THE BUNGAY UNITED DISTRICT SCHOOL BOARD.

Ar a Meeting of the School Board for the United School District of Bungay, in the county of Suffolk, duly convened and held at the Board Room, in Bungay aforesaid, on Friday, the 25th day of June, 1875, at which Meeting a quorum of the Members of the Board are present, the said Board, do hereby, in pursuance of the powers to them given by the Elementary Education Act, 1870, and subject to the approval of the Lords of the Committee of the Privy Council on Education, make and ordain the following Bye-laws :-

1. In these Bye-laws

Terms importing males include females. The term "School" means either a Public Elementary School or any other school at which

efficient elementary instruction is given.

The term "Public Elementary School" means a school or a department of a school at which elementary education is the principal part of the education given, at which the ordinary payments in respect of instruction do not exceed 9d. per week, and which is conducted in accordance with the regulations contained in the 7th section of the Elementary Education Act, 1870.

The term "Board" or "School Board" means the School Board for the United School District

of Bungay.

The term "Parent" includes "Guardian," and every other person who is liable to maintain or

has the actual custody of any child.

- 2. The parent of every child not less than five years nor more than thirteen years of age, is required to cause such child to attend school, unless there be some reasonable excuse for non-
- 3. Except as hereinafter provided, the time during which every such child is required to attend school is the whole time for which the school selected shall be open for the instruction of children of similar age, not being less than twenty-five hours a week, except on Sundays, and except also that nothing herein contained shall prevent the with-

drawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious

body to which his parent belongs.

4. (1) A child not less than ten years of age, who has obtained from one of Her Majesty's Inspectors a certificate that he has reached a standard equivalent to the fourth standard of education mentioned in the Code of Regulations of the Education Department, 1875, shall be altogether exempt from obligation to attend school.

- (2.) A child not less than ten years of age, who shows to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school during the whole time for which the school shall be opened as aforesaid; but every such child is required to attend school for at least ten hours in every week in which the school is opened as aforesaid; and in computing for the purpose of this section, the time during which the child has attended any school, there shall not be included any time which such child has attended either—
 - (a.) In excess of three hours at any one time, or in excess of five hours in any one day,
 - (b.) On Sundays.
- 5. Provided always, that if and whenever Byelaws 3 and 4, or either of them, shall be contrary to or inconsistent with the regulations affecting any child subject thereto contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regulations.
- 6. In addition to the reasonable excuses for the non-attendance of a child at school, mentioned in the Act, viz.:—
 - (1.) That the child is under efficient instruction in some other manner.
 - (2.) That the child has been prevented from attending school by sickness or any unavoidable cause; it shall be
 - (3.) A reasonable excuse for his non-attendance that there is no Public Elementary School open which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 7. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding 5s., including costs, for each offence.

Sealed with the Common Seal of the School Board for the United School District of Bungay, this 25th day of June, 1875.

Charles Childs, Chairman.

W. Thos. Hartcup, Clerk.



A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Worcester, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers

conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the third of June, one thousand eight hundred and seventy-five, numbered 471:

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

Edmund Harrison.

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

THE ELEMENTARY EDUCATION ACTS, 1870 and 1873.

City of Worcester.

BYE-LAWS OF THE WORCESTER SCHOOL BOARD.

WHEREAS, by the 74th section of the Elementary Education Act, 1870, it was enacted that every School Board may from time to time, with the approval of the Education Department, make Bye-laws.

And whereas, in pursuance of a requisition sent by the Educational Department to the Mayor of the borough of Worcester, a School Board for the district of the said city was duly elected on the 31st day of January, 1871.

Now, at a Meeting of the School Board of the said city of Worcester, held in the said city of Worcester, on Thursday, June 3rd, 1875, at which Meeting a quorum of the Members are present, the said Board do hereby, in pursuance of the aforesaid powers, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

- 1. The parent of every child not less than five nor more than thirteen years of age residing within the municipal boundary of the city of Worcester shall, in default of reasonable excuse, cause such child to attend a Public Elementary School.
- 2. The word "Parent" in the foregoing byelaw includes guardian, and every person who is liable to maintain, or has the actual custody of any child.

3. Any of the following reasons shall be a

reasonable excuse:-

- (a.) That the child is under efficient instruction in some other manner.
- (b.) That the child has been prevented from attending school by sickness or any unavoidable cause.
- (c.) That there is no Public Elementary School which the child can attend within two miles, measured according to the nearest road, from the residence of such child.
- 4. The time during which every child shall attend school shall be the whole time during which the school is open for the instruction of children of similar age, subject to the following provisoes:

(a.) The child may be withdrawn from school during the time in which any religious observance is practised, or instruction in religious subjects is given.

(o.) No child shall be required to attend school on any day exclusively set apart for religious observance by the religious body to which the parent belongs.

- (c.) This Bye-law shall not apply to any child in any way contrary to anything contained in any Act for regulating the education of children employed in labour.
- 5. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age, has reached such a standard of education as would enable it pass in the fifth standard of education set out in the New Code of the Education Department of 1875, such child shall be exempt from the obligation to attend school; and any such child who has been so certified to have reached such a standard of education as would enable it to pass in the fourth standard of education set out in the said Code, shall be exempt from the obligation to attend school more than ten hours in any one week.

6. Any person committing a breach of any of these Bye-laws shall be subject to a penalty not exceeding two shillings and sixpence, provided that no penalty shall exceed such amount as, with the costs, will amount to five shillings for each offence.

7. All Bye-laws heretofore made by the said School Board are hereby wholly revoked as from the day hereinafter specified in Bye-law 8.

8. These Bye-laws shall take effect from the day on which the same shall be sanctioned by Her Majesty's Order in Council.



G. W. Hastings, Chairman.

F. Marcus, Clerk.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Canterbury, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the thirty-first of May, one thousand eight hundred and seventy-five, numbered 472:

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

Edmund Harrison.

Bye-Laws referred to in the foregoing Order.
No. CDLXXII.

THE ELEMENTARY EDUCATION ACT, 1870.

Canterbury School Board.

BYE-LAWS

(Under the 74th Section of the Elementary Education Act, 1870.)

Definition of Terms.

In these Bye-laws, all words importing the masculine gender shall be deemed and taken to

include females, and the singular to include the plural, and the plural the singular, unless the contrary as to gender or number is expressly provided.

The word "parent" includes guardian, and every person who is liable to maintain or has the actual custody of any child.

The definition of other terms contained in the Elementary Education Act, 1870, shall be deemed and taken to apply to these Bye-laws.

- 1. All Bye-laws heretofore made by the Canterbury School Board are hereby wholly revoked as from the day hereinafter specified in Bye-law 7.
- 2. The parent of every child not less than five nor more than thirteen years of age, residing within the municipal boundary of the city and borough of Canterbury, shall, in default of reasonable excuse, cause such child to attend school.

Any of the following reasons shall be a reasonable excuse:—

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

(b.) That the child has been prevented from attending school by sickness or any unavoidable cause, or any cause which to the Board shall seem satisfactory.

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

3. The time during which every child shall attend school shall be the whole time during which the school is open for the instruction of children of similar age.

Provided that nothing contained in these Byelaws shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs, or shall require any child to attend school if such requirement would be contrary to anything contained in any Act for regulating the education of children employed in labour.

- 4. In case one of Her Majesty's Inspectors of Schools shall certify that any child has reached the fifth standard of education set out in the New Code of Regulations of the Education Department, 1871, such child shall be exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education set out in the said Code shall be exempt from the obligation to attend school more than fifteen hours in any one week
- 5. The School Board may, by order for any period not exceeding six calendar months, pay or remit the whole or any part of the school fees payable at any Public Elementary School by any child resident in their district whose parent may satisfy them that he is unable from poverty to pay the same, but no such payment shall be made or refused on condition of the child attending any Public Elementary School other than such as may be selected by the parent; such order may from time to time be renewed for a period not exceeding six calendar months at any one time, on the parent again satisfying the Board that he is unable from poverty to pay such school fees.

poverty to pay such school fees.

Provided always that no such school fees shall be paid or remitted in the case of any parent who is in receipt of permanent relief from any Board of Guardians.

Provided also that no such school fees shall be paid or remitted where such parent shall be an able-bodied person, except in some or one of the | whereof is hereunto annexed) into consideration following cases, viz. :-

(a.) Where such parent shall be unable to pay such school fees on account of any sickness, accident, or bodily or mental infirmity, affecting such parent, or his wife, or children.

(b.) Where such parent shall be a widow, or woman deserted by her husband, or compelled to live separate from him on account of his cruelty or adultery, or shall be a woman earning her own living within the meaning of the first section of the Married Woman's Property Act, 1870, or who may have obtained a protection order under statute 20 and 21 Vic, c. 85, or any Act amending the same, or shall be a woman whose husband is confined in any prison, gaol, or place of safe custody.

(c.) Where the person who is liable to maintain, or has the actual custody of any child, herein, and in the Elementary Education Act, 1870, called the parent, is not the father or mother

of such child.

Provided, nevertheless, that if any case shall arise not hereinbefore provided for, in which the said School Board shall consider it advisable to pay or remit such school fees, they may make an order for such payment or remission, to be in force for a period not exceeding one calendar month only, instead of six calendar months, with power from time to time to renew such order for a further period, not exceeding one calendar month at any one time, on the parent again satisfying the Board that he is unable from poverty to pay such school fees; but in any case in which such order is made under this proviso, the reason for making the same shall be expressly entered in the minute book, or order book of the Board.

6. Any person committing a breach of any of these Bye-laws shall, for each offence, be subject to a penalty not exceeding two shillings and sixpence, provided that no penalty shall exceed such amount as with the costs will amount to five shillings for

each offence.

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

Sealed with the Corporate Common Seal of the School Board of the city and borough of Canter-

bury, this 31st day of May, 1875.

George Furby, Chairman. Sealed in the presence of Jas. J. Lancaster, Clerk.



T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Briton VV Ferry, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-ninth of April, one thousand eight hundred and seventy-five, numbered

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

is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Edmund Harrison.

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

THE ELEMENTARY EDUCATION ACT, 1870.

Parish of Briton Ferry.

BYE-LAWS OF THE BRITON FERRY SCHOOL BOARD.

WHEREAS in pursuance of a requisition sent by the Education Department to Howel Cuthbertson, Esq., the Returning Officer for the parish of Briton Ferry, in the county of Glamorgan, a School Board for the district of the said parish was duly elected on the 27th day of April, 1871.

Now at a Meeting of the School Board of the said parish of Briton Ferry, held at the Local Board Room in the said parish of Briton Ferry, on Thursday, the 29th of April, 1875, at which meeting a quorum of the members of such Board are present, the said Board do hereby in pursuance of the powers given to them by the Elementary Education Act, 1870, and subject to the approval of the Education Department make and ordain the following Bye-laws: -

I. The term "Education Department" mean the Lords of the Committee of the Privy Council

on Education.

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

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

parish of Briton Ferry.

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

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

and is residing within the parish.

II. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of of age, nor more than thirteen years of age, residing within the said parish, shall cause such child to attend school unless there is some reasonable excuse. Any of the following reasons shall be a reasonable excuse namely:

(1) That the child is under efficient instruction

in some other manner.

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

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

III. The time during which every child shall attend school shall be the whole time for which the school is open for the instruction of children of similar age; but no child shall be required

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

(b.) To attend school on any day fixed for the examination of the scholars therein in respect

of religious subjects.

V. Nothing in the present Bye-laws—

(1) Shall prevent the withdrawal of any child from any religious observance or instruction in religious observance or instruction in religious subjects.

(2) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his

parent belongs; or

(3) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

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

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

(a.) For any child under eight years of age, 2d.

ner week.

(b.) For any child exceeding eight years and under ten, 3d. per week.

(c.) For any child exceeding ten years of age, 4d. per week.

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

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

Signed by the Chairman on behalf of the Board, this 29th day of April, 1875.

Gwyn Lewis, Chairman.

John Ceredig Williams, Clerk.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Elstow, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-fifth of September, one thousand eight hundred and seventy-four, numbered 474:

No. 24262.

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXIV.

THE ELEMENTARY EDUCATION ACTS. 1870 AND 1873.

Parish of Elstow.

BYE-LAWS OF THE ELSTOW SCHOOL BOARD.

1. THE parent of every child of not less than five nor more than twelve years of age is required to cause such child to attend school unless there be some reasonable excuse for non-attendance.

Definition of reasonable Excuses for non-Attendance.

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

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

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

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

Determination of Times of Attendance at School.

The school hours daily, except Saturdays, shall be five; namely three in the morning and two in the afternoon. But the Board may, from time to time, in any special case, grant exemption from attendance for some definite portion of the school hours.

Proviso for Total or Partial Exemption, if a Child has reached a certain Standard.

3. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and twelve years of age has reached the fifth standard of education mentioned in the Code of Regulations of the Education Department, made on the 20th day of March, 1874, such child shall be totally exempt from the obligation to attend school. Any such child who has been so certified. to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than twelve and a half hours in any one week.

4. Provided always that nothing contained in these Bye-laws shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs, or shall be of any force or effect in so far as it is contrary to anything contained in any Act for regulating the education of children employed in labour.

Penalty for Breach of Bye-laws.

5. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for required to cause such child to attend school, each offence.

m witness, whereof, we the School Board for the parish of Elstow, have hereunto set our Common Seal this 25th day of September, 1874.

New Year Sealed in the presence of



Turner A. Macan, Chairman. Mark Sharman, Clerk.

The Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Colebrooke, appointed under "The Elementary Education: Act, 1870, have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-fourth of June, one thousand eight hundred and seventy-five, numbered 475:

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

beer levison signing to the Edmund Harrison. the residence of such child.

ABjelans referred to in the foregoing Order

Party and Party of The Party Survey of the Party of the P THE CLEMENTARY EDUCATION ACT, soluques that essential to the control of the contr BOARD.

An a Meeting of the School Board for Colebrooke, in the county of Devon, duly convened and held at the old School Room there, on Thursday, the 24th day of Dune; 1875, at which meeting a dhoftim of the Members of the Board are present the said Board and Mereby, in pursuance of the powers given to them by the Elementary Educa-tion Act, 1870 and subject to the approval of the Editish of the Committee of the Privy Council on Effication, Make land ordain the following Bye-

nom these Bye-laws the term School means either a Public Elementary School, or any other school at which efficient elementary instruction is given.

given. The term a Public Elementary School" means a school of department of a school at which elementary education is the principal part of the similarity education and at which the ordinary payments in respect of instruction do not exceed nine perceiper week, and which is conducted in accordance with the regulations contained in the 7th Section of the Elementary Education Act;

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

the School Board for Colebrooke.

II. The parent of every child residing in the district of the said Board and not less than five years, nor more than thirteen years of age is

unless there be some reasonable excuse for non-

III. Except as hereinafter provided the time during which every such child is required to attend school is the whole time for which the school selected shall be opened for the instruction of children, not being less than twenty-five hours a week, except on Sundays; and except also that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs.

IV. (1.) A child, not less than ten years of age, who has obtained from one of Her Majesty's Inspectors of Schools a certificate that he or she has reached a standard equivalent to the fourth standard of the Code of the Education Department for the time being in force, shall be altogether exempt from obligation to attend school.

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

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

(b.) On Sundays.(3.) A boy of not less than ten years of age, who shows to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school upon producing to the Board a certificate from the master of the school that such boy has completed one hundred attendances at school since the first day of November, or the first day of May, whichever day shall last have happened previous to the date of such certificate, and such exemption shall continue until the first day of May, or the first day of November, whichever shall first follow the date of such certificate and no longer.

· VroProvided always, that if and whenever Byelaws 3 and 4, or either of them, shall be contrary to, or inconsistent with, the regulations affecting any child subject thereto, contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent; as they are consistent with the said regu-

VI. Incaddition to the reasonable excuse for the non-attendance of a child at school, mentioned in the Act, namely

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

(2.) That the child has been prevented from attending school by sickness, or any unavoidable cause. It shall be a reasonable excuse for his non-attendance.

(3.) That there is no Public Elementary School open in which such child can attend within three miles measured-according to the nearest road from the residence of such child.

VII. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings including costs for each offence.

VIII. If any parent whose child is or has been attending any school, or who has been required under these Bye-laws to cause his child to attend school, shall satisfy the Board that he is unable from poverty to pay the whole or some part of the school fees of such child, the Board will, at schools provided by the Board, remit the whole of the fees, or such part thereof, as in the opinion of the Board the parent is unable to pay, for such renewable period, not exceeding six calendar months as shall be from time to time fixed by the Board.

In witness, we, the School Board for Colebrooke, hereunder set our Common Seal.

This 24th day of June, 1875, sealed in the presence of —



Thomas Drosier, Chairman.

John Willcocks, Clerk of the Colebrooke School Board.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of the United District of Smeaton and Hornby, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixth of May, one thousand eight hundred and seventy-five, numbered 476:

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

Edmund Harrison.

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

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE UNITED DISTRICT OF SMEATON AND HORNBY.

Ar a Meeting of the School Board for the United District of Smeaton and Hornby, held at the Board School at Great Smeaton, on the 6th day of May, 1875, at which Meeting a quorum of the Board are present, the said Board do hereby, in pursuance of the powers to them given by the Elementary Education Act, 1870, and subject to the approval of the Lords of the Privy Council on Education, make and ordain the following Byelaws:—

Definition of Terms.

1. In these Bye-laws the term "Parent" includes guardian and every other person who is liable to maintain or has the actual custody of any child. The term "School" means either a Public Elementry School, or any other school at which efficient elementary instruction is given. The term "Board" or "School Board" means the School Board for the United District of Smeaton and Hornby.

2. The parent of every child of not less than five years, nor more than thirteen years of age, residing within the district, is required to cause such child to attend school, unless there be some reasonable excuse for non-attendance.

3. Subject to the provisions of the Elementary Education Act, 1870 and 1873, the time which every such child is required to attend school is the whole time the school shall be opened for the instruction of children, not being less than twenty-five hours per week. No child shall be required to attend school on Sunday, Christmas Day, Good Friday, or on any day set apart for a Public Fast or Thanksgiving, or on Saturday.

or Thanksgiving, or on Saturday.

4. A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors a certificate that he or she has reached a standard equivalent to the fourth standard of the Government New Code, 1875, shall be altogether exempt from obligation to attend school.

5. A child shall not be required to attend school:—

(1.) If such child is under efficient instruction in some other manner, or

(2.) If such child has been prevented from attending school from sickness or any unavoidable cause, or

(3.) If there be no Public Elementary School which such child can attend within three miles, measured according to the nearest road, from the residence of such child.

6. Nothing in the present Bye-laws

(1.) Shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects:

(2.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs, or

(3.) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children

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

8. Every parent who shall not observe or shall violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence

9. These Bye-laws shall take effect from and after the date on which the same shall have been sanctioned by Her Majesty by Order in Council.

Sealed with the Common Seal of the Board of the United District of Smeaton and Hornby, this 6th day of May, 1875.

S. Tennison Mosse, Chairman.

John Park, Clerk.



A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Burgh-by-Sands, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy- the day fixed by Her Majesty's Inspector for fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the fifth of June, one thousand eight hundred and seventy-five, numbered 477.

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

Edmund Harrison.

Bye-Laws referred to in the foregoing Order.

No. CDLXXVII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE BURGH-BY-SANDS SCHOOL BOARD.

1. THE words hereinafter used, where not specially defined in these Bye-laws, are to be defined by the meaning given to them in the Elementary Education Act, 1870.

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

the School Board for Burgh-by-Sands.

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

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

" Males," includes Any term implying " Females."

2. The parent of every child residing within the Burgh-by-Sands School Board District shall cause such child, not being less than five years of age, nor more than thirteen years of age, to attend a Public Elementary School, unless there be a reasonable excuse for non-attendance; and the following shall be deemed reasonable excuses, namely :

(a.) That such child is under efficient instruction

in some other manner.

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

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

(d.) That such child having attained the age of ten years, has reached a standard of education which would enable it to pass a public examination according to the fifth standard of the Government Code of February, 1871, and has obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools.

(e.) Any child who has been so certified to have passed a public examination according to the third standard of the Code of February, 1871, shall be exempt from the obligation to attend school more than one-half of the meetings of the school in any one fortnight.

3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children

holding the annual inspection and examination, provided that no child shall be required:

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

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

4. Nothing in the present Bye-laws -

1. Shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects:

2. Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs: or

3. Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of

children employed in labour.

5. Every parent who shall neglect or not observe these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence.

Adopted and sealed with the Corporate Common Scal of the Board, this 5th day of June, 1875.

Sam. Blaylock, Chairman.

Studholme Cartmell, Clerk.



T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Woolvercott, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education . Department, made certain Bye-laws, bearing date the fourteenth of August, one thousand eight hundred and seventy-five, numbered 478.

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

. Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXVIII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE WOOLVERCOTT SCHOOL BOARD.

1. THE parent of every child, not being less than five nor more than twelve years of age, residing within the district of the Woolvercott of a similar age or standard of education, including School Board, shall, unless there be some reasonable excuse, cause such child to attend school during the whole time for which the school selected by the parent is open.

2. The following shall be deemed reasonable

excuses :-

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

- (b.) That the child has been prevented from attending school by sickness or some unavoidable cause.
- (c.) That the child, having attained the age of ten years, has been certified by one of Her Majesty's Inspectors of Schools to have reached such a standard of education as would enable it to pass a public examination according to the fourth standard of the Government Code of 1874.
- (d.) That there is no Public Elementary School open which the child can attend within a mile and a half, measured according to the nearest road, from the residence of such child.
- 3. Nothing in the present Bye-laws-

(1.) Shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects:

(2.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which the parent belongs: or,

(3.) Shall have any force or effect in so far as it may be contrary to anything contained in any act for regulating the education of children employed in labour.

4. If the parent of any child satisfies the School Board that the reason that the child does not attend school is that such parent is unable from poverty to pay the school fees of such child, the School Board will, at schools provided by the Board, remit the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period to be fixed by the Board, not exceeding six calendar months.

5. Every parent who shall not observe, or shall neglect or violate any of these Bye-laws, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each

offence.

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

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



Robert J. Wilson,
Chairman.
William Esson,
Clerk.

14th August, 1875.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Okehampton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section

of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the tenth of July, one thousand eight hundred and seventy-five, numbered 479:

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

Edmund Harrison.

Byé-Laws referred to in the foregoing Order.

No. CDLXXIX.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE DISTRICT OF THE PARISH OF OKEHAMPTON, IN THE COUNTY OF DEVON.

Ar a Meeting of the School Board of the parish of Okehampton, in the county of Devon, held at the Clerk's Office, in Okehampton aforesaid, on Saturday, the 10th day of July, 1875, the said Board do hereby, in pursuance of the power vested in them under the Elementary Education Act, 1870, and subject to the approval of the Education Department, make the following Byelaws:—

1.—The term "Parish" means a place for which for the time being a separate poor rate is or can be made.

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

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

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

actual custody of any child.

2.—Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years nor more than thirteen years of age, residing within the District of the School Board, shall cause such child to attend school unless there be some reasonable excuse for non-attendance.

3.—The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of

children of similar age.

4.—Nothing in the present Bye-laws—

(1.) Shall prevent the withdrawal of any child from any religious observance, or inspection or examination in religious subjects.

(2.) Shall require any child to attend school on Saturday, Sunday, Christmas Day, Good Friday, or on any day exclusively set apart for religious observance by the religious body to which his parent belongs; or

(3.) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of

... children employed in labour.

5.—If one of Her Majesty's Inspectors shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the Code of Regulations of the Education Department, made on the 26th day of February, 1875, such child shall be totally

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

6.—A child shall not be required to attend

school:

- (a.) If such child is under efficient instruction in some other manner.
- (b.) If such child has been prevented from attending school by sickness or an unavoidable cause.
- (c.) If there is no Public Elementary School open which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 7.—Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence.

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

Sealed with the Corporated Common Seal of the School Board of the said parish of Okehampton, this 10th day of July, 1875.

C. W. H. Holley,
Presiding Chairman.
Sealed in the presence of—
Rbt. Fulford, Clerk.



A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Mexborough, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventh of July, one thousand eight hundred and seventy-five, numbered 480:

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

Edmund Harrison.

Bye-Laws referred to in the foregoing Order.

No. CDLXXX.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE MEXBOROUGH SCHOOL BOARD.

(Under the 74th Section of the Elementary Education Act, 1870.)

Adopted at a Meeting of the School Board for the district of the Parish of Mexborough, held at the National School Room, on Wednesday, the 7th day of July, 1875. Parents shall cause Children between five and thirteen years of Age to attend School.

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

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

Reasonable Excuses for non-Attendance.

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

Exemption of Children who have reached a Certain Standard.

Provided that if any child having attained the age of ten years shall be certified by one of Her Majesty's Inspectors of Schools to have reached such a standard of education as would enable it to pass a public examination in the fifth standard of the New Code of Regulations of the Education Department, dated the 5th day of April, 1875, such child shall be totally exempt from the obligation to attend school.

Children who have passed Fourth Standard may Attend Half-time.

Provided also, that if any child, having attained the age of ten years, shall be certified as aforesaid to have passed an examination in the fourth standard of the said new Code, such child shall be exempt from the obligation to attend school more than one-half of the meetings in any one week.

As to Time of Attendance.

2. The time during which children subject to these Bye-laws shall attend school shall be the whole time during which the school shall be open for the instruction of children of the same sex, age, and class, except in the case of those who are exempt from attending full-time under Bye-law No. 1; provided:—

Withdrawal of Children from Religious Observances and Teachings.

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

(b.) That no child be required to attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

- (c.) That no child be required to attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.
- (d.) That no child be required to attend school on any day fixed for the inspection of the school, or the examination of the scholars therein in respect of religious subjects.
- 3. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

Penalty for Breach of Bye-laws. No Penalty, with Costs, to exceed 5s.

4. Any parent who shall, without some reasonable excuse, neglect to cause any child to attend a school as required by Bye-law No. 1; or who shall neglect to cause any child to attend a school during the time required by Bye-law No. 2 shall, for every such offence, be subject to a penalty not exceeding two shillings and sixpence. Provided always that no penalty imposed for the breach of any Bye-law shall exceed such a sum as, with the costs, will amount to five shillings for each offence

Remission or Payment of Fees on account of Poverty.

5. When the parent of a child resident within the district shall satisfy the Board that he or she is unable from poverty to pay the whole or some part of the school fees for such child, the Board, in the case of a school provided by the Board, shall remit, and in the case of any other Public Elementary School, shall pay for a renewable period, to be fixed by the Board, not exceeding six calendar months, the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, provided that the amount hereby undertaken to be paid by the Board shall in no case exceed the fee for such a child according to the scale adopted for the time being in the schools of the Board; provided also that no such payment shall be made or refused on condition of the child attending any Public Elementary School other than such as may be selected by the parent.

Interpretation of Terms.

6. In these Bye-laws the term "Education Department" means the Lords of the Committee of the Privy Council on Education.

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

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

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

defined by the Elementary Education Act, 1870. The term "parent" includes guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the lawful father is living with the mother, and is residing within the parish of Mexborough.

Sealed with the Common Seal of the School Board for the parish of Mexborough, this 7th day of July, 1875.



Henry Bolsover, Chairman.

William P. Holmes, Clerk of the Board.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Hemel. Hempstead, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws,

bearing date the first of July, one thousand eight hundred and seventy-five, numbered 481:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXXI.

THE ELEMENTARY EDUCATION ACT, 1870.

· Parish of Hemel Hempstead.

BYE-LAWS OF THE HEMEL HEMPSTEAD SCHOOL BOARD.

Whereas, in pursuance of a requisition from the Education Department to the Clerk of the Hemel Hempstead Union, in the county of Hertford, a School Board for the district of the said parish was duly elected on the 5th day of January, 1875.

And whereas, by the Elementary Education Act, 1870, power is given to the School Boards to enact Bye-laws, subject to the approval of the Education Department. Now, therefore, at a Meeting of the said Board, held at the Vestry Hall, in Hemel Hempstead aforesaid, on the 1st day of July, 1875, at which said meeting a quorum of such Board is present, the said Board do hereby enact the following Bye-laws:—

1. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age nor more than thirteen years of age, residing within the district of the said School Board, shall cause such child (unless there is some reasonable excuse), to attend school; any of the following reasons shall be a reasonable excuse, viz.:—

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

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

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

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

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

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

(c.) To attend school on any day fixed for the inspection of the school, or the examination of the scholars therein, in respect of religious subjects. 3. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fourth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 20th day of March, 1874, such child shall be totally exempt from the obligation to attend school.

4. Provided always, that if and whenever the present Bye-laws, or any of them, shall be contrary to, or inconsistent with, the regulations affecting any child subject thereto, contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the

said regulations.

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

6. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and six pence; but no penalty imposed for any such breach shall exceed such a sum as, with the costs, will amount to five shillings for each offence.

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

by Order in Council.

Sealed with the Common Seal of the School Board for the Parish of Hemel Hempstead this 1st day of July, 1875.

Jas. Baldwyn Pugh, Chairman.

Henry Day, Clerk.



AT the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W7 HEREAS the School Board of the United District of Holme-on-Spalding-Moor, Foggathorpe, and Harswell, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-eighth of May, one thousand eight hundred and seventy-five, numbered 482:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXXII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE UNITED DISTRICT OF HOLME-ON - SPALDING - MOOR, FOGGATHORPE, AND-HARSWELL SCHOOL BOARD.

At a Meeting of the School Board for the United District of Holme-on-Spalding-Moor, Foggathorpe, and Harswell, in the county of York, holden at the Board Room, in Holme-on-Spalding-Moor, on the 28th day of May, 1875, the said Board, in pursuance of the powers of the Elementary Education Act, 1870, and subject to the approval of the Education Department, hereby make and ordain the following Bye-laws:—

BYE-LAWS.

I.—The parent of every child not less than six years of age nor more than twelve years of age, residing within the said United District, shall cause such child to attend school.

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

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

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

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

subjects.

III.—In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and twelve years of age has reached the fourth standard of education mentioned in the New Code of Regulations of the Education Department made in 1874, such child shall be totally exempt

from the obligation to attend school.

A child of not less than ten years of age, who shows to the satisfaction of the Board that he or she is beneficially and necessarily at work, shall be exempt from the obligation to attend school during the whole time for which the school shall be open as aforesaid, but every such child is required to attend school for at least ten hours in every week in which the said school is opened as aforesaid, and in computing for the purpose of this section the time during which the child shall have attended school, there shall not be included any time during which such child has attended either—

(a.) In excess of three hours at any one time, or in excess of five hours on any one day, or—

(b.) On Sundays.

IV.—A child shall not be required to attend school—

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

A child of not less than ten years of age, who shows to the satisfaction of the Board that he or she is beneficially and necessarily at work, shall be exempt from the obligation to attend school, upon producing to the Board a certificate from the master of the school that such child has completed 150 attendances at school within twelve months from the date of such certificate, such exemption shall continue for twelve months after the date of the first attendance.

V.—Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

VI.—If the parent of any child satisfies the School Board that the reason that his or her child does not attend school is that he or she is unable from poverty to pay the the school fees of such child, the School Board will remit at their own schools, or (in the case of any child residing in the district of the School Board) pay at any other Public Elementary School, the whole or such part of the school fees as, in the epinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees to be remitted or paid shall not exceed the ordinary payment at the school selected by the parent.

VII.—Every parent who shall not observe or shall neglect or violate these Bye-laws, or any of them shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence.

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



Henry Stourton, Chairman.

Henry Green, Clerk.

Date-28th May, 1875.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Hanslope' appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the thirteenth of August, one thousand eight hundred and seventy-five, numbered 483:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. ODLXXXIII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE HANSLOPE SCHOOL BOARD.

Know all men by these presents that-

At a Meeting of the School Board for Hanslope, duly convened and held at the Board Room, on Thursday, the 13th day of May, 1875, at which Meeting a quorum of the Board are present, the said Board do hereby, in pursuance of the powers to them given by the Elementary Education Act, 1870, and subject to the approval of the Lords of the Privy Council, make the following Byelaws:—

1. All Bye-laws heretofore made by this Board under Section 74 of the said Act, are hereby wholly revoked.

2. In the following Bye-laws:-

The term "School" means either a Public Elementary School, or any other school at which efficient elementary instruction is given.

The term "Public Elementary School" means a school or department of a school at which elementary education is the principal part of the education given, and at which the ordinary payments do not exceed nine pence a week, and which is conducted in accordance with the regulations contained in the 7th section of the Elementary Education Act, 1870.

The term "Board" or "School Board" means

the School Board for Hanslope.

The word "Parent" means a parent as defined by the Elementary Education Act, 1870.

Words in the singular include words in the plural number, and words of the masculine include those of the feminine gender.

3. The parent of every child of not less than five, nor more than twelve years of age, residing within the parish of Hanslope, is required to cause such child to attend school, unless there is some reasonable excuse for non-attendance.

4. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the time during which every such child is required to attend school is the whole time for which the school selected shall be open.

5. Provided that no boy between ten and twelve years of age shall be required to attend school so long as he is actually at work, by virtue of a certificate issued in accordance with the provisions of the Agricultural Children Act, 1873; and that no girl of a similar age shall be required to make more than one attendance daily, either in the morning or in the afternoon, during the time the school selected shall be open, so long as she is to the satisfaction of the Board beneficially and necessarily at work.

6. Provided also that nothing contained in these Bye-laws shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on Sundays, or any day exclusively set apart for religious observance by the religious body to which his parent belongs, and that no requirement herein contained shall be held or construed to apply to any child employed in labour and receiving instruction in conformity with the provisions of the Factory Acts, or of the Workshops Regulation Act, 1867, or shall be of any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

7. Provided also that no child between ten and twelve years of age, who shall be certified by on?

of H.M. Inspectors as having reached a standard of education equivalent to the fourth standard of the Code of 1875, shall be required to attend school.

8. No parent shall be required to cause his child to attend school:—

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

- (b.) If such child has been prevented from attending school by sickness or any unavoidable cause.
- (c.) If there is no Public Elementary School which such child, being under six years of age, can attend within half-a-mile; or being over six years of age can attend within two miles; the distances in either case being measured according to the nearest road from the residence of such child.

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

In witness whereof, we, the School Board of Hanslope, have set our Common Seal this 13th day of August, 1875.

R. Walpole, Chairman.



A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of the United District of East and West Teignmouth, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing data the sixth of July, one thousand eight hundred and seventy-five, numbered 484:

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

Edmund Horrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXXIV.

THE ELEMENTARY EDUCATION ACT, 1870.

Parishes of East and West Teignmouth (United District).

BYE-LAWS OF THE EAST AND WEST TEIGNMOUTH SCHOOL BOARD (UNITED DISTRICT).

AT a Meeting of the School Board for the United District of East and West Teignmouth, holden on the 6th day of July, 1875, the said Board, in pursuance of the powers of the Elementary Education Act, 1870, and subject to the

approval of the Education Department, hereby make and ordain the following Bye-laws:-

1.—The parent of every child not less than five years of age nor more than thirteen years of age, residing within the district of the said School Board, shall cause such children to attend school.

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

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

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

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

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

- 3.—In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education, mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school, and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code shall be exempt from the obligation to attend school more than ten hours in any one week.
- 4.—A child shall not be required to attend school—
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child has been prevented from attending school by sickness or any unavoidable cause.
 - (c.) If there be no Public Elementary School which such child can attend within two miles, measured according to the nearest road, from the residence of such child.

5.—Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

6.—If the parent of any child residing in the district of the Board satisfies the School Board that the reason that his or her child does not attend school is that he or she is unable from poverty to pay the school fees of such child, the School Board will, at schools provided by the Board, remit, and at other Public Elementary Schools, pay, the whole or such part of the school fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees to be remitted or paid shall not exceed the ordinary payment at the school selected by the parent.

7.—Every parent who shall not observe or shall neglect or violate these Bye-laws or any of them,

shall, upon conviction, be liable to a penalty not | and includes a Free School, but not an Industrial exceeding five shillings, including costs, for each

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

> W. Laidlay, Chairman. W. R. Hall Jordan, Clerk to the said School Board.



July 6th, 1875.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS the School Board of Lough-VV borough, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventyfourth section of that Act, with the approval of the Education Department, made certain Byelaws, bearing date the twenty-seventh of July, one thousand eight hundred and seventy-five, numbered 485:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXXV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE LOUGHBOROUGH SCHOOL BOARD.

THE School Board for the parish of Loughborough, at a Meeting held at their Office, in the said parish, on the 27th day of July, 1875, in pursuance of the powers to them given by the Elementary Education Act, 1870, and subject to the approval of the Education Department, do hereby make and enact the following Bye-laws:-

Interpretation of Terms.

1.—In these Bye-laws :-

The term "Loughborough" means the parish of Loughborough.

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

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

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

The terms implying Males include Females,

except where otherwise defined.

The term "School," or "Public Elementary School, as Public Elementary School, as defined by the Elementary Education Act, 1870, I child from any religious observance, or instruction

School.

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

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

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

Reasonable Excuses.

Any of the following shall be considered to be reasonable excuses:

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

(d.)—That the child is employed in labour, and receiving instruction in conformity with any Act of Parliament for regulating the education

of children employed in labour.

(e.)—That the child, having attained the age of ten years, has reached such a standard of education as would enable it to pass a public examination according to the fourth standard of the New Code of Regulations of the Education Department of 1875, and has obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools.

(f.)-That the child, having attained the age of ten years, and being an orphan, or the child of a widow, has passed a public examination according to the third standard of the said Code, and has obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools.

The Board retains the power to exempt a child from attendance at school for such renewable period, not exceeding three months, as they may think fit, if illness in the family or other urgent reason shall be proved to the satisfaction of the Board to exist.

Remission of School Fees in Cases of Poverty.

3.—If the parent of any child satisfies the School Board that he or she is unable, from poverty, to pay the school fees of such child, the School Board, in the case of a school provided by the Board, will remit the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, such period not exceeding six calendar months.

Child to attend whole Time of ordinary Instruction, except Religious Instruction, and on certain Holidays.

4.—Except as aforesaid, the time during which every child shall attend school shall be the whole time in which the ordinary instruction of the school is given; provided that nothing herein contained shall prevent the withdrawal of any in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which the parent of such child belongs, or shall require the attendance at school of any child on such days as are set apart by the Managers of the School for inspection in religious subjects, or on any of the following days, namely: On Sunday, Christmas Day, Good Friday, or any day set apart for a Public Fast or Thanksgiving, or general holiday, or on Saturday, after twelve o'clock at noon.

5.—Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

Penalty for Breach of Bye-laws.

6.—Any person committing a breach of these Bye-laws, or of any of them, shall be subject to a penalty not exceeding 2s. 6d. for the first offence, and for any subsequent offence not exceeding 5s. provided always, that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence, and provided that no penalty shall exceed such sum as with costs shall amount to 5s. for each offence.

Bye-Laws to take effect.

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

Sealed with the Common Corporate Seal of the School Board of Loughborough, at a Meeting of the said Board, held the day and year first above written.

Henry Godkins, Chairman.

John Jarratt, Clerk.



A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's A ost Excellent Majesty in Council.

HEREAS the School Board of Saltash, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twelfth of January, one thousand eight hundred and seventy-two, numbered 486:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXXVI.

THE ELEMENTARY EDUCATION ACT, 1870.

Bye-Laws of the Saltash School Board.

Recital of Election of School Board.

WHEREAS, in pursuance of a requisition sent by the Education Department to the Clerk of the Saint Germans Union, of which the parish of Saltash, in the county of Cornwall, forms part, a School Board for the district of the said parish was duly elected on the 30th day of June, 1871.

Now, at a Meeting of the School Board of the said parish of Saltash, held in the Guildhall, in the parish of Saltash, on Friday, the 12th day of January, 1872, at which meeting a quorum of the members of such Board are present, the said Board do hereby in pursuance of the aforesaid powers, and subject to the approval of the Education Department, make and ordain the following Byelaws:

Interpretation of Terms.

1.—In these Bye-laws—

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

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

The term "Parish of Saltash" or "Parish" means the corporate borough of Saltash, and includes any future enlargement or extension of such corporate borough.

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

Terms importing males include females.

The term "School" or "Public Elementary School" means a school or department of a school at which elementary education is the principal part of the education given, and at which the ordinary payments in respect of instruction do not exceed nine pence a week, and which is conducted in accordance with the regulations contained in the 7th section of the Elementary Education Act, 1870.

The term "School Managers" means a body of managers appointed by the Board, pursuant to the 15th section of the said Act.

The term "Officer" means an officer appointed by the Board, pursuant to the 36th section of the said Act.

The term "Parent" includes guardian and every person who is liable to maintain, or has the actual custody of any child, and shall include the mother of a child when the father is at sea, or is not residing within the parish, or is under legal disability.

Requiring Parents to cause Children to attend School.

2.—Subject to the provisions of the Elementary Education Act, 1870, and of the Bye-laws of the Board for the time being, the parent of every child not less than five years of age, nor more than thirteen years of age, residing within the parish, shall cause such child to attend a school.

Determining Time during which Children shall attend School.

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

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

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

subjects.

Provided also, that any requirement herein contained shall not be held or construed to apply to any child employed in labour, and receiving instruction in conformity with the provisions of any Act of Parliament for the time being in force for regulating the education of children employed in labour.

Providing for Total or Partial Exemption from Attendance if Child has reached certain Standard.

4.—In case one of Her Majesty's Inspectors shall certify that any child between ten and thirteen years of age has reached the fifth standard of education specified in the New Code (1871) of Regulations of the Education Department, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education specified in the said Code, shall be exempt from the obligation to attend school more than fifteen hours in any one week.

Specifying Reasonable Grounds for Non-Attendance.

- 5.—A child shall not be required to attend school:
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child is prevented from attending school by sickness, or any other unavoidable cause; or for such other reason as shall appear adequate to the Board.

(c.) If there is no Public Elementary School which such child can attend within one mile, measured according to the nearest road, from

the residence of such child.

Providing for Remission of School Fees in case of Poverty.

6. If the parent of any child satisfies the Board that the reason of his child's non-attendance at school is that he is unable, from poverty, to pay the school fees of such child, the Board in the case of a school provided by the Board, will remit the whole or such part of the fees as in the opinion of the Board the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.

Requiring Notice to Parent to cause Child to attend School.

7.—An Officer of the Board may visit the parent of any child, who, according to his information and belief, is not less than five years of age, nor more than thirteen years of age, and is not regularly attending school, or under efficient instruction, and may serve upon such parent, or leave at his last known place of abode, a Notice in the form or to the effect specified in the schedule to these Bye-laws.

Requiring Particulars of Notices to be recorded.

8.—The particulars of each Notice served upon parents, shall be recorded by the officer serving the same in a book to be provided by the Board, which shall be laid before the Board at each ordinary meeting.

Prohibiting Officers from disclosing Information.

9.—Except when otherwise specially directed by the Board, the officer of the Board shall not disclose the fact of service of any such Notice, or any information relating thereto, to any person other than a member or officer of the Board, or a manager or principal teacher of a school.

Providing that no Proceeding be taken until after seven days from Service.

10.—No proceeding against any parent for breach of these Bye-laws, or any of them, shall be taken until after the expiration of seven days from the service of the Notice prescribed by Bye-law (No. 7), nor until such parent has had an opportunity of attending a meeting of the Board, or of a Committee thereof, or of School Managers to state his reasons (if any) for not complying with the said Notice.

Penalty for Breach of Bye-laws.

11.—Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and sixpence; provided that no penalty imposed for the breach of any Bye-law shall exceed such a sum as with the costs will amount to five shillings for each offence.

Alteration of Existing Bye-laws.

