



The London Gazette.

Published by Authority.

TUESDAY, AUGUST 26, 1879.

Whitehall, August 25, 1879.

THE following Address of Condolence to the Queen on the death of Her Royal Highness the Grand Duchess of Hesse, Princess Alice of Great Britain and Ireland, has been transmitted to the Right Honourable Richard Assheton Cross, Her Majesty's Principal Secretary of State for the Home Department, for presentation to the Queen, and has accordingly been presented by him to Her Majesty, who has been pleased to receive the same very graciously :—
Wesleyan Methodist Conference.

Whitehall, August 25, 1879.

THE following Address of Congratulation to the Queen on the Marriage of His Royal Highness the Duke of Connaught and Strathearne with Her Royal Highness the Princess Louise Margaret of Prussia, has been transmitted to the Right Honourable Richard Assheton Cross, Her Majesty's Principal Secretary of State for the Home Department, for presentation to the Queen, and has accordingly been presented by him to Her Majesty, who has been pleased to receive the same very graciously :—
Wesleyan Methodist Conference.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August, 1879.*

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows :—

The jurisdiction of the Justices and Judges of the Central Criminal Court at any Session of Oyer and Terminer or Gaol Delivery, held or continued for the Central Criminal Court District in the months of October, November, December, 1879, or January, 1880, shall extend to such part of the County of Surrey as is not now included in the Central Criminal Court District, as if such part of the County of Surrey were included in the Central Criminal Court District, and the Central Criminal Court Act shall apply to the said part of the County of Surrey, and offences committed therein, as if the said part of the County of Surrey were mentioned in that Act :—

Subject nevertheless to the following modifications and exceptions :—

(1.) Nothing in this Order shall authorise the trial at the Central Criminal Court of any person who shall have been admitted to bail and shall not be in custody at the time of the sitting of such Court, unless he be jointly charged with another person in actual custody, or of any person for any offence triable at Quarter Sessions, except in accordance with the provisions of Sections 18 and 19 of the Central Criminal Court Act, or except such last-mentioned person be also there triable for any offence or offences not triable at Quarter Sessions.

(2.) For the purposes of this Order the said part of the County of Surrey shall be deemed to be included in the Commission in force for the time being for the Central Criminal Court.

(3.) Unless the Central Criminal Court shall otherwise direct, no person shall be summoned or returned from the said part of the County of Surrey to serve on any Grand Jury or Petty Jury at the Central Criminal Court, but any Grand Jury or Petty Jury constituted in accordance with the provisions of the 4th Section of the Central Criminal Court Act, shall have authority to inquire of, present, try, and determine all offences with respect to which jurisdiction is by this Order conferred on the Central Criminal Court.

(4.) Until Her Majesty is pleased, by and with the advice of Her Privy Council, otherwise to order and direct, it shall be lawful for any Justice of the Peace or Coroner having jurisdiction within the said part of the County of Surrey, to commit any person charged with having committed any offence with respect to which jurisdiction is by this Order conferred on the Central Criminal Court, and which has been committed or is alleged to have been committed within the jurisdiction of such Justice or Coroner, either to the Gaol to which, but for the said Winter Assizes Acts and this Order, such person would have been committed, or to the Gaol of Newgate, there to remain until he can be tried in pursuance of this Order or in due course of law.

(5.) When in pursuance of this Order any person shall be committed to any Gaol other than Newgate, the Sheriff of the County in which the Gaol to which the prisoner is committed is situated, or the keeper of the same Gaol, shall, six days at least before the next sitting of the Central Criminal Court at which the prisoner can be tried, or at such other time as the Justices or Judges of the said Court, or any two or more of them, shall from time to time direct, cause such person, with his commitment and detainers, to be safely removed from the Gaol to which he was

committed, without any Writ of Habeas Corpus or other writ, to the Gaol of Newgate, there to remain until thence delivered by due course of law.

(6.) Where any person is committed for trial in the said part of the County of Surrey, any one or more of the Justices and Judges of the Central Criminal Court, or the committing Justice or Justices, or any two of the Justices of the County or place in which he was committed, may, upon the application by or on behalf of such prisoner, direct the Treasurer of the County or place where the prisoner was committed to advance to or on behalf of the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses to and from the Central Criminal Court, and the Treasurer shall advance such sum and shall deduct it out of the amount, if any, allowed by the Court in respect of such witnesses.

(7.) Where, for the purposes of the trial of any offence, with respect to which Jurisdiction is by this Order conferred upon the Central Criminal Court, recognizances are entered into for attendance at any Court of Oyer and Terminer or General Gaol Delivery for the County of Surrey, such recognizances shall be deemed to have been entered into for attendance at the then next ensuing Session of Oyer and Terminer and Gaol Delivery to be holden for the Central Criminal Court District as enlarged by this Order, in the month of October, November, or December, 1879, or January, 1880, as the case may be, and every person bound by such recognizance shall be bound to appear at such Session or forfeit his recognizance.

(8.) If the Central Criminal Court at its Session last held in the month of January, 1880, cannot finally dispose of or for the purposes of Justice is of opinion that it is inexpedient finally to dispose of the case of any prisoner or person committed for trial in the said part of the County of Surrey, then the said Central Criminal Court shall order the removal of such prisoner to the Gaol of the County or place whence he came in order that he may be tried at the then next Assizes, and the Prosecutor and Witnesses in attendance at the said Central Criminal Court shall enter into recognizances for their appearance at the said Assizes, and if an Indictment or Indictments has or have been found against the prisoner, the Clerk of the said Central Criminal Court shall transmit the Indictment or Indictments and the Depositions and all other things relating thereto to the Clerk of Assize at such Assizes, together with a copy of the Order of Court, and such prisoner or person shall be tried upon such Indictment or Indictments as if the same had been found at the said Assizes, and such prisoner may be removed from the said Gaol of Newgate to the Gaol whence he came without Writ of Habeas Corpus, but with a copy of the said Order of Court, and all such other proceedings shall be had and taken as if the said prisoner or person had not been removed to the said Gaol of Newgate.

(9.) If, in pursuance of the 18th section of the Central Criminal Court Act as applied by this Order, any Writ of Certiorari or Habeas Corpus be issued for the removal of any indictment or presentment, or of any person in custody from the jurisdiction of the Justices of the Peace for the County of Surrey to the Central Criminal Court, one week's notice shall be given in manner required by that section.

(10.) Except where the context otherwise requires, the terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

(11.) This Order, unless earlier revoked, shall

be in force until the close of the Session of the Central Criminal Court last held in the month of January, 1880. *C. L. Peel.*

AT the Court at *Osborne House, Isle of Wight*, the 14th day of August, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Cumberland and the County of Westmoreland shall, for the purpose of the next Winter Assizes be united together and form one county, under the name of the Winter Assize County, No. 1.

2. The said Winter Assizes for the said Winter Assize County shall be held at Carlisle.

3. The Court at the said Winter Assizes at Carlisle shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such assizes as herein mentioned; provided that the expression in the said section, "the Sheriff of the county for which such Assizes were held," shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried, if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the county of Cumberland shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Cumberland, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Carlisle, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter

Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Cumberland, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document.

This provision shall not apply to the Sheriff of the county of Westmoreland.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 1."

11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carlisle, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Cumberland, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carlisle.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Carlisle for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said

Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20% to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of W*
the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The Northern and Salford Divisions (as defined by the Order in Council of the 4th day of May, 1864) of the County of Lancaster shall, for the purpose of the next Winter Assizes, be united together under the name of the Winter Assize County, No. 2.

2. The said Winter Assizes for the said Winter Assize County shall be held at Manchester.

3. The Court at the said Winter Assizes at Manchester shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of the county for which such Assizes were held" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Lancaster shall act for the purpose of the said Winter Assizes for the said Winter Assize County.

5. The precepts of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Lancaster.

6. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Manchester, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document.

8. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 2."

9. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court

of Oyer and Terminer or General Gaol Delivery, to be holden for either of the Divisions constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

10. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the Divisions constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

11. Ten days before the day fixed for the opening of the Commission at Manchester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Lancaster, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Manchester.

12. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, recently the County Prison for the Hundred of Salford, in the County of Lancaster, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

13. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing

Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

14. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

15. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a Prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

16. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

17. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

18. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The North and East Riding Division and the West Riding Division (as defined by the Order in Council of the 9th day of July, 1864) of the County of York, and the County of the City of York shall, for the purpose of the next Winter Assizes, be united together under the name of the Winter Assize County, No. 3.

2. The said Winter Assizes for the said Winter Assize County shall be held at Leeds.

3. The Court at the said Winter Assizes at Leeds shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the

county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of York shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of York, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County, who under the provisions of this Order will have to be tried at Leeds, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of York, or to levy outside the said County fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of the City of York.

10. In all indictments and presentments at

the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 3."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Leeds, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of York, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Leeds.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Leeds for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that

the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding £20, to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879. C. J. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Lincoln, the County of Nottingham, and the County of the City of Lincoln shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 4.

2. The said Winter Assizes for the said Winter Assize County shall be held at Nottingham.

3. The Court at the said Winter Assizes at Nottingham shall have jurisdiction to try any

prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Nottingham shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Nottingham, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County, who, under the provisions of this Order will have to be tried at Nottingham, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Nottingham, or to levy outside the said County fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said

Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the Counties constituting the said Winter Assize County, other than the Sheriff of the County of Nottingham.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 4."

11. Any person who after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Nottingham, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Nottingham, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Nottingham.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, formerly the Gaol for the county of Nottingham, at Nottingham for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative of such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the

Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County, shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879. C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Derby, the County of Leicester, and the County of Rutland, shall, for the purposes of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 5.

2. The said Winter Assizes for the said Winter Assize County shall be held at Leicester.

3. The Court at the Winter Assizes at Leicester shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned, provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Leicester shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Leicester, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Leicester, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Leicester, or to levy outside the said County fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority

and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the Counties constituting the said Winter Assize County, other than the Sheriff of the County of Leicester.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 5."

11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Leicester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Leicester and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Leicester.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, formerly the Gaol for the County of Leicester, at Leicester, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been

tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the Orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.*, to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Northampton, the County of Bedford, and the County of Buckingham, shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 6.

2. The said Winter Assizes for the said Winter Assize County shall be held at Bedford.

3. The Court at the said Winter Assizes at Bedford shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Bedford shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Bedford, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Bedford, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said

Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Bedford, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Bedford.

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 6."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Bedford, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Bedford, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Bedford.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, formerly the Gaol for

the County of Bedford, at Bedford, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a Prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize

County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879. C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Norfolk and the County of Suffolk shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 7.

2. The said Winter Assizes for the said Winter Assize County shall be held at Norwich.

3. The Court at the said Winter Assizes at Norwich shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Norfolk shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order, shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Norfolk, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Norwich, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned, the precepts to the said Sheriff

shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Norfolk, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Suffolk.

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall in addition to the name of the county where the offence is charged to have been committed contain the words "Winter Assize County, No. 7."

11. Any person who after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Norwich, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Norfolk, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against

the prisoners so removed shall appear and prosecute and give evidence at Norwich.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Norwich, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the County where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a Prison in the county or place in which he was committed for trial as to the Court seems just,

and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August, 1879*.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Huntingdon and the County of Cambridge shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 8.

2. The said Winter Assizes for the said Winter Assize County shall be held at the Shire Hall at Chesterton in the County of Cambridge.

3. The Court at the said Winter Assizes at Chesterton shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section 3 of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the county for which such Assizes were held" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Cambridge shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Cambridge, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order

will have to be tried at Chesterton, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Cambridge, or to levy outside the said County fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 8."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the Counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Chesterton, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Cambridge, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear

and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Chesterton.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, recently the Gaol for the County of Cambridge at Chesterton for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be re-

moved accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Herts and so much of the County of Essex as is not within the Central Criminal Court District shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 9.

2. The said Winter Assizes for the said Winter Assize County shall be held at Chelmsford.

3. The Court at the said Winter Assizes at Chelmsford shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Essex shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Essex, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be

tried at Chelmsford, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned, the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under-Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Essex, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Herts.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 9."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute or give evidence or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Chelmsford, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Essex, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or

against the prisoners so removed shall appear and prosecute and give evidence at Chelmsford.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Chelmsford for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the Orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the

trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879. *C. L. Peel.*

AT the Court at *Osborne House, Isle of Wight*, the 14th day of August, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Sussex, the County of the City of Canterbury, and so much of the County of Kent as is not within the Central Criminal Court District, shall, for the purposes of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 10.

2. The said Winter Assizes for the said Winter Assize County shall be held at Maidstone.

3. The Court at the Winter Assizes at Maidstone shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Kent shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Kent, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Maidstone, to be brought there, and the Sheriff shall cause such prisoners

to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under-Sheriffs, Bailiffs, Constables, and officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Kent, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Kent.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 10."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be held for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Maidstone, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Kent, and the said Sheriff shall cause to be inserted in one or more news-

papers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Maidstone.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, recently the Gaol for the County of Kent at Maidstone for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the Orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place, but for the Winter Assizes Acts and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to

the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Oxford and the County of Berks shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 11.

2. The said Winter Assizes for the said Winter Assize County shall be held at Oxford.

3. The Court at the said Winter Assizes at Oxford shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the county for which such Assizes were held" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Oxford shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Oxford, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said

Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Oxford, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Oxford, or to levy outside the said County fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Bucks.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 11."

11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Oxford, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be trans-

mitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Oxford, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Oxford.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Oxford, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.*, to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter

Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpns.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County, be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879. *C. L. Perl.*

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Worcester, the County of Hereford, the County of Monmouth, the County of Gloucester, and the County of the City of Worcester, shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 12.

2. The said Winter Assizes for the said Winter Assize County shall be held at Gloucester.

3. The Court at the said Winter Assizes at Gloucester shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Gloucester shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Gloucester, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter

Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Gloucester, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Gloucester, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Gloucester.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 12."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the

opening of the Commission at Gloucester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Gloucester, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Gloucester.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Gloucester for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this

Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of August, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Salop and the County of Stafford shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 13.

2. The said Winter Assizes for the said Winter Assize County shall be held at Stafford.

3. The Court at the said Winter Assizes at Stafford shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Stafford shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon

the Grand Jurors and Petty Jurors from the County of Stafford, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Stafford, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Stafford, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Salop.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 13."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such

recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Stafford, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Stafford, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Stafford.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Stafford for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have

been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Southampton, the County of Wilts, and the County of Dorset shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 14.

2. The said Winter Assizes for the said Winter Assize County shall be held at Winchester.

3. The Court at the said Winter Assizes at Winchester shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Southampton shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County,

and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Southampton, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Winchester, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned, the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Southampton, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Southampton.

10. In all indictments and presentments at the said Spring Assizes the venue laid in the margin thereof shall in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 14."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Winchester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Southampton, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Winchester.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Winchester for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize of the County where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his

witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Devon and the County of Cornwall, shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 15.

2. The said Winter Assizes for the said Winter Assize County shall be held at Exeter.

3. The Court at the said Winter Assizes at Exeter shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section, "the Sheriff of the County for which such Assizes were held," shall mean the Sheriff of the County in which the prisoner so

sentenced would have been tried, if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Devon shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order, shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Devon, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Exeter, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the county of Devon, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Cornwall.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words, "Winter Assize County, No. 15."

11. Any person [who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for either of the counties constituting the said Winter Assize County, shall be

bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Exeter, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Devon, and the said Sheriff shall cause to be inserted in one or more newspapers, in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Exeter.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at the Castle of Exeter for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent for trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and

shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879. *C. L. Peel.*

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Somerset and the County of the City of Bristol shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 16.

2. The said Winter Assizes for the said Winter Assize County shall be held at Taunton.

3. The Court at the said Winter Assizes at Taunton shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Somerset shall

No. 24756.

D

alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Somerset, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Taunton, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize county, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Somerset, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Bristol.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 16."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances

have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Taunton, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Somerset, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Taunton.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Taunton for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

At the Court at Osborne House, Isle of Wight, the 14th day of August, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Chester, the County of Montgomery, the County of Merioneth, the County of Caernarvon, the County of Anglesea, the County of Denbigh, and the County of Flint, shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 17.

2. The said Winter Assizes for the said Winter Assize County shall be held at Chester.

3. The Court at the said Winter Assizes at Chester shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Chester shall

alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Chester, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Chester, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Chester, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Chester.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 17."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol

Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Chester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Chester, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Chester.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, recently the County Gaol at Chester, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol, such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is com-

mitted, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.*, to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a Prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Glamorgan, the County of Carmarthen, the County of the Borough of Carmarthen, the County of Pembroke, the Town and County of Haverfordwest, the County of Cardigan, the County of Brecknock, and the County of Radnor shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 18.

2. The said Winter Assizes for the said Winter Assize County shall be held at Swansea.

3. The Court at the said Winter Assizes at Swansea shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county

where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of the County for which such Assizes were held" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Glamorgan shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The precepts of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Glamorgan, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Swansea, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (*mutatis mutandis*) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Glamorgan, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Glamorgan.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 18."

11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the Counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Swansea, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Glamorgan, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Swansea.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Swansea for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that

the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, may, upon the application of such prisoner, direct the Treasurer of the county or place where the prisoner was committed to advance to the prisoner a sum not exceeding 20*l.* to enable him to defray the travelling expenses of his witnesses, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

18. Nothing in this Order shall authorise the trial or require the attendance at the said Winter Assizes for the said Winter Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Winter Assizes for the said Winter Assize County be in custody, unless such person is jointly charged with another person in actual custody.

19. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1879.

C. L. Peel.

AT the Court at Osborne House, Isle of Wight,
the 14th day of August, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the first session of Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding of benefices in plurality, and to make better provision for the residence of the clergy," it is, amongst other things, enacted, "That whenever it shall appear to the Archbishop of the Province, with respect to his own diocese, and whenever it shall be represented to him by the Bishop of any diocese, or by the Bishops of any two dioceses, that two or more benefices, or that one or more benefice or benefices, and one

" or more spiritual sinecure rectory or rectories, vicarage or vicarages, in his or their diocese or dioceses, being either in the same parish or contiguous to each other, and of which the aggregate population shall not exceed one thousand five hundred persons, and the aggregate yearly value shall not exceed five hundred pounds, may, with advantage to the interests of religion, be united into one benefice, the said Archbishop of the Province shall inquire into the circumstances of the case; and if on such inquiry it shall appear to him that such union may be usefully made, and will not be of inconvenient extent, and that the patron or patrons of the said benefices, sinecure rectory or rectories, vicarage or vicarages respectively, is or are consenting thereto, such consent being signified in writing under the hands of such patron or patrons, the said Archbishop shall, six weeks before certifying such inquiry and consent to Her Majesty, as hereinafter directed, cause, with respect to his own diocese, a statement in writing of the facts, and in other cases a copy in writing of the aforesaid representation, to be affixed on or near the principal outer door of the church, or in some public and conspicuous place in each of such benefices, sinecure rectories or vicarages, with notice to any person or persons interested, that he, she, or they, may, within such six weeks, show cause in writing under his, her, or their hand or hands, to the said Archbishop, against such union; and if no sufficient cause be shown within such time, the said Archbishop shall certify the inquiry and consent aforesaid to Her Majesty in Council, and thereupon it shall be lawful for Her Majesty in Council to make and issue an Order or Orders for uniting such benefices, sinecure rectory or rectories, vicarage or vicarages, into one benefice, with cure of souls, for ecclesiastical purposes only; and it shall be lawful for Her Majesty in Council to give directions for regulating the course and succession in which the patrons, if there be more than one patron, shall present or nominate to such united benefice, from time to time, as the same shall become vacant."

And whereas by another Act passed in the session of Parliament holden in the 13th and 14th years of the reign of Her present Majesty cap. 98, it is amongst other things enacted that the provisions of the hereinbefore in part recited Act shall extend and be applicable to and for the union of two or more benefices, or one or more benefice or benefices, and one or more spiritual sinecure rectory or rectories, vicarage or vicarages, notwithstanding the aggregate yearly value shall exceed five hundred pounds.

And whereas the Lord Archbishop of Canterbury pursuant to the provisions of the said Act, hath duly prepared and laid before Her Majesty in Council a certificate in writing, bearing date the third day of July in the year of our Lord one thousand eight hundred and seventy-nine in the words following, that is to say:—

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

"We the undersigned Archibald Campbell Lord Archbishop of the Province of Canterbury Primate of all England and Metropolitan do hereby certify to your Majesty in Council.

"That the Right Reverend Arthur Charles Lord Bishop of Bath and Wells as Bishop of the diocese within which are situate the vicarage of Winsham in the county of Somerset and the rectory of Cricket St. Thomas in the same county having represented unto us that the said benefices

being contiguous to each other and of which the aggregate population does not exceed one thousand five hundred persons might with advantage to the interests of religion be united into one benefice we enquired into the circumstances of the case.

"That on such enquiry it appeared to us that such union might be usefully made and would not be of inconvenient extent and that the Right Reverend Henry Lord Bishop of Worcester being the patron or person entitled to present to the said benefice of Winsham if the same were now vacant and the Right Honourable Alexander Nelson Viscount Bridport being the patron or person entitled to present to the said benefice of Cricket St. Thomas the same being now vacant have respectively signified their consents in writing to the union of the said benefices into one benefice with cure of souls for ecclesiastical purposes and that the course and succession in which the respective patrons for the time being shall present to the said benefices after the same shall be united into one benefice as the same shall become vacant shall be as hereinafter mentioned.

"That six weeks and upwards before certifying such enquiry and consent to your Majesty in Council we caused a copy in writing of the aforesaid representation of the said Lord Bishop to be affixed on the principal outer door of the parish church of each of the said benefices with notice to any person or persons interested that he she or they might within such six weeks show cause in writing under his her or their hand or hands to us the said Archbishop against such union and no such cause has been shown.

"The representation of the said Lord Bishop of Bath and Wells our enquiry into the circumstances of the case the statement of circumstances in reply thereto the consents in writing of the patrons and the copies of the representation and notice before-mentioned are hereunto annexed.

"And we do hereby certify the enquiry and consents aforesaid to your Majesty in Council to the intent that your Majesty in Council may in case your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls for ecclesiastical purposes only and for declaring that the course and succession in which the respective patrons for the time being shall present to the said benefices after the same shall be united into one benefice as the same shall become vacant shall be as follows, that is to say the said Alexander Nelson Viscount Bridport his heirs or assigns shall be entitled to present on the first vacancy and the said Lord Bishop of Worcester and his successors on the next two succeeding vacancies and so on alternately from time to time in the same proportion of one turn to the said Alexander Nelson Viscount Bridport his heirs and assigns and two turns to the said Lord Bishop of Worcester and his successors.

"Witness our hand this third day of July, in the year of our Lord one thousand eight hundred and seventy-nine. "A. C. Cantuar."

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order, and doth hereby order that the said vicarage of Winsham and the rectory of Cricket St. Thomas both situate in the county of Somerset and diocese of Bath and Wells shall be united into one benefice with cure of souls for ecclesiastical purposes only.

And Her Majesty in Council is pleased to give directions and declare that the course and succession in which the respective patrons for the time being shall present or nominate to the said united

benefice from time to time as the same shall become vacant shall be as follows, that is to say: Alexander Nelson, Viscount Bridport his heirs or assigns shall be entitled to present on the first vacancy and the Lord Bishop of Worcester or his successors on the next two succeeding vacancies and so on alternately from time to time in the same proportion of one turn to the said Alexander Nelson Viscount Bridport his heirs or assigns and two turns to the said Lord Bishop of Worcester or his successors and so on in regular succession for ever.

C. L. Peel.

At the Court at *Osborne House, Isle of Wight*, the 14th day of August, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS 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 advantage, and places altogether extra-parochial may in some instances with advantage be annexed to parishes or districts to which they are contiguous, 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 constituted 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 alteration 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 the Lord Archbishop of York, hath made a report in writing, dated the 5th day of July 1879, to Her Majesty in Council in the words and figures following that is to say:—

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

"The undersigned William Lord Archbishop of York Primate of England and Metropolitan in pursuance of the twenty-sixth section of the Act passed in the session of Parliament holden in the first and second year of your Majesty's reign chapter 106 hereby reports to your Majesty in Council.

"That there is in the city of York in the diocese of York a certain extra-parochial district known as the Liberty of Mint Yard the boundaries whereof are well known and defined.

"That there is in the said city of York the vicarage and parish of Saint Michael-le-Belfrey which said parish immediately adjoins the said extra-parochial district of Mint Yard and it would be beneficial for the inhabitants of such extra-parochial district to have the same legally united to and consolidated with the said parish of Saint Michael-le-Belfrey.

"That according to the last census the population of the said parish of Saint Michael-le-Belfrey, York, was 892 and that of the said extra-parochial district was 59.

"That there is no endowment belonging to the said extra-parochial district.

"That the net annual value of the said vicarage of Saint Michael-le-Belfrey is £280.

"That the said extra-parochial district of Mint Yard is distant from the parish church of Saint Michael-le-Belfrey aforesaid three hundred yards or thereabouts.

"That the Dean and Chapter of the Cathedral Church of Saint Peter at York aforesaid are the patrons of the said vicarage of Saint Michael-le-Belfrey and the Reverend Charles Rose is the vicar of the same vicarage both of whom are consenting parties to the annexation hereinafter proposed.

"That it appears to the said Archbishop that under the provisions of the Act of Parliament passed in the session held in the first and second years of your Majesty's reign chapter 106 the said extra-parochial district of Mint Yard may be advantageously annexed and united for ecclesiastical purposes to the parish and parish church of Saint Michael-le-Belfrey aforesaid inasmuch as by this means the parochial system would be extended to the inhabitants of the said extra-parochial district who are at present deprived of its advantages.

"That pursuant to the directions contained in the before-mentioned Act the said Archbishop has prepared a scheme in writing appended to this report describing the mode in which it appears to him the said union and consolidation above proposed may be best effected with justice to all parties and how the changes consequent on such alteration in respect of ecclesiastical jurisdiction glebe lands, tithes, rent-charges and other ecclesiastical dues rates and payments and in respect of patronage and rights to pews may be made with justice to all parties interested and the said Archbishop being on full consideration and enquiry satisfied with such scheme he doth by this report to your Majesty in Council certify the same to your Majesty together with the consents in writing to the said scheme of the patron and incumbent of the benefice to be affected to the intent that your Majesty in Council in case it should be thought expedient and proper so to do

may make an Order for carrying such scheme into effect.

"As witness the hand of the said Archbishop this fifth day of July, one thousand eight hundred and seventy-nine. "*W. Ebor.*"

And whereas the scheme and consents mentioned in the said report are in the words following:—

"The SCHEME referred to in the foregoing report.

"That the said extra-parochial district known as Mint Yard shall be annexed for ecclesiastical purposes to the said parish of Saint Michael-le-Belfrey, York.

"That the said extra-parochial district shall be subject to the same ecclesiastical jurisdiction as the said parish and vicarage of Saint Michael-le-Belfrey, York, and the incumbent of such vicarage shall have exclusive cure of souls within the limits of the same.

"That all fees and payments arising from baptisms, churchings marriages and burials and from all other ecclesiastical offices solemnized and performed in respect of the said extra-parochial district and all such other ecclesiastical dues offerings and emoluments usually payable to the incumbent of a parish or benefice as shall arise within or in respect of the said extra-parochial district shall henceforth belong to and be received by the incumbent of the said vicarage of Saint Michael-le-Belfrey, York.

"That no alteration shall be made in the patronage of the said vicarage of Saint Michael-le-Belfrey, York.

"That the inhabitants of the said extra-parochial district shall henceforth be entitled to accommodation in the parish church of Saint Michael-le-Belfrey, York.

"Given under the hand of the said Archbishop the fifth day of July one thousand eight hundred and seventy-nine. "*W. Ebor.*"

"CONSENTS.

"We Augustus Duncombe Doctor in Divinity Dean of the Cathedral and Metropolitan Church of Saint Peter of York and the Chapter of the same church the true and undoubted patrons or persons entitled to present to the vicarage of Saint Michael-le-Belfrey in the city of York were the same now vacant and the Reverend Charles Rose incumbent of the same vicarage do hereby respectively signify our assent to the foregoing report and scheme.

"In testimony whereof we the said Dean and Chapter have caused our common seal to be affixed to these presents, and I the said Charles Rose have signed the same. Dated this second day of July one thousand eight hundred and seventy-nine.



"*Charles Rose.*"

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 Lord Archbishop of York be carried into effect. *C. L. Peel.*

At the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS 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 advantage, and places altogether extra-parochial may in some instances with advantage be annexed to parishes or districts to which they are contiguous, 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 constituted 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 alteration 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 enquiry, 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."

And whereas the Lord Archbishop of York hath made a report dated the 5th day of July 1879 to Her Majesty in Council, in the words and figures following, that is to say :

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

"The undersigned William by Divine Providence Lord Archbishop of York Primate of England and Metropolitan in pursuance of an Act passed in the first and second years of your Majesty's reign intituled 'An Act to abridge the holding of benefices in plurality and to make better provision for the residence of the clergy' doth hereby report to your Majesty as follows :—

"That there is in the county and diocese of York, the parish of West Heslerton which includes the township of East Heslerton the boundaries of which said township of East Heslerton are well known and defined.

"That the said parish of West Heslerton is a benefice in the said county and diocese of York and is styled and known as the rectory of West Heslerton.

"That according to the last census the population of the said parish of West Heslerton exclusive of the said township of East Heslerton is 347.

"That according to the same census the population of the said township of East Heslerton is 271.

"That a church has been erected within the boundaries of the said township of East Heslerton and such church has been recently consecrated.

"That Sir Tatton Sykes of Sledmere in the said county of York Baronet has made a donation of the sum of six thousand six hundred and sixty-six pounds thirteen shillings and four pence Consols as and for the endowment of a minister to serve such church which said sum of six thousand six hundred and sixty-six pounds thirteen shillings and four pence Consols has been transferred to the Ecclesiastical Commissioners for England.

"That it is proposed that the said church situated at East Heslerton aforesaid together with the said township of East Heslerton shall be severed from the said parish of West Heslerton and shall be constituted a separate benefice and parish for ecclesiastical purposes under the name or style of the vicarage of East Heslerton.

"That the annual value of the said rectory of West Heslerton is between five hundred and fifty pounds and six hundred pounds per annum.

"That it is proposed by the present scheme that from and after the next avoidance of the said rectory of West Heslerton the lands belonging to that benefice situate within the said township of East Heslerton as more particularly set forth in the schedule hereto annexed and delineated on the plan hereto annexed and thereon coloured blue shall be transferred to the church at East Heslerton aforesaid when constituted a separate benefice and parish as proposed as and for and in aid of the maintenance and benefit of the minister thereof.

"That the patronage of the said benefice of West Heslerton is vested in Her Most Gracious

Majesty the Queen and that the Reverend Charles William Knyvett is the rector of the said rectory and parish of West Heslerton both of whom are consenting parties to the present scheme.

"That it appears to the said Archbishop that under the provisions of the Acts of Parliament passed in the session held in 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 township of East Heslerton may be advantageously separated from the said rectory and parish of West Heslerton and be constituted a separate parish and benefice for ecclesiastical purposes.

"That pursuant to the directions contained in the twenty-sixth section of the aforesaid first-mentioned Act the said Archbishop has prepared a scheme in writing appended to this report describing the mode in which it appears to him that the alteration above mentioned may be best effected and the said Archbishop being on full consideration and enquiry satisfied with such scheme he doth by this report to your Majesty in Council certify the same to your Majesty together with the consent in writing to the said scheme of the patron and incumbent of the said benefice of West Heslerton to the intent that your Majesty in Council in case it shall be thought expedient so to do may make an Order for carrying such scheme into effect.

"Given under the hand of the said Archbishop the fifth day of July one thousand eight hundred and seventy-nine.

"W. Ebor."

And whereas the scheme and consents mentioned in the said report are in the words and figures following :—

"The SCHEME referred in the foregoing Report.

"That the said chapelry and township of East Heslerton shall be severed from the said parish and benefice of West Heslerton and be constituted a separate benefice and parish for ecclesiastical purposes under the name or style of the vicarage of East Heslerton of which the said church situated within the said township of East Heslerton shall be the parish church.

"That the proposed separate parish and benefice of East Heslerton shall be subject to the same ecclesiastical jurisdiction as the said benefice of West Heslerton and the incumbent of the said proposed new parish shall have exclusive charge of souls within the limits of the same.

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

"That all fees and payments for churchings, marriages burials and other ecclesiastical offices solemnized within the proposed new parish of East Heslerton aforesaid and all such other ecclesiastical dues offerings and emoluments usually payable to the incumbent of a benefice as shall arise therein shall thenceforth belong to the incumbent thereof.

"That the parishioners of the said proposed separate parish of East Heslerton shall not henceforth be entitled to any accommodation in the church of West Heslerton.

"That from and after the next avoidance of the said rectory of West Heslerton the lands belonging to that benefice and situated within the

said parish of West Heselton (which said lands are more particularly numbered and described in the schedule hereto annexed and are delineated and described in the map or plan hereto annexed and thereon coloured blue) shall belong to and become part of an endowment of the said proposed new parish of East Heselton.

"That the patronage or right of nomination of a minister to serve the proposed new parish of East Heselton shall be vested in Sir Tatton Sykes

of Sledmere in the said county of York Baronet during the term of his natural life and from and after the decease of the said Sir Tatton Sykes such patronage shall revert to and rest in Her said Most Gracious Majesty the Queen Her heirs and successors.

"Given under the hand of the said William Lord Archbishop of York this fifth day of July one thousand eight hundred and seventy-nine.

"W. Ebor.

'SCHEDULE hereinbefore referred to of land situate at East Heselton, in the county of York, and which said lands are proposed as part endowment of the church at East Heselton on the next vacation of the benefice of West Heselton as hereinbefore stated, and which said lands for further particularity are numbered and delineated on the plan hereto annexed, and thereon coloured blue.

Numbers on Plan.	Description of Property.	Cultivation.	A.	R.	P.
3 ...	Round Hills	Arable ...	20	3	22
4 ...	Far East Carr... ..	do. ...	20	2	2
5 ...	Near East Carr	do. ...	14	3	22
6 ...	Ings	do. ...	21	0	10
17 ...	Low Stand Hill	do. ...	24	1	32
Part of 8 ...	Cow Pasture	Grass ...	0	2	12
16 ...	Stackyard and Shed	do. ...	1	0	0
Part of 15 ...	Foldyard, yards, buildings, and pond... ..	do. ...	0	1	4
Part of 18 ...	High Stand Hill	Arable ...	25	1	0
23 ...	Middle Craws	Grass ...	12	2	25
24 ...	Underwoods	Arable ...	21	3	6
Part of 25 ...	East Field	Grass ...	14	2	5
Part of 29 ...	Barn Field	Arable ...	18	2	0
			196	1	20

"CONSENTS.

"We the Right Honourable Benjamin Earl of Beaconsfield K.G. the patron entitled to present on behalf of Her Most Gracious Majesty Queen Victoria to the said benefice of West Heselton were the same now vacant and the Reverend Charles William Knyvett M.A. the rector of the said church and parish of West Heselton do hereby respectively give our consent to the foregoing report and scheme and to the several matters and things therein stated and proposed and set forth.

"As witness our hands this twelfth day of June one thousand eight hundred and seventy-nine.

"Beaconsfield.
"C. W. Knyvett."

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 that the said scheme of the Lord Archbishop of York be carried into effect.

C. L. Peel.

At the Court at Osborne House, Isle of Wight, the 14th day of August, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS 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 advantage, and places altogether extra-parochial may in some instances with advantage be annexed to parishes or districts to which they are con-

iguous, 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 constituted 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 alteration 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 the Lord Bishop of Hereford hath made a representation in writing to His Grace the Lord Archbishop of Canterbury in the words and figures following, that is to say:—

"To the Most Reverend Archibald Campbell Lord Archbishop of the Province of Canterbury.

"We James Lord Bishop of Hereford do hereby represent to your Grace that there is in the county of Worcester and diocese of Hereford the vicarage and church of Lindridge the parish whereof contains two thousand four hundred and eighty acres with a population of seven hundred and twenty persons and the net annual income of the same vicarage is about five hundred pounds.

"That there is also in the county of Worcester and diocese of Hereford the vicarage or perpetual curacy and church of Pensax the parish or district whereof contains one thousand one hundred and ninety-seven acres with a population of four hundred and sixty-six persons and the net annual income of the same vicarage or perpetual curacy is about two hundred and thirty pounds.

"That the patronage of the said vicarage of Lindridge belongs to the Dean and Chapter of the Cathedral Church of Saint Mary the Virgin of Worcester and the patronage of the said vicarage or perpetual curacy of Pensax belongs to the Reverend William Rayson vicar of the said vicarage of Lindridge in right of such vicarage.

"That the distance from the parish church of Lindridge aforesaid of the two districts containing together two hundred and fifty-four acres set forth in the scheme hereunder written and containing together a population of ninety-one persons or thereabouts is about two and a half miles and the distance from the parish church of Pensax aforesaid of the same two districts is about one and a half miles and the inhabitants of such districts can more conveniently attend Divine service at the said church of Pensax than at the said parish church of Lindridge.

"That it appears to us that the said districts may under the provisions of the Act of Parliament of the first and second years of Her present Majesty chapter 106 be advantageously separated from the said parish of Lindridge and annexed for ecclesiastical purposes to the said parish of Pensax.

"That in the event of the proposed separation and annexation being carried into effect by means of the Order of Her Majesty in Council the Reverend William Rayson the vicar of Lindridge has with our consent and the consent of the patrons of the said vicarage (already signified) agreed to charge his benefice with the yearly sum of twenty-five pounds in favour of the said vicarage or perpetual curacy of Pensax under the provisions of the Act of 1 and 2 William 4th chapter 45.

"That pursuant to the direction contained in the twenty-sixth section of the before-mentioned Act of Parliament we have prepared the following scheme which together with the consents thereto of the respective patrons and incumbents of the said vicarage of Lindridge and the said vicarage or perpetual curacy of Pensax we do submit to your Grace to the intent that your Grace may if on full consideration and inquiry you shall be satisfied with such scheme certify the same and such consents by your report to Her Majesty in Council."

And whereas the scheme and consents men-

tioned in the said representation are in the words and figures following:—

"The SCHEME above referred to:

"That portion of the parish of Lindridge consisting of two districts the former of which is bounded by a line which commences in the lane commonly called the Lowe-lane near where the said lane joins the Worcester and Tenbury-road and at a point to the north of the cottage and premises called Lowe Green and proceeding northward along the said lane for about 12 chains then turning westward and following the boundary between the Claywood and the Lowe Farms in that direction for about ten chains then still following the boundary between the said farms and running northward in a straight line for about twenty-eight chains until it joins the Lowe-lane again at a point about fifty chains from the Worcester and Tenbury-road then turning eastward and following for about twenty-one chains the boundary line between the parish of Lindridge and the hamlet or parish of Pensax then turning southward and following the boundary line between the parishes of Lindridge and Stockton then westward along the boundary between the same parishes to the before-mentioned premises called Lowe Green and along the northern boundary of the said premises to the point at which it commenced and the other district being bounded by a line which commences at the boundary between the parish of Lindridge and the parish of Mamble at the point where the Cutmill Brook departs from such boundary and following the course of the said brook southwards for about eleven chains to the stone bridge known as Dumbleton Bridge thence first in a southerly and afterwards in an easterly direction along a road or bridle path for about twenty-eight chains to the western boundary of a cottage and premises now in the occupation of Samuel Bray thence skirting the western side of the said premises in a southerly direction for about three chains and then for about fourteen chains in a direction mainly south-east to a point in the Lowe-lane about one chain to the north of the boundary of the former district then turning northwards and following for about forty-one chains the boundary line between the parish of Lindridge and the hamlet or parish of Pensax then turning westward and following for about forty-two chains the boundary-line between the parishes of Lindridge and Mamble to the point at which it commenced shall be separated from the parish of Lindridge and be annexed to the said parish of Pensax for ecclesiastical purposes.

"That the incumbent of Pensax shall have exclusive cure of souls within the said districts and all fees and other ecclesiastical dues and payments for churchings marriages burials and other ecclesiastical offices in respect of persons resident within the said districts shall belong to the incumbent of Pensax.

"That none of the endowments belonging to the said vicarage of Lindridge shall be affected by the scheme hereby proposed but shall all continue to belong to the vicar of the said vicarage.

"Dated this fifth day of July one thousand eight hundred and seventy-nine.

"J. Hereford.

"CONSENTS.

"We the Dean of the Cathedral Church of Christ and the Blessed Mary the Virgin of Worcester and the Chapter of the same church being the patrons entitled to present to the vicarage of Lindridge if the same was now vacant and I William Rayson Clerk the vicar of the said vicarage of Lindridge and also patron or the person entitled to present to

the vicarage or perpetual curacy of Pensax if the same were now vacant and I Christopher Thompson Clerk the incumbent of the said vicarage or perpetual curacy of Pensax do hereby severally and respectively consent to the foregoing scheme and to every matter and thing therein proposed and set forth.

"Dated this eleventh day of June one thousand eight hundred and seventy-nine.

"*Grantham M. Yorke, D.D., Dean.*

"*William Rayson, Vicar of Lindridge.*

"*Christr. Thompson, Vicar of Pensax.*"

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 such scheme hath certified the same and such consents as aforesaid, to Her Majesty in Council, by his report dated the 28th day of July 1879, which report is in the words and figures following:—

"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 James Lord Bishop of Hereford has represented unto us (amongst other things):—

"That there is in the county of Worcester and diocese of Hereford the vicarage and church of Lindridge the parish whereof contains two thousand four hundred and eighty acres with a population of seven hundred and twenty and the net annual income of the same vicarage is about five hundred pounds.

"That there is also in the county of Worcester and diocese of Hereford the vicarage or perpetual curacy and church of Pensax the parish or district whereof contains one thousand one hundred and ninety-seven acres with a population of four hundred and sixty-six persons and the net annual income of the same vicarage or perpetual curacy is about two hundred and thirty pounds.

"That the patronage of the said vicarage of Lindridge belongs to the Dean and Chapter of the Cathedral Church of Saint Mary the Virgin of Worcester and the patronage of the said vicarage or perpetual curacy of Pensax belongs to the Reverend William Rayson vicar of the said vicarage of Lindridge in right of such vicarage.

"That the distance from the parish church of Lindridge aforesaid of the two districts containing together two hundred and fifty-four acres set forth in the scheme thereunder written and containing together a population of ninety-one persons or thereabouts is about two and a-half miles and the distance from the parish church of Pensax aforesaid of the same two districts is about one and a-half miles and the inhabitants of such districts can more conveniently attend Divine service at the said church of Pensax than at the said parish church of Lindridge.

