ordered that the said North Rosewarne Mining Company should be wound up by this Court under the provisions of the Companies Act, 1862. -Dated Truro, 7th January, 1876.

Hodge, Hockin, and Marrack, Truro,

Solicitors for the said Petitioners.

(Final Notice to Creditors and others.) In the Matter of the European Assurance Society Arbitration Acts, 1872, 1873, and 1875.

LL persons in India having policies or A LL persons in india naving poincies or other contracts of which proof has not yet been admitted in this Arbitration are to take notice that an Act of Parliament was passed in the Session of 1875 under which all Claims not brought in by a fixed day will be absolutely barred.

2. All persons aforesaid are further to take notice that the following Order has been made by the Arbitrator under the authority of that Act.

Friday, the 17th day of December, 1875. In the Matter of the European Assurance Society Arbitration Acts, 1872, 1873, and 1875.

I, Francis Savage Reilly, the Arbitrator appointed under the above-mentioned Acts, do

by this Order appoint and order as follows:—
The 31st day of August, 1876, shall, as regards the Australian Colonies and India, be the day on which all claims arising on policies or otherwise in this Arbitration, not brought in and proved, shall be barred, and as regards those Colonies and India all claims so arising not brought in and proved before or on that day shall be and are hereby absolutely barred accordingly.

Francis S. Reilly.

Thomas Presion, Secretary.

3. Therefore all persons in India who have not established their claims should at once bring in the same to us, addressed to our Attorneys, Messrs. Grindlay and Company, Calcutta, or Messrs. Grindlay, Groom, and Company, Bombay.-Dated this 1st day of January, 1876.

By order of the Arbitrator, S. Lowell Price, Jno. Young,

Joint Official Liquidator in the European Assurance Society Arbitration.

3, Westminster-chambers, Victoria-street, London, S.W.

(Final Notice to Creditors and others.) In the Matter of the European Assurance Society Arbitration Acts, 1872, 1873, and 1875.

ALL persons in the Australian Colonies having policies or other contracts of having policies or other contracts of which proof has not yet been admitted in this Arbitration are to take notice that an Act of Parliament was passed in the Session of 1875 under which all Claims not brought in by a fixed day will be absolutely barred.

2. All persons aforesaid are further to take notice that the following Order has been made by the Arbitrator under the authority of that Act.

Friday, the 17th day of December, 1875.

In the Matter of the European Assurance Society Arbitration Acts, 1872, 1873, and 1875.

I, Francis Savage Reilly, the Arbitrator appointed under the above-mentioned Acts, do by this Order appoint and order as follows:-

The 31st day of August, 1876, shall, as regards the Australian Colonies and India, be the day on

which all claims arising on policies or otherwise in this Arbitration, not brought in and proved, shall be barred, and as regards those Colonies and India all claims so arising not brought in and proved before or on that day shall be and are hereby absolutely barred accordingly.

Francis S. Reilly.

Thomas Preston, Secretary.

3. Therefore all persons in the Australian Colonies who have not established their claims should at once bring in the same to us, addressed to our Attorneys, Messrs. Parbury and Alfred Lamb, at Sydney, New South Wales, or our Attorney, Mr. Alfred Wilkins, Market-street, Melbourne.—Dated this 1st day of January, 1876.

By order of the Arbitrator,

S. Lowell Price, Jno. Young.

Joint Official Liquidator n the European Assurance Society Arbitration.

3, Westminster-chambers, Victoria-street, London, S.W.

> Union Bank of Australia. 1, Bank-Buildings, Lothbury, London, E.C., January 10, 1876.

THE Directors having this day declared a Dividend of £1 15s. (one pound fifteen shillings) per share, and a bonus of 5s. (five shillings) per share, free of Income Tax, on the Capital of the Bank, notice is hereby given, that the Warrants will be transmitted on the 17th instant.

By order of the Board, John Bramwell, Manager.

Law Life Assurance Office, Fleet-Street, London, E.C.,

January 10, 1876.

VOTICE is hereby given, that a General
Meeting of the Proprietors of the Law Life Assurance Society will be held at the Society's Office, Fleet-street, London, on Wednesday, the 2nd day of February next, at one o'clock in the afternoon precisely, pursuant to the provisions of the Society's Deed of Settlement, for the purpose of receiving the Auditors' Annual Report of the Accounts of the Society up to the 31st of December last; and for general purposes.

By order of the Directors, Griffith Davies, Actuary.

The Success, Rushy Cliff, and Nancy Consols Lead Mining Company Limited.

T an Extraordinary General Meeting of the Members of the said Company, duly convened and held at the Co-operative Hall, Albertstreet, Derby, in the county of Derby, on the 3rd day of January, 1876, the following Extraordinary Resolutions were duly passed :-

1st. "That the Company cannot, by reason of its liabilities, continue its business, and that it be. wound up voluntarily.

2nd. "That Mr. Llewellyn Lloyd Simpson, of Derby, he the Liquidator to conduct the winding

James Worsnop, Chairman.

The North Yorkshire Iron Company Limited. OTICE is hereby given, that at a Special General Me ting of the Members of the North Yorkshire Iron Company Limited, duly convened and held at the offices of Stevenson, Jacques, and Company, in Middlesbrough, in the county of York, on the 6th day of December, 1875, and at a subsequent Special General Meeting of Members, also duly convened and I old at the offices of the Tees.