12. The like approval and sanction shall be requisite for the revocation or alteration of any of the Bye-laws of the Board for the time being, as by sect. 74 of the Elementary, Education Act, 1870, are, or otherwise by law may be, required in order to give legal effect to any original or new Bye-law.

Date on which these Bye-laws shall come into Operation.

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

Sealed with the Common Seal of the School Board of the parish of Saltash, this 12th day of January, in the year of our Lord, 1872.

Marshall Spink, Chairman.

Edwd. P. Gilbert, Clerk.



SCHEDULE.

FORM OF NOTICE.

SALTASH SCHOOL BOARD.

Notice to attend School.

To Mr.

TAKE NOTICE, that you are required, within seven days from the service hereof, to cause your child [A.B.] who is now between five and thirteen years of age, regularly to attend and continue regularly to attend an Elementary School.

Dated this day of i8

[C.D.]
Clerk to the School Board.

Offices of the School Board, Saltash.

The officer will not disclose the fact of your having been served with this notice, or any information relating thereto, to any person other than a member or officer of the Board, or a School Manager appointed by the Board, or a Manager or principal teacher of a school.

If you do not comply with this notice, and wish to give any reason or explanation for not doing so, you are invited to attend a meeting of

the School Board, or [of a Committee thereof], or [Majesty on the recommendation of the Education [of School Managers appointed by the Board], to be held in the

the day of on 18 and o'clock in , between ; and before any proceedings are taken against you, full consideration will be given by the Board to any statement you may think fit to make at such meeting, or to the officer serving this notice.

N.B.—If you neglect to comply with this notice, you will subject yourself to a penalty of two shillings and sixpence, and costs.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT, .

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Rillington appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-second of March, one thousand eight hundred and seventy-five, numbered 487:

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

Edmund Harrison.

Bye-Laws referred to in the foregoing Order.

No. CDLXXXVII.

THE ELEMENTARY EDUCATION ACTS,

Parish of Rillington.

BYE-LAWS OF THE RILLINGTON SCHOOL BOARD.

WHEREAS, in pursuance of a requisition sent by the Education Department to Samuel Walker, of Malton, in the county of York, Clerk to the Guardians of the Poor Law Union, a School Board for the parish of Rillington aforesaid, was duly elected on the 19th day of March, 1874.

Now, at a Meeting of the School Board of the said parish of Rillington, duly convened and held at the Board Room at Rillington aforesaid, this 22nd day of March, 1875, at which meeting the members of such Board are present, the said Board do hereby, in pursuance of the powers given to them by s. 74 of the Elementary Education Act, 1870, and subject to the approval of the Education Department, make the following Byelaws, to take effect forthwith, after the same shall receive the sanction of Her Majesty in Council.

Interpretation.

1. In these Bye-laws-

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

The term "Her Majesty's Inspectors," means

Department.

Terms importing males include females.

The term "School Board," or "Board," means the School Board of the Rillington Parish.

The term . "Rillington Parish," or "School District," means the School District to which the School Board belongs.

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

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

within the Rillington School District.

Parents to cause Children to attend School.

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

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

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

Proviso.

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

Time of Attendance.

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

Remission of Fees.

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

Penalty for Breach of Bye-laws.

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

As witness the Common Seal of the School Board, and the signatures of the Chairman and Clerk of the Board, this 22nd day of March, 1875.

(L. S.)

James Mills, Chairman of the School Board, Rillington.

Thomas Collinson, Clerk to the said Board.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Dunton Bassett, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-third of July, one thousand eight hundred and seventy-five, numbered 488:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXXVIII.

THE ELEMENTARY EDUCATION ACTS, 1870 and 1873.

Bye-Laws of the Dunton Bassett School Board.

WHEREAS a School Board for the parish of Dunton Bassett, in the county of Leicester, was duly elected on the 13th day of March, 1873.

Now, at a Meeting of the School Board of the said parish of Dunton Bassett, duly convened and holden at the Vicarage House, in the said parish of Dunton Bassett, on the 23rd day of July, 1875, at which Meeting a quorum of the Members of such Board are present, the said Board do hereby in pursuance of the powers given to them by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

Definition of Terms in the following Bye-laws.

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

The term "Her Majesty's Inspectors" means he Inspectors of Schools appointed by Her

Majesty on the recommendation of the Education Department.

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

Terms importing males include females.

The term "Public Elementary School" means a Public Elementary School as defined by the said Act.

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

Bye-laws.

- 1. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child residing within the parish of Dunton Bassett, shall be required to cause such child, being not less than five nor more than thirteen years of age, to attend a Public Elementary School, unless there be some reasonable excuse for the non-attendance of the child.
- 2. Any one of the following shall be deemed a reasonable excuse within the meaning of Bye-law, No. 1:—
 - (a) That the child is under efficient instruction in some other manner.
 - (b.) That the child has been or is prevented from attending school by sickness or any unavoidable cause.
 - (c.) That there is no Public Elementary School open which the child can attend within two miles measured according to the nearest road from the residence of such child.
- 3. The Board shall have power to exempt a child from attendance at school for such period as they may think fit, if sickness in the family, or other urgent reasons, shall be proved to the satisfaction of the Board to exist.
- 4. If any child between the ages of ten and thirteen be certified by one of Her Majesty's Inspectors to have reached Standard III of the Government Code, for the time being in force, such child shall be exempted from the obligation to attend school more than fifteen hours in any one week; if any child between the ages of ten and thirteen be so certified as to have passed an examination according to Standard IV of the Government Code, as aforesaid, such child shall be exempted from the obligation to attend any school.
- 5. Except as aforsaid, the time during which every child shall attend school shall be the whole time in which the ordinary instruction of the school is given; provided that nothing herein contained
 - (a.) Shall prevent the withdrawal of any childfrom any religious observance or instruction in religious subjects; or
 - (b.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which the parent of such child belongs; or
 - (c.) Shall require the attendance at school of any child on such days as are set apart by the managers of the school for inspection in religious subjects.
- 6. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.
- 7. If the parent of any child residing in the district of the School Board satisfies the School Board that the reason that his or her child does not attend school is that he or she is unable from poverty to pay the school fees of such child, the School Board will, at a school provided by the

Board, remit the whole or such part of the fees as in the opinion of the Board the parent is unable to pay, for a renewable period to be fixed by the Board, not exceeding six calendar months.

8. Any person convicted of a breach of these Bye-laws shall be liable to a penalty not exceeding five shillings, including costs, for each offence.

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



Lewis W. Wood, Chairman.

Lewis W. Wood, Clerk.

July 23, 1875.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Oxhill, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the eighteenth of June, one thousand eight hundred and seventy-five, numbered 489:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDLXXXIX.

THE ELEMENTARY EDUCATION ACTS, 1870 AND 1873.

Parish of Oxhill, in the County of Warwick. BYE-LAWS OF THE OXHILL SCHOOL BOARD.

At a meeting of the School Board for the parish of Oxhill, in the county of Warwick, duly convened and held at the house of Mr. John Ward, in Oxhill aforesaid, on the 18th day of June, 1875, at which meeting a quorum of the members of the Board are present, the said Board do hereby, in pursuance of the powers to them given by the Elementary Education Acts, 1870 and 1873, and subject to the approval of the Lords of the Committee of the Privy Council on Education, make and ordain the following Bye-laws:—

Interpretation of Terms.

1. In these Byc-laws

Terms importing males include females.

The term "Schools" means either a Public Elementary School, or any other school at which efficient elementary instruction is given.

The term "Public Elementary School" means a school or department of a school at which elementary education is the principal part of the education given, and at which the ordinary payments in respect of instruction do not exceed

nine pence a week, and which is conducted in accordance with the regulations contained in the 7th section of the Elementary Education Act, 1870.

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

actual custody of any child.

The term "Board" or "School Board" means the School Board for the said parish of Oxhill.

Requiring Parents to cause Children to attend School.

2. Subject to the provisions of the Elementary Education Acts, 1870 and 1873, and of these Bye-laws, the parent of every child of not less than five years and not more than twelve years of age, residing within the said parish, is required to cause such child to attend school.

Determining Time during which Children shall attend School.

3. The time during which every such child is required to attend school is the whole time for which the school shall be open for the instruction of children (not being less than twenty-five hours a week), except on Sundays, and except also that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend on any day exclusively set apart for religious observance by the religious body to which his parent belongs.

Proviso for Total or Partial Exemption from Attendance if Child has reached Certain Standard.

4. (a.) A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors a certificate that he has reached a standard equivalent to the fourth standard of the Gevernment New Code of 1874, shall be altogether exempt from obligation to attend school.

(b.) A child of not less than ten years of age who has been so certified to have reached a standard equivalent to the third standard of the said Code, and who shows to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school more than ten hours in any one week, and in computing for the purposes of this section the time during which a child has attended any school, there shall not be included any time during which such child has attended either

(1.) In excess of three hours at any one time or in excess of five hours in any one day.

(2.) On Sundays.

Proviso as to Acts regulating the Education of Children employed in Labour.

5. Provided always that if and whenever Byelaws 3 and 4, or either of them, shall be contrary to or inconsistent with the regulations affecting any child subject thereto, contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regulations.

Defining Reasonable Excuse for Non-attendance.

- 6. A child shall not be required to attend school—
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child has been prevented from attending school by sickness or any unavoidable cause.

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

Providing for Remission of School Fees in case of Povertu.

7. If the parent of any child satisfies the School Board that the reason that his child does not attend school is that he is unable from poverty to pay the school tees of such child, the School Board will, at schools provided by this Board, remit the whole or such part of the school fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.

Penalty for Breach of Bye-laws.

8. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and six pence, provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence, and that no penalty imposed for the breach of any Bye-law shall exceed such a sum as, with costs, will amount to 5s. for each offence.

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

tioned by Order in Council.

18th June, 1875.

Wm. Gardner, Chairman.

Thos. Eden-Hiron, Clerk.



A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of the United School District of Swansea, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the third of August, one thousand eight hundred and seventy-five, numbered 490:

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

Edmund Harrison.

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

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD OF THE UNITED SCHOOL DISTRICT OF SWANSEA.

AT a Meeting of the School Board of the United School District of Swansea, held at the Board Room, 7, Rutland-street, in the borough of Swansea, on Tuesday, the 3rd day of August,

No. 24262.

1875, at which meeting a quorum of the members of such Board are present, the said Board do hereby, in pursuance of the powers given to them by Section 74 of the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Byelaws:—

1.—The parent of every child not less than five, nor more than thirteen years of age, residing within the said United School District of Swansea, shall cause such child to attend a Public Elementary School, except as hereinafter provided.

2.—No child shall be required to attend a

Public Elementary School—

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

(b.) If the child is prevented by sickness or any unavoidable cause.

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

(d.) If the child having attained the age of ten years shall be certified by one of Her Majesty's Inspectors of Schools as having reached the fourth standard of education, as set forth in the New Code of Regulations of the Committee of Council on Education, dated the 26th day of February, 1875.

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

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

subjects.

(b.) That no child be required to attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(c.) That no child be required to attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.

(d.) That no child be required to attend school on any day fixed for the inspection of the school, or the examination of the scholars therein, in respect of religious subjects.

4.—Where a child shall have attained the age of ten years, and it shall be certified by one of Her Majesty's Inspectors of Schools that such child has reached the third standard of education, as set forth in the said New Code of 1875, such child may be exempted from attending school more than one half of the whole time for which the school shall be open.

5.—Where the parent of any child shall satisfy the said School Board of his or her inability from poverty to pay the whole or any part of the fees of such child, the said School Board in the case of a school provided by the Board shall remit the whole or such part of the fees as in the opinion of the Board the parent is unable to pay, for a renewable period not exceeding six calendar months

6.—Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

7.—Any parent, who shall, without some reasonable excuse, neglect to cause any child to attend a school as required by Bye-law No. 1, or who shall neglect to cause any child to attend a school during the time required by Bye-law No. 3,

shall, for every such offence, be subject to a penalty not exceeding two shillings and six pence, provided that no penalty imposed for the breach of any Bye-law shall exceed such a sum as with the costs will amount to five shillings for each offence.

8.—All Bye-laws heretofore made under Sec. 74 of the Elementary Education Act, 1870, by the School Board of the Borough of Swansea, are hereby wholly revoked as from the day on which the present Bye-laws shall come into operation.

9.—In these Bye-laws the term "Education Department," means "The Lords of the Committee of the Privy Council on Education."

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

The term "School Board" or "Board" means The School Board of the United School District of Swansea.

The term "School" or "Public Elementary School" means a Public Elementary School as defined by the Elementary Education Act, 1870, and includes a Free School but not an Industrial School.

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

Sealed with the Common Seal of the School Board of the United School District of Swansea by Charles Thomas Wilson, Chairman of the said School Board, in the presence of—

E. Sidney Hartland, Clerk.

Chas. Thos. Wilson, Chairman.



A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of the United District of Llanfihangel-y-Croyddin Upper and Upper Part of Lower Gwnnws, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventh of July, one thousand eight hundred and seventy-five, numbered 491.

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

Edmund Harrison.

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Bye-laws referred to in the foregoing Order.

No. CDXCI.

THE ELEMENTARY EDUCATION ACT, 1870.

Bye-Laws of the Llanfihangel-y-Croyddin Upper, and Upper Part of Lower Gwnnws United District School Board.

AT a Meeting of the above Board, held at the Devil's Bridge Board School, on the 7th day of July, 1875; at which Meeting a quorum of the members of such Board are present, the said Board do hereby, in pursuance of the power conferred on them under the 74th sec. of the Elementary Education Act of 1870, make and ordain the following Bye-laws, subject to the approval of the Education Department.

1. The parent of every child, not less than five years of age nor more than thireen years of age, residing within the district of the said Board, shall cause such child to attend an Elementary School, unless there is some reasonable excuse. Any of the following reasons shall be a reasonable excuse, viz.:—

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

(b.) That the child is prevented from attending by sickness, or any unavoidable cause.

(c.) That there is no Public Elementary School open which such child can attend within the following distances, measured according to the nearest road, from the residence of such child,—between five and seven years of age, one mile; between seven and ten years of age, two miles; between ten and thirteen years of age, three miles.

2. No child is required by these Bye-laws to attend school, who is between ten and thirteen years of age, and who is certified by one of Her Majesty's Inspectors to have reached the fifth standard mentioned in the New Code of the Education Department, made on the 7th day of February, 1871.

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

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

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

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

4. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

5. When the parent of any child not attending school satisfies the Board that he or she is unable from poverty to pay the whole or some part of the school fees of such child, the School Board, in case of a school provided by the Board, will remit the whole or such part of the fees as in the opinion of the Board the parent is unable to pay, for a renewable period to be fixed by the Board

not exceeding six calendar months, provided the amount of the fees to be remitted shall not exceed the ordinary amount payable in school fees at such school as the parent may select.

6. All breaches of these Bye-laws by a parent in one and the same week, shall be deemed as one offence; and the penalty imposed upon such parent shall not exceed two shillings and sixpence, or such sum as with the costs will amount to five shillings for each offence.

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

Sealed with the Common Seal of the said Board this 7th day of July, 1875.

John Jones, Chairman.

John Oliver, Clerk.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of St. George's, Gloucestershire, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventyfourth section of that Act, with the approval of the Education Department, made certain Byelaws, bearing date the fourteenth of April, one thousand eight hundred and seventy five, num-

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

CDXCII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE ST. GEORGE'S SCHOOL BOARD.

Ar a Meeting of the School Board of the parish of Saint George, in the county of Gloucester, held at their offices, in the said parish, on Wednesday, the 14th day of April, 1875, at which meeting a quorum of the members of such Board are present, the said Board do hereby, in pursuance of the powers in that behalf enabling them, and subject to the approval of the Education Department, make and ordain the following Byelaws :-

1 In these Bye-laws

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

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

The term "Board" means the School Board of Saint George.

The term "School" or "Public Elementary School" means a Public Elementary School as defined by the Elementary Education Act, 1870, and includes a Free School but not a Certified Industrial School.

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

The term "Standard" means a standard of examination mentioned in Article 28 of the New Code of Regulations, established by the Education Department, by Minute of the 20th March, 1874.

The term "Attendance" means an attendance at school of not less than two hours for instruction in secular subjects.

Words importing the masculine gender include

the feminine.

2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age nor more than thirteen years of age, and residing within the parish of St. George, shall cause such child to attend school.

Provided that a child shall not be required to

attend school,

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

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

- (c.) If there is no Public Elementary School open which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age.

Provided that nothing herein contained shall prevent the withdrawal of any child for the time or times during which any religious observance is practised or instruction in religious subjects is given, and that no child shall be required to attend school,

(a.) On any day exclusively set apart for religious observance by the religious body to

which his parent belongs.

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

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

Provided that in case one of Her Majesty's Inspectors shall certify that any child between ten and thirteen years of age has reached such a standard of education as would enable it to pass an examination in reading, writing, and arithmetic, as defined by Standard 3, or such other standard as may from time to time be fixed by the Committee of Council on Education, under sec. 3 of the Elementary Education Act, 1873, such child shall be totally exempt from the obligation to attend school.

4. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

5. If after due enquiry the Board is of opinion that the parent of any child is unable from poverty to pay the school fees of such child, then the Board in the case of a school provided by the Board will remit, and in the case of any other Public Elementary School will pay to the managers of the school, for a renewable period, to be fixed by the Board, not exceeding six calendar months, the whole or such part of the fees as in the opinion of the Board the parent is unable to pay.

Provided that the amount of fees hereby undertaken to be remitted or paid shall not exceed the ordinary rate of payment at the school selected by the parent, and shall in no case exceed the following scale, that is to say,

ing scale, that is to say,

For any child who has not been presented for
examination under the 3rd or any higher

standard, 3d. per week.

For any child who has been presented for examination under the 3rd or any higher standard, 4d. per week.

Provided also that if in any week the child shall have made less than five attendances, no payment shall be made for such week.

6. Any parent committing a breach of any of these Bye-laws shall be subject to a penalty not exceeding such a sum as with the costs shall amount to five shillings for each offence.

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

by Her Majesty by Order in Council.



Sealed with the Official Seal of the Saint George School Board, this 14th day of April, 1875.

Joseph Wethered, Vice-Chairman. Albert Essery, Clerk.

A T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of the United School District of Lofthouse-with-Carlton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixteenth of June, one thousand eight hundred and seventy-five, numbered 493:

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

Edmund Harrison,

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

THE ELEMENTARY EDUCATION ACT, 1870.

United School District of Lofthouse-with-Carlton, comprising the Parishes of Lofthouse-with-Carlton and Thorpe.

BYE-LAWS OF THE LOFTHOUSE-WITH-CARLTON SCHOOL BOARD.

AT a meeting of the School Board of the United School District of Lofthouse-with-Carlton, in the Board Room of and within the said district, the said Board, in pursuance of the powers of the Elementary Education Act, 1870, and subject to the approval of the Education Department, hereby makes and ordains the following Bye-laws:—

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

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

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

belongs.

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

3.—In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fourth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 20th March, 1874, such child shall be totally exempt from the obligation to attend school.

4.—A child shall not be required to attend school—

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

5.—Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

6.—If the parent of any child, residing in the district of the School Board, satisfies the School Board that the reason that his or her child does not attend school is that he or she is unable, from poverty, to pay the school fees for such child, the School Board will remit, at schools provided by the Board, and at other Public Elementary Schools pay, the whole or such part of the school fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees to be remitted or paid shall not exceed the ordinary payment at the school selected by the parent.

7.—Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and sixpence; and no penalty imposed for the breach of any Bye-law shall exceed such a sum as, with the costs, will amount to five shillings for each oftence.

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

Sealed with the Corporate Common Seal of the Lofthouse-with-Carlton School Board, this 16th day of June, 1875.



Joseph Charlesworth, Chairman. Sealed in my presence, John Keightley, Clerk to the Board. T the Court at Balmoral, the 26th day of | ten and thirteen years of age has reached the October, 1875.

PRESENT:

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Good Easter, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the thirteenth of August, one thousand eight

hundred and seventy-five, numbered 494:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDXCIV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE GOOD EASTER SCHOOL BOARD.

Ar a Meeting of the School Board for the parish of Good Easter, duly convened and held at the office of the Clerk, in High-street, Chelmsford, on Friday, the 13th day of August, 1875, the said Board do hereby, in pursuance of the powers of the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws:-

Requiring Parents to cause, Children to attend School.

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

Time of Attendance.

2. The time during which children shall attend school shall be the whole time for which the school shall be open for the instruction of children or for examination by Her Majesty's Inspector, provided always that nothing shall be done or required under these Bye-laws which in any way shall be contrary to the provisions of the Education Act of 1870 as regards religious instruction or observances; or in any way contrary to any Act for regulating the education of children employed in labour.

Reasonable Excuses for Non-Attendance.

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

(b.) That the child through sickness or any unavoidable cause, or any cause which the

Board shall deem satisfactory, is unable to attend.

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

Exemption from Attendance in certain Cases.

fifth standard of the Code of the Education Department made in 1875, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend more than fifteen hours in any one week.

Penalty for Breach of Bye-laws.

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

Date on which Bye-laws shall come into operation.

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

> Sealed with the Common Seal of the School Board for the parish of Good Easter, the 13th day of August, 1875.



Frederick J. Walker, Chairman. W. W. Duffield, Clerk.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of the United District of Ulverston and Mansriggs appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-eighth of April, one thousand eight hundred and seventy-five, numbered 495:

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

Edmund Harrison.

Bye-laws referred to in the foregoing Order.

No. CDXCV.

THE ELEMENTARY EDUCATION ACT, 1870, AND THE

ELEMENTARY EDUCATION AMEND. MENT ACT, 1873.

BYE-LAWS OF THE SCHOOL BOARD OF THE United District of Ulverston and Mans-

In exercise of the powers vested in them by "The Elementary Education Act, 1870," and of every other power in anywise enabling them in this behalf, the School Board of the United Dis-4. In case of one of Her Majesty's Inspectors | trict of Ulverston and Mansriggs do hereby (with of Schools shall certify that any child between | the approval of the Lords of the Committee of the Privy Council on Education), make and ordain the following Bye-laws:-

1. In these Bye-laws the term "Education Department" means the Lords of the Committee of the Privy Council on Education.

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

The term United District of Ulverston and Mansriggs means the townships of Ulverston and

Mansriggs.

The term "School Board" or "Board" means the School Board of the United District comprising the townships of Ulverston and Mansriggs.

The term "Public Elementary School" a school or department of a school at which elementary education is the principal part of the education there given, and at which the ordinary payments in respect of the instruction for each scholar do not exceed nine pence a week, and which is conducted in accordance with the regulations contained in the 7th section of the Elementary Education Act, 1870.

The term "Parent" includes guardian, and every person who is liable to maintain, or has the

actual custody of any child.

- 2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age, nor more than thirteen years of age, residing within the district of the said Board, shall cause such child to attend school, unless there is some reasonable excuse.
- 3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall

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

belongs.

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

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

- 4. A child of not less than ten years of age may for a reason which shall appear satisfactory to the Board, be exempt from the obligation to attend school during the whole time for which the school shall be open as aforesaid; but every such child is required to attend school at least ten hours in every week in which the school is opened as aforesaid; and in computing for the purpose of this Bye-law the time during which the child has attended school, there shall not be included any time which the child has attended either-
 - (a.) In excess of three hours at any one time, or in excess of five hours in any one day; or (b.) On Sunday.
- 5. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of the New Code of Regulations of the Education Department, dated 28th February, 1873, such child shall be totally exempt from the

who shall have been so certified to have reached the fourth standard, shall be exempt from attendance at school for one-half of the school time during each week.

- 6. A child shall not be required to attend school: (a.) If such child is under efficient instruction in some other manner.
- (b.) If such child is prevented from attending school by sickness or any unavoidable cause.
- (c.) If there is no Public Elementary School which such child can attend within two miles, or in the case of a child under the age of six, within one mile, measured according to the nearest road, from the residence of such child.
- 7. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.
- 8. If the parent of any child residing in the district of the School Board satisfies the School Board that the reason why his or her child does not attend school is that he or she is unable from poverty to pay the whole or part of the school fees of such child, the Board will remit at their own schools, or pay, at any other Public Elementary School, the whole or such part of the fees as in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees to be remitted or paid shall not exceed the ordinary payment at the school selected by the parent, for children of similar
- 9. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding five shillings including costs for each offence, provided that all breaches of these Bye-laws by a parent in one and the same week, shall be deemed one offence.
- 10. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

In witness whereof, the School Board of the United District of Ulverston and Mansriggs have hereunto caused their Seal to be affixed, this 28th day of April, 1875.

L. R. Ayre, Chairman.

Jno. Poole, Clerk.



'I the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Bromsgrove, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the second of August, one thousand eight hundred and seventy-five, numbered 496:

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

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

Edmund Harrison.

Rye-Laws referred to in the foregoing Order.

No. CDXCVI.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE BROMSGROVE SCHOOL BOARD.

WHEREAS by the 74th section of the Elementary Education Act, 1870, it is enacted that every School Board may from time to time, with the approval of the Education Department, make

Bye-laws.

And whereas in pursuance of a requisition sent by the Education Department to the Returning Officer of the parish of Bromsgrove, a School Board for the said parish was duly elected on the 24th day of February, 1875. Now, at a Meeting of the School Board of the said parish of Bromsgrove, held at the Institute, in the said parish of Bromsgrove, on the 2nd day of August, 1875, at which Meeting a quorum of Members are present, the said Board do hereby, in pursuance of the powers given to them by the said Act, and subject to the approval of the Education Department, make and ordain the following Bye-laws :-

1.—The parent of every child, not less than five nor more than thirteen years of age, residing within the parish of Bromsgrove shall, in default of reasonable excuse, cause such child to attend a

Public Elementary School.
2.—The word "Parent" in the foregoing Byelaw includes guardian, and every person who is liable to maintain or has the actual custody of any child.

- 3.—Any of the following reasons shall be a reasonable excuse.
 - (a.) That the child is under efficient instruction in some other manner.
 - (b.) That the child has been prevented from attending school by sickness or any unavoidable cause.
 - (c.) That there is no Public Elementary School which the child can attend within two miles measured according to the nearest road from the residence of such child.
- -The time during which every child shall attend school shall be the whole time during which the school is open for the instruction of children of similar age, but nothing in the present Bye-
 - (a.) Shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects;
 - (b.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs; or,

(c.) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children

employed in labour.

5.—A child of not less than ten years of agewho shows to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school during the whole time for which the school shall be opened as aforesaid; but every such child is required to attend school for at least ten hours in every week in which the school is opened as aforesaid; and in computing for the purpose of this section the time during which a child has attended

any school, there shall not be included any time during which such child has attended either,

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

(b.) On Sundays.

6.—In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached such a standard of education as would enable it to pass in the fourth standard of education set out in the New Code of the Education Department, dated the 5th April, 1875, such child shall be exempt from the obligation to attend school; and any such child who has been so certified to have reached such a standard of education as would enable it to pass in the third standard of education set out in the said Code, shall be exempt from the obligation to attend school more than ten hours in any one week.

7.—Any person committing a breach of any or either of these Bye-laws shall be subject to a penalty not exceeding two shillings and six pence, provided that no penalty shall exceed such amount as with the costs will amount to five shillings for each offence.

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



James Laughton, Chairman.

B. H. Sanders, Clerk.

T the Court at Balmoral, the 26th day of October, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the School Board of Winterton. appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the tenth of July, one thousand eight hundred and seventy-five, numbered 497:

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

Edmund Harrison.

Bye-Laws referred to in the foregoing Order.

No. CDXCVII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE United School District of Winterton.

AT a Meeting of the School Board for the United School District of Winterton, in the county of Norfolk, duly convened and held at the School Room, Winterton aforesaid, on Saturday, the 10th day of July, 1875, at which meeting a quorum of the members are present, the said Board do hereby, in pursuance of the powers to:

them given by the Elementary Education Act, 1870, and subject to the approval of the Lords of the Committee of the Privy Council on Education, make and ordain the following Bye-laws:-

1.—In these Bye-laws, The term "Parent" includes guardian and every person who is liable to maintain, or has the

actual custody of any child.

2.—The parent of every child of not less than five years, nor more than thirteen years of age, residing within the district of the above School Board, is required to cause such child to attend school, unless there be a reasonable excuse for non-attendance.

- 3.—Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the time during which every such child is required to attend school is the whole time for which the school selected shall be open for the instruction of children of similar age, not being less than twentyfive hours a-week, excluding Sundays, and except also that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs.
 - (1.) A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors of Schools a certificate that he has reached a standard equivalent to the fifth standard of the Government New Code of 1875, as modified by Minute of the 5th of April, shall be altogether exempt from the obligation to attend school.
 - (2.) A child of not less than ten years of age who shows to the satisfaction of the Board that he is beneficially and necessarily at work shall be exempt from the obligation to attend school during the continuance of such work, except that every such child is required to attend school for at least ten hours in every week in which the school is opened as aforesaid, and in computing for the purpose of this section the time during which a child has attended any school, there shall not be included any time during which such child has attended either
 - (a.) In excess of three hours at any one time, or excess of five hours in any one day, or
 - (b.) On Sundays.
- 4. Provided always, that if and whenever the present Bye-laws or any of them shall be contrary to or inconsistent with the regulations affecting any child subject thereto, contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regula-
- 5. It shall be a resonable excuse for nonattendance :-
 - (1.) That the child is under efficient instruction in some other way.
 - (2.) That the child has been prevented from attending school by sickness or any unavoidable cause, or
 - (3.) That there is no Public Elementary School open which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 6. If the parent of any child satisfies the School Board that the reason that his child does not attend school is that he is unable from poverty to pay the school fees of such child, the School the Secretary of State for Foreign Affairs, a

Board, in case of any school provided by the Board, shall remit the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.

7. Every parent who shall not observe or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty of not exceeding five shillings, including costs, for each offence, provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence.

In witness whereof, we the SchoolBoard for the United District of Winterton, have hereunto set our Common Seal, this 10th day of July, 1875.



Sealed in the presence of

Wm. Burnley Hume, Chairman. C. H. Wiltshire, Clerk.

Privy Council Office, October 26, 1875.

OTICE is hereby given, that a Petition has been presented to Her Majesty in Council from Inhabitants of the Town of Bury, in the County of Lancaster, praying under the Acts 5th and 6th William the Fourth, and 1st Vict., cap. 78, that a Charter of Incorporation may be And notice is hereby granted to that town. further given, that Her Majesty has been pleased, by Her Order in Council of this day's date, to order that the said Petition be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on Friday, the third day of December, one thousand eight hundred and seventy-five.

Downing Street, October 31, 1875.

The Queen has been pleased to sanction the appointment of Herbert Taylor Ussher, Esq., C.M.G. (late Lieutenant-Governor of the Island of Tobago), to be Governor and Commander-in-Chief of the Island of Labuan, and its Dependen-

Downing Street, November 1, 1875.

The Queen has been pleased to appoint William Alexander Parker, Esq. (late Chief Justice of the Island of St. Helena), to be Chief Justice of the Colony of British Honduras.

Foreign Office, November 1, 1875.

The Queen has been pleased to approve of Mr. Miltiades Marinakis as Consul in Malta for His Majesty the King of the Hellenes.

The Queen has also been pleased to approve of Mr. Richard Walker as Vice-Consul at East

London, Cape Colony, for the German Empire.
The Queen has also been pleased to approve of
Mr. Robert Louis Bertram as Vice-Consul at Port Alfred for the German Empire.

(H. 7483.)

Board of Trade (Harbour Department), Whitehall Gardens, October 30, 1875. THE Board of Trade have received through copy of a Notice issued by the Portuguese Authorities at Lisbon, declaring Bahia, Macei, and the other ports of the province of the Alagôas free from yellow fever since the 20th September

Admiralty, 29th October, 1875.

In accordance with the provisions of Her Majesty's Order in Council of the 22nd February, 1870, the undermentioned Officer has this day been placed on the Retired List of his rank :-Chaplain the Reverend Stephen Hall Jacob.

War Office, Pall Mall, 2nd November, 1875.

85th Regiment of Foot.

Lieutenant-General George Campbell, C.B., to be Colonel, in succession to General Frederick Dated 19th October, Maunsell, deceased. 1875.

India Office, 1st November, 1875.

HER Majesty has been pleased to approve of the following promotions amongst the Officers of the Staff Corps and of Her Majesty's Indian Military Forces made by the Governments in India:-

BREVET.

To be Lieutenant-Colonel,

Major John Innes Robinson, Bengal Cavalry. Dated 9th August, 1875.

SUBSTANTIVE PROMOTIONS.

BENGAL STAFF CORPS.

To be Lieutenant-Colonels.

Major George Cleland Rowcroft. Dated 10th August, 1875.

Major (Brevet Lieutenant-Colonel) John James

Hood Gordon. Dated 21st August, 1875. ajor (Brevet Lieutenant-Colonel) Tho Major (Brevet Thomas Edward Gordon, C.S.I. Dated 21st August, 1875.

To be Captain.

Lieutenant Robert John Humphry Wyllie. Dated 4th August, 1875.

MADRAS STAFF CORPS.

To be Majors.

Captain William John Seaton. Dated 20th July, 1875.

MADRAS ARMY.

INFANTRY.

To be Lieutenant-Colonel.

Major David Walter Williams. Dated 1st August, 1875.

BOMBAY STAFF CORPS.

To be Lieutenant-Colonel.

Major Frederick Roome. Dated 3rd January, 1872.

BOMBAY ARMY.

CAVALRY.

To be Lieutenant-Colonel.

Major (Brevet Lieutenant-Colonel) Henry Peter Sykes. Dated 10th August, 1875. No. 24262.

Late 1st Light Cavalry.

Captain (Brevet Major) Charles Edward Stack to be Major. Dated 10th August, 1875.

Late 2nd Light Cavalry.

Captain (Brevet Major) Arthur William Macnaghten to be Major. Dated 10th August, 1875.

General List of Cavalry Officers.

Lieutenant (Brevet Captain) Conrad Agnew Owen to be Captain. Dated 10th August,

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

Henry Thomas Salmon, Esq., to be Deputy Lieutenant. Dated 30th October, 1875.

Whitehall, October 30, 1875.

The Managers of the St. Mary's Industrial School for Girls, at Winchester, have given notice to the Secretary of State of their intention to resign the Certificate granted to that School under the provisions of the Statute 17 and 18 Vict., c.

Veterinary Department, Privy Council Office, Princes-Street, Westminster, S.W.

THE Lords of the Council have licensed the Local Authority for the Burgh of Glasgow, to destroy, under Section 60 of The Contagious Diseases (Animals) Act, 1869, horses or animals that have died or been slaughtered as therein mentioned, the same to be destroyed in manner prescribed in Article 26 of The Animals Order of 1875, at the following place (that is to say):

At certain premises in the occupation of James Buchanan, of the Glenpark Horse-slaughtering and Chemical Company, Glasgow, and bounded on the north by the Terminus of the North British Railway Company's Goods Station, and the Manure Depôt of the City of Glasgow; on the west by the Oil and Grease Works of Messrs. A. S. Bryce and Company; on the south by Chemical Works belonging to Messrs. Paterson and Company; and on the east by the Camlachie burn.

ALEXANDER WILLIAMS.

October 30, 1875.

THE FAIRS ACT, 1871. East Rudham Fair.

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

1. By Memorial, dated 25th October, 1875, a representation has been duly made to me by the Justices acting in the Gallow Petty Sessional Division of the county of Norfolk, that Fairs have been annually held on the 17th day of May and on the 14th day of October respectively in the parish of East Rudham, in the said division of the said county, and that it would be for the convenience and advantage of the public that such Fairs should be abolished:

2. On the 29th day of November, 1875, 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 abolition of the said Fairs.

Richard Assheton Cross.

Whitehall, October 29, 1875.

PUBLIC HEALTH ACT, 1875.

- Regulations as to Lodging-Houses.

WHEREAS application has been made to the Local Government Board, by the Local Board of the district of Hebburn, in the county of Durham, being the Urban Sanitary Authority for the said district, to declare, by notice to be published in the London Gazette, the enactment contained in the 90th section of the Public Health Act, 1875, to be in force in the said district.

Now, therefore, we, the Local Government Board, do hereby give notice and declare, that the said enactment is in force within the district of

Hebburn aforesaid.

Given under the Seal of Office of the Local Government Board this 30th day of October, 1875.

LS.

(Signed) H. Fleming,

Secretary,

Acting on behalf of the said Board, under the authority of a General Order dated the 13th day of August, 1873.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy and Comptroller of Navy Pay, Admiralty, October 28, 1875.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the slave and tonnage bounties, &c., for two slave dhows, the "Salama," and name unknown, captured on the 24th February, 1875, by Her Majesty's ship "London."

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.

OTICE is hereby given, that a separate building, named the United Methodist Free Church, situate in Lower-street, Newcastle, in the parish of Newcastle-under-Lyme, in the county of Stafford, in the district of Newcastle-under-Lyme, being a building certified according to law as a place of religious worship, was, on the 14th day of October, 1875, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.

Witness my hand this 28th day of October,

1875.

Joseph Knight, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Graig Chapel, situate at Newcastle Emlyn, in the parish of Cenarth, in the county of Carmarthen, in the district of Newcastle-in-Emlyn, being a building certified according to law as a place of religious worship, was, on the 18th October, 1875, duly registered for solemnizing marriages therein, pursuant to the Act 6th and 7th Wm. 4, cap. 85, being substituted for the building known as Graig Chapel, now disused.

Witness my hand this 19th October, 1875.

W. Evans George, Superintendent Registrar.

OTICE is hereby given, that a separate building, named the United Methodist Free Church, situate at High-street, in the township of Lower Darwen, in the county of Lancaster, in the district of Blackburn, being a building certified according to law as a place of religious worship, was, on the 21st day of October, 1875, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.

Witness my hand this 27th day of October, 1875.

T. Brennand, Superintendent Registrar.

OTICE is hereby given, that an agreement authorized by 18 and 19 Vict., c. 63, s. 13, for the dissolution of a Friendly Society, called the Prysucha Friendly Society, established at Rhydlydan, and now held at Pentrevelas, in the county of Denbigh, was transmitted to the Registrar of Friendly Societies in England on the 27th day of October, 1875.

J. M. Ludlow, Chief Registrar of Friendly Societies for the Central Office.

London, 29th day of October, 1875.

OTICE is hereby given, that an agreement authorized by 18 and 19 Vict., c. 63, s. (3, for the dissolution of a Friendly Society, called the St. Weonard's Friendly Society, held at the Treago Arms Inn, Saint Weonard's, in the county of Hereford, was transmitted to the Registrar of Friendly Societies in England on the 28th day of October, 1875.

J. M. Ludtow, Chief Registrar of Friendly Societies for the Central Office, London, 29th day of October, 1875.

Session 1876.

Slaithwaite Gas.

(Dissolution of Slaithwaite Gas Light Company, Limited, and Re-incorporation of Shareholders; Further Capital, &c.; To maintain existing and construct new Gas Works, &c.; Powers to purchase Land; To manufacture, supply, and store Gas, Residual Products, &c.; Defining limits of supply; Powers to lay down Mains and Pipes, and use and break up Roads, &c.; To acquire and use Patent Rights, &c.; To manufacture, purchase, hire, &c., Gas Fittings, Meters, &c.; To levy Rates, Rents, and Charges for Gas, &c.; To purchase by agreement, Gas Works within the District of Supply; To make contracts with Local Authorities and others for Lighting, &c; Incorporation, Alteration, and Amendment of Acts, and other purposes.)

OTICE is hereby given that application is intended to be made to Parliament in the ensuing Session for an Act for all or some

of the following, amongst other purposes, that

To dissolve the Slaithwaite Gas Light Company, Limited, registered and incorporated under the provisions of the Joint Stock Companies Acts, 1856 and 1862, as a Limited Company (hereinafter referred to as "The Limited Company"), and to release and exempt that Company from the provisions of those Acts, and any other Act or Acts relating to Joint Stock Companies, and to cancel or annul the deed of settlement and certificate of incorporation or other instrument or instruments under which the Limited Company are at present acting, and to re-incorporate the shareholders or some of them with other persons, bodies, or companies, into a Company by the name of "The Slaithwaite Gas Company" (hereinafter referred to as "The Company"), or such other name as may be fixed by the intended Act, and to limit the liability of the shareholders to the amount of their respective shares.

To apply for the purposes of the intended Act, the capital and funds of the limited Company, to alter and regulate the mode of voting and other rights and privileges of the Limited Company, and to make other provisions for the regulation and management of the undertaking and affairs of the Company.

To declare, define, and regulate the capital and borrowing powers of the Company, to authorise them to raise further monies, by the creation and issue of new shares and stock, with or without preference or priority in payment of interest or dividend or other special privileges, and by borrowing on mortgage or otherwise, and to create and issue debenture

To vest in the Company the undertaking, lands, works, buildings, and all other hereitable, moveable, real and personal property, estates, rights, powers, privileges, easements, licenses, agreements, and authorities whatsoever, now or hereafter belonging to the Limited Company, or to any person or persons on behalf or for the benefit of or in trust for such Company; to authorise the Company to hold, use and maintain, and from time to time to alter, enlarge, extend, improve and renew, or discontinue all or any of the existing gas and other works and conveniences of the Limited Company on the land now occupied by those works, situate in the township of Slaithwaite, in the parish of Huddersfield, in the West Riding of the county of York, containing in the whole 3,799 square yards or thereabouts, and bounded on the south side thereof by the street or road leading from Bridge-street to the Waterside Mill and the Slaithwaite Baths, on the north side thereof by the Huddersfield and Manchester Canal, on the east by the land hereinafter described as recently purchased by the Limited Company, and on the west by land the property of the Earl of Dartmouth, now or lately occupied by James Varley; and to erect, construct and maintain, and from time to time to alter, enlarge, extend, pull down, re-erect and renew, or discontinue gas works, gasholders, receivers, retorts, purifiers, meters, apparatus, works and conveniencies connected therewith, or necessary for the manufacture, storage, and supply of gas, and for the manufacture, conversion, utilisation and distribution of the residual products arising from such manufacture, upon the land recently purchased by the Limited Company, situate in the township of Slaithwaite, in the parish of Huddersfield, and containing 1,695 square yards or | Gate Clough, drawn in an easterly direction

thereabouts, and bounded on the south side thereof by the said street or road leading from Bridge-street to the Waterside Mill, on the north side by the said canal, on the west by land occupied by the existing gas works, and on the east by land the property of the Earl of Dart-

To authorise the Company to purchase by agreement, and to hold other land within the limits of supply to be authorised by the intended Act, which may be deemed necessary or expedient for the convenient laying down and maintaining mains, pipes and works, and for other purposes of the Company, and to enable public bodies, companies, and persons entitled to or interested in any such land, or having any estate or interest therein, to sell and convey the same and to grant leases thereof and easements upon, in, over, or under the same, and to enable the Company from time to time to sell and dispose of any lands, works and property vested in or purchased by them, and not required for the purposes of the Company.

To authorise the Company to manufacture and store gas, and to manufacture and convert residual products arising in the manufacture of gas upon the said land on which the existing gas works of the limited Company are situate, and upon the said land recently purchased by the limited Company as aforesaid, and to sell, dispose of and deal in gas, coke, coal tar, asphaltum, ammoniacal liquors, oil, and other residual and manufactured products, matters and things, and to make and convert tar, pitch, ammoniacal liquors and any other residium or product into dyewares or dyestuffs or other material, or to deal in the same, and to carry on the business usually carried on by gas companies or by companies or persons dealing in any of the matters and things aforesaid.