"That it appears to the said Lord Bishop that the said districts may under the provisions of the Act of Parliament of the first and second years of your Majesty's reign chapter 106 be advantageously separated from the said parish of Lindridge and annexed for ecclesiastical purposes to the said parish of Pensax.

"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 upon such alterations in respect to ecclesiastical

jurisdiction fees dues and payments 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 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 Act of the first and second years of your Majesty's reign chapter 106 certify the same and such consents as aforesaid to your Majesty in Council to the intent that your Majesty in Council may in case your Majesty in Council shall think fit so to do make and issue an Order for carrying the said scheme into effect.

"As witness our hand this twenty-eighth day of July one thousand eight hundred and seventy-nine.

"*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 Lord Bishop of Hereford be carried into effect.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS 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 advantage, and places altogether extra-parochial may in some instances with advantage be annexed to parishes or districts to which they are contiguous, 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 constituted 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 alteration 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 the Lord Bishop of Salisbury hath made a representation in writing to his Grace the Lord Archbishop of Canterbury in the words and figures following, that is to say:—

"To the Right Honourable and Most Reverend Father in God Archibald Campbell by Divine Providence Lord Archbishop of the Province of Canterbury Primate of All England and Metropolitan.

"I George by Divine permission Bishop of Salisbury do in pursuance of the 26th section of the Act of Parliament of the first and second years of the reign of Her present Majesty cap. 106 hereby represent to your Grace that there is in the county of Wilts and my diocese of Salisbury the vicarage of Calne, the parish whereof contains according to the census of 1871 a population of 4,708 exclusive of those portions of the said parish which now form part of the ecclesiastical districts of Saint Mary Chittoe and Christ Church Derry Hill. That in the same county and diocese is the rectory of Cherhill the parish whereof lies adjoining to the parish of Calne aforesaid and contains according to the census of 1871 a population of 334.

"That it appears to me that a certain district of the said parish of Calne which immediately adjoins the said parish of Cherhill may under the provisions of the said Act of the first and second Vic. cap. 106 and of the second and third years of the same reign cap. 49 be advantageously separated from the said parish of Calne and united to the said parish of Cherhill.

"That both the said benefices of Calne and Cherhill are in the patronage of me the Bishop aforesaid in right of my See the Reverend John Duncan is the present incumbent of the benefice of Calne and the Reverend William Charles Plenderleath is the present incumbent of the benefice of Cherhill.

"That pursuant to the directions contained in the 26th section of the first-mentioned Act of Parliament I the said Bishop have drawn up a scheme in writing appended to this representation describing the district of the parish of Calne so as aforesaid proposed to be annexed to the parish of Cherhill and the mode in which it appears to me the alteration may be best effected and how the changes consequent thereon in respect to ecclesiastical jurisdiction dues and payments may be made with justice to all parties interested.

And I do hereby submit the same to your Grace together with the consents in writing of me the Bishop aforesaid of the said John Duncan and William Charles Plenderleath and in case you shall on full consideration and enquiry be satisfied therewith I request that your Grace will be pleased to certify the same and the said consents by your report to Her Majesty in Council.

"Given under my hand this ninth day of July one thousand eight hundred and seventy-nine.

"George Sorum."

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

"The SCHEME referred to in the foregoing Representation.

"It is proposed to separate a district from the parish of Calne and unite such district for ecclesiastical purposes to the adjoining parish of Cherhill.

"It is further proposed that such district shall be comprised within the following boundaries viz. To start from the junction of the land marked 105 in the Cherhill parish map and described in the tithe award of that parish as Marsh Ground, of the land marked 675 in the Calne parish map and described in the tithe award of that parish as the Five Acres, and of the land marked 677 in the Calne map aforesaid and described as Parson's-lane. Thence the boundary goes southwards between the land marked 674 and described as Calves House Ground, the land marked 673 and described as Roughmead, and the land marked 672 and described as Cowleaze, all on the west, and the land marked 675 and described as Parson's-lane on the east. At the south-west corner of the land marked 675 and described as Parson's-lane aforesaid, the boundary crosses the land marked 672 and described as Cowleaze aforesaid, in a straight line to the angles of the land marked 701 and described as Watermead, to the west, and the land 701 and described as Great Barn Piece, to the east, where they are bounded by the stream called the Riverbrook, to the north. At the south-east corner of Watermead aforesaid the boundary turns westward and runs between Watermead to the north, and the land marked 703 and described as Quemerford Common to the south, till it reaches the land marked 102 and described as Strip in Cowleaze. Thence it turns south and runs between Strip in Cowleaze aforesaid to the west and Quemerford Common aforesaid to the east, until it reaches the Marlborough and Chippenham high-road crossing the high-road it runs between the parish of Blackland on the west and the land marked 760 and described as the Marsh on the east. Then it turns east and runs along the southern limit of the Marsh aforesaid having the land marked 760 and described as Great and Little Marshes on the south until it reaches Green Lanes. Thence it goes south and runs between the Great and Little Marshes aforesaid to the west, and the land marked 751 and described as adjoining Quemerford Field to the east. At the south-west angle of the land described as adjoining Quemerford Field aforesaid it turns east and runs along the southern limit of the said land, of the lands marked 750b and 750a and described as in Quemerford Field and of the land marked 754 and described as part of Quemerford Field, having the parish of Blackland on the south until it reaches the south-east corner of part of Quemerford Field aforesaid and the land marked 243 in the Cherhill parish map and described in the tithe award of the said parish as in the Fields and forming part of the now existing boundary of the parish of Cherhill.

"That the incumbent of the benefice of Cherhill shall have exclusive cure of souls within the said district as well as within the said parish of Cherhill. And that all the fees for churchings marriages and burials and other ecclesiastical offices solemnized and performed at the church and churchyard of Cherhill aforesaid in respect of the inhabitants of the said district shall henceforth belong to and be received by the incumbent for the time being of the benefice of Cherhill aforesaid.

"That the inhabitants of the said district shall not henceforth be entitled to any accommodation in the church of Calne aforesaid except in the case of any person or persons (if such there be) who now possess a legal right by faculty or otherwise to the exclusive use of any pews or sittings within the said church and who may not be willing to relinquish the same.

"That the inhabitants of such district shall be exonerated from all liability to repair the parish church of Calne but shall be liable to the repairs of the parish church of Cherhill.

"CONSENT.

"We George by Divine permission Bishop of Salisbury being the patron or the person entitled in right of the See of Salisbury to present to the benefices of Calne and Cherhill respectively in the county of Wilts and our diocese of Salisbury in case the same were now vacant and I the Reverend John Duncan Clerk vicar of the said vicarage of Calne and I the Reverend William Charles Plenderleath Clerk rector of the said rectory of Cherhill do hereby respectively signify to your Grace our consent to the scheme above proposed for separating a district from the parish of Calne and annexing the same for ecclesiastical purposes to the parish of Cherhill.

"In testimony whereof we the Bishop aforesaid have hereunto set our hand and episcopal seal and we the said John Duncan and William Charles Plenderleath have hereunto set our hands and seals this tenth day of July one thousand eight hundred and seventy-nine.

"John Duncan.

"W. Charles Plenderleath.

"George Sarum."

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

And whereas the said Lord Archbishop being on full consideration and enquiry satisfied with such scheme hath certified the same and such consents as aforesaid to Her Majesty in Council, by his report dated the 28th day of July, 1879, which report is in the words following:—

"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 George Lord Bishop of Salisbury has represented unto us (amongst other things):—

"That there is in the county of Wilts and diocese of Salisbury the vicarage of Calne the parish whereof contains according to the census of one thousand eight hundred and seventy-one a population of four thousand seven hundred and eight persons exclusive of those portions of the said parish which now form part of the ecclesiastical districts of Saint Mary Chittoe and Christ Church, Derry Hill.

"That in the same county and diocese is the rectory of Cherhill the parish whereof lies adjoining to the said parish of Calne aforesaid and contains according to the census of one thousand eight hundred and seventy-one a population of three hundred and thirty-four.

That it appears to the said Lord Bishop that a certain district of the said parish of Calne which immediately adjoins the said parish of Cherhill may under the provisions of the Acts of Parliament of the first and second years of the reign of Her present Majesty chapter 106 and of the second and third years of the same reign chapter 49 be advantageously separated from the said

parish of Calne and be united to the said parish of Cherhill for ecclesiastical purposes.

"That the said Lord Bishop has drawn up a scheme in writing appended to his representation describing the mode in which it appears to him that the proposed alterations may best be effected and how the changes consequent upon such alterations in respect to ecclesiastical jurisdiction dues and payments and in respect to rights to pews may be made with justice to all parties interested which scheme together with the consents thereto in writing of the said Lord Bishop as the patron of each of the benefices to be affected and of the incumbents of the same benefices has been transmitted by the said Lord Bishop to us for our consideration.

"The representation and scheme of the said Lord Bishop and the consents before referred to are hereunto annexed.

"And we the said Archbishop being on full consideration and inquiry satisfied with the said scheme do hereby pursuant to the Act of the first and second years of your Majesty's reign chapter 106 certify the same and such consents as aforesaid to your Majesty in Council to the intent that your Majesty in Council may in case your Majesty in Council shall think fit so to do make and issue an Order for carrying the said scheme into effect.

"As witness our hand this twenty-eighth day of July one thousand eight hundred and seventy-nine.

"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 Lord Bishop of Salisbury be carried into effect.

C. L. Peel.

AT the Court at Osborne House, Isle of Wight, the 14th day of August, 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirteenth and fourteenth years of Her Majesty, chapter forty-one, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council, a scheme, bearing date the twenty-fourth day of July, in the year one thousand eight hundred and seventy-nine, in the words following, that is to say:—

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the thirteenth and fourteenth years of your Majesty chapter forty-one, and of the Act of the nineteenth and twentieth years of your Majesty chapter fifty-five have prepared and now humbly lay before your Majesty in Council the following scheme for setting out and constituting a district for spiritual purposes and annexing such district to the consecrated church of Saint Clement situate at Ordsall within the limits of the new parish of Saint Bartholomew Salford, sometime part of the parish of Manchester, in the county of Lancaster, and in the diocese of Manchester.

"Whereas it appears to us to be expedient that a district for spiritual purposes should be set out and constituted for and annexed to the said church of Saint Clement situate at Ordsall as aforesaid, which church was not consecrated under the provisions of the Act of the sixth and seventh years of the reign of your Majesty chapter thirty-seven.

"Now therefore, with the consent of the Right Reverend James, Bishop of the said diocese

of Manchester, testified by his having signed and sealed this scheme, we humbly recommend and propose that all that portion of the said new parish of Saint Bartholomew Salford, and also all that contiguous portion of the new parish of the Stowell Memorial Church Salford, also sometime part of the said parish of Manchester, all which portions are described in the schedule hereunder written and are delineated and set forth on the map or plan hereunto annexed, shall upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, be severed and disannexed from the said new parishes of Saint Bartholomew Salford and of the Stowell Memorial Church Salford, respectively, and shall be set out and constituted for and annexed to the said church of Saint Clement situate at Ordsall as aforesaid, and shall become and be a district for spiritual purposes and shall be named 'The District of Saint Clement Ordsall in Salford.'

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

"The SCHEDULE to which the foregoing Scheme has reference.

"The District of Saint Clement Ordsall in Salford being:—

"All that portion of the new parish of Saint Bartholomew Salford (within the original limits of the parish of Manchester) in the county of Lancaster and in the diocese of Manchester which is bounded on the south-east and on the south-west by the River Irwell or in other words partly by the new parish of Saint George Hulme and partly by the new parish of Saint Matthew Stretford both within the original limits of the parish of Manchester aforesaid on the north-west by the hereinafter described portion of the new parish of the Stowell Memorial Church, Salford, also within the original limits of the said parish of Manchester and upon the remaining side, that is to say on the north-east by an imaginary line commencing upon the boundary which divides the said new parish of the Stowell Memorial Church Salford from the new parish of Saint Bartholomew Salford aforesaid at the point where Craven-street is intersected by Robert Hall-street and extending thence eastward along the middle of the last-named street for a distance of twenty-nine and a half chains or thereabouts to its junction with Oldfield-road and extending thence south-westward along the middle of the last-named road for a distance of half a chain or thereabouts to its junction with Braddon-street and extending thence south-eastward along the middle of the last-named street for a distance of three chains or thereabouts to its junction with Ordsall-lane, and extending thence north-eastward along the middle of the said lane for a distance of one and a half chains or thereabouts to its junction with Dyer-street and extending thence south-eastward along the middle of the last-named street for a distance of three chains or thereabouts, to its south-eastern end at the entrance to the Ordsall Dye Works, and continuing thence still in precisely the same direction and in a straight line across the said dye works for a distance of four chains or thereabouts to the boundary in the middle of the River Irwell aforesaid which boundary divides the said new parish

of Saint Bartholomew Salford from the new parish of Saint George Hulme aforesaid.

"And also all that contiguous portion of the said new parish of the Stowell Memorial Church Salford, which is bounded on the south-west by the River Irwell aforesaid or in other words by the new parish of Saint Matthew Stretford aforesaid on the south-east by the hereinbefore described portion of the new parish of Saint Bartholomew Salford aforesaid and upon all other sides that is to say on the north-east and on the north-west by an imaginary line commencing upon the boundary which divides the said new parish of Saint Bartholomew Salford from the new parish of the Stowell Memorial Church Salford as aforesaid at the above-described point where Craven-street is intersected by Robert Hall-street as aforesaid and extending thence north-westward along the middle of the last-named street for a distance of fourteen chains or thereabouts to its junction with South Cross-lane and extending thence southward along the middle of the last-named lane for a distance of seven chains or thereabouts to its intersection by West Park-street and extending thence north-westward along the middle of the last-named street for a distance of four chains or thereabouts to its north-western end at the south-eastern boundary of the Manchester Race Course and extending thence first southward and then south-westward along the last described boundary for a distance of forty chains or thereabouts to its south-western end on the northern bank of the River Irwell aforesaid and continuing thence still south-westward and in a direct line to the boundary in the middle of the said river which boundary divides the said new parish of the Stowell Memorial Church Salford from the new parish of Saint Matthew Stretford aforesaid."

And whereas drafts of the said scheme have in accordance with the provisions of the hereinbefore firstly-mentioned Act, been transmitted to the patrons and to the incumbents of the two cures out of which it is intended that the district recommended in such scheme to be constituted shall be taken, and such patrons and incumbents have respectively signified their assent to such scheme.

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

C. L. Peel.

AT the Court at Osborne House, Isle of Wight, the 14th day of August, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifth and sixth years of Her Majesty, chapter one hundred and eight and of the Act of the twenty-first and twenty-second years of Her Majesty, chapter fifty-seven, which are known as "The Ecclesiastical Leasing Acts," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-fourth day of July, in

the year one thousand eight hundred and seventy-nine, in the words following, that is to say ;

"We, the Ecclesiastical Commissioners for England in pursuance of the Act of the fifth and sixth years of your Majesty chapter one hundred and eight and of the Act of the twenty-first and twenty-second years of your Majesty chapter fifty-seven which are known as 'The Ecclesiastical Leasing Acts,' have prepared and now humbly lay before your Majesty in Council the following scheme for making better provision for the cure of souls within the consolidated chapelry of Saint Luke, Middlestown in the county of York and in the diocese of Ripon out of the revenues of the rectory of the parish of Thornhill in the same county and diocese,

"Whereas the said consolidated chapelry of Saint Luke Middlestown was in part taken out of the said parish of Thornhill.

"And whereas the annual value of the said rectory of Thornhill has been improved in consequence of the granting of two leases of certain minerals beneath portions of the glebe lands of the said rectory such leases bearing date respectively the twentieth day of July in the year one thousand eight hundred and sixty-one and the nineteenth day of January in the year one thousand eight hundred and sixty-five and having been granted under the authority of the said Acts with the concurrence of us the said Ecclesiastical Commissioners by the Reverend Henry Torre the then rector or incumbent of the said rectory to the lessee therein named subject to certain rents and reservations specified in the same leases.

And whereas the Reverend Joshua Ingham Brooke, Clerk in Holy Orders is now incumbent of the said rectory of Thornhill and is desirous that we should submit to your Majesty in Council the recommendation and proposal hereinafter set forth.

"And whereas certain sums of money have been under the provisions of the said leases received by us on account of the rents and royalties reserved under the same leases.

"And whereas the monies so paid to us as aforesaid have been invested in accordance with the provisions in that behalf contained in the said Acts in the purchase of five thousand one hundred and seventy-two pounds three shillings and ten pence Three Pounds per Centum Consolidated Bank Annuities or thereabouts which said Consolidated Bank Annuities are held by us in trust to pay over to the rector for the time being of the said parish of Thornhill the annual interest or dividends from time to time arising from the same but subject nevertheless to the provisions contained in the said Acts with respect to making a certain portion of the improved value arising to the rectory of Thornhill aforesaid payable to us for the benefit of our common fund or for the purposes of making better provision than now exists for the cure of souls within the said parish of Thornhill.

"And whereas after making payable to or for the benefit of the incumbent of the consolidated chapelry of Saint Luke Middlestown aforesaid such portion as is hereinafter mentioned of the improved value which has arisen as aforesaid to the said rectory of Thornhill from the granting of the said leases the average annual income of the said rectory of Thornhill will exceed the sum of six hundred pounds.

"Now therefore we humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme the yearly sum of one hundred pounds

part of the annual interest or dividend arising from the Consolidated Bank Annuities so held by us as aforesaid shall be payable and paid by us to or for the benefit of the incumbent for the time being of the said consolidated chapelry of Saint Luke Middlestown and that no part of the sum of Consolidated Bank Annuities producing the said annual interest or dividend of one hundred pounds shall be hereafter so dealt with by us as to prejudice the right or prospective right of the incumbent for the time being of the consolidated chapelry of Saint Luke Middlestown aforesaid to receive the same annual interest or dividend as herein before recommended and proposed.

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

And whereas notice of the said scheme has in accordance with the provisions of the hereinbefore mentioned Acts been given to Henry Savile of Rufford Abbey in the county of Nottingham Esquire the patron of the rectory of the said parish of Thornhill and the said Henry Savile has signified his assent to the said scheme.

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

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 14th day of August, 1879.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four ; of the Act of the second and third years of your Majesty, chapter forty-nine ; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Paul, situate in that part of the town of Colchester which is within the limits of the parish of Lexden, in the county of Essex, and in the diocese of Saint Albans.

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

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

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

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Paul Colchester being:—

"All that part of the parish of Lexden in the county of Essex and in the diocese of Saint Albans (comprising a portion of the town of Colchester) which said part of such parish is bounded on the south partly by the parish of Saint Mary at the Walls Colchester in the said county and diocese and partly by that detached portion of the parish or parochial chapelry of Saint Botolph Colchester in the same county and diocese wherein the building called or known as the Colchester Union Workhouse is situate, on the east partly by the parish of Saint Peter Colchester and partly by the parish of Saint Michael Mill End otherwise Myland both in the county and diocese aforesaid, on the north-east by the last-named parish, on the west by the parish of West Bergholt in the said county and diocese and on the remaining side, that is to say on the south-west by an imaginary line commencing upon the boundary which divides the said parish of West Bergholt from the parish of Lexden aforesaid at the centre of Saint Botolph's Bridge which carries the road leading from Wormingford over Bergholt Heath to Colchester over the stream called or known as Saint Botolph's Brook and extending thence eastward along the middle of the said road for a distance of one chain or thereabouts to its junction with a certain public footpath which leads from St. Botolph's Bridge aforesaid past the western side of the wood numbered 26 on the map of the ordnance survey of the said parish of Lexden published in the years 1877 and 1878 and upon the map hereunto annexed into Baker's-lane and extending thence first southward and then

south-eastward along the middle of the said public footpath for a distance of twenty-two chains or thereabouts to its junction with Baker's lane aforesaid and extending thence south-westward along the middle of the said lane for a distance of seventeen chains or thereabouts to the centre of Baker's Bridge which carries the same lane over the Colchester Line of the Great Eastern Railway and extending thence eastward along the middle of the said line of railway for a distance of fifty-seven chains or thereabouts to the point where the same line of railway is crossed by the public footpath leading from Bra'swick Cottage to Water-lane and extending thence that is from the said line of railway first southward then south-westward and then south-eastward along the middle of the last-described public footpath for a distance of thirty-five chains or thereabouts to its junction at the ford across the River Colne with Water-lane aforesaid and extending thence southward along the middle of the said river for a distance of six chains or thereabouts to the point where it is joined by the stream or watercourse dividing the close numbered 239 upon the said maps from the closes numbered respectively 244 and 242 upon the same maps and extending thence first south-eastward and then south-westward along the middle of the said stream or watercourse for a distance of five and a half chains or thereabouts to a point opposite to the north-western end of the wall or fence dividing the last mentioned close from the close numbered 241 upon the said maps and extending thence south-eastward to and along the said wall or fence for a distance of three and a half chains or thereabouts to its junction with the wall or fence dividing the said close numbered 241 from the garden and premises attached to Sheepen Farm House and numbered 243 upon the same maps and extending thence southward along the last-described wall or fence for a distance of twenty links or thereabouts to its junction with the wall or fence dividing the said garden and premises from the close numbered 422 upon the same maps and extending thence north-eastward along the last-described wall or fence for a distance of four chains or thereabouts to the north-eastern end of the same wall or fence on the southern side of the occupation road leading from the said Sheepen Farm House into Water-lane aforesaid and extending thence eastward along the middle of the said occupation road for a distance of ten and a half chains or thereabouts to its junction with the road or footway leading to the western end of Union-lane and extending thence southward along the middle of the last-described road or footway for a distance of nine chains or thereabouts to a point opposite to the western end of the wall or fence dividing the close numbered 247 upon the said maps from the close numbered 425 upon the same maps and extending thence eastward to and along the last-mentioned wall or fence for a distance of five chains or thereabouts to the boundary which divides the said parish of Lexden from the parish of Saint Mary at the Walls Colchester aforesaid."

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

by the Registrar of the said diocese of Saint Albans.

C. L. Peel.

At the Court at *Osborne House, Isle of Wight*, the 14th day of *August*, 1879.

PRESENT.

The QUEEN'S Most Excellent Majesty in Council.

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

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

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Michael and All Angels situate within the limits of the parish of Woolwich as aforesaid.

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

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

"We, therefore, humbly pray that your Majesty will be graciously pleased to take the premises

into your Royal consideration and to make such Order with respect thereto as to your Majesty, in your Royal wisdom, shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Michael and All Angels Woolwich, being:—

"All that part of the parish of Woolwich in the county of Kent and in the diocese of Rochester wherein the present incumbent of such parish now possesses the exclusive cure of souls which is bounded on the west by the new parish of Saint Thomas Woolwich in the county and diocese aforesaid and upon all other sides that is to say on the south, on the east, and on the north by an imaginary line commencing upon the boundary which divides the said new parish of Saint Thomas Woolwich from the parish of Woolwich aforesaid at the point where Wood-street joins Hill-street and extending thence first north-eastward and then eastward along the middle of the last-named street for a distance of four hundred yards or thereabouts to its junction with the street called or known as Artillery-place and with Frances-street and extending thence north-westward along the middle of the last-named street for a distance of two hundred and seventy-two yards or thereabouts to its junction with Bowater-crescent, and with Henry-street and continuing thence still north-westward along the middle of the last-named street for a distance of one hundred and forty-seven yards or thereabouts to its junction with Station-road and extending thence north-eastward along the middle of the last-named road for a distance of one hundred and fifty-two yards or thereabouts (thereby passing along the south-eastern side of the church of Saint Michael and All Angels) to the junction of such road with the street called or known as North Kent-grove and extending thence eastward along the middle of the last-named street for a distance of one hundred and forty yards or thereabouts to its junction with the street called or known as North Kent-place and extending thence first north-eastward and then north-westward along the middle of the last-named street for a distance of sixty-one yards or thereabouts to its junction with Station-road aforesaid and extending thence north-eastward along the middle of the last-named road for a distance of fifty-three yards or thereabouts (thereby crossing over the North Kent line of the South-Eastern Railway) to the junction of such road with King-street and extending thence north-westward along the middle of the last-named street for a distance of seventeen yards or thereabouts to its junction with Saint Mary-street and with Coleman-street and extending thence northward along the middle of the last-named street for a distance of two hundred and twenty yards or thereabouts to its junction on the southern side of Woolwich Dockyard with Church-street and extending thence eastward along the middle of the last-named street for a distance of fifty-five yards or thereabouts to its junction with the road called or known as Dockyard Rails and extending thence north-eastward along the middle of the last-named road for a distance of fifty yards or thereabouts to a point opposite to the southern end of the wall which now forms the eastern boundary of the said Woolwich Dockyard and extending thence northward along the said wall for a distance of one hundred and twenty-five yards or thereabouts to its northern end on the southern bank of the River Thames and extending thence westward along the said river bank for a distance

of three hundred and sixteen yards or thereabouts (thereby following the ordinary high water mark) to the boundary on the western side of the Battery at the landing-place in the said dockyard which boundary divides the said parish of Woolwich from the new parish of Saint Thomas Woolwich aforesaid."

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

C. L. Peel.

Whitehall, August 25, 1879.

THE Queen has been pleased to constitute and appoint the Most Noble Charles Henry, Duke of Richmond and Gordon, K.G., to be Lieutenant of the Shire of Banff, in the room of James, Earl of Fife, deceased.

Foreign Office, August 4, 1879.

THE Queen has been graciously pleased to appoint Henry Zohrab Longworth, Esq., to be Her Majesty's Vice-Consul at Larissa and Volo.

Foreign Office, August 25, 1879.

THE Queen has been pleased to approve of Mr. Frederick W. Prince as Consul at Belleville, Canada, for the United States of America; of Mr. Adolfo Gomez as Consul at Gibraltar for the Dominican Republic; and of Mr. Rocco Jetto as Consul at Grimsby for the United States of Venezuela.

By virtue of an Act passed in the twenty-fourth year of the reign of His Majesty King George III, intituled "An Act to repeal so much of two Acts made in the tenth and fifteenth years of the reign of His present Majesty, as authorizes the Speaker of the House of Commons to issue his Warrant to the Clerk of the Crown for making out writs for the election of Members to serve in Parliament, in the manner therein mentioned, and for substituting other provisions for the like purposes;" and of an Act passed in the twenty-sixth year of the reign of Her present Majesty, intituled "An Act to further limit and define the time for proceeding to Election during the Recess."

I do hereby give notice, that it hath been certified to me in writing, under the hands of two Members serving in this present Parliament, that the Honourable Alexander William George Duff (commonly called Viscount Macduff), late a Member serving in this present Parliament for the counties of Elgin and Nairn, is become a Peer of the United Kingdom, and that a writ of Summons hath been issued to him under the Great Seal of the United Kingdom to summon him to Parliament, and that I shall issue my Warrant to the Clerk of the Crown to make out a new writ for the electing of a Member to serve in this present Parliament for the said counties, at the end of six

days after the insertion of this notice in the London Gazette.

Given under my hand this twenty-fourth day of August, 1879.

H. BRAND, Speaker.

Admiralty, 23rd August, 1879.

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

Lieutenant John Ledgard has been this day placed on the Retired List of his rank.

Engineer Thomas Alfred Hearson has been promoted to the rank of Chief Engineer in Her Majesty's Fleet, with seniority of the 2nd instant.

War Office, Pall Mall,
26th August, 1879.

3rd Dragoon Guards, The appointment of Gentleman Cadet Charles George Edmund John Manners, from the Royal Military College, to a Second Lieutenantancy, dated 13th August, 1879, is cancelled.

5th Dragoon Guards, Captain Richard Jones Sankey retires from the Service, receiving the value of his Commission. Dated 27th August, 1879.

2nd Dragoons, Lieutenant Fitzroy Charles Fletcher from the Highland Rifle Militia, to be Second Lieutenant, vice R. Wolfe, promoted. Dated 27th August, 1879.

4th Hussars, Gentleman Cadet Ronald Kincaid-Smith, from the Royal Military College, to be Second Lieutenant, in succession to Lieutenant C. E. Pennefather, promoted. Dated 27th August, 1879.

7th Hussars, Lieutenant Cecil Loftus Reade to be Captain, vice Brevet Major H. M'Calmont, seconded for service on the Staff. Dated 22nd July, 1879.

14th Hussars, Lieutenant Christopher Devonsher Villiers Tuthill to be Adjutant, vice Lieutenant the Honourable H. G. Gough, promoted. Dated 27th August, 1879.

Royal Artillery, Lieutenant-General Thomas Beckwith Fielding Marriott to be Colonel Commandant, vice General Sir William Bates Ingilby, K.C.B., upon the Retired List, deceased. Dated 7th August, 1879.

Colonel Archibald Edward Harbord Anson, C.M.G., retires, and is placed on the Retired Full-Pay List, without drawing retired full-pay, with the honorary rank of Major-General. Dated 27th August, 1879.

Captain James Mainwaring Douglas to be Major, J. R. Dyce, deceased. Dated 15th July, 1879.

Captain Percy Charles Whalley, to be Major, on augmentation. Dated 27th August, 1879.

Captain Trevor Bruce Tyler to be Major, vice G. S. Harvey, who retires upon a pension, with the honorary rank of Lieutenant-Colonel. Dated 27th August, 1879.

Lieutenant William James Fowler to be Captain, vice J. M. Douglas, promoted. Dated 16th August, 1879.

Lieutenant Edward Fenwick Brackenbury to be Captain, vice P. C. Whalley, promoted. Dated 27th August, 1879.

Lieutenant Peter Blackburn, from the Seconded List, to be Captain, on augmentation. Dated 27th August, 1879.

- Lieutenant Frederick Edward Walter to be Captain, vice T. B. Tyler, promoted. Dated 27th August, 1879.
- Lieutenant Francis John Burridge to be Captain, vice A. G. Dugdale, placed upon the Seconded List. Dated 27th August, 1879.
- Lieutenant Roger Charles Edward North to be Captain, vice K. Howard, placed on temporary half-pay. Dated 27th August, 1879.
- Lieutenant Peter Henry Hammond to be Captain, vice D. North, placed upon the Seconded List. Dated 27th August, 1879.
- In consequence of the death of Major J. R. Dyce, on the 14th July, 1879, the promotion of Captain J. P. Rogers, which appeared in the London Gazette of the 1st August, 1879, is antedated to 15th July, 1879.
- Coldstream Guards*, Second Lieutenant Edward Knatchbull-Hugessen, from the 19th Foot, to be Second Lieutenant, in succession to Lieutenant John George, Viscount Lambton, resigned. Dated 27th August, 1879.
- 5th Foot*, Lieutenant Thomas G. L. Herbert-Armstrong, from the 108th Foot, to be Lieutenant, vice H. M. Matthew, who exchanges. Dated 27th August, 1879.
- 8th Foot*, Supernumerary Captain and Brevet Major Charles Bradford Brown to be Captain, vice Brevet Major J. S. Wheeley, retired on a pension. Dated 20th August, 1879.
- Sub-Lieutenant Charles Gray Robertson to be Lieutenant. Dated 16th February, 1878, but his Commission as Lieutenant in the Army to bear date 11th September, 1876.
- 10th Foot*, The surname of the Second Lieutenant, described in the Gazette of 12th August, 1879, as Gaitskill, is Gaitskill.
- 11th Foot*, Lieutenant Milton Thomas George Lambarde retires from the Service, receiving the value of his Commission. Dated 27th August, 1879.
- Second Lieutenant Frederick Cadwallader Smith-Dodsworth resigns his Commission. Dated 27th August, 1879.
- 13th Foot*, Quartermaster Michael Carey retires on half-pay, with the honorary rank of Captain. Dated 27th August, 1879.
- 14th Foot*, Lieutenant Charles David Ferrier to be Instructor of Musketry, vice Lieutenant T. M. Robinson, who has resigned that appointment. Dated 30th May, 1879.
- 15th Foot*, Lieutenant Edward Frankland Gosset to be Adjutant, vice Lieutenant F. H. Reynard, who resigns that appointment. Dated 27th August, 1879.
- 16th Foot*, Lieutenant William Henry Riddell to be Instructor of Musketry, vice Lieutenant J. C. Tilly, promoted. Dated 30th April, 1879.
- 23rd Foot*, Captain James Martin Clayton retires on a pension, with the honorary rank of Major. Dated 27th August, 1879.
- 24th Foot*, Lieutenant Courtney Vor Trower to be Adjutant, vice Lieutenant J. J. Harvey, promoted. Dated 4th July, 1879.
- 27th Foot*, Lieutenant Theodore Gordon Barclay from half-pay, late 66th Foot, to be Lieutenant, vice A. H. Young, seconded. Dated 27th August, 1879.
- 37th Foot*, Second Lieutenant Arthur Dashwood Bulkeley Buckley, from the 109th Foot, to be Second Lieutenant, vice C. F. Cromie, promoted. Dated 27th August, 1879.
- 55th Foot*, The second Christian name of Second Lieutenant D. H. Morrierson is *Home*, and not *Horne*, as stated in the Gazette of 5th August, 1879.
- 51st Foot*, Lieutenant William Mends Forte Trotman to be Instructor of Musketry, vice Lieutenant A. C. Fryer, who resigns that appointment. Dated 1st August, 1879.
- 64th Foot*, The first Christian name of Second Lieutenant C. P. Campbell is *Colin*, and not *Colvin* as stated in the Gazette of 12th August, 1879.
- 69th Foot*, Quartermaster James Whitcroft retires on half-pay, with the honorary rank of Captain. Dated 27th August, 1879.
- 82nd Foot*, Lieutenant David Phelps Chapman to be Adjutant, vice Lieutenant C. A. P. Burroughs, who resigns that appointment. Dated 9th August, 1879.
- 88th Foot*, Captain Munro Benn retires from the Service, receiving the value of his Commission. Dated 27th August, 1879.
- Lieutenant Dayrell Talbot Hammond to be Adjutant, vice Lieutenant W. C. F. Kell, promoted Captain on half-pay. Dated 9th April, 1879.
- 95th Foot*, Quartermaster-Sergeant Samuel George Miller to be Quartermaster, vice W. Lynch, transferred to the 2nd Derby Militia. Dated 27th August, 1879.
- 108th Foot*, Lieutenant Henry M. Matthew, from the 5th Foot, to be Lieutenant, vice T. G. L. Herbert-Armstrong, who exchanges. Dated 27th August, 1879.
- Army Pay Department*, Staff Paymaster and Honorary Major Thomas Calderhead Brown is placed on retired pay, with the honorary rank of Lieutenant-Colonel. Dated 27th August, 1879.
- Medical Department*, Surgeon-Major William Hemphill, M.D., retires upon half-pay, with the honorary rank of Deputy Surgeon-General. Dated 22nd July, 1879.
- Chaplain's Department*, Chaplain of the Third Class the Reverend F. L. Gascoigne to be Chaplain of the Second Class. Dated 11th August, 1879.

BREVET.

- Lieutenant-Colonel James Buchanan Kirk, half-pay, late 91st Foot, a Deputy Assistant Quartermaster-General Head Quarters, to be Colonel. Dated 13th August, 1879.
- Major and Brevet Lieutenant-Colonel Luke O'Connor, V.C., 23rd Foot, to be Colonel. Dated 19th August, 1879.
- Quartermaster Samuel Soal, Royal Westmoreland Militia, to have the temporary rank of Quartermaster in the Army whilst serving in the Militia. Dated 9th May, 1879.
- The following additional promotions to take place in succession to General Sir Arthur Johnstone Lawrence, K.C.B., Colonel of the 58th Foot, placed upon the Retired List on 14th July, 1879:—
- Major-General George F. Stevenson Call, C.B., to be Lieutenant-General. Dated 14th July, 1879.
- Lieutenant-Colonel and Brevet Colonel James Gubbins, from half-pay, late Brigade Depot, to be Major-General. Dated 14th July, 1879.
- Major John Howley, 4th Foot, to be Lieutenant-Colonel. Dated 14th July, 1879.
- Captain Frederick Blair Staples, 93rd Foot, to be Major. Dated 14th July, 1879.

The following promotions to take place, consequent on the death, on the 30th July, 1879, of General Charles Hagart, C.B., Colonel of the 7th Hussars:—

Lieutenant-General William Lygon, Earl of Longford, K.C.B., Colonel of the 5th Foot, to be General. Dated 31st July, 1879.

Major-General Robert Bruce to be Lieutenant-General. Dated 31st July, 1879.

The following promotions to take place, consequent on the death, on the 10th August, 1879, of Lieutenant-General Evelyn Henry Frederick Pocklington:—

Major-General Reginald Yonge Shipley, C.B., to be Lieutenant-General. Dated 11th August, 1879.

Lieutenant-Colonel and Brevet Colonel Gerald Littlehales Goodlake, V.C., from half-pay, late Coldstream Guards, Aide-de Camp to Her Majesty, to be Major-General. Dated 11th August, 1879.

Captain and Brevet Major S. Blomefield Kekewich, half-pay, late 83rd Foot, Staff Officer of Pensioners, to be Lieutenant-Colonel. Dated 11th August, 1879.

Captain Thomas H. Kirby, 22nd Foot, to be Major. Dated 11th August, 1879.

The undermentioned promotions to take place amongst the Officers of Her Majesty's Indian Forces, consequent on the retirement of Lieutenant-General Edward Patrick Lynch, K.L.S., Bombay Infantry, under the provisions of the Royal Warrant of the 31st December, 1877:—

Major-General Burdett Richard Powell, Bombay Infantry, to be Lieutenant-General. Dated 13th August, 1879.

Colonel John Gordon, Bengal Infantry, to be Major-General. Dated 13th August, 1879.

MEMORANDA.

Major and Brevet Lieutenant-Colonel Alfred Wright, half-pay, late 81st Foot, Acting Staff-Officer of Pensioners, retires on a pension, with the honorary rank of Colonel. Dated 1st May, 1879.

Paymaster and Honorary Captain John Moore, on retired pay, late Army Pay Department, to have the honorary rank of Major. Dated 21st June, 1879.

Captain of Orderlies Joseph Collin, half-pay, late Army Hospital Corps, has been permitted to commute his retired allowance. Dated 15th May, 1879.

War Office, 26th August, 1879.

HONOURABLE ARTILLERY COMPANY OF LONDON.

Captain J. M. Garrard is allowed to resign his Commission, retaining his rank, with permission to wear his uniform. Dated 27th August, 1879.

Lieutenant George Salter is allowed to resign his Commission, retaining his rank, with permission to wear his uniform. Dated 27th August, 1879.

Lieutenant George Alfred Raikes to be Captain and Instructor of Musketry, vice John Parker Field, deceased. Dated 27th August, 1879.

J. D. McDougall, Gent., to be Second Lieutenant. Dated 27th August, 1879.

TENDERS FOR LOANS ON TREASURY BILLS.

1. THE Lords Commissioners of Her Majesty's Treasury hereby give notice that Tenders will be

received at the Chief Cashier's Office at the Bank of England, on Tuesday, the 2nd proximo, at one o'clock, for Treasury Bills to be issued under the Act 40 Vic., cap. 2, to the amount of £1,595,000.

2. The Bills will be in amounts of £1,000, £5,000, or £10,000. They will be dated the 6th day of September, 1879, and will be payable at three or six months after date (at the option of the persons tendering), viz.:—on the 6th December or 6th March next, respectively.

3. *The Tenders must specify the net amount, per cent., which will be given for the amounts applied for; and the tenders of private individuals must be made through a London Banker.*

4. The Bills will be issued and paid at the Bank of England.

5. The persons whose Tenders are accepted will be informed of the same on Wednesday, the 3rd proximo, and payment in full of the amounts of the accepted Tenders must be made to the Bank of England not later than three o'clock, on Saturday, the 6th proximo.

6. The Lords Commissioners of Her Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers, August 25, 1879.

NOTICE TO MARINERS.

(No. 114.)—EASTERN ARCHIPELAGO.—SUMATRA
—WEST COAST.

(1.) *Sunken Rock Westward of Pulo Nias.*

THE German Government has published the following information relative to the existence of a sunken rock lying about 40 miles westward of Pulo Nias, West Coast of Sumatra:—

This danger (Aztec Rock), on which the British barque "Aztec" is reported to have struck in 16 feet water, is said to be situated in lat. 0° 55' N., long. 96° 48' E.

CHINA SEA—TAMBELAN ISLANDS.

(2.) *Bank South Eastward of Camel's Hump.*

Also, of the existence of a bank lying about four miles south-eastward of Camel's Hump, westward of Tambelan Islands.

This bank, Gesine Brons Bank, reported by the master of the German ship "Gesine Brons," who passed it at the distance of one mile, in March, 1879 (on the passage from Singapore to Hong Kong), appeared to have very little water on it.

Position as given, lat. 1° 10' N., long. 106° 57' E.

CARIMATA STRAIT—MONTARAN ISLANDS.

(3.) *Sunken Danger North-West of Napier Island.*

The following information has been received relative to the existence of a sunken danger, north-west of Napier Island, Montaran Islands:—

This danger (Lenore Reef), on which the barque "Lenore" was wrecked in July, 1878, is reported to be steep-to with a depth of about 2 fathoms on it, and to lie with the following bearings, viz.:—

Nangka Island, N.E. $\frac{1}{2}$ N.

Napier Island, S.E. by E.

These bearings place the reef approximately in lat. 2° 37' S., long. 108° 30' E.

[The bearings are magnetic. Variation $1\frac{1}{2}$ Easterly in 1879.]

By command of their Lordships,

Frederick J. Evans, Hydrographer.

Hydrographic Office, Admiralty, London,

11th August, 1879.

This Notice affects the following Admiralty Charts:—

(1.) Indian Ocean, No. 748 b; Acheen Head to Tyingkokh Bay, No. 2760. Also, Hydrographic Notice, No. 9, of 1879, page 63.

(2.) Indian Ocean, No. 748 b; China Sea,

No. 2660 *a*; Eastern Archipelago, No. 941 *a*. Also, China Sea Directory, Vol. II. 1868, page 37.

(3.) Indian Ocean, No. 748 *b*; Eastern Archipelago, No. 941 *a*; Carimata Strait, No. 2160. Also, China Sea Directory, Vol. I, 1878, page 310.

NOTICE TO MARINERS.

(No. 115.)—WEST INDIES—CURACAO ISLAND.

(1.) *Fixed and Flashing Light on Little Curaçao Island.*

THE Netherlands Government has given notice, that on 7th June, 1879, a light was exhibited from a lighthouse recently erected on Little Curaçao Island.

The light is a fixed and flashing light, showing one flash of six seconds' duration in every minute, preceded by an interval of seven seconds' darkness.

The light is elevated 75 feet above high water, and should be visible in clear weather from a distance of 14 miles.

The illuminating apparatus in dioptric or by lenses of the fourth order.

The lighthouse is a round tower, painted white, and stands in the middle of the island between and adjoining two dwellings, each of which is two stories high, and has a red roof.

The pedestal of the lantern, under the framework, is painted blue, and the top of the lantern red.

Position as given, lat. 11° 58' 20" N., long. 68° 38' 20" W.

NOTE.—The light formerly exhibited from the old light tower, and also the auxiliary light shown from the north-west side of the new tower, were discontinued on the 7th June, 1879.

MARTINIQUE ISLAND.

(2.) *Range of Visibility of Caravelle Light.*

The French Government has given notice, that in consequence of the illuminating apparatus at Caravelle Lighthouse being out of repair, the light (fixed) can only be seen in clear weather from a distance of 12 miles.

NOTE.—It is intended to substitute a new illuminating apparatus for that now in use.

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

Hydrographic Office, Admiralty, London,
13th August, 1879.

This Notice affects the following Admiralty Charts:—

(1.) West India Islands and Caribbean Sea, Sheet 2, No. 762; West Indies, Sheet 9, Los Roques to Cabo La Vela, No. 395. Also, Admiralty of Lights in the West India Islands and adjacent Coasts, 1879, No. 98; and West India Pilot, Vol. I, 1872, page 145.

(2.) North Atlantic Ocean, Western Part, No. 2060 *b*; West India Islands and Caribbean Sea, Sheet 2, No. 762; and Martinique Island, No. 371. Also, Admiralty List of Lights in the West India Islands and adjacent Coasts, 1879, No. 16; and the West India Pilot, Vol. II, 1876, page 52.

NOTICE TO MARINERS.

(No. 116.)—NORTH SEA—NETHERLANDS.

(1.) *Tidal Signals indicating Depth on Bar of Hook of Holland Canal.*

THE Netherlands Government has given notice, that the tidal signals established at Hook of Holland Canal, north entrance, will in future indicate the least depth of water on the bar outside the northern mole head, in direction of leading lights.

(2.) *Temporary Discontinuance of Egmond-aan-Zee Lights.*

Also, that pending an alteration in the illuminating apparatus of Egmond-aan-Zee Lights, they will be temporarily discontinued from 10th August, 1879.

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

Hydrographic Office, Admiralty, London,
13th August, 1879.

This Notice affects the following Admiralty Charts:—

(1.) North Sea, No. 2182 *a*; Dover and Calais to Orfordness, &c., No. 140; and Mouth of the Maas, No. 122. Also North Sea Pilot, Part IV, 1878, page 155.

(2.) North Sea, No. 2182 *a*; Zuider Zee, No. 2322. Also, Admiralty List of Lights in the North Sea, 1879, No. 90; and North Sea Pilot, Part IV, 1878, page 163.

NOTICE TO MARINERS.

(No. 117.)—NEW ZEALAND.—NORTH ISLAND.
EAST COAST.

(1.) *Discontinuance of Tararu Point Light.*

THE Government of New Zealand has given notice, that after 31st May, 1879, the light (fixed red) exhibited from the outer extremity of Tararu Wharf, Thames River north entrance point, would be discontinued.

NORTH ISLAND—WEST COAST.

(2.) *Fixed Red Light at Patea River Entrance.*

Also, that on 9th June, 1879, a harbour light would be exhibited from a lighthouse erected on the eastern side of Patea River Entrance.

The light is a fixed red light of the sixth order, elevated 130 feet above high water, and should be visible in clear weather from a distance of about 5 miles.

Position, latitude 39° 46' 45" S., longitude 174° 31' 15" E.

MIDDLE ISLAND—EAST COAST.

(3.) *Danger Signals at Oamaru.*

Also, that the following danger signals are shown from a flagstaff on the cliff immediately south of the breakwater at Oamaru:—

Put to sea or keep at sea:—

By day:—Two balls horizontal on yard, on either side of mast.

By night:—Two white lights placed horizontally, with a red light between them.

NOTE.—In bad weather the green light at the extremity of the breakwater cannot be shown.

As the danger signals have at times to be made during calm weather, mariners must exercise judgment as to the practicability of proceeding to sea from the roadstead.

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

Hydrographic Office, Admiralty, London,
14th August, 1879.

This Notice affects the following Admiralty Charts:—

(1.) New Zealand Islands, No. 1212; New Zealand, North Island, sheet 2, No. 2543; Also, Admiralty List of Lights in South Africa, Australia, &c., 1879, No. 310 *a*; and New Zealand Pilot, 1875, page 75.

(2.) New Zealand Islands, No. 1212, and Cook Strait to Cape Egmont, No. 2054; Also, Admiralty List of Lights in South Africa, Australia, &c., 1879, page 48, and New Zealand Pilot, 1875, page 134.

(3.) New Zealand Islands, No. 1212 and Ninety Miles beach to Otago, No. 2532; Also, New Zealand Pilot, 1875, page 221.

NAVAL PRIZE MONEY.

*Department of the Accountant-General
of the Navy and Comptroller of Navy
Pay, Admiralty, August 22, 1879.*

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the tonnage bounty and proceeds awarded for the slave dhow "Mambo-asa," captured on the 22nd May, 1877, by Her Majesty's ship "Lynx."

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

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

NAVAL PRIZE MONEY.

*Department of the Accountant-General
of the Navy and Comptroller of Navy
Pay, Admiralty, August 22, 1879.*

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the slave and tonnage bounty awarded for the slave dhow, name unknown, and one slave, captured on the 4th and 6th October, 1878, by Her Majesty's ship "London."

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

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

NAVAL PRIZE MONEY.

*Department of the Accountant-General
of the Navy and Comptroller of Navy
Pay, Admiralty, August 22, 1879.*

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the slave and tonnage bounty awarded for the slave dhow "Asmeen," and 19 slaves, captured on the 25th October, 1878, by Her Majesty's ship "London."

Agents or other persons having any just and legal demand, unliquidated, against the award, are required to transmit the particulars of any such demand to the Registrar of the Admiralty Division of Her Majesty's High Court of Justice, 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.

ERRATUM.—In the Schedule of Names of Land Tax Commissioners published in the Gazette of the 19th August, 1879, the name of one of the

Commissioners for the City of London is James Edmeston, and not Edmiston, as erroneously stated in the said Gazette.

Helston Union.—Parish of Crowan.

To the Churchwardens and Overseers of the Poor of the Parish of Crowan, in the county of Cornwall.

And to all others whom it may concern.

WHEREAS the population of the parish of Crowan, in the county of Cornwall, according to the last census, exceeds two thousand persons;

And whereas at a Meeting of the Vestry of the said parish, held, pursuant to public notice in that behalf, on Monday, the 24th day of March, 1879, it was resolved,—

"That the Churchwardens and Overseers of the said parish be, and they are hereby authorized to apply to the Poor Law Board to put in force in the parish so much of the Statute of 13 and 14 Vict., cap. 57, sec. 1, as relates to the provision of a Vestry Room."

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

Now, therefore, we, the Local Government Board, in pursuance of the powers given to us, by the Statutes in that behalf, hereby order as follows:—

ARTICLE I.—So much of the Act passed in the fourteenth year of the reign of Her Majesty, intituled "An Act to prevent the holding of Vestry or other Meetings in Churches, and for regulating the appointment of Vestry Clerks," as relates to the providing of a room or suitable buildings for the purpose of holding Vestry or other Meetings, shall forthwith be applied to and be put in force within the said parish of Crowan.

ARTICLE II.—A copy of this Order shall be published in the London Gazette by the said Churchwardens and Overseers.

Given under the Seal of Office of the Local Government Board, this eleventh day of August, in the year one thousand eight hundred and seventy-nine.

G. Selater-Booth, President.

J. F. Rotton, Assistant Secretary.

Official Notice.

Proposal to Change a Ship's Name.

I EDMUND MOLYNEUX, of Broad Green, in the county of Lancaster, hereby give notice, that in consequence of my recently having purchased the "Fay," and preferring another name, it is my intention to apply to the Board of Trade, under section 6 of the Merchant Shipping Act, 1871, in respect of my ship "Fay," of Glasgow, official number 62,079, of gross tonnage 39.61 tons, of register tonnage 39.61 tons, heretofore owned by Miss Fazakerly, of the Castle, Denbigh, for permission to change her name to "Assegai," to be registered under the said new name at the Port of Liverpool, as owned by me.

Any objections to the proposed change of name must be sent to the Assistant-Secretary, Marine Department, Board of Trade, within fifteen days from the appearance of this advertisement.

Dated at Liverpool, this 19th day of August, 1879.

Edmund Molyneux.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant and convey to the several Incumbents of the churches or benefices named in the schedule hereunto annexed, and their successors, the several sums or payments due and payable in respect of each of the said churches or benefices respectively for procurations and synodals at the visitations to be from time to time held by the Bishop of Norwich and his successors, which said procurations and synodals are now receivable by us as a part of the emoluments of the See of Norwich, in virtue of the provisions contained in the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four, and the amounts of which payments are, as far as the same can be ascertained, set forth in the said schedule, it being the intent and meaning of this grant and conveyance that such of the said procurations and synodals as have been heretofore paid or payable by the Incumbents of the several churches or benefices in respect of which they arise shall henceforth cease to be payable, and that such of the said procurations and synodals as have heretofore been paid or payable by any persons other than such Incumbents as aforesaid shall remain payable, as heretofore, by such persons or their successors, but shall be paid to and receivable by the respective Incumbents of the several churches or benefices.

In witness whereof we have hereunto set our common seal this seventh day of August, in the year one thousand eight hundred and seventy-nine.

(L.S.)

THE SCHEDULE.

ARCHDEACONRY OF NORFOLK.

Name of Church or Benefice.	Procurations.	Synodals.	Name of Church or Benefice.	Procurations.	Synodals.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
<i>Deanery of Brooke.</i>			Shottisham All Saints with Saint Mary and Saint Martin	0 4 2	0 6 6
Bedingham ...	0 1 3	0 3 0	Sisland ...	0 1 2	0 2 0
Bergh Apton with Hol- veston	0 3 4	0 4 3	Surlingham, St. Mary and Saint Saviour	0 1 8	0 3 0
Bixley with Framingham Earl	0 2 1	0 3 0	Stockton ...	0 2 0	0 2 2
Bramerton ...	0 1 6	0 2 0	Stoke, Holy Cross	0 2 0
Brooke ...	0 1 3	0 3 0	Thorpe by Haddiscoe ...	0 0 10	0 1 9
Broome ...	0 1 8	0 0 10	Thurlton ...	0 1 8	0 1 11
Caister, Saint Edmund with Marketshall	0 2 3	0 1 0	Thurton...	0 1 11
Carlton with Ashby	0 3 9	0 1 8	Thwayte ...	0 1 0	0 1 8
Chedgrave ...	0 1 4	0 1 10	Topcroft ...	0 2 8	0 1 6
Claxton	0 2 0	Wheatacre, All Saints ...	0 1 7	0 2 2
Dirchingham ...	0 4 0	0 4 0	Wheatacre, Saint Peter	0 1 10	0 1 4
Ellingham ...	0 3 0	0 3 0	Whitlingham	0 1 4
Framingham Pigot ...	0 0 10	0 2 0	Windell	0 2 0
Gelderston ...	0 1 6	0 2 6	Winston...	0 2 0
Gillingham All Saints and Saint Mary	0 2 7	0 2 10	Woodton ...	0 1 8	0 2 0
Haddiscoe with Toft Monks	0 5 0	0 1 5	Yelverton ...	0 2 6	0 2 0
Hales	0 2 0	<i>Deanery of Burnham.</i>		
Hardley	0 2 0	Bagthorpe ...	0 1 1½	0 1 4
Heckenham	0 2 0	Barmer	0 1 1
Heddenham ...	0 3 4	0 2 5	Barsham, East, with Snoring Parva	0 1 8	0 1 3
Hellington	0 2 0	Barsham, North, ...	0 3 0	0 2 2
Howe ...	0 2 2	0 2 0	Barsham, North, ...	0 1 6	0 1 8
Kirby Bedon, Saint Andrew, with Saint Mary	0 1 6½	0 4 0	Barsham, West... ..	0 1 5	0 2 6
Kirby Cane ...	0 2 6	0 3 0	Brunsthorpe	0 1 2
Kirstead with Laughall...	0 2 6	0 1 2	Burnham Deepdale ...	0 2 9	0 1 8
Langley	0 2 2	Ditto Norton ...	0 4 4½	0 1 4
Loddon	0 3 0	Ditto Overy ...	0 2 0	0 2 0
Mundham, Saint Albert and Saint Peter	...	0 3 2	Ditto Sutton with Ulph	0 4 4½	0 1 8
Norton Subcourse	0 2 2	Ditto Thorpe ...	0 4 10½	0 2 2
Poringland Magna and Parva	0 1 6	0 3 8	Ditto Westgate ...	0 5 2½	0 2 0
Raveningham	0 2 0	Chosell	0 1 1
Rocklana with ...	0 1 8	0 4 0	Creake, North ...	0 8 4	0 1 4
Mediety of Holveston	...	0 0 9	Creake, South ...	0 5 6	0 1 4
Saxlingham Nethergate with Saxlingham Thorpe	0 5 0½	0 2 10	Dunton with Doughton	0 1 4	0 2 3
Seething...	0 2 0	Fakenham ...	0 8 10	0 2 8
			Fulmodeston with Croxtan	0 2 6	0 1 4
			Houghton ...	0 1 3	0 1 11
			Kettlestone ...	0 2 6	0 1 10
			Pensthorpe ...	0 2 6	0 1 8
			Rudham, East with Rudham, West	0 3 5	0 1 10
					0 1 10

Name of Church or Benefice.	Procurations.			Synodals.			Name of Church or Benefice.	Procurations.			Synodals.				
	£	s.	d.	£	s.	d.		£	s.	d.	£	s.	d.		
Ryburgh Parva...	0	1	10	Moulton, All Saints ...	0	1	0½			
Sculthorpe ...	0	4	0	0	1	8	Moulton, Saint Michael	0	1	8	0	2	7		
Stibbard...	0	1	3	and Parva			
Syderstern ...	0	3	5	0	1	2	Mourningthorpe ...	0	1	9	0	0	11		
Tatterford with	}	0	4	4½	0	3	Shelton ...	0	2	0	0	1	5		
Tattersett							0	2	4						
Waterden	0	1	2	Stratton, Saint Mary ...	0	2	6	0	2	3		
<i>Deanery of Cranwich.</i>							Stratton, Saint Michael	0	1	8	0	3	4		
Bodney ...	0	1	7½	0	1	6	and Saint Peter			
Bradenham, East	0	3	0½	0	1	6	Tacolneston ...	0	3	0	0	3	0		
Bradenham, West	0	1	9½	0	2	6	Tasburgh ...	0	2	0	0	2	0		
Buckenham Parva	0	0	9	0	1	8	Tharston ...	0	1	3½	0	1	4		
Cockley Cley, All Saints	0	2	2½	0	4	10	Tibbenham ...	0	1	8½	0	3	8		
and Saint Peter	Wacton Magna and	0	1	3	}	0	0	9	
Coldecot ...	0	0	9½	0	2	6	Parva...	0	0	8					
Colverston	0	1	0	<i>Deanery of Fincham.</i>								
Cranwich ...	0	2	11	0	1	9	Barton, All Saints ...	0	1	5	0	2	0		
Cressingham Magna	0	4	5½	Ditto, Saint Andrew...	0	3	6	0	1	6		
Cressingham Parva	0	3	4½	0	1	6	Ditto, Saint Mary ...	0	1	4	0	1	6		
Croxton ...	0	1	8	0	2	0	Beechamwell, Saint Mary	0	4	1	0	2	8		
Didlington ...	0	3	0½	0	2	0	and Saint John			
Feltwell, Saint Mary	0	3	8½	0	2	0	Bexwell ...	0	1	10½	0	2	0		
Feltwell, Saint Nicholas	0	4	9	0	2	6	Boughton ...	0	2	6	0	2	0		
Gooderstone ...	0	1	7½	0	1	10	Briggs, West	0	2	0		
Hilburgh ...	0	3	4	0	2	2	Crimplesham ...	0	2	0	0	2	0		
Hockwold with	}	0	4	0½	0	1	Denver...	0	4	0	0	2	0		
Wilton							0	1	8						
Holme Hale ...	0	3	2½	0	1	0	Dereham, West	0	3	4		
Langford with	}	0	2	6½	0	1	Downham	0	2	0		
Ickburgh							0	2	0						
Methwold ...	0	2	3½	0	1	0	Downham Market	0	1	8			
Mundeford ...	0	1	11½	0	2	4	Fincham, Saint Martin	0	4	4	0	4	0		
Narburgh with ...	0	4	0½	0	2	0	and Saint Michael	0	2	0		
Narford ...	0	4	0½	0	2	2	Fordham	0	2	0		
Neighton or Necton	0	4	1½	0	1	9	Helgay ...	0	2	6	0	2	0		
Newton ...	0	0	8½	0	1	4	Marham ...	0	1	8	0	4	0		
Northwold ...	0	7	5½	0	2	2	Outwell ...	0	4	0	0	4	0		
Oxburgh with	}	0	7	1½	0	2	Riston	0	2	0		
Ffoulden							0	2	0						
Pickenham, North, with	}	0	2	7½	0	2	Runcton cum Holme	0	3	0	0	1	10		
Houghton on the Hill							0	1	6						
Pickenham, South	0	2	0½	0	2	1	Shingham ...	0	1	1	0	2	10		
Santon ...	0	0	5½	0	1	9	Southery ...	0	1	10½	0	2	0		
Southacre ...	0	2	8½	0	1	6	Stokeferry	0	2	1		
Sporle with	}	0	2	6½	0	2	Stradsett ...	0	0	10	0	2	0		
Palgrave							0	0	9						
Stanford ...	0	1	5	0	2	4	Thorpeland	0	1	0		
Sturston ...	0	3	9	0	2	0	Upwell with Welney	0	4	0	0	1	0		
Swaffham ...	0	3	6½	0	4	8	Watlington ...	0	3	7	0	1	10		
Tofts, West ...	0	2	1	Wereham	0	1	6		
Weeting, All Saints, with	}	0	4	7½	0	4	Wimbotsham with	}	0	2	11	}	0	2	0
Saint Mary							0								
<i>Deanery of Depwade.</i>							Stowbardolph	0	2	0		
Ashwellthorpe, with	0	1	8	0	3	0	Wormegay	0	1	6		
Wrenningham Magna	0	2	6	0	1	6	Wretton	0	1	0		
Wrenningham Ne-	0	2	0	<i>Deanery of Hingham.</i>								
londe and	Barford ...	0	1	1½	0	2	0		
Wrenningham Parva...	0	0	8	Barnham Broom with	}	0	5	4	}	0	3	1
Aslacton ...	0	4	3	0	2	2	Bickerstone and								
Bunwell ...	0	4	0	0	3	8	Kimberley ...	0	2	8					
Carlton Rode ...	0	4	0	0	3	8	Bawburgh ...	0	3	5½	0	1	8		
Fornsett, Saint Mary	0	2	6	Bowthorpe	0	1	11		
Fornsett, Saint Peter	0	2	6	0	4	9	Brandon Parva ...	0	2	0½			
Fritton...	0	2	3	0	2	2	Carleton Forehoe	0	1	5½	0	2	8		
Fundenhall	0	2	8	Colton ...	0	1	7½	0	1	11		
Hapton	0	1	10	Costessey	0	2	2		
Hardwick ...	0	1	3	0	0	9	Cranworth with Letton...	0	3	3	0	3	9		
Hempnall ...	0	1	8	0	4	0	Crownthorpe ...	0	1	2	0	1	0		
							Deopham ...	0	1	4½	0	3	0		
							Dereham, East (Vicarage)	0	4	3	0	3	4		
							Dereham, East (Rectory)	0	10	3½			
							Easton ...	0	1	10½	0	3	0		
							Garveston ...	0	1	11½	0	2	0		
							Hackford ...	0	1	2½	0	0	7		
							Hardingham ...	0	3	9½	0	2	5		

Name of Church or Benefice.	Procurations.			Synodals.			Name of Church or Benefice.	Procurations.			Synodals.		
	£	s.	d.	£	s.	d.		£	s.	d.	£	s.	d.
Wretham, East...	0	2	10½	0	1	0	Barton Turf with	0	2	7	0	2	9
Wretham, West	0	3	1½	0	1	0	Irstead	0	2	7	0	1	4
<i>Deanery of Southrepps.</i>							Beston, Saint Lawrence	0	1	6	0	1	8
Alborough	0	2	0	0	1	9	Bradfield	0	0	11½	0	1	4
Antingham, Saint Mary and Saint Margaret	0	1	6½	0	3	0	Brunstead	0	1	6¾	0	3	0
Aylmerton	0	1	7¾	0	1	0	Catfield	0	3	9	0	1	11
Barningham Norwood	0	1	8	0	1	8	Crostwick	0	1	4	0	1	0
Barningham Town	0	1	8	0	1	6	Dilham with	0	1	6¼	0	1	10
Bassingham	0	1	1	0	1	6	Honing	0	1	6¼	0	1	10
Beeston Regis	0	4	0	0	1	6	Eccles	0	2	0	0	1	2
Cromer	0	2	3¾	0	1	0	Felmingham (Vicarage)	0	1	6	0	2	8
Edingthorpe	0	1	3¾	0	2	0	Felmingham (Rectory)	0	1	6	...		
Felbrigg with	0	3	5¾	0	2	0	Happisburgh	0	1	7	0	2	7
Metton	0	3	5¾	0	2	0	Hempstead with	0	3	10	0	1	8
Gresham	0	1	8½	0	1	11	Lessingham	0	3	10	0	0	10
Gunton with	0	3	3¼	0	1	6	Hickling	0	1	3¾	0	2	0
Hanworth	0	3	3¼	0	1	1	Horning	...			0	1	0
Girringham	0	3	0	0	2	6	Horsey	0	0	9½	0	1	4
Knapton	0	3	4	0	1	0	Hoveton, Saint Peter with Saint John	...			0	2	4
Matlask	0	1	3	0	0	10	Ingham	...			0	2	0
Mundesley	0	2	1½	0	1	9	Ludham	0	1	4	0	3	2
Northrepps	0	4	6	0	2	3	Neatishead	0	0	11	0	4	0
Overstrand	0	0	6½	0	1	7	Palling	0	0	7	0	1	0
Paston	0	1	8	0	2	7	Potter Heigham	0	1	8	0	2	4
Plumstead	0	1	3½	0	1	10	Ruston, East, with	0	3	11½	0	2	7
Roughton	0	1	6	0	1	8	Ridlington	0	3	11½	0	3	0
Runston	0	2	6	0	1	6	Sloley	0	1	4	0	1	8
Southrepps	0	4	0	0	2	3	Smallburgh	0	2	6¾	0	1	8
Suffield	0	3	6	0	2	3	Stalham	0	1	3	0	2	8
Sustead	...			0	1	5	Sutton	0	1	8½	0	1	2
Sydestrand	0	1	4½	0	1	4	Swafeld	0	1	6	0	2	0
Thorpe Market	0	1	4½	0	1	6	Tunstead, with	0	4	7½	0	2	0
Thurgarton	0	2	4	0	1	10	Ruston Sco	0	4	7½	0	2	8
Trimingham	0	1	6	0	1	4	Walcott	...			0	2	0
Trunch	0	2	6¾	0	1	8	Walsham, North, with	0	3	4	0	2	9
<i>Deanery of Waxham.</i>							Antingham Saint Margaret	...			0	2	8
Ashmanhugh	...			0	2	0	Waxham	...			0	2	8
Bacton	0	1	3½	0	1	6	Westwick	0	2	5	0	1	6
							Witton	0	1	2	0	1	0
							Worstead	0	2	6	0	2	0

ARCHDEACONRY OF NORWICH.

Name of Church or Benefice.	Procurations.			Synodals.			Name of Church or Benefice.	Procurations.			Synodals.		
	£	s.	d.	£	s.	d.		£	s.	d.	£	s.	d.
<i>Deanery of Blofield.</i>							Moulton	0	1	4	0	2	0
Acle	0	5	0	0	1	0	Plumstead Magna	...			0	1	0
Beighton	0	3	8	0	1	0	Plumstead Parva with	0	3	7	0	1	0
Blofield	0	5	10	0	1	0	Witton	0	3	7	0	1	0
Braydeston	0	1	4	0	1	0	Postwick	0	2	6	0	1	0
Brunsdale	0	1	1½	0	1	0	Ranworth	0	1	0	0	2	4
Buckenham with	0	2	6	0	1	0	Reedham with Free-	0	4	6	0	2	8
Hassingham	0	2	6	0	1	0	thorpe	0	4	6	0	0	8
Burlingham, Saint Andrew, with Saint Edmund	0	6	0	0	1	0	Southwood	...			0	1	0
Burlingham, Saint Peter	0	1	3	0	1	0	Strumpshaw	0	2	0	0	1	0
Cantley	0	3	6	0	2	8	Thorpe Episcopi	0	2	0	...		
Fishley	0	1	3	0	0	8	Tunstall	...			0	1	7
Halvergate	0	1	3	0	2	8	Upton	0	1	3	0	2	4
Hemblington	...			0	1	0	Walsham, St. Lawrence	0	3	4	0	2	0
Lippenhoe	0	2	2	0	2	2	Walsham, Saint Mary	0	1	3	0	2	0
Lingwood	...			0	1	0	Wickhampton	0	1	0	0	1	0
							Woodbastwick with	0	1	6	0	2	4
							Pauxworth	0	1	6	0	1	0

Name of Church or Benefice.	Procurations.	Synodals.	Name of Church or Benefice.	Procurations.	Synodals.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
<i>Deanery of Breccles.</i>			<i>Deanery of Holt.</i>		
Ashill	0 4 11	0 1 8	Ormesby Saint Margaret and Saint Michael	0 2 6	...
Breccles	0 1 11½	0 2 0	Repps-cum- Bastwick	...	0 1 10
Carbrooke	0 1 10¾	0 3 0	Rollesby... ..	0 4 3	0 1 1
Caston	0 3 0	0 2 0	Runham... ..	0 1 0	0 3 0
Ellingham Magna and Parva... ..	0 3 4¾	0 2 0	Somerton, West...	0 1 0
Griston	0 1 10½	0 2 0	Stokesby with Herringby	0 4 7	0 2 8
Merton	0 1 6	0 1 8	Thrigby	0 1 6	0 1 4
Ovington	0 1 9½	0 1 8	Winterton and East Somerton	0 5 2	0 1 9
Saham Toney	0 5 5½	0 2 0			0 1 0
Scoulton... ..	0 2 6¾	0 2 0			
Stowbedon	0 1 3	0 2 0			
Thompson	0 2 6			
Threxton	0 1 9½	0 1 8			
Tottington	0 1 8½	0 1 6			
Watton	0 1 9	0 1 8			
<i>Deanery of Brisley.</i>					
Beeston	0 3 3	0 1 5	Bayfield... ..	0 1 0	0 1 8
Beetley	0 2 4¼	0 1 4	Bodham... ..	0 2 3	0 2 4
Bilney, East	0 1 5½	0 1 8	Borough Parva with Melton Constable	0 2 6	0 1 3
Bittering Parva... ..	0 0 8½	0 1 8	Briningham	0 2 3
Brisley	0 2 1¼	0 1 8	Brinton with Thornage	0 3 10½	0 0 6
Dunham, Saint Andrew	...	0 1 1	Briston	0 1 11½	0 1 0
Dunham Magna... ..	0 3 0½	0 1 1	Cley	0 5 8	0 2 3
Dunham Parva	0 2 5½	0 1 7	Edgefield	0 2 10	0 1 8
Elmham North	0 3 5¼	0 1 4	Fielddalling	0 1 4¼	0 2 5
Fransham Magna	0 1 11½	0 0 11	Gunthorpe with Bale	0 5 11	0 1 8
Fransham Parva	0 1 7½	0 0 11	Hempstead	0 1 9¼	0 1 0
Gateley	0 0 9½	0 1 4	Holt	0 2 11½	0 2 5
Gressenhall	0 3 11	0 1 8	Kelling	0 3 0	0 2 3
Horningtoft	0 1 8¾	0 1 5	Langham Parva with Blakeney and Cockthorpe and Glandford	0 8 9	0 1 6
Kempston	0 1 2¾	0 1 0	Langham Episcopi	...	0 0 8
Lexham, East	0 2 1	0 1 4	Langham Regis	0 1 1½	0 1 0
Lexham, West	0 1 4¾	0 1 0	Letheringsett	0 3 0	0 1 8
Litcham	0 2 3¼	0 1 9	Salthouse	0 5 0	0 1 6
Longham	0 1 3	Saxlingham	0 5 8½	0 1 10
Mileham... ..	0 2 9¼	0 1 4	Sharrington	0 2 6½	0 1 8
Oxwick	0 1 7½	0 1 0	Stodey with Hunworth	0 2 6½	0 1 8
Pattesley	0 1 8	Waybourne	0 3 0
Rougham	0 0 4¼	0 2 0	Wiveton... ..	0 3 9	0 1 5
Scaming... ..	0 4 9	0 2 0	Woodnorton, All Saints	...	0 1 0
Stanfield... ..	0 1 8½	0 1 4	Woodnorton, Saint Peter	...	0 1 0
Swanham Morley with Worthing	0 3 10½	0 1 0			
Teterton... ..	0 1 3	...			
Titleshall-cum- Godwick	0 2 9	0 2 0			
Weasenham All Saints with Saint Peter	0 3 10½	0 0 8			
Wellingham	0 1 4¼	0 1 0			
Wendling	0 1 0			
Whissonsett	0 2 6½	0 1 4			
<i>Deanery of Flegg and Yarmouth.</i>			<i>Deanery of Ingworth.</i>		
Ashby with Oby and Thirn	0 3 9	0 1 6	Alby	0 1 10¾	0 1 0
Billockby	0 0 7¼	0 0 7	Aylsham	0 4 6	0 2 3
Burgh Saint Mary and Saint Margaret	0 3 2	0 1 0	Baconsthorpe	0 2 3	0 1 9
Caister Saint Edmund and Holy Trinity	0 2 6	0 1 1	Banningham	0 2 8½	0 0 8
Clippesby	0 1 8	0 0 8	Barningham Parva	0 1 5½	0 0 9
Filby	0 2 9¼	0 3 0	Beckham, West...	0 0 8
Hemsby	0 1 1	0 2 0	Belaugh... ..	0 1 6	0 0 8
Mantby	0 3 4	0 3 0	Blickling	0 2 8	0 0 8
Martham	0 1 8	0 1 0	Booton	0 1 11	0 1 1½
			Borough... ..	0 1 11½	0 0 9
			Brampton	0 1 3	0 0 9
			Buxton	0 1 5	0 1 1½
			Calthorp	0 1 6
			Cawston... ..	0 3 11	0 1 3
			Colby	0 2 2¼	0 0 8
			Coltishall	0 1 9¼	0 1 4
			Corpustye	0 1 2	0 1 0
			Erpingham	0 2 5¼	0 1 8
			Hautbois Magna	0 1 1	0 0 8
			Hevingham	0 2 8½	0 1 10
			Heydon	0 3 8½	0 1 8

Name of Church or Benefice.	Procurations.	Synodals.	Name of Church or Benefice.	Procurations.	Synodals.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
Ingworth ...	0 1 3	0 0 9	Walpole, Saint Peter ...	0 5 3	0 1 10
Irmingland	0 0 9	Walsoken ...	0 7 8	0 2 0
Itteringham ...	0 1 5½	0 1 0	Walton, West, First Me-	0 4 2	0 3 10
Lammas with Hautbois Parva }	0 1 9	0 0 8	diety, Eliensis	0 4 0	...
Mannington ...	0 0 5½	0 0 9	Walton, West, other Me-
Marsham ...	0 2 7½	0 1 10	diety, Lewes	0 1 6	0 1 0
Oulton ...	0 2 0½	0 0 9	Wiggenhall, Saint Ger-	0 2 1	0 1 0
Oxnead ...	0 2 3½	0 0 10	man	0 3 1½	0 1 0
Saxthorpe ...	0 1 2	0 2 1	Wiggenhall, Saint Mary	0 1 6	0 1 0
Scottow ...	0 2 2	0 0 9	Magdalen	0 3 1½	0 1 0
Scottow	0 2 5	Wiggenhall, Saint Mary	0 2 1	0 1 0
Skeyton ...	0 2 4½	0 1 4	the Virgin	0 1 6	0 1 0
Stratton Strawless	0 2 1	0 1 6	Wiggenhall, Saint Peter
Swanton Abbott	0 1 7½	0 0 9			
Thwayte ...	0 1 9	0 1 0	<i>Deanery of Norwich.</i>		
Tuttington ...	0 1 3	0 3 4	Norwich, All Saints, }	0 4 1½	0 0 6
Woolterton with Wickmere }	0 4 3	0 0 9	with Saint Julian }	...	0 0 6
		0 0 9	Norwich, Saint Andrew	...	0 0 6
			Norwich, Saint Augustine	0 1 8½	0 0 6
<i>Deanery of Lynn.</i>			Norwich, Saint Benedict	...	0 0 6
Anmer ...	0 2 0	0 1 4	Norwich, Saint Clement	0 1 10½	0 0 6
Appleton ...	0 2 0	0 1 0	Norwich, Saint Edmund	0 1 1	0 0 6
Ashwicken with Leziate }	0 1 8	0 1 4	Norwich, Saint Etheldred	...	0 0 6
Bawsey ...	0 1 0	0 1 4	Norwich, Saint George	...	0 0 6
Bilney, West	0 1 0	Colegate	...	0 0 6
Castleacre ...	0 1 4	0 2 8	Norwich, Saint George	...	0 0 6
Congham, Saint Mary and Saint Andrew }	0 3 1½	0 1 0	Tombland	...	0 0 6
Congham, All Saints	...	0 1 0	Norwich, Saint Giles	0 0 6
Dersingham ...	0 1 4	0 1 4	Norwich, Saint Gregory	...	0 0 6
Fritcham	0 2 8	Norwich, Saint John	0 1 9½	0 0 6
Gayton ...	0 2 1	0 1 10	Maddernmarket	...	0 0 6
Gaywood ...	0 1 5	...	Norwich, Saint John	...	0 0 6
Geytonthorpe ...	0 1 6	0 1 4	Sepulchre	...	0 0 6
Grimstone ...	0 6 8	0 3 0	Norwich, Saint John	...	0 0 6
Harpley ...	0 5 6	0 1 4	Timberhill	...	0 0 6
Hillington ...	0 3 4	0 2 0	Norwich, Saint Lawrence	0 1 2	0 0 6
Massingham, All Saints, and Massingham Magna and Saint Mary }	0 8 4	0 2 0	Norwich, Saint Margaret	0 1 4½	0 0 6
Massingham Parva ...	0 2 5	0 1 4	Norwich, Saint Martin	...	0 0 6
Middleton ...	0 1 10	0 2 0	Coslany	...	0 0 6
Newton, West ...	0 1 4	0 0 8	Norwich, Saint Martin at Palace	...	0 0 6
Pentney	0 1 0	Norwich, Saint Mary Coslany	...	0 0 6
Runoton, North, with Hardwick and Setchley	0 2 1½	0 3 0	Norwich, Saint Mary in the Marsh	0 1 3	...
Sandringham with Babingley }	0 2 6	0 0 8	Norwich, Saint Michael	0 3 4	0 0 6
Walton, East ...	0 1 6½	...	at Coslany	0 1 7½	0 0 6
Do. Saint Andrew	...	0 2 0	Norwich, Saint Michael at Plea	...	0 0 6
Do. Saint Mary	0 3 0	Norwich, Saint Michael at Thorn	...	0 0 6
Winch, East ...	0 2 0	0 2 4	Norwich, Saint Peter at Hungate	0 0 9½	0 0 6
Winch, West ...	0 2 5	0 2 8	Norwich, Saint Peter per Mountergate	...	0 0 6
Wolverton ...	0 3 0	0 0 8	Norwich, Saint Peter at Southgate	0 0 8½	0 0 6
			Norwich, Saint Simon and Saint Jude	0 0 10½	0 0 6
<i>Deanery of Lynn Marshland.</i>			Norwich, Saint Stephen	0 2 3	0 0 6
Clenchwarton ...	0 3 7	0 1 0	Norwich, Saint Swithin	0 1 6½	0 0 6
Islington ...	0 1 8	0 1 10	Trowse and Lakenham	0 1 3	...
Lynn, All Saints	0 4 7	0 1 0			
Do. Saint Edmund ...	0 3 3½	0 1 0	<i>Deanery of Sparham.</i>		
Do. Saint Peter ...	0 2 3	0 1 0	Alderford with Attlebridge }	0 2 2	0 1 4
Terrington, Saint Clement	0 8 7	0 3 0	Bawdeswell ...	0 1 9	0 1 8
Terrington, Saint John...	0 5 10	...	Billingsford ...	0 1 10½	0 1 10
Tilney, All Saints and Saint Lawrence	0 7 6	0 3 8	Bintry ...	0 2 6	0 1 11
Walpole, Saint Andrew	0 6 8	0 1 10			

Name of Church or Benefice.	Procurations.	Synodals.	Name of Church or Benefice.	Procurations.	Synodals.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
Brandeston	0 1 10½	...	Salehouse with	0 1 11½	0 1 0
Bylaugh...	0 1 10	Wroxham
Elsing	0 1 4½	0 1 10	Spixworth	0 1 6	0 1 0
Foulsham	0 6 11½	0 1 8	Taverham	0 2 1	0 1 0
Foxley	0 1 8	0 1 10			
Guestwick	0 1 3	0 1 6	<i>Deanery of Thetford.</i>		
Guist	0 1 5½	0 1 6	Thetford Saint Cuthbert	0 1 3½	...
Haverlingland or Hayer-	0 1 1½	0 1 6	with Holy Trinity		
land			Thetford Saint Peter	0 0 7½	...
Hindolveston	0 1 6½	0 1 8	with Saint Nicholas		
Lyng	0 2 9	0 1 10			
Morton alias Helming-	0 0 11½	0 0 6	<i>Deanery of Toftrees.</i>		
ham			Colkirk, Saint Mary	0 5 5	0 2 0
Reepham alias Hackford	0 3 7½	0 1 4	with Stibbard		
with Whitwell			Helhoughton with		
Reepham Saint Mary	0 4 6	0 2 6	Rainham St. Martin }	0 1 8	0 1 7
with All Saints			Hempton	0 1 7
Ringland	0 0 10	0 1 3	Pudding Norton ...	0 1 6	0 0 9
Sall	0 3 3	0 1 8	Rainham St. Margaret }		0 1 7
Sparham	0 2 5½	0 1 0	Rainham Saint Mary }	0 8 0	0 1 7
Swannington with			Ryburgh Magna with	0 5 7½	0 2 0
Wooddalling }	0 8 9	0 1 8	Parva		
Themilthorpe	0 1 0½	0 1 1	Sherringford	0 2 8	0 1 4
Thurning	0 1 9	0 1 4	Testerton	0 1 4
Twyford	0 1 3	0 0 5	Toftrees... ..	0 1 11½	0 1 7
Weston	0 2 2½	0 1 8			
Witchingham St. Mary }		0 1 8	<i>Deanery of Walsingham.</i>		
Witchingham St. Faith }	0 2 5½	0 0 10	Barney	0 1 8	0 1 6
Woodnorton with			Binham	0 1 8	0 3 0
Swanton Novers	0 3 1	0 1 3	Egmere	0 2 0	0 1 6
			Hindringham	0 2 3	0 1 3
<i>Deanery of Taverham.</i>			Holkham	0 2 2	0 3 0
Beeston	0 0 10	...	Houghton	0 2 0	0 1 4
Beeston, Saint Andrew	...	0 1 0	Snoring Magna with		
Catton	0 1 0½	...	Thursford }	0 8 0	0 2 8
Croswick	0 0 8½	0 1 0	Stiffkey Saint John }		0 1 4
Felthorpe	0 1 0	0 1 0	with Saint Mary }	0 10 9	0 1 8
Frettenham with			and Morston }		0 1 8
Stanninghall }	0 2 11	0 1 0	Walsingham All Saints	...	0 2 0
Haynford	0 1 6½	0 1 0	Ditto Parva	0 2 8
Hellesdon with			Ditto Saint Peter	...	0 2 0
Drayton	0 4 6½	0 1 0	Warham, All Saints ...	0 4 0	0 1 4
Horsford	0 1 0½	0 1 0	Warham, Saint Mary }		0 1 4
Horsham, Saint Faith	0 1 0	Magdalen with	0 2 11	
Horstead	0 1 10½	0 1 0	St. Mary the Virgin }		0 1 8
Rackheath	0 1 8	...	Wells	0 6 8	0 2 0
Rackheath Major	0 1 0	Wighton	0 2 10½	0 1 8
Rackheath Minor	0 1 0			

ARCHDEACONRY OF SUFFOLK.