To define the limits or district within which the Company may light and supply gas, and to confer upon the Company all necessary powers for lighting and supplying gas to and within the township of Slaithwaite, and so much of the township of Golcar, in the parish of Huddersfield, as lies to the west and south of Heath House Brook, and to the south of a line drawn from the point of its source near Clough Head to the junction of Harts Holeroad, with the road known as Slaithwaite Gate, thence drawn in a southerly and westerly direction along the centre of the public highway through Waller Clough to a point in the boundary dividing the townships of Golcar and Slaithwaite, called or known as Mellor Bridge, and so much of the township of Linthwaite, in the parish of Almondbury, as lies to the west of a straight line commencing at the point of confluence of the Heath House brook with the river Colne, and proceeding in a south-westerly direction in a line with the easternmost point in the boundary wall or fence of Linthwaite church school until it intersects the southern boundary of that township, and so much of the township of Lingards, in the parish of Almondbury, as lies to the north of the old turnpike - road, known as the Manchester Old Turnpike-road, running from west to east from a place called Badger Gate Clough, near Yew Tree Heys, to a place called Bradley Brook, otherwise called Kitchen Brook; and so much of the townships of Marsden in Huddersfield and Marsden in Almondbury, as lies within a line commencing at a point in the centre of the river Colne, at the point of confluence of the Park

along the centre of that river to the point of confluence of the rivulet called Cellars Clough, thence along Cellars Clough southwards to the said Manchester old turnpike-road, thence continuing in an easterly direction along the centre of that road to Badger Gate Clough, thence in a northerly direction along that Clough to the river Colne, thence in a westerly and southerly direction along the boundary line of the township of Slaithwaite to the Park Gate Clough, thence in a southerly direction along that Clough to the point of commencement, all in the West Riding of the county of York.

To empower the Company to maintain, alter or renew any existing mains, pipes, pillars, and other works and apparatus within the limits of supply to be authorised by the Act, and from time to time to lay down, maintain and renew mains, pipes, pillars and other works and apparatus, in, through, upon, across, under, and along, and for such purposes to open, break up, cross, alter, divert and otherwise interfere with any turnpike and other public and private streets, roads, canals, navigations, railways, tramways, telegraph wires, rivers, watercourses, bridges, streets, lanes, courts, alleys, passages, and other places, and also with any sewers, drains, pipes and works, in, over, upon, or under the same, within or adjoining to or forming the boundary of the intended limits of supply.

To authorise the Company to acquire, hold and use licenses, patent rights, or authorities under letters patent for the use of inventions, in relation to the manufacture and distribution of gas, and the manufacture, conversion, or utilisation of residual products and materials arising from the manufacture of gas, and for protecting the Company against frauds on the part of consumers of gas and other persons.

To authorise the Company to manufacture, purchase, or hire gas meters, gas fittings, and other apparatus, and to sell or let the same, and to levy, receive, and recover rates, rents and charges for the sale and supply of gas, and for the sale and use of gas meters and gas fittings and other apparatus, and to continue or alter existing rates, rents and charges, to confer, vary, or extinguish exemptions from payments of rates, rents and charges, and to vary or extinguish all existing and other rights, powers and privileges which can in any way interfere with any of the objects to be authorised by the intended Act, and to confer, vary and extinguish other rights, privileges and exemptions.

To empower the Company to purchase by agreement the whole or any part of any existing gas works within their limits of supply, and to continue or discontinue the manufacture and supply of gas at such works.

To authorise the Company and any local authority, road trustees, highway board, or surveyors of any highway, and any other Companies and persons, from time to time to make and carry into effect, and to vary, suspend, or rescind contracts and arrangements for lighting and for supplying gas and all necessary articles and things, and for performing all acts and services incidental to lighting any streets, roads, places, or buildings within the intended limits.

To incorporate with the intended Act (so far as may be applicable, and except so far as may be expressly varied thereby) all or some of the powers and provisions of "The Companies

Clauses Consolidation Act, 1845," "The Companies Clauses Act, 1863," The Companies Clauses Act, 1869," "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869," "The Gas Works Clauses Act, 1847," and "The Gas Works Clauses Act, 1871," the Acts for regulating measures used in the sale of gas, and any Acts amending such Acts, and any other Acts or provisions of Acts which may be deemed necessary or expedient for effecting the objects and purposes of the intended Act, and for conferring on the Company all powers, rights and privileges necessary for carrying into effect the purposes aforesaid.

To repeal, alter and amend, so far as may be necessary for effecting any of the objects and purposes of the proposed Act or otherwise, all or some of the powers of the local and personal Acts following, that is to say:—

The Acts 8 and 9 Vic. cap. 105, 9 and 10 Vic. cap. 259, and 10 and 11 Vic. cap. 159, and all other Acts relating to the Huddersfield and Manchester Railway Company and its undertaking, or to the Huddersfield and Manchester Railway and Canal Company and its undertakings, or any of them; the Acts 1 Geo. 4th, cap. 68, and 1 and 2 William 4th, cap. 37, relating to the Wakefield and Austerlands turnpike-road, and the several Acts in the before-mentioned Acts respectively, or any of them recited or referred to, and any other Acts of Parliament which it may be necessary to repeal, alter, or amend for the purposes to be authorised by the intended Act, and to make other provisions in lieu of the provisions so repealed, altered or amended.

Printed copies of the proposed Act or Bill will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of December, 1875.

Dated this 28th day of October, 1875.

John W. Sykes, 31, St. Swithin's-lane, London, E.C., Solicitor for the Bill. Durnford and Co., 45, Parliament-street, Westminster, Parliamentary Agents.

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 28th October, 1875.

			Imports.	Exports.
American Brazilian East Indian Egyptian Miscellaneous	 Total	•••	Bales. 13,807 5,728 20,784 2,052 4,327 46,698	Bales. 2,604 16,097 113 38

Dated October 29, 1875.

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

REVENUE	Dudust	Total Recei	pts into the equer	EX DEVIDION DE	Total Issues fro meet pa	yments
AND OTHER RECEIPTS.	Budget Estimate for 1875-6.	Between 1st April, 1875, and 30th October, 1875.	Between 1st April, 1874, and 31st October, 1874.	EXPENDITURE Estimate fo 1875-6.	j "Detween ist	Between 1st April, 1874, and 31st October, 1874:
Balance on 1st April, 1875:— Bank of England Bank of Ireland	£ _	£ 4,662,261 1,603,061 6,265,322	£ 5,908,870 1,533,984 7,442,854	EXPENDITURE. Permanent Charge of Debt * 27,400,000 Interest on Local and Temporary Loans 70,000 Other charges on Consolidated Fund * 1,590,000	17,500	£ 18,687,179 1,086,245
Customs	27,740,000 10,600,000 2,450,000 3,900,000 5,750,000 1,200,000 385,000	11,273,000 14,919,000 6,120,000 572,000 1,143,000 3,532,000 730,000 210,000 2,491,597	10,894,000 14,551,000 5,982,000 564,000 1,509,000 3,380,600 700,000 200,000 2,334,154	Supply Services † 46,837,000 Estimate £75,897,000 Expenditure	26,449,290	25,804,827 45,578,251
Revenue	£75,625,000	40,990,597	40,114,154			
Total incl	iding Balance	47,255,919	47,557,008	OTHER PAYMENTS.		
OTHER RECEIPTS. Advances, under various Acts, repaid to		1,029,155	1,056,875	Advances, under various Acts, issued from the Excheq Expenses of Fortifications and Military Barracks Exchequer Bills paid off Surplus Income applied to reduce Debt	2,589,367 250,000 17,500 331,867	1,885,198 400,000 9,000 466,409
Money raised for Fortifications and Milit Money raised for Local Loans by Exche	ary Barracks quer Bonds	250,000 750,000	600,000		49,039,363	48,338,858
Temporary Advances, not repaid	-	1,500,000	500,000	Balances on 30th October, 1875:— {Bank of Englar Bank of Ireland	d 1,170,606 575,105	884,720 490,305
Tota	ds	£50,785,074	49,713,883	Totals	£50,785,074	49,713,883

THE CONTAGIOUS DISEASES (ANIMALS) ACT, 1869.

RETURN of the Number of Places in Great Britain upon which Contagious or Infectious Disease has been reported to have existed during the Week ended October 23rd 1875, with particulars relating thereto.

I. CATTLE-PLAGUE.

NIL.

II. PLEURO-PNEUMONIA.

		Far	Healthy Cattl Pren	e on infected ises.	Cattle Attacked.		Diseased Cattle.				Cases which existed in previous Weeks not reported until this Week.			
:	· · · ·	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Slaughtered.	Removed.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Cattle Attacked.
ENGLAND. County.*	,													
Bedford Berks	•••	 1		1 1 8	•••	•••	 1	1 1 6	 2 6	1		•••	 1	•••
	•••	8 1 3	::: 1	1 4	***	•••	*** . ***	1 1	.1	•••	•••	1	•••	
Derby Durbam Essex	•••	1 12	1 3	1 1 15	•••	••• ••• 1	 1	1 7	8	•••	•••	1	•••	•••
Hants Hertford	•••	 1	2	2 1 2	•••	•••	•••	. •••	•••	•••	•••		•••	•••
Lancaster	•••	2	··· ·2	2 5	•••	***	•••	3 3	3 2	•••	•••	1	•••	•••
Leicester Lincoln, Parts of Kestever Middlesex (ex. Metropolis	· 1		•••	1 1 9	•••	 2	•••	 1	 1	•••	•••	•••	•••	•••

Norfolk 10 3 13 1 6 7 1 Northampton (ex. Soke of Peterboro') 6 3 9 6 2 4 Northumberland 1 1 2 1 2 3	2	3
Northumberland 1 1 2 1 2 3		
		i
Notts 1 1	[•••
Salop 1 1		•••
Stafford 1 1 1 1 1 1		•••
Suffolk 8 2 10 4 6 6 4	3	5
Surrey (ex. Metropolis)		2
Sussex 7 5 2	•••.	***
Warwick 1 1 1 1 1	•	. •••
York, East Riding	2	2
" North " 1 2 3 1 2 3	•••	•••
" West " 8 8 16 8 7 1	•••.	***
Liberty of the Isle of Ely 6 2 8 3 3		•••
The Metropolis 5 1 6 3 5 8	·	•••
The Metropons 5 5 5 6		
		•
		•
SCOTLAND.		
COUNTY.*		
Aberdeen 6 1 7 2 5 2 5	•••	***
Edinburgh 14 3 17 2 14 14	•••	•••
Fife 1 1	•••	
Forfar 1 1 1 1 1 1 1 1	• 1	'1
Lanark 2 2 6 6	•••	•••
Perth 1 1 1	•••	•••
Renfrew 2 2 2 4 4	***	•••,
Total 118 42 160 7 15 106 97 4 20	10	.15

III. SHEEP-POX.

NIL

	•			Farn	as or other Places.	s or other Places. Promises Sheep Attacked. Diseased Sheep. p				Cases which previous W ported until	eeks not re					
• .	and the same of th			Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Slaughtered.	Removed.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Sheep Attacked.
E	NGLAN COUNTY.		•		-											
Bedford		•		3		3	ľ ·		200 -		·		1	200	2	100
Cornwall		. ••			227	3		}	74	1		ļ	. ***	74	1	100
					•••	4	,.:-	. ***	3	16	•••	• • • • • • • • • • • • • • • • • • • •	2		i	3::
Cumberland.		••		2	2	16	•••		247	51		•••		17] . ¹	1
Devon		••	•••		, 4		, •••				***	•••	17	281	•••	•••
Durham	** ***	.50	• • •		-;-	5	•••	, •••	42	5		•••		47	٠	
Essex		•••	,	1	•••	1		•••	50	•••		•••	•••	50	1	50
Huntingdon		: •••			• 2	2]			137				137		\ ·
Kent (ex. Me	etropolis)	•••		2	1	3			79	32		\ ` `		111		
Lancaster :.		400			•••	1	l	1	43		l	 '	·	43		1
Leicester					1	3	1		37	2				39	1	
Lincoln, Part					•••	3			72					72	•••	
Monmouth		•		1	1	i	Į.	4		56		ľ	1	56		} ···
AT 0 31		•••				• 1	•••	•••	20	1	***	•••	***	20	•••	•••
Norfolk		•••	•••	1	*** .	4		•••	157	•••		•••	0.77			•••
Northumberla	and	***	•••		***		•••	•••			:	. ***	97	60	• • • • •	•••
	••	•••	•••		. 3	7			38	34		•••	7	65	•••	
Somerset	••	•••		3	•••	3		. •••	49	•••.		•••	10	39	•••	
Stafford		•••	•••	1	•••	1		•••	15	•••		·	15	•••	•••	
Warwick		•••		.,.	2	2	•••	•••		34		1		1 34		
Worcester		•••			• • • •	1			80				80			
York, East R				•••	1	1	† 265			1 + 1	† 1			•••	1	1 ,
North	,, •••			2	3	5	1 '		56	† 1 34	-		h-,	90		
,, North	39 ***	•••		7	2	6	***	•••	213	76	•••		***	289	•••	•••
,, West	. 35 . ***	•••	801	. 7		٠.	•••	***	210	10.		• • • •		209	•••	•••
Liberty of the	e Isle of I	Ely	•••	1.	•••	1			· 46			•••	46			
	•								٠.	ł	ł	١	1	1 .	Į.	1
1.1		•					Į.	1				١.	,	1		'
	WALES. COUNTY.*			,				1	·							
Denbigh				3	3	6	1'	l	136	14		}		150	}	
		***			ì	ì	•••	60	,		•••	••• ·	***			1
Glamorgan	•••	•••	•••				•••	, 00 ,	} ::	4	•••	• •••	• •••	4		•••
Merioneth	•••	•••	•••		. ***	1.	•••	••• -	11	•••		•••		11	[•••	•••
Montgomery	. •••	•••	•••		•••	1		4	2	}		•••	•••	2		•••
Radnor		•••	•••	1	•••	1	•••		4	1				1 4	l	l

THE LONDON GAZETTE, NOVEMBER 2, 1875.

MBER	
2, 1875.	

	TLAND. Desty*	•	1		· .		1				ſ]]	1			1
Dumfries	•••	•••		2	••• 0	2	. •••	•••	12	•••	•••		•••	12	2	12
Haddington	•••	***	•…	1	•••	1	•••		61	***	•••	•••	•••	61	•••	•••
Roxburgh	••• .	•••		. 2	. 1	3	•••	•••	11	3	•••	•••	10	4	• • • •	•••
1262.	TOTAL	•••		66	27	93	265	60	1,758	499	°1	•••	284	1,972	6	163

[†] These were Foreign Sheep, landed at Hull.

v. GLANDERS.

				Far	Farms or other Places.			Healthy Horses on infected Premises.		Horses Attacked.		Diseased Horses.				Cases which existed in previous Weeks not reported until this Week.		
ଦ	: .	:			Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Slaughtered.	Removed.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Horses Attacked.	
B E H M S	erks uckingham ssex lertford liddlesex (ex. Mussex	LAND.	•••		1 1 2 	••• 1 1 1 1	1 1 1 3 1			4 	1 1 1 1	 1 1,	•••		4 1		•••	
٠		LAND.	•••	•••	1	9	13	•••		'' '		13		•••	•••			
	To	TAL	•••		9	13	22	<u></u>	•••	5	17	16	•••		6	1	1	

^{*} Counties include such Boroughs and Burghs as are locally situated within the limits of the Counties, or, if surrounded by two or more Counties, then they are included in the County with which they have the longest common boundary. Berwick-upon-Tweed is included in Northumberland.

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 23rd day of October, 1875.

PRIVATE BANKS.

Name, Titl	e, and Principal	Plac	ce of Issue.		Average Amount.
1.14			·		£
Ashford Bank	Ashford	•••	Pomfret and Co	•••	8959
Aylesbury Old Bank	Aylesbury	•••	Cobb and Co	•••	24675
Baldock Bank and Baldock and	P:11		W.11. vr. 3.6		•
Biggleswade Bank	Diggleswade	•••	Marchall on 1 C	•••	18380
Bedford Bank	Bedford	•••	Barnard and Co	•••	4670 31076
Bicester and Oxfordshire Bank and Oxford Bank	Bicester	•••	Tubb and Co	•••	16862
Boston Bank	70	•••	Miles Miles 1 C	ot'	received.
Broseley and Bridgnorth and Bridg-	Bristol	•••	D. 2. 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	•••	21600 14350
north and Broseley Bank Buckingham Bank	Buckingham	•••	The state of the s	•••	21562
Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank	Bury St. Edmi		1	•••	38082
Banbury Bank		***	J. C. and A. Gillett	•••	21972
Banbury Old Bank Bedfordshire Leighton Buzzard Banl		··· hro	Cobb and Son	•••	17984
Brecon Old Bank	n 0 0 0 0 0 0 0 0 0	ere •••	Bassett, Son, and Co Wilkins and Co	•••	36025 42547
Brighton Union Bank	70 * 7 .		TT 11	•••	20610
Burlington and Driffield Bank	D 3.	•••	TT 11	ot.	received.
Bury Saint Edmunds Bank	T 0 T1		Huddleston and Co	***	2535
Cambridge Bank	Cambridge		Mortlock and Co.		10100
Cambridge and Cambridgeshire Ban	Cambridge	•••	Masana Postona	•••	12506
Canterbury Bank	٠	•••	Unmmand and O.	•••	48472 23658
Colchester Bank	10.	•••	i n	•••	11397
Colchester and Essex Bank, and			and Co	•••	11091
Witham and Essex Bank, and Hadleigh Suffolk Bank	Colchester	•••	Mills and Co	•••	25291
or tata Mande Managa	. Truro	•••	Tweedy and Co	- 1	20666
City Bank, Exeter		•••	Milford and Co	••••	32666 12570
Craven Bank	0.41	•••		••••	75757
			, , , , , , , , , , , , , , , , , , , ,		
Derby Bank	Derby	•••	W. and S. Evans and Co.		11034
Derby Bank Derby Old Bank and Scarsdale and)	. Derby	•••	Samuel Smith and Co	∤	34025
High Peak Bank	Derby	•••		•••	26697
Devizes and Wiltshire Bank Carlington Bank, Durham Bank,	Devizes	***		•	4902
and Stockton-on-Tees Bank	Darlington	ė,• ı		•••	86944
Devonport Bank Dorchester Old Bank and Dorset-)	. Devonport	•••	Hodge and Co	•••	6107
shire Bank	Dorchester	•••	Williams and Co		37208
a . a	1	,	·		
East Cornwall Bank	1_	•••	Robins, Foster, and Co.	•••	90784
East Riding Dank Essex Bank and Bishop's Stortford	1	•••		•••	52872
Bank }	Chelmsford	•••		•••	37600
Exeter Bank :	Exeter	•••	Sanders and Co	•••	18497
				. [•
Faruhan Bank ••• ••• ••		•••		•••	6422
Faversham Bank	Faversham	•••	Hilton and Co	}	<i>5</i> 777

Name, Title, a	nd Principal Pl	ace	of Issue.		Average
	· · · · · · · · · · · · · · · · · · ·	Ì			£ 5935
Godalming Bank Guildford Bank	Godalming	•••	Mellersh and Co	. •••	12206
Grantham Bank	Guildford	***	Haydon and Co	•••	18144
Orantham Dank	Grantham	•••	Hardy and Co	•••	
Hull Bank and Kingston-upon-H ıll	Hull		Smith, Brothers, and Co.	•,.	18785
Huntingdon Town and County Bank	Huntingdon		Veasey and Co	•••	28839
Harwich Bank	Harwich	•••	Cox, Cobbold, and Co	•••	3979
Hertfordshire, Hitchin Bank	Hitchin	•••	Sharples and Co	•••	32420
Ipswich Bank Ipswich and Needham Market Bank,)	Ipswich	•••	Bacon and Co	•••	15118
Suffolk, Hadleigh Bank, Man- (ningtree and Mistley Bank, and (Ipswich	•••	Alexanders and Co	•••	46125
Woodbridge Bank	•				
Kentish Bank	Maidstone		Wigan, Mercers, and Co.	•••	19495
Kington and Radnorshire Bank	Kington		Davies and Co		25860
KnaresboroughOld Bank and Ripon)			TT 1	Ì	21093
Old Bank }	Knaresborough	•••		•••	43481
Kendal Bank	Kendal	•••	Wakefield, Crewdson, & Co.	•••	70701
randa Damb		•	D. 1.44		128110
Leeds Bank Leeds Union Bank	Leeds	•••	Beckett and Co W. Williams Brown and Co.	•••	38568
Leicester Bank	Leeds Leicester	•••	T. and T. T. Paget		28111
Lewes Old Bank	Lewes	•••	Molineux and Co	•	27407
Lincoln Bank	Lincoln	•••	Smith, Ellison, and Co	•••	94470
Llandovery Bank, Lampeter Bank,	Llandovery		D. Jones and Co	•••	31514
and Llandilo Bank }		•	Middleton, Cradock, and Co.		6884
Loughborough Bank Lymington Bank	Loughborough Lymington	•••	St. Barbe and Co		2080
Lynn Regis and Lincolnshire Bank	Lynn Regis	•••	Gurneys and Co	940	28245
Lynn Regis and Norfolk Bank	Lynn Regis	•••	Jarvis and Co	•••	10053
Macclesfield Bank	Macclesfield	•••	Brockleburst and Co	**>	9785
Miners' Bank	Truro	•••	Willyams and Co	***	19020
Monmouth Old Bank	Monmouth	•••	Bromage and Co	•••	2442
	37 . T.		Guiden and Diddall	•	12676
Newark Bank Newark and Sleaford Bank, and	Newark	•••	Godfrey and Riddell	•••	
Sleaford and Newark Bank	Sleaford	•••	Handley, Peacock, and Co.	•••	39244
Newbury Bank	Newbury	•••	Slocock, Bunny, and Co.	•••	12793
Newmarket Bank	Newmarket	•••	Hammond and Co	•••	14155
Norwich and Norfolk and Fakenham	Norwich	•••	Gurneys, Birkbecks, & Co.	•••	89364
Banks	Plymouth	•••	Harris, Bulteel, and Co.	•••	22496
New Sarum Bank 🔐 🔐	Sarum	•••	Pinckney, Brothers	•••	4274
Nottingham Bank	Nottingham	•••	Samuel Smith and Co		28620
Oswestry Bankand Oswestry Old Bank	Camastan		Croxon and Co		7432
Oxford Old Bank	Oswestry.	•••	Parsons and Co	•••	29830
Old Bank, Tonbridge, Tonbridge and	02.02.0	•••			
Tonbridge Wells Old Bank, Ton- (hridge and Tonbridge Wells and (Tonbridge	•••	Beechings and Co.	•••	13142
Sevenoaks Bank) Oxfordshire Witney Bank	Witney	•••	J. W. Clinch and Sons	•••	6638
Pease's Old Bank, Hull, the Hull	U11		Dagger on 3 Co		49315
Old Bank and Beverley Bank (Hull	•••		•••	ļ
Penzance Bank	Penzance	•••	Batten and Co ···	•••	9698
Reading Bank	Reading	es.	Simonds and Co	•••	20530
Reading Bank ••• •••	Reading	634	Stephens, Blandy, and Co.	***	27697
Richmond Bank	Richmond	,.	Roper and Co		6385
D	Royston .		Fordham and Co.	•4•	8063
Rye Bank	Rye		Curteis, Pomfret, and Co.		11956

Name, Title,	and Principal Place	e of Issue.		Average An ount.
Coffee W 11	~ ·			£
Saffron Walden and North Essex Bank Salop Bank		Gibson, Tuke, and Co	•••	
Sambon h Old D	Shrewsbury	-	•••	4405
Shrewsbury Old Bank and Shrews-	Scarborough	Woodall and Co	•••	24642
bury and Ludlow Bank	Shrewsbury	Rocke, Eyton, and Co	•••	24657
Sittingbourne and Milton Bank	Sittingbourne	Vallance and Co	•••	1790
Southampton Town and County Bank	Southampton	77 770		7832
Stamford and Rutland Bank	Stamford	Enton Conlaw and Co	•••	12631
Shrewsbury and Welsh Pool Bank	Shrewsbury	Beck, Downward, and Co.	••••	22341
Tavistock Bank	Tavistock	Gill, Morshead, and Co.		9590
Thornbury Bank	Thornbury	Harmondand On		6329
Tiverton and Devonshire Bank	100° .	Duneford and Ca		6910
Thrapston and Kettering Bank, Northamptonshire	Thrapston	Eland and Eland	•••	10933
Mat. D. 1 101 1 D. 1	_ ·	Butcher and Sons		13240
Towcester Old Bank	m	307hitementh and Cl.		5396
2011 Oct Old Dangers ***	Towcester	1(1111) 5122 2012 00;	•	
Union Bank, Cornwall	Helston	Vivian and Co	•••	8214
Uxbridge Old Bank	Uxbridge	Hull, Smith, and Co	•••	6061
W. W Dank	TT - 110 C 1	Halma Walls and G		4110
Wallingford Bank Warwick and Warwickshire Bank	Wallingford Warwick	Α	•••	4110 24321
Wellington Somerset Bank	NIT - 112 4	The Durathous and Co	•	3983
West Riding Bank, Wakefield, and	Wakefield	T - 4 M 1 C-	601	41291
Pontefract Bank			***	
Whitby Old Bank	Whitby		•••	14115 8908
Winchester, Alresford, and Alton Bank Weymouth Old Bank and Dor-)		• '	•••	
chester Bank	Weymouth	Eliot, Pearce, and Co	•••	12955
Wisbech and Lincolnshire Bank	Wisbech	Gurney and Co	•••	38650
Wiveliscombe Bank	Wiveliscombe	W. Hancock	•	1863
Worcester Old Bank and Tewkes-	Worcester	Berwick, Lechmere, and Co.	•••	56180
tury Old Bank }				
Yarmouth and Suffolk Bank, and)	Varmouth	Chimata Diabhach and Ca		39025
Halesworth and Suffolk Bank	Yarmouth	Gurneys, Birkbeck, and Co.	•••	
Yarmouth, Norfolk, and Suffolk Bank	Great Yarmouth	Sir E. H. K. Lacon, Bt., & Co.	•••	. 9524
York Bank	York	Swann, Clough, and Co.	•••	40945
			ļ	
	1	•		

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.											
Bank of Westmorland Barnsley Banking Company Bradford Banking Company Bank of Whitehaven Limited Bradford Commercial Banking Company Burton, Uttoxeter, and Ashbourn Union Bank Chesterfield and North Derbyshire Banking Company	•••	Whitehaven Bradford Burton-upon-Tren	000 000 000 000 T	810	£ 11355 9163 49154 27030 20295 44318						
Cumberland Union Banking Company Limited Coventry and Warwickshire Banking Company Coventry Union Banking Company County of Gloucester Banking Company	•••	Cartiala	907	•••	32815 15064 16549 98749						

Name, Title, and Principal Place	e of Issue.		Average Amount
0.211			£
Carlisle City and District Bank	Carlisle		90440
County of Stafford Bank, late Bilston District Banking Company		• ••• ••	8973
Doubles 1 D. 1 . 1			00100
Derby and Derbyshire Banking Company Darlington District Joint Stock Banking Company	Derby Darlington	eee	1 25660
Gloucestershire Banking Company	Gloucester	••• ••	146090
Halifax Joint Stock Bank	. Halifax		18074
Huddersfield Banking Company	TT., JJ.,,,C.13	•••	36175
Hull Banking Company	Hull	•••	27854
Halifax Commercial Banking Company Limited	. Halifax	***	12396
maniax and Huddersfield Union Banking Company		407 00	39829
Helston Banking Company	Helston	***	1508
Knaresborough and Claro Banking Company	Knaresborough	•••	28009
Lancaster Banking Company	Lancaster		62888
Laicastarshire Renking Company	Leiceston	410 841	70020
Lincoln and Lindsey Banking Company	Lincoln	*** ***	50360
Leamington Priors and Warwickshire Banking Company	Leamington Priors		11165
Ludlow and Tenbury Rank	Ludlow	•••	9596
Moore and Robinson's Nottinghamshire Banking Company Limited	Nottingham	****	31263
Nottingham and Nottinghamshire Banking Company		***	23107
North Wilts Banking Company	Melksham	***	42146 61241
Northamptonshire Union Bank	Manahammaam	#10. DO-	19713
North and South Wales Bank	Liverpool	444 44.	63268
Pares's Leicestershire Banking Company	Leicester	***	54782
Sheffield Banking Company	Sheffield	•••	34765
Stamford, Spalding, and Boston Banking Company	Stamford	640	54372
Stuckey's Banking Company, Bristol Somersetshire Bank, and Somersetshire Bank	Langport	*** ***	340559
Stourbridge and Kidderminster Banking Company	Stourbridge		51720
Sheffield and Hallamshire Banking Company	Sheffield		21325
heffield and Rotherham Joint Stock Banking Company	Sheffield	•••	50300
Swaledale and Wensleydale Banking Company	Richmond	844 84.	52668
Wolverhampton and Staffordshire Banking Company	Wolverhampton	•••	20350
Wakefield and Barnsley Union Bank	Wakefield •••		14000
Whitehaven Joint Stock Banking Company	Whitehaven	•••	29902
West of England and South Wales District Bank	Bristol	•••	80086
Wilts and Dorset Banking Company	Salisbury	***	68823
West Riding Union Banking Company	Huddersfield	••• •••	33660 4941
Whitchurch and Ellesmere Banking Company Worcester City and County Banking Company Limited	Whitchurch	• • • • • • • • • • • • • • • • • • • •	900
Wolfester ord, and orderly marking orminal market	, wordstor		
Tork Union Banking Company	York		69876
Tork City and County Banking Company	York	•••	91626
Torkshire Banking Company	Leeds	•••	118408

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 30th October, 1875.

• •						QUANTITIES	SOLD.	AVERAGE PRICE.		
Wheat	•••	•••	•••	•••		Qrs. 52,392	Bus,	s. d. 47 4		
Barley	•••	•••	•••	***	•••	61,459	1	88 1		
Oats	***	• •••	***	***	•••	2,952	6	24 6		

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1871 to 1874.

Corresponding Week in		ng		QU	ANTITIES SOLI	AVERAGE PRICES.			
		WHEAT.		BARLEY.	OATS	WHEAT.	BARLEY.	OATS.	
1871	***	•••	Qrs 72,622	Bus.	Qrs. Bus. 82,074 2	Qrs. Bus. 5,589 3	s d. 56 8	4. d. 37 5	a d. 23 8
1872	•••	***	53,667	5	68,650 2	4,361 7	57 4	44 1	23 6
1873 1874	•••		53,648 54,414		77,021 6 87,790 0	4,832 5 3,524 7	59 10 44 1	43 1 42 11	25 0 27 11

Statistical and Corn Department, Board of Trade, November 1, 1875. 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 30th October, 1875.

	Q U	ANTITIES IM	PORTED INT	QUANTITIES EXPORTED FROM THE UNITED KINGDOM.			
	England.	Scotland.	Ireland.	The United Kingdom.	British.	Colonial and Foreign.	Total Exported.
÷	Cwt.	Cwt.	Cwt.	Cwt.	Cwt.	Cwt.	C.wt.
Wheat	969,481	116,075	204,130	1,289,686	3,206	•••	3,206
Barley	269,384	21,303	•••	290,687	368		368
Oats	177,283	19,629	•••	[196,912]	2,552	2,775	5,327
Rye	11,090	2,060		13,150	•••	•••	•••
Pease	21,048	6,416) 	27,464	337	•••	337
Beans	44,238	6,436		50,674	20	••>	20
Indian Corn	289,045	21,963	202,011	513,019	•••	•••	•••
Buckwheat	640	•••	}	640	•••	•••	•••
Bere or Bigg	•••	•••	•••	•••	•••	4:•	•••
Total of Corn (ex-) clusive of Malt)}	1,782,209	193,882	406,141	2,382,232	6,483	2,775	9,258
	Cwt.	Cwt.	Cwt.	Cwt.	. Cwt.	Cwt.	Cwt.
Wheatmeal or Flour	104,058	37,491) •••	141,549	292	53	345
Barley Meal	•••	•••	•••	•••	•••	•••	•••
Oat Meal	1,780	} · 2	•••	1,782	303	***	303
Rye Meal	•••	***	•••	•••	•		•••
Pea Meal	•••	•••	•••	•••	•••	• 1 (•••
Bean Meal	•••	•••	•••	•••	129	•••	129
Indian Corn Meal	•••	•••	•••	•••	***		••• .
Buckwheat Meal	•••	•••	t++	•••	•••	•••	D00
Total of Meal	105,838	37,493		143,331	724	53	777
Total of Corn and Meal (exclusive of Malt)	1,888,047	231,375	406,141	2,525,563	7,207	2,828	10,035
Mult (entered by the)	Quarters.	Quarters,	Quarters.	Quarters.	Quarters.	Quarters.	Quarters 112

Statistical Office, Custom House, London, November 1, 1875 S. SELDON, Principal.

India Office, October 27, 1875. THE Secretary of State for India in Council hereby gives notice, that he has received Calcutta Gazettes, 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 Rajnarain Bonerjee, an Insolvent.

On Tuesday, the 3rd day of August instant, it was ordered that the Assignee do pay and divide the sum of Rs. 2,529-2-5 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 75 per cent. upon such of the debts admitted in the schedule of the said Insolvent, and claims proved as have been duly substantlated 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, August 11, 1875.

In the Matter of Oochobanund Shaw, an Insolvent.

On Tuesday, the 3rd day of August instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,043-10-4 to and amougst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 8 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 mat-ter or thing relating thereto.—A. B. Miller, Official Assignee. Date of Gazette containing notice, August 11, 1875.

In the Matter of Henry William Irvine Wood, an Insolvent.

On Tuesday, the 3rd day of August instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,497-15-1 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 1-8-0 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, August 11, 1875.

In the Matter of Lewis Palfour the elder and James Hamilton Robinson, Insolvents.

On Tuesday, the 3rd day of August instant, it was ordered that the Assignee do pay and divide the sum of Rs. 5,022-0-7 to and amongst all the creditors upon the estate of the said Insolvents as a dividend at the rate of six annas per cent. upon such of the debts admitted in the schedule of the said Insolvents, 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 I the 17th day of August, 1875.

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, August 11, 1875.

In the Matter of Alexander McVicar Smith, an Insolvent.

On Tuesday, the 1st day of June last, 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.—C. F. Pittar, Attorney. Date of Gazette containing notice, August 11,

In the Matter of Alexander McVicar Smith, an Insolvent.

On Tuesday, the 3rd day of August instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,615-12-2 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of four 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, August 11, 1875.

In the Matter of Sreenauth Mullick, an Insolvent.

On Tuesday, the 3rd day of August instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,743-0-2 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 ad-mitted 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, August 11, 1875.

In the Matter of Damoodur Doss, an Insolvent.

On Tuesday, the 3rd day of August 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.—Swinhoe, Law, and Co., Attorneys. Date of Gazette containing notice, August 18, 1875.

In the Matter of Alexander McVicar Smith, an Insolvent.

On Tuesday, the 3rd day of August instant, it was ordered that the first Court Day in August, 1876, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent be discharged personally, as well as to his afteracquired property, from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.—C. F. Pittar, Attorney. Date of Gazette containing notice, August 18, 1875,

Chief Clerk's Office,

In the Matter of Grees Chunder Mozoomdar, an Dhur and Mitter, Attorneys. Date Insolvent. Date containing notice, September 15, 1875.

On Friday, the 6th day of August 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 .- W. F. Gillanders, Attorney. Date of Gazette containing notice, August 25, 1875.

In the Matter of John Lindley, an Insolvent.

On Wednesday, the 4th day of August last, it was ordered that the hearing of this matter do stand adjourned until the first Court Day in August, 1877, and that the said Insolvent should quarterly, and on the last day of every quarter, furnish to the Official Assignee of this Court an account showing the total amount of his earnings during the said quarter, and pay over to the said Assignee the whole of such earnings, save and except such sum as the said Assignee shall consider necessary for the support of the said Insolvent; and this Court doth hereby make this order for the ad interim protection of the said Insolvent from arrest, to take effect from the date hereof in respect of all the debts and liabilities mentioned in the schedule of the said Insolvent filed in this Court, which protection shall continue in force until the said first Court Day in August, 1877; provided the said Insolvent makes no default in furnishing-such accounts and make the payments hereinbefore directed, otherwise the creditors of the said Insolvent shall be at liberty to apply to this Court to have the said order for ad interim protection recalled and discharged; and it is further orderd that the said Insolvent do then attend to be examined before the said Court .-A. St. John Carruthers, Attorney. Gazette containing notice, 9th September, 1875.

In the Matter of George Teil, an Insolvent.

On Wednesday, the 4th day of August last, it was ordered that the hearing of this matter do standadjourned until the first Court Day in August, 1877, and that the said Insolvent should monthly, and on the last day of every month, furnish to the Official Assignee of this Court a true and faithful account of his monthly earnings, and pay over to the said Assignee the whole of such earnings, save and except such sum as the said Assignee shall consider necessary for the support of the said Insolvent; and this Court doth hereby make this order for the ad interim protection of the said Insolvent from arrest, to take effect from the date hereof in respect of all the debts and liabilities mentioned in the schedule of the said Insolvent filled in this Court, which protection shall continue in force until the said first Court Day in August, 1877; provided the said Insolvent makes no default in furnishing such account, and make the payments hereinbefore directed, otherwise the creditors of the said Insolvent shall be at liberty to apply to this Court to have the said order for ad interim protection recalled and discharged; and it is further ordered that the said Insolvent do then attend to be examined before the said Court. -J. T. Hume, Attorney. Date of Gazette containing notice, 9th September, 1875.

In the Matter of Hurrynarain Khettry, an Insol-

On Wednesday, the 21st day of July last, it was ordered that the hearing of this matter do stand adjourned until Saturday, the 22nd day of July, 1876, and that the said Insolvent do then attend to be examined before the said Court .-)

Date of Gazette

Chief Clerk's Office, the 14th day of September, 1875.

In the Matter of Buldeo Doss, an Insolvent.

On Tuesday, the 6th day of July last, it was ordered that the hearing of this matter do stand adjourned to the first Court Day in July, 1877, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest be, and the same is, hereby enlarged to the said first Court Day in July, 1877, provided the said Insolvent in the interim pay the Official Assignee of this Court monthly, for the benefit of the estate of the said Insolvent, Rs. 100 a-month from his income; the first of such payments to be made on the 5th day of August next, and thereafter on the fifth day of each succeeding month, and that the said Insolvent do then attend to be examined before the said Court.-M. Camell, Attorney. Date of Gazetté containing notice, September 15, 1875.

In the Matter of Khan Mahomed Dhurrumsee, an Insolvent.

On Saturday, the 11th day of September instant, an account of the receipts and disbursements of the Official Assignee from the 1st day of April, 1869, to the 31st day of August last, was filed in the office of the Chief Clerk, and it was ordered that Tuesday, the 23rd day of November next, be appointed for the further hearing of this matter for the purpose of making a dividend.

"Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing."—A. B. Miller, Official Assignee. Date of Gazette containing notice, September 22, 1875.

In the Matter of Solomon Moludina, an Insolvent.

On Saturday, the 11th day of September instant, an account of the receipts and disbursements of the Official Assignee, from the 1st day of April, 1869, to the 31st day of August last, was filed in the office of the Chief Clerk, and it was ordered that Tuesday, the 23rd day of November ! next, be appointed for the further hearing of this matter for the purpose of making a dividend.

"Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing."-A. B. Miller, Official Assignee. Date of Gazette containing notice, September 22, 1875.

In the Matter of Robert Bartlett, an Insolvent.

On Saturday, the 11th day of September instant, an account of the receipts and disbursements of the Official Assignee from the 5th day of March, 1875, to the 31st day of August last, was filed in the office of the Chief Clerk, and it was ordered that Tuesday, the 23rd day of November next, be appointed for the further hearing of this matter for the purpose of making a dividend.

"Any creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing."—A. B. Miller, Official Assignce. Date of Gazette containing notice, September 22, 1875.

In the Matter of Buldeo Doss, an Insolvent. On Saturday, the 11th day of September Instant, it was ordered that the Assignee do pay and divide the sum of Rs. 2,607-7 to and amongs all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 8 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, September 22, 1875.

In the Matter of Damoodur Doss, an Insolvent. On Saturday, the 11th day of September instant, it was ordered that the Assignee do pay and divide the sum of Rs. 2,634-7-8 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs. 5 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

In the Matter of Hurry Narain Khettry, an In-

notice, September 22, 1875.

On Saturday, the 11th day of September instant, it was ordered that the Assignee do pay and divide the sum of Rs. 4,078-2-7 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Rs 5 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, September 22, 1875.

In the Matter of David Calder, an Insolvent.

On Saturday, the 11th day of September instant, it was ordered that the Assignee do pay and divide the sum of Rs. 518-14-6 to and amongst all the creditors upon the estate of the said Insolvent, as a dividend at the rate of Re. 1-8 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, September 22, 1875.

In the Matter of Thomas Henry Henty, an Insol-

On Saturday, the 11th day of September 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 o be creditors respectively, except the debt of l by an order of the same date the estate and

Deaconson and Rogers for Rs. 1,075, who appears not to have been served in due time with the notice of the day of hearing in this matter.-W. F. Watson, Attorney. Date of Gazette containing notice, September 22, 1874.

India Office, October 27, 1875. THE Secretary of State for India in Council hereby gives notice, that he has received Calcutta Gazettes, containing the following Notices that the undermentioned Insolvents filed their Petition in the Court for the Relief of Insolvents Debtors there, under the provisions of the Act 11 Vict., cap. 21:-

Petitions filed praying for relief.

In the Matter of Alfred George Gleeson, residing at No. 2, Soterkin's-lane, in the town of Calcutta, Customs' Preventive Officer, 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 Saturday, the 7th day of August instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.-W. G. Francis, Attorney. Date of Gazette containing notice, August 11, 1875.

In the Matter of Frederic Lotteri, carrying on business as a Broker and Commission Agent under the style and firm of F. Lotteri, at No. 39, Free School-street, in Calcutta, 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 Monday, the 9th day of August instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—J. O. Moses, Attorney. Date of Gazette containing notice, August 18, 1875.

In the Matter of Khoja Munjee Suchedina, now residing at No. 11, China Bazar-lane, in the town of Calcutta, who, prior and up to the 10th day of June, 1870, carried on trade and business at Bombay as a Merchant and Agent, under the style and firm of Khoja Munjee Suchedina, and who from the 8th day of December, 1871, has been residing in and carrying on business in Calcutta, as a Broker, 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 Thursday, the 12th day of August instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—Orr and Harriss, Attorneys. Date of Gazette containing notice, August 18, 1875.

In the Matter of John Parsick, who from the year 1868 to the month of February, 1871, resided and carried on trade and business at Fyzabad, in Oudh, as Merchant and Agent, under the name, style, and firm of Duncan and Co., and who from the year 1861 till 1873, resided at Culcutta, Meerut, Lahore, and elsewhere, in India, and who from the month of September, 1873, has continually resided in Calcutta, and has since the month of April, 1874, served as an Assistant in the firm of Messrs. Wyman and Co., Booksellers and Stationers, 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 Tuesday, the 17th day of August instant, and by effects of the said Insolvent were vested in the Official Assignee.—Orr and Harriss, Attorneys. Date of Gazette containing notice, August 25, 1875.

In the Matter of Raj Chunder Chatterjee, of No. 123, Amherst-street, in the town of Calcutta, lately a Dealer in Old Buildings, 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 Friday, the 20th day of August instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—Shamuldhone Dutt, Attorney. Date of Gazette containing notice, August 25, 1875.

In the Matter of William Edward Barlow, of No. 15, Mahomed-crescent's 2nd Lane, in the town of Calcutta, late an Examiner in the Bengal Secretariat Press, afterwards an Examiner in the Secretariat Press, in Shillong, and at present an Examiner in the Superintendent of Government Printing Press, Hastings-street, in the said town of Calcutta, 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 18th day of August 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, August 25, 1875.