Name of Church or Benefice.	Procurations.	Synodals.	Name of Church or Benefice.	Procurations.	Synodals.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
<i>Deanery of Bosmere.</i>			Flowton... ..	0 0 10½	0 1 0
Ashbocking	0 2 5½	0 2 8	Gosbeck... ..	0 2 0½	0 2 0
Badeley	0 1 1	Hemingston	0 2 1½	0 2 0
Bailham... ..	0 3 1½	...	Mickfield	0 2 4½	0 2 0
Bailham, Saint Peter	0 2 0	Nettlestead	0 2 1½	0 2 0
Barking with Darmsden	0 6 10½	0 6 0	Offton with		
Battisford	0 2 0	0 2 0	Bricet Parva }	0 1 11½	0 2 0
Blakenham Magna	0 1 8½	0 1 0	Ringshall	0 2 11½	0 2 0
Blakenham Parva	0 2 6½	0 2 0	Somersham	0 2 0	0 2 0
Bramford	0 3 3½	0 2 0	Stonham Aspal	0 4 10½	0 2 0
Bricet Magna	0 2 0	Stonham, Earl	0 4 3½	0 2 0
Coddenham with Crow-	0 3 0	0 6 0	Stonham, Little	0 2 5½	0 2 0
field			Willisham	0 2 0

Name of Church or Benefice.	Procurations.			Synodals.			Name of Church or Benefice.	Procurations.			Synodals.		
	£	s.	d.	£	s.	d.		£	s.	d.	£	s.	d.
<i>Deanery of Carlesford.</i>							Kelsale with	0	5	10 ³ / ₄	0	3	0
Bealings Magna ...	0	2	6 ³ / ₄	0	2	0	Carlton	0	6	0	0	8	
Bealings Parva ...	0	1	6 ³ / ₄	0	1	0	Knoddishall with	0	2	9	0	2	
Brightwell	0	1	0	Buxlow	0	0	1	0	0	
Burgh ...	0	2	0 ¹ / ₂	0	2	0	Leiston	0	2	0	
Clopton ...	0	4	2	0	2	0	Linstead Magna	0	2	0	
Culpho ...	0	1	4 ¹ / ₂	0	1	0	Middleton with Fordley	0	1	3	0	2	
Foxhall	0	1	0	Reydon ...	0	3	4	0	2	
Grundesburgh ...	0	4	4 ³ / ₄	0	2	0	Sibton and Peasenhall ...	0	2	1 ¹ / ₂	
Hasketon ...	0	3	4	0	2	0	Sotherton	0	1	0	
Kesgrave	0	2	0	Spexhall	0	3	6	0	1	
Martlesham ...	0	2	8 ³ / ₄	0	2	0	Steven	0	1	0	
Newbourn ...	0	1	9 ³ / ₄	0	2	0	Thelverton	0	6	6	0	2	
Otley ...	0	4	1	0	2	0	Thorington	0	1	9	0	1	
Rushmere ...	0	1	1	0	2	0	Ubbeston	0	1	8	0	1	
Tuddenham ...	0	2	8	0	2	0	Uggeshall	0	4	8	0	2	
Witnessham ...	0	4	8	0	2	0	Walpole	0	1	0	
Woodbridge	0	2	0	Wangford	0	2	0	
<i>Deanery of Cleydon.</i>							Wenhaston	0	1	6	0	2	0
Ashfield with Thorpe	0	4	4	Westhall	0	2	6 ¹ / ₂	0	2	
Barham ...	0	3	1 ¹ / ₂	0	2	0	Westleton	0	2	0	0	2	
Cleydon with Akenham	0	4	10 ³ / ₄	0	2	0	Wissett	0	2	0	
Debenham ...	0	3	9 ¹ / ₂	0	2	0	Wrentham	0	5	4	0	2	
Framsden ...	0	2	6	0	2	0	Yoxford	0	1	5 ¹ / ₄	0	7	
Helmingham ...	0	4	6	0	2	0	<i>Deanery of Hartmets.</i>						
Henly ...	0	2	6	0	2	0	Aspal	0	1	0	
Pettaugh ...	0	2	5	0	2	0	Bacton ...	0	2	4 ³ / ₄	0	1	
Swillond ...	0	1	10 ¹ / ₂	0	2	0	Bingate ...	0	3	4 ³ / ₄	
Westerfield ...	0	2	10 ¹ / ₂	0	2	0	Braisworth	0	1	1 ¹ / ₂	0	1	
Winston ...	0	2	3 ¹ / ₂	0	2	0	Broom with Oakley	0	4	9 ³ / ₄	0	1	
Witton with Thurlton	0	1	7 ³ / ₄	0	2	0	Burgate	0	1	4	
<i>Deanery of Colneys.</i>							Cotton ...	0	3	10 ¹ / ₂	0	1	6
Bucclesham ...	0	2	3 ¹ / ₄	0	2	0	Eye ...	0	2	11 ¹ / ₂	0	2	
Falkenham ...	0	1	10 ³ / ₄	0	1	0	Finningham	0	2	7 ³ / ₄	0	1	
Helmly ...	0	1	3	0	1	0	Gislingham	0	6	6 ¹ / ₂	0	1	
Kirton ...	0	1	5	0	2	0	Melles ..	0	2	5 ³ / ₄	0	1	
Levington with Nacton	0	3	7 ¹ / ₂	0	1	0	Mendlesham	0	3	7 ¹ / ₂	0	1	
Trimley, Saint Martin ...	0	3	0	0	2	0	Occold ...	0	4	9 ¹ / ₂	0	1	
Trimley, Saint Mary with Stratton	0	4	2	0	2	0	Palgrave	0	4	10 ³ / ₄	0	1	
Walringfield ...	0	1	2 ¹ / ₂	0	1	0	Redgrave cum Botesdale	0	1		
Walton with Felixton	0	2	5 ¹ / ₂	Redlingfield	0	6	4	0	1	
<i>Deanery of Dunwich.</i>							Rickingham Inferior	0	4	0 ³ / ₄	0	1	5
Aldringham with Thorpe	0	1	4	Rickingham Superior	0	2	5	0	1	
Benacre with ...	0	8	10	0	2	0	Rishangles	0	1	11	0	1	
Easton Bayent and Northales, alias Covehithe	0	2	0	Stoke Ash	0	2	9 ¹ / ₂	0	1	
Blyford	0	1	0	Sturston ...	0	1	8 ³ / ₄	0	1	
Bramfield ...	0	1	7 ¹ / ₄	0	2	0	Thorndon	0	6	1 ¹ / ₄	0	1	
Brampton ...	0	5	0	Thornham Magna with Parva	0	3	1	0	2	
Cove, South	0	1	6 ¹ / ₂	0	1	0	Thrandedon	0	3	4	0	1	
Cratfield ...	0	3	9 ¹ / ₂	0	1	0	Thwayte	0	1	6 ¹ / ₂	0	1	
Darsham ...	0	1	1 ¹ / ₂	0	2	0	Westhorpe	0	1	2 ³ / ₄	0	1	
Dunwich ...	0	1	3 ¹ / ₄	Wetheringset cum Brockford	0	3	4 ³ / ₄	0	1	
Frostenden ...	0	3	0	0	2	0	Wickham Skeith	0	1	4 ¹ / ₂	0	1	
Halesworth with Chedleston	0	6	7 ¹ / ₂	0	2	0	Wiverton	0	2	2 ¹ / ₂	0	2	
Haveningham ...	0	2	10	0	2	0	Wortham Jarvis with Everard	0	6	6 ³ / ₄	0	2	
Henstead ...	0	3	0	0	2	0	Yaxley ...	0	1	7	0	1	
Holton ...	0	2	8	0	2	0	<i>Deanery of Hozne.</i>						
Huntingfield with Cookley	0	5	0	0	1	0	Athlington	0	1	2 ¹ / ₂	0	1	
				0	1	0	Badingham	0	5	8 ¹ / ₂	0	2	
				0	2	0	Bedfield	0	3	6	0	2	
				0	2	0	Bedingfield	0	2	0	0	1	
				0	2	0	Denham ...	0	1	3	0	1	
				0	1	0	Dennington	0	9	0 ³ / ₄	0	3	

Name of Church or Benefice.	Procurations.	Synodals.	Name of Church or Benefice.	Procurations.	Synodals.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
Fressingfield with Witherdale	0 6 1½	0 4 0	Lound ...	0 2 0	0 1 1
Horham ...	0 3 1	0 2 4	Lowestoft ...	0 2 6	0 1 5
Hoxne ...	0 3 0½	...	Mutford with Barnby	0 1 11½	0 2 0
Kenton ...	0 2 0	0 2 5	Oldton ...	0 3 8	0 1 5
Laxfield	0 2 8	Pakefield ...	0 3 6	0 0 9
Mendham ...	0 1 3¼	0 1 4	Rushmere ...	0 1 10	0 1 6
Mendham Priory	0 2 0	Somerlyton ...	0 3 0	0 1 5
Monk Soham ...	0 4 10½	0 1 10	<i>Deanery of Orford.</i>		
Stradbroke ...	0 2 6	0 3 0	Aldeborough ...	0 8 4	0 4 0
Syleham	0 1 10	Benhall ...	0 1 9¼	0 1 0
Tannington with Brundish	0 3 1½	0 3 0	Blaxhall ...	0 5 0	0 3 0
Weybread ...	0 1 2½	0 1 0	Bruisyard	0 1 0
Wilby ...	0 6 7	0 2 8	Chesilford ...	0 1 3½	...
Wingfield	0 2 0	Chillesford	0 2 0
Worlingworth with Southolt	0 4 10¼	0 3 4	Cransford ...	0 1 8	0 2 0
<i>Deanery of Ipswich.</i>			Farnham	0 1 6
Ipswich, Saint Clement	0 2 2	0 1 4	Friston ...	0 1 3	0 2 0
Ipswich, Saint Helen	...	0 1 4	Glemham Magna with Parva	0 1 6	0 2 0
Ipswich, Saint Margaret	...	0 3 0	Iken ...	0 1 8	0 2 0
Ipswich, Saint Mary Stoke	0 3 0	0 1 4	Rendham	0 2 4
Ipswich, Saint Matthew...	0 1 3	0 2 0	Saxmundham ...	0 2 2½	0 2 0
Ipswich, Saint Stephen...	0 1 1½	0 1 4	Snape ...	0 1 3½	0 3 0
<i>Deanery of Loes.</i>			Sternfield ...	0 2 2¼	0 2 0
Boulge with Debach	0 1 5¼	0 2 0	Stratford, Saint Andrew	0 1 3	0 2 0
Boyton	0 2 8	Sudbourn with Orford	0 8 4	0 3 0
Brandeston ...	0 2 5½	0 2 0	Sweffling ...	0 2 3½	0 2 0
Camsey Ash ...	0 3 6¾	0 2 4	Tunstall and Dunningworth	0 5 3	0 3 0
Charsfield	0 2 4	Wantisden	0 2 0
Cretingham ...	0 2 5½	0 2 0	<i>Deanery of Samford.</i>		
Easton ...	0 2 8¾	0 2 5	Belstead ...	0 1 10	0 1 1
Eike ...	0 3 9	0 2 4	Bentley ...	0 1 6½	0 2 0
Framlingham with Saxtead	0 10 10	0 3 8	Bergholt East	0 1 0
Hacheston	0 2 0	Brantham with Bergholt	0 6 4½	0 3 9
Hooe	0 2 0	Capel with Wenham Parva	0 3 5¾	0 2 0
Kettleburgh ...	0 4 0	...	Chattisham ...	0 1 4¼	0 1 4
Letheringham	0 2 4	Chelmondston ...	0 1 2	0 2 4
Marlesford ...	0 2 4	0 2 0	Copdock with Washbrooke	0 4 6	0 1 0
Monewden ...	0 2 2	0 2 0	Erwarton ...	0 2 8	0 1 0
Parham ...	0 1 6½	0 4 0	Freston ...	0 1 7¼	0 1 4
Rendlesham ...	0 6 2	0 2 0	Harkstead ...	0 2 9½	0 1 0
Soham Earl ...	0 2 6	0 2 8	Higham ...	0 1 4	0 2 0
<i>Deanery of Lothingland.</i>			Hintlesham ...	0 8 4½	0 4 0
Ashby ...	0 1 6	0 1 1	Holbrooke ...	0 2 10¼	0 2 0
Belton ...	0 4 5¼	0 1 1	Holton ...	0 1 11	...
Blundeston with Flixton	0 3 4	0 1 5	Holton, Saint Mary	...	0 2 0
Bradwell ...	0 7 0	0 1 9	Roydon ...	0 3 6	0 2 4
Burgh Castle ...	0 1 8	0 1 5	Shelly	0 2 0
Carlton Colville ...	0 3 1½	0 2 0	Shotley ...	0 5 0	0 2 8
Corton ...	0 3 10½	0 1 1	Sproughton ...	0 5 2½	0 2 0
Fritton ...	0 1 8	0 1 1	Stratford, Saint Mary	0 3 3	0 1 4
Gisleham ...	0 3 4	0 2 2	Stutton ...	0 3 2½	0 2 0
Gorleston with Southtown and Westtown	0 2 9	0 1 5	Tattingstone ...	0 1 8	0 2 0
Gunton ...	0 1 4	0 1 1	Wenham Magna ...	0 2 2	0 1 4
Herringfleet	0 1 1	Wherstead ...	0 1 4	0 2 4
Hopton	0 1 1	Woolverstone ...	0 1 4¼	0 2 0
Kessingland ...	0 2 6	0 2 8	<i>Deanery of South Elmham.</i>		
Kirkley ...	0 1 5¼	0 1 1	Elmham, South, All Saints, and Saint Nicholas	0 3 6	...
			Elmham, Saint James ...	0 2 0	...
			Elmham, Saint Peter with Saint Margaret	0 3 6½	...

Name of Church or Benefice.	Procurations.	Synodals.	Name of Church or Benefice.	Procurations.	Synodals.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
Elmham, Saint Michael	0 1 2½	...	Iketshall, Saint John ...	0 2 2	0 0 9
Flixton ...	0 1 6	...	Iketshall, Saint Lawrence	...	0 1 0
Homersfield with Sandcroft	0 3 10	...	Iketshall, Saint Margaret	0 1 5	0 2 8
<i>Deanery of Stow.</i>			Mettingham ...	0 1 8½	0 2 8
Buxhall ...	0 5 0	0 2 0	Redisham Magna	...	0 1 6
Combs ...	0 6 5½	0 2 0	Ringsfield with Redisham Parva	0 3 0	0 1 9
Creeting, All Saints } with Saint Olave }	0 3 8½	0 2 0	Shaddingfield ...	0 3 0	0 2 0
Creeting, Saint Mary ...	0 1 11½	0 2 0	Shipmeadow ...	0 2 6	0 1 0
Creeting, Saint Peter ...	0 2 6½	0 2 0	Sotterley ...	0 2 6	0 1 9
Finborough Magna ...	0 1 3½	0 2 0	Weston ...	0 3 4	0 1 5
Finborough Parva ...	0 0 5	...	Worlingham ...	0 3 0	0 2 8
Haugley ...	0 2 0	0 2 0	<i>Deanery of Wilford.</i>		
Harleston ...	0 0 6	0 2 0	Alderton ...	0 3 8½	0 4 8
Newton, Old ...	0 1 11½	0 2 0	Bawdsey ...	0 1 8	0 4 4
Onehouse ...	0 1 9½	0 2 0	Boyton ...	0 1 4½	...
Stowmarket and Stowupland }	0 4 2½	0 2 0	Bredfield ...	0 1 0½	0 2 0
Wetherden ...	0 1 8	0 2 0	Broomeswell ...	0 1 2½	0 2 8
<i>Deanery of Wangford.</i>			Butley with Capel	0 2 8
Barsham ...	0 3 10	0 2 8	Dallinghoe ...	0 3 4	0 2 0
Beccles with Endgate }	0 7 2½	0 1 10	Hollesley ...	0 3 2½	0 2 8
Bungay, Holy Trinity ...	0 2 0	0 1 0	Kettleburgh	0 3 2
Cove, North, with Willingham St. Mary	0 4 2	0 1 6	Melton ...	0 2 4	0 2 4
Ellough, alias Willingham }	0 3 0	0 1 6	Petistree with Lowdham }	0 1 7½	0 2 0
Iketshall, Saint Andrew	0 1 5	0 2 1	Ramsholt	0 2 8

Registration of Births and Deaths.

NOTICE is hereby given, that in pursuance of an Act passed in the thirty-eighth year of the reign of Her present Majesty, intituled "The Births and Deaths Registration Act, 1874," section 21, I, George Graham, Registrar-General of Births, Deaths, and Marriages in England, have, with the sanction of the Local Government Board, ordered and declared that on and after the 1st day of October next, the Registrars' Sub-Districts of Swaffham and Saham Toney, in the district of Swaffham, shall be united, and shall form one Registrar's Sub-District, to be called the Swaffham Sub-District.

Witness my hand this 20th day of August, 1879.

George Graham, Registrar-General.

General Register Office,
Somerset House, London.

NOTICE is hereby given, that a separate building, named Park Church, situate at Bethel-street, Brighouse, in the parish of Halifax, in the county of York, in the district of Halifax, being a building certified according to law as a place of religious worship, was, on the 3rd day of July, 1879, duly registered for solemnizing marriages therein, pursuant to the Act 6th and 7th Wm. 4, cap. 85.

Witness my hand this 22nd July, 1879.

Chas. Barstow, Interim Superintendent Registrar.

NOTICE is hereby given, that a separate building, named St. Mary's Roman Catholic Chapel, situate at Cadogan-street, in the parish of No. 24756. H

Chelsea, in the county of Middlesex, in the district of Chelsea, being a building certified according to law as a place of religious worship, was, on the 28th day of July, 1879, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85, being substituted for the building known as St. Mary's Roman Catholic Chapel, Cadogan-terrace, Chelsea, now disused.

Witness my hand this 31st day of July, 1879.

William Miller, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named the Welsh Presbyterian Chapel, situate at Clarence-street, in the township of Little Bolton, in the county of Lancaster, in the district of Bolton, being a building certified according to law as a place of religious worship, was, on the 2nd day of August, 1879, duly registered for solemnizing marriages therein, pursuant to the Act 6th and 7th Wm. 4, cap. 85.

Witness my hand this 6th day of August, 1879.

Simpson Cooper, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named Ebenezer, situate at Griffithstown, in the parish of Llanvrechva Upper, in the county of Monmouth, in the district of Pontypool, being a building certified according to law as a place of religious worship, was, on the 11th day of August, 1879, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.

Witness my hand this 16th day of August, 1879.

Edmd. B. Edwards, Superintendent Registrar.

NOTICE is hereby given, that the Duke of Cambridge Protestant Friendly Society, Register No. 3036, held at the Oddfellows' Hall, St. Anne-street, Liverpool, in the county of Lancaster, is dissolved by instrument, registered at this office, the 21st day of August, 1879, unless within three months from the date of the Gazette in which this advertisement appears, proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same be set aside accordingly.

E. W. Brabrook, Acting as Chief Registrar of Friendly Societies.

28, Abingdon-street, Westminster,
the 21st day of August, 1879.

In the High Court of Justice.—Chancery Division.
In the Matter of the Companies Acts, 1867, and of the Companies Act, 1877, and in the Matter of Sharp, Stewart, and Co. Limited and Reduced.

NOTICE is hereby given, that Sharp, Stewart, and Co. Limited and Reduced, having by Special Resolution reduced its capital, and such resolution having been confirmed by an Order of

the High Court of Justice, Chancery Division, bearing date the 2nd day of August, 1879, the said Order and a minute approved by the Court, that the capital of the Company is now £302,000 divided into 2,000 shares of £25 each, on which nothing has been or is deemed to have been paid up, 10,500 shares of £20 each, which have been fully paid up, and 10,500 shares of £4 each, which have been fully paid up, have been duly registered by the Registrar of Joint Stock Companies, who has duly given his certificate of such registration, dated the 19th day of August, 1879, —Dated the 25th day of August, 1879.

Milne, Riddle, and Mellor, 2, Harcourt-buildings, Temple, London; Agents for *Slater, Heelis, and Co.*, Manchester; Solicitors for the Company.

In the Matter of the Victoria Mills Cotton Spinning and Manufacturing Company Limited, and in the Matter of the Companies Acts, 1862, 1867, and 1877.

THE Vice-Chancellor Sir James Bacon has by an Order, dated the 16th day of July, 1879, appointed John Blakey, of 13, Chapel-street, Preston, in the county of Lancaster, Accountant, to be Official Liquidator of the above-named Company.—Dated this 9th day of August, 1879.

A RETURN showing the Amount received from, and paid to, Savings' Banks and Post Office Savings' Banks in the United Kingdom by the Commissioners for the Reduction of the National Debt, during the Four Weeks ending 23rd August, 1879.

	Total Amount received by the Commissioners.			Total Amount paid by the Commissioners.		
	£	s.	d.	£	s.	d.
SAVINGS' BANKS—						
In Money and Interest credited	29,245	6	6	84,818	18	10
To Transfer Certificates from Post Office Savings' Banks to Savings' Banks	1,124	0	8		
By Transfer Certificates from Savings' Banks to Post Office Savings' Banks			386	12	4
Total	£30,369	7	2	£85,205	11	2
POST OFFICE SAVINGS' BANKS—						
In Money and Interest credited	131,205	9	10	18,259	17	1
To Transfer Certificates from Savings' Banks to Post Office Savings' Banks	386	12	4		
By Transfer Certificates from Post Office Savings' Banks to Savings' Banks			1,124	0	8
Total	£131,592	2	2	£19,383	17	9

	At 23rd August, 1879.			At corresponding period last Month.			At corresponding period last Year.		
	£	s.	d.	£	s.	d.	£	s.	d.
Total Amount at the credit of:—									
The Fund for the Banks for Savings	43,264,248	9	3	43,319,084	13	3	43,921,688	8	7
The Post Office Savings' Banks Fund	32,062,705	18	9	31,950,497	14	4	30,338,917	9	9
Total	75,326,954	8	0	75,269,582	7	7	74,260,605	18	4

JOHN RUSSELL, Check Officer,
National Debt Office, August 25, 1879.

C. RIVERS-WILSON,
Comptroller-General.

RECEIPTS into and PAYMENTS out of the EXCHEQUER, between the 1st April, 1879, and the 23rd August, 1879.

REVENUE AND OTHER RECEIPTS.	Budget Estimate for 1879-80.	Total Receipts into the Exchequer from		EXPENDITURE AND OTHER PAYMENTS:	Budget Estimate for 1879-80.	Total Issues out of Exchequer to meet Payments from	
		1st April, 1879, to 23rd August, 1879.	1st April, 1878, to 24th August, 1878.			1st April, 1879, to 23rd August, 1879.	1st April, 1878, to 24th August, 1878.
Balances on 1st April :—	£	£	£	EXPENDITURE.	£	£	£
Bank of England	—	5,964,818	5,462,797	Permanent Charge of Debt	28,000,000	13,281,993	13,197,332
Bank of Ireland	—	950,938	780,592	Interest on Temporary Loans for Local Works, on Supply Exchequer Bonds, and Interest, on Exchequer Bonds (Suez), &c.	860,000	111,156	94,452
		6,915,756	6,243,389	Other Charges on Consolidated Fund Supply Services	1,760,000	680,628	705,633
REVENUE.				ESTIMATE ...	81,153,573		
Customs	20,000,000	7,185,000	7,591,000	EXPENDITURE ...		34,345,484	34,480,297
Excise	27,270,000	9,544,000	10,022,000	OTHER PAYMENTS.			
Stamps	10,780,000	4,523,000	4,264,000	Advances, under various Acts, issued from the Exchequer		1,894,762	1,719,520
Land Tax and House Duty	2,700,000	555,000	641,000	Ditto Loan to India		1,500,000	—
Property and Income Tax	9,250,000	2,089,000	1,333,000	Military Barracks		100,000	200,000
Post Office	6,250,000	2,675,000	2,672,000	Exchequer Bills, paid off		26,000	—
Telegraph Service	1,340,000	525,000	525,000	Treasury Bills, more paid off than raised		*	—
Crown Lands	390,000	130,000	155,000			37,866,246	36,399,817
Interest on Advances for Local Works and on Purchase Money of Suez				Balances :		1,440,051	1,011,276
Canal Shares	1,175,000	522,216	439,105	{ Bank of England		402,632	360,001
Miscellaneous	3,900,000	1,521,280	1,270,958	{ Bank of Ireland...			
REVENUE ...	83,055,000	29,269,496	28,913,063	Totals		39,708,929	37,771,094
Total including Balance ...		36,185,252	35,156,452				
OTHER RECEIPTS.							
Advances, under various Acts, repaid to the Exchequer		523,677	614,642				
Loan to India—Money raised		1,500,000	—				
Military Barracks ditto		—	200,000				
Exchequer Bonds, Net amount raised		500,000	1,400,000				
Temporary Advances not repaid (for Deficiency) ...		1,000,000	400,000				
Totals		39,708,929	37,771,094				

Treasury, 26th August, 1879.

* Treasury Bills paid off within the year £7,284,000
Do. raised within the year 7,284,000
Net amount paid off £ —

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 16th day of August, 1879.

PRIVATE BANKS.

Name, Title, and Principal Place of Issue.			Average Amount
Ashford Bank	Ashford ...	Pomfret and Co.	£ 7724
Aylesbury Old Bank	Aylesbury ...	Cobb and Co.	17760
Baldock Bank and Baldock and Biggleswade Bank	Biggleswade ...	Wells, Hogge, and Co.	12660
Barnstaple Bank	Barnstaple ...	Marshall and Co.	2012
Bedford Bank	Bedford ...	Barnard and Co.	23161
Bicester and Oxfordshire Bank and Oxford Bank	Bicester ...	Tubb and Co.	10743
Boston Bank	Boston ...	Garfit and Co.	38270
Broseley and Bridgnorth and Bridgnorth and Broseley Bank	Broseley ...	Pritchard and Co.	9350
Buckingham Bank	Buckingham ...	Bartlett, Parrott, and Co.	13518
Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank	Bury St. Edmunds ...	Oakes, Bevan, and Co.	26450
Banbury Bank	Banbury ...	J. C. and A. Gillett and Co.	16046
Banbury Old Bank	Banbury ...	Cobb and Son	14047
Bedfordshire Leighton Buzzard Bank	Leighton Buzzard ...	Bassett, Son, and Co.	26316
Brecon Old Bank	Brecon ...	Wilkins and Co.	13380
Brighton Union Bank	Brighton ...	Hall and Co.	16025
Burlington and Driffield Bank	Burlington ...	Harding and Co.	10222
Bury Saint Edmunds Bank	Bury St. Edmunds ...	Huddleston and Co.	1615
Cambridge Bank	Cambridge ...	Mortlock and Co.	10783
Cambridge and Cambridgeshire Bank	Cambridge ...	Messrs. Fosters	34145
Canterbury Bank	Canterbury ...	Hammond and Co.	13271
Colchester Bank	Colchester ...	Round, Green, and Co.	9715
Colchester and Essex Bank, and Witham and Essex Bank, and Hadleigh Suffolk Bank	Colchester ...	Mills and Co.	21501
City Bank, Exeter	Exeter ...	Milford and Co.	9102
Craven Bank	Settle ...	Birkbeck, Robinson, and Co.	52669
Derby Bank	Derby ...	Samuel Smith and Co.	14295
Devizes and Wiltshire Bank	Devizes ...	Locke and Co.	3372
Darlington Bank, Durham Bank, and Stockton-on-Tees Bank	Darlington ...	Backhouse and Co.	60837
Devonport Bank	Devonport ...	Hodge and Co.	2385
Dorchester Old Bank and Dorsetshire Bank	Dorchester ...	Williams and Co.	29599
East Cornwall Bank	Liskeard ...	Robins, Foster, and Co.	44959
East Riding Bank	Beverley ...	Beckett and Co.	47895
Essex Bank and Bishop's Stortford Bank	Chelmsford ...	Sparrow, Tufnell, and Co.	31874
Exeter Bank	Exeter ...	Sanders and Co.	11400
Farnham Bank	Farnham ...	Knight and Sons	5397
Faversham Bank	Faversham ...	Hilton and Co.	4253

Name, Title, and Principal Place of Issue.					Average Amount.
					£
Godalming Bank	Godalming	Mellersh and Co.	5996	
Guildford Bank	Guildford	Haydon and Co.	10216	
Grantham Bank	Grantham	Hardy and Co.	16491	
Hull Bank and Kingston-upon-Hull } Bank	Hull	Smith, Brothers, and Co.	13838	
Huntingdon Town and County Bank	Huntingdon	Veasey and Co.	15353	
Harwich Bank	Harwich	Cox, Cobbold, and Co.	3517	
Hertfordshire, Hitchin Bank	Hitchin	Sharples and Co.	24847	
Ipswich Bank	Ipswich	Bacon and Co.	13244	
Ipswich and Needham Market Bank, } Suffolk, Hadleigh Bank, Man- } ningtree and Mistley Bank, and } Woodbridge Bank... ..	Ipswich	Alexanders and Co.	36957	
Kentish Bank	Maidstone	Wigan, Mercers, and Co.	13470	
Kington and Radnorshire Bank	Kington	Davies and Co.	14764	
Knaresborough Old Bank and Ripon } Old Bank	Knaresborough	Harrison and Co.	11040	
Kendal Bank... ..	Kendal	Wakefield, Crewdson, and Co.	...	32741	
Leeds Bank	Leeds	Beckett and Co....	78765	
Leeds Union Bank	Leeds	W. Williams Brown and Co.	35954	
Leicester Bank	Leicester... ..	T. and T. T. Paget	16461	
Lewes Old Bank	Lewes	Molineux and Co.	13450	
Lincoln Bank	Lincoln	Smith, Ellison, and Co....	65694	
Llandovery Bank, Lampeter Bank, } and Llandilo Bank	Llandovery	D. Jones and Co.	10100	
Lymington Bank	Lymington	St. Barbe and Co.	2136	
Lynn Regis and Lincolnshire Bank... ..	Lynn Regis	Gurneys and Co.	20967	
Lynn Regis and Norfolk Bank	Lynn Regis	Jarvis and Co	7461	
Macclesfield Bank	Macclesfield	Brocklehurst and Co.	6500	
Miners' Bank	Truro	Willyams and Co.	6605	
Monmouth Old Bank	Monmouth	Bromage and Co.	782	
Newark Bank	Newark	Godfrey and Riddell	10312	
Newark and Sleaford Bank, and } Sleaford and Newark Bank	Sleaford	Handley, Peacock, and Co.	25708	
Newbury Bank	Newbury	Sloccock, Bunny, and Co.	9070	
Newmarket Bank	Newmarket	Hammond and Co.	12538	
Norwich and Norfolk and Fakenham } Banks	Norwich	Gurneys, Birkbecks, and Co.	57740	
Naval Bank, Plymouth	Plymouth	Harris, Bulteel, and Co.	14631	
New Sarum Bank	Sarum	Pinckney Brothers	2585	
Nottingham Bank	Nottingham	Samuel Smith and Co.	25386	
Oswestry Bank and Oswestry Old Bank	Oswestry	Croxon and Co....	4909	
Oxford Old Bank	Oxford	Parsons and Co.	24669	
Old Bank, Tonbridge, Tonbridge and } Tonbridge Wells Old Bank, Ton- } bridge and Tonbridge Wells and } Sevenoaks Bank	Tonbridge	Beechings and Co.	11151	
Oxfordshire Witney Bank	Witney	Gilletts and Clinch	3374	
Pease's Old Bank, Hull, the Hull } Old Bank and Beverley Bank	Hull	Pease and Sons	37375	
Penzance Bank	Penzance	Batten and Co.	6510	
Reading Bank	Reading	Simonds and Co.	16835	
Reading Bank	Reading	Stephens, Blandy, and Co.	19045	
Richmond Bank	Richmond	Roper and Co.	5281	
Royston Bank	Royston	Fordham and Co.	6290	
Rye Bank	Rye	Curteis, Pomfret, and Co.	4729	

Name, Title, and Principal Place of Issue.			Average Amount.
			£
Saffron Walden and North Essex Bank	Saffron Walden	Gibson, Tuke, and Co.	16454
Salop Bank	Shrewsbury	Burton, Lloyd, and Co.	2807
Scarborough Old Bank	Scarborough	Woodall and Co.	18566
Shrewsbury Old Bank and Shrewsbury and Ludlow Bank	Shrewsbury	Rocke, Eyton, and Co.	16911
Sittingbourne and Milton Bank	Sittingbourne	Vallance and Co.	1041
Southampton Town and County Bank	Southampton	Maddison, Atherley, and Co.	6935
Stamford and Rutland Bank	Stamford	Eaton, Cayley, and Co.	9088
Shrewsbury and Welsh Pool Bank	Shrewsbury	Beck, Beck, and Co.	10575
Tavistock Bank	Tavistock	Gill, Morshead, and Co.	5270
Thornbury Bank	Thornbury	Harwood and Co.	2895
Tiverton and Devonshire Bank	Tiverton	Dunsford and Co.	4411
Thrapston and Kettering Bank, Northamptonshire	Thrapston	Eland and Eland	8250
Tring Bank and Chesham Bank	Tring	Butcher and Sons	8955
Towcester Old Bank	Towcester	Wallis and Co.	4234
Uxbridge Old Bank	Uxbridge	Hull, Smith, and Co.	4978
Wallingford Bank	Wallingford	Hedges, Wells, and Co.	3302
Warwick and Warwickshire Bank	Warwick	Greenway and Co.	17252
Wellington Somerset Bank	Wellington	Fox, Brothers, and Co.	4791
West Riding Bank, Wakefield, and Pontefract Bank	Wakefield	Leatham, Tew, and Co.	25802
Whitby Old Bank	Whitby	Simpson, Chapman, and Co.	8236
Winchester, Alresford, and Alton Bank	Winchester	Bulpett and Co.	6953
Weymouth Old Bank and Dorchester Bank	Weymouth	Eliot, Pearce, and Co.	8681
Wisbech and Lincolnshire Bank	Wisbech	Gurney and Co.	21090
Wiveliscombe Bank	Wiveliscombe	W. Hancock	995
Worcester Old Bank and Tewkesbury Old Bank	Worcester	Berwick, Lechmere, and Co.	31618
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank	Yarmouth	Gurneys, Birkbeck, and Co.	24323
Yarmouth, Norfolk, and Suffolk Bank	Great Yarmouth	Sir E. H. K. Lacon, Bt., & Co.	7643

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.			Average Amount.
			£
Bank of Westmorland	Kendal		8923
Barnsley Banking Company	Barnsley		6194
Bradford Banking Company	Bradford		40371
Bank of Whitehaven Limited	Whitehaven		16590
Bradford Commercial Banking Company	Bradford		19509
Burton, Uttoxeter, and Ashbourne Union Bank	Burton-upon-Trent		24413
Cumberland Union Banking Company Limited	Carlisle		31298
Coventry and Warwickshire Banking Company	Coventry		6105
Coventry Union Banking Company	Coventry		10855
County of Gloucester Banking Company	Cheltenham		65008

Name, Title, and Principal Place of Issue.		Average Amount.
		£
Carlisle and Cumberland Banking Company	Carlisle	23245
Carlisle City and District Bank	Carlisle	20110
County of Stafford Bank, late Bilston District Banking Company	Wolverhampton	5122
Derby and Derbyshire Banking Company	Derby	12569
Darlington District Joint Stock Banking Company	Darlington	15485
Gloucestershire Banking Company	Gloucester	101897
Halifax Joint Stock Bank	Halifax	16893
Huddersfield Banking Company	Huddersfield	34836
Hull Banking Company	Hull	28234
Halifax Commercial Banking Company Limited	Halifax	11365
Halifax and Huddersfield Union Banking Company	Halifax	17568
Knarborough and Claro Banking Company	Knarborough	19380
Lancaster Banking Company	Lancaster	45923
Leicestershire Banking Company	Leicester... ..	43559
Lincoln and Lindsey Banking Company	Lincoln	40587
Leamington Priors and Warwickshire Banking Company	Leamington Priors	8949
Ludlow and Tenbury Bank	Ludlow	5923
Moore and Robinson's Nottinghamshire Banking Company Limited	Nottingham	27878
Nottingham and Nottinghamshire Banking Company	Nottingham	24306
Northamptonshire Union Bank	Northampton	45882
Northamptonshire Banking Company	Northampton	12579
North and South Wales Bank	Liverpool	37752
Paré's Leicestershire Banking Company... ..	Leicester... ..	38178
Sheffield Banking Company	Sheffield	10920
Stamford, Spalding, and Boston Banking Company	Stamford	82787
Stuckey's Banking Company, Bristol Somersetshire Bank, and Somersetshire Bank	Langport	198810
Stourbridge and Kidderminster Banking Company	Stourbridge	51402
Sheffield and Hallamshire Banking Company	Sheffield	22903
Sheffield and Rotherham Joint Stock Banking Company	Sheffield	38158
Swaledale and Wensleydale Banking Company	Richmond	34760
Wolverhampton and Staffordshire Banking Company	Wolverhampton	10585
Wakefield and Barnsley Union Bank	Wakefield	12255
Whitehaven Joint Stock Banking Company	Whitehaven	21412
Wilts and Dorset Banking Company	Salisbury	65225
West Riding Union Banking Company	Huddersfield	30019
Whitchurch and Ellesmere Banking Company	Whitchurch	2838
Worcester City and County Banking Company Limited... ..	Worcester	1178
York Union Banking Company	York	61400
York City and County Banking Company	York	67590
Yorkshire Banking Company	Leeds	86757

W. H. COUSINS, Registrar of Bank Returns.

Inland Revenue Office, August 23, 1879.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, Imperial Measure, as received from the Inspectors and Officers of Excise, in the Week ended 23rd August, 1879, conformably to the Act of the 27th and 28th Victoria, cap. 87.

	QUANTITIES SOLD.		AVERAGE PRICE.	
	Qrs.	Bus.	s.	d.
Wheat	18,862	1	49	3
Barley	341	2	31	1
Oats	876	3	24	10

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1875 to 1878.

Corresponding Week in	QUANTITIES SOLD.						AVERAGE PRICE.					
	WHEAT.		BARLEY.		OATS.		WHEAT.		BARLEY.		OATS.	
	Qrs.	Bus.	Qrs.	Bus.	Qrs.	Bus.	s.	d.	s.	d.	s.	d.
1875	29,713	6	210	0	1,027	4	52	9	31	4	28	0
1876	28,634	0	274	0	1,427	0	46	4	32	7	28	1
1877	19,183	1	294	0	1,512	4	63	10	33	9	28	4
1878	26,278	5	198	2	1,198	1	45	2	36	3	27	9

Statistical and Corn Department, Board of Trade,
August 23, 1879.

R. GIFFEN,
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 23rd August, 1879.

	QUANTITIES IMPORTED INTO--				QUANTITIES EXPORTED FROM THE UNITED KINGDOM.		
	England.	Scotland.	Ireland.	The United Kingdom.	British.	Colonial and Foreign.	Total Exported.
	Cwt.	Cwt.	Cwt.	Cwt.	Cwt.	Cwt.	Cwt.
Wheat	1,203,350	261,582	240,699	1,705,631	339	10,602	10,941
Barley	70,483	31,205	...	101,688	294	107	401
Oats	262,495	69,841	...	332,336	73	4,527	4,600
Rye	8	8
Pease	34,625	5,096	...	39,721	186	8	194
Beans	6,479	12,988	...	19,467	...	2,020	2,020
Indian Corn	693,257	36,560	381,632	1,111,449	...	46,938	46,938
Buckwheat	1,480	1,480
Bere or Bigg...
Total of Corn (exclusive of Malt)...	2,272,177	417,272	622,331	3,311,780	892	64,202	65,094
Wheatmeal or Flour...	145,636	30,053	750	176,439	378	3,396	3,774
Barley Meal
Oat Meal	2,304	2,304	34	...	34
Rye Meal
Pea Meal
Bean Meal
Indian Corn Meal	950	2	...	952
Buckwheat Meal	2	2
Total of Meal	148,892	30,055	750	179,697	412	3,396	3,808
Total of Corn and Meal (exclusive of Malt)	2,421,069	447,327	623,081	3,491,477	1,304	67,598	68,902
Malt (entered by the Quarter)	Quarters.	Quarters.	Quarters.	Quarters.	Quarters.	Quarters.	Quarters.
	2,188	...	2,188

Statistical Department, Custom House, London,
August 25, 1879.

S. SELDON,
Principal.

COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES of COTTON Imported and Exported at the Various Ports of the United Kingdom during the Week, and 34 weeks, ended 21st August, 1879.

No. 24756.

THE LONDON GAZETTE, AUGUST 26, 1879.

Ports.	IMPORTS.						EXPORTS.					
	American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL.	American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL.
Week ended 21st August, 1879.												
Liverpool	7,677	...	6,334	...	7,173	21,184	2,503	...	1,422	25	195	4,145
London	350	...	10,255	...	223	10,928	5,388	...	47	5,435
Hull	143	...	143	1,576	...	361	93	...	2,030
Other Ports	505	302	807	263	...	542	805
Total	8,532	302	16,689	143	7,396	33,062	4,342	...	7,713	118	242	12,415
* 34 Weeks ended 21st August, 1879.												
Liverpool	1,528,133	57,007	171,518	100,288	67,879	1,924,775	45,524	2,742	51,165	2,971	3,966	106,368
London	350	...	152,398	...	7,377	167,125	114,533	1,558	1,098	117,169
Hull	6,159	1,069	...	7,228	23,721	1,303	9,825	4,469	1,317	40,635
Other Ports	14,477	302	2	14,781	18,822	...	12,003	164	161	31,150
Total	1,549,119	57,309	323,918	101,307	75,256	2,106,909	88,067	4,045	187,526	9,142	6,542	295,322

* Including five days in 1878.

Dated 22nd August, 1879.

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

5233

THE CONTAGIOUS DISEASES (ANIMALS) ACT, 1878.

RETURN of the NUMBER of PLACES in GREAT BRITAIN upon which Contagious or Infectious Disease (except Sheep-Scab) has been reported to have existed during the Week ended August 16th, 1879, with particulars relating thereto.

PLEURO-PNEUMONIA.

	Farms or other Places.			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.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Cattle Attacked.
ENGLAND.											
COUNTRY.*											
Buckingham ..	3	..	3	..	1	1
Cambridge (ex. Liberty of the Isle of Ely).	2	..	2
Chester	1	1	..	1	1
Cumberland ..	7	1	8	..	3	3
Derby ..	7	..	7	..	4	4
Essex ..	11	3	14	1	3	3	1
Kent (ex. Metropolis).	8	3	6	..	4	3	1
Lancaster ..	15	1	16	..	5	4	1
Leicester ..	9	1	10	..	1	1
Lincoln, Parts of Lindsey.	1	1	2	..	2	2
Middlesex (ex. Metropolis).	4	..	4	..	2	2
Monmouth	1	1	..	1	1
Norfolk ..	2	..	2	..	1	1	1	1
Northampton (ex. Soke of Peterborough).	7	..	7	..	1	1
Notts ..	2	..	2
Salop. ..	3	2	5	..	3	1	2
Stafford ..	3	4	7	..	7	5	2
Suffolk ..	7	..	7	1	..	1	1	1
Surrey (ex. Metropolis).	1	..	1	..	4	4
Worcester. . .	1	2	3	..	2	2
York, North Riding.	1	1	2	..	2	2
" West Riding.	11	3	14	..	4	4
The Metropolis	3	3	6	..	11	11
SCOTLAND.											
COUNTRY.*											
Aberdeen ..	12	..	12	1	4	5
Berwick ..	1	..	1	..	1	1
Edinburgh ..	4	2	6	..	6	6
Fife ..	7	1	8	..	2	2
Forfar ..	1	..	1	1	..	1	1	1
Kinross ..	3	..	3
Lanark ..	2	..	2	..	4	4
Linlithgow ..	1	..	1	..	1	1
Perth ..	1	..	1	..	1	1
Renfrew ..	2	2	4	..	4	4
TOTAL ..	137	32	169	4	85	82	2	..	5	3	3

FOOT-AND-MOUTH DISEASE.

	Farms or other Places.			Animals Attacked.		Diseased Animals.				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.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Animals Attacked.
ENGLAND.											
COUNTY.*											
Berks	3	..	3	322	..	3	10	180	129
Cambridge (ex. Liberty of the Isle of Ely).	24	..	24	3,582	575	1	..	418	3,688	2	760
Dorset	10	..	10	354	50	..	4	75	325	1	60
Hants	3	2	5	1,630	571	..	1	40	2,160
Salop	1	1	2	1	17	18
Suffolk	1	1	..	200	200
Wilts	3	..	3	229	150	79
TOTAL ..	44	4	48	6,068	1,413	4	15	363	6,599	3	820

GLANDERS.

	Farms or other Places.			Horses Attacked.		Diseased Horses.				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.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Horses Attacked.
ENGLAND.											
COUNTY.*											
Durham	1	1	..	1	1
Essex	1	1	..	1	1
Kent (ex. Metropolis).	1	..	1
Surrey (ex. Metropolis).	..	1	1	..	1	1
Warwick	1	..	1
The Metropolis	4	5	9	2	7	9	1	1
TOTAL ..	6	8	14	2	10	12	1	1

FARCY.