In the Matter of Shama Churn Mookerjee, of Sham-bazar, in the town of Calcutta, carrying on trade and business as Cloth Merchant, at Puggayaputty, Burra-bazar, in the town of Calcutta, under the name and style of Shama Churn Mookerjee, 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 Saturday, the 28th day of August instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—M. T. Pearson, Attorney. Date of Gazette containing notice, September 1, 1875.

In the Matter of Tunsook Roy, of Pragjee's Cootee, in Puggayaputty-street, in Burra-bazar, in Calcutta, lately carrying on business as Piecegoods Merchant, at Pragjee's Cootee, Puggayaputty as aforesaid, under the name and style of Lukmee Chund Pursoothum Dass, 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 25th day of August instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—M. Camell, Attorney. Date of Gazette containing notice, September 1, 1875.

Chief Clerk's Office, the 31st day of August, 1875.

In the Matter of Ascurrun Soorana, of Kungraputty, in Burra-bazar, in the town of Calcutta, carrying on trade and business as Merchants, in copartnership with Megraj Tunsook Doss, Puddum Chund Surdarmull, at Kungraputty aforesaid, under the name, style, and firm of Megraj Tunsook Doss, 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

Thursday, the 2nd day of September instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—G. Gregory, Attorney. Date of Gazette containing notice, September 9, 1875.

In the Matter of Phool Chund and Soorujmull, both of whom reside at No. 12, Roop Chund Foy's-lane, Burra-bazar, in the town of Calcutta, and who up to the 29th day of August, 1875, carried on trade and business at No. 88, Cross-street, Burra-bazar, and No. 29-39, Mullick's-street, Burra-bazar, in the town of Calcutta, as Merchants, Banians, Brokers, and Agents, under the name, style, and firm of Buldeo Doss, Phool Chund, Insolvents.

Notice, that the Petition of the said Insolvents, seeking the benefit of the Act 11 Vic, cap. 21, was filed in the office of the Chief Clerk on Monday, the 30th day of August last, and by an order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.—Orr and Harriss, Attorneys. Date of Gazette containing notice, September 9, 1875.

In the Matter of Beepinbehary Dutt, of Siboo Thakoor's lane, in Calcutta, carrying on business at Burra-bazar, Pogyaputty, as a Cloth Dealer, under the name and style of Beepinbehary Dutt, 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 Tuesday, the 31st day of August last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—C. F. Pittar, Attorney. Date of Gazette containing notice, September 9, 1875.

In the Matter of Robert John Arnold, of No. 175, Bow Bazar-street, in the town of Calcutta, late of Public Works Department, and at present out of employ, 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 Saturday, the 11th day of September instant, and by an order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.—H. R. Fink, Attorney. Date of Gazette containing notice, September 15, 1875.

In the Matter of Shamloll Chowbay and Kadernath Chowbay, both respectively of No., Rajah's Kattra, Burra-bazar, in the town of Calcutta, lately trading as Shop-keepers, in copartnership, under the name, style, and firm of Kadernath and Doorgapersaud, at Puggiaputty, in Burra-bazar, in the town of Calcutta, Insolvents.

Notice that the petition of the said Insolvents seeking the benefit of the Act 11 Vic., chap. 21, was filed in the office of the Chief Clerk on Saturday, the 11th day of September instant, and by an order of the same date, the estale and effects of the said Insolvents were vested in the Official Assignee.—Insolvents in person. Date of Gazette containing notice, September 22, 1875.

In the Matter of Shamlall Chowbay and Kedarnath Chowbay, Insolvents.

On Saturday, the 11th day of September instant, it was ordered that the matters of the petition of the said Insolvents be heard on Tuesday, the 23rd day of November next, and that the said Insolvents do then attend to be examined before the said Court.—Insolvents in person. Date of Gazette containing notice, Sep-

tember 22, 1875.

In the Matter of Abraham Elias, carried on business as Merchant, at No. 4, Harinbaree-

lane, in Calcutta, as 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 Tuesday, the 14th day of September instant, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.—G. Gregory, Attorney. Date of Gazette containing notice, September 22, 1875.

In the Matter of Ramgopaul, Buldeopersaud, Sookedopersaud, Samsoonder Loll, and Hurdeo Doss, lately carried on business at Soojadpore, in the North-Western Provinces of India, under the name and style of Munoo Loll Thacoorpersaud, and also at Burra-bazaar, in Calcutta, as Piece Goods Dealers and Saltpetre Merchants, under the name and style of Buldeopersaud,

Notice that the petition of the said Insolvents seeking the benefit of the Act 11 Vic., cap. 21, was filed in the office of the Chief Clerk on Tuesday, the 14th day of September instant, and by an order of the same date, the estate and effects of the said Insolvents were vested in the Official Assignee.—Abdool Hameed, Attorney. Date of Gazette containing notice, September 22, 1875.

In the Matter of Lutchmeenarain, of Puggiaputty, Burra-bazar, in the town of Calcutta, lately carrying on business as Cloth Merchant, in Burra-bazar aforesaid, under the name, style, or firm of Mounaloll Lutchmeenarain, 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 Saturday, the 18th day of September instant, and by an order of the same date, the estate and effects of the said Insolnent were vested in the Official Assignee.—Dutt and Mitter, Attorneys. Date of Gazette containing notice, September 22, 1875.

In the Matter of Lunjeebhoy Dhunjeebhoy, of Parsee Church-street, in the town of Calcutta, formerly carrying on business at Calcutta, in copartnership with Bamonjee Framjee Cama, as Merchants, under the style and firm of H. B. Cama and Co., and afterwards carrying on business by himself, at Calcutta aforesaid, as a Merchant and Agent, and also as a Shellac Manufacturer, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act 11 Vic., 21, was filed in the office of the Chief Clerk on Friday, the 17th day of September instant, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee. - C. F. Pittar, Attorney. Date of Gazette containing notice, September 22, 1875.

In the Matter of Dabeypersaud and Narain Doss, both of No. 4, Muddenmohun Chatterjee's-lane, in the town of Calcutta, who formerly carried on, in copartnership, the business of Cotton Brokers to Messrs. Graham and Company, and to Messrs. Turner, Morrison, and Company, under the style of Dabeypersaud Narain Doss, and subsequently under the style of Narain Doss, and who also carried on the trade or business of Dealers in Piece Goods, formerly at No. 4, Muddenmohun Chatterjee's-lane aforesaid, and subsequently at No. 70, BurtollahDabeypersaud Narain Doss, and Narain Doss, Bhugwan Doss, Insolvents.

Notice that the Petition of the said Insolvents seeking the benefit of the Act 11 Vic., cap. 21, was filed in the office of the Chief Clerk on Monday, the 20th day of September instant, and by an order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.—D. C. Duit, Attorney. Date of Gazette containing notice, September 29, 1875.

India Office, October 26, 1875. THE Secretary of State for India in Council hereby gives notice, that he has received a Madras Gazette, containing the following Notices that the undermentioned Insolvents filed their Petitions in the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11 Vict., cap. 21:-

Petitions filed praying for relief.

Notice is hereby given, that petitions to the Court for the Relief of Insolvent Debtors were filed on the 19th day of July instant, by Vijiah Pillay, a Hindoo inhabitant of Madras and a Goomastah in the employ of one Narrainsawmy Pillay, residing at No. 32, High-road, Egmore, within the local limits of Madras; and by Yaloochoor Narrain Chetty and Yaloochoor Vencatachella Chetty, lately Grain Merchants, but now without employ, and Yaloochoor Vencatasoobiah Chetty, Goomastah in the service of Mathala Soobiah Chetty and Co., Hindoo inhabitants of Madras, residing at No. 7, in Aucharapen-street, Blacktown, within the local limits of Madras, the said Insolvents severally being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day orders were respectively made by the said Insolvent Court, vesting the estates and effects of the said Vijiah Pillay, and Yaloochoor Narrain Chetty, Yaloochoor Vencatachella Chetty, and Yaloochoor Vencatasoobiah Chetty in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 3, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office, 20th July, 1875.

Notice is hereby given, that petitions to the Court for the Relief of Insolvent Debtors were filed on the 28th day of July instant, by Sareega Culliana Rajoo, a Hindoo inhabitant of Madras, residing at No. 193, in Mint-street, Black Town, within the local limits of Madras, and a Government Pensioner, lately carrying on business in partnership with A. Mookoondoo Nai 100 and A. Dorasawmy Pillay, in the Black Town of Madras, as Wine Merchants and General Agents, under the name, style, or firm of Crampton and Co.; and by Neckoondrum Soobroya Aucharry, a Hindoo inhabitant of Madras, residing at No. 114, in Lingee Chetty-street, in the Black Town of Madras, and a Carpenter Maistry, the said Insolvents severally being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in ludia;" and on the same estreet, in Calcutta aforesaid, under the style of I day orders were respectively made by the said In-

solvent Court, vesting the estates and effects of consolidate and amend the Laws relating to Insolthe said Sareega Culliano Rajoo and Neckoondrum Soobroya Aucharry in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 3, 1875. John Shaw, Chief Clerk.

Madras, Chief Clerk's Office,

29th July, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 31st day of July instant, by Pubbee Chetty Ragavooloo Chetty, a Hindoo inhabitant of Madras, residing at No. 10, Acharappen-street, Black Town, within the local limits of Madras, lately carrying on business as Culinary Merchant, but now without employ, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Pubbee Chetty Ragavooloo Chetty in Benjamin Brooks, Esq., the Official Assignce of the said Court. Date of Gazette containing notice, August 3, 1875.

John Shaw, Chief Clerk.

Madras, Chief Clerk's Office, 31st July, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 6th day of August instant, by Henry Charles Luxa, an inhabitant of Madras, residing at No. 22, Semboodoss-street, in the Black Town of Madras, lately carrying on business as a Watch and Clock Maker, on the Mount-road, within the local limits of Madras, but now without employ, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estates and effects of the said Henry Charles Luxa in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 10, 1875. John Shaw, Chief Clerk.

Madras, Chief Clerk's Office, 6th August, 1875.

Notice is hereby given, that petitions to the Court for the Relief of Insolvent Debtors were the 28th day of July instant, by filed on Sareega Culliana Rajoo, a Hindoo inhabitant of Madras, residing at No. 193, in Mint-street, Black Town, within the local limits of Madras, and a Government Pensioner, lately carrying on business in partnership with A. Mookoondoo Naidoo and A. Dorasawmy Pillay, in the Black Town of Madras, as Wine Merchants and General Agents, under the name, style, or firm of Crampton and Co.; and by Neckoondrum Soubroya Aucharry, a Hindoo inhabitant of Madras, residing at No. 114, in Lingee Chetty-street, in the Black Town of Madras, and a Carpenter Maistry, the said Insolvents severally being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty

vent Debtors in India;" and on the same days orders were respectively made by the said Insolvent Court, vesting the estates and effects of the said Saragee Culliana Rajoo and Neckoondrum Soobroya Aucharry, in Benjamin Brooks, Esq., the Official Assignee of the said Court. Date of Gazette containing notice, August 10, 1875. John Shaw, Chief Clerk.

Madras Chief Clerk's Office, 29th July, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 31st day of July instant, by Pubbee Chetty Ragavooloo Chetty, a Hindoo inhabitant of Madras, residing at No. 10, Acharappen-street, Black Town, within the local limits of Madras, lately carrying on business as Culinary Merchant, but now without employ, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Pubbee Chetty Ragavooloo Chetty, in Benjamin Brooks, Esq., the Official Assignee of the said Court .- Date of Gazette containing notice, August 6, 1875

John Shaw, Chief Clerk.

Madras, Chief Clerk's Office, 31st July, 1875.

Notice is hereby given, that petitions to the Court for the Relief of Insolvent Debtors were filed on the 2nd day of August instant, by Govindoo Row, a Hindoo inhabitant of Madras, residing at No. 9, Numalvar-street, Black Town, within the local limits of Madras, and a Goomastah under K. Ramachendra Row; by Daniel Pereira, an inhabitant of Madras, residing at No. 8, Mint-street, Black Town, within the local limits of Madras, and a Clerk in the Office of the Examiner of Ordnance Accounts, Fort St. George; by Syed Goolam Moortooza Saib, a Mahomedan inhabitant of Madras, residing at No. 59, Vencatachella Moodelly-street, Triplicane, within the local limits of Madras, and a Kansamah in the service of Goolam Mahomed Khan Moonever Ood Dowlah Bahadoo Hijaruth Jung; and by Triplicane Comarasawmy Moodelly, a Hindoo inhabitant of Madras, residing at No. 1, Soorappah Moodelly-street, Triplicane, within the local limits of Madras, and a Goomastah in the service of one Appasawmy Chettiar, the said Insolvents severally being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day orders were respectively made by the said Insolvent Court, vesting the estate and effects of the said Govindoo Row, Daniel Pereira, Syed Goolam Moortooza Saib, and Triplicane Comarasawmy Moodelly, in Benjamin Brooks, Esq., the Official Assignee of the said Court. - Date of Gazette containing notice, August 10, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office,

3rd August, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was Queen Victoria, chapter 21, intituled "An Act to | filed on the 9th day of August instant, by L. Govindoo Row, an inhabitant of Madras, residing at No. 31, in Neela Poinoo Pillay-street, in the Black Town of Madras, and a Clerk in the Office of the Controller of Military Accounts, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said L. Govindoo Row in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 17, 1875.

John Shaw, Chief Clerk.

Madras, Chief Clerk's Office, 9th August, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 12th day of August instant, by Theroocanum Cullyana Soondra Moodelly, a Hindoo inhabitant of Madras, residing at No. 30, Vencata Ramier-street, Black Town, within the local limits of Madras, lately a working partner in the firm of Messrs. Govindoo Naidoo and Co., carrying on business as Firewood Merchants, but at present a Canacapoly in the said same firm; the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Theroocanum Cullyana Soondra Moodelly in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 17, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office, 12th August, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 6th day of August instant, by Henry Charles Luxa, an inhabitant of Madras, residing at No. 22, Semboodoss street, in the Black Town of Madras, lately carrying on business as a Watch and Clock Maker on the Mount-road, within the local limits of Madras, but now without employ, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Law relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estates and effects of the said Henry Charles Luxa in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 17, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office, 6th August, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 11th day of August instant, by Iynavarum Ramoo Pillay, a Hindoo inhabitant of Madras, residing at No. 14, in Solayappen-street, at Washerman's Pettah, within the local limits of Madras, a Broker, the said Insolvent being and residing within the jurisdiction of the High Court

of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Iynavarum Ramoo Pillay in Benjamin Brooks, Esq., the Official Assignee of the said Court. — Date of Gazette containing notice, August 17, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office, 11th August, 1875.

Notice is hereby given, that petitions to the Court for the Relief of Insolvent Debtors were filed on the 2nd day of August instant by Govindoo Row, a Hindoo inhabitant of Madras, residing at No. 9, Numalvar-street, Black Town, within the local limits of Madras, and a Goomastah under K. Ramachendra Row; by Daniel Pereira, an inhabitant of Madras, residing at No. 8, Mintstreet, Black Town, within the local limits of Madras, and a Clerk in the Office of the Examiner of Ordnance Accounts, Fort St. George; by Syed Goolam Moortooza Saib, a Mahomedan inhabitant of Madras, residing at No. 59, Vencatachella Moodelly-street, Triplicane, within the local limits of Madras, and a Kansamah in the service of Goolam Mahomed Khan Moonever Ood Dowlah Bahadoor Hijaruth Jung; and by Triplicane Coomarasawmy Moodelly, a Hindoo inhabitant of Madras, residing at No. 1, Soorappah Moodellystreet, Triplicane, within the local limits of Madras, and a Goomastah in the service of one Appasawmy Chettiar, the said Insolvents severally being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day orders were respectively made by the said Insolvent Court, vesting the estate and effects of the said Govindoo Row, Daniel Pereira, Syed Goolam Moortooza Saib, and Triplicane Comarasawmy Moodelly, in Benjamin Brooks, Esq., the Official Assignee of the said Court. — Date of Gazette containing notice, August 17, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office, 3rd August, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 9th day of August instant by L. Govindoo Row, an inhabitant of Madras, residing at No. 31, in Neela Poinco Pillay-street, in the Black Town of Madras, and a Clerk in the Office of the Controller of Military Accounts, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court vesting the estate and effects of the said L. Govindoo Row in Benjamin Brooks, Esq., the Official Assignee of the said Court.-Date of Gazette containing notice, August 24, 1875. John Shaw, Chief Clerk.

Madras, Chief Clerk's Office, 9th August, 1875.

Notice is hereby given, that a petition to the

Court for the Relief of Insolvent Debtors was filed on the 12th day of August instant, by Theroocanum Cullyana Soondra Moodelly, a Hindoo inhabitant: of Madras, residing at No. 30, Vencata Ramier-street, Black Town, within the local limits of Madras, lately a working partner in the firm of Messrs. Govindoo Naidoo and Co., carrying on business as Firewood Merchants, but at present a Canacapoly in the said same firm, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Theroocanum Cullyana Soondra Moodelly in Benjamin Brooks, Esq., the Official Assignee of the said Court. - Date of Gazette containing notice, August 24,-1875.

John Shaw, Chief Clerk.

Madras Chief Clerk's Office, 12th August, 1875.

Notice is hereby given that a petition to the Court for the Relief of Insolvent Debtors was filed on the 11th day of August instant, by Iynavarum Ramoo Pillay, a Hindoo inhabitant of Madras, residing at No. 14, in Solayappen-street, at Washerman's Pettah, within the local limits of Madras, a Broker, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India; and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Iynavarum Ramoo Pillay in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 24, 1875.

John Shaw, Chief Clerk.

Madras, Chief Clerk's Office, 11th August, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 18th day of August instant, by Thayar Ragavah Charry, a Hindoo inhabitant of Madras, residing at No. 20, Chittura Collumstreet, Mylapore, within the local limits of Madras, and an Agent of the Shevagunga Zemindar, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Thayar Ragavah Charry in Benjamin Brooks, Esq., the Official Assignee of of the said Court. Date of Gazette containing notice August 24, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office,

18th August, 1875.

Notice is hereby given, that petitions to the Court for the Relief of Insolvent Debtors were filed on the 16th day of August instant, by Satoor Jacob Simon, an inhabitant of Madras, residing at No. 16, Anderson-street, Black Town, within the local limits of Madras, and a Clerk employed in the Madras Railway Company; by

Henry Raymond, residing at No. 22, Murrydossstreet, Royapoorum, within the local limits of Madras, and a Clerk employed in the firm of Messrs. Oakes and Co.; and by Samuel Ward Dean, residing in Wootoo Cottan-street, Pereametto, within the local limits of Madras, and a Clerk in the service of Messrs. Franck and Co., the said Insolvents severally being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21. intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day orders were respectively made by the said Insolvent Court vesting the estates and effects of the said Satoor Jacob Simon, Henry Raymond, and Samuel Ward Dean, in Benjamin Brooks, Esq., the Official Assignee of the said Court.—Date of Gazette containing notice, August 24, 1875.

John Shaw, Chief Clerk.

Madras, Chief Clerk's Office, 17th August, 1875.

Notice is hereby given, that a petition to the Court for the Relief of Insolvent Debtors was filed on the 18th day of August instant, by Thayar Ragavah Charry, a Hindoo inhabitant of Madras, residing at No. 20, Chittura Collumstreet, Mylapore, within the local limits of Madras, and an Agent of the Shevagunga Zemindar, the said Insolvent being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day an order was made by the said Insolvent Court, vesting the estate and effects of the said Thayar Ragavah Charry in Benjamin Brooks, Esq., the Official Assignee of the said Court. — Date of Gazette containing notice, August 31, 1875.

John Shaw, Chief Clerk.

Madras, Chief Clerk's Office,

18th August, 1875. Notice is hereby given, that petitions to the Court for the Relief of Insolvent Debtors were filed on the 16th day of August instant, by Satoor Jacob Simon, an inhabitant of Madras, residing at No. 16, Anderson-street, Black Town, within the local limits of Madras, and a Clerk employed in the Madras Railway Company; by Henry Raymond, residing at No. 22, Murrydoss-street, Royapoorum, within the local limits of Madras, and a Clerk employed in the firm of Messrs. Oakes and Co.; and by Samuel Ward Dean, residing in Wootoo Cottan-street, Pereamettoo, within the local limits of Madras, and a Clerk in the service of Messrs. Franck and Co., the said Insolvents severally being and residing within the jurisdiction of the High Court of Judicature at Madras, praying for the benefit of the Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, chapter 21, intituled "An Act to consolidate and amend the Laws relating to Insolvent Debtors in India;" and on the same day orders were respectively made by the said Insolvent Court vesting the estates and effects of the said Satoor Jacob Simon, Henry Raymond, and Samuel Ward Dean in Benjamin Brooks, Esq., the Official Assignee of the said Court.-Date of Gazette containing notice, August 31, 1875.

John Shaw, Chief Clerk. Madras, Chief Clerk's Office, 17th August, 1875.

India Office, October 26, 1875: THE Secretary of State for India in Council hereby gives notice, that he has received a Madras 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 Madras.

In pursuance of Orders of this Court made in the matter of the undermentioned Insolvent Debtors, and respectively dated 21st March, 18th April, 11th July, and 19th December, 1872; 21st February, 21st March, 17th April, 13th June, 10th and 22nd July, 24th October, 20th November, and 2nd and 19th December, 1873; 23rd and 27th January, 19th February, 5th, 19th, 30th, and 31st March, 20th April, 1st and 22nd June, 13th July, 6th August, 26th October, 10th, 23rd, and 30th November, and 7th and 21st December, 1874; 4th, 8th, 18th, and 25th January, 9th, 15th, and 22nd February, 8th, 15th, 24th, and 31st March, 5th, 12th, and 23rd April, 28th June, and 5th July, 1875-it is ordered that the said Insolvents be personally discharged under the provisions of the Act 11th Victoria, chapter 21st, in respect of all the debts mentioned in their schedules :-

1872.

21st. Walter Mathews. March 18th. Comuli Streenevassa April Ragava Iyengar and Comull Rungasawmy Iyengar. 11th. Francis Quintin D'Cruz. July December 19th. Thomas Fonceca.

1873.

February 21st. Abbass Hoossain. March 21st. Javari Peera Saib. April 17th. Lutchmana Naidoo. Lovell Cartledge. June 13th. Cavareeputnum Iyah Iyer. Albert D'Rozario, 2nd Petition. July 10th. Edmund Luxa. 22nd. Charles Clement Cottrell. July October 24th. Condappah Chettyar. November 20th. Boyapooratha Suban Cooty. December 2nd. Manacaudoo Somoo Chetty. 19th. John Joseph, 2nd Petition.

1874.

23rd. Lieutenant Clement Chute Cot-January 27th. Hoossain Khan Saib and Khader Khan Saib. February 19th. Johston Hamilton Hunter. Arthur Lantwar Campbell. March 5th. Albert Jansen. 19th. Ebenezer Coultrup Shrieves. 30th. Poothoovay Royappa Moodelly. 31st. James Michael Taylor. April 20th. Daniel Scott Johnson, 2nd Petition. 1st. Thomas Winstill Johnson. June Moothoo Rajagopaul Moodelly. 22nd. Goonoosetty Gooroomoorthy ,, Naidoo. James Ralston. July 13th. Thomas Jamiesom Dymes. August 6th. Pyahavellum Ramasawmy Iyer. George Alfred Regel, 2nd Peti-

Charles Strange Harvey.

Ghoolam Abdool Khader Khan.

26th. Cootab Vencatasoobiah Chetty. October Joseph Louis DeBeaux. Julia DeBeaux. November 10th. Samuel Stephenson. 23rd. C. Le. Mahomed Abdool Cawder 30th. Adeaccamungalum Ruthnavalu Moodelly. John Raynard D'Silva. 7th. December Colathoor Jaganatha Moodelly. Pooloocooroo Appier. 21st. Thundalum Soobaroya Moodelly ,, Thundalum Soobboo alias Moodelly. Mohedeen, Pitchay \mathbf{Adam} ,, Thumbee, Mahomed Esmael, Mahomed Ebrahim, and Munjee Alleyar. 1875. 4th. Charlotte Sterling. January Pasoomoorthee Alwar Chetty. 8th. Chethamoor Aroonachella Chetty and Chethamoor Ramalinga Chetty 18th. David William Moy. :, Hyder Jung Bahadoor. 25th. Gaudum Chetty Soobaroy Chetty. February 9th. Uriel Watkins. 15th. Nazook Beebee. " 22nd. Syed Abdul Kader Khan Baha-" door. March 8th. Benjamin Powell. 15th. Madar Khan. " 24th. Theroocauttoopullee Narrainsawmy Naidoo. 31st. See-Eee-La-Poo Thee E. Jayeenoolaboodeen Rowther. Cotoor Parthasarthy Chetty. " " Kodumpaukum Cundasawmy " Pillay. 5th. Mahomed Scabuckthoolah. April George William Tower. 31 33 Chinnappen Thumboo Pillay. 12th. Panthurthee Ramalingum 22 Chetty. Nagarum Bashiem Chetty alias. Soobaroyaloo Chetty.

Joopooty Veerasawmy Chetty and Joopooty Vencataroyaloo Chetty. 23rd. Pusseepulatee Abboy Naidoo ,, and Mahomed Oomer Saib. Nullanwellee Soobiah Chetty. Mylapore Narrainsawmy Moodelly. June 28th. Punthatee Vencatasawmy Chetty. 5th. Gully Lutchmee Narrain Chetty. July Pondicherry Chinnasawmy Ponnoosawmy Pillay, 2nd Petition. Streepercomatoor Baboo Bas-,, hyum Moodelly. Sabapathy Aucharry. ,, 27 Mary Jane Peppen. 33 Mysore Parvathy Ummall. ,, ,, Ponnary Mooneappah Chetty. William Taylor Lawrence, 2nd Petition. Mahomed Baker Hoossain Saib. Mahomed Oomer. Date of Gazette containing notice, August 3, 1875.

Official Assignee's Office, High Court Buildings, Madras, 30th July, 1875.

B. Brooks, Official Assignee;

In pursuance of orders of this Court made in the matter of the undermentioned Insolvent Debtors, and respectively dated 5th July and 2nd August, 1875, it is ordered that the said Insolvents be personally discharged under the provisions of the Act 11th Victoria, chapter 21, in respect of all the debts mentioned in their Schedules:—

1875.

5th Jaly

William Burnet, Esq., of the
Firm of Messrs. Maxwell and
Co.

2nd August

Trichinopoly Teagaroya Moodelly.
Cavaty Cooppier and Cavaty

Pitchier, Joint Petition.
Poolloor Soobbaroyah Chetty.
Cullamunpadoo Sooboo Ammall.

Nagalapurum Kistna Butten.

Date of Gazette containing notice, August 10, 1875.

B. Brooks, Official Assignee.
Official Assignee's Office, High Court
Buildings, Madras, 9th August, 1875.

In pursuance of orders of this Court made in the matter of the undermentioned Insolvent Debtors, and respectively dated 26th day of July, 1875, it is ordered that the said Insolvents be personally discharged under the provisions of the Act 11th Victoria, chapter 21, in respect of all the debts mentioned in their Schedules:—

Innocent Bowter Baptist, 3rd Petition. Charles Gallyot, Mary Louise Gilles, Charles Panwith Hardon, and Augustus Anthony Gilles, Joint Petition.

Date of Gazette containing notice, August 10, 1875.

B. Brooks, Official Assignee. Madras, 3rd August, 1875.

In pursuance of orders of this Court made in the matter of the undermentioned Insolvent Debtors, and respectively dated 5th July and 16th August, 1875, it is ordered that the said Insolvents be personally discharged under the provisions of the Act 11th Victoria, chapter 21, in respect of all the debts in their Schedules:—

1875.

5th July
16th August
John Nicholas Quickley.
Mungatie, otherwise known as
Mrs. Bishop.
Goombadypundy Pauleatha
Chetty.
John Ledsham, 2nd Petition.
Mahomed Yacoob Kkan Bahadoor

", John Ignatius France.

Date of Gazette containing notice, August, 31, 1875.

B. Brooks, Official Assignee. Official Assignee's Office, Madras, 26th August, 1875.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

OTICE is hereby given, that-

2259. Emil Tilp, of Vienna, in the Empire of Austria, has given notice at the Office of the Commissioners of his intention to proceed with his application for letters patent for the invention of "improvements in the means and appa-No. 24262.

ratus for preventing or reducing the lateral vibrating motion of locomotives and other rolling stock of railways."

As set forth in his petition, recorded in the said office on the 21st day of June, 1875.

2275. And William Tice, of Worsley, in the county of Lancaster, Gas Engineer, has given the like notice in respect of the invention of "improvements in apparatus or appliances connected with weaving and spinning machinery."
2280. And Thomas Whittaker and William

2280. And Thomas Whittaker and William Poole, both of Manchester, in the county of Lancaster, have given the like notice in respect of the invention of "certain improvements in

the construction of fire lighters."

2282. And Charles Brock, of Saint Mary Church, in the county of Devon, Manager of the Works of the Watcombe Terra-Cotta Clay Company Limited, has given the like notice in respect of the invention of "improvements in the production of mural fresco paintings, and in the decoration of flat surfaces, also of busts, statuettes, and other pottery."

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

June, 1875.

2303. And Joseph Theodore Dann, of 1, Crawshay-road, North Brixton, in the county of Surrey, Civil Engineer, has given the like notice in respect of the invention of "improvements in the construction of sugar-cutting machines."—A communication to him from abroad by Nicolas Jean Marie Leduc, of 22, Rue Baudin, Paris, in the Republic of France.

2306. And William Lochhead, of Glasgow, in the county of Lanark, North Britain, Civil Engineer, has given the like notice in respect of the invention of "improvements in hats, and in apparatus for effecting the same."

2310. And Alfred Littlehales, of Birmingham, in the county of Warwick, Engraver, has given the like notice in respect of the invention of "improvements in fastenings for solitaires, sleeve links, shirt and other studs, cravats, neckties, neck and other bows, and other articles."

2313. And Jonas Haley, of Cleckheaton, in the county of York, Card Manufacturer, has given the like notice in respect of the invention of "improvements in card setting machines and in cards."

2319. And Joseph Dixon, of the city, county, and State of New York, United States of America, and temporarily of Chancery-lane, in the county of Middlesex, has given the like notice in respect of the invention of "improved means for ventilating tunnels and other similar structures and places."

As set forth in their respective petitions, all recorded in the said office on the 24th day of June, 1875.

2321. And Pierre Antoine Roux, of Saint Ramberd l'Ile Barbe, Lyons, in the Republic of France, Merchant, has given the like notice in respect of the invention of "improvements in the manufacture of elastic fabrics, and in the machinery employed in such manufacture."

As set forth in his petition, recorded in the said office on the 25th day of June, 1875.

2328. And David Bruce Peebles, of the Fountain Bridge Works, Edinburgh, in the county of Mid-Lothian, North Britain, Engineer, has given the like notice in respect of the invention of "improvements in governors or apparatus for regulating or controlling the pressure and flow of illuminating or other gas."

2330. And Carl Peterson, of 3, Lime-terrace, Woolwich-road, New Charlton, in the county of Kent, Engineer, has given the like notice in respect of the invention of "improvements in machinery or apparatus for indicating the number of revolutions and speed of the driving shaft of marine and other engines and other machines at a glance."

2335. And Auguste Conod, of Lausaune, Switzerland, now of No. 8, Southampton-buildings, London, Watch and Clock Manufacturer, has given the like notice in respect of the invention of "improvements in electric clock apparatus,

parts of which are applicable to ordinary clocks."
2336. And Thomas Bispham Kay, of Bolton-leMoors, in the county of Lancaster, Mechanical
Engineer, has given the notice in respect of the
invention of "improvements in carding engines
for carding cotton and other fibrous materials."
As set forth in their respective petition, all recorded in the said office on the 26th day of June,

2351. 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 telegraphic circuits."—A communication to him from abroad by William Edward Sawyer, of Washington, in the District of Columbia, United States of America.

As set forth in his petition, recorded in the said office on the 28th day of June, 1875.

2354. And Adolph Poppenhusen, Rubber Manufacturer, of College Point, Queen's County, State of New York, in the United States of America, has given the like notice in respect of the invention of "an improvement in combs."

As set forth in his petition, recorded in the said office on the 29th day of June, 1875.

2393. And William Henry Phillips, of Nunhead, in the county of Surrey, Gentleman, has given the like notice in respect of the invention of "improvements in apparatus for producing pictorial effects."

2395. And Henri Adrien Bonneville, of the British and Foreign Patent Offices, 18, Rue de la Chaussée d'Antin, Paris, France, and 6, Piccadilly, in the county of Middlesex, Patent Agent, has given the like notice in respect of the invention of "certain improvements in electro-magnetic telegraphs where induced currents are used, and also in apparatus for producing such induced currents."—A communication from Robert Kirk Boyle, a person resident in the city, county, and State of New York, United States of America, Electrician.

As set forth in their respective petitions, both recorded in the said office on the 1st day of July, 1875.

2398. And William Whitthread, of Liverpool, in the county of Lancaster, Analytical Chemist, has given the like notice in respect of the invention of "improvements in the manufacture of mono-calcic phosphate."

2404. And Joseph Bedford, of Leeds, in the county of York, Engineer, has given the like notice in respect of the invention of "improvements in machinery or apparatus for grinding corn."

As set forth in their respective petitions, both recorded in the said office on the 2nd day of July, 1875.

2422. And Justus Wolff, of Wyke, near Bradford, Consulting and Engineering Chemist, and William Ascroft Byrom, of Wigan, Solicitor, have given the like notice in respect of the invention of "improvements in obtaining aniline, and in the employment of the same, or of compounds thereof."

As set forth in their petition, recorded in the said office on the 5th day of July, 1875.

2447. And Thomas Green, of the Smithfield Iron Works, in Leeds, in the county of York, Iron Founder, has given the like notice in respect of the invention of "improvements in mowing and grass cutting and turf cutting machines."

2448. And Justus Wolff, of Wyke, near Bradford, Consulting and Engineering Chemist and Ralph Betley, of Wigan, Analytical and Consulting Chemist, have given the like notice in respect of the invention of "improvements in the production of dyes from naphthaline and its derivatives."

2452. 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 "improvements in mortising machines."—A communication to him from abroad by Auguste Eugène Adrien Pihet, of Paris, in the Republic of France.

As set forth in their respective petitions, all recorded in the said office on the 7th day of July, 1875.

2606. And Everard Blencowe, of Cheltenham, in the county of Gloucester, has given the like notice in respect of the invention of "certain improvements in the fittings and action of roller blinds."

As set forth in his petition, recorded in the said office on the 22nd day of July, 1875.

2793. And Joseph Needham, of Overstone-road, Hammersmith, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in fire arms."

As set forth in his petition, recorded in the said office on the 7th day of August, 1875.

2837. And William Bywater, of Leeds, in the county of York, Machine Maker, and John Lees Buckley, of Woodley, near Stockport, in the county of Chester, Hat Body Manufacturer, have given the like notice in respect of the invention of "improvements in the manufacture of felt hats or other coverings for the head."

As set forth in their petition, recorded in the said office on the 12th day of August, 1875.

2902. And George Morton and Joseph Morton, of Cheapside, in the city of London, and county of Middlesex, Cutlers, have given the like notice in respect of the invention of "improvements in roller skates."

As set forth in their petition, recorded in the said office on the 17th day of August, 1875.

3023. And Henry Cherry, of Aston, near, Birmingham, in the county of Warwick, Mechanical Engineer, has given the like notice in respect of the invention of "improvements in machinery for lifting and lowering heavy bodies."

As set forth in his petition, recorded in the said office on the 27th day of August, 1875.

3170. And John Henry Johnson, of 47, Lincoln's-inn-fields, in the county of Middlesex, Gentleman, has given the like notice in respect of the invention of "improvements in motive power engines."—A communication to him from abroad by Henri Sulzer, Albert Sulzer, and Jean Rodolphe Ernst, all of Paris, in the Republic of France, Engineers.

As set forth in his petition, recorded in the said office on the 9th day of September, 1875.

3193. And Alexander Montgomery, junior, of Campbeltown, in the county of Argyll, North Britain, has given the like notice in respect of the invention of "a new or improved arrangement of the keys or manuals of organs, harmoniums, pianos, and other musical instruments."

As set forth in his petition, recorded in the said office on the 11th day of September, 1875.

3203. And Michael Pass, Lime Burner, and Michael Dallett Pass, Engineer, both of Plymouth Wharf, Isle of Dogs, in the county of Middlesex, have given the like notice in respect of the invention of "improvements in machinery or apparatus for disintegrating or pulverizing.

As set forth in their petition, recorded in the said office on the 13th day of September, 1875.

3303. And Asahel Pilkington Bell, of Manchester, in the county of Lancaster, Architect, and Thomas Thorp, of Whitefield, near Manchester aforesaid, Architect, have given the like notice in respect of the invention of "a new and improved apparatus for lighting gas automatically."

As set forth in their petition, recorded in the said office on the 21st day of September, 1875.

3355. And Joseph Lillie, of the city of Manchester, Mechanical Engineer, has given the like notice in respect of the invention of "improvements in castors, also applicable to reducing friction between rolling and other revolving surfaces."

3366. And George Oliver, of the City-road, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in apparatus for use in gymnastic and other exercises or performances.'

As set forth in their respective petitions, both recorded in the said office on the 25th day of September, 1875.

3368. And William Brownhill, junr., of Walsall, in the county of Stafford, Managing Director of the Birchill's Hall Iron Company Limited, and Thomas Henry Smith, Roll Turner, also of Walsall aforesaid, have given the like notice in respect of the invention of "certain improvements in rolling strips, hoops, bars, or other sections of iron, steel, or other metals particularly applicable for certain special purposes, as also appliances therefor."

3371. And John Pattinson Eccles, of Liverpool, in the county of Lancaster, has given the like notice in respect of the invention of "an improved invigorating beverage or liquor."

As set forth in their respective petitions, both recorded in the said office on the 27th day of September, 1875.

3400. And Thomas Murray, of Portobello, in the county of Midlothian, North Britain, and Spencer Crighton, of Manchester, in the county of Lancaster, have given the like notice in respect of the invention of "improvements in apparatus employed in the manufacture of earthenware bottles, and of other earthenware, polteryware, and porcelain articles.

As set forth in their petition, recorded in the said office on the 30th day of September, 1875.

3415. 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 the manufacture or treatment of screw bolts and other screw threaded articles."-A communication to him from abroad by François Joseph Barba, of Lorient, in the Republic of France, Engineer.

3416. 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 electro-magnetic engines." - A communication to him from abroad by José Santiago Camacho, of Paris, in the Republic of France.

423. And George Aldersey Davenport, of Queensquare, Wolverhampton, in the county of Stafford, Experimental Chymist, has given the like notice in respect of the invention of "a new or improved method of and apparatus for floating and raising sunken vessels and preventing vessels from sinking."

As set forth in their respective petitions, all recorded in the said office on the 1st day of

October, 1875.

3443. And Benjamin Alfred Oakes, of Rectoryroad, Hornsey, Middlesex, has given the like notice in respect of the invention of "improvements in apparatus for drying fruits, vegetables, and other matters for the better preservation thereof."—A communication to him from abroad by Andrew Jackson Reynolds, of Chicago, Illinois, United States of America.

As set forth in his petition, recorded in the said office on the 4th day of October, 1875.

463. And Thomas Patrick Burke, of Fouldenroad, Rectory-road, West Hackney, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the construction of shirt fronts."

3464. And Edward Joseph Halsey, of 79, Cornhill, in the city of London, has given the like notice in respect of the invention of "improvements in stopping bottles."-A communication to him from abroad by Edward Arthur O'Brien, of New York, in the United States of America.

As set forth in their respective petitions, both recorded in the said office on the 5th day of October, 1875.

3477. And James Jackson Arrowsmith and Hugh Ferguson, of Liverpool, in the county of Lancaster, have given the like notice in respect of the invention of "improvements in plugs or stoppers for tubes."

3480. And Edward Bacon, junior, of Somerleytonroad, Brixton, in the county of Surrey, has given the like notice in respect of the invention of "improved arrangements for exhibiting to the public view advertisements and photographic views, portraits or pictures, either photographed, printed, lithographed, or engraved, or otherwise produced on opaque substances, and for decorating the fronts of buildings thereby.

As set forth in their respective petitions, both recorded in the said office on the 7th day of October, 1875.

3499. And Charles Piehlier, of St. Paul's-crescent, Camden-square, in the county of Middlesex, Engineer, has given the like notice in respect of the invention of "improvements in crossings of railways and tramways."

As set forth in his petition, recorded in the said office on the 8th day of October, 1875.

3506. And Edouard de Lagillardaie, of Lorient (France), Merchant, has given the like notice in respect of the invention of "improvements in breeding or cultivating oysters."

3510. And John George Eagles, of Camden Flour Mills, Lower Bristol-road, Bath, in the county of Somerset, Miller, has given the like notice in respect of the invention of "improved combination of ingredients suitable for cattle food."

3514. And Jeremiah Hemsted, of South Shields, in the county of Durham, has given the like notice in respect of the invention of "a new or improved lifting apparatus for raising sunken ships."

As set forth in their respective petitions, all reorded in the said office on the 9th day of October,

1875.

3524. And John Henry MacIlwaine and Richard Lewis, both of Abercorn Basin, Belfast, have given the like notice in respect of the invention of "improvements in steam boilers."

3525. And William Read, of Brighton, in the county of Sussex, has given the like notice in respect of the invention of "improvements in fasteners for gloves, wearing apparel, boots, shoes, and other articles."

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

October, 1875.

3542. And Harry Robert Newton, of 43, Seymourstreet, Portman-square, in the county of Middlesex, Architect and Surveyor, has given the
like notice in respect of the invention of "a
locking apparatus for regulating a constant
measured small or large supply of filtered or
unfiltered water, to be delivered into existing
cisterns or other reservoirs, or by a new system
into closed tanks."

3544. And Walter Scott Berry and John Samuel Jackson, both of Manchester, in the county of Lancaster, have given the like notice in respect of the invention of "improvements in the manufacture of certain woven fabrics known as 'Elysians,' 'Witneys,' Beavers,' and other woven fabrics of a similar character."

As set forth in their respective petitions, both recorded in the said office on the 12th day of October, 1875.

3556. And Joseph Hamblet, of West Bromwich, in the county of Stafford, Brick Maker, and George Davies, of West Bromwich aforesaid, Brick Maker, have given the like notice in respect of the invention of "improvements in dies or moulds of machines used for manufacturing bricks, tiles, pipes, and other like articles."

As set forth in their petition, recorded in the said office on the 13th day of October, 1875.

3560. And Thomas Smith, of Liverpool, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of "improvements in planing machines."

3574. And Richard Norfolk, of Beverley, in the county of York, Engineer, has given the like notice in respect of the invention of "improvements in apparatus for moulding and casting axle boxes or bushes and other similar articles."

As set forth in their respective petitions, both recorded in the said office on the 14th day of October, 1875.

35.75. And Rosa Parlby, of the Hyde Park Hotel, Marylebone, in the county of Middlesex, has given the like notice in respect of the invention of "improved portable wardrobe for travelling."

3577. And William Brownhill, junior, of Walsall, in the county of Stafford, Managing Director of the Birchill Hall Iron Company Limited, and Thomas Henry Smith, Roll Turner, also of Walsall aforesaid, have given the like notice in respect of the invention of "certain improvements for expediting the manufacture of welded iron or other tubes as also in the apparatus therefor,"

3579. And William Alexander Lyttle, of the Grove, Hammersmith, in the county of Middlesex, Civil Engineer and Fellow of the Chemical Society, has given the like notice in respect of the invention of "improvements in the means and apparatus for deoxidating metallic ores, oxides, and sulphates, which improvements are equally applicable to the coking, charring, and destructive distillation of any solid organic matter, to the calcining of metallic ores, and to the production of carbonic oxide flame."