	Farms or other Places.			Horses Attacked.		Diseased Horses.				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.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Horses Attacked.
ENGLAND.											
COUNTY.*											
York, West Riding.	1	1	2	..	1	1
The Metropolis	5	2	7	3	11	10	4
TOTAL ..	6	3	9	3	12	11	4

SWINE FEVER.

	Farms or other Places.			Swine Attacked.		Diseased Swine.				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.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Swine Attacked.
ENGLAND.											
COUNTY.*											
Bedford	2	..	2
Berks	2	1	3	..	8	4	4
Buckingham ..	1	..	1
Cambridge (ex. Liberty of the Isle of Ely).	2	..	2	7	..	4	3
Chester	4	4	..	6	5	1
Cornwall	1	1	..	1	1
Derby	5	2	7	..	14	14
Devon	1	1	..	1	1
Dorset	7	4	11	5	43	38	3	..	7
Essex	2	7	9	..	60	48	11	..	1
Gloucester ..	2	3	5	..	15	15
Huntingdon ..	2	1	3	..	1	..	1
Kent (ex. Metropolis).	..	1	1	..	2	2
Lancaster	10	5	15	10	9	8	9	..	2	1	10
Leicester	1	1	2	..	1	1
Lincoln, Parts of Kesteven.	..	3	3	..	3	3
Middlesex (ex. Metropolis).	1	..	1
Monmouth	2	1	3	..	8	3	5
Norfolk	3	5	8	..	51	28	17	..	6	1	1
Norths	3	2	5	1	3	4	1	1
Salop	2	..	2	19	11	23	6	..	1
Somerset	3	12	15	17	89	40	11	..	5	1	14
Stafford	2	3	5	..	8	7	1
Suffolk	3	4	7	5	33	31	1	..	6	1	5
Wilts	1	2	3	..	19	14	5
York, East Riding.	1	2
„ West Riding.	1	11	12	..	18	15	2	..	1
Liberty of the Isle of Ely.	..	1	1	..	1	1
WALES.											
COUNTY.*											
Brecon	1	..	1	1	..	1
TOTAL ..	58	75	133	65	355	311	79	..	30	6	33

* 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.

Veterinary Department, Privy Council Office, 26th August, 1879.

In the High Court of Justice.—Chancery Division.

Vice-Chancellor Malins.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the London and Palatine Fire Insurance Company Limited.

NOTICE is hereby given, that a petition for the winding up of the above-named Company by the High Court of Justice, Chancery Division, was, on the 16th day of August, 1879, presented to the Lord Chancellor, by Sandiforth Featherstone Griffen, of 4, Bishopsgate-street, in the city of London, a creditor of the said Company; and that the said petition is directed to be heard before the Sitting Judge, at the Court of Vice-Chancellor Bacon, on the 3rd day of September,

1879; 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.—Dated this 25th day of August, 1879.

W. H. Elphinstone Stone, 1, Fenchurch-avenue, Lime-street, London, E.C., Solicitor for the Petitioner.

BREAD.

Contract Department, Admiralty,
Whitehall, August 19, 1879.

TENDERS will be received until two o'clock,
on Tuesday, the 9th September, for the
supply for six calendar months, from 1st October
next, of

BREAD

for Her Majesty's Ships at

ENGLAND.

Cowes; Devonport; Falmouth; Harwich; Hull,
Hawke Road, and in the Humber; Jersey;
Netley and Southampton; Portland; Ports-
mouth; Rockferry and Liverpool.

SCOTLAND.

Greenock; Granton; Queensferry.

IRELAND.

Kingstown and Dublin; Tarbert.

Forms of tender, containing all particulars and
full conditions of contract, can be had on applica-
tion in writing, or otherwise, to the "Director of
Navy Contracts, Admiralty, Whitehall, S.W."

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

Tenders should be addressed "Director of Navy
Contracts, Admiralty, Whitehall, S.W.," and
marked in the left-hand corner "Tender for
Bread."

COCOA SHELL.

Contract Department, Admiralty,
Whitehall, August 22, 1879.

TENDERS will be received until two o'clock,
on Thursday, the 11th September, for the
purchase and removal of

COCOA SHELL

from the Royal Victoria Yard, Deptford.

Forms of tender containing all particulars may
be obtained on personal application at this Office,
or by letter addressed "Director of Navy Con-
tracts, Admiralty, Whitehall, S.W."

The Huddersfield District Clothing and Provision
Company Limited.

AT an Extraordinary General Meeting of the
Members of the said Company, duly con-
vened and held at the Wellington Hall, Queen-
street, in Huddersfield, in the county of York, on
the 19th day of July, 1879, 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 same place, on the 16th day of August, 1879,
the following Special Resolutions were duly con-
firmed:—

1st. "That this Company be wound up by
voluntary liquidation.

2nd. "That the number of the Liquidators be
five.

3rd. "That Carmi Smith, Netherton, Richard
Settle, Paddock, George Moorhouse, Close Hill,
John Hirst, Berry Brow, and Joseph Laycock,
Kirkheaton, be appointed Liquidators.

4th. "That the Liquidators have power to pay
in full or compromise any claim either against or
by the Company or its contributories or any other
person."
Richard Settle, *Chairman*.

Paul and Company Limited.

AT an Extraordinary General Meeting of the
Members of the said Company, duly con-
vened and held at No. 63, Wood-street, Liverpool,
in the county of Lancaster, on the 31st day of July,
1879, 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 same place, on the

15th day of August, 1879, the following Extra-
ordinary Resolutions were duly confirmed:—

1st. "That it has been proved to the satisfac-
tion of this Meeting that the Company cannot, by
reason of its liabilities, continue its business, and
that it is advisable to wind up the same.

2nd. That the Company be wound up volun-
tarily, and that Mr. T. T. Rogers, of No. 16,
Lord-street, Liverpool, Accountant, be and he is
hereby appointed Liquidator for the purpose of
such winding up."

Joseph Hallawell, *Chairman*.

The Ramsbottom Industrial and Provident Horse
Shoeing and General Wheelwright Society
Limited.

AT an Extraordinary General Meeting of the
Shareholders of the Ramsbottom Indus-
trial and Provident Horse Shoeing and General
Wheelwright Society Limited, duly convened and
held at the Railway Hotel, Ramsbottom, in the
county of Lancaster, on Saturday, the 2nd day of
August instant, at seven o'clock in the evening,
the following Extraordinary Resolutions were duly
passed:—

1. "That it has been proved to the satisfaction
of the Members of the Ramsbottom Industrial and
Provident Horse Shoeing and General Wheel-
wright Society Limited, that the said Society
cannot, by reason of its liabilities, continue its
business, and that it is advisable to wind up the
same.

2. "That the said Ramsbottom Industrial and
Provident Horse Shoeing and General Wheel-
wright Society Limited be wound up voluntarily,
under the provisions of the Companies Acts, 1862
and 1867, and the Industrial and Provident
Societies Act, 1876.

3. "That Edward Wild, of Bolton-street,
Ramsbottom, in the county of Lancaster, Joiner
and Builder, be appointed Liquidator for the pur-
pose of winding up the affairs of the said Rams-
bottom Industrial and Provident Horse Shoeing
and General Wheelwright Society Limited."

Dated this 6th day of August, 1879.

John Spencer, *Chairman*.

Adam and Company Limited.

AT an Extraordinary General Meeting of the
Members of the said Company, duly con-
vened and held at the offices of Messrs. Monkhouse,
Goddard, Miller, and Co., 3, St. Nicholas-build-
ings, Newcastle-upon-Tyne, in the county of the
same town, on the 20th day of June, 1879, the
following Special Resolutions were duly passed;
and at a subsequent Extraordinary General Meet-
ing of the Members of the said Company, also
duly convened and held at the same place, on the
7th day of July, 1879, the following Special
Resolutions were duly confirmed:—

1. "That the Company which had traded
under the style of Adam and Company Limited
be wound up voluntarily under the provisions of
the Companies Act, 1862.

2. "That Mr David Burnett, of Dunbar, Mr.
Oscar Frauenknecht, of London, Mr. John Jacob
Fritch, of Leeds, and Mr. William Oliphant
Morrison, of Edinburgh, be appointed Liquidators
of the said Company."

Cornelius H. Stanton, *Chairman*.

The Coedpoeth Industrial Co-operative Society
Limited.

NOTICE is hereby given, that at an Extra-
ordinary General Meeting of the Members
of the said Society, duly convened and held at the
Committee Room of the Society, at Nant-road,
Coedpoeth, in the county of Denbigh, on the 9th

day of August, 1879, the following Extraordinary Resolution was duly passed:—

“That it has been proved to the satisfaction of this Meeting that the Society cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same.”

And notice is hereby further given, that at the same meeting the following Resolution was also duly passed:—

“That the Society be wound up voluntarily, and Mr. George Gibbons be and he is hereby appointed Liquidator for the purpose of such winding up, his remuneration to be fixed by the Committee.”

Dated this 21st day of August, 1879.

Geo. Gibbons, Chairman.

The South-West Metropolitan Tramways Company Limited.

AT an Extraordinary General Meeting of the Members of this Company, duly convened and held at No. 23, Queen Victoria-street, in the city of London, the 21st day of August, 1879, the following Extraordinary Resolutions were passed:—

1. “It having been proved to the satisfaction of this Extraordinary General Meeting of the Members of the South-West Metropolitan Tramways Company Limited, that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, it is resolved that the Company be wound up voluntarily.

2. “That Mr. Essex White Layton be and he is hereby appointed the Liquidator to carry the foregoing resolution into effect.”

Wilford Brett, Chairman.

The Companies Acts, 1862 and 1867.

The Whitehaven Shipbuilding Company Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the above-named Company, duly convened and held in the Board Room, at the Company's Works, at Whitehaven, in the county of Cumberland, on Thursday, the 21st day of August, 1879, at a quarter-past three o'clock in the afternoon, the following Extraordinary Resolutions were duly passed:—

1. “That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same.

2. “That the Company be wound up voluntarily.

3. “That Mr. Augustus Helder, of Whitehaven, in the county of Cumberland, Gentleman. Mr. William Benn Gibson, of Whitehaven aforesaid, Postmaster, and Robert Alleyne Robinson, of South Lodge, Cockermouth, in the said county, Gentleman, be and are hereby appointed Liquidators to conduct and carry out the winding up of the Company voluntarily, at and for such remuneration as the law provides, and the present Directors of the Company shall arrange and agree.

4. “That the Liquidators, in addition to the ordinary powers of a Liquidator or Liquidators, shall have power to sell, assign, or transfer the property and assets of the Company to the creditors of the Company as may be agreed between the Liquidators and the creditors of the Company, or in any other way which may be agreed upon between the Liquidators and the creditors of the Company.”

Dated this 21st day of August, 1879.

G. C. Bentinck, Chairman.

The St. Josephsberg Copper and Lead Mining Company Limited.—In Liquidation.

NOTICE is hereby given, that a General Meeting of the Shareholders of this Company will be held at No. 1, Wardrobe-place,

Doctors'-commons, London, E.C., on Tuesday, the 30th day of September, 1879, at three o'clock in the afternoon, for the purpose of receiving the account of the Liquidators of this Company, showing the manner in which such winding up has been conducted, and the property of the Company disposed of.—Dated this 25th day of August, 1879.

H. B. Smart,
H. W. Francis, } Liquidators,

143, Queen Victoria-street, London, W.C.

The Companies Acts, 1862 and 1867.

The Gulf of California Phosphate Company Limited.

NOTICE is hereby given, that a Special General Meeting of the Members of the above-named Company will be held on Friday, the 26th day of September, 1879, at twelve o'clock at noon, at the registered offices of the Company, No. 1, Fenwick-street, Liverpool, for the purpose of having the final accounts and explanations of the Liquidator laid before them in accordance with the Companies Act, 1862, chapter 89, section 142.—Dated this 22nd day of August, 1879.

Thos. Court, Liquidator.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of John Lomas and Company Limited.

THE creditors of the above-named Company are required, on or before the 1st day of October, 1879, to send their names and addresses, and the particulars of their debts or claims to Frederick Robertson Goddard, the Liquidator of the said Company, and if so required by notice in writing from the said Liquidator, are to come in and prove their said debts or claims at his offices, 3, Saint Nicholas-buildings, Newcastle-on-Tyne, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 22nd day of August, 1879.

Nash and Field, 12, Queen-street, E.C.;
Agents for

Hoyle, Shipley, and Hoyle, 12, Collingwood-street, Newcastle-on-Tyne, Solicitors to the said Liquidator.

The Companies Acts, 1862 and 1867.

In the Matter of an Extraordinary Resolution for the Winding up of the Coedpoeth Industrial Co-operative Society Limited.

THE creditors of the above-named Society are required, on or before the 1st day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to Mr. George Gibbons, of Poplar House, Adwyrlawdd, near Wrexham, in the county of Denbigh, the Liquidator of the said Society, or to the undersigned, and if so required, in writing, by the said Liquidator, are, by their Solicitors, to come in and prove their said debts and claims at Poplar House, Adwyrlawdd aforesaid, or other convenient place, at such times as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 21st day of August, 1879.

Ashton Bradley, 59a, Hope-street, Wrexham, Solicitor to the said Liquidator.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Thomas Davenport and James Davenport, both of Radcliffe, in the county of Lancaster, as Dyers, Farmers, and Cotton Spinners, under the style of Henry Davenport, was dissolved and determined as on and from the 2nd day of June now last past.—Dated this 19th day of August, 1879.

Thomas Davenport.
James Davenport.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by John Henry Bell, of Bradford, in the county of York, Doctor of Medicine and Isaac Mossop, of Bradford aforesaid, Licentiate of the Royal Colleges of Physicians and Surgeons of Edinburgh, under the firm of Bell and Mossop, at Bradford aforesaid, in the business, profession, or practice of Surgeons and Apothecaries, has been, as on and from the 31st day of May, 1879, dissolved by mutual consent. All debts due to or owing from the said late firm will be received and paid by the said John Henry Bell.—Dated this 22nd day of August, 1879.

John Henry Bell.
Isaac Mossop.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Joseph Wheelhouse and James Howorth, carrying on business as Corn Millers, at Gauzholme Corn Mill, in the township of Todmorden and Walsden, in the county of Lancaster, under the style or firm of Wheelhouse and Howorth, was dissolved, on the 22nd day of August, 1879, by mutual consent. All debts due to or owing by the said partnership will be received and paid by said James Howorth by whom the said business will be carried on.—Dated this 22nd day of August, 1879.

Joseph Wheelhouse.
James Howorth.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Joseph Atkinson and Frederick Atkinson, carrying on business at 42, Fishergate, Preston, in the county of Lancaster, as Tailors and Woollen Drapers, was this day dissolved by mutual consent. All debts due to or owing by the late partnership will be received and paid by the undersigned Joseph Atkinson, who will alone continue to carry on the said business.—Dated this 9th day of August, 1879.

Joseph Atkinson.
Frederick Atkinson.

THE Partnership existing between Richard Swift, of 36, Nevill-road, N., and Charles Frederick Pailthorpe, of Spring-grove, Kingston, trading under the style of John Hamilton and Co., as Metal Dealers, at 36, Nevill-road, N., previous to the 31st May, 1879, was, by mutual consent, dissolved on that day, the said firm no longer existing.

C. Fred. Pailthorpe.
R. Swift.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Josiah William Parker and Wilhelm John Banister, in the business of Brewers and Wine and Spirit Merchants, under the style or firm of Parker and Co., and carried on by us at Baldock, in the county of Hertford, has been dissolved, by mutual consent, as from this 9th day of August, 1879. And the said business will be henceforth carried on by the said Wilhelm John Banister alone, who will pay and discharge all debts and liabilities of, and receive all money payable to, the said late firm.—As witness our hands this 9th day of August, 1879.

J. W. Parker.
Wilhelm J. Banister.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Richard Nuttall and James Rixson, as Quarry Owners and Farmers, at Tottington, in the county of Lancaster, under the firm of Nuttall and Rixson, was this day dissolved by mutual consent. And that all debts due and owing by the said firm with respect to the Quarry will be received and paid by the said James Rixson, who will in future carry on that business on his own account; and that all debts due and owing by the said firm with respect to the Farm will be received and paid by the said Richard Nuttall, who will in future carry on that business on his own account.—As witness our hands this 20th day of August, 1879.

Richard X Nuttall,
Mark.
James Rixson.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Charles Sharpe, Thomas John Thorneloe, and Joseph Charles Gamble, under the style or firm of Charles Sharpe and Co., at Royal-arsade, High-street, in the borough of Leicester, in the trade or business of Tailors and Clothiers, was this day dissolved, so far as relates to the said Joseph Charles Gamble, by mutual consent. All debts due to and by the said partnership are to be paid to and by the said Charles Sharpe and Thomas John Thorneloe, who will continue the business at the above address.—As witness our hands this 15th day of August, 1879.

Charles Sharpe.
Thomas John Thorneloe.
Joseph Charles Gamble.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by George Henry Thorowgood and Nicholas Steinberg, under the firm of Thorowgood and Steinberg, at Nos. 36 and 37, Cuck-lane, Snow-hill, in the city of London, in the trade or business of Drysalers, was this day dissolved by mutual consent.—As witness our hands this 25th day of August, 1879.

G. Henry Thorowgood.
N. Steinberg.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Wright and Titus Woodhead, as Cloth Finishers, at Carr Mills, Woodhouse Carr, Leeds, in the county of York, under the firm of Wright and Woodhead is dissolved from the date hereof by mutual consent.—As witness our hands this 22nd day of August, 1879.

William Wright.
Titus Woodhead.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, George Jordan and Frederick William Lewis, as Tailors, under the style or firm of Jordan and Lewis, at No. 269, Regent-street, in the county of Middlesex, was, on the 8th day of August, 1879, dissolved by mutual consent. And that all debts due and owing to the said late firm will be received by the said George Jordan.—As witness our hands this 20th day of August, 1879.

Geo. Jordan.
W. F. Lewis.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Walter Riddell and Thomas Braithwaite Johnston, carrying on business at No. 7, Lord-street, Liverpool, in the county of Lancaster, as Tailors and Drapers, under the style or firm of Riddell and Johnston, has this day been dissolved by mutual consent. All debts due and owing to and by the said partnership will be received and paid by the said Thomas Braithwaite Johnston, by whom the said business will in future be carried on.—Dated this 15th day of August, 1879.

Walter Riddell.
Thomas Braithwaite Johnston.

NOTICE is hereby given, that the Partnership formerly subsisting between us the undersigned, Francis James Harris and George Harris, and carrying on business as Timber Merchants, at Clarence-road, New Cut, in the city and county of Bristol, under the style or firm of F. J. and G. Harris, was this day dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the said George Harris, by whom the said business will, in future, be carried on.—Dated this 23rd day of August, 1879.

F. J. Harris.
George Harris.

NOTICE is hereby given, that the Copartnership carried on for some time past by us the undersigned, Walter Philip O'Reilly and Richard Bouchier, at 32A, Cow Cross-street, West Smithfield, London, as Scientific Toy Manufacturers, under the style of the Scientific Toy and General Novelty Company, was this day dissolved by mutual consent. Mr. O'Reilly is empowered to discharge and receive all debts due to and by the partnership concern.—Dated this 13th day of August, 1879.

Walter Philip O'Reilly.
Richard Bouchier.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward Richard Hughes, David Erskine Jones, and William Owen Davies, carrying on business as Timber Merchants, at Conway, in the county of Carnarvon, under the style or firm of Hughes, Jones, and Davies, has been dissolved, by mutual consent, as from the 31st day of July, 1879. All debts due to and owing by the said late firm will be received and paid by the said David Erskine Jones and William Owen Davies.—Dated this 11th day of August, 1879.

Edward Richard Hughes.
D. Erskine Jones.
William Owen Davies.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, George Shadford Lee and Henry Wigfull, carrying on business as Electro Plate and Britannia Metal Manufacturers, in John-street, in Sheffield, in the county of York, under the style or firm of Lee and Wigfull, was this day dissolved by mutual consent; and that the said business will henceforth be carried on by the said Henry Wigfull alone, under the same style or firm of Lee and Wigfull; and all debts due to and owing by the said late firm will be received and paid by him.—Dated this 21st day of August, 1879.

George Shadford Lee.
Henry Wigfull.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Hargreaves Stocks and Henry Hirst Stocks, both of Woolshops, in Halifax, in the county of York, and trading there together as Tailors and Drapers, under the style or firm of Stocks Brothers, has been this day dissolved by mutual consent. All debts due to or by the said partnership will be received and paid by the said Henry Hirst Stocks, who will continue the business on his separate account.—Dated this 22nd day of August, 1879.

J. H. Stocks.
H. H. Stocks.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by George Friar and George Young, under the firm of Friar and Young, at Hide Hill, Berwick-upon-Tweed, in the county of the borough and town of Berwick-upon-Tweed, in the trade or business of Cabinet Makers and Upholsterers, was this day dissolved by mutual consent. All debts owing from and to the said partnership will in the regular course of trade be received and paid by the said George Young.—As witness our hands this 12th day of August, 1879.

George Friar.
George Young.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Costante Monico and Louis Pagani, in the trade or business of Café Restaurant Keepers and Provision Contractors, at 64, West-street, Brighton, was this day dissolved by mutual consent.—As witness our hands this 16th day of August, 1879.

Costante Monico.
Louis Pagani.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Topham Gadsby, of Godmanchester in the county of Huntingdon, Farmer, and Benjamin Mitchell the younger, of Felwell, in the county of Norfolk, Farmer, as Farmers of the estate called or known as the Popylot Farm, situate at Felwell and Methwold, in the said county of Norfolk, under the name or style of Gadsby and Mitchell, was dissolved, by mutual consent, on the 11th day of October, 1878.—Dated this 23rd day of August, 1879.

John T. Gadsby.
Benjamin Mitchell, jun.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Charles Nash and David Nash, in the business of Cart and Saddle Tree, Hain, and Spreader Makers at Wycombe Heath, in the parish of Great Missenden, in the county of Buckingham, under the style of Charles and David Nash, has been dissolved, by mutual consent, as from the 24th day of June, 1879.—Dated the 22nd day of August, 1879.

Charles Nash.
David Nash.

NOTICE is hereby given, that the Partnership formerly subsisting between the undersigned, James Fleming Mansergh and John Henry Grayson, carrying on business as Ship Owners and Ship Brokers, at Liverpool, in the county of Lancaster, under the style or firm of Mansergh, Grayson, and Co., has terminated, as on and from the 1st day of August, 1879, by effluxion of time.—Dated this 21st day of August, 1879.

J. F. Mansergh.
J. H. Grayson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Patrick Joseph Byrne and Henry Prosser Knill, of No. 19, Stamford-street, Blackfriars, in the county of Surrey, Silk Plush Importers and Merchants, has been dissolved by mutual consent. And that the business will in future be carried on by the undersigned, Patrick Joseph Byrne, at No. 19, Stamford-street aforesaid, who will receive and discharge all debts due and owing to and from the said partnership.—Dated this 31st day of July, 1879.

P. J. Byrne.
H. P. Knill.

NOTICE is hereby given, that the Partnership between David Jones, of Egairgelling, in the county of Montgomery, and Evan Reese, of Machynlleth, in the said county of Montgomery, in the trade or business of Slate Enamelling, at the Cambria Wynne Slate Enamel Works, Egairgelling, near Machynlleth, in the said county of Montgomery, was this day dissolved by mutual consent; and, in future, the business will be carried on by the said David Jones, at the Cambria Wynne Slate Enamel Works aforesaid, on his separate account, and who will pay and receive all debts owing from and to the said partnership in the regular course of trade.—Witness our hands this 19th day of August, 1879.

David Jones.
Evan Reese.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Frederic Stubbs and Edward Walker Garnett, carrying on business together as Drapers, at No. 13, Market-place, Oldham, in the county of Lancaster, under the firm of Stubbs and Garnett, was dissolved, by mutual consent, on the 9th day of August instant. All debts due to or owing by the said firm will be respectively received and paid by the said Edward Walker Garnett, by whom the business will in future be carried on.—Dated this 21st day of August, 1879.

Frederic Stubbs.
Edward Walker Garnett.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Elkanah Armitage, Benjamin Armitage, Samuel Armitage, Joseph John Armitage, and Tertius Elkanah Armitage, carrying on business as Cotton Spinners, at the Victoria Mill, Patricroft in the county of Lancaster, under the firm of Elkanah Armitage and Sons, Patricrofts, was dissolved, by mutual consent, as on and from the 30th day of June last, so far as regards the said Tertius Elkanah Armitage, who retires from the firm; and that in future the business will be carried on by the remaining partners.—Dated this 12th day of August, 1879.

Elkanah Armitage. *Joseph John Armitage.*
Benjamin Armitage. *Tertius Elkanah Armitage.*
Samuel Armitage.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Frederick Morris and James Hood, trading under the style or firm of the Oxford-road Finishing Company, at New Wakefield-street, Oxford-street, in the city of Manchester, in the county of Lancaster, as Bleachers, Stiffeners, Finishers, and Dyers, was dissolved, upon the 31st day of July last, by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned James Hood, who will continue the said business, at the same premises, upon his own account.—Dated the 20th day of August, 1879.

Frederick Morris.
James Hood.

NOTICE is hereby given, that the Partnership business heretofore subsisting between the undersigned, Benjamin Artis and Thomas Artis, Grocers and Drapers, West Pottergate-street and St. Martin at Oak, both in the city of Norwich, and carried on by them under the style or firm of Artis Brothers, has from and after the 7th day of August, 1879, been dissolved by mutual consent; and that all debts due to or from the late partnership business carried on by them at West Pottergate-street aforesaid will be received and paid by the said Thomas Artis, who will in future carry on the said business there on his own account; and that all debts due to the said late partnership business carried on by them at St. Martin at Oak aforesaid will be received by the said Benjamin Artis, who will in future carry on the said business there on his own account. And that all debts due from the said partnership business carried on at St. Martin at Oak aforesaid will also be paid by the said Thomas Artis on account of the said copartnership.—As witness the hands of the parties this 11th day of August, 1879.

Benjamin Artis.
Thomas Artis.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, James Martin and Ricardo Stephenson, as Advertising Agents and India Rubber Stamp Manufacturers, at No. 32, Ludgate Hill, in the city of London, under the firm of Martin and Company, was, on the 21st day of August instant, dissolved by mutual consent; and that all debts due and owing to or by the late firm will be received and paid by the said James Martin.—As witness our hands this 21st day of August, 1879.

James Martin.
Ricardo Stephenson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Foster and William Scrivener Spofford, carrying on business as Great Manufacturers, in this day dissolved by mutual consent. All debts due to and owing by the said copartnership will be received and paid by the said William Scrivener Spofford, who will, in future, carry on the said business on his own account.—Dated this 22nd day of August, 1879.

Joseph Foster.
Wm. S. Spofford.

NOTICE is hereby given, that the Partnership heretofore carried on by Victor Julius Müller and Horace Anthony, under the style or firm of V. J. Müller and Co., at No. 3 South-parade, Manchester, and at No. 29, Trafford-chambers, South John-street, Liverpool, both in the county of

Lancaster, in the trade or business of Drysalters, has been dissolved, as from the 26th day of July last, pursuant to a power contained in the articles of partnership, dated 1st January, 1879. The business will, in future, be carried on by the said Victor Julius Möller, on his own account, who will receive and pay all debts owing to and by the said late partnership.—Dated this 15th day of August, 1879.

Victor Julius Möller.
Horace Anthony,
By his Attorney, Victor Julius Möller.

[Extracts from the Edinburgh Gazette of August 22, 1879.]

NOTICE.

THE Subscriber ceased, on the 31st of July, 1879, to be a Partner of the Company carrying on business as Merchants, in Glasgow, under the firm of James Graham and Co., and at Calcutta, under the firm of Graham and Co., he having on that date retired therefrom.

James Graham.

JAMES ANDERSON, Witness.
G. A. STEWART, Witness.
123, Bishopgate-street, London,
19th August, 1879.

NOTICE.

THE Subscriber ceased on the 31st July, 1879, to be a Partner of the Company carrying on business as Merchants, in Glasgow and Liverpool, under the firm of William and Robert Graham and Co., and at Bombay, under the firm of William and Alexander Graham and Co., he having on that day retired therefrom.

James Graham.

JAMES ANDERSON, Witness.
G. A. STEWART, Witness.
123, Bishopgate-street, London,
19th August, 1879.

LUCY HART, Widow, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Lucy Hart, formerly of No. 138, Loughborough-road, Brixton, and late of No. 163, Camberwell New-road, both in the county of Surrey, Widow (who died on the 21st day of March, 1879, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 10th day of April, 1879, by Isaac John Clark, of No. 10, St. George's-road, Kilburn, in the county of Middlesex, Gentleman, and William Baringham, of No. 38, Noble-street, Gresham-street, in the city of London, Warehouseman, the executors therein named), are hereby required to send written particulars of their debts, claims, or demands upon or against the said estate to us the undersigned, the Solicitors of the said executors, on or before the 1st day of October next, after which day the said executors will proceed to distribute the assets of the said deceased among the parties respectively entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice, and that the said executors will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person of whose debt, claim, or demand they shall not then have had notice.

DUFFIELD and BRUTY, 6, Tokenhouse-yard,
London, E.C., Solicitors to the Executors.

WILLIAM TWIGG, Deceased

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of William Twigg, late of Cheshunt, in the county of Hertford, Gentleman (who died on the 4th day of July, 1879, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 2nd day of August, 1879, by John Gocher, of Cheshunt aforesaid, Gentleman, one of the executors therein named), are hereby required to send written particulars of their debts, claims, or demands upon or against the said estate, to us, the undersigned, the Solicitors of the said executor, on or before the 1st day of November next, after which day the said executor will proceed to distribute the assets of the said deceased among the parties respectively entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and that the said executor will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person of whose debt, claim, or demand he shall not then have had notice.

DUFFIELD and BRUTY, 6, Tokenhouse-yard,
London, E.C., Solicitors to the Executor.

No. 24756.

K

FREDERICK EDWARD RAWSON, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims upon the estate of Frederick Edward Rawson, late of Thorpe-in-Sowerby, in the parish of Halifax, in the county of York, Merchant, deceased (who died on the 16th day of May, 1879, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 8th day of August, 1879, by Harriet Susanna Rawson, Widow, the relict, and William Henry Rawson, of Mill House, in Sowerby aforesaid, Esq., and John Rawson, of Brockwell, in Sowerby aforesaid, Esq., the brothers of the said deceased, the executors), are hereby required to send the particulars of such claim or demand to us, the undersigned, the Solicitors to the said executors, on or before the 1st day of November, 1879, after which day the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, or demands of which they have then had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not have had notice.—Dated this 20th day of August, 1879.

EMMET and WALKER, Halifax, Solicitors to the said Executors.

Miss ANNA NEVINS NEVINS, Deceased.

NOTICE is hereby given, pursuant to the provisions of the Act of Parliament of the 22nd and 23rd Vict., cap. 35, "To further amend the Law of Property, and to relieve Trustees," for all creditors and others having any claims or demands against the estate of the late Miss Anna Nevins Nevins, late of No. 5, Oxford street, Cheltenham, in the county of Gloucester, Spinster (who died on the 20th day of June last, and whose will was proved on the 12th day of August instant, in the Gloucester District Registry of the Probate Division of Her Majesty's High Court of Justice, by Alfred Lewis, of 95, High-street, Cheltenham aforesaid, one of the executors thereof), to send in to me, on behalf of such executor, on or before the 22nd day of September next, the full particulars of such claims and demands, as on or after that day he will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims (if any) of which he shall then have notice; and will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.—Dated this 22nd day of August, 1879.

W. ANSLOW SOLE, 2, Promenade-place, Cheltenham, Solicitor to the Executors.

Re ELIZA WOOD, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against or affecting the estate of Eliza Wood, late of Belgrave-terrace, Huddersfield, in the county of York, Spinster, deceased (who died on the 2nd day of April, 1879, and whose will was proved on the 5th day of May, 1879, in the Wakefield District Registry of the Probate Division of Her Majesty's High Court of Justice, by John Eddison, George William Tomlinson and David Shaw, the executors thereof), are hereby required to send particulars, in writing, of their claims or demands upon or against the estate of the said deceased to the undersigned, the Solicitors to the said executors, on or before the 1st day of October, 1879, after which date the said executors will proceed to distribute the assets of the said testatrix amongst the persons entitled thereto, having regard only to the debts, claims, or demands of which the said executors shall then have had notice, and they will not be answerable or liable for the assets, or any part thereof, so distributed to any person or persons of whose debts, claims, or demands they shall not have had notice.—

LAYCOCK, DYSON, and LAYCOCK, Solicitors
Huddersfield.

WILLIAM HUNTER, Esq., Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claim or demand against the estate of William Hunter, late of No. 57, formerly No. 30, Moorgate-street, in the city of London, of Bride's-place, Shoreditch, in the county of Middlesex, and of Purley Lodge, near Croydon, in the county of Surrey, Upholder and Timber Merchant, deceased (who died at Purley Lodge aforesaid on the 24th day of February, 1878, and whose will, with a codicil thereto, was proved, on the 6th day of April, 1878, in the Principal Registry of the Probate,

Divorce, and Admiralty Division (Probate) of Her Majesty's High Court of Justice, by William Hunter, of 57, Moorgate-street aforesaid, Upholder and Timber Merchant, Curling Hunter, of Mickleham, in the said county of Surrey, Esq., George Hunter, of 57, Moorgate-street aforesaid, Esq. (since deceased), and Herbert Dalton, of Glenross, Tunbridge Wells, in the county of Kent, Esq., the executors therein named), are required to send particulars of their debts or claims, on or before the 9th day of October, 1879, to Messrs. Hollams, Son, and Coward, of Mincing-lane, in the said city of London, Solicitors to the surviving executors; and notice is hereby given, that after the said 9th day of October, 1879, the said surviving executors will proceed to distribute the assets of the said William Hunter among the parties entitled thereto, having regard only to the debts and claims of which the said surviving executors may then have had notice; and they will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.—Dated this 23rd day of August, 1879.

HOLLAMS, SON, and COWARD, Mincing-lane, E.C., London, Solicitors for the said surviving Executors.

GEORGE OLIVANT, Deceased.

Pursuant to an Act of Parliament of 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 creditors and other persons having any claims or demands upon or against the estate of George Olivant, late of Sturton-en-le-Steeple, in the county of Nottingham, Farmer, deceased (who died on the 3rd day of May, 1879, and whose will was proved in the Nottingham District Registry of the Probate Division of the High Court of Justice, by the executrix therein named), are hereby required to send particulars of their claims or demands, in writing, to us, the undersigned, the Solicitors for the said executrix, on or before the 20th day of September next, at the expiration of which time the said executrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts, claims, or demands of which she shall then have had notice; and she will not be liable for the assets so distributed to any person of whose debt, claim, or demand she shall not then have had notice. And all persons indebted to the said deceased at the time of his death are requested to pay their respective debts to us without delay.—Dated the 15th day of August, 1879.

GEORGE and CHAS. H. MARSHALL, Retford, Solicitors.

JAMES SHARPLES, 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."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of James Sharples, late of East Retford, in the county of Nottingham, Innkeeper, deceased (who died on the 20th day of July, 1879, intestate, and to whose estate and effects letters of administration were granted by the Principal Registry of the Probate Division of the High Court of Justice, on the 8th day of August, 1879, to Sarah Wolfenden, wife of Josiah William Wolfenden), are required to send particulars of their claims or demands, in writing, to us, the undersigned, the Solicitors for the said administratrix, on or before the 15th day of September next, at the expiration of which time the said administratrix will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the debts, claims, or demands to which she shall then have had notice; and she will not be liable for the assets so distributed to any person of whose debt, claim, or demand she shall not then have had notice. And all persons indebted to the said deceased at the time of his death are requested to pay their respective debts to us without delay.—Dated the 14th day of August, 1879.

GEORGE and CHAS. H. MARSHALL, Retford, Solicitors.

MARY DAKEYNE, Deceased.

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

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Mary Dakeyne, late of Old Hall, East Bridgeford, in the county of Nottingham, Widow, deceased (who died on the 9th day of July, 1879, and whose will was proved by William Weston, of Bramley, in the county of Surrey, Esq., on the 11th day of August, 1879, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice), are hereby required to send in the particulars of their claims and demands to Messrs. G. F. and M. Rooper, of 17, Lincoln's-inn-fields, London, W.C., the Solicitors of the said executor, on or before the 1st day

of October next. And notice is hereby also given, that after that day the said executor will proceed to distribute the assets of the said Mary Dakeyne, deceased, among the parties entitled thereto, having regard to the debts, claims, and demands only of which the said executor may then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 25th day of August, 1879.

G. F. and M. ROOPER, 17, Lincoln's-inn-fields, W.C., Solicitors for the said Executor.

JOHN THOMAS WRIGHT, Deceased.

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

NOTICE is hereby given, that all persons being creditors of, or otherwise having any claim upon or against, the estate of John Thomas Wright, formerly of No. 15, London-street, Fenchurch-street, in the city of London, and Devonshire-road, Balham Hill, in the county of Surrey, Solicitor, but late of Marina Villa, Seidon-road, Worthing, in the county of Sussex, Gentleman, deceased (who died on the 26th day of June, 1879, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 18th day of July, 1879, by the executors therein named), are hereby required to send in full particulars of their debts, claims, and demands, in writing, to me, the undersigned, Solicitor acting for the executors, at my office, in Adelaide-buildings, London Bridge, in the city of London, on or before the 1st day of October next, after which day the executors will proceed to distribute the assets of the said testator among the persons entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and that the said executors will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose debts, claims, or demands they shall not then have had notice.—Dated this 21st day of August, 1879.

JOHN G. BONNER,

HENRY STILES, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Henry Stiles, late of Nortleach, in the county of Gloucester, Solicitor (who died on the 28th day of March, 1879, and whose will was proved in the Gloucester District Registry attached to the Probate Division of the High Court, on the 19th day of April, 1879, by Anne Stiles, Spinster, and Lawrence Castle, the executors named in the said will), are required to send in the particulars of their debts, claims, and demands to the said executors, at the office of their Solicitors, Messrs. Stiles and Ward, at Northleach, in the county of Gloucester, on or before the 30th day of November, 1879, 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 19th day of August, 1879.

STILES and WARD, Solicitors to the said Executor.

Re JOHN MEDD, Deceased.

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

NOTICE is hereby given, that all creditors and others having any claims or demands upon or against the estate of John Medd, deceased, late of 28, Belmont-street, Southport, in the county of Lancaster, Surgeon (who died on the 30th day of May, 1879, and to whose personal estate letters of administration were granted by the District Registry attached to the Probate Division of Her Majesty's High Court of Justice at Liverpool, on the 20th day of August, 1879, to Margaret Anne Medd, the lawful widow and relict of the said deceased), are hereby required to send, in writing, the particulars of their debts, claims, or demands to me, the undersigned, the Solicitor of the said administratrix, on or before the 1st day of November next, after which day the said administratrix will proceed to distribute the assets of the said John Medd, deceased, among the parties entitled thereto, having regard only to the debts, claims, and demands of which the said administratrix shall then have had notice, and the said administratrix will not be liable for the assets so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 21st day of August, 1879.

HENRY THRELFALL, 12, London-street, Southport, Solicitor for the said Administratrix.

JOHN GEORGE CHALLIS, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Victoria, cap. 35, sec. 29, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that the creditors of John George Challis, late of Bury St. Edmunds, in the county of Suffolk, Corn and Coal Merchant (who died on the 21st day of February, 1874, and whose will was proved by Harriet Challis, of Bury St. Edmunds aforesaid, Widow, James Reach, of the same place, Gentleman, and Sophia Challis, of the same place, Spinster, the executors thereof, in the Bury St. Edmunds District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 11th day of March, 1874), and all other persons having any claim or demand upon or against the estate of the said John George Challis, are to send the particulars, in writing, of their claim or demand to the above named executors, at our offices, in Bury St. Edmunds aforesaid, on or before the 15th day of September next, at the expiration of which time the said executors will distribute the assets of the said John George Challis amongst the parties entitled thereto, having regard only to the claims of which the said executors shall have then had notice; and will not be liable for the assets so distributed to any person of whose debt or claim the said executors shall not have had notice at the time of such distribution.—Dated the 26th day of August, 1879.

SALMON and SON, Bury St. Edmunds, Solicitors for the said Executors.

HENRY THOMAS SMART, Esq., Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debt or claim against or upon the estate of Henry Thomas Smart, late of No. 30, King Henry's-road, in the parish of St. John, Hampstead, in the county of Middlesex, Professor of Music, deceased (who died on the 6th day of July, 1879, and letters of administration of whose personal estate and effects were, on the 9th day of August instant, granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, to Henry Edward Smart, of Newstead, West End-lane, Kilburn, in the said county of Middlesex), are required to send particulars of their debts or claims, on or before the 26th day of October, 1879, to Thomas Hanworth Rackham, of St. Giles'-street, in the city of Norwich, Solicitor to the said administrator, as after that day the administrator will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims 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 person of whose claim he shall not then have had notice.—Dated this 23rd day of August, 1879.

THOMAS HANWORTH RACKHAM, Solicitor for the said Administrator.

THOMAS LUCAS, Deceased.

Pursuant to the Statute 22 and 23 Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any debt or claim upon or affecting the estate of Thomas Lucas, late of Haycote, in the township of Crosthwaite, in the county of Westmorland, Yeoman, deceased (who died on the 29th day of January, 1879, and whose will was proved in the District Registry attached to the Probate Division of Her Majesty's High Court of Justice at Carlisle, on the 5th day of April, 1879, by Eleanor Lucas, of Haycote aforesaid, Widow, relict of the deceased, Thomas Wren, of Border Side, Crosthwaite aforesaid, Farmer, and me, the undersigned, the executors thereof), are hereby required to send in the particulars of their claims to me, the undersigned, on or before the 4th day of October, 1879, at the expiration of which time the said executors will proceed to distribute the assets of the said Thomas Lucas, the testator, among the persons entitled thereto, having regard to the debts and claims only of which the said executors shall then have had notice; and the said executors will not be liable for the assets so distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution.—Dated the 6th day of August, 1879.

J. T. BOWNASS, Windermere, Solicitor.

THOMAS HOPKIN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against or affecting the estate of Thomas Hopkin, late of Whitcombe-street, Aberdare, in the county of Glamorgan, Gentleman, deceased (who died on the 9th day of June, 1879, and letters of administration of whose personal estate and effects were, on the 16th day of July, 1879, granted to me, the undersigned, William Hopkin, of No. 4, Whitcombe-street, Aberdare aforesaid, by the District Registrar at Llandaff of

the Probate Division of Her Majesty's High Court of Justice), are hereby required to send the particulars, in writing, of their debts, claims, and demands to me, the said administrator, at my said address, on or before the 20th day of September next, after the expiration of which time I shall proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which I shall then have had notice; and that I shall not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand I shall not have had such notice as aforesaid.—Dated this 20th day of August, 1879.