3593. And William Howes Howes, of Curtainroad, Shoreditch, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in means or apparatus to be employed in the storage, carriage, and drawing off of petroleum and other inflammable

liquids.'

3588. And George Graham, Master Mariner, and Robert Arbuthnot Allardyce, Hygienic Engineer, both of 14, Queen Victoria-street, in the city of London, have given the like notice in respect of the invention of "an improved boat davit for securing and prompt lowering of boats."

As set forth in their respective petitions, all recorded in the said office on the 15th day of October, 1875.

3615. And Charles Denton Abel, of No. 20, Southampton-buildings, Chancery-lane, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in engines worked by gas and air, and in their application for raising or forcing liquids.—A communication to him from abroad by Nicolaus August Otto, of the Gas Motoren Fabrik-Deutz, at Deutz, in the German Empire.

As set forth in his petition, recorded in the said office on the 18th day of October, 1875.

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 Chancery.

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

OTICE is hereby given, that a petition to continue the voluntary winding up of the above-named Company, subject to the supervision of the Court of Chancery, was, on the 26th day of October, 1875, presented to the Lord Chancellor by the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Bacon, on Saturday, the 13th day of November, 1875; and any creditor or contributory of the said Company desirous to oppose the making of an Order to continue the voluntary winding up of the said. Company as aforesaid, 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.

Geo. Davis, Morgan, and Co., of 52, Moorgate-street, London, E.C., Solicitors for the Petitioner, In the Matter of the Companies Acts, 1862 and 1867, and of the Pontypool Fire Brick and

Coal Company Limited.

OTICE is hereby given, that a petition for the winding up of the above-named Company, subject to the supervision of the Court of Chancery was, on the 27th day of October, 1875, presented to the Lord Chancellor by William Arthur, of Pontypool, in the county of Monmouth, Iron Worker, a creditor of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Sir Charles Hall, on the 12th day of November, 1875; 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.

> I. H. Wrentmore, 64, Chancery-lane, Middlesex; Agent for Greenway and Bytheway, of Pontypool, Monmouthshire, Solicitors for the Peti-

> > In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and of the Surrey Gardens Limited.

OTICE is hereby given, that a petition for the winding up of the above-named Company, subject to the supervision of the Court of Chancery, was, on the 27th day of October, 1375, presented to the Lord Chancellor by Jabez Tuck, of No. 6, Union-court, Old Broad-street, in the city of London, Wholesale Stationer, a creditor of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Sir Charles Hall, on the 12th day of November, 1875; and any creditor or con-tributory 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 charges for the same.

> Geo. A. Haynes, Moira-chambers, 17, Ironmonger-lane, Solicitor for the Petitioner.

In the Matter of the Llynvi Valley Collicry Company Limited, and in the Matter of the Companies Acts, 1862 and 1867.

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court was, on the 30th day of October, 1875, presented to the Lord Chancellor by the West of England and South Wales District Bank, who claimed to be creditors of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Malins, on Friday, the 12th day of November, 1875; 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

undersigned, on payment of the regulated charge for the same.

Clarke, Woodcock, and Ryland, 14, Lincoln's-inn-fields; Agents for Fussell, Prichard, and Swann, of Bristol, Solicitors for the Petitioners.

In the High Court of Justice.—Chancery Division. Master of the Rolls at Chambers.

In the Matter of the Anglo-German Marezzo Marble Company Limited, and in the Matter of

Companies Acts, 1862 and 1867.

TOTICE is hereby given, that the Master of the Rolls has fixed the 10th day of November, 1875, at eleven of the clock in the forenoon, at his chambers, in Rolls-yard, Chancerylane, in the county of Middlesex, as the time and place for the appointment of an Official Liquidator of the above-named Company.-Dated this 1st day of November, 1875.

> London Chartered Bank of Australia, (Incorporated by Royal Charter, 1852.) No. 88, Cannon-Street, London, E.C.,

November 2, 1875. OTICE is hereby given, that an Extra-ordinary General Meeting of the Proprietors of the London Chartered Bank of Australia will be held at the City Terminus Hotel, Cannonstreet, London, E.C., on Friday, the 19th instant, for the declaration of a Dividend.

The chair will be taken at two o'clock precisely. The Transfer Books will be closed from the 12th to the 19th instant, both days inclusive.

By order of the Court, W. M. Young, Secretary. .

Aberdare Gas Company. OTICE is hereby given, that at an Extraordinary General Meeting of this Company, held at No. 5, Canon-street, Aberdare, on Tuesday, the 19th day of October, 1875, at the hour of three o'clock, in pursuance of a notice to that effect duly posted and advertised respectively, it was resolved unanimously:-

"That the undermentioned resolutions, passed at the Extraordinary General Meeting of the Company, held on Thursday, the 30th day of September, 1875, be and are hereby confirmed.

1. " 'That this meeting requires the Company to be wound up voluntarily

2. " That Mr. Rees Hopkin Rhys and Mr. Frank James be appointed Liquidators of the Company's affairs.
3. " That the remuneration of the said Liqui-

dators be fixed at £130."

Dated this 19th day of October, 1875. By order,

Rees H. Rhys, Chairman.

The Cheltenham Imperial Club Association Limited.

T an Extraordinary General Meeting of the Shareholders of the above Association, held at the registered offices of the above Association, situated in the Promenade, in Cheltenham, on Tuesday, the 26th day of October, 1875, it was resolved as follows :-

1. "That the Special Resolution passed at the Extraordinary Meeting of the Shareholders of the Cheltenham Imperial Club Association Limited, held on the 8th day of October, 1875, as follows. namely, that in the opinion of this meeting it is expedient, and it is hereby resolved, that the the said Company requiring the same by the Cheltenham Imperial Club Association Limited be wound up voluntarily, pursuant to the Companies Act, 1862, be and the same is hereby con-

1. 2. "That Mr. Edwin Lawrence be appointed Liquidator of the Association, for the purpose of winding up the affairs of the Association and distributing the property, at the remuneration of £20, and to take all steps or proceedings prescribed or rendered necessary by the Companies Act, 1862, in cases of voluntary winding up, for carrying the same into effect, and that the resolution to the same effect passed at the said Extraordinary Meeting of the Shareholders held on the 8th day of October, 1875, be and the same is hereby con-

W. Nash Skillicome, Chairman.

The Evening Hours Company Limited. T an Extraordinary General Meeting of this Company, held at 28, Tavern-street, Ipswich, on the 21st day of September, 1875, the following Special Resolution was passed:

"That this Company be wound up voluntarily in accordance with the notice of meeting, dated 13th September, 1875, and that Mr. G. A. Paske,

be appointed Liquidator."

And at a Second Extraordinary General

Meeting, held at 28, Tavern-street aforesaid, on the 5th day of October, 1875, the said Resolution was confirmed.

J. F. T. Dipnall, Chairman.

Oaken Gates Iron Works Company Limited. T an Extraordinary General Meeting of the Members of the said Company, duly convened and holden at the registered office of the Company, in Wellington, in the county of Salop, on Friday, the 1st day of October, 1875, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and holden in like manner, at the same place, on Monday, the 25th day of October, 1875, the said Special Resolutions were also duly confirmed as follows :-

"That this Company be wound up and

wound up voluntarily.

"That Mr. William Howard Belton, of Walkerstreet, Wellington, Accountant, be the Liquidator. "That the remuneration of the Liquidator be

the usual fees and charges of an accountant. That the Liquidator be and he is hereby fully

authorised to sell the property and effects of the Company, either by public auction or private contract, or partly in each such mode.

"That the said Liquidator is also hereby authorised and empowered to appoint any competent valuer or valuers, arbitrator or arbitrators, to act for this Company, to ascertain and determine the value of the property of this Company, and the consideration to be paid or given for the same." Richd. Masefield, Chairman.

Companies' Act, 1862.

The Angola Company Limited. T an Extraordinary General Meeting of the Members of the Angola Company Limited, duly convened and held at the Religious Institution Rooms, Buchanan-street, Glasgow, North Britain, on the 3rd day of September, 1875, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the Religious Institution Rooms aforesaid, on the 1st day of October, 1875, the following Special Resolutions were duly confirmed, viz. :-

"That the Angola Company Limited require the said Company to be wound up voluntarily.

"That John Hunter, of Glasgow, North Britain, Merchant, be, and he is hereby appointed. Liquidator of the Company, for the purpose of winding up the affairs of the Company and distributing the property."

John Brown, Chairman.

OTICE is hereby given, that at an Extraordinary General Meeting of the Ware Corn and Cattle Market Company Limited, held on Tuesday the 28th day of September, 1875, at the Corn Exchange, Ware, the following Resolution was unanimously passed, namely:

"That this Company be wound up voluntarily under he powers of the Companies Act, 1862.

And notice is hereby also given, that at an Extraordinary General Meeting of the said Ware Corn and Cattle Market Company Limited, held on Wednesday, the 27th day of October, 1875, at the Corn Exchange, Ware, the following Resolution was unanimously passed, namely:—

"That the resolution passed at the Extraordinary General Meeting, held on the 28th day of September last, that this Company be wound up voluntarily, be confirmed,"

Alfred Kent, Chairman.

In the Matter of the Companies Acts, 1862 and 1867, and the Laund Mill Company Limited.

OTICE is hereby given, that at an Extraordinary General Meeting of the Members of the Laund Mill Company Limited, duly convened and held at No. 13, Pall Mall, Manchester, in the county of Lancaster, on the 5th day of October, 1875, the following Special Resolutions were duly passed; and at a subsequent Extra-ordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 29th day of October, 1875, the following Special Resolutions were duly confirmed, that is to say :-

1. "That the Laund Mill Company Limited be, by reason of having ceased to carry on business, absolutely dissolved and wound up voluntarily.

That such dissolution and voluntarily winding up shall commence and take effect from the time when the first resolution shall be confirmed, as required by the Articles of Association.

3. That Robert Samuel Taylor, of Bury, in the county of Lancaster, Accountant, shall be the

Liquidator of the Company.

4. "That Messrs. Ramwell and Pennington, Solicitors, of Bolton and Manchester, shall be the Solicitors of the Liquidator.

5. "That the remuneration of the Liquidator and Solicitors shall be such as they respectively, and George A. O'Neil, James Bullough, and William Thomas Holgate, Directors of the Company, shall agree upon.

-Dated this 29th day of October, 1875. James Bullough, Chairman.

In the Matter of the Companies Acts, 1862 and 1867, and of the Laund Mill Company Limited.

In Voluntary Liquidation.

OTICE is hereby given, that the Laund
Mill Company Limited, was, pursuant to resolutions in that behalf passed on the 5th October instant and confirmed this day, duly dissolved and ordered to be wound up voluntarily, and that the undersigned Robert Samuel Taylor, of Bury, in the county of Lancaster, Accountant, was appointed Liquidator of the said the said Company. All persons who have any claims or demands against the said Company are required, on or before the 1st day of December next, to send their names and addresses, and the particulars of their debts or claims against the said Company, to the said Robert Samuel Taylor, at his office, Peel-chambers, Bury aforesaid, and in default thereof they will be excluded from the benefit of any distribution of the assets of the Company made before such debts or claims are paid.—Dated this 29th day of October, 1875.

R. S. Taylor, Liquidator.

Fowey Consumers' Gas Company Limited. OTICE is hereby given, that a General Meeting of the Members of the said Company will be held at the Townhall, in Fowey, in the county of Cornwall, on Monday, the 6th day of December next, at three o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up of the Company has been conducted, and the property disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 29th day of October, 1875.

Thos. Kinsman, Liquidator.

London and Provincial Discount Company Limited.

OTICE is hereby given, that a General Meeting of this Company will be held on Friday, the 3rd day of December next, at Metropolitan-buildings, 63, Queen Victoria-street, in the city of London, at eleven o'clock in the forenoon, for the purpose of passing the Liquidator's account and finally winding up the affairs of the Company.—Dated this 26th day of October, 1875.

Bartw. Reed, Liquidator.

In Liquidation.

The Malayan Peninsula (East India) Tin Mining

Company Limited. OTICE is hereby given, that the creditors of the above-named Company are required, on or before the 30th day of November, 1875, to send their names and addresses, and the name and addresses of their Solicitors, if any, and the particulars of their debts or claims to Mr. Edward Schubert, of 32, St. Swithin's-lane, in the city of London, 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 securities are to produce the same by themselves, or their agents, to the said Edward Schubert, at his office, 32, St. Swithin's-lane aforesaid.—Dated this 28th day of Uctober, 1875.

Edward Schubert, Liquidator.

NOTICE is hereby given, that the Partership heretofore subsisting between the undersigned, George
Walker Dyson, George Enoch Hodgkinson, and William
Fisher, in the business of Steel Rollers and Forgers, carried
on at Carbrook Forge and Rolling Mills, Tinsley, near
Rotherham, in the county of York, under the style of G.
W. Dyson and Co., has been dissolved, by mutual consent,
as from the 23rd day of October, 1875, so far as relates to
the said William Fisher. All debts owing to the parinership will be received and all the liabilities thereof will be
discharged by the said George Walter Dyson and George
Enoch Hodgkinson, who will continue to carry on the same
business under the style of G. W. Dyson and Co.—Dated
the 27th day of October, 1875.

George Walter Dyson.

George Walter Dyson. George Enoch Hodgkinson. Wm. Fisher.

NOTICE is hereby given, that the Partnership heretofore substituting and carried on between us the undersigned. Thomas Parker and Joseph Webster Baynés, of the city of Manchester, Yarn and Cloth Agents, under the style or firm of Parker and Baynes, was, on this the 30th day of October, 1875, dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the said Thomas Parker.—Dated this 30th day of Octobr, 1857.

Thomas Parker.

Joseph Webster Raynes

Joseph Webster Baynes.

NOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, John Bernard and Henry Bernard, of 4, Church-place, Piccadilly, in the county of Middlesex, Fishing Tackle Makers, has been dissolved, by mutual consent, as from the lst day of January, 1875. All debts owing to or from the said copartnership will be received and paid by the said Henry Bernard, by when the husiness will in future he carried on Dated. by whom the business will in future be carried on.—Dated this 23rd day of October, 1875.

John Bernard. Henry Bernard.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Robert Francis Gladstone, Henry Adolphus Buxton Rice, and Dunthorn John Wake, as Biscuit Bakers, at No. 384, Wandsworth-road, in the county of Surrey, under the style or firm of Rice and Co., has been dissolved, as from the 24th day of September last, by mutual consent, so far as relates to the said Dunthorn John Wake; and that the said business has been and will be as from that day carried on by the said Robert Francis Gladstone and Henry Adolphus Buxton said Robert Francis Gladstone and Henry Adolphus Buxton Rice, under the said style or firm of Rice and Co.—Dated this 22nd day of October, 1875.

R. F. Gladstone. H. A. B. Rice. Dunthorn J. Wake.

OTICE is hereby given, that the Partnership which has for some time past existed between the undersigned, George Thompson and Edwin Thompson, under the firm of Thompson Brothers, in the businesses of Maltsters and Cornfactors, at Dudley, in the county of Worcester, was, on the 15th day of October instant, dissolved by mutual consent. All debts due to or by the said firm will be received and paid by the said George Thompson, who will hence-forth carry on the businesses under the same style or firm on forth earry on the businesses under the same style of his own account.—Dated this 16th day of October, 1875.

George Thompson.

Edwin Thompson.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Frederick William Fidell and Edwin Fidell, both of Gainsborough, in the county of Lincoln, earrying on business there as Ship Builders, Raft Merchants, and Manufacturers of Agrated Waters, under the style or firm of Fidell Brothers, has this day been dissolved by mutual consent.—Dated this 26th day of October, 1875.

F. W. Fidell. Edwin Fidell.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John
Wilkinson and Abraham Wood, as Stuff Merchants, at
Bradford, in the county of York, under the firm of Wilkinson and Wood, has been this day dissolved, by mutual conson and trom the lat day of October instant, and sont, as on and from the lst day of October instant; and that all debts due and owing to or by the said firm will be received and paid by the said John Wilkinson, who will carry on the said business in his own name and on his own account. —As witness our hands this 27th day of October, 1875:

John Wilkinson.

Abraham Wood.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, James Busfield and Greenwood Milnes, at Bradford and at Hull, in the county of York, as Stuff Merchants, under the style or firm of Busfield and Milnes, has this day been dissolved by mutual consent.—Dated this 29th day of October, 1875.

Jas. Busfield. Greenwood Milnes.

E, Andrew Hughes and Thomas Hughes, of Coventry, in the county of Warwick, Wine and Spirit Merchants, and Maltsters, hereby give notice, that the Partnership hitherto subsisting between us and carried on under the style or name of Andrew Hughes and Co., has been this day dissolved by mutual consent.—As witness our hands this 27th day of October, 1875.

Andre Hughes

Andw. Hughes. Thos. Hughes.

NOTICE is hereby given, that the Partnership hereto-OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Windley and William Scotney, of Belvoir-street, in the borough of Leicester, Proprietors of the Midland Free Press, has been this day dissolved, by mutual consent, as from the the 25th day of September last. All debts due and owing to and by the late firm will be received and paid by the said Thomas Windley, who is now the sole proprietor of the said newspaper.—Dated this 23rd day of October, 1875.

Thos. Windley.

Were Scotney.

Wm. Scotney.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, Thomas Charlton and Jonathan Gresty, in the business of Saw Mill Proprietors, carried on at Regent-road, in Salford, in the county of Lancaster, under the style or firm of Charlton, Gresty, and Co., has been this day dissolved by mutual con-sent. All debts due and owing to and from the the said late firm will be received and paid by the said Jonathan Gresty, by whom the business will hereafter be carried on. — As witness our hands the 28th day of October, 1875.

Thos. Charlton. Jon. Gresty.

NOTICE is hereby given, that the Partnership heretofore NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles Greenroyd and William Ferrand, carrying on business in Park-place, in the parish of Leeds, in the county of York, under the firm of Greenroyd and Co., as Firewood Cutters, Timber Merchants, &c., is dissolved, by mutual consent, as and from the 1st day of November now next; and that all debts due and owing to and from the said partnership will be received and paid by the said Charles Greenroyd, who will in future carry on the said business under the firm of Greenroyd and Co.—Dated this 29th day of October, 1875.

Charles Greenroyd.

William Ferrand

William Ferrand.

NOTICE sis hereby given, that the Partnership hereby subsisting between us the undersigued, Henry Fisher, George Fisher, and Albert Fisher, as Coal Merchants and Stationers, at Frenches Greenfield, in Saddleworth, in the county of York, and trading under the firm of Fisher and Sons, was, on the 13th day of October last, dissolved so far as regards the said Albert Fisher.—As witness our hands this 14th day of October 1875. 14th day of October, 1875.

Henry Fisher. George Fisher. Albert Fisher.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William fore subsisting between us the undersigned, William Francis Pett, of Middlesborough, in the county of York, Agent, and Thomas Christopher Bregan, of the same place, Accountant, carrying on business in the Post Office-buildings, in Middlesborough aforesaid, as Accountants, Auditore, and Commission Agents, under the style or firm of Pett and Bregan, hath been this day dissolved by mutual consent. All debts due to or owing by the firm will be received and paid by the said William Francis Pett, by whom the business of the property of t ness will in future be carried on. — As witness our hands this 30th day of October, 1875.

W. F. Pett. Thomas C. Bregan.

NOTICE is hereby given, that the Partnership hereto-fore subsisting betwixt us the undersigned, Samuel Tidmarsh and William Perks, carrying on the business of Bedstead Makers, at the Spring Hill Bedstead Works, Birmingham, in the county of Warwick, under the style or firm of Tidmarsh and Perks, has this day been dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the said Samuel Tidmarsh, by whom the said business will in future be carried on.—Dated this 31st day of August, 1875.

William Parks

William Perks. The Samuel × Tidmarsh.
Mark of

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, James Arkell, William Fuller Tufts, and Charles Rennick, carrying on business as Merchants and Commission Agents, under the firm of Arkell, Tufts, and Co., at New York, in the United States of America, and at No. 32, Great Saint Helen's, in the city of London, has been dissolved, as on and from the 30th day of September, 1875, so far as regards the said Charles Rennick, who retires from the said firm.— Dated this 27th day of October, 1875.

James Arkell, by Wm. Fuller Tufts, his Attorney. Wm. Fuller Tufts. C. Rennick.

OTICE is hereby given, that the Partnership hitherto existing between Thomas Mogg and Henry John Oswald Gudgeon, under the style or firm of Mogg, Gudgeon, and Co., of 191, Bishopsgate street Without, in the city of London, Accountants, is this day dissolved by mutual conpaid by Henry John Oswald Gudgeon, who continues the business at the same address.—Dated 23th October, 1875.

Thomas Mogg.

Henry John Oswald Gudgeon.

NOTICE is hereby given, that the Partnership lately existing between Robert Baldwin and Charles Bonsey, lately carrying on business as Bakers and Provision Dealers, at 108, Ramsden - street, and Smeaton - street, Barrow-in-Furness, in the county of Lancaster, under the style and firm of Bonsey and Baldwin, was, on the 18th day of October instant, dissolved by mutual consent; and that the business will in future be carried on by the said Charles
Bonsey alone, by whom all debts due and owing from the said
copartners will be received and paid.—Dated this 20th day
of October, 1875.

Charles Bonsey. Robert Baldwin.

OTICE is hereby given, that the Partnership hereto-fore subsisting the tween the undersigned, John Eicke and George Goodwin, in the business of Auctioneers, Builders, House Agents, and Appraisers, at No. 29, Townshend-road, Regent's Park, in the county of Middlesex, has been this day dissolved. All debts owing by the late firm will be discharged by the said John Eické, who will continue the business on his own account in his name alone.—Dated this 29th day of October, 1875.

John Eické. George Goodwin.

NOTICE is hereby given, that the Partnership between the undersigned, William Hindle and Francis Pearse, in the trades or businesses of Ironfounders, Engineers, Smiths, Smack Owners, and Fishing Merchants, at Lowestofs, in the county of Suffolk, and elsewhere, under the firm of Hindle and Pearse, was this day dissolved by mutual cousent; and it is requested that all outstanding debts due to the said firm be forthwith paid to the said Francis Pears. Witness our hands this 26th day of October, 1875.

William Hindle.

Francis Pearse.

TOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Henry
Jennings and Robert Jennings, carrying on business as
Butchers, at 36, Queen-atreet, Brompton, in the county of
Middlesex, under the style or firm of H. and R. Jennings,
was this day dissolved by mutual consent. All debts owing
from the firm will be paid by the said Robert Jennings, by
whom the said business will in future be carried on,—Dated
this 29th day of October 1875. this 29th day of October, 1875.

Henry Jennings. Robert Jennings.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Herman Ludwig Bezzenberger and Edward Benard, as Watch and Clock Material Dealers, at No. 25, Red Lion-street, Holborn, in the county of Middlesex, under the atyle or firm of Bezzenberger and Benard, has this day been dissolved by mutual consent. — Dated this 30th day of September, 1875.

Herman Ludwig Bezzenberger.

Ed. Bénard.

OTICE is hereby given, that the Partnership heretofore subsisting between Edward Taylor Reed and
Francis James Wicks Polglase, carrying on business as
Chemical Manufacturers, under the style of the Tyne Vale
Chemical Company, at Newcastle-upon-Tyne, has been dissolved by mutual consent. The debts due to and owing by
the late firm will be received and paid by Edward Taylor
Reed. The business will be continued by Francis James
Polglase.—Dated this 22nd day of October; 1875.

Edward Taylor Reed.

Francis James Wicks Polglase.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, Alfred Christopher William Hobman and Jan Roelof Robers, lately earrying on business at the Railway Arches, Clifton-road, Peckham, and at White Post-lane Wharf, Hatcham, both in the county of Surrey, as Tar, Paving, Asphalte, and General Contractors, under the style or firm of Hobman and Robers, was dissolved, by mutual consent, on the 9th day of September, 1875.—Dated this 27th day of October, 1875.

A. C. W. Hobman.

J. R. Robers.

Office is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Humphriss and John Hill, as Grocers, at Stratford-on-Avon, in the county of Warwick, under the firm of Humphriss and Hill, was, on the 21st day of August last, dissolved by mutual consent, so far as regards the said Thomas Humphriss, who on that day retired from the concern; and that all debts due or owing to or by the late firm will be received and paid by the said John Hill.—As witness our hands this 29th day of October, 1875.

Thomas Humphriss.

John Hill.

OTICE is hereby given, that the Partnership between the undersigned, Alexander Richardson and William Fisk Richardson, at Liverpool, in the county of Lancaster. as Cotton Brokers, under the style or firm of Richardson Brothers, has been this day dissolved by mutual consent. All debts owing from and to the said partnership will be received and paid by the said William Fisk Richardson.

—Dated the 30th day of October, 1875.

Alexander Richardson. William Fisk Richardson.

OTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, James Alexander Mullins and Edward Mullins, trading together as Grocers, under the name of James Mullins and Company, at 295, Park-road, 170, Mill-street, and 13, Park-road, all in Liverpool, in the county of Lancaster, was dissolved, by mutual consent, on the 25th day of October instant. All debts owing to and by the late firm will be received and paid by the said James Alexander Mullins, who will in future carry on the business at 295, Park-road and 13. Park-road, on his own account. The business in Mill-street, will be carried on by the said Edward Mullins, on his own account. -Dated this 27th day of October, 1875.

James A. Mullins. Edward Mullins.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Malcolm
Potter Macqueen and Robert O'Brien Jameson, of 61,
Jermyn-street, in the county of Middlesex, as Wine and
Spirit Merchants, under the style of Jordan and Co., has
been this day dissolved by mutual consent. All debts will be
received or paid by the said Robert O'Brien Jameson, who
will continue the said business on his own account.—Dated
this 29th day of October 1875 this 29th day of October, 1875.

Malcolm Potter Macqueen. Robert O'Brien Jameson.

Re THOMAS HILL, Deceased.

Re THOMAS HILL, Deceased.

Pursuant to the Statute 22nd and 28rd Victoria, chapter 36, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that the creditors and all other persons having any claims or demands upon or against the estate of Thomas Hill, late of City-road, Derby, in the county of Derby, Iron Founder, deceased (who died on the 26th day of March, 1875, and whose will was proved in the Derby District Registry of Her Majesty's Court of Probate, on the 22nd day of September, 1875, by Court of Probate, on the 22nd day of September, 1875, by James Hill, of Quarndon, in the said county of Derby, Ironfounder, and William McIntyre, of North-street, Derby aforesaid, Railway Clerk, the executors named in the said will), are required to send full particulars of such claims and demands to the said James Hill and William McIntyre, at the office of their Solicitor, John Gadsby, of No. 15, Tenant-street, in Derby aforesaid, on or before the 10th day of December next, at the expiration of which time the said executors will proceed to distribute the estate and assets of the said Thomas Hill amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have received notice; and will not be liable for the said estate and assets, or any part thereof, to any creditors or other persons of whose claims or demands they shall not then have had notice.—Dated this 22nd day of October, 1875.

JOHN GADSBY, Solicitor for the said Executors.

JOHN PROGER, Deceased, Pursuant to Statute 22nd and 23rd Victoria, chapter 35. Pursuant to Statute 22nd and 23rd Victoria, chapter 35.

LL persons creditors of John Proger, late of No. 41,
Great Windmill-street, Haymarket, in the county
of Middlesex, Die Sinker (who died on the 17th day of
February, 1875), are required to send in written particulars of their claims to the undersigned, Solicitor for
William Augustus Jones and John Andrew Pringle, the
executors, on or before the 29th day of November next,
after which date the said executors will distribute the said deceased's assets, having regard only to the claims of which notice shall have been given.—Dated this 28th day

of October, 1875.

BOWEN MAY, 67, Russell square, Solicitor for the Executors

ELIZABETH BENEDICTA, Widow of Commander POSTLE, R.N.

Pursuant to Statute 22nd and 23rd Victoria, cap. 35.

LL persons creditors of Mrs. Elizabeth Benedicta

Postle, late of Ventnor, Isle of Wight, Widow (who died on the 25th day of February, 1875) are required to send in written particulars of their claims to the understand Collected Control of the California Control of the Control of Control signed, Solicitor for the executrix, Fanny Cecilia Maskery, on or before the 29th day of November next, after which date the said executrix will distribute the said deceased's as sets, having regard only to the claims of which notice shall have been given.—Dated this 28th day of October,

BOWEN MAY, 67, Russell-square, Solicitor for the Executrix.

The Reverend EDWARD JAMES MASKERY, Deceased. Pursuant to Statute 22nd and 23rd Victoria, chapter 35.

A LL persons creditors of the Reverend Edward James Maskery, late of the Vicarage, Pelton, Chester-le-Street, in the county of Durham (who died on the 21st day of July, 1875, intestate), are required to send in written particulars of their claims to the undersigned, Solicitor for Major Maskery, the administrator, on or before the 29th day of November next, after which date the said administrator will distribute the said deceased's assets, having regard only to the claims of which notice shall have been given:—Dated this 28th day of October,

> BOWEN MAY, 67, Russell-square, Solicitor for the Administrator.

JOHN CARROLL, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the persons having any claims or demands against the estate of John Carroll, formerly of No. 23, Notting Hillsquare, Notting Hill, in the county of Middlesex, but late square, Notting Hill, in the county of Middlesex, but late of The Retreat, No. 34, Lansdowne-road, Notting Hill aforesaid, Esq., deceased (who died on the 4th day of June, 1875, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 23rd day of September, 1875, by Charlotte Carroll, of 34, Lansdowne-road aforesaid, Widow, and Josiah Cochrane Davys, of Stephen-street, Sligo, in Ireland, Solicitor, two of the executors therein named), are hereby required to send to the undersigned the particulars of their debts or claims, on or before the 27th day of November. 1875, after which on or before the 27th day of November, 1875, after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and they will not be liable for the assets so distributed to any person of whose debt or claim they shall not have had notice at the time of the distribution of the said assets. - Dated this 27th day of October, 1875. OSBORN JENKYN, 64, Lincoln's-inn-fields, W.C.

Solicitor for the said Executors.

THOMAS DODGSON, Deceased.

Pursuant to the provisions of an 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.

TOTICE is hereby given, that all creditors and other persons having any claims or demands upon the estate of Thomas Dodgson, late of Halifax, in the county of York, Woolstapler, deceased (who died on the 24th day of April, 1858, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 15th day of June, 1858, by James Farrar, of Halifax aforesaid, Retired Machine Maker, Lewis Morley, of Sowerby Bridge, in the parish of Halifax aforesaid, Worsted Spinner, the surwiving executors named in the said will, and Thomas Charles Whitehead, of Halifax aforesaid, Woolstapler, the executor named in a codicil to the said will), are requested to send the particulars thereof, on or before the 20th day of November next, to me, the undersigned, at the expiration of which period the executors will proceed to distribute of which period the executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to the claims of which the said executors shall then have had notice; and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said executors shall not then have had notice.—Dated the 23rd day of October, 1875.

JNO. EDWARDS HILL, 4, Harrison-road, Halifax. Solicitor to the said Executors.

GEORGE HENRY TOVEY, Deceased.

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

y, and to relieve Trustees.

OTICE is hereby given, that all persons having any claims or demands against the estate of Georgo Henry Tovey, late of No. 14, King-square-avenue, in the city of Bristol, Licensed Victualler, deceased (who died on the 3rd day of October, 1875, intestate, and of whose estate and effects letters of administration were granted to John Dyke Tovey, of Fishponds, in the county of Gloucester, Grocer, on the 22nd day of October, 1875, by the District Registry at Bristol of Her Majesty's Court of Probate), are required to send in the particulars of their c aims or demands to the said John Dyke Tovey, or to us the undersigned, his Solicitors, on or before the 1st day of December next, after which day the said administrator will distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which he shall then have notice. - Dated this 28th day of October, 1875.

HEAVEN and BOWMAN, 9, St. John-street, Bristol, Solicitors for the said Administrator.

WILLIAM COOK, 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."

OTICE is hereby given, that all persons having any Claim or demand upon or against the estate of William Cook, late of No. 342, New Cross-road, Deptford, in the county of Kent, Gentleman, deceased (who died on the 15th day of September, 1875, and whose will, with a codicil thereto, was proved in the Principal Registry of Her Majesty's Court of Probate, on the 28th day of September, 1875, by William Cook, James Donald, and William Brooks, the executors therein named), are required to send the particulars of such claims or demands to us, the undersigned, at our office, at Odiham, Hants, on or before the 1st day of January next, after which day the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have received notice; and the said executors will not be liable for all or any part of such assets to any person of whose claim or demand they shall not then have

had notice.—Dated this 28th day of October, 1875.

LAMB and BROOKS, Odiham, Hants, Solicitors to the said Executors.

CHARLES ANDERSON, 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 Charles Anderson, late of No. 43 (formerly 23), Lower Belgrave-street, Eaton-square, in the county of Middlesex, Chemist, deceased (who died on the 29th day of September, 1875, and probate of whose will was granted by the Principal Registry of Her Majesty's Court of Probate, on the 15th day of October, 1875, to John Saunders, Esq., one of the executors named in the said will), are hereby required to send, in writing the particulars of such claims or demands to the undersigned, Edward Willson Crosse, the Solicitor of the said executor, on or before the 31st day of December, 1875, after which time the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and the said executor will not be liable to any person of whose claim or demand he shall not then have had notice.— Dated this 19th day of October, 1875. EDWD. W. CROSSE, 7, Lanca ter-place, Strand,

London.

HENRY MORTON MANSFIELD, Deceased. Pursuant to Act of Parliament 22nd and 23rd Victoria, chapter 35.

OTICE is hereby given, that all creditors and others having any claim against the estate of Henry Morthaving any claim against the estate of Henry Morton Mansfield, formerly of Bridge Gate, Derby, and afterwards of Traffic-street, Derby, Joiner, and late of Ercildown, in the Colony of Victoria, Farmer, deceased, (who died on board the "Swiftsure" on his passage to England, on or about the 27th July, 1865, and letters of administration of whose personal estate and effects were granted on the 27th April last, by the Principal Registry of Her Majesty's Court of Probate to Edward Hitchings Flux and Thomas Francis Leadbitter of 158 Leadenhall-street. and Thomas Francis Leadbitter, of 158, Leadenhall-street, London, Gentlemen), are hereby required to send the particulars of their claims to the said administrators, on or before the 21st day of November, 1875, after which day the administrators will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice.—Dated this 29th day of October, 1875. É. FLUX and LEADBITTER, 158, Leadenhall-

street, Solicitors.

JOHN GRIFFITHS, Deceased.

Pursuant to the Act of Parliament 22 and 23 Victoria, cap. 35, intitulad "An Act to further amend the Law of

Property, and to relieve Trustees."

JOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of John Griffiths, late of the parish of Kingswood, near Wotton-under Edge, in the county of Gloucester, Cloth Manufacturer (who died on the 14th day of June, 1874, and whose will was proved in the Gioucester District Registry of Her Majesty's Court of Probate, on

the 13th day of July, 1874, by William Alexander Long the elder, of Wotton-under-Edge aforesaid, Gentleman, Samuel Long Hunt, of 1, Basinghall-street, London, Cloth Manufacturer, William Stoner Hunt, of Wotton-under-Edge aforesaid, Commercial Traveller, and Nathaniel Bott Randle, of Bath, Gentleman, the executors named in the said will), are hereby required to send in the particulars of their debts, claims, and demands to the said executors, at the office of their Solicitors, Messrs. Bush and Ray, at No. 9, Bridge-street, Bristol, on or before the 1st day of January, 1876, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand they shall not have had such notice as aforesaid.—Dated this 26th day of October, 1875.
BUSH and RAY, Solicitors to the said Executers.

ROBERT BARRETT, Deceased.

Pursuant to the Act to further amend the Law of Property, and to relieve Trustees, 22 and 23 Vict., c. 35.

HE creditors of Robert Barrett, late of High-street, and of White Cross-road, both in the city of Hereford, Draper (who died on the 23rd day of December, 1874, and whose will was proved by Valentine Bullar (since deceased) and Thomas Worthing, the executors thereof, in the District Registry at Hereford, on the 23rd day of January, 1875), are on or before the 1st day of January next, to send the particulars of their debts or claims to Mr. Humfrys, Solicitor, Hereford, or in default thereof the said Thomas Worthing, the surviving executor of the said Robert Barrett, will after the said 1st day of January next, proceed to distribute the assets of the said Robert Barrett among the persons entitled thereto, having regard to the claims only of which he has then notice.—Hereford, 29th October, 1875. W. J. HU Executor.

J. HUMFRYS, Solicitor to the surviving

JOHN BENNETT, Deceased. Pursuant to the Act to further amend the Law of Property, and to relieve Trustees, 22 and 23 Vict. c. 35.

"HE creditors of John Bennett, late of Altbough, in

the parish of Hentland, in the county of Hereford, Gentleman (who died on the 26th day of May, 1875), are on or before the 1st day of January next, to send the particulars of their debts or claims to Mr. Humfrys, Solicitor, Hereford, or in default thereof the executors of the said John Bennett will after the said 1st day of January next, proceed to distribute the assets of the said John Bennett among the persons entitled thereto, having regard to the claims only of which they have then notice.—Hereford, 29th October, 1875.

W. J. HUMFRYS, Solicitor to the Executors.

Notice to Creditors.
HENRY HARRISON, Esq., 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."

TOTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of Henry Harrison, late of Albion Cottage, Victoria-road, Perry-street, Northfleet, in the county of Kent, Gentleman (who died on the 2nd day of July, 1875, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 13th day of October, 1875, by William Pierey and Edward Lancaster, both residing in the Groves, in the suburbs of the city of York, the executors therein named), are required to send the particulars, in writing, of their claims or demands to the executors, at the office of their Solicitor. Mr. William executors, at the office of their Solicitor, Mr. William Walker, No. 18, Lendal, York, on or before the 1st day of January next, after which time the said executors will distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the 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 of whose claim or demand the said executors shall not have had notice at the time of such distribution.—Dated this 29th day of October, 1875.

WILLIAM WALKER, No. 18, Lendal, York, Solicitor.

Lancaster, and late of the city of Manchester, Millwright, deceased (whose will was proved by Henry Wren, heretofore the younger, of the said city of Manchester, Machinist, and Abel Heywood, of the said city of Manchester, Esq., in the District Registry at Manchester of the Court of Probate on the 30th day of September, 1863), are hereby required to send, in writing, the particulars of their claims upon the said estate to the said executors, at the office of Mr. John Henry Bullock, their Solicitor, situate No. 20, Kennedy-street, in the said city of Manchester, on or before the 2nd day of February next, after which day the said executors will distribute the assets of the said James Gowenlock among the parties entitled thereto, having regard to any claims of which they then shall have had notice; and that they will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they have not then have had

notice.—Dated this 1st day of November, 1875.

JOHN HENRY BULLOCK, 20, Kennedy-street,
Manchester, Solicitor for the Executors.

JOHN SANDILANDS, Deceased. NOTICE pursuant to the Act 22nd and 23rd Victoria, chapter 35, all persons having any claims against the estate of John Sandilands, late of No. 12, Conduit-atreet, Bondstreet, Westminster, in the county of Middlesex (who died 19th April, 1860, and whose will was proved 5th May, 1860, in the Principal Registry of Her Majesty's Court of Probate by Hellen Sandilands, Widow, the sole executrix therein named), are required to send particulars thereof to the undersigned, Solicitors for the executors of the said Hellen Sandilands, deceased, on or before the 1st day of December, 1875, at the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard to the claims only of which parties entitled shall then have then had notice.—

Dated this 30th day of October, 1875.

WATKINS, BAKER, BAYLIS, and BAKER,
11, Sackville-street, London, Solicitors to the said

HELLEN SANDILANDS, Widow, Deceased.

Notice pursuant to the Act 22nd and 23rd Victoria, chapter 35, all persons having any claims against the estate of Hellen Sandilands, late of 56, Belsize-park, in the county of Middlesex, and of No. 12, Conduit-street, Bondstreet, in the same county, Widow (who died on the 19th January, 1871, and whose will was proved 11th April, 1872, in the Principal Registry of Her Majesty's Court of Probate by Alfred Sandilands, Donald George Sandilands, Luke Danby Addington, in the said will called Luke Addington, and Edward Johnson, the executors therein named), are required to send particulars thereof to the undersigned, Solicitors for the said executors, on or before the 1st day of December, 1875, at the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard to the claims only of which the said executors shall have then had notice.—Dated this 30th day of October, 1875.

then had notice.—Dated this 30th day of October, 1875.

WATKINS, BAKER, BAYLIS, and BAKER,

11, Sackville-street, London, Solicitors to the said

RICHARD HOPKINS BETTERIDGE, Deceased, Statutory Notice.
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."

JOTICE is hereby given, that all creditors and other persons having any claims or demands upon or liabilities affecting the estate of Richard Hopkins Betteridge, late of Milton Hill, in the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Continue to the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and whose will be the county of Berks, Gentleman (who died on the 5th day of October, 1874, and w with two codicils thereto, was proved in the District Registry attached to Her Majesty's Court of Probate at Oxford on the 2nd day of December, 1874, by Richard Hopkins Betteridge, of Harwell, in the county of Berks, Gentleman, and Robert Philip Graham, of Abingdon, in the county of Berks, Solicitor, the executors named in the said will), are hereby required to send in the particulars of such claims or demands to us, as the Solicitors to the said executors, at our office, at Abingdon aforesaid, on or before the 1st day of January, 1876, after which time the executors will proceed to distribute the assets of the said Richard Hopkins Betteridge, deceased, among the parties entitled thereto, having regard only to the claims, demands, or liabilities of which the said executors shall then have had notice; and they will not be answerable or liable for the said assets, or any part thereof, so distributed to any person of whose claim, demand, or liability they shall not then have had notice. And all persons indebted to the said Richard Hopkins Betteridge, deceased, at the time of his decease are desired to pay the amount of their debts to us, as such Solicitors as aforesaid—Dated this 26th day of October,

GRAHAM and SONS, Abingdon, Berks, Solicitors to the said Executors.

WILLIAM CREBER, Deceased.

Pursuant to an 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."

TOTICE is hereby given, that all persons being creditors of or otherwise having any claims upon or against the estate of William Creber, late of Ashburton, Devon, Bank Manager, deceased (who died the 17th September, 1875, and whose will was proved 1st October, 1875, in the Exeter Court of Probate, by John Hellyer Tozer, of Teignmouth, Devon, Gentleman, one of the executors of the said will) are required on or before the 25th December, 1875, to, send to the said John Hellyer Tozer, or to Messrs. Whidborne and Tozer, of Teignmouth, Devon, the Solicitors of the said executor, the particulars of their claims upon or against the said extete, and that at the expiration of such time the executor will distribute the whole of the assets of the said testator amongst the parties entitled thereto, having regard to the claims of which he shall then have had notice.

—Dated 27th October, 1875.

WHIDBORNE and TOZER, Teignmouth, Devon, Solicitors.

JOHN RHODES, Deceased.

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

Property, and to relieve Trustees."

O'I'CE is hereby given, that all persons having any debts, claims, or demands upon or against the estate of John Rhodes, late of 105, High-street, Croydon, in the county of Surrey, Gentleman (who died on the 3rd day of county of Surrey, Gentleman (who died on the 3rd day of September last, and whose will was proved in the Principal Registry of Her Maiesty's Court of Probate on the 21st day of September last, by John Rhodes, the son of the said deceased, and the sole executor therein named), are hereby required to send in particulars, in writing, of their debts, claims, or demands to me, the undersigned, William Henry Rowland, of No. 104, High-street, Croydon, in the said county of Surrey, the Solisitor to the said executor, on or before the 11th day of December next, at the expiration of which time the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, or demands of which he shall then have had notice; and the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose debt, distributed, or any part thereof, to any person of whose debt, Claim, or demand he shall not then have had notice.—
Dated this 29th day of October, 1875.