WILLIAM HOPKIN, No. 4, Whitcombe-street, Aberdare, Glamorganshire, Administrator.

The Reverend JOHN EVANS, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims upon the estate of the Reverend John Evans, late of Norfolk Lodge, Maidenhead, in the county of Berks, Clerk in Holy Orders, deceased (who died on the 21st day of May, 1879, and whose will was duly proved in the Principal Registry, Probate Division, of Her Majesty's High Court of Justice, on the 26th day of June, 1879, by Henry Wakeham Purkis and Mary Ann Robinson, Spinster, the executors therein named), are hereby required to send particulars, in writing, of any such claims or demands to William Perry, of 1, Lincoln's-inn-fields, in the county of Middlesex, Solicitor to the said executors, on or before the 1st day of October next, at the expiration of which time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.—Dated this 20th day of August, 1879.

WM. PERRY, 1, Lincoln's-inn-fields, Solicitor to the Executors.

RICE OWEN ANWYL, Deceased.

Pursuant to the Act to relieve Trustees, 22 and 23 Vic., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against, upon, or in any way affecting the estate of Rice Owen Anwyl, late of Brynnygroes, in the parish of Llanyce, in the county of Merioneth, Esq., deceased (who died on the 14th day of February, 1879, at Hyères (Var), in France, and letters of administration, with will annexed, of whose estate and effects were on the 29th day of July, 1879, granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, to Jane Royle, of Brynnygroes aforesaid, Widow, the administratrix), are hereby required to send particulars, in writing, of their debts, claims, or demands to, upon, or against the estate of the said deceased, to me, the undersigned, the Solicitor for the said administratrix, on or before the 1st day of December next, after which day the said administratrix will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice; and that the said administratrix will not be answerable or liable for the assets so distributed, or otherwise dealt with, or any part thereof, to any person or persons of whose debt, claim, or demand she shall not then have had notice.—Dated this 19th day of August, 1879.

A. ANWYL PASSINGHAM, of Bala, in the county of Merioneth, Solicitor for the said Administratrix.

WILLIAM THOMAS TILL, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of William Thomas Till, formerly of 58, Fenchurch-street, in the city of London, and of Waingates, Croydon, in the county of Surrey, but late of Billiter House, Billiter-street, in the city of London, and of Lorne Villa, Bexley Heath, in the county of Kent, Tobacco Merchant (who died on the 30th day of July, 1879, and whose will was proved by John Cæsar Müller, of Billiter House, Billiter-street aforesaid, and George Gaywood, of 2, Fen-court, in the city of London, the executors therein named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 13th day of August, 1879), are hereby required to send particulars, in writing, of their debts, claims, or demands to me, the undersigned, as Solicitor to the said executors, on or before the 1st day of October, 1879; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties

entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice, and that they will not be liable for the assets, or any part thereof, so distributed to any persons or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 23rd day of August, 1879.

J. W. MARSH, 2, Fen-court, Fenchurch-street, in the city of London, Solicitor for the said Executors.

JOHN MITCHELL, Deceased.

Pursuant to the Statute 22 and 23 Victoria, chapter 35. NOTICE is hereby given, that all creditors and all other persons having claims against the estate of John Mitchell, late of No. 5, Queen's-place, Pulteney-road, and No. 3, Barton-street, both in the city and borough of Bath, Carver and Gilder, deceased (who died on the 28th day of December, 1877), are required to send in particulars of their claims to us, the undersigned, who are Solicitors to William Powell, Upholsterer, and James Augustine Quin, Banker, both of Bath aforesaid, the executors named in the will and codicil of the deceased, on or before the 19th day of September next, after which time the executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which the executors shall then have had notice.—Dated this 19th day of August, 1879.

STONE, KING, and KING, 13, Queen-square, Bath, Solicitors for the Executors.

EDWIN EDWARD POOLE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Edwin Edward Poole, late of the Queen's Hotel, Keswick, in the county of Cumberland, Hotel Keeper and Farmer, deceased (who died on the 18th day of June, 1879, and of whose estate letters of administration were granted by the Principal Registry of the Probate, Divorce, and Admiralty Division of Her Majesty's High Court of Justice, on the 30th day of July last, to Anne Elizabeth Poole, the lawful widow and relict of the deceased), are requested to send the particulars of such claims to the undersigned, on or before the 1st day of October next, after which day the said Anne Elizabeth Poole will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be liable for the assets so distributed, or any part thereof, to any person of whose claims she shall not then have had notice.—Dated this 18th day of August, 1879.

J. LOWTHIAN, Keswick, Solicitor for the said Administratrix.

JOSEPH GOULD, Deceased.

Pursuant to the Statute 22 and 23 Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claim against the estate of Joseph Gould the elder, late of Leek, in the county of Stafford, Silk Manufacturer (who died on 4th December, 1878, and whose will was proved by Sarah Gould, Widow, William Henry Johnson, Book Keeper, and Joseph Sykes, Schoolmaster, all of Leek aforesaid, the executors therein named, in the Principal Registry of the Probate Division of the High Court of Justice, on 13th August, 1879), are hereby required to send in particulars thereof to the said William Henry Johnson, at the warehouse of Messrs. Joseph Gould and Son, Silk Manufacturers, Horton-street, Leek, on or before the 31st October next, after which time the executors will distribute the assets of the deceased among the persons entitled thereto, 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 21st August, 1879.

CHALLINOR and CO., Leek, Solicitors.

JOSHUA HEPWORTH, Deceased.

Pursuant to Statute 22nd and 23rd Victoria, cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Joshua Hepworth, late of Ackworth, in the county of York, Esq. (who died on the 9th February, 1879, and whose will was proved on the 2nd July, 1879, in the District Registry at Wakefield of the Probate Division of the High Court of Justice, by the undersigned, Edmund Wilson, of Leeds, in the said county of York, Solicitor, and John William Sangster, of Pontefract, in the said county of York, Solicitor, two of the executors named in the said will), are required to send, in writing, the particulars of their claims to Messrs. Sangster and Coleman, Solicitors, Pontefract, on or before the 23rd October, 1879, after which date the said executors will distribute the assets of the said deceased, having regard only to the claims of which they have had notice.—Dated this 22nd day of August, 1879.

EDMUND WILSON, Solicitor, Leeds, Executor.

JOHN WILLIAM SANGSTER, Solicitor, Pontefract, Executor.

FRANCIS SWEETING, 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."

NOTICE is hereby given, that all creditors and other persons having any debt, claim, or demand against the estate of Francis Sweeting, late of Membury, in the county of Devon, Farmer, deceased (who died on the 20th day of June last, and of whose personal estate and effects letters of administration were granted by Her Majesty's High Court of Justice, at the District Registry at Exeter attached to the Probate Division of the said Court, on the 6th day of July, to Selina Sweeting, of Membury aforesaid, the lawful widow and relict), are hereby required to send the particulars of their debts, claims, and demands, in writing, to the undersigned, on or before the 29th day of September next, after which day the said administratrix will proceed to distribute the assets among the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and the said administratrix will not be liable for any part of the assets so distributed to any person of whose claim or demand she shall not have had such notice as aforesaid.—Dated this 23rd day of August, 1879.

W. FORWARD, Axminster, Devon, Solicitor for the said Administratrix.

WILLIAM HENRY PORTER, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of William Henry Porter, late of Tamworth, New South Wales, School Teacher (who died on the 1st day of September, 1872, and whose will was proved by Isabella Porter, the executrix therein named, in the Supreme Court of New South Wales, Ecclesiastical Jurisdiction, on the 5th January, 1874, and by Nathaniel Cork, as the lawful Attorney of the said Isabella Porter, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 20th day of August, 1879), are hereby required to send particulars, in writing, of their debts, claims, or demands to me, the undersigned, as Solicitor to the said Attorney of the said executrix, on or before the 18th day of October, 1879; and notice is hereby given that at the expiration of that time the said Attorney or executrix will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which he or she shall then have had notice; and that he and she will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand he or she shall not then have had notice.—Dated this 23rd day of August, 1879.

THOS. DONNITHORNE, 30, Gracechurch-street, E.C., Solicitor to the said Nathaniel Cork and Isabella Porter.

JOHN PROVIS, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of John Provis, formerly of Holyhead, in the county of Anglesea, but late of the city of Chester, Esq. (who died on the 10th day of July, 1879, and whose will was proved by Thomas John Provis, the executor therein named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 24th day of July, 1879), are hereby required to send particulars, in writing, of their debts, claims, or demands to me, the undersigned, as Solicitor to the said executor, on or before the 18th day of October, 1879; and notice is hereby given, that at the expiration of that time the said executor will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 23rd day of August, 1879.

THOS. DONNITHORNE, 30, Gracechurch-street, E.C., Solicitor to the said Executor.

JOHN THACKWAY DAVIES, Deceased.

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

NOTICE is hereby given, that all persons having any claims or demands against the estate of John Thackway Davies, late of No. 2, Bodley-street, St. Mary, Newington, in the county of Surrey, Gentleman, deceased

(who died on the 6th day of April, 1879, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 11th day of June, 1879, by William Whetherly, of 133A, Blackfriars-road, in the county of Surrey, Auctioneer, and Alfred Sheffield, of No. 6, Gladstone-terrace, Albert-road, Peckham, in the county of Surrey, Traveller, the executors therein named), are hereby required to send, in writing, the particulars of such claims and demands to us, the undersigned, the Solicitors to the said executors, on or before the 22nd day of September, 1879, 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 or demands of which they shall then have had notice; and the executors will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have received notice.—Dated this 22nd day of August, 1879.

MARSON and DADLEY, 1, Southwark Bridge-road, London, S.E., Solicitors for the said Executors.

GEORGE BEST, 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."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Best, late of Compton Durville, in the parish of South Tetherton, in the county of Somerset, Yeoman, deceased (who died on the 17th day of May, 1878, and whose will, with one codicil thereto, was proved in the District Registry attached to the Probate Division of Her Majesty's High Court of Justice at Taunton, in the said county of Somerset, on the 23rd day of October, 1878, by William Best and Robert Sampson Rood Pittard, the executors in the said will named), are hereby required to send the particulars of such claims or demands, in writing, to the said executors, at the office of me, the undersigned, Samuel Humphry Collins, of Ilminster, in the said county, on or before the 30th day of September next, after 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 they shall have had notice at the time of such distribution; and that the said executors will not after that time be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall not then have had notice.—Dated this 14th day of August, 1879.

SAMUEL H. COLLINS, Ilminster, Somerset, Solicitor to the said Executors.

MARY MELLOR, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Mellor, late of Fulwood Park, Preston, in the county of Lancaster, Spinster (who died on the 12th day of June, 1879, and whose will was proved by George Mellor and John Edward Mellor, both of Ashton-under-Lyne, in the county of Lancaster, the executors named in the said will, in the Principal Registry of Her Majesty's High Court of Justice, Probate Division, on the 1st day of July, 1879), are hereby required to send, in writing, the particulars of their claims or demands to Mr. Henry Gartside, the Solicitor of the said executors, at his office, situate in Stamford-street, in Ashton-under-Lyne aforesaid, on or before the 1st day of October, 1879, after which day the said executors will proceed to distribute the assets of the said Mary Mellor among the parties entitled thereto, having regard to the debts and claims only of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 21st day of August, 1879.

H. GARTSIDE, Solicitor for the said Executor.

Miss FRANCES EADY, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Frances Eady, late of the town of Huntingdon, in the county of Huntingdon, Spinster, deceased (who died on the 15th day of July last, and whose will was proved on the 14th day of August instant in the District Registry of Her Majesty's High Court of Justice at Peterborough, by John Henry Howard,

of Huntingdon aforesaid, Builder, the sole executor named in the said will), are hereby required to send, in writing, the particulars of their respective debts, claims, or demands to us, the undersigned, the Solicitors acting for the said executors, at our offices, in the town of Huntingdon aforesaid, on or before the 20th day of September next, after which day the said executor will proceed to administer the estate and distribute the assets of the said testatrix among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and that he will not be liable for the assets so distributed to any person of whose debt, claim, or demand he shall not then have received notice.—Dated the 20th day of August, 1879.

GREENE and MELLOR, Huntingdon, Solicitors for the said Executor.

HYNMAN ALLENBY, 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."

NOTICE is hereby given, that all creditors and other persons having any claim or demand against the estate and effects of Hynman Allenby, late of Felixstowe, near Ipswich, in the county of Suffolk, Esq., deceased (who died on the 20th day of February, 1878, and whose will, with two codicils thereto, was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 20th day of December, 1878, by Alfred Erasmus Dryden, of 3, New-square, Lincoln's-inn, London, Esq., the Reverend Claude Bosanquet, of Folkstone, in the county of Kent, Clerk in Holy Orders, and Catherine Ann Allenby, of Felixstowe House, Felixstowe, Ipswich, Suffolk, three of the executors and trustees therein named), are hereby required to send the particulars thereof to us, the undersigned, on or before the 18th day of September next, after which day the said trustees will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice, and they will not be liable for the assets so distributed to any person of whose claim or demand they shall not then have had due notice.—Dated this 18th day of August, 1879.

By Order,

WILSON and SON, Solicitors, Louth, Lincolnshire.

JAMES BAKE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of James Bake, late of Birds' Cliff House, Cheetham, in the city of Manchester, Esq., deceased (who died on the 7th day of July, 1879, and whose will, with a codicil thereto, was proved on the 5th day of August, 1879, in the District Registry at Manchester attached to the Probate Division of Her Majesty's High Court of Justice, by the executors therein named), are required, on or before the 29th day of September, 1879, to send particulars of their debts, claims, and demands to us, the undersigned, Solicitors for the said executors. And notice is hereby also given, that after that day the executors 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 they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 20th day of August, 1879.

GRUNDY, KERSHAW, and CO., 31, Booth-street, Manchester, Solicitors to the said Executors.

The Reverend ROBERT JONES, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Victoria, cap. 35, entitled "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 the estate of the late Reverend Robert Jones, late of All Saints' Vicarage, Lower-road, Rotherhithe, in the county of Surrey, deceased (who died on the 28th day of March, 1879, at All Saints' Vicarage, Rotherhithe aforesaid, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 7th day of April, 1879, by Charles Edward Jones and George William Marsden the younger, the executors named therein), are hereby required to send full particulars of their claims and demands to us, the undersigned, Messrs. Marsden and Son, the Solicitors to the said executors, at No. 37, Queen-street, Cheapside, in the city of London, on or before the 29th day of September, 1879, after which said day the said executors will proceed to distribute the assets of the deceased among the parties

entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim or demand they shall not then have had notice.—Dated this 20th day of August, 1879.

MARSDEN and SON, 37, Queen-street, Cheapside, London, Solicitors to the said Executors.

Re MARTIN FREDERICK BREMER, Esq., Deceased. Pursuant to the 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Martin Frederick Bremer, late of 16, Compton-terrace, Islington, in the county of Middlesex, Gentleman, deceased, but formerly of 61, Mark-lane, in the city of London, Merchant (who died at 16, Compton-terrace, Islington aforesaid, on the 27th day of November, 1878, and to whose personal estate and effects letters of administration, with the will annexed, were granted on the 11th day of August, 1879, by the Principal Registry of the Probate, Divorce, and Admiralty Division (Probate) of Her Majesty's High Court of Justice, to Frederica Bottom, of 31, Hornsey-street, Holloway-road, in the county of Middlesex, Spinster, one of the natural and lawful daughters of the said testator's late nephew, Joseph Bottom, and as such a legatee named in the said will), are hereby required to send particulars of their debts, claims, or demands, on or before the 1st of November, 1879, to Mr. Thomas Down Pettiver, of No. 26, College-street, College-hill, in the city of London, Solicitor to the said administratrix. And notice is hereby given, that after the said 1st of November, 1879, the said administratrix will proceed to distribute the assets of the said Martin Frederick Bremer among the parties entitled thereto, having regard only to the debts, claims, and demands of which the said administratrix may then have had notice; and she will not be answerable or liable for the assets so distributed, or any part thereof, to any person whose claim she shall not then have had notice.—Dated this 22nd day of August, 1879.

THOS. D. PETTIVER, 26, College-street, College-hill, London, Solicitor for the said Administratrix.

Re JOSEPH LADD, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Joseph Ladd, late of the City of London Infirmary, Bow-road, in the county of Middlesex, and formerly of No. 6, Russia-court, Milk-street, Cheapside, in the city of London, Warehouseman, deceased (who died intestate, at the City of London Infirmary aforesaid, on the 25th day of July, 1879, and to whose personal estate and effects letters of administration were granted to Edward Ladd, of No. 20, Marriot-road, Tollington Park, in the county of Middlesex, Warehouseman, the natural and lawful son and one of the next-of-kin of the said intestate, on the 9th day of August, 1879, by the Principal Registry attached to the Probate, Divorce, and Admiralty Division of Her Majesty's High Court of Justice), are hereby required to send particulars of their debts, claims, or demands, on or before the 20th day of September, 1879, to Mr. Thomas Down Pettiver, of No. 26, College-street, College-hill, in the city of London, Solicitor to the said administrator. And notice is hereby given, that after the said 20th day of September, 1879, the said administrator will proceed to distribute the assets of the said intestate among the parties entitled thereto, having regard only to the debts, claims, and demands of which the said administrator may then have had notice; and he will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.—Dated this 22nd day of August, 1879.

THOS. D. PETTIVER, 26, College-street, College-hill, E.C., Solicitor for the said Administrator.

CHARLES WILLIAM THOMPSON, Deceased.

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

NOTICE is hereby given, that all creditors and others having any claims or demands against the estate of Charles William Thompson, late of the Infirmary at Lewes, in the county of Sussex, a Corporal in the 6th Dragoons (who died on the 27th day of December, 1871, and letters of administration to whose personal estate and effects were, on the 7th day of March, 1872, granted by the Principal Registry of Her Majesty's Court of Probate to the undersigned, Marianne Nalty, the wife of Thomas Edward Nalty, of 46, Saint German's-road, Forest-road,

in the county of Kent, Gentleman), are hereby required to send particulars, in writing, of their claims and demands to Messrs. Angell, Imbert-Terry, and Page, of No. 93, Gresham-street, Bank, in the city of London, Solicitors to the undersigned Marianne Nalty, on or before the 1st day of October, 1879, after which day I, the said Marianne Nalty, shall proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims and demands only of which I shall then have had notice; and that I shall not be liable or answerable for the assets so distributed, or for any part thereof, to any person or persons of whose claim or demand I shall not have had notice at the time of such distribution.—Dated this 21st day of August, 1879.

MARIANNE NALTY.

ANGELL, IMBERT-TERRY, and PAGE, 93, Gresham-street, Bank, E.C., and 81, Baker-street, Portman-square, W., Solicitors to the Administratrix.

WILLIAM CHARLES THOMPSON, Deceased.

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

NOTICE is hereby given, that all creditors and others having any claims or demands against the estate of William Charles Thompson, late of 81, Faraday-street, Walworth, in the county of Surrey, Gentleman (who died on the 15th day of October, 1877, and letters of administration to whose personal estate and effects were, on the 14th day of June, 1878, granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice to the undersigned Marianne Nalty, the wife of Thomas Edward Nalty, of 46, Saint German's-road, Forest Hill, in the county of Kent, Gentleman), are hereby required to send particulars, in writing, of their claims and demands to Messrs. Angell, Imbert-Terry, and Page, of No. 93, Gresham-street, Bank, in the city of London, Solicitors to the undersigned Marianne Nalty, on or before the 1st day of October, 1879, after which day I, the said Marianne Nalty, shall proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims and demands only of which I shall then have had notice; and that I shall not be liable or answerable for the assets so distributed, or for any part thereof, to any person or persons of whose claim or demand I shall not have had notice at the time of such distribution.—Dated this 21st day of August, 1879.

MARIANNE NALTY.

ANGELL, IMBERT-TERRY, and PAGE, 93, Gresham-street, Bank, E.C., and 81, Baker-street, Portman-square, Solicitors to the Administratrix.

TO be sold by auction, pursuant to an Order of the Chancery Division of the High Court of Justice, made in a matter and action of re John Sewell, deceased, Spires v. Downing, with the approbation of the Honourable Mr. Justice Fry, by Mr. Henry White (of the firm of C. and H. White), the person appointed by the said Judge, at the Auction Mart, Tokenhouse-yard, in the city of London, on Wednesday, the 3rd day of September, 1879, at one o'clock in the afternoon, leasehold premises, part of the leasehold estates of the late John Sewell, deceased, in three lots:—

Lot 1 being leasehold brick-built dwelling-house, shop, and premises, being No. 59, Lower Marsh, Lambeth, let on lease for an unexpired term of nine years from the 29th September instant, at the inadequate rental of £60 per annum, and held on lease for an unexpired term of 30 years, less seven days at Midsummer last, at the ground rent of £12.

Lot 2. A leasehold brick-built dwelling-house, shop, and premises, being No. 60, Lower Marsh, Lambeth, let on lease for 21 years from Midsummer, 1876, determinable at 7 or 14 years on six months' notice by either party, at the inadequate rental of £65 per annum, and held on lease for a similar term as lot 1, at the ground rent of £12.

Lot 3. A dwelling-house with shop, situate No. 432, Essex-road, Islington, formerly No. 12, Globe-terrace, Ball's Pond-road, Islington, let on lease for a term of 28 years from Michaelmas, 1867, determinable at lessee's option at 7, 14, or 21 years, at the rental of £43 per annum, and held on lease for an unexpired term of 42 years from Christmas last, at the ground rent of £11. All fixtures belonging to the vendor will be included in each purchase.

May be viewed by permission of the tenants, and particulars and conditions of sale obtained of W. Shearman, Esq., Solicitor, 13, Little Tower-street, City; Messrs. Barton and Pearman, Solicitors, Wolsingham House, 59, Kennington-road; and at Messrs. C. and H. White's offices, 262, Kennington-road, S.E.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in a cause of *Porteous v. Lyster*, with the approbation of the Vice-Chancellor Sir Richard Malins, in two lots, by Mr. Charles William Millar, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, in the city of London, on Tuesday, the 16th day of September, 1879, at one for two o'clock:—

The freehold property known as Colne Cottage, a detached villa standing in its own grounds, and a parcel of building or market garden ground and meadow, with about 400 feet frontage.

The above are situate within five minutes of the Twickenham Station (L. and S.W.R.), and on the main road from London.

Particulars, plans, and conditions of sale may be had at the Mart; of Messrs. Harrison, Beal, and Harrison, Solicitors, 19, Bedford-row, W.C.; of Messrs. Markby and Tarry, of 57, Coleman-street, E.C.; of Messrs. Burgoyne and Co. 160, Oxford-street, W.; of Messrs. Trinder, Curtis, and Hayward, of 4, Bishopsgate-street Within, E.C.; of W. Fisher, Esq., of 9, Old Jewry-chambers, E.C.; and of the Auctioneer, 14, Grafton-street, Piccadilly, and St. John's Wood.

PURSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Thomas Wigmore, deceased, and of a cause the County of Gloucester Banking Company against Wigmore, 1879, W., No. 300, the creditors of Thomas Wigmore, late of the Lodge Farm, Painawick, in the county of Gloucester, Farmer, deceased, who died in or about the month of May, 1878, are, on or before the 1st day of October, 1879, to send by post, prepaid, to Mr. Edward Charles Davis, a member of the firm of Heelas and Davis, of Stroud, in the county of Gloucester, the Solicitors of the defendants, Jeremiah Hastings Wigmore, Charles Sutton, and Francis James Wigmore, the executors of the deceased, their Christian and surnames, addresses and descriptions, the Christian and surnames of any partner or partners, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir James Bacon, at his chambers, situated No. 11, New-square, Lincoln's-inn, Middlesex, on Wednesday, the 5th day of November, 1879, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 9th day of August, 1879.

PURSUANT to a Decree of the High Court of Justice, Chancery Division, made in a cause *Dawson v. Horner*, 1874, D., 164, the trusts of the will of Richard Kettlewell, late of Minsk, in the county of York, Gentleman, who died on or about the 15th February, 1874, are being administered before the Vice-Chancellor Sir James Bacon. The said testator, by his will, bequeathed to each of his cousins, the children of his deceased uncle, Peter Kettlewell, who should be living at his decease, £100 a-piece. The said Peter Kettlewell, when last heard of, kept or farmed a toll bar in the West Riding of the county of York, in the neighbourhood of Huddersfield, Leeds, or Bradford. All persons claiming to be entitled to such legacies, or any of them, are to send notice of their claims to Mr. Charles Edward Paley, Solicitor, York, on or before the 15th day of October, 1879. Friday, the 7th day of November, 1879, at twelve, at noon, is appointed, at the chambers of the Vice-Chancellor Bacon, at 11, New-square, Lincoln's-inn, to proceed with the accounts and inquiries directed by the said Decree.—Dated this 9th day of August, 1879.

In the Chancery of the County Palatine of Lancaster, Manchester District.—Frederick Thomas Mothersill, of Woodside, Bowdon, in the county of Chester, Deceased.

PURSUANT to a Decree of the Court of Chancery of the County Palatine of Lancaster, dated the 10th day of June, 1879, made in a cause wherein Frank Andrew, James William Woodall, and Thomas Ulley, are plaintiffs, and Edward Mothersill, Andrew Anderson, and Louisa Elizabeth Anderson, his wife, Henry Victor Macdonald, and Mary Anne Macdonald, his wife, defendants, all persons claiming to be creditors of the said Frederick Thomas Mothersill, who died on the 25th day of October, 1878, are, by their Solicitors, on or before the 20th day of September next, to come in and prove their debts or claims, at the office of the Registrar for the Manchester District of the said Court, situate at Cross-street-chambers, Cross-street, in the city of Manchester, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Thursday, the 9th day of October, 1879, at eleven o'clock in the forenoon, is appointed for hearing and adjudicating on the claims.—Dated this 20th day of August, 1879.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

A FIRST and Final Dividend of 6s. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Charles Miller, of 19 and 21, Canal-road, Kingsland-road, in the county of Middlesex, Rag Merchant, Carman, and Van Proprietor, and will be paid by us, at the Warehouse of Messrs. I. and J. Hyman, Britannia-street, King's Cross-road, in the county of Middlesex, Rag Merchants, on and after Thursday, the 23rd day of August, 1879, between the hours of ten of the clock in the forenoon and five in the afternoon.—Dated this 22nd day of August, 1879.

JACOB HYMAN,
W. H. BLACKABY, Trustees.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

A FIRST Dividend of 1s. 6d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by William Spence and William Finlay Forbes, of Skinner-lane, Leeds, in the county of York, Leather Dressers and Merchants, trading under the style or firm of Spence, Forbes, and Company, and will be paid by me, at my offices, 55, Basinghall-street, in the city of London, on and after Tuesday, the 2nd day of September next, between the hours of eleven A.M. and two P.M.—Dated this 25th day of August, 1879.

JNO. J. KENT, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

A FIRST and Final Dividend of 6d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Ebenezer Le Mare, of Chapel Vaults, No. 10, Blomfield-street, in the city of London, No. 13, George-street, Spicer-street, Spitalfields, in the county of Middlesex, and Brookfield House, Lower Edmonton, in the county of Middlesex, and will be paid by me, at the offices of W. Williams and Company, 13 and 14, King-street, Cheapside, on and after Tuesday, the 16th day of September, 1879, and the following Tuesdays and Fridays, between the hours of eleven and four.—Dated this 23rd day of August, 1879.

W. WILLIAMS, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Boston.

A FIRST and Final Dividend of 12s. 6d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Thomas, of Wellingore, in the county of Lincoln, Farmer, and will be paid by Messrs. Toynbee, Larken, and Toynbee, at their offices, situate and being No. 7, Bank-street, in the city of Lincoln, any day after this date, between the hours of ten and four.—Dated this 21st day of August, 1879.

ROBINSON HILTON,
WILLIAM BAINES, Trustees.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Halifax.

A SECOND Dividend of 1s. 6d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of George Baker Davies, of Northgate, Halifax, in the county of York, Tailor and Draper, and will be paid forthwith, on application at the office of the undersigned, William Roberts, of the firm of Foster, Roberts, and Co., Public Accountants, Barnum House, Harrison-road, Halifax aforesaid.—Dated this 22nd day of August, 1879.

WILLIAM ROBERTS, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Nantwich and Crewe.

A FIRST and Final Dividend of 4d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of George Davall, of Standford Bridge, in the parish of Cheswardine, in the county of Salop, Farmer and Hirer of Agricultural Implements, and will be paid at the office of Mr. George Furber, of Newport, in the county of Salop aforesaid, Auctioneer, on and after Tuesday, the 26th day of August, 1879, between the hours of nine o'clock in the forenoon and four o'clock in the afternoon.—Dated this 19th day of August, 1879.

GEO. FURBER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

A THIRD and Final Dividend of 11d. in the pound has been declared on the joint estate of Michael Jones Evans and William Green, in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Michael Jones Evans, of 152, Bedford-street South, Liverpool, in the county of Lancashire, trading with one William Green, of 169, Brackfield-road North, Liverpool aforesaid, in copartnership under the style or firm of Evans and Green, at 10, Drury-lane, Liverpool aforesaid, as

a Corn Merchant, and also trading in copartnership with one James Muir, formerly at 30A, Strand-street, Liverpool aforesaid, but now at 19, Hurst-street, Liverpool aforesaid, as a Ship Bread Baker, under the style or firm of Muir, Evans, and Co., and formerly carrying on business with one James Henry Fawcett and the said James Muir, at 30A, Strand-street aforesaid, in copartnership, under the style or firm of Muir, Evans, and Fawcett, and will be paid by me, at my office, No. 25, Castle-street, Liverpool aforesaid, on and after Monday the 25th day of August, 1879, between the hours of eleven and two.—Dated this 21st day of August, 1879.

ROBERT S. BLEASE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.
A SECOND and Final Dividend of 2s. 6d. in the pound has been declared on the joint estate of Michael Jones Evans and James Muir, in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Michael Jones Evans, of 152, Bedford street South, Liverpool, in the county of Lancaster, trading with one William Green, of 159, Breechfield-road North, Liverpool aforesaid, in copartnership, under the style or firm of Evans and Green, at 10, Drury-lane, Liverpool aforesaid, as a Corn Merchant, and also trading in copartnership with one James Muir, formerly at 30A, Strand-street, Liverpool aforesaid, but now at 19, Hurst-street, Liverpool aforesaid, as a Ship Bread Baker, under the style or firm of Muir, Evans, and Co., and formerly carrying on business with one James Henry Fawcett and the said James Muir, at 30A, Strand-street aforesaid, in copartnership, under the style or firm of Muir, Evans, and Fawcett, and will be paid by me, at my office, No. 25, Castle-street, Liverpool aforesaid, on and after Thursday, the 21st day of August, 1879, between the hours of eleven and two.—Dated this 19th day of August, 1879.

ROBERT S. BLEASE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.
A SECOND and Final Dividend of 2s. 6d. in the pound has been declared on the joint estate of James Muir and Michael Jones Evans, in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by James Muir, of 14, Linnet-lane, Sefton Park, Liverpool, in the county of Lancaster, trading with one Michael Jones Evans, of 152, Bedford-street South, Liverpool aforesaid, in copartnership under the style or firm of Muir, Evans, and Co., at 19, Hirst-street, Liverpool aforesaid, and formerly with the said Michael Jones Evans, at 30A, Strand-street, Liverpool aforesaid, under the style or firm of Muir, Evans, and Co., and also formerly with the said Michael Jones Evans, at 30A, Strand-street aforesaid under the style or firm of James Muir and Co., and also formerly carrying on business at 30A, Strand-street aforesaid, in copartnership with the said Michael Jones Evans and one James Henry Fawcett, under the style or firm of Muir, Evans, and Fawcett, Ship Bread Baker, and will be paid by me, at my office, No. 25, Castle-street, Liverpool aforesaid, on and after Thursday, the 21st day of August, 1879, between the hours of eleven and two.—Dated this 19th day of August, 1879.

ROBERT S. BLEASE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.
A THIRD and Final Dividend of 11d. in the pound has been declared on the joint estate of William Green and Michael Jones Evans, in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by William Green, of 159, Breechfield-road North, Liverpool, in the county of Lancaster, trading with one Michael Jones Evans, of 152, Bedford-street South, in copartnership under the style or firm of Evans and Green, at 10, Drury-lane, Liverpool aforesaid, as a Corn Merchant, and will be paid by me, at my office, No. 25, Castle-street, Liverpool aforesaid, on and after Monday, the 25th day of August, 1879, between the hours of eleven and two.—Dated this 21st day of August, 1879.

ROBERT S. BLEASE, 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 David Gladding, of 101, Bishopsgate-street Without, in the city of London, Woollen Draper, trading under the style or firm of J. and D. Gladding.

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. John Slater and Co., 1, Guildhall-chambers, Basinghall-street, in the city of London, Accountants, on the 16th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

THOS. STOCK, 11, Argyll-street, Regent-street, Solicitor 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 William Heap Farnell, formerly of No. 67, High-street, Notting Hill, in the county of Middlesex, Hosier, at present residing at 212, Hoxton-street, Hoxton, in the county of Middlesex, out of business.

NOTICE 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. 4, Bishopsgate-street Without, in the city of London, E.C., on the 18th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

BRIGHTEN, PARKER, and NORMAN, 4, Bishopsgate-street Without, London, E.C., Solicitors 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 Gaston de Peyrecave, of No. 16, Water-lane, Great Tower-street, in the city of London, and residing at Portland Lodge, Atkins-road, Clapham Park, in the county of Surrey, Ship 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 offices of Messrs. Plews, Irvine, and Hodges, Solicitors, No. 79, Mark-lane, in the city of London, on the 18th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 20th day of August, 1879.

PLEWS, IRVINE, and HODGES, 79, Mark-lane, E.C., Solicitors for the said Gaston de Peyrecave.

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 Joseph Power, of 33, Soho-square, in the county of Middlesex, Tailor.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Richard Chandler, of 66, Bishopsgate-street Within, in the city of London, on the 20th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 23rd day of August, 1879.

RICHD. CHANDLER, 66, Bishopsgate-street Within, E.C., Solicitor for the said Thomas Joseph Power.

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 Nelson Hole, of 39, Old Compton-street, Soho, in the county of Middlesex, 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 Inns of Court Hotel, 20, Lincoln's-inn-fields, in the county of Middlesex, on the 16th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

LEY and MOULD, 61, Carey-street, Lincoln's-inn, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Berkshire, holden at Reading.
 In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Peter Wernham, late of No. 15, Southampton-street, Reading, in the county of Berks, Cab Proprietor, and now of No. 63, Weldale-street, Reading, in the said county of Berks, out of business.

NOTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the Boar's Head, Friar-street, Reading, in the county of Berks, on the 11th day of September, 1879, at one o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

PETER X WERNHAM, the above-named Debtor.
 Mark

The Bankruptcy Act, 1869.

In the County Court of Berkshire, holden at Newbury.
 In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Chapman, of Aldbourne, in the county of Wilts, Grocer and Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Three Swans Hotel, Hungerford, Berks, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

CHARLES LUCAS, Newbury, Berks, Solicitor for the said James Chapman.

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 John Leverett, of No. 111, Deansgate, in the city of Manchester, and of Nos. 67 and 69, Bold-street, Chorlton-road, Stretford, near the city of Manchester, Boot and Shoe Maker.

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 office of Mr. William Ryland, Solicitor, situate No. 2, Essex-street, in the city of Manchester, on the 4th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

WILLM. RYLAND, 2, Essex-street, Manchester, Solicitor for the said John Leverett.

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 Frederick Millo, of No. 55, Bloom-street and Pinmill Brow, both in the city of Manchester, Oil Manufacturer and Merchant, trading as the Vegetable Oil Company, and residing at No. 123, Upper Brook-street, in the said city.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Boote and Edgar, 18 and 20, Booth-street, in the city of Manchester, on the 3rd day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

BOOTE and EDGAR, 18 and 20, Booth-street, Manchester, Solicitors for the said Frederick Millo.

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 George Laverack and Charles Hill, carrying on business together in copartnership, at Oldham-road Potato Market, Manchester, in the county of Lancaster, under the style or firm of Laverack and Hill, as Potato Merchants, the said George Laverack resides at 375, Collyhurst-road, Manchester aforesaid, and the said Charles Hill resides at 705, Rochdale-road, Manchester aforesaid.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Messrs. Bates and Jelllicorse, 46A, Market-street, in the city of Manchester, Solicitors, on the 8th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 22nd day of August, 1879.

BATES and JELLCORSE, 46A, Market-street, Manchester, Solicitors 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 James Lowndes Bury and William Edward Bury, of No. 13, Strutt-street, in the city of Manchester, Wine Merchants, trading in copartnership under the style or firm of J. L. Bury and Co., the said James Lowndes Bury residing at 3, Hope-street, Higher Broughton, and the said William Edward Bury at No. 98, Great Clowes-street, Lower Broughton, both in Manchester aforesaid.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Messrs. Addleshaw and Warburton, Solicitors, No. 15, Norfolk-street, in the city of Manchester, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 20th day of August, 1879.

ADDLESHAW and Warburton, 15, Norfolk-street, Manchester, Solicitors for the said James Lowndes Bury and William Edward Bury.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Moore, of 20, Longford-buildings, Oxford-street, and also of 27, Dover-street, and previously thereto of 113 Oxford-street aforesaid, all in the city of Manchester, and county of Lancaster, Ironmonger.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Sutton and Elliott, Solicitors, No. 51, Fountain-street, in the city of Manchester aforesaid, on the 5th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 20th day of August, 1879.

SUTTON and ELLIOTT, No. 51, Fountain-street, Manchester, Solicitors for the said Henry Moore.

No. 24756.

L

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 Edward Barlow, of No. 109, Great Ancoats-street, in the city of Manchester, in the county of Lancaster, Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Messrs. Ritson and Grundy, Solicitors, No. 1, Princess-street, in the city of Manchester, in the said county of Lancaster, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

HENRY N. BRYAN, Hindley, Lancashire, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Holt, of Alexandra Works, Varley-street, Miles Platting, near Manchester, in the county of Lancaster, and residing at No. 33, Varley-street aforesaid, Engineer and Millwright.

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 me, the undersigned, Solicitor for the above-named debtor, on the 11th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

ROBT. G. LAWSON, 75, Peter-street, Manchester, Solicitor 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 James Byron (not Byron, as previously advertised in Gazette of 15th instant), of the White Horse Hotel, Concert-street, Liverpool, in the county of Lancaster, 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 the office of Mr. Joseph Carruthers, Solicitor, 41, Lord-street, Liverpool aforesaid, on the 28th day of August, 1879, at twelve o'clock at noon precisely.—Dated this 12th day of August, 1879.

JOSEPH CARRUTHERS, 41, Lord-street, Liverpool, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Johnson, late of 12, Pembroke-road, Kirkdale, Liverpool, in the county of Lancaster, Provision Dealer, but now of 60, Prescott-road, Stanley, near Liverpool aforesaid, out of business.

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 Harold Lumb, 7, Moorfields, Liverpool aforesaid, Solicitor, on the 8th day of September, 1879, at half-past two o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

HAROLD LUMB, 7, Moorfields, Liverpool, Solicitor 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 Thomas Clough, of No. 68, Cheetham-street and Nos. 47 and 48, New Market, both in Rochdale, in the county of Lancaster, Tinner and General Dealer.

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 office of Mr. Henry Brierley, Solicitor, Butt's-avenue, Rochdale, on the 3rd day of September, 1879, at half-past two o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

HENRY BRIERLEY, Butt's-avenue, Rochdale, Solicitor for the said Thomas Clough.

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 George Shaw, of No. 135, Wigan-road, Hindley Green, Hindley, in the county of Lancaster, Shoemaker.

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. Ritson and Grundy, Solicitors, No. 1, Princess-street, in the city of Manchester, in the county of Lancaster, on the 9th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 23rd day of August, 1879.

HENRY N. BRYAN, Hindley, Lancashire, Solicitor 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 Jabez Turton, residing and carrying on the business of a Draper at No. 195, Broad-street, in Pendleton, within the borough of Salford, in the county of Lancaster.

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 Thatched House Hotel, New Market-place, Manchester, in the county of Lancaster, on the 10th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

BRETT and CRAVEN, 3, Kennedy-street, Manchester, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Price, of 89, Manchester-road, Bolton, in the county of Lancaster, Joiner, and Builder.

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 Commercial Hotel, Townhall-square, Bolton aforesaid, on the 2nd day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

BROWN and HINNELL, Townhall-square, Bolton, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Pollitt, of No. 17, Mayes-street, Manchester, Wholesale Clothier, and of Scholes Farm, Elton, both in the county of Lancaster, 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 office of Mr. John Haslam, 6, Market-street, Bury, in the county of Lancaster, on the 8th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

JOHN HASLAM, 6, Market-street, Bury, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Shuffbottom, of Hope-street, Halliwell, Bolton, in the county of Lancaster, Earthenware 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 Mitre Hotel, Cathedral-gates, Manchester, in the county of Lancaster, on the 5th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

JAS. ROBINSON, Townhall-square, Bolton, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Burnley.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Barker Crossley, of Walsden, near Todmorden, in the county of Lancaster, Clog Iron Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. John William Longbottom, Carlton-street, Harrison-road, Halifax, in the county of York, Solicitor, on the 8th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

J. W. LONGBOTTOM, Carlton-street, Harrison-road, Halifax, Solicitor for the said Barker Crossley.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-under-Lyne.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Schofield and James Schofield, both of Romiley-road, Romiley, in the county of Chester, Felt Hat Manufacturers, trading under the style or firm of J. Schofield and Co., the said John Schofield also carrying on business at Romiley-road, Romiley aforesaid, as a Boot and Shoe and Provision Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at my offices, situate at No. 39, Princess-street, in the city of Manchester, on the 12th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

JAS. J. LAMBERT, 39, Princess-street, Manchester, Solicitor for the said Debtors.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-under-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Schofield and James Schofield, both of Romiley-road, Romiley, in the county of Chester, Felt Hat Manufacturers, trading under the style or firm of J. Schofield and Co., the said John Schofield also carrying on business at Romiley-road, Romiley aforesaid, as a Boot and Shoe and Provision Dealer.

NOTICE is hereby given, that a First General Meeting of the separate creditors of the above-named John Schofield has been summoned to be held at my offices, situate at No. 39, Princess-street, in the city of Manchester, on the 12th day of September, 1879, at half-past eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

JAS. J. LAMBERT, 39, Princess-street, Manchester, Solicitor for the said Debtors.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-under-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Wilkinson, of Burton-street, Lees, in the parish of Ashton-under-Lyne, in the county of Lancaster, and James Berry, of Burton-street aforesaid, carrying on business together in copartnership at Medlock Mill, in Lees aforesaid, as Cotton Spinners, under the style or firm of Wilkinson and Berry.