W. H. ROWLAND, 104, High-street, Croydon,
Surrey, Solicitor to the said Executor.

WINDER ALLISON, 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."

TOTICE is hereby given, that all persons having any claims against the estate of Winder Allison, late of No. 6, Throgmorton-street, and Stock Exchange, in the city of London, and No. 1, Gayne's Park-terrace, Grove-road, Bow, in the county of Middlesex, Stock Broker, deceased (who died on the 27th day of February, 1875, and to whose estate and effects letters of administration were, on the 5th day of April, 1875, granted by the Principal Registry of Her Majesty's Court of Probate to Harriet Jane Allison, the lawful widow and [relict of the said deceased) are hereby required to send, in writing, the particulars of their claims to the undersigned, William Shearman, the Solicitor to the said Harriet Jane Allison, at No. 13, Little Tower-street, in the city of London, on or before the 1st day of December, 1875, at the expiration of which time the said administratrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to those claims of which she shall then have had notice; and that the said administratrix will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claim or demand she shall not then have had notice as aforesaid. - Dated this 28th day

of October, 1875.
WM. SHEARMAN, 13, Little Tower-street, London, E.C., Solicitor for the said Administratrix.

WILLIAM LEACH, Deceased.

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

OTICE is hereby given, that all creditors and persons having any claims or demands against the estate of William Leach, formerly of the Duke of Edinburgh Public-William Leach, formerly of the Duke of Edinburgh Public-house, Brixton, in the county of Surrey, but late of the Telegraph Publichouse, Brixton-hill, in the county of Surrey, Licensed Victualler (who died on the 5th day of September, 1876, and whose will was proved in the Principal Registry of the Court of Probate, on the 25th day of October, 1875, by Charles Palmer, of the Duchess of Kent, Warner-road, Camberwell, in the county of Surrey, Beer Retailer, the sole executor according to the tenor), are hereby required to send in particulars of their claims or demands to the said executor, at the offices of Messrs. Henry, John, and Theophilus Child, Paul's Bakehouse court, Doctors-commons, in the city of London, Solicitors, on or before the 1st of December next ensuing, at the expiration of which time the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims or demands of which the said executor shall then have had notice; and that the said executor will not be liable for such assets, or any part thereof, so distributed to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 29th day of October, 1875.

HENRY, JOHN, and THEOPHILUS CHILD, Paul's Bakehouse-court, Doctors'-commons, Solicitors to the Executor.

JAMES PART, Esq., M.D., Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claim or demand upon or against the estate of James Part, late of 89, Camden-road, in the county of Middlesex, Doctor of Medicine (who died on the 1st day of October, 1875, and whose will was proved on the 26th day of October, 1875, in the Principal Registry of Her Majesty's Court of Probate, by Lousia Catherine Part, of No. 89, Camden-road, in the county of Middlesex, his Widow, and Charles Henry Cumberland, of No. 36, John-street, Bedford-row, in the same county, Gentleman, the executors named in the said will), are hereby required to send in the particulars of their claims and demands upon or against the estate of the said deceased to the said executors, at the office of Messrs. Darley and Cumberland, 36, Johnstreet, Bedford-row, in the county of Middlesex, on or before the 31st day of December next, after which day the said executors will proceed to distribute the whole of the assets of the said testator among the parties entitled thereto, having regard only to the claims, debts, and demands of which the said executors shall then have notice; and the said executors will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claims they shall not then have had notice. And all persons indebted, to the estate of the said deceased are requested to pay to the said executors at the office of the said Messrs. Darley and Cumberland as aforesaid, the amount of their debts forthwith.—Dated this 29th day of October, 1875.
DARLEY and CUMBERLAND, 36, Jol

street, Bedford-row, Solicitors to the said Exe-

WILLIAM NATHANIEL WORTLEY, Deceased. Pursuant to an 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 creditors and all other persons having any claims or demands upon the estate of William Nathaniel Wortley, formerly of Highgate, and late of 21, Highbury terrace, in the county of Middlesex, and of the Finsbury and City of London Savings Bank, Sek'orde-street, Clerkenwell, Gentleman, deceased (who died on the 19th day of September, 1875, and whose will was Proved in the Principal Registry of Her Majesty's Court of Probate on the 16th day of October, 1875, by the Reverend George Bridges Lewis, James Scovel Adams, and Henry Sugden Evans, the executors therein named), are hereby required to send the particulars of their claims and demands to the undersigned, on or before the 1st day of December next, after which day the said executors will proceed to distribute the testator's assets among those entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be answerable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall

> WORTHINGTON EVANS and COOK, 34, Eastcheap, Solicitors to the said Executors.

1875.

Mr. WILLIAM CARR, Deceased.

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

not then have had notice. - Dated this 28th day of October,

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands, either by simple contract or specialty, upon or against the estate of William Carr, late of South Shields, in the county of Durham. Gentleman (who died on the 29th day of May, 1875, and whose will was on the 9th day of October, 1875, proved in the District Registry at Durham, of Her Majesty's Court of Probate, by Joseph Heslop and John Johnson, the executors therein named), are hereby requested to send the particulars of their respective debts, claims, and demands to me, the undersigned, on or before the 25th day of November next, after which time the said executors will

proceed to distribute the assets amongst the parties entitled thereto, having regard only to the debts, claims, or demands of which they shall then have had notice, and will not be liable for any part of such assets, to any person of whose claim they shall not then have had notice.—Dated this 29th Dated this 29th

day of October, 1875.
WILLIAM H. BELL, 16, King-street, South
Shields, Solicitor to the said Executors.

Mrs. MARY BALDRY, Deceased.

Pursuant to the Statute 22nd and 23rd Vic. chap. 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 debts, claims, or demands upon or against the estate of Mary Baldry, late of South Shields, in the county of Durham, Widow (who died on the 13th day to Cother and whose will make on the 6th day of Cother and whose will make on the 6th day of Cother and whose will make the 6th day of Cother and whose will make the 6th day of Cother and of June, 1875, and whose will was on the 9th day of October, 1875, proved in the District Registry at Durham, of Her Majesty's Court of Probate, by John Kyle and Robert Pippet, the executors therein named), are hereby required to send the particulars of their respectice debts, claims, and demands to me, the undersigned, on or before the 25th day of November next, after which time the said executors will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the debts, claims, or demands of which they shall then have had notice, and will not be liable for any part of such assets to any person of whose claim they shall not then have had notice.-Dated this

29th day of October, 1875.
WILLIAM H. BELL, 16, King-street, South Shields, Solicitor to the said Executors.

Mr. WILLIAM MOULD, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of William Mould, late of South Shields, in the county of Durham, Ship Carpenter (who died on the 3rd day of July, 1872, and whose will was, on the 27th day of October, 1875, proved in the District Registry at Durham of Her Majesty's Court of Probate, by John Robinson and Robert Forrest, the executors therein named), are hereby requested to send the particulars of their respective debts, claims, and demands to me, the undersigned, on or before the 28th day of November next, after which time the said executors will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the debts, claims, or demands of which they shall then have had notice; and will not be liable for any part of such assets to any person of whose claim they shall not then have had notice. Dated this 29th day of October, 1875.

WILLIAM H. BELL, 16, King-str. Shields, Solicitor to the said Executors. King-street, South

WILLIAM HOLMES, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd years of the reign of Her present Majesty Queen Victoria, cap. 35, intituled "An Act to further amend the Law

of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands upon or in a superior of the supe claims or demands upon or in anywise affecting the estate of William Holmes, late of Brookfield, in the parish of Lyminster, in the county of Sussex, Gentleman, deceased (who died on the 19th day of April, 1851, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 17th day of May, 1851, by Edward Carleton Holmes, of Brookfield aforesaid, Gentleman, and the Reverend William Groome Holmes, Clerk (since deceased), two of the executors named in the said will), are hereby required to send the particulars of their claims or demands to us, the undersigned, or to the said Edward Carleton Holmes, on or before the lat of January, 1876, after which last mentioned day the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard to the claims and demands only of which the said executor shall have then had notice, and the said executor will not be liable in respect of the assets so distributed to any person of whose claim or demand he shall not then have had notice. - Dated this 1st

day of November, 1875.
RICHARD and GEO. HOLMES, Arundel, Solicitors.

WILLIAM STRICKLAND, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd Vict.

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

OTICE is hereby given, that allipersons being creditors of or otherwise having any claims upon or against the estate of William Strickland, late of Peterborough, in the county of Northampton, House Decorator, deceased (who died on or about the 10th day of August, 1875, and whose will was proved in the Peterborough District Registry of Her Majesty's Court of Probate, on the 22nd day of October, 1875, by John Flowers Bentley, of Peterborough, Bank Manager, and Eliza Maria Fieldwick, of the same place, Widow, the executor and executrix named in such will), are hereby required to send in particulars of their respective debts, claims, or demands to the executors. at the offices of the undersigned, on or before the 1st day of December next, at the expiration of which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice, and they will not be liable for the assets, or any part thereof, so distributed, to any person of whose claims they shall not then have notice.—Dated this 25th day of October, 1875.

DEACON and WILKINS, Cross-street, Peterborough, Solicitors for the said Executors.

Re THOMAS MANNERS THOMAS, Deceased. Pursuant to the Statute 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 all creditors and other persons having any claims upon the estate of Thomas Manners Thomas, late of Tipton, in the county of Stafford, Corn Merchaut, deceased (who died on the 23rd day of January, 1875, and whose will was proved on the 27th day of February, 1875, in the District Registry at Lichfield, by Robert Thomas and George Skitt, the executors therein named), are requested to send the particulars of such claims to the undersigned, on or before the 15th day of November next, after which date the executors will distribute the assets of the testator among the persons entitled thereto, and will not be liable for such assets to any person of whose claim they shall not then have had notice.—Dated this 15th

day of October, 1875.
SOUTHALL, THOMAS, and SOUTHALL, Newhall-street, Birmingham, Solicitors to the Executors.

THOMAS JONES, Deceased.

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

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

OTICE is hereby given, that all creditors and others having any claim or demand against the estate of Thomas Jones, late of Wesley-street, in the parish of Newtown, in the county of Montgomery, Warehouseman, deceased (who died on the 9th day of March, 1875, and of whose personal estate and effects letters of administration, with will annexed, were granted by the District Registry of Her Majesty's Court of Probate at Shrewsbury on the 25th day of May. 1875, to Samuel Lewis, of Farringdon House. day of May, 1875, to Samuel Lewis, of Farringdon House, No. 11, Holborn Bars, in the city of London, Mercer and Draper, a creditor of the said deceased), are required to send the particulars of their claims and demands to Messrs. Woosnam and Talbot, of Newtown aforesaid, on or before the 1st day of December next. And notice is hereby given, that after the last-mentioned day the said administrator 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 he shall then have had notice; and the said administrator will not be liable for the assets so distributed, or any part thereof, to any creditor or other person of whose claim or demand he shall not then have had notice. — Dated this 29th day of October, 1875.
WOOSNAM and TALBOT, Newtown, Solicitors to

the said Administrator.

JOHN DAVIES, 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 others having any claim or demand against the estate of John Davies, late of Dolfor, in the parish of Kerry, in the county of Montgomery, Farmer and Innkeeper, deceased county of Montgomery, Farmer and Inneeper, deceased (who died, intestate, on the 6th day of May, 1875, and letters of administration of whose personal estate were granted to John Bage, of Lianbieter, in the county of Radnor, Farmer, by the Principal Registry of Her Majesty's Court of Probate, on the 20th day of September, 1875), are hereby required to send the particulars, in writing, of their claims or demands to Messrs. Woosnam writing, of their claims or demands to Messrs. Woomam and Talbot, of Newtown, in the county of Montgomery, on referred the 1st day of December, 1875; and notice is hereby given, that after the last-mentioned date the said administrator will proceed to administer the estate and proceed to distribute the assets of the said deceased among the parties entitled thereto, 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 the assets so distributed or any will not be liable for the assets so distributed, or any part thereof, to any creditor or other person of whose claim or demand he shall not then have had notice.— Dated this 29th day of October, 1875.
WOOSMAN and TALBOT, Newtown and Llanid-

loes, Solicitors to the said Administrators.

Lee Bottom Estate. WILLIAM KNOWLES, Deceased. Statutory Notice to Creditors.

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 other persons having any claims or demands upon or against the estate of William Knowles, late of Lee Bottom, ngainst the estate of William Knowles, late of Lee Bottom, in Langfield, in the parish of Halifax, in the county of York, Cotton Spinner, Coal Dealer, and Shopkeeper (who died on the 31st day of December, 1861, and whose will was duly proved by John Sutcliffe Knowles and Edward Knowles, the surviving executors therein named, on the 29th day of December, 1862, in the District Registry of Her Majesty's Court of Probate at Wakefield), are hereby required to send in the particulars of their claims or demands, by post prepaid, to me, the undersigned, William Sager, of the firm of Stansfield and Sager, of Todmorden, in the county of York, the Solicitors of Edward Knowles. in the county of York, the Solicitors of Edward Knowles, the surviving executor, and also of the mortgagees of the said William Knowles, deceased, on or before the 2nd day of December next; and notice is hereby also given, that after that day the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have had notice, and that the said Edward Knowles, or the mortgagees of the said William Knowles, deceased, 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 21st day of October, 1875.

WM. SAGER, Todmorden, Solicitor for the surviving Executor and Mortgagees.

WILLIAM STUART ELMSLIE, 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."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of William Stuart Elmslie, the of No. 12 Skirt Michael's allers of whill Ladden. late of No. 12, Saint Michael's-alley, Cornhill, London, and of the Laurels, Richmond-hill, Richmond, in the county of Surrey, Average Adjuster, deceased (who died on the 18th day of December, 1873, intestate, and letters of administration of whose estate and effects were, on the 10th day of June, 1875, granted in the Principal Registry of the Court of Probate to William Elmslie, the father of the deceased), are hereby required to send in to Messrs. Parker and Clarke, of the Rectory House, Saint Michael's-alley, Cornhill, London, E.C., the Solicitors of the said desiries to the restriction of the said desiries to the control of the said desiries to the control of the said desiries to the said state. administrator, particulars, in writing, of their debts, claims, or demands upon or against the said estate, on or before the 8th day of December, 1875, after which day the said administrator will proceed to distribute the assets of the said William Stuart Elmslie, deceased, among the persons entitled thereto, having regard only to the debts, claims, and demands of which the said administrator shall then have had notice; and the said administrator will not be liable for the assets so distributed to any person had not be laber for the assets so distributed to any person of whose debt, claim, or demand he shall not then have had notice.—Dated this 29th day of October, 1875.

PARKER and CLARKE, Rectory House, St.
Michael's-alley, Cornhill, London, E.C., Solicitors to the said Administrator.

Mr. RICHARD JACKSON, Deceased.

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

OTICE is hereby given, that all creditors and others having claims or demands against the catter.

having claims or demands against the estate of Richard Jackson, late of Sheriff Hutton, in the county of York, Gentleman, deceased (who died at Sheriff Hutton aforesaid, on the 11th day of March, 1875, and whose will was proved in Her Majesty's Court of Probate, the District Registry at York, on the 6th day of May, 1875, by James Jackson, the son of the said deceased, the sole executor thereof), are hereby required to send in the par-ticulars of their debts and claims to the said executor at our offices, No. 12, Pavement, in the city of York, on or before the 1st day of January, 1876, at the expiration of which time the executor will distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims only of which he shall then have had notice; and the executor will not be liable for the assets so distributed to any person of whose debt or claim he shall not have had notice at the time of such distribution of the said assets.—Dated this 28th day of October, 1875.

J., J. P., and H. WOOD, Solicitors to the said Executor,

WILLIAM LOVETT, Deceased.

Pursuant to an Act 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

"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 William Lovett, late of Old Park, Bury Farm, in the parish of St. Stephen, in the county of Hertford, Farmer, deceased (who died on or about the 7th day of February, 1875, and whose will was proved by Henry Lovett, of the parish of St. Stephen, in the county of Hertford, Farmer, and William Costin, of London Colney, in the parish of St. Peter. in the same county. Farmer. Hertford, Farmer, and William Costin, of London Colney, in the parish of St. Peter, in the same county, Farmer, the executors therein named, on the 5th day of April, 1875, in the Principal Registry of Her Majesty's Court of Probate), are hereby required to send in particulars of their claims or demands to the said Henry Lovett or to the said William Costin, or to the undersigned, their Solicitor, on or before the 1st day of January, 1876; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice, and that they will not be liable for the assets, only to the claims of which the said executors shall then have 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 27th day of October, 1875.

EDWD. WM. BEAL, Sessions House, Clerkenwell, Solicitor for the said Executors.

In Chancery.—1874, H., No. 89.—Between William Hopkins, Plaintiff; and Thomas Hopkins, and Margaret, his wife, David Phillips, Mary Phillips, Catherine Phillips, Philip Phillips, Edwin Phillips, John William Gaskell, William Rees the elder, William Rees the younger, David Hopkins, Thomas Hopkins the younger, and William Hopkins, Defendants.

TAKE notice, that this Honourable Court will be moved before his Honour the Vice-Chancellor Sir Charles Hall, on Thursday, the 25th day of November, 1875, or so soon thereafter as Counsel can be heard, by Mr. B. B. Rogers, of Counsel on the part of the plaintiff, that the plaintiff's bill may be taken pro confesso against the defendants, Thomas Hopkins, and Margaret his wife, David Hopkins, Thomas Hopkins the younger, and William Hopkins, at the hearing of this cause.—Dated this 25th day of October, 1865.

VIZARD, CROWDER, and CO., of 55, Lincoln's-

inn-fields; Agents for
DALTONS, SPENCER, and CORBETT, of
Cardiff, in the county of Glamorgan, Plaintiff's Solicitors.

To the Defendants, Thomas Hopkins, and Margaret, his wife, David Hopkins, Thomas Hopkins the younger, and William Hopkins.

To be sold, pursuant to an Order of the High Court of Chancery, made in the matter of the Luxborough Estate, held upon the trusts of the will of Sir Thomas Buckler Lethbridge, Baronet, deseased, and in the matter of the Leases and Sales of Settled Estates Act, 1856, and of the Leases and Sales of Settled Estates Act, 1909, and of the Acts amending the same, with the approbation of the Vice-Chancellor Sir Richard Malins, to whose Court the said matters are attached, in three lots, by Mr. William James Beadel, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, in the city of London, on Thursday, the 25th day of November, 1875, at one o'clock precisely in the afternoon :

Freehold property known as the Luxborough Estate, situate in the several parishes of Luxborough, Treborough, Cutcombe, Withiel Florey, Ringsbrompton, Exton, and Old Cleeve, in the county of Somerset, comprising Chargot House, a shooting box, with stabling and outbuildings, farms with dwelling-houses, homesteads, and cottages, woods, and plantations, and beds of ironstone, the whole containing together 7,217 acres, or thereabouts.

Also the advowson or pernetual right of presentation to

Also the advowson or perpetual right of presentation to the vicarage of Withiel Florey.

Also the great tithes of the said parish of Withiel Florey,

commuted at £155 per annum.

Printed at £105 per annum.

Printed particulars and conditions of sale, with plans annexed, may be obtained of Messrs. J. and C. Longbourne, Solicitors, 7, Lincoln's-inn-fields, W.C.; Messrs. Bendon and Sweet, Solicitors, Taunton; at the Mart; and of Messrs. Beadel, 25, Gresham-street, E.C.

The Bankruptoy Act, 1869. In Her Britannic Majesty's Supreme Court for China and Japan.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Springfield Robison, formerly of No. 16, Yangtszeroad, Shanghai, in the Empire of China, but now of 2, Kewkeang. road, Shanghai aforesaid, Public Silk Inspector and Merchant.

and Merchant.
OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 1, Hong Kong road, Shanghui, on the 15th day of January, 1876, at two o'clock in the afternoon precisely.—Dated this 30th day of August, 1875.

J. S. ROBISON.

In the Matter of a Deed of Assignment for Benefit of Creditors, made the 3rd day of September, 1875, whereby John Henry Johnstone and James Sutton Winter, both of 16, Stamford-street, Leicester, in the county of Leicester, Boot and Shoe Manufacturers, carrying on business in co-partnership under the style or firm of Johnstone and Winter, assigned all their joint and separate real and personal estate and effects to Benjamin Nicholson, of Nos. 7 and 8, London Bridge Railway-approach, Southwark, in the county of Surrey, Public Accountant, as Trustee for and on behalf of all the creditors of the said firm of Johnstone and Winter.

THE Creditors of the above-named John Henry Johnstone who have not already sent in particulars of their claims, are required, on or before the 10th day of November, 1875, to send their names and addresses, and the November, 18/5, to send their names and addresses, and the particulars of their debts or claims to the said Benjamin Nicholson, the Trustee, at Nos. 7 and 8, London Bridge Railway-approach aforesaid, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared herein.—Dated this 1st day of November, 1875.

CHARLES TURNER, 8, London Bridge Railway-

approach, S.E., Solicitor to the Trustee.

The Bankruptcy Act, 1861.

In the Matter of a Deed of Assignment executed by James Emary, of Hastings, in the county of Sussex, Wine Mer-chant and Hotel Keeper, dated the 24th day of July, 1866.

OTICE is hereby given, that the Trustees of the above deed intend after the 12th day of November, 1875, to declare a Final Dividend on all the debts on which a dividend has been paid, and on those which may before the the said 12th day of November, 1875, be proved by affi-dayit, or declaration of debts in the form prescribed by the Bankruptcy Law Consolidation Act, 1849, and the Bank-ruptcy Act, 1861. And notice is further given, that such proofs are to be sent to the undersigned, and that all persons who have not already received a dividend or do not on or before such 12th day of November, 1875, so make proof of before such 12th day of November, 1075, so many poor of their debts will be jexcluded from the benefit of the said dividend.—Dated this 30th day of October, 1875.

WESTALL, ROBERTS, and BARLOW, 7,
Leadenhall-street, London, Solicitors for the

Trustees of the above Deed.

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

In the London Bankruptcy Court.

A FIRST Dividend of 1s. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Edward Smyth Mercer, of 171, Asylum-road, Peckham, in the county of Surrey, a Lieutenant-Colonel in Her Majesty's Army, and will be paid by me, at the office of Mr. Charles Harris Hodgson, 10, Salisbury-street, Strand, in the county of Middleaex, on and after Wednesday, the 3rd day of Nevember, 1875.—Dated this 28th day of October, 1875.

R. ADAMSON, Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court DIVIDEND of 1s. 6d. in the pound has been declared A DIVIDEND of is. 6d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Abraham Powell, of No. 81, Wood-street, in the city of Loudon, Warehouseman, trading under the style or firm of A. Powell and Co., and will be paid by me, John Daniel Viney, at my offices, No. 99, Cheapside, in the city of London, on and after the 5th day of November next.—Dated this 28th day of October, 1875.

J. D. VINEY, for Self and Co-Trustee.

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

A THIRD Dividend of 9d. in the pound (making with the two previous Dividends 6s. 3d. in the pound) has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Ernst Oppenheim and Udo Schrader, of No. 10, Marklane, in the city of London, Merchants and Copartners, trading under the style or firm of Oppenheim and Schrader, and will be paid by me, at my office, No. 14, George-street, Mansion House, in the city of London, on Friday, the 22nd day of October, 1875, or on any succeeding Monday, between the hours of ten and four.—Dated this 30th day of October, 1875.

ARTHUR COOPER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Shropshire, holden at Shrewsbury.

A FIRST and Final 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 Bann, of the Albion Inn, Castle Foregate, Shrewsbury, in the county of Salop, Licensed Victualler, and will be paid at my office, Mardol, Shrewsbury, on and after the 2nd day of November, 1875.—Datedithis 30th day of October, 1875.

JAMES MAKEPEACE, Trustee.

The Bankruptcy Act, 1869. In the County Court of Leicestershire, holden at Leicester.

A FIRST and Final Dividend of 2s. 74d, in the pound has been declared in the matter of a special resolution for liquidation by arrangement of affairs of George Gregory, residing at 78, Jarrow-street, and carrying on business at 10, Winifred-street, both in Leicester, in the county of Leicester, Boot and Shoe Manufacturer, and will be paid by me, at my office, 12, Horsefair-street, Leicester, on and after Monday, the lat day of November next, between the hours of ten and one calculated. Detect this 37th day of Occ. hours of ten and one o'clock.—Dated this 27th day of October, 1875.

CHAS. WEALE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Lincoln.

A FIRST and Final Dividend of is. 7½d. in the pound has been declared in the matter of a special resolu-The poen declared in the natier of a special resolu-tion for liquidation by arrangement of the affairs of George Rhoades, late of Market Rasen, in the county of Lincoln, Telegraph Clerk, and will be paid by me, at my office, situate and being No. 8, Bank-street, in the city of Lincoln, any day after this date, between the hours of ten and four. —Dated this 29th of October, 1875. GEORGE JAY, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at York.
SECOND Dividend of 1s. 10d. in the pound has been declared in the matter of a special resolution declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Smith, of Wetherby, in the county of York, Seed, Cake, and Manure Merchant, and Agricultural Implement Manufacturer, and will be paid by me, at my offices, situate No. 18, Albion-street, in Leeds, in the county of York, on and after the 4th day of November, 1875.—Dated this 30th days of November, 1875.—Dated this 30th day of October, 1875.

J. W. PICKARD, Trustee.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Bristol.

A FIRST Dividend of 2s. 6d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by William Augustus Pedler, of Redeliff-street, 32, Lower-arcade, and 11, Queen's-road, all in the city of Bristol, Hay Dealer, and will be paid by me, at the office of Messrs.

Denning, Smith, and Co., Shannon-court, Corn-street,

Bristol, on and after the 10th day of November, 1875.—

Dated this 29th day of October, 1875.

W. G. SMITH, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Northamptonshire, holden at
Northampton.

FIRST and Final Dividend of 2d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Jeffery Sarrington, of Caldecott Mill, in the parish of Newport Pagnell, and of North Crawley, in the county of Buckingham, Miller and Brickmaker, and will be paid by me, at the office of Messrs. Bull, Newport Pagnell, Bucks, on and after Tuesday, the 9th day of November, 1875.—Dated this 28th day of October, 1875.

CHARLES HENRY WHITWARD, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Worcestershire, holden at Dudley.

A FIRST and Final Dividend of 1s. 8d. in the pound has been declared in the matter of a special resolution for iquidation by arrangement of the affairs of Joseph Beard, of No. 143, Halesowen-road, Netherton, Dudley, in the county of Worcester, Draper, Millioer, and Outfitter, and will be paid by T. W. Gillibrand, at No. 56, George-street, Manchester, on and after Monday, the 8th day of November, 1875.—Dated this 8th day of September, 1875.

THOMAS WALTON GILLIBRAND, GEO. KING PATTEN, Trustees.

In the County Court of Glamorganshire, holden at Cardiff.

FIRST and Final Dividend of 2s. in the pound has been declared in the matter of a special resolution

of liquidation by arrangement of the affairs of Ann Collacott, of 16, Victoria-street, Newtown, Cardiff aforesaid, Grocer, and will be paid by me, at my offices, No. 20. High-street, Cardiff, on and after Monday, the lat day of November, 1875, between the hours of ten in the morning and one in the afternoon.—Dated this 30th day of October, 1875. JOHN JENKINS, Trustee.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.
In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.

FIRST and Final Dividend of 3s. in the pound has

been declared in the matter of a special resolution for The been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Ralph Moreton, of Stockton, in the country of Durham, Tobacconist and Dealer in Fancy Goods, and will be paid by me, at my offices, 56, High-street, Stockton aforesaid, on and after the 9th day of November, 1875, between the hours of ten and four.—Dated this 30th day of October, 1875.

F. J. HEXT BELLRINGER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Sunderland.

A FIRST and Final Dividend of 2s. 9d. in the pound has been declared in the matter of a special resolu-tion for liquidation by arrangement of the affairs of Owen Martin, of No. 24, Bridge-street, Sunderland, in the county of Durham, Tailor, Draper, and Outfitter, and will be paid by me, at No. 1, John-street, Sunderland aforesaid, on and after the 10th day of November, 1875.— Dated this 30th day of October, 1875.

THOMAS SHERWOOD, 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 John George Moore, of No. 6, Queen's Head-court and 72, Gray's-inn-road, Hairdresser, also trading as Moore and Burgess, and heretofore trading as F. Bean and Company, York-mews, Fulham-road, Brompton, all in the county of Middless x, Mineral Water 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 office of Thomas Ager, No. 3, Barnard's-inn, Holborn, in the city of London, on the 12th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 20th day of October, 1875.

G. W. W. R. HARRISON, 6, Godliman street,

Doctors'-commons, Attorney for the said John

George Moore.

The Bankruptcy Act, 1869.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Baker, of No. 17A, Pembridge-square, Bayswater, and Nos. 41, 42, 43, and 44, Moscow-road, Bayswater, all in the county of Middlesex, Clerk in Holy Orders and Schoolmaster.

TOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been or the creations of the above-named person has been summoned to be held at the offices of Mr. John Dyte, Pablic Accountant, No. 65, Fleet-street, in the city of London, on the 13th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 27th day of October, 1875.
BENJN. HEATH WOODCOCK, 3. New-inn,

Strand, Attorney for the said Charles Baker.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Henry Lovegrove, of the Railway Hotel, New Southgate, and of the Green Man Tavern, South-row, Covent Garden Market, both in the county of Middlesex, Licensed Victualler.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Richard Smith, No. 19, Southampton-row, Bloomsbury, in the county of Middlesex, on the 20th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

T. A. TIBBITTS, 1, Field-court, Gray's-inn, London, Attorney for the said Thomas Henry

Lovegrove.

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 Sowton and Charles Jonathan Sowton, residing respectively at 33, Lausanne-road, Queen's-road, Peckham, in the county of Surrey, and 109, Queen's-road, Peckham aforesaid, and carrying on business as Coal Merchants at Nunhead Railway Station, in the county of Surrey, and at 33, Lausanne-road, Queen'sroad, Peckham aforesaid, under the style of G. and C. J

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. S. J. Field and Co., Accountants, 35, 37, and 39, Metropolitan-buildings, Queen Victoria-street, in the city of London, on the 15th day of November, 1875 (and not 1876, as erroneously printed in last Gazette) at two o'clock in the afternoon precisely.—Dated this 25th day of October, 1875.

GEO. S. WARMINGTON, Attorney 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 Gustavus William Kattengell and Louis Alexander Campbell, both of 118, Leadenball-street, in the city of London, and of Manchester, in the county of Lancaster, Merchants, trading in copartnership together under the style or firm of Kettengell and Campbell.

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 City Terminus Hotel, Can-

summoned to be held at the City Terminus Hotel, Can-non street, in the city of London, on the Slat day of January, 1876, at two o'clock in the afternoon precisely.— Dated this 30th day of October, 1875. HOLLAMS, SON, and COWARD, Mincing-lane, London, Attorceys for the said Gustavus William Kattengell and Louis Alexander Campbell.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Gustavus William Kattengell and Louis Alexander Campbell, both of No. 118, Leadenball-street, in the city of London, and of Manchester, in the county of Lancaster, Merchants, trading in copartnership together under the style or firm of Kattengell and Campbell

OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-named Gustavus William Kattengell bas been summoned to be held at the City Terminus Hotel, Cannonstreet, in the city of London, on the 31st day of January, 1876, at half-past two o'clock in the afternoon precisely.—

Dated this 30th day of October, 1875.

HOLLAMS, SON, and COWARD, Mincing-lane,
London, Attorneys for the said Gustavus William Kattengell and Louis Alexander Campbell.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Gustavus William Kattengell and Louis Alexander Campbell, both of No. 118, Leadenhall-street, in the city of London, and of Manchester, in the county of Lancaster, trading in copartnership together under the style or firm of Kattengell and Campbell.

NOTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-named Louis Alexander Campbell has been summoned to be held at the City Terminus Hotel, Cannon-street, in the city of London, on the 31st day of January, 1876, at three o'clock in the afternoon precisely.—Dated this 30th day of October, 1875. HOLLAMS, SON, and COWARD, Miceing-lane,

London, Attorneys for the said Gustavus William Kettengell and Louis Alexander Campbell.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Arthur Rix, of No. 384, Rotherhithe-street, in the county Iron Merchant, trading under the style of of Surrey, Iro

NOTICE is hereby given, that a New First General Meeting of the creditors of the above-named person has been summoned to be held at the London Warehousemen's Association, No. 111, Cheapside, in the city of London, on the 10th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 27th day of October, 1875.

ALLEN and EDWARDS, 8, Old Jewry, Attorneys for the said Debtor.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Simmons and Robert Sharpe, of No. 4, Queen Anne's-gate, Westminster, in the county of Middlesex, and Drybrook, in the county of Gloucester, Contractors for Public Works and Copartners, trading as John Simmons and Company.

OTICE is hereby given, that a First General Meeting of the joint creditors of the above-named persons has heen summoned to be held at the Inns of Court Hotel, Nos. 269 and 270, High Holborn, in the county of Mid dlesex, on the 16th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 27th day of October, 1875.

W. MOON, 15, Lincoln's-inn-fields, Attorney for the said John Simmons and Robert Sharpe.

The Bankruptcy Act, 1869.

in the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Simmons and Robert Sharpe, of 4, Queen Anne's-gate, Westminster, in the county of Middlesex, and Drybrook, in the county of Gloncester, Contractors for Public Works and Copartners, trading as John Simmons and Company,

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named John Simmons has been summoned to be held at the Inns of Court Hotel, Nos. 269 and 270, High Holborn, in the county of Midd esex, on the 16th day of November, 1875, at two o'clock in the afternoon precisely .- Dated this 27th

day of October, 1875.
W. MOON, 15, Lincoln's-inn-fields, Attorney for the said John Simmons.

The Bankruptcy Act, 1869. In the London Bankruptcy Court

In the Matter of Proceedings for Liquidation by Arcange-. ment or Composition with Creditors, instituted by John Simmons and Robert Sharpe, of 4, Queen Anne's-gate, Westminster, in the county of Middlesex, Contractors for Public Works and Copartners, trading as John Simmons and Company.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Robert Sharpe has been summoned to be held at the Inns of Court Hotel, Nos. 269 and 270, High Holborn, in the county of Middlesex, on the 16th day of November, 1875, at three o'clock in the afternoon precisely .- Dated this 27th day of

October, 1875.
W. MOON, 15, Lincoln's-inn-fields, Attorney for

the said Robert Snarpe.

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 Kerr, of IA, Wheeler-place, Haverstock Hill, and No. 119, Clarence-road, Lower Clapton, both in the county of Middlesex, Boot and Shoe Maker.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 3 and 4. Great Winchester-streetbuildings, London, E.C., on the 11th day of November, 1875, at three o'clock in the afternoon precisely .-- Dated this 21st day of October, 1875.
HENRY A. MAUDE, 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 Edward Matthews, of No. 125, Salmon's-lane, Limebouse, in the county of Middlesex, Boot and Shoe Maker.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, No. 54, Leadennull-street, in the city of London, on the 22nd day of November, 1875, at two o'clock in the afternoon precisely .- Dated this 28th day of October, 1875.
HENRY I. COBURN, 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 Alfred Shilcock, of 504, Old Kent-road, in the county of Surrey, Wholesale Grocer and Tea Dealer. OTICE is hereby given, that a First General Meeting

of the creditors of the above-named person has been of the creators of the above-named person has been summoned to be held at the offices of Messrs, izard and Betts, 46, Eastcheap, in the city of London, on the 15th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 29th day of October, 1875.

CARTER and BELL, 5, Eastcheap, London, Attorneys for the said Debtor.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
Joseph Henry Cambridge, of No. 36, Gresham-street, in
the city of London, Woollen Warehouseman,
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. Lovering, of No. 35, Gresham-street, in the city of London, on the 8th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 30th day of October, 1875.

ROOKS, KENRICK, and CO., 16, King-street,

Cheapside, London, E.C., Attorneys for the said

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

an the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Sillence Coles, of 39, Ferdinand-street, Camden Town, in the county of Middlesex, Grocer and Provision Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Masons' Hall Tavern, Masons'avenue, Basinghall-street, in the city of London, on the 10th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 22nd day of October, 1875. noon precisely.—Dated this 22nd day of October, 1875. WM. L. WILLIAMS, 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 Thomas Kilburn Conyers, of No. 2, Friday-street, in the city of London, and 18, Bond-street, Leeds, in the county of York, Cloth Merchant, trading as Thomas K. Convers 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. Charles Lowrey. Public Accountant, of No. 9, South-parade, Leeds, in the county of York, on the 16th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

NORTH and SONS, 4, East-parade, Leeds, in the county of York, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Middlesex, holden at Edmonton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Merrick Green, of No. 3, Moselle-villas, Northumberland Park, Tottenham, in the county of Middle-

sex, lately a Mercantile Clerk.
OTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoved to be held at the offices of Mr. Edward Kennedy, No. 13, Warwick-court, Gray's-inu, in the county of Middlesex, on the 10th day of November, 1875, at two o'clock in the afternoon precisely .- Dated this 26th day of

October, 1875.
EDWD. KENNEDY, 13, Warwick-court, Grays'.
inn, Attorney for the said Robert Merrick Green.

The Bankruptey Act, 1869.
In the County Court of Surrey, holden at Wandsworth.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted George Fullwood, of the Causeway Flour Mills, Wands worth, in the county of Surrey, Miller, trading as Full-wood and Company.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Auction Mart, Tokenhouseyard, in the city of London, on the 11th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 23rd day of October, 1875.

DUFFIELD and BRUTY, 6, Tokenhouse-yard,
London, E.C., Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Wandsworth.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Oswald Murry, of No. 6, Rothsay-villas, Richmond, in the county of Surrey, Private Tutor.

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. G. W. Lay, No. 3, Michell's place, Vineyard, Richmond, in the county of Surrey, on the 15th day of November, 1875, at three o'clock in the afternoon precisely.-Dated this 27th.day of October, 1875.

GEO. WM. The Bankruptey Act, 1869.

In the County Court of Surrey, holden at Croydon. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Watkins, of No. 4, Alexandra-road, Upper Norwood, in the county of Surrey, Gentleman, out of business

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Guildhall Tavern, Gresham-street, in the city of London, on the 12th day of Novem-ber, 1875, at three o'clock in the afternoon precisely.—Dated

this 28th day of October, 1875.

ROOKS, KENRICK, and CO., 16, King-street,
Cheapside, E.C., Attorneys for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Kent, holden at Greenwich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Bird Gates and William Thomas Gates, both

carrying on business and residing at Eltham, in the county of Kent, Builders.
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 Guildhall Tavern, Greshamstreet, in the city of London, on the 18th day of November, 1875, at two o'clock in the afternoon precisely.-Dated this

27th day of October, 1875.
CHAUNTRELL, POLLOCK, and MASON, 63,
Lincoln's-inn-fields, Attorneys for the said George

Bird Gates and William Thomas Gates.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Greenwich. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by George Bird Gates and William Thomas Gates, both carrying on business and residing at Eitham, in the county of Kent, Builders.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named George Bird Gates has been summoned to be held at the Guildhall Tavern, Gresham-street, in the city of London, on the 18th day of November, 1875, at half-past two o'clock in the afternoon precisely.—Dated this 27th day of October, 1875.

CHAUNTRELL, POLLOCK, and MASON, 63,

Lincoln's-inn-fields, Attorneys for the said George

Bird Gates.

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Greenwich. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Benjamin Verity, of the Royal Lancer Beershop, No. 22; Beresford-square, Woolwich, in the county of Kent, Beershop Keeper and Brass Moulder.

UTICE is nereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. William Ralph Buchanan, 10, Basinghall-street, in the city of London, on the 12th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 28th day of October, 1875. W. R. BUCHANAN, 10, Basinghall-street, London,

Attorney for the said Benjamin Verity.

The Bankruptoy 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 Joshua Elvy, of Doddington, Kent, Fruiterer and Wood

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 67, Preston-street, Faversham, Kent, on the 15th day of November, 1875, at two o'clock in the afternoon precisely.-Dated this 29th day of October,

FREDERIC JOHNSON, Faversham, Kent, Attorney for the said Joshua Elvy.

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Canterbury. In the County Court of Kent, notice at Canteroury.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jules Lemattre, of Watling-street, in the city of Canterbury, Teacher of Languages.

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 Hotel, in the city of

Canterbury, on the 16th day of November, 1875, at one o'clock in the afternoon precisely.—Dated this 28th day of October, 1875. of October, 1875.

of October, 1875. HORPE DELASAUX, 22, St. George'she place, Canterbury, Attorney for the said Jules
Lemattre.

No. 24262.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Rochester.

In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by ment or Composition with Creditors, instituted by John Taylor, of Naval Barracks, Sheerness, Kent, Engineer. R.N.

OTICE is hereby given, that a First General Meeting summoned to be held at the office of Mr. Thomas Sismey, Solicitor, 11, Serjeant's-inn, Fleet-street, London, E.C., on the 8th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 23rd day of October, 1875.

JOHN COPELAND, Sheerness, Attorney for the

said John Taylor.

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Tunbridge Wells. In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by John Morris, of Ashurst Wood, East Grinstead, in the

county of Sussex, Builder and Contractor, in the OTICE is hereby given, that a Second General Meeting of the creditors of the above and desired Meeting of the creditors of the above-named person has been summoned to be held at the Crown Hotel, East Grinstead, in the county of Sussex, on the 8th day of November, 1875, at half-past three o'clock in the afternoon precisely.—Dated at half-past three o'clock in the afternoon precisely .-

this 30th day of October, 1875.
STONE and SIMPSON, 23, Church-road, Tun-bridge Wells, Attorneys for the said John Morris.

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 Benjamin Kettle, of No. 20, Church-street, Harwich, lin the county of Essex, Tailor, trading as Kettle Brothers.

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. Alfred Augustus Watts, of 26, Butter Market, Ipswich, in the county of Suffolk, Solicitor, on the 19th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 27th day of October, 1875.

A. A. WATTS, 26, Butter Market, Ipswich,
Attorney for the said Benjamin Kettle.

The Bankruptcy Act, 1869.

In the County Court of Suffolk, holden at Ipswich. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted Robert Allard, of Bedfield, in the county of Suffolk, Cattle 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 Fox Hotel, Stowmarket, on the 25th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 28th day of October, 1875.

F. B. JENNINGS, 7, Falcon-street, Ipswich, Attorney for the said Robert Allard.

The Bankruptcy Act, 1869. In the County Court of Leicestershire, holden at Leicester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Augustine Parkes, residing in lodgings at No. 6, Napier-street, Aylestone-road, Leicester, in the county of Leicester, and carrying on business at 121, Belgrave-gute, Leicester aforesaid, in partnership with David Parkes the younger, under the firm of Parkes Brothers, as Manufac-

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 Barber Haxby, Solicitor, 11, Belvoir-street, Leicester, on the 5th day of November, 1875, at twelve o'clock at noon precisely.

—Dated this 28th day of October, 1875.

JOS. B. HAXBY, 11, Belvoir-street, Leicester, 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 Arrangeme matter or Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Solomon Youngerman, Morris Youngerman, and Joseph Franklin, of No. 111, Grosvenor-street, Chorkon-upon-Medlock, in the city of Manchester, Furniture Dealers, carrying of business in copartnership under the style of Youngerman and Co. the said Salomon Youngerman and Co. the said Salomon Youngerman and Co. Youngerman and Co., the said Solomon Youngerman residing at No. 19, Exchange-street, York-street, Cheetham, in the said city, the said Morris Youngerman residing at No. 40, Stocks-arreet, Red Hank, in the said city, and the said Joseph Franklin residing in lodgings at No. 9,

Clarence-street, York-street, Cheetham, in the said city.

OTICE is hereby given, that a First General Meeting of the ofeditors of the above-named persons has been summoned to be held at our offices, sinulte No. 2, Essexustreet, in the city of Manchester, on the 24th day of No-

vember, 1875, at two o'clock in the afternoon precisely.

Dated this 28th day of October, 1875.

RYLANCE and BARKER, 2, Essex-street, Manchester, Attorneys for the said Debtors.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Solomon Youngerman, Morris Youngerman, and Joseph Franklin, of No. 111, Grosvenor-street, Chorlton-upon-Modela, in the city of Manchester. Medlock, in the city of Manchester, Furniture Dealers, carrying on business in copartnership under the style of Youngerman and Co., the said Solomon Youngerman residing at No. 19, Exchange-street, York-street, Cheetham, in the said city, the said Morris Youngerman residing at No. 40, Stocks-street, Red Bank, in the said city, and the said Joseph Franklin residing in lodgings at No. 9, Clarence-street, York-street, Cheetham, in the said city.

OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the abovenamed Solomon Youngerman has been summoned to be held at our offices, situate No. 2, Essex-street, in the city of Manchester, on the 24th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 28th day of

October, 1875.
RYLANCE and BARKER, 2, Essex-street, Manchester, Attorneys for the said Solomon Younger-

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 Solomon Youngerman, Morris Youngerman, and Joseph Franklin, of No. 111, Grosvenor-street, Chorlton-upon-Medlock, in the city of Manchester, Furniture Dealers, carrying on business in copartnership under the style of Youngerman and Co., the said Solomon Youngerman residing at No. 19, Exchange street, York-street, Cheetham, in the said city, the said Morris Youngerman residing at No. 40, Stocks-street, Red Bank, in the said city, and the said Joseph Franklin residing in lodgings at No. 9, Clarence street, York-street, Cheetham, in the said city.

OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-

named Morris Youngerman has been summoned to be held at our offices, situate No. 2, Essex-street, in the city of Manchester, on the 24th day of November, 1875, at halfpast three o'clock in the afternoon precisely .- Dated this

28th day of October, 1875.
RYLANCE and BARKER, 2, Essex-street, Manchester, Attorneys for the said Morris Younger-

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 Solomon Youngerman, Morris Youngerman, and Joseph Franklin, of No. 111, Grosvenor-street, Chorlton-upon-Medlock, in the city of Manchester, Furniture Dealers, carrying on business in copartnership under the style of Youngerman and Co., the said Solomon Youngerman residing at No. 19, Exchange - street, York - street, Cheetham, in the said city, the said Morris Youngerman residing at No. 40, Stocks-street, Red Bank, in the said city, and the said Joseph Franklin residing in lodgings at No. 9, Clarence-street, York-street, Cheetham, in the said

OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the abovenamed Joseph Franklin has been summoned to be held at our offices, situate No. 2, Essex-street, in the city of Manchester, on the 24th day of November, 1875, at four o'clock in the afternoon precisely.—Dated this 28th day of

October, 1875

RYLANCE and BARKER, 2, Essex-street, Manchester, Attorneys for the said Joseph Franklin.

The Bankruptcy Act, 1859. In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted Christopher Langridge, of Elm-street, Liverpool-road, in the city of Manchester, and of Stockton Heath, near Warrington, in the county of Chester, carrying on business in Elm-street aforesaid, as a Chemical Dealer, and at Stockton Heath aforesaid, as a Basket Maker.

TOTICE is hereby given, that a Second General Meeting of the creditors of the above against the above against the second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Rylance and Barker, situate 2, Essex-street, in the city of Manchester, on the 11th day of November, 1875, at three o'clock in the atternoon precisely .- Dated this 30th day of October.

-RYLANCE and BARKER, 2, Essex-street, Manchester, Attorneys for the said Debtor.

Sidney St. wolf.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Johnson, of 9, Oldham-street, Manchester, in the county of Lancaster, and 86, Bristol-street, Hulme, Manchester aforesaid. Bootmaker.

OFICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Clarence Hotel, Spring-gardens, Manchester, on the 18th day of November, 1875, at three o'clock in the afternoon precisely.-Dated this 28th day of

October, 1875.
GEO. RIDEAL, 12, Brazennose-street, Manches-

ter, 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 Arrange-ment or Composition with Creditors, instituted by James Downes, of 110, Oldham-road, in the city of Manchester, Confectioner.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Falstaff Hotel, Market-place, in the city of Manchester, on the 15th day of November, 1875, at three o'clock in the afternoon precisely.—Dated

this 27th day of October, 1875.

WM. WEBB WARD, 25, Old Millgate, Manchester, Attorney for the said James Downes.

The Bankruptoy 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 John Leigh, of 111, Mill-street, Bradford, in the county of Lancaster, late of 126, Ashton New-road, Beswick, in the said county, Foreman 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 William Duckworth, Solicitor, 6, Brown-street, Manchester, in the said county, on the 15th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 29th day of October, 1875.

WILLIAM DUCK WORTH, 6, Brown-street, Man-

chester, Attorney for the said Debtor.

The Bankruptey Act, 1869.

In the County Court of Lancashire, holden at Bolten.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Byron Hope Murray, of 73, Folds-road, Bolton, in the county of Lancaster, Flumber and Glazier.

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 the undersigned, 18, Wood-street, Bolton, in the county of Lancaster, on the 17th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

H. M. RICHARDSON, 18, Wood-street, Bolton, 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 James McKenzie, of No. 12, Smedley-lane, Cheetham, in the county of Lancaster, and of No. 14, Corporation-sireet, Manchester, in the said county, Plumber and

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, No. 54, John Daltonstreet, Manchester aforesaid, on the 22nd day of November, this 29th day of October, 1875.

RITSON and GRUNDY, 54, John Dalton-street,
Manchester, Attorneys for the said James

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden Blackburn. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Hugh Hodge, of No. 29, Bank-street and Queen-street, both within Accrington, in the county of Lancaster, Bread Baker and Confectioner.

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. Charles Hall, Solicitor, No. 1, Queen-street, within Accrington, in the county of Lancaster, on the 4th day of November, 1875, at three o'clock in the afteraoon precisely.—Dated this 28th day of Cetchen 1875. day of October, 1875.

CHA. HALL, No. 1, Queen-street, Accrington, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Blackburn. In the Matter of Proceedings for Liquidation by Arrangen the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Whittaker, now of Paine Hill, near Standburn, in the West Riding of the county of York, Farmer, but formerly of Morton Searr, near Skipton, in the said county, Farmer,

OTICE is hereby given, that a First General Meeting of the creditors of the above named research.

of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Hull and Baldwin, Solicitors, Clitheroe, in the county of Lancaster, on the 15th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 13th day of October, 1875.
HULL and BALDWIN, Clitheroe, Lancashire, At-

torneys for the said Thomas Whittaker.

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 Charles Bonsey, of Smeaton-street, Barrow-in-Furness, Baker and Provision Dealer, lately carrying on business in conjunction with Robert Baldwin, as Bonsey and

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 Victoria Hotel, Church-street, Barrow-in-Furness, in the victoria faces, Church-street,
Barrow-in-Furness, in the county of Lancaster, on the 15th
day of November, 1875, at twelve o'clock at noon precisely.

—Dated this 27th day of October, 1875.

S. HART JACKSON, 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 James McNulty, of No. 10, Scholes, in Wigan, in the county of Lancaster, Boot Dealer and Shoe Maker.

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Frederick Wood, No. 26, King-street, in Wigan aforesaid, on the 15th day of November, 1875, at two o'clock in the afternoon preof November, 1875, at two o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

FRED. WOOD, of No. 26, King-street, in Wigan aforesaid, 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 Robert Bell, of Rainhill, in the county of Lancaster, Joiner and Builder.

OTICE is hereby given, that a First General Meeting. of the creditors of the above-named person has been summoned to be held at the office of Messrs. Gibson and Bolland, Accountants, 10, South John-street, Liverpool, on the 17th day of November, 1875, at two o'clock in the afternoon precisely.— Dated this 28th day of October, 1875. H. W. COLLINS and ROBINSON, 4, Brunswick-

street, Liverpool, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

The Bankrapicy Act, 1869.

In the County Court of Laucashire, holden at Liverpool.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Greene Buxton, of Liverpool, in the county of Lancaster, Produce Broker.

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 Messrs.

Gibeou and Bollond. Accountants situate at 10 South John

Gibsou and Bolland, Accountants, situate at 10, South John-street, Liverpool, in the county of Lancaster, on the 15th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

T. ETTY, 22, 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 John Anderson, of 19, Pilgrim-street, Liverpool, in the

county of Lancaster, Coach Builder.

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Joseph Carrothers, Solicitor, 14, Clayton-square, Liverpool atoresaid, on the 16th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 28th day of October, 1875.

JOSEPH CARRUTHERS, 14. Clayton-square, Liverpool, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Oldham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Sarah Ellen Hirst, of No. 44, Yorkshire-street, in Old-bam, in the county of Lancaster, Grocer.

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. W. R. Clark, 6, Clegg-street, in Oldbam aforesaid, on the 15th day of November, 1875, at eleven o'clock in the forenoon pre-cisely.—Dated this 29th day of October, 1875. W. R. CLARK, 6, Clegg-street, Oldham, 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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Thomas Moses, of Millbay House, Citadel-road, Plymouth, in the county of Devon, Draper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. John Greenway, No. 18, Frankfort-street, Plymouth, on the 17th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 30th day of October, 1875.

JOHN GREENWAY, of 18, Frankfort-street, Plymouth, Attorney for the said Debtor.

mouth, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Huddersfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Thomas Boothman, of South Shields, in the county of Durham, and Henry Boothman, of New Church, Rossendale, near Manchester, in the county of Lancaster, carrying on business together as Indigo Dyers, at Leedsroad, Huddersfield, in the county of York, under the style of Boothman Brothers, and both formerly residing at

NOTICE is bereby given, that a First General Meeting field aforesaid. of the creditors of the above-named persons has been summoned to be held at the offices of Ramsden and Ramsden and Sykes, Solicitors, 33, John William-street, Huddersfield, on the 15th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 29th day of October, 1875. RAMSDEN and SYKES, 33, John William-street, Huddersfield, Attorneys for the said Debtors.

No. 10, Commercial-square, Commercial-street, Hudders-

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 by William Munson, of No. 26, Westborough, Scarborough, in the county of York, and No. 3, Mile End-place, Scar-borough aforesaid, Tobacconist and Hairdresser.

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. Cornwall and Watts, No. 38, Queen-street, Scarborough aforesaid, on the 18th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.
WILLIAM WATTS, 38, Queen-street, Scarborough,

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 by William Smith, of No. 48, Newborough-street, Scarborough, in the county of York, Tailor and Outfitter.

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. Cornwall and Watts, No. 38, Queen-street, Scarborough aforesaid, on the 19th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 30th day of October, 1875. WILLIAM WATTS, 38, Queen-street, Scar-borough, 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 Arrange-ment or Composition with Creditors, instituted by George Hill, of New Malton, in the county of York, 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 George Inn, in New Malton, in the county of York, on the 15th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 28th day of October, 1875. WM. SIMPSON, New Malton, 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 by John Robinson, of No. 21, Eastborough, Scarborough, in

of the county of York, Butcher.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. R. H. Bartliff, Solicitor, Malton, on the 12th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 27th day of October, 1875.

R. H. BARTLIFF, Malton, Attorney 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 Samuel Robert Clarke, of 195, Whitham-road, Broombill, Sheffield, in the county of York, Grocer and Provision Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. John Sheldon Hodgson, situate No. 24, Bank-street, Sheffield, in the county of York, on the 12th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 26th day of Cotober 1875. October, 1875.

J. SHELDON HODGSON, 24, Bank-street, Shef-field, Attorney for the said Debtor.

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 Alexander Blackwood Boal and Joseph Walbran Tate, both of Halifax, in the county of York, Boot and Shoe Manufacturers, trading together in copartnership as A. B. Boal

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 John William Long-bottom, Solicitor, Northgate-chambers, Halifax, on the 11th day of November, 1875, at eleven o'clock in the fore-noon precisely.—Dated this 27th day of October, 1875. J. W. LONGBOTTOM, Attorney for the said Debtors.

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 Thomas Dawson Swallow, of Park View, Hopwood-lane, Halifax, in the county of York, Commission Agent.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of William Henry Boosummoned to be need at the omces of William Henry Boo-cock, Solicitor, of Silver-street, Halifax aforesaid, on the 8th day of November, 1875, at three o'clock in the after-noon precisely.—Dated this 28th day of October, 1875. WM. HY. BOOCOCK, Attorney for the said Thomas Dawson Swallow.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Kingstonupon-Hull.

upon-Hull.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Dixon, of No. 60, Liddell-street, in the borough of Kingston-upon-Hull, Cabinet Maker and Draper.

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. Benjamin Pickering, No. 8, Parliament-street, Kingston-upon-Hull, on the 12th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 27th day of October, 1875.

EDWIN LAVERACK, County-buildings, Hull, 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 Rudolph Gottlob Dolling, of Wibsey, near Bradford, in the county of York, Manufacturer, trading under the firm of Dolling and Killick.

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 Victoria Hotel, in Bradford, in the county of York, on the 17th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 29th day of October, 1875.

WILLIAM F. ATKINSON, 1, Dale-street, Bradford, Attenney, for the said Budoleh Cottleb

ford, Attorney for the said Rudolph Gottlob

Dolling.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Wakefield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Simpson and Harnah Maria Simpson, both of Wentbridge, near Pontefract, in the county of York, Innkeepers and Farmers.

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 Crown and Anchor Inn, Beast Fair, in Pontefract aforesaid, on the 16th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 30th day of October, 1875.

EDWARD LODGE, Attorney for the said William

Simpson and Hannah Maria Simpson.

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 William Hancock, formerly of No. 34, Commercial-street, but now of 19, Albion-street, in Leeds, in the county of York Tailor and Drange.

but now of 19, Albion-street, in Leeds, in the county or York, Tailor and Draper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Middleton and Sons, 31 and 32. Park-row, in Leeds aforesaid, on the 17th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 28th day of October, 1875.

MIDDLETON and SONS. Attorneys for the said

MIDDLETON and SONS, Attorneys for the said

Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Humpbrey Parker, of Union-street, Willenball, in the county of Stafford, Rim Lock Manufacturer.

OTICE is hereby given, that a Second General Meeting
of the creditors of the above-named person has been
summoned to be held at the offices of Mr. George Vaughan,
Solicitor, New-road, Willenhall aforesaid, on the 10th day
of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 30th day of October, 1875.

GEO. VAUGHAN, New-road, Willenhall, Attorney
for the said Debtor. OTICE is hereby given, that a Second General Meeting

for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Joseph Chambers, of Cross-street, Bradley, in the town-ship of Bilston, in the county of Stafford, late Charter Master, but now Miner.

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. J. E. Fellows, Mount-pleasant, Bilston, Solicitor, on the 20th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 30th day of October, 1875.

JNO. E. FELLOWS, Mount-pleasant, Bilston, Attorney for the said Joseph Chambers.

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 Joseph Gee, of Wood-street, Willenball, in the county of

Stafford, Padlock Manufacturer.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. George Baker, Solicitor, 63, Walsall-street, Willenhall aforesaid, on the 9th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 29th day of October, 1875.

GEO. BAKER, 63, Walsall-street, Willenhall, Attorney for the said Joseph Gee.

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 John Perry, of the Hearts of Oak Inn, New Hamptonroad, Wolverhampton, in the county of Stafford, late Factor's Clerk.

TOTICE is hereby given, that a First General Pacening 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 20th day of November, 1875, at twelve e'clock at noon precisely.—Dated this 28th day of October, 1875.

CHA. BARROW, 48, Queen-street, Wolverhampton, Attorney for the said Debtor. OTICE is hereby given, that a First General Meeting of

ton, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Staffordshire, holden at Stoke-upon-Trent and Longton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Edward Chaster, of Longton, in the county of Stafford, General Draper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Home Trade Association Rooms, No. 8, York-street, Manchester, in the county of Lancaster, on the 13th day of November, 1875, at halfpast ten o'clock in the forenoon precisely.- Dated this 29th

day of October, 1875.
CHAS. ADDERLEY, of Longton, Staffordsbire,
Attorney for the said Charles Edward Chaster.

The Bankruptcy Act, 1869.
In the County Court of Staffordshire, holden at Burton-on-Trent.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Hunt Tattersall, of Guild-street, Burton-on-Trent, in the county of Stafford, Printer.

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. Walter Wilson, November, 1875, at two o'clock in the afternoon precisely.

—Dated this 29th day of October, 1875.

WALTER WILSON, 57, Guild-street, Burton-on-Trent, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Burtonon-Trent.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Stevenson, of Ashborne, in the county of Derby, Innkeeper

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. Holland and Rigby, Saint John-street, Asbborne aforesaid, on the 15th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

HOLLAND and RIGBY, Asbborne, Derbyshire,

Attorness for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Worcestershire, holden at
Worcester.

Worcester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Reuben Munslow, of Albert-street, New Town, Droitwich, in the county of Worcester, Veterinary Surgeon.

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. James Tree, Atanas and the control of Mr. James Tree, Atanas and Mr. James Tree, Atana

torney-at-law, the Avenue, Cross, in the city of Worcester, on the 11th day of November, 1875, at eleven o'clock in the

forenoon precisely.—Dated this 27th day of October, 1875.

JAS. TREE, the Avenue, Cross, Worcester, Attorney for the Debtor.

The Bankruptcy Act, 1869.
In the County Court of Worcestershire, holden at
Stourbridge.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Cogzell, of Withy Bank, Wollaston, near Stourbridge, in the county of Worcester, Fruiterer and Greengrocer.

of the creditors of the above-named person has been summoned to be held at the offices of Mr. Thomas Wall, in Union-chambers, Stourbridge, on the 15th day of November, 1875, at eleven o'clock in the forenoon precisely.—
Dated this 28th day of October, 1875.

THOMAS WALL, Union-chambers, Stourbridge,

Attorney for the said James Cogzell.

The Bankruptey Act, 1869. In the County Court of Worcestershire, holden at Kidderminster.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Nash, of Bewdley, in the county of Worcester, Saddler and Veterinary Surgeon.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been winmoned to be held at the offices of Mr. Robert Henry Whitcombe, Solicitor, No. 71, Load-street, Bewdley, in the county of Worcester, on the 17th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 29th day of October, 1875.

JOSEPH NASH.

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 Thomas Home, of Winlaton, in the county of Durham,

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Henry Summers Sewell, Solicitor, No. 6, Grey-street, Newcastle-upon-Tyne, on the 11th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 27th day of October, 1875.

HENRY S. SEWEILL, No. 6, Grey-street, New-

castle-upon-Tyne, 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 Ephraim Harris Turner, of No. 125, Elswick-east-terrace, in the borough and county of Newcastle-upon-Type, Grocer and Beerhouse Keeper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messre. J. G. and J. E. Joel, 1. Newgate-street, Newcastle-upon-Tyne, on the 16th day of November, 1875. at two o'clock in the after-noon precisely. - Dated this 30th day of October, 1875.

J. G. and J. E. JOEL, 1. Newgate-street, Newcastle-upon-True, Attorneys for the said Ephraim Harris

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 Harle Hall, of No. 92, Newgate-street, in the town and county of Newcastle-upon-Tyne, Brushmaker.

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. Albert Frederick Benning, 10, Grainger-street, Newcastle-upon-Tyne, Soli-citor, on the 22nd day of November, 1875, at two o'clock in the afternoon precisely .- Dated this 30th day of October, 1875.

A. F. BENNING, 10. Grainger-street, Newcastle-upon-Tyne, Attorney for the said Harle Hall.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Durham. In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by William Walker, formerly of Hart, in the county of Durham, carrying on business as a Grocer, afterwards of South Wingate, in the same county, carrying on business as a Grocer, and now of Coundon, in the same county, out of business.

NOTICE is hereby given, that a S. cond General Meeting of the creditors of the above-named person has been summoned to be held at 64, Church-street, West Hartlepool, on the 12th day of November, 1875, at three o'clock in the afternoon precisels.—Dated this 25th day of

October, 1875.
RALPH BELL, West Hartlepool, Attorney for the said Debtor.

The Bankruptey Act, 1869. In the County Court of Durham, holden at Durham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Lowrie, of No. 54, High-street, Spennymoor, in

the county of Durham, Hosier.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. J. D. and D. M. Macdonald, Solicitors, 21, Mosley-street, Newcastle-upon-Tyne, on the 16th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 30th day of October, 1875.

J. D. and D. M. MACDONALD, 21, Mosley-street, Newcastle-upon-Tyne, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Davison Fairless, of Stockton-road, and 20, Highstreet West, both in the borough of Sunderland, in the county of Durham, Butcher and Shipowner.
OTICE is hereby given, that a First General Meeting of the creditors of the showners.

of the creditors of the above-named person has been summoned to be held at Mr. E. H. Haswell's offices, 25, Norfolk-street, Sunderland, on the 11th day of November, 1875, at eleven o'clock in the forenoon precisely .- Dated

this 25th day of October, 1875.
E. H. HASWELL, 25, Norfolk-street, Sunderland, Attorney for the said John Davison Fairless.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Thomas Charles Brande, of Pulborough, in the county of Sussex, Clerk in Holy Orders.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the Swan Hotel, Pulborough, in the county of Sussex, on the 5th day of November, 1875, at two o'clock in the afternoon precisely .- Dated this 28th day of October, 1875.

GEORGE FRENCH MANT, Storrington, Attorney for the said William Thomas Charles Brande.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Lewes.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Horace Noakes, late of Ore, in the county of Sussex, Miller, but now of Friar's-walk, Lewes, in the said county

of Sussex, out of business.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been summoned to be held at Messrs. Langham's offices, 44A. Robertson-street, Hastings, on the 13th day of November 1875, at twelve o'clock at noon precisely.—Dated this 28th day of October, 1875. FRED. A. L

LANGHAM, Attorney for the said

Horace Noakes.

The Bankruptcy Act, 1869. In the County Court of Denbighshire, holden at Wrexham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Cambrian Jones, of Cefn Maur, in the parish of Ruabon, in the county of Denbigh, Draper, Grocer, and General Dealer.

OTICE is bereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Wynnstay Arms Hotel, in Wrexham, in the county of Denbigh, on the 15th day of November, 1875, at one o'clock in the afternoon precisely.

-Dated this 29th day of October, 1875.
LONGUEVILLE, JONES, and WILLIAMS, Oswestry, Attorneys for the said Thomas Cambrian

The Bankruptcy Act, 1869. In the County Court of Carmarthenshire, holden at Carmarthen.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Lloyd, of Johnstown, in the county of the borough of Carmarthen, Contractor and Joiner.

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. Green and Griffiths, Solicitors, in St. Mary-street, Carmarthen, on the 9th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 26th day of October, 1875.

GREEN and GRIFFITHS, of St. Mary-street, Carmarthen, Attorney for the said Debtor.

marthen, Attorneys for the said Debtor.

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 James Bennett, of Marine Lodge, Chapel, in the town and county of Southampton, Carman.

of the creditors of the above-named person has been summoned to be held at No. 23, Portland-street, in the town and county of Southampton, on the 11th day of Norember, 1875, at three o'clock in the afternoon precisely.-Dated this 29th day of October, 1875. E. R. V. SHUTTE, 23, Portland-street, Southamp-

ton, Attorney for the said James Bennett.

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 Ina Manley Camp, of No. 92, High-street, Portsmouth, in the county of Hants, Fruiterer and Greengrocer,

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. G. H. King, 43, North-street, Portsea, in the said county of Hants, on the 13th day of November, 1875, at four o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

GEOE. HALL KING, 43, North-street, Portsea, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Norfolk, holden at Norwich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Murrell and Alfred William Murrell, trading as William Murrell and Son, both of Yaxham and East Dereham, in the county of Norfolk, Corn, Coal, and Seed Marsharts and Eastmans. Seed Merchants, and Farmers.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Mr. Joseph Stanley, Solicitor, Bank-plain, in the city of Norwich, on the 12th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

JOSEPH STANLEY, Bank-plain, Norwich, Attorney for the said Debtors.

torney for the said Debtors.

The Bankruptcy Act, 1869.
In the County Court of Noriolk, holden at Norwich,
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
William Murrell and Alfred William Murrell, trading as
William Murrell and Son, both of Yaxham and East
Dereham, in the county of Norfolk, Corn, Coal, and Seed

Merchanis, and Farmers.
OTICE is hereby given, that a First General Meeting
of the separate greditors of the above named William of the separate creditors of the above-named William Murrell has been summoned to be held at the office of Mr. Joseph Stanley, Solicitor, Bank-plain, in the city of Norwich, on the 12th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 28th day of October, 1875

JOSEPH STANLEY, Bank-plain, Norwich, Attorney for the said William Murrell.

The Bankruptcy Act, 1869. In the County Court of Norfolk, holden at Norwich. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Murrell and Alfred William Murrell, trading as William Murrell and Son, both of Yaxbam and East Dereham, in the county of Norfolk, Corn, Coal, and Seed Merchants, and Farmers.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Alfred William Murrell has been summoned to be held at the office of Mr. Joseph Stanley, Solicitor, Bank-plain, in the city of Norwich, on the 12th day of November, 1875, at half-past three o'clock in the afternoon precisely.—Dated

this 28th day of October, 1875.

JOSEPH STANLEY, Bank-plain, Norwich, Attorney for the said Alfred William Murrell.

The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at Great Yarmouth.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joshua Harvey, of Caistor, near Great Yarmouth, in the county of Norfolk, Hay Dealer.

1. OTICE is hereby given that a First General Meeting.

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 Aquarium Hotel, Great Yarmouth, in the county of Norfolk, on the 13th day of November, 1875, at eleven o'clock in the forenoon precisely. Dated this 28th day of October, 1875.

REES, HOPE, and CO., 52, Chancery-lane, London,
Attorneys for the said Debtor.

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 Joseph Thorlby, of Helpringham, in the county of Lincoln, 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. Benjamin Bissill Dyer, Solicitor, Church-lane, Boston, in the county of Lincoln, on the 11th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 28th day of October, 1875.

BEN. B. DYER, Attorney for the said Debtor.

The Bankruptcy Act, 1869 In the County Court of Bedfordshire, holden at Luton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Durrant, of Burr-street and Princess-street, Luton, in the county of Bedford, Butcher and Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 29, Park-street West, Luton aforesaid, on the 17th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 26th d. y of October, 1875.
October, 1875.
SHEPHERD, 29, Park-street West, Luton, Beds, Attorney for the said William Durrant.

The Bankruptcy Act, 1869.

In the County Court of Berkshire, holden at Reading. In the Matter of Proceedings for Liquidation by Arrangewith a matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William John Cook, of 14, Watlington-street, Reading, in the county of Berks, Coal Merchant, carrying on business at Borough Wharf, Reading aforesaid.

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 13, Friar-street, Reading aforesaid, on the 12th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 28th day of October, 1875.

JOHN T. DODD, 13, Friar-street, Reading, Attorney for the said Debtor.

The Bankrupicy Act, 1869.
In the County Court of Herefordshire, holden at Hereford.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Crump, of the town of Ross, in the county of

of Hereford, Butcher and Innkeeper.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been summoned to be held at Bryant's-court, situate in Brookendstreet, in the town of Ross, in the county of Hereford, on the 16th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 26th day of October, 1875. F. H. ADAMS, Upton Bishop, Herefordshire, At-

torney 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 Frederick Cadby, of Summe:-row, Birmingham aforesaid, Glass Dealer.

TOTICE is hereby given, that a General Meaning of the creditors of the above-named person has been summoned to be held at 71, Newhall-street, Birmingham aforesaid, on the 15th day of November, 1875, at twelve o'clock at noon precisely.-Dated this 27th day of October,

> JOHN C. LADBURY, 71, Newhall-street, 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 George Drew, of Lichfield-road, Aston, near Birmingham, in the county of Warwick, Grocer and Provision

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has seen summoned to be held at No. 30, Bennett's-hill, Birmingham aforesaid, on the 15th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 29th day of

October, 1875. EDWIN PARRY, 30, Bennett's-hill, 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 John Oxford, of Park-road, Aston-juxta-Birmingham, in the county of Warwick, Builder.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Maher and Poncia, Solicitors, 41, Temple-street, Birmingham, on the 11th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 25th day of October, 1875.

MAHER and PONCIA, 41, Temple-street, Birmingham, Attorneys for the said Debtor.

The Bankruptey 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 Samuel Harris, formerly of Nos. 70 and 71, Allisonstreet, Birmingham, in the county of Warwick, Grocer and General Dealer, and now of 71, Allisonstreet, Birmingham aforesaid, General Dealer.

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of John Edward Smith, Solicitor, Temple-chambers, 20, Temple-street, Birmingham, on the 16th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 28th day of October,

1875. JOHN EDWARD SMITH, -20, Temple-street, 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 Arrange ment or Composition with Creditors, instituted by William Probin, of the Argyle Tavern, No. 19, Lower Loveday-street, Birmingham, in the county of Warwick, Beer Retailer.

OTICE is hereby given, that a First General Meeting of the areditors of the ing of the creditors of the above-named person has been summoned to be held at the offices of John Edward Smith, Solicitor, Temple-chambers, 20, Temple-street, Birmingham, on the 15th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 28th day of October, 1875.

JOHN EDWARD SMITH, 20, Temple-street, Birmingham, Attorney for the said Debtor.

The Bankruptey Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrange-Composition with Creditors, instituted Michael Murphy, now in lodgings at the house of William Murphy, of Blew's Cottages, New John-street, Birmingham, in the county of Warwick, late of the Flying Horse Inn, Hampton-street, Birming am aforesaid, Retail Brewer and Metal Draler.

NOTICE is hereby given, that a First General Meeting of the oreditors of the above-named person has been summoned to be held at the offices of Messrs. Hawkes and Weekes, situate at No. 14, Temple-street, Birmingham aforesaid, Attorneys-at-Law, on the 15th day of November, 1875, at twelve o'clock at noon precisely .- Dated this 29th day of October, 1875.

HAWKES and WEEKES, 14, Temple-stroet, Birmingham, Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmiogham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Sidney Veal, residing in lodgings at No. 25, Constitution-bill, Birmingham, in the county of Warwick, out of business, late of No. 10, High-streer, Deritend, Birmingham aforesaid, Butcher.

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. Alfred Baldwin East, Solicitor, Eldon-chambers, Cherry-street, Birming-ham aforesaid, on the 11th day of November, 1875, at a quarter-past ten o'clock in the foreuoun precisely .- Dated this 29th day of October, 1875.

> ALFRED BALDWIN EAST, Eldon-chambers, Cherry-street, Birmingham, Attorney for the said Debtor.

The Bankruptey Act, 1869. In the County Court of Warwickshire, holden at Birmiogham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted Ann Davis, in lodgings at No. 9, Church-terrace, Handsworth, in the county of Stafford, out of business and employment, formerly of the Sea Horse Inn, Buck-street, Birmingham, in the county of Warwick, Licensed Victualler.

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. 30, Bennett's hill, Birmingham aforesaid, on the 16th day of November, 1875, at three o'clock in the afternoon precisely .- Dated this 30th day of October, 1875.

> EDWIN PARRY, 30, Bennett's-hill, Birmingham, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrange-ment. or Composition with Creditors, instituted by Thomas Abbott and Alexander Wilson, of the Northgate Iron Works, Northgate, Newark-upon-Trent, in the county of Nottingham, Boiler Makers and Copartners in Trade, under the style or firm of Abbott and Co., the said Alexander Wilson also trading solely and carrying on a Works, No. 92, Wandsworth-road, in the county of Surrey, under the style of Alexander Wilson and Co.

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

ares the enjamilmoned to be held lat the George Hotel, George straction of the town of Netting hand gounthe 17th day of the true and inches out rot remote Antonia

November, 1875, at twelve o'clock at neon precisely.-

Dated this 29th day of October, 1875.

EDWARD H. FRASER, Brougham-chambers,
Wheelergate, in the town of Nottingham, Attorney for the said Debtors.

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 Thomas Abbott and Alexander Wilson, of the Northgate Iron Works, Northgate, Newark-upon-Trent, in the county of Nottingham, Boiler Makers and Copartners in Trade, under the style or firm of Abbott and Co., the said Alexander Wilson also trading solely and carrying on a separate business as an Engineer at the Vauxhall Iron Works, No. 92, Wandsworth-road, in the county of Surrey, under the style of Alexander Wilson and Co.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above named Thomas Abbott has been summoned to be held at the Clioton Arms Hotel, Market-place, Newark-upon-Trent, in the county of Nottingham, on the 18th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 29th day of October, 1875.

EDWARD H. FRASER, Brougham-chambers, Wheelergate, in the town of Nottingham, Attorney for the said Thomas Abbott.

The Bankruptev 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 Thomes Abbott and Alexander Wilson, of the Northgate IronWorks, Northgate, Newark-upon-Trent, in the county of Nottingham, Boiler Makers and Copartners in Trade. under the style or firm of Abbott and Co., the said Alexander Wilson also trading solely and carrying on a separate business as an Engineer, at the Vauxball Iron Works, No. 92, Wandsworth-road, in the county of Surrey, under the style of Alexander Wilson and Co.

TO TICE is hereby given, that a First General Meeting of the separate creditors of the above-named Alexander Wilson has been summoned to be held at the Hall of New Inc, Strand, London, in the county of Middlesex, on the 19th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 29th day of October, 1875. EDWARD H. FRASER, Brougham-chambers, Wheelergate, in the town of Nottingham, Attorney

for the said Alexander Wilson.

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 Daley, of the town of Nottingbam, Gardener and

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 office of Mr. George Belk, No. 7, Middle-pavement, Nottingham, on the 8th day of November, 1875, at twelve o'clock at noon precisely.— Dated this 29th day of October, 1875. GEORGE BELK, No. 7, Middle-pavement, Not-tingham, 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 May, of Langley Fitzurs, near Chippenham, in the county of Wilts, General 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 No. 5. Westgate-buildings, in the city of Bath, on the 12th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 27th day of October, 1875.

THOS. WILTON, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Somersetshire, holden at Taunton. In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by Thomas Bagg, of the Somerset Inn, Upper High-street, Taunton, in the county of Somerset, Innkeeper.

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. Reed and Cook, Solicitors, 12, Paul-street, Taunton aforesaid, on the 15th day of November, 1875, at eleven o'clock in the fore-noon precisely. - Dated this 28th day of October, 1875. REED and COOK, Bridge vater, Attorneys for the

The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Taunton. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Graham, of Rockwell Green, Wellington, in the county of Somereet, Merchant Tailor, Draper, and

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Archibald Reeves, at Mary-street, Tauntor, on the 15th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 30th day of October, 1875.

ARCHIBALD REEVES, Mary-street, Taunton,

Attorney for the said John Graham.

The Bankruptcy Act, 1869. In the County Court of Shropshire, holden at Madeley. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Todd, of the Bandon Arms Inn, Low Town, Bridgnorth, in the county of Salop, Licensed Victualler, Haulier, and Drillman.

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 Bandon Arms Inn, Low Town, Bridgnorth, in the county of Salop, on the 15th day of November, 1875, at four o'clock in the afternoon precisely,—Dated this 30th day of October, 1875.

MILLER CORBET and CO., of Kidderminster,

Worcestershire, Attorneys for the said William

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Mills, late of Woolley Mills, near Bath, Miller and Farmer, and now of Wick and Abson, in the county of Gloucester, out of business.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Chard's Hotel, opposite the Railway Station, Bath, on the 17th day of November, 1875, at two o'clock in the afternoon precisely .- Dated this 29th day of October, 1875.

H. H. BECKINGHAM, Albion-chambers, Broadstreet, Bristol, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Gloncestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by Henry Rich, of 12, Aberdeen-street, in the parish of Saint Philip and Jacob, in the city of Bristol, Haulier.

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. Benson and Thomas, of 39, Broad-street, in the said city of Bristol, Solicitors, on the 12th day of November, 1875, at twelve o'clock at noon precisely.—Dated this 28th day of October,

> BENSON and THOMAS, 39, Broad-street, Bristol, Attorneys for the Debtor.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Cheltenham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Vimpany, of Badgeworth, Gloucestershire, Farmer.

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 Frederick Strond, Solicitor, Clarence-parade, Cheltenham aforesaid, on the 16th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 29th day of October,

FREDK. STROUD, Clarence-parade, Cheltenham, Attorney for the said Debtor.

The Bankruptcy 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 Albert Glave, of Newent, in the county of Gloucester, Watchmaker and Jeweller.

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 James Cooke, Solicitor, Newent, on the 26th day of November, 1875, at twelve o'clock at noon precisely .- Dated this 28th day of October, 1875. C. J. COOKE, Newent, Gloucestershire, Attorney

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for the said Debtor. No. 24262.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Stockport. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Goodwin, of Buxton, in the county of Derby, Coach Builder.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Hampson and Walmsley, 60, King-street, in the city of Manchester, on the 15th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 28th day of October,

HAMFSON and WALMSLEY, Attorneys for the said William Goodwin.

The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Macclesfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Rendell, of 10, Talbot-street, Leek, Staffordsbire, Painter, Plumber, and Glazier.

O'ICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 2, Stockwell-street, Leek, on the 19th day of November, 1875, at two o'clock in the afternoon precisely.—Dated this 30th day of October, 1875. HENRY RENDELL.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Macclesfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Sarah Emery, of Congleton, in the county of Chester, Glass, China, and Earthenware 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. Tomkinson and Furnival, Hanover-street, Burslem, in the county of Stafford, on the 19th day of November, 1875, at three o'clock in the afternoon precisely.—Dated this 29th day of October, 1875.

October, 1875.
HENRY ED. FURNIVAL, Burslem, Staffordshire,
Attorney for the said Sarah Emery.

The Bankruptey Act, 1869. In the County Court of Cheshire, holden at Birkenhead. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Parker, of 2, Belmont-grove, Oxton-road, Bir-

kenhead, in the county of Chester, Builder.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been summoned to be held at the offices of Mr. John Charles Parkinson, Commerce-court, Lord-street, Liverpool, in the county of Laucaster, Attorney-at-Law, on the 15th day of November, 1875, at three o'clock in the afternoon precisely.

Dated this 27th day of October, 1875.

JNO. CHAS. PARKINSON, Attorney for the said

Debtor.

The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Nantwich and Crewe.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Arden, of Brassey Green, Bunbury, in the county of Chester, Farmer and Cattle Dealer.

TOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at our offices, No. 2, Pepper-street, in the city of Chester, on the 10th day of November, 1875, at eleven o'clock in the forenoon precisely.—Dated this 26th day of October, 1875.

BOYDELL, POWELL, and TAYLOR, Attorneys

for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Laucashire, holden at Manchester, by transfer from the County Court of Lancashire, holden at Liverpool.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Samuel Melton; of 198, Falkner-street, Liverpool, in the county of Lan-caster, trading there in copartnership with Archibald McDonald, as Drapers, under the style or firm of McDonald and Melton; and

By transfer from the County Court of Durham, holden at Stuckton-on Tees and Middlesborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Archibald McDonald, of Middlesborough, in the county of York, Draper, trading there under the style or firm of McDonald and Co., also carrying on the same business at 198, Falkner-street Liverpool, in the county of Langaster, in copartnership

with Robert Samuel Melton, under the style or firm of

McDonald and Melton.

MEMORANDUM.—Upon the application of Mr. Lister for the Trustee, and on hearing Mr. Nordon for Mr. Thomas Taylor, the Receiver of the estate of the above-named Archibald McDonald, it is ordered (the Trustee con-senting thereto) that the said Thomas Taylor do pay into this Court within seven days from the date hereof the sum of one hundred pounds out of the moneys in his hands as such receiver, and that he be at liberty to retain out of such moneys in his hands forty-one pounds fifteen shillings on account and in part payment of his charges and expenses. And it is further ordered that the further hearing of this motion has adjourned give the and that all questions of costs he rebe adjourned sine die, and that all questions of costs be re-served.—Given under my hand and the Seal of the Court this 22nd day of July, 1875.

SAM. KAY, Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Lancashire, holden

at Liverpool.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Samuel Melton, of 198, Falkner-street, Liverpool, in the county of Lancaster, trading there in copartnership with Archibald McDonald, as Drapers, under the style or firm of McDonald and Melton; and

By transfer 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 Archibald McDonald, of Middlesborough, in the county of York, Draper, trading there under the style or firm of McDonald and Co., also carrying on the same business at 198, Falkner-street, Liverpool, in the county of Lancaster, in copartnership with Robert Samuel Melton, under the style or firm of

McDonald and Melton.

McDonald and Melton.

McDonald and Melton.

McDonald and Melton.

Temoral and Melton.

Trustee, and upon reading the order made herein on the 22nd day of July last, the application, dated the 8th day of October, 1875, for an appointment for Thomas Taylor, of Liverpool, Accountant, to show cause why he should not be committed for contempt of this Court for disobeying the said order, and the appointment made on such application, the notice of such appointment, dated the 8th day of October, 1875, the joint affidavits of James Partridge, John Charles Lee, Benjamin Tertius Goode, and Charles Brooks, aworn on the 20th day of October, 1875, and the affidavit of Frank Owen, sworn on the 22nd day of October, 1875, it is ordered and directed that the notice to the said Thomas Taylor of an intended application to be made by the said Trustee to this Honourable Court for the said Thomas Taylor to show cause why he should not be committed to prison for contempt of Court for neglecting to obey the said order of the 22nd day of July last may be served on the said Thomas Taylor by publishing such notice in the London Gszette, Liverpool Daily Post newspapers, and by serving an office copy of such notice upon, or leaving the same at the office of Mr. Maurice Nordon, of Liverpool, the Solicitor of the said Thomas Taylor, fourteen days at least before such intended application shall be made. - Dated this 22nd day of October, 1875.

SAM. KAY, Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Lancashire, holden

at Liverpool.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Samuel Melton, of 198, Falkner-street, Liverpool, in the county of Lancaster, trading there in copartnership with Archibald McDonald, as Drapers, under the style or firm of McDonald and Melton; and

By transfer 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 Archibald McDonald, of Middlesborough, in the county of York, Draper, trading there under the style or firm of McDonald and Co., also carrying on the same business at 198, Falkner-street, Liverpool, in the county of Laucaster, in copartnership with Robert Samuel Melton, under the style or firm of McDonald and Melton.

NAKE notice, that on the 18th day of November next, at half-past nine o'clock in the forencon, an applica at half-past nine o'clock in the forencon, an applica-will be made to this Honourable Court on behalf of Robert Edward Jones, of 40, Brown-street, Manchester, in the county of Lancaster, Accountant, the Trustee of the estate and effects of the above-named debtors, for an order of your committal to prison for contempt of this Court, you having disobeyed the order of this Court made on the 22nd day of July last, by which it was ordered that you should pay into this Court the sum of one hundred pounds. And further takes notice, that moon the hearing of the said anfurther take notice, that upon the hearing of the said application it is intended to apply for the costs of and incidental to this application against you. - Dated this 30th day of October, 1875.

HULTON and LISTER, 36, Brazennose-street, Manchester, Attorneys for the said Trustee. To Mr. Thomas Taylor, Accountant, Liverpool.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors instituted by William Henry Ablett, of Nos. 3, 4, and 5, Queen's Head-passage, Newgate-street, in the city of London, and of Foleshill, near Coventry, in the county of Warwick, and of Frensham, near Farnham, in the county of Surrey, Manufacturer of Silk and Woollen Clauds.

Goods.