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 Mitre Hotel, Cathedral-gates, in the city of Manchester, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

BUCKLEY and MATTINSON, 6, Church-lane, Oldham, Solicitors for the said Debtors.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-under-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Wilkinson, of Burton-street, Lees, in the parish of Ashton-under-Lyne, in the county of Lancaster, and James Berry, of Burton-street aforesaid, carrying on business together in copartnership at Medlock Mill, in Lees aforesaid, as Cotton Spinners, under the style or firm of Wilkinson and Berry.

NOTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Thomas Wilkinson has been summoned to be held at the Mitre Hotel, Cathedral-gates, in the city of Manchester, on the 9th day of September, 1879, at four o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

BUCKLEY and MATTINSON, 6, Church-lane, Oldham, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-under-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Wilkinson, of Burton-street, Lees, in the parish of Ashton-under-Lyne, in the county of Lancaster, and James Berry, of Burton-street aforesaid, carrying on business together in copartnership at Medlock Mill, in Lees aforesaid, as Cotton Spinners, under the style or firm of Wilkinson and Berry.

NOTICE is hereby given, that a First General Meeting of the separate creditors of the above-named James Berry has been summoned to be held at the Mitre Hotel, Cathedral-gates, in the city of Manchester, on the 9th day of September, 1879, at half-past four o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

BUCKLEY and MATTINSON, 6, Church-lane, Oldham, Solicitors for the said Debtors.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-under-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Mark Waterhouse, of No. 63, Union-street, Ashton-under-Lyne, in the county of Lancaster, Machine Broker and Commission Agent.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. W. H. Coates, Solicitor, 88, Old-street, Ashton-under-Lyne, on the 1st day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

W. H. COATES, 88, Old-street, Ashton-under-Lyne, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-under-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Ridyard, of Edna-street, Hyde, in the county of Chester, Joiner and 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 Pitt and Nelson Hotel, Ashton-under-Lyne, in the county of Lancaster, on the 18th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

C. H. BINTLIFF, 93, Bridge-street, Manchester, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Warrington. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Dakin, of Halton Hill Farm, Halton, near Runcorn, in the county of Chester, 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 Lion Hotel, Bridge-street, in Warrington aforesaid, on the 8th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 20th day of August, 1879.

GRUNDY, KERSHAW, and CO., 31, Booth-street, Manchester, Solicitors for John Dakin.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Blackburn. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Absalom Smith and John Booth, of St. Peter's-street Mill, Blackburn, in the county of Lancaster, Manufacturers, trading under the style or firm of Smith and Booth, the said Absalom Smith resides at No. 16, Montague-street, Blackburn aforesaid, and the said John Booth resides at Shorrocks Fold, Livesey, Blackburn aforesaid, and carries on business there as a Farmer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Messrs. Addleshaw and Warburton, Solicitors, No. 15, Norfolk-street, in the city of Manchester, on the 16th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

ADDLESHAW and WARBURTON, 15, Norfolk-street, Manchester, Solicitors for the said Absalom Smith and John Booth.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Blackburn. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Gregory Walker, late of the Spread Eagle Inn, in Blackburn, in the county of Lancaster, Innkeeper, but now of 36, Brown-street, in Blackburn aforesaid, Undertaker.

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 Old Bull Hotel, Church-street, in Blackburn aforesaid, on the 29th day of August, 1879, at half-past eleven o'clock in the forenoon precisely.—Dated this 18th day of August, 1879.

CHARLES FRYER, 12, Guildhall-street, Preston, Solicitor for the said Gregory Walker.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Medley, of 52, Otley-road, Bradford, in the county of York, Watchmaker and Jeweller.

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. 13, Waterloo-street, Birmingham, in the county of Warwick, on the 5th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 20th day of August, 1879.

C. B. HODGSON and HAIGH, 13, Waterloo-street, Birmingham, Solicitors 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 James Hudson, of the Boston Hotel, Woods-place, Manningham, Bradford, in the county of York, Beerhouse Keeper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of us, the undersigned, No. 5, Charles-street, Bradford, in the county of York, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

J. W. BERRY and SAML. ROBINSON, Solicitors 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 Samuel Feather, of No. 192, Exeter-street and No. 6, Hammerton-street, Bradford, in the county of York, Venetian Blind Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Darlington and Son, 12, Manor-road, Bradford, in the county of York, on the 12th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

DARLINGTON and SON, Solicitors for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Clark, of Damems, in the parish of Keighley, in the county of York, Coal Merchant.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at my offices, in Keighley, in the county of York, on the 29th day of August, 1879, at two o'clock in the afternoon precisely.—Dated the 21st day of August, 1879.

J. N. CLARKSON, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Wakefield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Hudson, of Barge Dock Side, Goole, in the county of York, Provision Merchant.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at our offices, 13, East-parade, Goole, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

ENGLAND and SON, 13, East-parade, Goole, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Wakefield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert John Alpe, of Goole, in the county of York, Gunsmith.

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. William Pease, Accountant, Bank's-terrace, Goole, on the 8th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

WM. E. HIND, of Goole, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Wakefield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Western, of Union-square, Kirkgate, Wakefield, in the county of York, Brush Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Lake, Solicitor, Wakefield aforesaid, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

ARTHUR R. LAKE, Wakefield, Solicitor for the said George Western.

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 Frederick Charles Ambler and James Blackburn, both of Stead-street, in Halifax, in the county of York, trading under the firm of Charles Ambler and Sons, as Machiue Wool Comb Makers and Brass Founders.

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 Godfrey Rhodes, Solicitor, No. 7, Horton-street, in Halifax, in the county of York, on the 13th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

GODFREY RHODES, 7, Horton-street, Halifax, Solicitor for the said Frederick Charles Ambler and James Blackburn.

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 George Green, of Upper Accommodation-road, Leeds, in the county of York, Aerated Water Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Joseph Walker,

Solicitor, 12, South-parade, Leeds, on the 6th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

JOS^{PH} WALKER, Solicitor for the said George Green.

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 Annie Chappell, of Eastwood's-buildings, Park-lane, Leeds, in the county of York, Milliner, Dress and Mantle 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 the office of Mr. Arthur Billinton, Solicitor, 1, Bond-place, Leeds aforesaid, on the 5th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

A. BILLINTON, Solicitor for the said Annie Chappell.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at York. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Cheetham, of High-street, in Knaresborough, in the county of York, Boot and Shoe 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. George Crumie, Solicitor, No. 46, Stonegate, in the city of York, on the 5th day of September, 1879, at ten o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

G. C. FARMERY, Knaresborough, Solicitor for the said James Cheetham.

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 George Hardy, of No. 55, Norwood-street, Victoria-road, Scarborough, in the county of York, Dairyman.

NOTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the Midland Hotel, Station-yard, Derby, on the 17th day of September, 1879, at one o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

WILLIAM WATTS, 38, Queen-street, Scarborough, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Kingston-upon-Hull.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Wales, of No. 3, Hilda-street and No. 9, Percy-street, both in the town and county of the town of Kingston-upon-Hull, Joiner and 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 Mr. Thomas Spurr, of No. 24, Market-place, Hull, on the 10th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 18th day of August, 1879.

THOS. SPURR, Solicitor for the said Henry Wales.

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 George Kitchen, of Wellow, in the county of Nottingham, Farmer and Grazier.

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. George and Charles Henry Marshall, Solicitors, situate in Chapel-gate, East Retford, in the county of Nottingham, on the 9th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

GEO. MARSHALL, East Retford, Solicitor for the said George Kitchen.

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 Jonathan Garside, of Lindley, in Huddersfield, in the county of York, 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. E. A. Beaumont, 28, Queen-street, Huddersfield aforesaid, Accountant, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

ROBERT WELSH, 6, Queen-street, Huddersfield, Solicitor for the said Jonathan Garside.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Dewsbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John William Moore, of Birstal, in the county of York, Linen Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the George Hotel, Huddersfield, in the said county, on the 11th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 20th day of August, 1879.

C. E. N. PARKER, Wilton-street, Batley, Solicitor for the above-named John William Moore.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Walsall. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Cleghorn, in lodgings at Mr. James Sharpe's, Wismore-street, Walsall, in the county of Stafford, out of business, late of No. 12, Stafford-street, Walsall aforesaid, Butcher.

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 office of Mr. Alfred Baldwin East, Solicitor, 43, Temple-street, Birmingham, in the county of Warwick, on the 29th day of August, 1879, at half past ten o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

ALFRED B. EAST, 43, Temple-street, Birmingham, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Walsall. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Rigby, of the Wednesbury-road, Pleck, Walsall, in the county of Stafford, Coach Axletree Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Francis Willows Topham, of High-street, West Bromwich, in the county of Stafford, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

F. W. TOPHAM, High-street, West Bromwich, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Oldbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Robert Bone, of Market-place, Oldbury, in the county of Worcester, Tobaccoist and General Factor.

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. William Shakespeare, 55, Church-street, Oldbury, in the county of Worcester, Solicitor, on the 9th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

WM. SHAKESPEARE, 55, Church-street, Oldbury, near Birmingham, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Stafford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Tomlinson, formerly of Rhyl, in the county of Flint, Hotel Keeper, and now residing in lodgings at the New Coppice Farm, in the parish of Rugeley, in the county of Stafford, Potato 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 Lovell Hamshaw, Albion House, Hanley, in the county of Stafford, Solicitor, on the 18th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 20th day of August, 1879.

J. LOVELL HAMSHAW, Albion House, Hanley, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Cornwall, holden at Truro. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Julian, of Wadebridge, in the county of Cornwall, Market Gardener and Seedsman, Farmer, and 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 John Richard Collins, 49, Fore-street, Bodmin, on the 6th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 20th day of August, 1879.

JNO. RICHD. COLLINS, Bodmin, Solicitor for the said John Julian.

The Bankruptcy Act, 1869.

In the County Court of Cornwall, holden at Truro. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edwin Rufus Wade, of Penryn, in the county of Cornwall, Baker, Tea Dealer, Grocer, Flour and Provision Merchant, commonly trading under the style or firm of G. Wade, at Penryn aforesaid.

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. William Jenkins, Solicitor, Post Office-buildings, Falmouth, in the said county, on the 9th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 21st day of August, 1879.

W. JENKINS, Post Office-buildings, Falmouth, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Clement Knight, of Henfield, in the county of Sussex, Miller and Baker.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Telemachus Room, Old Ship Hotel, Brighton, on the 12th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

JNO. CHARLES CHALK, 68, Ship-street, Brighton, Solicitor for the said Clement Knight.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Lewes and Eastbourne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Percy Pycroft, of Framfield, in the county of Sussex, Saddler.

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 Bear Hotel, Lewes, in the county of Sussex, on the 2nd day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

JAS. GEO. LANGHAM, Uckfield, Sussex, Solicitor for the said Henry Percy Pycroft.

The Bankruptcy Act, 1869.

In the County Court of Dorsetshire, holden at Poole. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Arnold, of No. 7, Saint Michael's-road, Bournemouth, in the county of Hants, Tailor and Habit Maker.

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 office of Mr. Henry Thomas Trevanion, Solicitor, No. 4, Branksome-terrace, Bournemouth aforesaid, on the 28th day of August, 1879, at three o'clock in the afternoon precisely.—Dated this 20th day of August, 1879.

H. T. TREVANION, of New-street, Poole, Dorset, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Dexter, of No. 50, Long-row and Crown Court, Long-row, both in the town of Nottingham, Milliner and Haberdasher and Machinists' Foreman.

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 Assembly Room, Low Pavement, in the town of Nottingham, on the 29th day of August, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

EVERALL and TURNER, 9, St. Peter's Church-walk, Nottingham, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Thompson, formerly of No. 3, New-yard, Parliament-street, afterwards of No. 24, Parliament-street, and now of No. 10, Sacinton-street, all in the town of Nottingham, 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 office of Messrs. Maples and McCraith, Solicitors, 22, Low-pavement, Nottingham, on the 9th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 21st day of August, 1879.

MAPLES and MCCRAITH, 22, Low-pavement, Nottingham, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Musson, of No. 78, Westgate, Grantham, in the county of Lincoln, 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 offices of Mr. Robert Azlack White, of Finkin-street, Grantham, Solicitor, on the 17th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

ROBT. A. WHITE, Finkin-street, Grantham, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors instituted by Henry Fitzjohn, of No. 11, Grey Friar-gate and Wheeler-gate, in the town of Nottingham, Joiner and 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 No. 12, Fletcher-gate, in the town of Nottingham, on the 9th day of September, 1879, at four o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

B. H. COCKAYNE, 8 and 12, Fletcher-gate, in the town of Nottingham, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Worcestershire, holden at Worcester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Mynett Moore, of Colwall Green, in the parish of Colwall, in the county of Hereford, Blacksmith.

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. G. H. Piper, Solicitor, the Court-house, Ledbury, in the said county of Hereford, on the 5th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 20th day of August, 1879.

GEO. H. PIPER, of Court-house, Ledbury, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Pritchard and Herbert Pritchard, trading in partnership as J. and H. Pritchard, of Castle Works, Castle-street, London-road, in the borough of Derby, Brush Manufacturers and Mineral Water Manufacturers, the said John Pritchard residing at Princess-street, Pear Tree, and the said Herbert Pritchard at 89, Gerrard-street, both in the borough of Derby.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named John Pritchard has been summoned to be held at the York Hotel, Midland-road, in Derby, on the 9th day of September, 1879, at half-past three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

JAMES POTTER, All Saints-chambers, 22, Iron-gate, Derby, Solicitor for the said John Pritchard.

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Pritchard and Herbert Pritchard, trading in partnership as J. and H. Pritchard, of Castle Works, Castle-street, London-road, in the borough of Derby, Brush Manufacturers and Mineral Water Manufacturers, the said John Pritchard residing at Princess-street, Pear Tree, and the said Herbert Pritchard at 89, Gerrard-street, both in the borough of Derby.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named Herbert Pritchard has been summoned to be held at the York Hotel, Midland-road, in Derby, on the 9th day of September, 1879, at four o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

JAMES POTTER, All Saints-chambers, 22, Iron-gate, Derby, Solicitor for the said Herbert Pritchard.

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Ann Marsden, of 3, Cockpit-hill and 7, Victoria-terrace, Macklin-street, both in the borough of Derby, Brazier, Coppersmith, and Tinplate Worker.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. John Moody

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Ann Marsden, of 3, Cockpit-hill and 7, Victoria-terrace, Macklin-street, both in the borough of Derby, Brazier, Coppersmith, and Tinplate Worker.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. John Moody

Solicitor, 20, Corn-market, Derby, on the 29th day of August, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

JNO. MOODY, 20, Corn-market, Derby, Solicitor for the said Ann Marsden.

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Chesterfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Ekin, of the Blue Posts Inn, Dronfield, in the county of Derby, Innkeeper.

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. Dossey Wightman, Solicitor, 25, Change-alley, Sheffield, in the county of York, on the 10th day of September, 1879, at one o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

DOSSEY WIGHTMAN, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Cambridgeshire, holden at Cambridge.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Shingles, of Prickwillow, in the Isle of Ely, and county of Cambridge, General-shop Keeper 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 the Bell Hotel, Ely, in the county of Cambridge, on the 10th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

GEO. SAM. HALL, Market-place, Ely, Solicitor for the said George Shingles.

The Bankruptcy Act, 1869.

In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Sharman Rawlings, of Peterborough, in the county of Northampton, out of business.

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. E. L. Hart, situate in Priestgate, Peterborough aforesaid, on the 10th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 20th day of August, 1879.

EDWD. L. HART, Priestgate, Peterborough, Solicitor for the said Debtor.

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 Henry Wardle, of the Village Farm, Aylestone, in the county of Leicester, Farmer and Grazier.

NOTICE 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, situate at No. 7, Belvoir-street, Leicester, on the 29th day of August, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

WRIGHT and HINCKS, 7, Belvoir-street, Leicester, Solicitors for the said Debtor.

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 Thomas Fetch, of King-street, Melton Mowbray, in the county of Leicester, Fellmonger, Woolstapler, and Brick and Tile Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at our offices, situate at No. 7, Belvoir-street, Leicester, on the 12th day of September, 1879, at half-past two o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

WRIGHT and HINCKS, 7, Belvoir-street, Leicester, Solicitors for the said Debtor.

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 Richard Potter, of Forest-road, in the parish of Belgrave, in the county of Leicester, Cowkeeper.

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. Fowler, Smith, and Warwick, Solicitors, Grey Friars-chambers, Friar-lane, Leicester, on the 8th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 22nd day of August, 1879.

FOWLER, SMITH, and WARWICK, Friar-lane, Leicester, Solicitors for the said Debtor.

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 William Smith, of 34, Southgate-street, Leicester, in the county of Leicester, Carpenter, Joiner, and 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. J. and R. Harvey, Selborne-buildings, Millstone-lane, in Leicester aforesaid, on the 8th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 21st day of August, 1879.

J. and R. HARVEY, Solicitors for the said William Smith

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 Edward Edwards and John Edwards, of No. 1, Habersfield-crescent, North-street, in the city and county of Bristol, Hatters and Hosiers, the said Edward Edwards residing at Herbert Villa, Cromwell-road, Saint Andrew's Park, Bishopston, and the said John Edwards residing at No. 23, King-square, both in the same city and county.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Mr. William Henry Brown, Foster's-chambers, Small-street, in the city and county of Bristol, on the 4th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 19th day of August, 1879.

WM. HY. BROWN, Foster's-chambers, Small-street, Bristol, Solicitor for the Debtors.

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 Edward Edwards and John Edwards, of No. 1, Habersfield-crescent, North-street, in the city and county of Bristol, Hatters and Hosiers, the said Edward Edwards residing at Herbert Villa, Cromwell-road, Saint Andrew's Park, Bishopston, and the said John Edwards residing at No. 23, King-square, both in the same city and county.

NOTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Edward Edwards has been summoned to be held at the offices of Mr. William Henry Brown, Foster's-chambers, Small-street, in the city and county of Bristol, on the 4th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 19th day of August, 1879.

WM. HY. BROWN, Foster's-chambers, Small-street, Bristol, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Read, of Dundry, in the county of Somerset, Carpenter and 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 office of Mr. John Miller, Solicitor, Whitson-chambers, Nicholas-street, Bristol, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

JOHN MILLER, Whitson-chambers, Nicholas-street, Bristol, Solicitor for the said Charles Read.

The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at King's Lynn. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Feltham, of Hilgay, in the county of Norfolk, 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 Messrs. Sadd and Linay, Theatre-street, in the city of Norwich, on the 6th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 21st day of August, 1879.

SADD and LINAY, Theatre-street aforesaid, Solicitors 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 Arthur Doy, of Feltwell, in the county of Norfolk, Blacksmith and Whitesmith.

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 office of me, the undersigned, Joseph Rogers, Minister-place, Ely, in the county of Cambridge, on the 4th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 21st day of August, 1879.

JOSEPH ROGERS, Solicitor for the said Arthur Doy.

The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at Norwich. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Lawrence, of Fakenham, in the county of Norfolk, Butcher, Poulterer, Dealer in Game, and Cattle Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Robert Cates, Swanstreet, Fakenham, in the county of Norfolk, on the 12th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 25th day of August, 1879.

ROBERT CATES, Fakenham, Norfolk, Solicitor 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 James Tomlinson, of East Dereham, in the county of Norfolk, Cabinet 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 the office of Messrs. Wright and Barton, Solicitors, East Dereham, Norfolk, on the 8th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

WALTER M. BARTON, Solicitor for the 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 Edwin Hall, of Ivy Cottage, Studley, in the county of Warwick, Needle 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 the offices of the undersigned, Robert Jeffery Parr, of No. 77, Colmore-row, Birmingham, Solicitor, on the 5th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

R. JEFFERY PARR, 77, Colmore-row, Birmingham, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Gardner, of No. 4, Cuckoo-road, Neebell's Green, Birmingham, in the county of Warwick, Baker.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Edward Eaden, 21, Bennett's-hill, Birmingham, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

EDWARD EADEN, 21, Bennett's-hill, Birmingham, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Montgomeryshire, holden at Newtown.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Theophilus Barker, of the New Inn, Newbridge-on-Wye, in the parish of Llanysre, in the county of Radnor, Lun-keeper and Stone Dresser.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Williams, Gittins, and Taylor, Solicitors, the Bank, Newtown, Montgomeryshire, on the 2nd day of September, 1879, at half-past twelve o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

WILLIAMS, GITTINS, and TAYLOR, Newtown, Montgomeryshire, Solicitors for the said Theophilus Barker.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Great Grimsby.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Lumsden, now of Donnington-on-Bain, in the county of Lincoln, Coal Dealer and Lun-keeper, and formerly of Great Grimsby, in the said county of Lincoln, Fish Curer and Cooper.

NOTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Grange and Wintringham, Solicitors, Saint Mary's-chambers, West Saint Mary's-gate, in Great Grimsby aforesaid, on the 5th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 22nd day of August, 1879.

GRANGE and WINTRINGHAM, Solicitors 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 Arrangement or Composition with Creditors, instituted by William Sumption, of New House Farm, Buckland Saint Mary, in the county of Somerset, Farmer, Butter Factor and General Merchant.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the George Hotel, Ilminster, in the said county of Somerset, on the 11th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

HENRY PAULL, Ilminster, Somerset, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Denbighshire, holden at Wrexham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Jones, of Tynllwyn, in the parish of Llangollen, in the county of Denbigh, Farmer.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at Bank-buildings, Llangollen, in the county of Denbigh, on the 1st day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 20th day of August, 1879.

C. W. RICHARDS, of Llangollen, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Denbighshire, holden at Wrexham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Magee, of No. 45, Market Hall, Wrexham, in the county of Denbigh, Provision Dealer and 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 offices of Mr. William Sherratt, Solicitor, Regent-street, Wrexham, on the 11th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

WM. SHERRATT, Regent-street, Wrexham, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Denbighshire, holden at Wrexham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by David Rowlands, of Tegid-street, Bala, in the county of Merioneth, Tinman, Glazier, 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 the offices of William Sherratt, Regent-street, Wrexham, on the 10th day of September, 1879, at half-past ten o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

WM. SHERRATT, Regent-street, Wrexham, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Monmouthshire, holden at Tredegar. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Sketcheley, of Abergavenny, in the county of Monm'th, 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 Mr. Hier Jacob, Solicitor, Abergavenny, in the county of Monmouth, on the 10th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

HIER JACOB, Abergavenny, Solicitor for the Debtor.

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 Rees Evans, of Upper Park-street, Llanelly, in the county of Carmarthen, Grocer's Assistant, but late of Pontardulais, in the same county, 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 31, Stepney-street, Llanelly, on the 12th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

W. HOWELL, 31, Stepney-street, Llanelly, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Wiltshire, holden at Swindon. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Garner, of Gorse-hill, near Swindon, in the county of Wilts, Baker and 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 offices of Messrs. Coleman,

Bulwer, and Co., Public Accountants, No. 2, North-street, Swindon, Wilts, on the 1st day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 15th day of August, 1879.

W. GARNER, the said Debtor.

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 George Price, of Cleobury North, near Bridgnorth, in the county of Salop.

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. Crowther Davies, Solicitor, 25, Bennett's-hill, Birmingham, in the county of Warwick, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

CROWTHER DAVIES, 25, Bennett's-hill, Birmingham, Solicitor 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 Joseph Edmunds, of No. 3, the Pavement, West Green-road, Tottenham, in the county of Middlesex, Tailor.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. E. F. Marshall, 62, Chancery-lane, in the county of Middlesex, on the 17th day of September, 1879, at four o'clock in the afternoon precisely.—Dated this 19th day of August, 1879.

E. F. MARSHALL, Solicitor 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 Arthur Wilson Howell, of No. 1, Connaught-terrace, Laurence-road, Philip-lane, Tottenham, in the county of Middlesex, Builder.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. John Hopkins, 24, Moorgate Station-buildings, E.C., Solicitor, on the 3rd day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 18th day of August, 1879.

JOHN HOPKINS, 24, Moorgate Station-buildings, E.C., Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Kingston. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Turner, of 6, Beaufort-villas, Grove Park, Surbiton, in the county of Surrey, of no occupation.

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. 19, Old Burlington-street, in the county of Middlesex, on the 16th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

FRED, TAYLOR, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Guildford and Godalming.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Isaac Craustone, of Crondall, in the county of Southampton, Bricklayer.

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 Board Room of the Town Hall, Farnham, in the county of Surrey, on the 29th day of August, 1879, at twelve o'clock at noon precisely.—Dated this 23rd day of August, 1879.

HENRY POTTER, Farnham, Surrey, Solicitor for the said Isaac Craustone.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Canterbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Lusted, of Smeeth, in the county of Kent, Baker and Tea 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. 37, High-street, Ashford, in the county of Kent, on the 8th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 21st day of August, 1879.

JAMES FRASER, Ashford, Kent, Solicitor 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 Peter Bachini, of No. 16, John-street, Luton, in the

parish of Saint Mary Luton, in the county of Bedford, Straw Hat and Bonnet Manufacturer.

NOTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the George Hotel, George-street, Luton, in the county of Beds, on the 18th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

S. T. COOPER, 88, Chancery-lane, London, Solicitor 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 John Stephen Eyles, of 6, Wellington-street, Luton, in the county of Bedford, Straw Plait Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Queen's Hotel, Chapel-street, Luton aforesaid, on the 12th day of September, 1879, at half-past three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

JOHN NICHOLLS, 73, Gresham-street, London, Solicitor for the said John Stephen Eyles.

The Bankruptcy Act, 1869.

In the County Court of Bedfordshire, holden at Bedford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frank Richard Gudgin, of Pulloxhill, in the county of Bedford, 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 King's Arms Inn, Church-street, Amphill, in the county of Bedford, on the 11th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 22nd day of August, 1879.

SHEPHERD and EWEN, 29, Park-street West, Luton, Beds, Solicitors for the said Frank Richard Gudgin.

The Bankruptcy Act, 1869.

In the County Court of Essex, holden at Chelmsford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Staring, of Bushett Farm, Great Bardfield, in the county of Essex, Farmer.

NOTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the Horn Hotel, Braintree, in the said county of Essex, on the 10th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

WM. and RD. D. THURGOOD, Saffron Walden, Essex, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Suffolk, holden at Bury St. Edmunds. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William John Parkington, of No. 93, Eastgate-street, Bury St. Edmunds, in the county of Suffolk, Tailor.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Guildhall, Bury St. Edmunds, in the county of Suffolk, on the 8th day of September, 1879, at twelve o'clock at noon precisely.—Dated this 21st day of August, 1879.

WOOLNOUGH GROSS, Solicitor for the said William John Parkington.

The Bankruptcy Act, 1869.

In the County Court of Herefordshire, holden at Leominster. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Pugh, of Upper Mill, Wentnor, in the county of Salop, Miller.

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. Clarke and Sons, Solicitors, 17, Swan-hill, Shrewsbury, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

CLARKE and SONS, Solicitors for the said Richard Pugh,

The Bankruptcy Act, 1869.

In the County Court of Oxfordshire, holden at Oxford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Albert Grimsley, late of Bicester, in the county of Oxford, Carpenter and Upholsterer, and now of 141, Walton-street, Oxford, Builders' Foreman.

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. 126, High-street, Oxford, on the 16th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

THOMAS MALLAM, 126, High-street, Oxford, Solicitor for the said Albert Grimsley.

The Bankruptcy Act, 1869.

In the County Court of Devonshire, holden at Exeter.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Francis Napoleon Bernardo Lombardini, late of Newton Abbot, in the county of Devon, Watchmaker and Jeweller, but now of No. 7, Longbrook-terrace, in the city of Exeter, out of business.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Richard Southcott, No. 1, Post Office-street, Bedford-circus, Exeter, on the 8th day of September, 1879, at ten o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

T. W. HARTNOLL, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Durham.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Forrest Gibson, of Howden-le-Wear, Joiner, Cabinet Maker, and Ironmonger.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. John Proud, 16, Market-place, Bishop Auckland, in the county of Durham, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

JNO. PROUD, Bishop Auckland, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Richmond, of Stokesley, in the county of York, Ironmonger.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of John William Teale, 13, Albert-road, Middlesborough, on the 3rd day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 14th day of August, 1879.

JOHN WILLIAM TEALE, Middlesborough, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Ralph Agar, formerly residing at Oxley-villas, Coatham, near Redcar, in the county of York, Lodging-house Keeper, but now in lodgings at No. 4, Cleveland-street, Coatham aforesaid, and also carrying on business as a Farmer, at Barnly Sleights, Lyth, near Whitby, in the said county of York.

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 Alfred Henry Sill, No. 15, Albert-road, Middlesborough, in the county of York, on the 4th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 18th day of August, 1879.

ALFRED H. SILL, 15, Albert-road, Middlesborough, Solicitor for the said Ralph Agar.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Patrick McSorley, of North Ormesby, near Middlesborough, and of West-street West, Middlesborough, in the county of York, Retailer of Wines, Spirits, and Beer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, 36, Gosford-street, Middlesborough aforesaid, on the 3rd day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 16th day of August, 1879.

WM. LEES DOBSON, 36, Gosford-street, Middlesborough, Solicitor for the said Patrick McSorley.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Wood, of 13, Baxter-street, Middlesborough, in the county of York, Egg and Yeast Merchant's Manager.

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 me, the undersigned, Theodore Henry Ward, Solicitor, 11, Albert-road, Middlesborough, in the county of York, on the 8th day of September,

No. 24756.

M

1879, at ten o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

THEODORE H. WARD, 11, Albert-road, Middlesborough, Solicitor for the said John Wood.

The Bankruptcy Act, 1869

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Stockdale, of Bridge-row, Darlington, in the county of Durham, Leather Merchant.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, 36, Priestgate, Darlington aforesaid, on the 9th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

WILLIAM R. WOOLER, 36, Priestgate, Darlington, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Woolfe, of Russell-street East, Darlington, in the county of Durham, Machine Agent.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. John James Wilkes, Solicitor, Albion-chambers, 25, Northgate, Darlington aforesaid, on the 8th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

JNO. J. WILKES, Albion-chambers, 25, Northgate, Darlington aforesaid, Solicitor for the 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 George Brown Alderson, of No. 14, High-street, No. 33, Bridge-street, and residing at No. 10, Havelock-terrace, in the borough of Gateshead, in the county of Durham, Pawbroker, Clothier, and Jeweller.

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. William Mark Pybus, Solicitor, 40, Dean-street, Newcastle-upon-Tyne, on the 8th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 23rd day of August, 1879.

W. MARK PYBUS, 40, Dean-street, Newcastle-upon-Tyne, Solicitor for the said George Brown Alderson.

The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Hunter, of White Hart-yard, Cloth Maker, in the borough and county of Newcastle-upon-Tyne, Commission Agent.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Chartres, Youll, and Wilkinson, 18, Grainger-street West, Newcastle-upon-Tyne, Solicitors, on the 15th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

CHARTRES, YOULL, and WILKINSON, 18, Grainger-street West, Newcastle-upon-Tyne, Solicitors for the said John Hunter.

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 Herman Barczinsky, of No. 10, Washington-terrace, and carrying on business at the Royal Assembly Room-buildings, Union-street, and No. 2, Bedford-street, all in North Shields, in the county of Northumberland, as a Clothier and Outfitter, under the style of Herman and Company.

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. J. G. and J. E. Joel, 1, Newgate-street, Newcastle-upon-Tyne, on the 12th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

J. G. and J. E. JOEL, 1, Newgate-street, Newcastle-upon-Tyne, Solicitors for the said Herman Barczinsky.

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 Taylor and John Crisp, both of 4, Hanover-square, in the borough and county of Newcastle-upon-Tyne, Soda Water Manufacturers, and Ale and Porter Merchants, carrying on business under the style or firm of Taylor Brothers, the said Thomas Taylor residing at 32, Edward-street, and the said John Crisp residing in furnished lodgings at 4, Hanover-square, both in Newcastle-upon-Tyne aforesaid.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Messrs. Keenlyside, Forster, and Forster, Saint John's-chambers, Grainger-street West, Newcastle-upon-Tyne, on the 12th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of August, 1879.

KEENLYSIDE, FORSTER, and FORSTER, Saint John's-chambers, Grainger-street West, Newcastle-upon-Tyne, Solicitors for the said Thomas Taylor and John Crisp.

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Newport and at Ryde.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Abraham William Bartlett, of High-street, Sandown, in the Isle of Wight, in the county of Hants, 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 Cambrian House offices, Market-street, Ryde, in the Isle of Wight, on the 17th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

JOHN WILSON FARDELL, Cambrian House offices, Ryde, Isle of Wight, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Newport and at Ryde.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Purnell, of Hope-road, Shanklin, in the Isle of Wight, 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 Crown Hotel, High-street, Ryde, in the Isle of Wight, on the 9th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 18th day of August, 1879.

H. R. HOOPER, Castlehold, Newport, Isle of Wight, Solicitor for the said William Purnell.

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 James Houghton, of Nos. 110 and 127, Chestergate, Macclesfield, in the county of Chester, Picture Framers and General Dealer.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at Room No. 11, Brazennose-chambers, No. 25, Brazennose-street, in the city of Manchester, in the county of Lancashire, on the 3rd day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

CHAS. HEN. SIMPSON, 44, Kennedy-street, Manchester, Solicitor for the said Debtor.

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 Roland Kiley, of No. 38, Market-place, Macclesfield, in the county of Chester.

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 the undersigned, Churchside, Macclesfield aforesaid, on the 11th day of September, 1879, at eleven o'clock in the forenoon precisely.—Dated this 21st day of August, 1879.

P. PARROT, Churchside, Macclesfield, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Chester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John David Edwards, of Tea Bank, Halkyn, in the county of Flint, 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 offices of Messrs. Kelly and

Keene, Solicitors, Mold, on the 5th day of September, 1879, at two o'clock in the afternoon precisely.—Dated this 19th day of August, 1879.

KELLY and KEENE, Solicitors for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Chester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Llewelyn Jones, of the King's Head Hotel, Holywell, in the county of Flint, 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 the offices of Mr. John Ellis, situate in Eastgate-street, in the city of Chester, on the 17th day of September, 1879, at half-past two o'clock in the afternoon precisely.—Dated this 23rd day of August, 1879.

JNO. ELLIS, Eastgate-street, Chester, Solicitor for the said Debtor.

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 Fildes, of No. 50, Lancashire-hill, Heaton Norris, in the county of Lancaster, Estate Agent and Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my office, Bank-chambers, Market-place, Stockport, on the 8th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

FRAS. NEWTON, Bank-chambers, Market-place, Stockport, Solicitor for the said William Fildes.

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 Walter Stevenson, of 133, Gorton-road, in Reddish, in the county of Lancaster, Baker 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 office of Messrs. Wood, Atkinson, and Williamson, Solicitors, 19, Brazennose-street, Manchester, on the 10th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

WOOD, ATKINSON, and WILLIAMSON, Solicitors for the said Debtor.

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 Hugh Grogan, of Dudley Bank, Lorne-road, Fallowfield, near Manchester, in the county of Lancaster, Joiner and Builder.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Barrow and Smith, Solicitors, 37, Cross-street, Manchester, on the 2nd day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 22nd day of August, 1879.

BARROW and SMITH, 37, Cross-street, Manchester, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Birkenhead. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Stephen Amer, of 23, Bridge-street, Birkenhead, in the county of Chester, Bookbinder and Stationer.

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 J. G. B. Mawson, Accountant, 44, Hamilton-square, Birkenhead, on the 5th day of September, 1879, at three o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

THOMAS MARSHALL BLEAKLEY, 51, Hamilton-square, Birkenhead, Solicitor for the said Stephen Amer.

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 Arthur Angell the younger, of No. 4, Portland-terrace, in the town and county of Southampton, Analytical Chemist.

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 Chamber of Commerce, No. 145, Cheapside, in the city of London, on the 5th day of September, 1879, at half-past four o'clock in the afternoon precisely.—Dated this 21st day of August, 1879.

RICHARD EVE, Aldershot, Hants, Solicitor for the said Arthur Angell the 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 Henry Moore, of 20, Longford-buildings, Oxford-street, and also of 27, Dover-street, and previously thereto of 113, Oxford-street aforesaid, all in the city of Manchester and county of Lancaster, Ironmonger.

UPON sufficient cause this day shown to the satisfaction of the Court, the General Meeting of Creditors in this matter summoned to be held at the offices of Messrs. Sutton and Elliott, Solicitors, No. 51, Fountain-street, in the city of Manchester, on Friday, the 5th day of September next, is hereby directed to be held at the Mosley Hotel, Piccadilly, in the city of Manchester aforesaid, on the same day and at the same time, in lieu of the place originally named. And hereof let notice be given forthwith.—Dated this 23rd day of August, 1879.

CHAS. LISTER, Registrar.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Edward Holloway, of 11, Theresa-terrace, Hammersmith, and the Studio adjoining No. 42, Gloucester-road, Regent's Park, both in the county of Middlesex, Artist.

TAKE notice, that a General Meeting of the Creditors of the above-named will be held on Wednesday, the 10th day of September, at three o'clock in the afternoon, at the offices of Messrs. Howell, Hibberd, and Co., 27, Leadenhall-street, in the city of London, to consider a proposal which has been made to the Trustee, Augustus Edwin Hibberd, by the said Charles Edward Holloway, that a composition of 2s. in the pound be accepted by the Trustee on behalf of the creditors in full discharge of their debts, or that a general scheme of settlement of the affairs of the said Charles Edward Holloway upon such terms as may be thought expedient, be assented to under section 28 of the above-mentioned Act, and that upon receipt of such composition by the Trustee, or the completion of such scheme of settlement, the liquidation be closed, and the debtor granted his discharge.—Dated this 25th day of August, 1879.

A. E. HIBBERD, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Warwickshire, holden at Birmingham.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Mainwaring Edwards, of Providence Cottage, Windmill-lane, Smethwick, in the county of Stafford, and William Benson, of Stratford House, Round Hills, Aston, near Birmingham, in the county of Warwick, trading together in copartnership as Edwards Brothers, at 83 and 84, Dartmouth-street, Birmingham aforesaid, and lately also at 164, Queen Victoria-street, in the city of London, Iron Merchants, and as the Cape Ironworks Company, at the Globe Ironworks, the Cape, Smethwick aforesaid, Iron Manufacturers, and lately carrying on business in partnership with James Birch Cull, at 8 and 9, Great Lister-street, Birmingham aforesaid, under the style or firm of J. B. Cull and Co., as Spring and Axle Manufacturers.

TAKE notice, that a General Meeting of the Creditors of the above-named James Mainwaring Edwards and William Benson will be held at the Queen's Hotel, Stephenson-place, Birmingham, in the county of Warwick, on Thursday, the 4th day of September, 1879, at twelve o'clock at noon precisely, for the following purposes, namely:—1. To hear a report from the Trustees upon the progress of the liquidation. 2. To declare a First Dividend. 3. To vote to the Trustees a sum of money as remuneration on account. 4. To consider an application by the debtors for their discharge. 5. To consider, and, if advisable, to authorize a proposed arrangement whereby the creditors of the firm of J. B. Cull and Co. above-mentioned, shall be allowed to prove against and take dividend out of this estate equally with the creditors of the firm of Edwards Brothers above-named; or, in default of such proposed arrangement being sanctioned, 6. To instruct the Trustees as to the course they shall adopt with reference to proofs against this estate by creditors of the said firm of J. B. Cull and Co.—Dated the 22nd day of August, 1879.

DUIGAN, LEWIS, WILLIAMS, and ELLIOT,
Walsall;

G. and H. LAMB, Kettering;
Solicitors to the said Trustees.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Halifax. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Roberts, of Providence Mill, Elland, in the county of York, Card Maker.

NOTICE is hereby given, that a General Meeting of the Creditors of the above-named James Roberts will be held at the offices of Messrs. Foster, Roberts, and Co., Accountants, Barum House, Harrison-road, Halifax aforesaid, on Wednesday, the 3rd day of September, 1879, at eleven o'clock in the forenoon, for the purpose of passing the accounts of the Trustee; fixing the date for the close of the liquidation, and the release of the Trustee; and, if deemed desirable, to grant the discharge of the debtor.—Dated this 21st day of August, 1879.

FREDK. FOSTER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of a Special Resolution for the Liquidation of the affairs of Joseph Parkin the elder, residing at Somercotes, in the county of Derby, and carrying on business at Ilkeston, in the same county, Timber and Stone Merchant, on his own separate account and formerly carrying on business at Ilkeston aforesaid, in copartnership with John Manners, under the style or firm of Manners and Parkin, as Timber and Stone Merchants; and in the Matter of a Special Resolution for the Liquidation of the affairs of John Manners, of No. 14, South-street, Ilkeston, in the county of Derby, Builder and Contractor, on his own separate account, and formerly at Bath-street, Ilkeston aforesaid, carrying on business in copartnership with Joseph Parkin the elder, under the style or firm of Manners and Parkin, as Builders and Contractors.

A MEETING of the Creditors of the above named Joseph Parkin the elder, whose affairs were liquidated by arrangement on the 26th day of May, 1879, and of the creditors of the above-named John Manners, whose affairs were liquidated by arrangement on the 7th day of May, 1879, will be held at the offices of Messrs. Ridge and Hardy, Accountants, at 3, Middle-pavement, in the town of Nottingham, on Wednesday, the 3rd day of September, 1879, at three o'clock in the afternoon, for the purpose of considering the propriety of sanctioning the acceptance by the Trustee of a composition of 7s. 6d. in the pound, payable by instalments as follows:—2s. 6d. in the pound in three months, 2s. 6d. in the pound in six months, and 2s. 6d. in the pound in nine months from the sanction of the Court being given to this scheme, the first and last of the said instalments to be secured to the satisfaction of the Committee of Inspection, already appointed in the matter of the proceedings for liquidation of the affairs of the said Joseph Parkin the elder, and also to consider and determine as to the debtor's discharge, and for general purposes.—Dated this 22nd day of August, 1879.

GHOS. RIDGE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Thomas Harrison, of Jackson-street, Gateshead, in the county of Durham, Builder and Contractor, carrying on business under the style or firm of R. and J. T. Harrison.

NOTICE is hereby given, that a General Meeting of the Creditors of the above-named person has been summoned to be held at the offices of Mr. George Bolam, 23, Swinburne-street, Gateshead, Accountant, on the 4th day of September, 1879, at half-past two o'clock in the afternoon precisely, for the purpose of granting the discharge of the above-named debtor.—Dated this 25th day of August, 1879.

ADAMSON RHAGG, 21, Grainger-street, Newcastle-upon-Tynes. Solicitor for the said John Thomas Harrison.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Louis Cleghorn and Gustave Buhl, of Nos. 32 and 33, Burlington-arcade, in the county of Middlesex, Hosiery, trading as Cleghorn and Buhl.