Take notice, that a General Meeting of the Creditors of the above-named debtor will be held at the offices of Messrs. Baggs, Clarke, and Josolyne, No. 28, King-street, Cheapside, in the city of London, on Wednesday, the 10th day of November, 1875, at half-past two o'clock in the afternoon, for the following purpose:—To consider an application made by the debtor for his discharge; and to pass such resolution granting the same, or otherwise as may be thought desirable.—Dated this 29th day of October, 1875.

S. W. BAGGS, Trustee.

S. W. BAGGS, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of a Special Resolution for Liquidation by

Arrangement of the affairs of Daniel Henry Doherty Waterhouse, of No. 5, Hertford-street, May Fair, in the county of Middlesex, of no occupation.

OTICE is hereby given, that a General Meeting of Creditors of the above-named debtor has been summoned to be held at the office of Mr. H. Brown, at 7, Westminster-chambers, Victoria-street, in the city of Westminster, on the 12th day of November, 1875, at two o'clock in the afternoon precisely for the following puro'clock in the afternoon precisely, for the following purposes:—1st. To consider the present position of this estate, and to receive an explanation from the Trustees why no dividend has been declared; and 2nd. To consider the advisable of instituting proceedings with a view of adjudicating the above-named Daniel Henry Doherty Waterhouse a bankrupt.—Dated this 29th day of Octo-

LUMLEY and LUMLEY, 22, Conduit-street, Bond-street, W., Solicitors for the Trustees.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Birkenhead, transferred from the County Court of Lancashire,

holden at Liverpool.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Hannah James and John Erans, of 18, Whittle-street, and 26, Conyers-street, Liverpool, in the county of Lancaster, Master Carters, trading under the style or firm of H. James and

Company.

GENERAL Meeting of the Creditors of the abovenamed person is hereby summoned to be held at my office, 8, Duncan-street, Hamilton-square, Birkenhead, on Wednesday, the 3rd day of November next, at eleven o'clock in the forenoon precisely, for the following purposes, namely:—1st. To receive the Trustee's report and state. ment of account, and audit and pass the same; 2nd. To resolve upon the Trustee's remuneration; 3rd. To resolve upon the debtor's discharge; 4th. To resolve upon the release of the Trustee; 5th. To resolve upon the close of the liquidation, and to determine and resolve generally upon all matters in relation to the said proceedings as shall to such meeting seem fit.—Dated this 27th day of October, 1875

JOHN GORDON BYRON MAWSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Birkenhead. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Reynolds, of 104, Chester-street, Birkenhead, in the county of Chester, Hatter.

GENERAL Meeting of the Creditors of the abovenamed person is hereby summoned to be held at my office, 8, Duncan-street, Birkenhead, on Wednesday, the 3rd day of November next, at three o'clock in the afternoon precisely, for the following purposes, namely:

1st. To resolve upon the release of the Trustee; 2nd. To
resolve upon the close of the liquid and to determine and resolve generally upon all matters in relation to the said proceedings as shall to such meeting seem fit,
—Dated this 27th day of October, 1875.

JOHN GORDON BYRON MAWSON, Trustee,

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Wandsworth. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

ment or Composition with Creditors, instituted by Edward Louis Barret and Sidney Temple, of Batterses, in the county of Surrey, Manufacturing Chemists, carrying on business under the style or firm of Foot, Barret, and Temple.

THE following is a copy of an Order made by the Court in the matter of the above proceedings:—

"Upon hearing Mr. Cooper Willis, of Counsel, for the Trustee and upon reading the affidavit of George Purkiss Green and the exhibit thereto, it is ordered that the Registrar do name a day for a meeting of the creditors of the estate of the debtors at the Cannon-street Hotel, in of the estate of the debtors at the Cannon-street Hotel, in the city of London, for the considering and deciding upon certain resolutions to be proposed that 'the offer of Messrs. Biggs and Wallace, the Trustees herein, to pay to the creditors the sum of two shillings in the pound on the amount of their proofs within ten days from the registration of these resolutions and to take upon them. registration of these resolutions that the encepted.'
That the debtors do receive their discharge. That upon That the debtors do receive their discharge. the registration of these resolutions the beneficial interest in the whole of the assets be vested in the said Messrs. Biggs and Wallace. That upon such registration the said Messrs. Biggs and Wallace, the Trustees, be discharged and that the liquidation be closed. And it is also ordered that all proper notices, circulars, and advertisements be issued and published out of and by the Court for the purposes of such meeting, and that such meeting be presided over by the Registrar." Notice is hereby given, that the said Registrar has appointed Thursday, the 11th day of November next, at two o'clock in the afternoon, to hold the said meeting at Cannon-street Hotel, in the city of London.—Dated this 22nd day of October, 1875.

DUNCAN, MURTON, WARREN, and GARDNER, 45, Bloomsbury-square. the registration of these resolutions the beneficial interest

45, Bloomsbury-square.

The Bankruptcy Act, 1869. In the County Court of Hertfordshire, holden at Saint Albans.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Boff the elder, of Park-street, near Saint Albans,

in the county of Hertford, Builder.

Take notice, that a General Meeting of the Creditors of the above-named person is hereby summoned to be held at the George Inn, Saint Albans, on the 10th day of November, 1875, at four o'clock in the afternoon precisely, for the purpose of considering the following matters and business proposed to be transacted thereat. and to pass such resolutions in reference thereto, as may be then and there determined upon, namely:— 1. To audit the Trustee's accounts of receipts and payments; 2. To determine the amount of remuneration to be paid to William Henry Lavers, the Trustee herein, and to vote the payment thereof; 3. To declare a First and Final Dividend; 4. To determine the close of this liquidation; 5. To grant a release of the said William Henry Lavers, the Trustee herein.—Dated this 20th day day of October, 1875.

J. PERRY GODFREY, 6, South-square, Gray's-

inn, Solicitor to the Trustee.

The Bankruptcy Act, 1869. In the County Court of Dorsetsbire, holden at Poole, trans-

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Butler, of Castle-street, Christchurch, in the county of Southampton, Cabinet Maker.

THE creditors of the above-named Henry Butler who have not already proved their debts, are required, on or before the 18th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Comben Harvey, of No. 1, Gresham-buildings, Basinghall-street, in the city of London, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 28th day of October, 1875.

W. C. HARVEY, Trustee.

The Bankruptcy Act, 1869. In the County Court of Hampshire, holden at Portsmouth, transferred to the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry William James, of King's-road, Southsea, in the county of Hants, Gilder and Picture Frame Maker.

THE creditors of the above-named Henry William James who have not already proved their debts, are required, on or before the 18th day of November, 1875,

to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Comben Harvey, of No. 1, Gresham-buildings, Basinghall-street, in the city of London, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.— Dated this 28th day of October, 1875.

W. C. HARVEY, Trustee.

ham-lane, Bradford aforesaid, Painter and Paper Hanger. HE creditors of the above-named Richard Worsley

who have not already proved their debts, are required, on or before the 18th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Comben Harvey, of No. 1, Gresham-buildings, Basinghall street, in the city of London, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 28th day of October, 1875.

W. C. HARVEY, Trustee.

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 James Southwood, of North-street, Havant, in the county of Hants, Jeweller.

THE creditors of the above-named James Southwood who have not already proved their debts, are required, on or before the 18th day of November, 1875, to defects or claims to me, the undersigned, William Comben Harvey, of No. 1, Gresham-buildings, Basinghall-street, in the city of London, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 28th day of October, 1875.

W. C. HARVEY, Trustee.

The Bankruptcy Act, 1869. In the County Court of Hampsbire, holden at Winchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

ment or Composition with Creditors, instituted by Charles Malkin, of Winchester, in the county of Southampton, Stationer, News Agent, and Dealer in Toys.

THE creditors of the above-named Charles Malkin who have not already proved their debts, are required, on or before the 10th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Charles Johnson, of Stationhill, City-road, Winchester aforesaid, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Divideud proposed to be declared.—Dated this 29th day of October, 1875. to be declared.—Dated this 29th day of October, 1875.
CHAS. JUHNSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lincolnshire, holden at Lincoln,

In the County Court of Lincolnshire, holden at Lincoln. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charles Park, of Westfield, in the parish of Ordeall, in the county of Nottingham, Corn Merchant.

THE creditors of the above-named Charles Park who have not already proved their debts, are required, on or before the 10th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Keyworth, of Moorgate, Retford, in the county of Nottingham, Corn Factor, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Divithereof they will be excluded from the benefit of the Divi-dend proposed to be declared.—Dated this 29th day of October, 1875.

WILLIAM KEYWORTH, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Huddersfield. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Edward Stringer, of Mold-green, in Huddersfield, in the county of York, Juiner and Cabinet Maker.

THE creditors of the above-named Edward Stringer who have not already proved their debts, are required, on or before the 15th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Westerby, of Huddersfield, in the county of York, Ac-countant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 28th day of. October, 1875.

THOS, WESTERBY, Truster.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Huddersfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Tate, of Golcar, in the parish of Huddersfield, in the county of York, Woollen Cloth Manufacturer, and Charles Gledhill, of the same place, Woollen Cloth Manufacturer, trading in copartnership together as Woollen Cloth Manufacturers, at Golcar aforesaid, under the state of Clothill and Texts.

the style of Gledbill and Tate.

If IE creditors of the above-named John Tate and Charles Gledbill who have not already proved their debts, are required, on or before the 13 h day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joe Webb Tempest, of 37, New-street, Huddersfield, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 27th day of October, 1875.

JOE WEBB TEMPEST, 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 Thomas Mores Wyrill and William Christian Horsfall, both of Bentley-street, Bradford, in the county of York, Stuff and Cloth Merchants, carrying on business together in copartnership under the style of Wyrill Brothers and Co. HE creditors of the above-named Thomas Moses Wyrill

THE creditors of the apprehensive a mount of the apprehensive and William Christian Horsfall who have not already proved their debts, are required, on or before the 30th day of November, 1875, to send their names and addresses, and November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Hartley Blackburn, of Bradford a oresaid, 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 29th day of October, 1875.

J. HARTLEY BLACKBURN, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Sheffield.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Outram, of 65, Drummond-street, Rotherham, in the county of York, Joiner.

THE creditors of the above-named William Outram who have not already proved their debts, are required, on or before the 9th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Charles Herbert Moss, of 14, College-street, Rotherham, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.

—Dated this 28th day of October, 1875.

CHAS. H. MOSS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Warwicksbire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edwin George Keay, of Stafford Works, Vale-street, Birmingham, in the county of Warwick, Boot and Shoe

THE creditors of the above-named Edwin George Kear who have not already proved their debts, are required on er before the 19th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Luke Jesson Sharp, of Annstreet, Birmingham, Accountant, one of the Trustees under the liquidation, or in default thereof they will be excluded -from the benefit of the Dividend proposed to be declared.
-Dated this 29th day of October, 1875.
LUKE J. SHARP,

ARTHUR BARRON, Trustces.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Blackburn. In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by James Ashworth, of No. 7, Blackburn-road, Acctington, in the county of Laucaster, Chemist and Druggist.

FIHE creditors of the above-named James Ashworth who have not already proved their debts, are required, on or before the 10th day of November, 1875, to send their names and addresses, and the particulars of their debts or labing to me the moderationed William Labor Holden of claims, to me, the undersigned, William John Holder, of Accrington, in the county of Lancaster, Public Acconniant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Pated this 29th day of October, 1875.

WILLIAM JOHN HOLDEN, Trustee,

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

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Kayley, of Sawley, in the West Riding of the county of York, Farmer.

HE creditors of the above-named George Kayley who have not already proved their debts, are required, on

or before the 17th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Peterkin, of the Craven Bank, Clitheroe, in the county of Lancaster, Bank Manager, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 27th day of October, 1875.

WILLIAM PETERKIN, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Henry Wright Davies, of No. 8, Mosley-street, Newcastle-upon-Tyne, and No. 9, Airey-terrace, Gateshead, in the county of Durham, Bookseller and General Stationer.

THE creditors of the above-named Henry Wright Davies who have not already proved their debis, are required, on or before the 15th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Martin Winter, of No. 56. Westgate-road, Newcastle-upon-Tyne, 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 1st day of November, 1875.

JOHN M. WINTER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Almond and John Almond, carrying on business at King-street and the Union-quay, Low Lights, North Shields, in the county of Northumberland, as Engine Builders, the sail William Almond residing at No. 18, Dockway-square, North Shields aforesaid, and the said John Almond at No. 68, King-street aforesaid.

THE creditors of the above named William Almond and John Almond who have not already proved their debts, are required, on or before the 13th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Frederick Robertson Goddard, of No. 3, Nicholas-buildings, New-castle-upon-Tyne, 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 30th day of October, 1875.

FRED. K. GODDARD, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Henderson, of No. 23, Market-place, South Shields, in the county of Durham, Provision Dealer.

THE creditors of the above-named Thomas Henderson who have not already proved their debts, are required, on or before the 15th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Martin Winter, of No. 56, Westgate-road, Newcaştle-upon-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of November, 1875.

JOHN M. WINTER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Francis Hook, of No. 10, Palace-street, in the borough and county of New-castle-upon-Tyne.

ME creditors of the above-named William Francis Hook who have not aiready proved their debts, are required, on or before the 9th day of November, 1875, to send their names and addresses, and the particulars of their deb s or claims, to me, the undersigned, William Dodds Lamb, Public Accountant, Grainger-street, West, New-castle-upon-Tyne, 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 30th day of October, 1875.

W. D. LAMB, Trustee,

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcassle.

Newcassle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph William Kelly, of No. 11. Belle Vue-terrace, in the borough of Gateshead, in the county of Durham, out of business, lately carrying on business in copartnership with one Frederick Lunn Thompson, at No. 16, West-street, Gateshead aforesaid, as Public Accountants and Coal Merchants, under the style of Thompson and Kelly.

THE creditors of the above-named Joseph William Kelly who have not already proved their debts, are required, on or before the 15th day of November, 1875, to send their names and addresses, and the particulars of

required, on or before the 15th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Martin Winter, of No. 56, Westgate-road, Newcastle-on-Tyne, 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 1st day of November, 1875.

JOHN M. WINTER, Trustee.

The Bankruptey Act, 1869.
In the County Court of Keut, holden at Tunbridge Wells.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Henry Mitchell, of Taylorstreet, Southborough, in the county of Kent, Coach Builder.

THE creditors of the above-named Henry Mitchell who have not already proved their debts, are required, on or before the 12th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, George Arnold, of Tunbridge Wells, Solicitor, acting for 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 29th day of October, 1875.

GEO. ARNOLD, Solicitor for the Trustee. HE creditors of the above-named Henry Mitchell who

The Bankruptey Act, 1862.
In the County Court of Staffordshire, holden at Burton-on-Trent.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charles Turner, of Packington, near Ashby-de-la-Zouch, in the county of Leicester, Farmer and Caule Dealer.

THE creditors of the above-named Charles Turner who bave not already proved their debts, are required, on or before the 11th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Richardson, of Acresford, in the county of Derby, 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 29th day of October, 1875.
THOS. RICHARDSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Cambridgeshire, holden at Cambridge.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Hall, of Steeple Morden, in the county of Cambridge, carrying on business there and at Sandy, in the county of Bedford, as a Grocer and Draper.

THE creditors of the above-named William Hall who have not already proved their debts, are required, on or before the 10th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, George Barker, of Shefford, in the county of Bedford, Draper, the Trustee under the liquidation, or to Samuel R. Ginn, Solicitor to the said Trustee, of Alexandra-street, in the borough of Cambridge, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared. -Dated this 23rd day of October, 1875. GEORGE RARKER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Cardiff. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Evan Jenkins, of Nantdyrus, Ogmore Valley, near Bridgend, in the county of Giamor-

gan, Tailor, Draper, and Grocer.

HE creditors of the above-named Evan Jenkins who have not already proved their debts, are required, on or before the 17th day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Jenkins, of 20, High-street, Cardiff, Public Acc untan, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend propesed to be declared.—Dated this 29th day of October, 1875.

JOHN JENKINS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Gloncestershire, holden at Bristol.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Tavish M'Tavish, of blbert Honse, Whitfield-street, in the city of Gloucester, Tra-

velling Draper.

HE creditors of the above-named Tavish M'Tavish who have not already proved their debts, are required, who have not already proved their debts, are required, on or before the 22nd day of November, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersiened, John Hudson Smith, of the Exchange, Bristel, 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 29th day of October, 1875.

JOHN HUDSON SMITH, Trustee.

. The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert James Wigram, Richard Henry Glyn, Robert Henry Benson, and Constantine William Benson, of No. 10. King's Armsyard, Moorgatestreet, in the city of London of Liverpool in the county of London of Liverpool in the county of Lancette and of London, of Liverpool, in the county of Lancaster, and of Boston, in the United States of America, trading under the style or firm of Robert Benson and Company.

DWIN WATERHOUSE, of No. 18, Gresbam-street,

DWIN WATERHOUSE, or NO. 18, Greenands, in the city of London, Public Accountant, has been appointed Trustee of the property of Richard Henry Glyn. 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 21st day of October, 1875.

The Bankruptcy Act, 1869.

In the Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George William James, of No. 283, Shoreditch, in the county of Middlesex, Tea Dealer, trading under the style or firm of Rose, James, and Company.

REDERICK TRUMAN WILTSHIRE, of 7, Queenstreet, Cheapside, in the city of London, Accountant.

arreet, Cheapside, in the city of London, Accountant, and William Izard, of 46, Eastcheap, in the said city, Accountant, have been appointed Trustees of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustees, and all debts due to the debtor must be paid to the trustees. Creditors who have not jet proved their debts must forward their proofs of debts to the trustees.—Dated this 28th day of October, 1875.

The Bai krup'cy 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 Elisha Bannister, of 5, Titchborne-court, Holborn, in the county of Middlesex, Builder.

I ENRY WHITE, of 26, Palmerston-road, Kilburn, in the county of Middlesex, has been appointed Trustee of the property of the debtor, in the stead of William Harrington. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be raid to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debis must forward their proofs of debts to the trustec .- Dated this 26th day of October, 1875.

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

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangament or Composition with Creditors, instituted by John Waters, of 18, Pemberton-terrace, Upper Holloway, in the county of Middlesex, of no occupation.

CHARLES JOHNSON, of 24, Coleman street, in the city of London, Public Accountant, has been ap-

pointed Trustee of the property of the debtor. All persons baving 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 20.h day of October, 1875.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrange-

neut or Composition with Creditors, instituted by William Phillip Bickerton, of 376, Old Kent-road, in the county of Surrey, Fancy Repository and Music Seiler.

HARRY ARTHUR EMERY, of 92, Houndsditch, in the city of London, Importer of Foreign and General Fancy Goods, 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 property of the debter. be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 21st day of October, 1875. .

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Arthur Laker, of No. 21, Hampstead-road, in the county of Middlesex, Grocer and Wine and Bottled Beer Mer-

I ENRY ELLIS, of No. 32, Botolph-lane, in the city of Lordon, Wholesale Grocer, 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 21st day of October, 1875.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Abraham Toby Popham, of No. 18, Great Saint Helens, in the city of London, and No. 14, Beaumont-road, Hornsey Rise, in the county of Middlesex, Ship and Insurance Broker.

JOHN JAMES HOLDSWORTH, of 13, John-street, Minories, in the city of London, Ship Owner, 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 20th day of

October, 1875.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Nathan Alexander, of 41, Houndsditch, in the city of London, Wholesale Clothier.

JOHN FOLLAND LOVERING, of 35, Gresham-street, in the city of London, Public Accountant, has been proposed Trustee of the property of the debtor.

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 20th day of October,

The Bankruptcy Act. 1869. In the County Court of Kent, holden at Canterbury. In the Matter of a Special Resolution for Liquidation by of Buckland, in Dover, in the county of Kent, Builder.

MATTHEW PEPPER, of Dover aforesaid, Ironmonger, has been appointed Provider at the county of the county of Kent, Builder. Arrangement of the affairs of John Pain the younger,

monger, bas 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 bave not yet proved their debts must forward their proofs of debts to the trustee. Dated this 26th day of October, 1875.

The Bankruptcy Act, 1869.
In the County Court of Durbam, holden at Sunderland. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Andrew Ray and Thomas Rsy, of the Vulcan Iron Works, Deptford, in the borough of Sunderland, in the county of Durham, Forge Marters, trading in partnership under the firm of Ray Brothers.

NEORGE MACKRETH SMITH, of No. 40, West

Sunniside, Sunderland, in the county of Durham, 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 to the trustee, and all debts due to the debtors must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debt to the trustee. Dated this 27th day of October, 1875.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Andrew Ray and Thomas Ray, of the Vulcan Iron Works, Deptford, in the borough of Sunderland, in the county of Durham, Forge Masters, trading in partoership under the firm of Ruy Brothers.

EORGE MACKRETH SMITH, of No. 40, West Sunniside. Sunderland a oresaid, Accountant, has been appointed Trustee of the property of Andrew Ray. 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 proo's of debt to the trustee.—Dated this 27th day of Oc:ober, 1875.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Sunderland. In the County Court of Darham, holden at Sunderland.

In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of Andrew Ray and Thomas
Ray, of the Vulcan fron Works, Deptford, in the borough
of Sunderland, in the county of Durham, Forge Masters,
trading in partnership under the firm of Ray Brothers.

EORGE MACKRETH SMITH, of No. 40, West EORGE MACKRETH SMITH, of No. 40, West Sunniside, Sunderland aforesaid, Accountant, has been appointed Trustee of the property of Thomas Ray. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 27th day of October, 1875.

The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Alfred Albert Savage, of Huntingdon, in the county of Huntingdon, Grocer and Dealer in China and Earthenware.

DWARD EVISON, of 47. Botolph-lane, city of London, Wholesale Grocer, and Thomas Barrance Ridgley, of Huntingdon aforesaid, Grocer, have been appointed Trustees of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustees, and all debts due to the debtor must be paid to the trustees. Creditors who have not yet proved their debts must forward their proofs of debts to the trustees.—Dated this 30.h day of October, 1875.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Bradford. In the County Court of 15/kshire, housen at Bradford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Worsley, formerly of No. 8. North-parade, Bradford, in the county of York, then and now of No. 20, Bradford aforesaid, Painter and Manningham-lane,

Paperhanger.

V ILLIAM COMBEN HARVEY, of No. 1, Gresham-buildings, Basinghall-street, in the city of London, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee .- Dated this 28th day of September, 1875.

The Bankruptcy Act, 1869. In the County Court of Staffordsbire, holden at Stokeupon-Trent and Longton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Henry Adderley, Ann Adderley, and Jane Adderley, trading in copartnership at Longton, in the county of Stalford, under the style or firm of C. H. Adderley and Co., as General Drapers.

SAMUEL HUNT, of 52, Portland street, in the city of
Manchester. Accountant bear

Manchester, 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 truster. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 25th day of October, 1875.

The Bankrupter Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Paulinus Jones and George Hod.son Strickland, both of the borough and county of Newcastle-upon-T) ne,

trading together at No. 7. Dispensary-tane, in the said borough and county, as Wholesale Chemists and Druggists, under the style or firm of Jones and Strickland.

1. IOMAS YOUNG STRACHAN, of the borough and county of Newcastle-up n. Tyne, Public Accountant, has been appointed Trustee of the property of the debtors. All persons naving in their possession any of the effects of the dentors musideliver them to the trustee, and all debis due to the debtors 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 27th day of October, 1875.

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 James Dalziel, of South Shields, in the county of Durham, Surgeon.

TIENRY CHAPMAN, of South Shields, in the county of Durham, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debt to the trustee.—Dated this 30th day of October, 1875.

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 Robert Turner, of No. 9, Pilgrim-street, in the town and county of Newcastle-upon-Tyne, Fine Arts Publisher and Printseller.

THOMAS YOUNG STRACHAN, of Newcastle-upon-Tyne, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 30th day of October, 1875.

The Bankrupicy 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 Thomas Henderson, of No. 23, Market-place, South Shields, in the county of Durham, Provision Dealer.

JOHN MARTIN WINTER, of No. 56, Westgate-road, Newcastle-upon-Tyne, Public Accountant, has been appointed Trustee of the property of the debtor.

Newcastle-upon-Tyne, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 1st day of November, 1875.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Oldham.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Sampson Howarth, of Stanley-street, Rochdale, in the county of Lancaster, carrying on business in conartnership with John Howarth, under the style or firm of J. and G. S. Howarth, as Fishmonger:

OSEPH GREEN, of No. 30, Brazennose street, Manchester, in the county of Lancaster, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 28th day of October, 1875.

The Bankruptey Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of John Williamson Reader
and Gustav Cherney, both of Windsor-buildings, Georgestreet, Liverpool, in the county of Loncaster, Cotton
Brokers, carrying on business there in copar.nership
under the style of Reader and Charney.

A LFREO LAWSON FORD, of 31, the Temple, Dale-

A LFRED LAWSON FORD, of 31, the Temple, Dalestreet, Liverpool aforesaid, Accountant, has been appointed Trustee of the property of the debtois. 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 29th day of October, 1875.

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 Jeremiah Walster, of No. 6, Stockwell-gate, Mansfield, in the county of Nottingham, Draper and General Dealer.

OBERT PINDER, of the town of Nottingham, Draper, and Joseph Press, of the same place, Public Accountant, have been appointed Trustees of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustees, and

all debts due to the debtor must be paid to the trustees. Creditors who have not yet proved their debts must forward their proofs of debts to the trustees.—Dated this 30.h day of October, 1875.

The Bankruptcy Act, 1869.
In the County Court of Hampsbire, holden at Newport and at Ryde.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Welch, of 14, Arthur-street, Ryde, in the Isle of Wight, Builder.

VILLIAM EDMONDS, of Newport, in the Isle of Wight, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 29th day of October, 1875.

The Bankruptcy Act, 1869. In the County Court of Cambridgeshire, holden at Cambridge.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Hayward, of No. 13, Clarendon-street, in the borough of Cambridge, lately carrying on business as a Wine and Spirit Merchant, at No. 33 Peter Carry in the said borough of Cambridge

No. 38, Pet y Cury, in the said borough of Cambridge.

CHARLES FREDERICK JARROLD, of 55, St. Andrew's-street, in the borough of Cambridge, Attorneyat Law, 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 29th
day of October, 1875.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Sheffield.
To Robert Henry Roe, of No. 39, Norfolk-street, and Oakdale, Nether-edge, Sheffield, in the county of York, Picture Dealer.

In the matter of a Debtor's Summons issued against you by John Francis Daniel Hudson and John Henry Kearns, of No. 83, Southwark-street, Southwark, in the county of Surrey, Stationers and Copartners in Trade, trading under the style of Hudson and Kearns.

TAKE notice, that a Debtors' Summons having been granted against you by this Court, the Court has ordered that the publication of this notice in the London Gazette shall be deemed to be service of such summons on you on the seventh day after such publication. The Sammons can be inspected by you on application to this Court.—Dated this 23th day of October, 1875.

The Bankruptcy Act, 1969. In the Lendon Bankruptcy Court. In the Matter of William Hawes Wilson and John Robert

Dobree, of 48, Eastcheap, in the city of London, Fruit and Colonial Brokers, adjudicated Bankrupts 22nd-day of July, 1873.

OTICE is hereby given, that a Meeting of the joint creditors of the above-named bankrupts will be held at the London Bankruptcy Court, Lincoln's-innfields, in the county of Middlesex, before Philip Henry Pepys, Esq., one of the Registrars of the said Court, on the 21th day of November, 1875, at twelve o'clock at noon precisely, for the purpose of considering the propriety of sanctioning an acceptance of a composition offered by the said John Robert Dobree of two shillings in the pound, to be paid to the Trustce within seven days from the date of the order of the Court confirming the resolutions of the creditors upon the proposal, together with all costs of and incidental to the bankruptcy, and the carrying of such resolutions into effect in satisfaction and discharge of the liability of the said John Robert Dobree in the partnership debts due by the said bankrupts, and for an order annulling the adjudication as against the said John Robert Dobree upon the certificate of the Trustee that the resolutions have been complied with, or for granting the said John Robert Dobree his order of discharge.—Dated this 1st day of November, 1875.

JAMES R. BROUGHAM, Registrar.

In the London Bankruptcy Court.

FIRST Dividend of 5s. in the pound has been declared in the matter of Joseph Nixon, of No. 66, Wood-street, in the city of London, Wholesale Hosier, and of No. 70, Knowle-road, Brixton, in the county of

N 2

Surrey, adjudicated bankrupt on the 26th day of August, 1875, and will be paid by me, at my offices, No. 62, Moorgate-street, in the city of London, on and after the 8th day of November, 1875 .- Dated this 1st day of November, 1875.

JAS. HOLAH, Trustee.

In the County Court of Glamorganshire, holden at Cardiff.

A SECOND and Final Dividend of 1s. 9\frac{1}{2}d. in the pound on on old proc?s, and 9s. 9\frac{1}{2}d. in the pound on new proofs, has been declared in the matter of William Bickerton, of No. 34, Louisa-street, Bute Docks, Cardiff, Steamboat Agent and Steam Tug Boat Owner, adjudicated backrupt on the 20th day of February, 1874, and will be paid by me, at No. 3, Fisher-street, Swanses, on and after the 6th day of November, 1875.—Dated this 30th day of October, 1875.

JOHN DANIEL THOMAS, Trustee.

The Bankruptev Act, 1869. In the County Court of Kent, holden at Greenwich.

In the Matter of William Alexander Duncan, late of Parkroad, Forest Hill, in the county of Kent, Grocer, a Bank-

HEREAS under a Bankruptcy Petition presented to this Court against the said William Alexander Duncan, an order of adjudication was made on the 13th day of February, 1874. This is to give notice that the said adjudication was, by order of this Court, annualled on the 29th day of October, 1875,-Dated this 29th day of October, 1875.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of a Bankruptcy Petition against Alexander Coghill Macarthur, of No. 16, New-street, Cloth Fair, in

the city of London, Packing Case Maker, and at No. 117, Stanley-street, Pimico, in the county of Middlesex. UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said Alexander Cogbill Macarthur having been given, it is ordered that the said Alexander Cogbill Macarthur be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 30th day of October, 1875.

By the Court,

James R. Brougham, Registrat. The First General Meeting of the creditors of the said Alexander Coghill Macarthur is hereby summoned to be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 28rd day of November, 1875, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to James Rigg Brougham, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Lincoln's-inn-fields. Creditors must forward their Proofs of Debts to the Registrar, at the

said address.

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

In the Matter of a Bankruptcy Petition against Charles Vandeluer and Aribur Walker, of No. 48, Upper Thames-street, in the city of London, Drysalters and Copartners, trading under the style or firm of Vandeluer, Son, and Walker.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioners, and of the rading, and of the act or acts of the Bankruptcy alleged to have been committed by the said Arthur Walker having been given, it is ordered that the said Arthur Walker be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 29th day of October, 1875.

By the Court,

W. C. Spring-Rice, Registrar. The First General Meeting of the creditors of the said Arthur Walker is hereby summoned to be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 16th day of October, 1875, at half-past one o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required

by the statute.
Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Honourable William Cecil Spring-Rice, one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Lincoln's-inn-Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of a Bankruptcy Petition against Edouard Paul Louis Marlier, of Peterborough, in the county of Northampton, Hairdresser, Perfumer, and Toy Dealer.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, ind of the trading, and of the act or acts of Bankruptcy Paul Louis Marlier having been given, it is ordered that the said Edouard Paul Louis Marlier having been given, it is ordered that the said Edouard Paul Louis Marlier be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 29th day of October, 1875.

By the Court,

W. D. Gaches, Registrar.

The First General Meeting of the creditors of the said Edouard Paul Louis Marlier is hereby summoned to be held at the County Court, in the New Hall, in Peterborough, on the 13th day of November, 1875, at twelve o'clock. at noon, and that the Court has ordered the bankrupt to

attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of a Bankruptcy Petition against Allan McMaster, of Sheffield, in the county of York, Commer-cial Traveller.

cial Traveller.

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 Allan McMaster having been given, it is ordered that the said Allan McMaster be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 28th day of October, 1875.

By the Court,

W. Wake, Registrar.

The First General Meeting of the creditors of the said

The First General Meeting of the creditors of the said Allan McMaster is hereby summoned to be held at the County Court-hall, Bank-street, Sheffield, on the 17th day of November, 1875, at one o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Charles Edward Newcomen, of 51, Maddox-street, in the county of Middlesex, Gentleman, a Bankrupt.

William Williams, of 74, Aldersgate-street, in the city of London, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Bankruptey Court, Lincoln's-inn, in the county of Mid-dlesex, on the 24th day of November, 1875, at half-past ten o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 22nd day of October, 1875.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Hez-kiah Cheverst, of the Boroughmarket, Southwark, in the county of Surrey, and of Meopham, near Gravesend, in the county of Kent, Fruit Salesman, a Bankrupt.

Joseph Jackson, of No. 159, Fenchurch-street, in the Joseph Jackson, of No. 159, Fenchurch-street, in the city of London, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, on the 27th day of November, 1875, 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 bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.-Dated this 28th day of October, 1875,

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of John Smith, of No. 18, Holywell-row,
Finsbury, in the county of Middlesex, and No. 11, Rosendale-villas, Leytonstone, in the county of Essex, Dealer in Glass, a Bankrupt.

Thomas Dickson, of Nos. 78, 79, and 80, St. George'sstreet East, in the county of Middlesex, Lead and Glass
Merchant, has been appointed Trustee of the property of the
bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Midruptcy Court, Lincoln's-inn-fields, in the county of Mid-dlesex, on the 22nd day of November, 1875, at eleven o'clock in the forenoon. All persons having in their pos-session any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 16th day of September, 1875.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Wandsworth. the Matter of William John Greenland, of 15, the Pavement, Clapham-common, in the county of Surrey,

Poulterer, a Bankrupt.
Edward Davis, of 6, Leadenball-market, Grace-church-street, in the city of London, Poultry Salesman, 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 of Surrey, holden at Wandsworth, on the 30th day of November, 1875, at two o'clock in the afternoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 29th day of October, 1875. Poulterer, a Bankrupt.

The Bankruptcy Act, 1869.

In the County Court of Middlesex, holden at Brentford.
In the Matter of Anne Yorks, of Stanton Villa, Amyand
Park-road, Twickenham, in the county of Middlesex,
Widow, a Bankrupt.

Henry Arthur Dubois, of No. 2, Gresham-buildings, Repry Arthur Dubois, of No. 2, Gresnam-Dulldings, Basinghall-street, in the city of London, Accountant has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Town-hall, Brentford, in the county of Middlesex, on the 25th day of November, 1875, at half-past twelve o'clock in the afternoon. All persons having in their passession any of the affects of the 18/0, at nair-past twelve o'clock in the afternoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debt 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 30:h day of October, 1875.

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

Newcastle.

In the Matter of Charles Caspers, No. 4, St. Nicholasbuildings, Newcastle-upon-Tyne, No. 119, High-street East, Sunderland, in the county of Durham, and of East Boldon, in the said county of Durham, Merchant, Exporter, and Manufacturer, trading under the style or firm of Charles Caspers and Co., a Bankrupt.

Accountant, and Robert Buck, of Sunderland, in the country of Durham, Public Accountant, have been appointed Trustees of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take pointed the Public Examination of the bankrupt to take place at the County Court Offices, Westgate-road, Newcastle-upon-Tyne, on the 19th day of November, 1875, at ten o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustees, and all debts due to the bankrupt 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 27th day of October, 1875.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of Frederick John Harte, of 75, Piccadilly, in the city of Manchester, in the county of Lancaster, Wholesale Stationer, trading under the style or firm of Harte and Co., and also of Lytham, in the said county, a

Bankrupt. Bankrupt.

John Robert Royle, of Ash House, Urmston, near Manchester, in the county of Lancaster, Gentleman, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Court-house, Nicholas-croft, High-street, in the city of Manchester, on the 19th day of November 19th that the part has cheeking in the foveness. ber, 1875, at half-past nine o'clock in the forenoon. persons having in their possession any of the effects of the

bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 28th day of October, 1875.

In the London Bankruptcy Court. A First and Final Dividend is intended to be declared in the matter of Henry Zingler, late of No. 22, Basinghall-street, in the city of London, Financial Agent (trading as Henry Zingler and Company), adjudicated bankrupt on the 3rd day of February, 1874. Creditors who have not proved their debts by the 9th day of November, 1875, will be excluded.—Dated this 29th day of October, 1875.

Wulter Richard Jackson Tentes Walter Richard Jackson, Trustee.

In the London Bankruptcy Court. In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of William Arthur Hadley, of 145, Upper Thames-street, in the city of London, and Rutland-villas, Bexley Heath, in the county of Kent, Teadealer, adjudicated bankrupt on the 27th day of September, 1875. Creditors who have not proved their debts by the 10th day of November, 1875, will be excluded.—Dated this 30th day of October, 1875.

T. H. Elliott, Trustee.

In the County Court of Northumberland, holden at Newcastle.

A Dividend is intended to be declared in the matter of Lauritz Phillip Loungren, at present in lodgings at 33, Sandyford-lane, and of Quayside, both in the town and county of Newcastle-upon-Tyne, Timber Merchant, Commission Agent, and General Merchant, trading under the style or firm of L. P. Loungren and Co., adjudicated bankrupt ou the 10th day of August, 1875. Creditors who have not proved their debts by the 15th day of November, 1875, will be excluded.—Dated this 1st day of November, 1875.

John M. Winter, Trustee.

In the County Court of Gloucestershire, holden at Bristol. A Dividend is intended to be declared in the matter of James M'Intyre, of Albert House, Whitfield-street, in the city of Gloucester, Travelling Draper, adjudicated bankrupt city of Gioucester, Travelling Draper, sujunioaccu vanniupo on the 11th day of July, 1874. Creditors who have not proved their debts by the 23rd day of November, 1875, will be excluded.—Dated this 29th day of October, 1875.

John Hudson Smith, Trustee.

THIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy, awarded and issued forth on the 5th day of April, 1847, against Charles Elstone, of Guildford, in the county of Surrey, Linen Draper, Dealer and Chapman, will sit on the 24th day of November, 1875, at eleven o'clock in the forenoon precisely at the London Bankruptcy Court Lineals in the standard Rankruptcy Court Lineals. cisely, at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of Catherine Curlett, trading as Catherine Smith, of 2, Downing-street, Manchester, and late of Rochdale, in the county of Lancaster, Draper, a Bank-

rupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated this 28th day of October, 1875, reporting that the whole of the property of the bankrupt has been realized for the benefit of her creditors, the Court being satisfied that the whole of the property of the bankrupt has been realized for the benefit of her creditors, doth order and declare that the bankruptcy of the said Catherine Curlett has closed.—Given under the Seal of the Court this 29th day of October, 1875.

The Bankruptcy Act, 1869. In the County Court of Carnarvonshire, holden at Bangor. In the Matter of William Roberts, of Hengapel, (in the parish of Beddgelert, in the county of Carnarvon, Farmer, Builder, and Contractor, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 19th day of October, 1875, reporting that so much of the property of the bankrupt as could, according to the joint opinion of himself and the Committee of Inspection, thereunto annexed in writing under their hands, be realized without needlessly protracting the bankruptcy has been realized, as shown by the state-ment thereunto annexed, and that a dividend of one shilling in the pound has been paid, the Court being satisfied of the

truth of such report, doth order and declare that the bankruptcy of the said William Roberts has closed.—Given under the Seal of the Court this 28th day of October, 1875.

The Bankruptcy Act, 1869. In the County Court of Buckinghamshire, holden at Aylesbury.

In the Matter of George Batchelor, of Lee Common, in the parish of Great Missenden, in the county of Buckingham, Builder and Wheelwright, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 22nd day of September, 1875, reporting that the whole of the property of bankrupt has been realized for the benefit of his creditors, and that a dividend to the amount of one shilling and three pence halfpenny in the pound has been paid, the Court being satisfied that the whole of the property of the bankrut has been realized for the benefit of his credirors, and a dividend to the amount of one shilling and three pence half-penny in the pound has been paid, doth order and declare that the bankruptcy of the said George Batchelor has closed.—Given under the Seal of the Court, this 30th day of October, 1875.

THE estates of William Weir and Company, Wholesale Wine and Spirit Merchants and Agents, No. 17, Hope-street, Glasgow, and William Weir, residing at Riverbank House, Pollokshaws, the sole partner of that Company as such partner, and as an individual, were sequestrated on the 27th day of October, 1875, by the Sheriff of Lanarkshire.

The first deliverance is dated the 27th day of October,

1875.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Monday, the 8th day of November, 1875, within the Faculty Hall, Saint George'splace, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 23th day of February, 1876.

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.
DIXON and ERSKINE, Writers, Glasgow,

Agents.

THE estates of Alexander M'Naughton, Merchant and Commission Agent, residing formerly at Pillochric Commission Agent, residing formerly at Pillochrie, now at No. 39, East Claremont-street, Edinburgh, were sequestrated on the 26th day of October, 1875, by the Court of Sessing.

The first deliverance is dated 26.h October, 1875.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 5th day of November, 1875, within Dowell's Rooms, 18, George-street, Edinburgh.

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 26th day of February, 1876.

The Sequestration has been remitted to the Sheriff Court of Edinburgh, and a Warrant of Protection granted to the Bankrupt till the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. BOYD, MACDONALD, and LOWSON, S.S.C.,

Leith, Agents.

THE estates of John Bong. Metal Merchant, Glasgow, were sequestrated on 28th October, 1575, by the Sheriff of the county of Lanark.

The first deliverance is dated 28th October, 1875.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 5th day | Hamilton, 30.h October, 1875.

of November, 1875, within the Faculty Hal', Saint George'splace, Glasgov

A composition may be offered at this meeting; and to entitle creditors to their first dividend, their oaths and grounds of debt must be lodged on or before the 28th day of February, 1876.

A Warrant of Protection has been granted to the Bank-

rupt till said meeting.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
M'CLURE, NAISMITH, BRODIE, and MAC-FARLANE, Writers, Glasgow, Agents.

THE estates of William Orr, Wholesale Watchmaker and Jeweller, 65, Jamaica-street, Glasgow, and a partner of the firm of James and William Orr, Clothiers, 65, Jamaica-street aforesaid, were sequestrated on 29th October, 1875, by the Court of Session.

The first deliverance is dated the 29th October, 1875.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Tuesday, the 9th November, 1875, within the Faculty-hall, St. George's-

place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before 29th February, 1876.

The sequestration has been remitted to the Sheriff of Lanarkshire, and a Warrant of Protection has been granted to the Bankrupt till the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JOHN GILL, Solicitor,

4, Rutland-square, Edinburgh, Agent.

THE estates of Robert Smith, Grocer and Wine Mer-chant, Sanchichall-street, Glasgow, were sequestrated on the 29te day of October, 1875, by the Sheriff of Lanark-

The first deliverance is dated the 29th day of October,

1875.
The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 12th day of November, 1875, within the Faculty Hall, Saint George'splace, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 29th day of February, 1876.

A Warrant of Protection against arrest or imprisonment

for civil debt until the meeting of the creditors for the election of Trustee has been granted to the Bankrupt.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

MOODY, McCLUES, and HANNAY, Writers, 199, West George-street, Glasgow, Agents.

IllE estates of Andrew Struthers, Bottler, Wishaw were sequestrated on the 29th day of October, 1875, by the Sheriff of Lanarkshire.

The first deliverance is dated 29th October, 1875.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock, afternoon, on Tuesday, the 9th day of November next, within the Commercial Hotel, Hamilton (Spalding's).

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 28th day of February, 1876.

A Warrant of Protection has been granted to the Bank-

rapt till the meeting for election of Trustee.

All fature advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

J. B. SOUTTER, Solicitor,

Beckford-street, Hamilton, Agent.

All Letters must be Post paid, and all communications on the business of the London Gazette to be addressed to the London Gazette Office, 6, Craig's Court, Charing Cross, S.W.

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, November 2, 1875.