THE creditors of the above-named Louis Cleghorn and Gustave Buhl who have not already proved their debt, are required, on or before the 2nd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Frederick Henry Collison, of No. 99, Cheapside, in the city of London, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 22nd day of August, 1879.

F. H. COLLISON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Cumberland, holden at Carlisle. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Margaret Johnson, of Devonshire-street and Lowther-street, in the city of Carlisle, Plumber and Brazier, formerly carrying on business there in copartnership with James Johnson, under the style or firm of R. Johnson and Son, but now trading there alone under the style or firm aforesaid.

THE creditors of the above-named Margaret Johnson who have not already proved their debts, are required, on or before the 2nd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, James Richards, of 33, Bank-street, in the city of Carlisle, 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 23rd day of August, 1879.

JAS. RICHARDS, Trustee.

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 Thomas Ravenhill, of Farm-street, Sparkbrook, Birmingham, in the county of Warwick, and carrying on business at Sampson-road North, Birmingham aforesaid, Timber and Slate Merchant.

THE creditors of the above-named Thomas Ravenhill who have not already proved their debts, are required, on or before the 10th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Spencer Dominy, of 24, Waterloo-street, Birmingham, 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 20th day of August, 1879.

SPENCER DOMINY, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Monmouthshire, holden at Newport. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Gwilliam, of Yew Tree Inn, Lydbrook, in the county of Gloucester, Inn-keeper and Carpenter.

THE creditors of the above-named John Gwilliam who have not already proved their debts, are required, on or before the 4th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Alfred John Wintle, of Bill Mill, in the parish of Weston-under-Penyard, in the county of Hereford, 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 21st day of August, 1879.

ALFRED JOHN WINTLE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at Norwich. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Samuel Funnell Craske, late of Warham All Saints, but now of Brisley, both in the county of Norfolk, Auctioneer, Valuer, and Estate Agent.

THE creditors of the above-named Samuel Funnell Craske who have not already proved their debts, are required, on or before the 8th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Walker, of East Dereham, in the county of Norfolk, 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 16th day of August, 1879.

W. WALKER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at Norwich. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Daniel Brett, of the parish of Saint Martin, in the city of Norwich, Commission Agent and Corn, Seed, and General Merchant.

THE creditors of the above-named Daniel Brett who have not already proved their debts, are required, on or before the 10th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joseph Stanley, of Bank-plain, in the city of Norwich, Solicitor to 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 21st day of August, 1879.

JOSEPH STANLEY, Bank-plain, Norwich, Solicitor to the said Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Johnson Mills and George Mills, carrying on business in copartnership at the Crown

Iron Works and the Phoenix Foundry, both in Heywood, in the county of Lancaster, Engineers, Millwrights, and Ironfounders, under the style or firm of Johnson and George Mills, the said Johnson Mills residing at 62, Market-street, Heywood aforesaid, and the said George Mills residing at South View-terrace, King-street, Heywood aforesaid.

THE creditors of the above-named Johnson Mills and George Mills who have not already proved their debts, are required, on or before the 10th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Popple, of St. James's-place, Heywood aforesaid, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 20th day of August, 1879.

THOMAS POPPLE, Trustee.

The Bankruptcy Act 1869.

In the County Court of Lancashire, holden at Bolton. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Collinge and James Collinge, both of Isherwood-street Within, Heywood, in the county of Lancaster, Builders and Contractors.

THE creditors of the above-named Robert Collinge and James Collinge who have not already proved their debts, are required, on or before the 1st day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to us, the undersigned, Ernest Alexander Beaumont, of 28, Queen-street, Huddersfield, in the county of York, Public Accountant, and John Dewhurst, of Heywood aforesaid, Builder, 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 20th day of August, 1879.

ERNEST ALEXANDER BEAUMONT,
JOHN DEWHURST, Trustees.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Albert Mills, of Starkey-street, Heywood, in the county of Lancaster, and carrying on business as a Cotton Spinner, at Foundry-street Mill, Heywood aforesaid, under the style or firm of Radcliffe and Mills.

THE creditors of the above-named Albert Mills who have not already proved their debts, are required, on or before the 16th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Melville Lomax Chadwick, of County-chambers, Lord-street, Rochdale, in the county of Lancaster, Public 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 20th day of August, 1879.

J. M. L. CHADWICK,
THOS. POPPLE, Trustees.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Samuel Hutchinson, of 212, Hyde-road, Ardwick, and 81, Grey-street, Gorton, both within the parish of Manchester, in the county of Lancaster, Baker and Flour Dealer.

THE creditors of the above-named Samuel Hutchinson who have not already proved their debts, are required, on or before the 20th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, James Eckersley, of 49, Hanging Ditch, Manchester, Secretary of the Manchester Creditors' Association of Wholesale Dealers, 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 19th day of August, 1879.

JAS. ECKERSLEY, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Smith, of 7, Norbury-street, West Gorton, in the county of Lancaster, and Joseph Barker, of 94, Birch-street, West Gorton aforesaid, trading together in copartnership at the Crown Emery Works, West Gorton aforesaid, as Emery Manufacturers and Agents, under the style of Smith and Barker.

THE creditors of the above-named John Smith and Joseph Barker who have not already proved their debts, are required, on or before the 15th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Charles Robinson Trevor, of 2, Clarence-buildings, Booth-street, in the city of Manchester, 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 23rd day of August, 1879.

C. B. TREVOR, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Cheshire, holden at Stockport.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charlotte Mary Broadhead, of Ashfield, College-road, Withington, in the county of Lancaster, formerly of Nos. 8 and 10, Acomb-street, Chorlton-upon-Medlock, in the said county, School Proprietress.

THE creditors of the above-named Charlotte Mary Broadhead who have not already proved their debts, are required, on or before the 1st day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Edward Davies, of No. 6, Brown-street, in the city of Manchester, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 15th day of August, 1879.

JOHN EDW. DAVIES, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Oldham. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Sibthorp, of No. 35, Fenton-street, Freehold, Rochdale, in the county of Lancaster, Manager to a Wine Merchant.

THE creditors of the above-named William Sibthorp who have not already proved their debts, are required, on or before the 6th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Higley, of 26, Equitable-street, in Rochdale aforesaid, Bookkeeper, or to Henry Gott, of 20, Freehold-street, in Rochdale aforesaid, Coal Merchant, 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 22nd day of August, 1879.

**THOMAS HIGLEY,
HENRY GOTT, Trustees.**

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 Benjamin Greaves, of No. 61, Bell-street, in Oldham, in the county of Lancaster, Cotton and Cotton Waste Dealer.

THE creditors of the above-named Benjamin Greaves who have not already proved their debts, are required, on or before the 13th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Hugh Shaw, of No. 2, Clegg-street, Oldham, Auctioneer and Valuer, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of August, 1879.

HUGH SHAW, 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 John Lancaster Hopkins, of 10, Balls-road, Birkenhead, in the county of Chester, Provision Dealer and Dealer in Wines, Spirits, Ale, and Porter.

THE creditors of the above-named John Lancaster Hopkins who have not already proved their debts, are required, on or before the 30th day of August, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joseph Roscoe Simm, of 47, Hamilton-square, Birkenhead, in the county of Chester, 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 21st day of August, 1879.

JOSEPH ROSCOE SIMM, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Suffolk, holden at Ipswich. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Brice, of the Pier Hotel, Harwich, in the county of Essex, Innkeeper.

THE creditors of the above-named John Brice who have not already proved their debts, are required, on or before the 8th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Eustace Frederick Lankester, of Stowmarket, in Suffolk, Wine Merchant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 20th day of August, 1879.

EUSTACE FREDERICK LANKESTER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Wiltshire, holden at Salisbury. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Thornton and William Conduit, of No. 123, Castle-street, in the city of

Salisbury, in the county of Wilts, Builders, carrying on business, in copartnership, under the name of Thornton and Conduit.

THE creditors of the above-named Thomas Thornton and William Conduit who have not already proved their debts, are required, on or before the 9th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Henry Davis, of 25, Portland-street, Southampton, 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 22nd day of August, 1879.

WILLIAM HENRY DAVIS, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Gloucester.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Samuel Toms, of No. 38, Southgate-street, in the city of Gloucester.

THE creditors of the above-named William Samuel Toms who have not already proved their debts, are required, on or before the 18th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, James Milne, of Caledonian-chambers, Bristol, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 18th day of August, 1879.

JAMES MILNE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Neath. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Evan Thomas, of High-street, Aberavon, in the county of Glamorgan, Draper and Outfitter.

THE creditors of the above-named Evan Thomas who have not already proved their debts, are required, on or before the 18th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, James Milne, of Caledonian-chambers, Bristol, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 18th day of August, 1879.

JAMES MILNE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Henry Jarvis, of the Brunswick Foundry, Siddal's-road, and Bloomfield-street, both in the borough of Derby, Stovegrate Manufacturer.

THE creditors of the above-named William Henry Jarvis who have not already proved their debts, are required, on or before the 2nd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edwin Belfield, of No. 42, Full-street, 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 22nd day of August, 1879.

EDWIN BELFIELD, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Northallerton. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Jennings the younger, of Topcliffe, near Thirsk, in the county of York, Tailor and Draper.

THE creditors of the above-named William Jennings the younger who have not already proved their debts, are required, on or before the 5th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, William Coltman, of Thirsk, in the county of York, Draper, 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 21st day of August, 1879.

WILLIAM COLTMAN, Trustee.

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 Shirtcliffe, of Goole, in the county of York, Plumber.

THE creditors of the above-named William Shirtcliffe who have not already proved their debts, are required, on or before the 6th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Pease, of Goole, in the county of York, 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 22nd day of August, 1879.

WILLIAM PEASE, Trustee.

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 Fanny Wood, of Westgate, in Wakefield, in the county of York, Milliner and Dress Maker, heretofore carrying on business in copartnership with Emily Frances Wight, at Westgate aforesaid, under the style or firm of Madame Wood and Cie, and now carrying on such business on her own account, under the same style or firm.

THE creditors of the above-named Fanny Wood who have not already proved their debts, are required, on or before the 1st day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, George Herbert Ladbury, of 99, Cheapside, in the city of London, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of August, 1879.

G. H. LADBURY, Trustee.

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 Joseph Yellowley Hawdon, of Bellevue Saw Mill, Scarborough, in the county of York, Timber Merchant, and in lodgings at 15, Alma-square, Scarborough aforesaid, also of 31, Close, Newcastle-upon-Tyne, in the county of Northumberland, Lighterman.

THE creditors of the above-named Joseph Yellowley Hawdon who have not already proved their debts, are required, on or before the 2nd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Walter Reynoldson, of 5, Grove-terrace, Falsgrave, Scarborough, in the county of York, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of August, 1879.

WALTER REYNOLDSON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Leeds. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Frederick Uriah Neville, of Queen's-terrace, and Gay-lane Works, Otley, in the county of York, Currier, trading as the Otley Carrying Company.

THE creditors of the above-named Frederick Uriah Neville who have not already proved their debts are required, on or before the 4th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, James Clough Wright, Public Accountant, of 14A, Darley-street, in Bradford aforesaid, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 22nd day of August, 1879.

JAS. C. WRIGHT, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Wallace Cauldwell, of the Midland Hotel, Turner-street, Sheffield, in the county of York, Beerhouse Keeper.

THE creditors of the above-named Wallace Cauldwell who have not already proved their debts, are required, on or before the 6th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Cooper Corbidge the younger, of 133 and 135, Norfolk-street, Sheffield, in the county of York, 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 20th day of August, 1879.

COOPER CORBIDGE, Jun., Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Leeds. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph Hall, of Park-place, Leeds, and Westley-street Mill, Morley, both in the county of York, carrying on business as a Cloth Manufacturer, under the style or firm of E. Banks and Co., and lately carrying on business in copartnership with Eliza Banks and Abraham Town, under the said style or firm of E. Banks and Co., as Cloth Manufacturers.

THE creditors of the above-named Joseph Hall who have not already proved their debts, are required, on or before the 12th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Routh, of the firm of John Routh, Kirk, and Co., Accountant, Commercial-buildings, Leeds, 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 22nd day of August, 1879.

JOHN ROUTH, 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 James Glover Schofield, of Hope-street, Saint Thomas's-road, Huddersfield, in the county of York, and of Rashcliffe, in Huddersfield aforesaid, Draper and Outfitter.

THE creditors of the above-named James Glover Schofield who have not already proved their debts, are required, on or before the 15th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Henry Armitage, of No. 23, John William-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 22nd day of August, 1879.

WM. HY. ARMITAGE, 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 William Watts Brown, of Cuthbert's-buildings, Northgate, in Huddersfield, in the county of York, formerly carrying on business in partnership with Joseph Jagger, in Albert-yard, in Huddersfield aforesaid, as Aerated Water Manufacturers, under the style or firm of Brown and Jagger, and Robert Brown the younger, of Brook-street, Moldgreen, in Huddersfield aforesaid, trading in copartnership at Northumberland-street in Huddersfield aforesaid, as Aerated Water Manufacturers, under the style or firm of Brown Brothers.

THE creditors of the above-named William Watts Brown and Robert Brown who have not already proved their debts, are required, on or before the 15th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Henry Armitage, of No. 23, John William-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 22nd day of August, 1879.

WM. HY. ARMITAGE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Kingston-upon-Hull.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Feetam, of No. 8, Whitefriar-gate, in the town and county of the town of Kingston-upon-Hull, Draper and Hosier.

THE creditors of the above-named Thomas Feetam who have not already proved their debts, are required, on or before the 3rd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joseph Hindson, of No. 5, Bowalley-lane, Kingston-upon-Hull, 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 25th day of August, 1879.

J. HINDSON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Kingston-upon-Hull.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Cook, of No. 6, Walcot-street, in the borough of Kingston-upon-Hull, Smack Owner.

THE creditors of the above-named Thomas Cook who have not already proved their debts, are required, on or before the 4th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, or to George Hall, of No. 35, Market-place, in the borough of Kingston-upon-Hull, Butcher, 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 22nd day of August, 1879.

FRAS. SUMMERS, 2, Manor-street, Hull, Solicitor to the Trustee.

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 Samuel Whitaker, of Hill-street, Heron Cross, Fenton, in the county of Stafford, Grocer and Beerseller.

THE creditors of the above-named Samuel Whitaker who have not already proved their debts, are required, on or before the 2nd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Silary Repton, of Stafford-street, Longton, in the said county, 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 22nd day of August, 1879. T. S. REPTON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Carnarvonshire, holden at Bangor. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Evans, of Chester House, Penmaenmawr, in the county of Carnarvon, Grocer and General Dealer.

THE creditors of the above-named Thomas Evans who have not already proved their debts, are required, on or before the 3rd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Price, of 26, North John-street, Liverpool, 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 20th day of August, 1879.

JOHN PRICE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Devonshire, holden at East Stonehouse.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Michelmores, of Lipton Farm, in the parish of East Allington, in the county of Devon, Farmer.

THE creditors of the above-named Robert Michelmores who have not already proved their debts are required, on or before the 2nd day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Ward West Arliss, of 28, Westwell-street, Plymouth, in the county of Devon, 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 20th day of August, 1879.

WARD WEST ARLISS, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Benjamin Bowser, of Spalding, in the county of Lincoln, Common Brewer.

THE creditors of the above-named Benjamin Bowser who have not already proved their debts, are required, on or before the 6th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, George Kingston, of Spalding aforesaid, Auctioneer, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 23rd day of August, 1879.

GEORGE KINGSTON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Herefordshire, holden at Leominster.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Charles Restall, of Broad-street, Presteign, in the county of Radnor, Plumber, Glazier, Painter, Bell Hanger, and Tobaccoist.

THE creditors of the above-named William Charles Restall who have not already proved their debts, are required, on or before the 13th day of September, 1879, to send their names and addresses, and the particulars of their debts or claims, to Charles Pember, of No. 1, King-street, in the city of Hereford, 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 21st day of August, 1879.

JAMES CORNER, 37, High Town, Hereford, Solicitor to the Trustees.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Plummer Thomas Brearey and Richard Baldwin, of No. 20, Aldermanbury, in the city of London, Manufacturers' Agents and Warehousemen, trading there in copartnership under the style or firm of P. T. Brearey, Baldwin, and Co., the said Plummer Thomas Brearey residing at Scotland House, Central-hill, Upper Norwood, in the county of Surrey, and the said Richard Baldwin residing at No. 96, Fortess-road, Kentish Town, in the county of Middlesex.

JOHAN GOLDEN READ, of No. 74, Aldermanbury, in the city of London, Accountant, and Joseph Dobson Good, of Market-place, Dewsbury, in the county of York, Accountant, have been appointed Trustees of the property

of the debtors. All persons having in their possession any of the effects of the debtors must deliver them to the trustee, and all debts due to the debtors must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 22nd day of August, 1879.

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 Seantlebury, of 72, City-road, in the county of Middlesex, Model Maker for Inventors and others, and Manufacturer of Scientific and Experimental Apparatus.

THOMAS HENRY COOPER, of 9, Featherstone-buildings, in the county of Middlesex, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 31st day of July, 1879.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Bowser, of No. 50, King Henry's-road, South Hampstead, in the county of Middlesex, out of business, and late of Wandsworth Common Railway Coal Wharf, in the county of Surrey, Coal Merchant.

FREDERICK WOOD MORPHEIT, Accountant, of the firm of Morpheit and Hawes, of No. 15, King-street, Cheapside, in the city of London, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 20th day of August, 1879.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Francis Frederick Vine and John Morrison, of 130, Earl's-court-road, South Kensington, in the county of Middlesex, Ironmongers, trading in copartnership under the style or firm of Vine, Morrison, and Company, the said Francis Frederick Vine residing at 130, Earl's-court-road aforesaid, and the said John Morrison residing in apartments at 177, Earl's-court-road aforesaid.

THOMAS WILLIAM GILBERT, of 15, Clement's-inn, Strand, in the county of Middlesex, Public Accountant, has been appointed Trustee of the property of the debtors. All persons having in their possession any of the effects of the debtors must deliver them to the trustee, and all debts due to the debtors must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 21st day of August, 1879.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Davis, of 21, Harp-lane, in the city of London, Land and Estate Agent.

JOHAN JAMES KENT, of 55, 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 8th day of August, 1879.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James John Cowell, of 24, Cullum-street, in the city of London, and 1, Arthur-street, Gravesend, in the county of Kent, of no occupation, formerly of 13, Queen Victoria street, in the city of London, and 9, Cottage-grove, How-road, in the county of Middlesex, Stock and Share Dealer.

JOHAN HENRY ROCHESTER BRECKELS, of 1, Guildhall-chambers, 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 20th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Northamptonshire, holden at Northampton.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of David Boddington, of Daventry, in the county of Northampton, Licensed Victualler, Plumber, and Glazier.

GEORGE NORMAN the younger, of Daventry, in the county of Northampton, Auctioneer, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 21st day of July, 1879.

The Bankruptcy Act, 1869.

In the County Court of Northamptonshire holden at Northampton.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Dodman, of 86, Wellingborough-road, Northampton, in the county of Northampton, Furniture Broker and Carpenter.

WILLIAM COMBEN HARVEY, of 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 19th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire holden at Stoke-upon-Trent and Longton.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Edward Farmer, of No. 3, Ashwood-terrace and also of No. 35, Market-street, both in the borough of Longton, in the county of Stafford, Printer, Stationer, and Bookseller.

JAMES RICHARDSON, of Longton, in the county of Stafford, Estate Agent, and Joseph Croughton, of Manchester, in the county of Lancaster, Wholesale Stationer, 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 21st day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Yeovil.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George William Martin, of Martock, in the county of Somerset, Grocer and Provision Merchant.

THOMAS ISAAC DENMAN, of Yeovil, in the county of Somerset, 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 14th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Yeovil.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Hardy, of Yeovil, in the county of Somerset, Baker.

THOMAS ISAAC DENMAN, of Yeovil, in the county of Somerset, 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 14th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Buckinghamshire, holden at Aylesbury.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Newitt, of Thame, in the county of Oxford, Beerhouse Keeper, and Timber and Furniture Dealer.

JOHAN AUBREY MUMFORD, of Brill, in the county of Buckingham, Land Agent, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 21st day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Carruthers Charles Johnston, of Chorlton Hall, Mollington, near Chester, and Samuel Logan Johnston, of Pernambuco, in the Empire of Brazil, carrying on business together in copartnership as Merchants and Shipowners at 2, Old Church-yard, Liverpool, in the county of Lancaster, under the firm of Samuel Johnston and Co., also carrying on business in copartnership with Thomas Comber and Carruthers Charles Johnston the younger, at Pernambuco aforesaid, under the style of Johnston, Fater, and Co., and at Bahia, in the Empire of Brazil, under the style of Johnston, Comber, and Co., the said Carruthers Charles Johnston also carrying on business at Pernambuco, in copartnership with Samuel Power Johnston and Allen Patterson, under the style of S. P. Johnston and Co.

HENRY DOUGLAS ESHELBY, of 24, North John-street, Liverpool aforesaid, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 20th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Marshall, of 14, Williamson-street and Harvey-street, both in Liverpool, in the county of Lancaster, Tailor and Draper.

THOMAS THEODORE ROGERS, of Lord-street, Liverpool aforesaid, 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 20th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Samuel Hutchinson, of 212, Hyde-road, Ardwick, and 81, Grey-street, Gorton, both within the parish of Manchester, in the county of Lancaster, Baker and Flour Dealer.

JAMES ECKERSLEY, of 49, Hanging Ditch, Manchester, Secretary of the Manchester Creditors Association of Wholesale Dealers, 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 19th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Smith, of 7, Norbury-street, West Gorton, in the county of Lancaster, and Joseph Barker, of 94, Birch-street, West Gorton aforesaid, trading together in copartnership at the Crown Emery Works, West Gorton aforesaid, as Emery Manufacturers and Agents, under the style of Smith and Barker.

CHARLES ROBINSON TREVOR, of No. 2, Clarence-buildings, Booth-street, in the city of 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 trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 23rd day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Cheshire, holden at Stockport.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charlotte Mary Broadhead, of Ashfield College-road, Withington, in the county of Lancaster, formerly of Nos. 8 and 10, Acomb-street, Chorlton-upon-Medlock, in the said county, School Proprietress.

JOHAN EDWARD DAVIES, of No. 6, Brown-street, in the city of Manchester, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the 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 August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Burnley. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Matthew Watson, of 54, Bank-parade, Burnley, in the county of Lancaster, carrying on business as a Cotton Spinner, at Danes House Mill and Throstle Mill, both in Burnley aforesaid, and at 49, Manchester-road, Burnley aforesaid, and 27, Brazen-nose-street, Manchester, in the said county, as an Auctioneer, Architect, and Valuer, and also carrying on business at Littleborough, in the said county, formerly in partnership with William Harling, William Wilson, and William Austin Lee, but now in partnership with William Harling, under the style of the Littleborough Weft Company.

JOSHUA RAWLINSON, of Burnley, in the county of Lancaster, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 22nd day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Burnley. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Henry Williams, of No. 3, Roebuck-street, Burnley, in the county of Lancaster, Joiner and Builder.

JOHN WISEMAN, of Burnley, in the county of Lancaster, Joiner and Builder, 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 22nd day of August, 1879.

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 Henry Brown, of No. 80, South-street Moor, Sheffield, in the county of York, Tailor and Woollen Draper.

CUOPER CORBRIDGE the younger, of Sheffield, in the county of York, 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 21st day of August, 1879.

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 Wallace Caldwell, of the Midland Hotel, Turner-street, Sheffield, in the county of York, Beerhouse Keeper.

CUOPER CORBRIDGE the younger, of Sheffield, in the county of York, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 23rd day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Halifax. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph Rothera, of Charles-street, Halifax, in the county of York, Smith and Machine Maker.

GEORGE GIBBS, of Halifax aforesaid, Auctioneer, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 22nd day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Wiltshire, holden at Salisbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Figes, of Winchester-street, Salisbury aforesaid, Hotel Keeper.

WILLIAM CHARLES POWNING, of Salisbury aforesaid, Solicitor, 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 August, 1879.

No. 24756.

N

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Samuel Southall of 2, Exeter-street, Derby, and late of the Market-place, Ashbourne, both in the county of Derby, Ale and Porter Merchant and Agent.

EDWIN BELFIELD, of Full-street, in Derby aforesaid, 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 19th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Stockport. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Goodwin, of Cheadle, in the county of Chester, Builder and Contractor.

WILLIAM BUTCHER, of 69, Princess-street, in the city of Manchester, Public Accountant, and Nathaniel Calvert, of 24, St. Petersgate, Stockport, in the county of Chester, 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 21st day of August, 1879.

The Bankruptcy Act, 1869.

In 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 Alexander Peel Forsyth, of Zetland-buildings, Middlesborough, in the county of York, Iron Broker and Merchant.

JOHN GILCHRIST, of Middlesborough, in the county of York, 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 16th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Salford. In the Matter of a Composition Arrangement between Richard Bridge and Joseph Broadhurst, of 14, Mytton-street, Warwick-street, Hulme, Manchester, in the county of Lancaster, Builders and Contractors, and their Creditors.

FRANCIS WILLIAM BURN, of 9, Tib-lane, in the city of Manchester, Accountant, has been appointed Trustee in the above matter, for the purpose of receiving and distributing the composition to be paid herein. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 22nd day of August, 1879. **FREDK. C. HULTON**, Registrar.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton. In the Matter of Edwin Pronger, of Monk's Farm, Lancing, in the county of Sussex, Farmer and Butcher, adjudicated a Bankrupt on the 19th day of May, 1879.

NOTICE is hereby given, that a General Meeting of the Creditors of the above-named Edwin Pronger is summoned to be held at No. 7, Union-street, Ship-street, Brighton, on Saturday, the 30th day of August instant, at twelve o'clock at noon precisely, to transact the following business:—To consider and take instructions as to the disclaiming or otherwise of lease of farm and premises rented by the aforesaid debtor; and general business.—Dated this 20th day of August, 1879.

F. G. CLARK, 7, Union-street, Ship-street, Brighton, Trustee.

In the County Court of Essex, holden at Chelmsford. **A** FIRST and Final Dividend of 20s. in the pound has been declared in the matter of James Barwell, of No. 1, Arthur-cottages, Barking, in the county of Essex, Coal Dealer, adjudicated bankrupt on the 19th day of September, 1878, and will be paid by me, at the County Court Office, New-street, Chelmsford, on and after Wednesday, the 3rd day of September, 1879.—Dated this 21st day of August, 1879.

T. M. GEPP, Trustee.

In the County Court of Yorkshire, holden at Bradford. **A** DIVIDEND of 3d. in the pound has been declared in the matter of George Gawthorp, of Chapel-lane, Bingley, in the county of York, Draper, adjudicated bank-

rupt on the 30th day of July, 1878, and will be paid by me, at No. 7, Parkinson's-chambers, Market-street, Bradford, on and after the 26th day of August, 1879.—Dated this 21st day of August, 1879.

W. B. BURTON, Trustee.

In the County Court of Suffolk, holden at Bury Saint Edmunds.

A FIRST and Final Dividend of 1s. d. in the pound has been declared in the matter of John List, of Rattlesden, Farmer, adjudicated bankrupt on the 11th day of March, 1878, and will be paid by me, at my office, 25, Princes-street, Ipswich, on and after the 30th day of August, 1879.—Dated this 23rd day of August, 1879.

H. E. ARCHER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Devonshire, holden at Barnstaple. In the Matter of a Bankruptcy Petition against Thomas Prower, of Week Saint Mary, in the county of Cornwall, Carpenter and Builder.

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 acts of Bankruptcy alleged to have been committed by the said Thomas Prower having been given, it is ordered that the said Thomas Prower be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 22nd day of August, 1879.

By the Court,

Lionel T. Bancroft, Registrar.

The First General Meeting of the creditors of the said Thomas Prower is hereby summoned to be held at the Guildhall, Barnstaple, in the county of Devon, on the 9th day of September, 1879, at two o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Nantwich and Crewe.

In the Matter of a Bankruptcy Petition against John Sproston, of Middlewich (and also having a place of business at Newton-by-Middlewich), in the county of Chester, Tanner and Leather Dresser.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said John Sproston having been given, it is ordered that the said John Sproston be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 14th day of August, 1879.

By the Court,

E. D. Broughton, Registrar.

The First General Meeting of the creditors of the said John Sproston is hereby summoned to be held at the County Court Office, Coppenhal-terrace, Crewe, in the county of Chester, on the 30th day of August, 1879, at ten o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by 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 Durham, holden at Stockton-on-Tees and Middlesborough.

In the Matter of a Bankruptcy Petition against George Jones, of Stockton-on-Tees, in the county of Durham, Innkeeper.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act of Bankruptcy alleged to have been committed by the said George Jones having been given, it is ordered that the said George Jones be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 21st day of August, 1879.

By the Court,

F. Crosby, Registrar.

The First General Meeting of the creditors of the said George Jones is hereby summoned to be held at this Court, at Stockton, on the 9th day of September, 1879, at half-past two o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must

deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Portsmouth. In the Matter of a Bankruptcy Petition against William Foster, of Engworth, in the county of Hants, Timber and Coal Merchant, Ship Owner, and Ship Builder.

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 William Foster having been given, it is ordered that the said William Foster be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court, this 25th day of August, 1879.

By the Court,

Wm. Renny, Registrar.

The First General Meeting of the creditors of the said William Foster is hereby summoned to be held at the Court-house, Saint Thomas'-street, Portsmouth, on the 10th day of September, 1879, 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 Northumberland, holden at Newcastle.

In the Matter of a Bankruptcy Petition against Richard Graham, of Grottingham, by Hexham, in the county of Northumberland, Farmer.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act or acts of the Bankruptcy alleged to have been committed by the said Richard Graham having been given, it is ordered that the said Richard Graham be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 21st day of August, 1879.

By the Court,

Wm. Brook Mortimer, Registrar.

The First General Meeting of the creditors of the said Richard Graham is hereby summoned to be held at the Offices of this Court, Westgate-road, Newcastle-upon-Tyne, on the 8th day of September, 1879, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Warwickshire, holden at Birmingham.

In the Matter of a Bankruptcy Petition against John Bradley (trading as John Bradley and Co.), of 419, Moseley-road, Birmingham, in the county of Warwick, formerly of Water Orton, near Birmingham aforesaid, Builder and Coal Merchant.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said John Bradley having been given, it is ordered that the said John Bradley be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 23rd day of August, 1879.

By the Court,

Edwin Parry, Registrar.

The First General Meeting of the creditors of the said John Bradley is hereby summoned to be held at this Court, on the 8th day of September, 1879, at two o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Wilson Noble Hoare, of Pitt House, Brashfield, near Romsey, in the county of Southampton, and of No. 21, Bentinck-street, Cavendish-square, in the county of Middlesex, Farmer, a Bankrupt.

Herbert Jackson, of 53, Coleman-street, in the city of London, Public Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the

Public Examination of the bankrupt to take place at the London Bankruptcy Court, on the 20th day of November, 1879, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 19th day of August, 1879.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of A. W. Hielop, of 139, Church-road, Islington, in the county of Middlesex, and of 8, Cullum-street, in the city of London, Merchant, a Bankrupt.

Robert Carlyle Child, of 101, Leadenhall-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 18th day of November, 1879, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 19th day of August, 1879.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Rudolph Julius Jensen, of 112, Ledbury-road, Westbourne Park, in the county of Middlesex, lately carrying on business in copartnership with Charles Edward Samuels, at Chepatoe-buildings, Oxford-street, in the city of Manchester, as Merchants and Commission Agents, under the style or firm of Samuels, Jensen, and Company, a Bankrupt.

Charles Robinson Trevor, of No. 2, Clarence-buildings, Booth-street, in the city of Manchester, Accountant; has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, on the 20th day of November, 1879, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 19th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Canterbury.

In the Matter of Emma Duffett, of No. 5, Sunnyside, Heme Bay, in the county of Kent, a Bankrupt.

Henry Arthur Dubois, of No. 115, Chancery-lane, in the city of London, Public Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Guildhall, in the city of Canterbury, on the 12th day of September, 1879, at three o'clock in the afternoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the 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 August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Dorsetshire, holden at Poole.

In the Matter of James Wood, of Longfleet, in the county of Dorset, Retired Coal Merchant, a Bankrupt.

Jesse Teare Curtis, of Poole, in the county of Dorset, Auctioneer, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Town-hall, Poole, on the 20th day of October, 1879, at twelve o'clock at noon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 23rd day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Cambridgeshire, holden at Cambridge.

In the Matter of Albert Hayhoe, of the Star Hotel, Newmarket, in the county of Cambridge, Hotel Keeper, adjudicated a Bankrupt on the 19th December, 1878.

TAKE notice, that a Meeting of the Creditors of the above-named bankrupt, will be held at the offices of Messrs. Fetch and Jarrold, Solicitors, 55, Saint Andrew's-street, Cambridge, on the 1st day of September next, at eleven o'clock in the forenoon, for the following purposes:—1. To receive the Trustee's accounts; 2. To consider the remuneration to be paid to the Trustee; 3. To consider an application to be made by the said bankrupt to the County Court of Cambridgeshire, for an Order of Discharge pursuant

to sec. 48 of the Bankruptcy Act, 1869; 4. To close the bankruptcy; 5. To transact any other business that may be necessary.—Dated this 20th day of August, 1879.

B. CHENNEL, Trustee.

In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of David Davis and Phillip Davis, both of No. 14, Noble-street, in the city of London, Ostrich Feather Manufacturers, adjudicated bankrupts on the 17th day of June, 1879. Creditors who have not proved their debts by the 6th day of August, 1879, will be excluded.—Dated this 22nd day of August, 1879.

J. A. Joselyne, Trustee.

In the County Court of Lincolnshire, holden at Great Grimsby.

A Dividend is intended to be declared in the matter of John Budibent Carter, of Trusthorpe, in the county of Lincoln, Farmer, adjudicated bankrupt on the 11th day of January, 1879. Creditors who have not proved their debts by the 6th day of September, 1879, will be excluded.—Dated this 20th day of August, 1879.

Charles Lucas, Trustee.

In the County Court of Devonshire, holden at East Stonehouse.

On the 24th day of September, 1879, at eleven o'clock in the forenoon, Daniel Arkwright Arrowsmith, of No. 64, Durnford-street, East Stonehouse, in the county of Devon, trading in copartnership with William Morris, at the Clock Tower-chambers, George-street, Plymouth, in the county of Devon, as Coal Merchants, adjudicated bankrupt on the 27th day of March, 1878, will apply for an Order of Discharge.—Dated this 22nd day of August, 1879.

In the County Court of Devonshire, holden at East Stonehouse.

On the 24th day of September, 1879, at eleven o'clock in the forenoon, Daniel Arkwright Arrowsmith, adjudicated bankrupt on the 27th day of March, 1878, with William Morris, of the Clock Tower-chambers, George-street, Plymouth, in the county of Devon, Coal Merchants, trading as Arrowsmith and Morris, the said Daniel Arkwright Arrowsmith residing at No. 64, Durnford-street, East Stonehouse, in the said county of Devon, and the said William Morris lately residing at No. 53, Durnford-street, East Stonehouse aforesaid, will apply for an Order of Discharge.—Dated this 22nd day of August, 1879.

In the County Court of Durham, holden at Durham.

A Dividend is intended to be declared in the matter of John Coates, of 8 and 9, Newgate-street, Bishop Auckland, in the county of Durham, Draper and Outfitter, adjudicated bankrupt on the 17th day of June, 1879. Creditors who have not proved their debts by the 10th day of September, 1879, will be excluded.—Dated this 18th day of August, 1879.

Robert Calvert, Trustee.

In the County Court of Yorkshire, holden at Kingston-upon-Hull.

A Dividend is intended to be declared in the matter of Joseph Sheppard, of 14, Silver-street, Kingston-upon-Hull, Saddler, and of Uleaby, in the county of Lincoln, Farmer, adjudicated bankrupt on the 14th day of August, 1878. Creditors who have not proved their debts by the 6th day of September, 1879, will be excluded.—Dated this 22nd day of August, 1879.

B. Pickering, Trustee.

In the County Court of Lancashire, holden at Blackburn.

A Dividend is intended to be declared in the matter of Thomas Cockerill, of 1, Eden-street, Accrington, in the county of Lancaster, Builder and Contractor, adjudicated bankrupt on the 15th day of August, 1878. Creditors who have not proved their debts by the 3rd day of September, 1879, will be excluded.—Dated this 23rd day of August, 1879.

Jas. Hy. Heap, Trustee.

In the County Court of Lancashire, holden at Manchester.

A Dividend is intended to be declared in the matter of John Clarke, of Broadheath, near Altrincham, in the county of Chester, Wheelwright and Blacksmith, adjudicated bankrupt on the 31st day of October, 1878. Creditors who have not proved their debts by the 1st day of September, 1879, will be excluded.—Dated this 20th day of August, 1879.

Harold Gaskell Syers, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Preston.

In the Matter of Jocelyn Tate Fazakerley Westby, of Mowbreck Hall, Kirkham, in the county of Lancaster, Gentleman, adjudicated Bankrupt on the 28th day of June, 1870.

NOTICE is hereby given, that the Registrar-Trustee under the said bankruptcy intends to declare a Dividend out of the estate now in his hands. All creditors of the above-named Jocelyn Tate Fazakerley Westby, under the said bankruptcy, are required to send their names and

addresses, and the particulars of their debts or claims, to the said Registrar-Trustee, at his office, 14, Winkley-street, Preston, Lancashire, on or before the 6th day of September, 1879, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of August, 1879.

FREDERIC CAMPBELL HULTON, Registrar-Trustee.

In the County Court of Yorkshire, holden at York. In the Matter of James Day the younger, Edward Day, and Septimus Day, formerly carrying on business in High Ousegate and Spurriergate, in the city of York, under the style or firm of J. and E. Day and Sons, as Mercers and Drapers, Bankrupts.

AN Order of Discharge was granted to Septimus Day formerly carrying on business in copartnership with James Day the younger and Edward Day, in High Ousegate and Spurriergate, in the city of York, under the style or firm of J. and E. Day and Sons, as Mercers and Drapers, who was adjudicated bankrupt on the 4th day of September, 1879, in respect of his separate property.—Dated this 5th day of August, 1879.

In the County Court of Yorkshire, holden at York. In the Matter of James Day the younger, Edward Day, and Septimus Day, formerly carrying on business in High Ousegate and Spurriergate, in the city of York, under the style or firm of J. and E. Day and Sons, as Mercers and Drapers, Bankrupts.

An Order of Discharge was granted to James Day the younger, formerly carrying on business in copartnership with Edward Day and Septimus Day, in High Ousegate and Spurriergate, in the city of York, under the style or firm of J. and E. Day and Sons, as Mercers and Drapers, who was adjudicated bankrupt on the 2nd day of September, 1879, in respect of his separate property.—Dated this 5th day of August, 1879.

In the County Court of Yorkshire, holden at York. In the Matter of James Day the younger, Edward Day, and Septimus Day, formerly carrying on business in High Ousegate and Spurriergate, in the city of York, under the style or firm of J. and E. Day and Sons, as Mercers and Drapers, Bankrupts.

An Order of Discharge was granted to Edward Day, formerly carrying on business in copartnership with James Day the younger and Septimus Day, in High Ousegate and Spurriergate, in the city of York, under the style or firm of J. and E. Day and Sons, as Mercers and Drapers, who was adjudicated bankrupt on the 2nd day of September, 1879, in respect of his separate property.—Dated this 5th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Hertfordshire, holden at St. Albans. In the Matter of Henry Boff and George Boff, of Park-street, near St. Albans, in the county of Hertford, trading as H. and G. B. B. Builders, Bankrupts.

UPON reading a report of the Trustees of the property of the bankrupts, dated the 15th day of May, 1879, reporting that so much of the property of the bankrupts as could in the joint opinion of himself and the Committee of Inspection thereunto annexed in writing under their hands be realized without needlessly protracting the bankruptcy, had been realized, as shown by the statement thereunto annexed, and a dividend to the amount of two pence in the pound had been declared, and such of the creditors of the above named bankrupts as had applied for payment thereof had been paid as shown by the said statement, and that he had been unable to discover any separate estate belonging to the said bankrupts, or that they had at the date of the order of adjudication any separate liabilities, the Court being satisfied that so much of the property of the bankrupts as can in the joint opinion of the Trustee and Committee of Inspection, be realized without needlessly protracting the bankruptcy, has been realized, and that a dividend of two pence in the pound had been declared, and that such of the creditors of the above-named bankrupts as have applied for payment thereof have been paid, and that no separate estate belonging to the said bankrupts has been discovered, and that they had at the date of the order of adjudication no separate liabilities, doth order and declare that the said bankruptcy has closed.—Given under the Seal of the Court this 15th day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Cornwall, holden at Truro. In the Matter of Thomas Tuck Arnall and Thomas Arnall, of Redruth, in the county of Cornwall, Wire Workers, Bankrupts. And in the Matter of the Joint Estate.

UPON reading a report of the Trustee of the property of the bankrupts, dated the 21st day of August, 1879, reporting that the whole of the joint property of the bankrupts had been realized for the benefit of their joint creditors, and that a dividend of one shilling and three pence in the pound had

been paid, as shown by the statement thereunto annexed, the Court being satisfied that the whole of such property has been realized, and that the said dividend has been paid as aforesaid, doth order and declare that the bankruptcy of the said Thomas Tuck Arnall and Thomas Arnall, so far as affects their joint estate, has closed.—Given under the Seal of the Court this 21st day of August, 1879.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Charles James Frost, of 36, Lawrence-hill, in the city of Bristol, China and Glass Dealer, a Bankrupt.

UPON reading a report of the Trustees of the property of the bankrupt, dated the 26th day of July, 1879, reporting that so much of the property of the bankrupt as can, according to the joint opinion of himself and the Committee of Inspection thereunto annexed in writing, be realized without needlessly protracting the bankruptcy, has been realized, and the Court being satisfied that so much of the property of the bankrupt has can be realized without needlessly protracting the bankruptcy has been realized, doth order and declare that the bankruptcy of the said Charles James Frost has closed.—Given under the Seal of the Court this 1st day of August, 1879.

THE estates of John Mathieson, Slater, residing at No. 7, Ardounel-terrace East, Inverness, were sequestrated on the 20th day of August, 1879, by the Sheriff of the county of Inverness.

The first deliverance is dated 20th August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Saturday, the 30th day of August, 1879, within the Solicitors' Rooms, the Castle, Inverness.

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 20th day of December, 1879.

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.

D. J. MACKAY, Solicitor, Inverness, Agent.

Inverness, 20th August, 1879.

THE estates of Andrew Hood and Company, Commission Agents and Tweed Merchants, 39, Union-street, Inverness, and Andrew Hood, 39, Union-street, Inverness, the only Partner of said firm, as such Partner, and as an Individual, were sequestrated on the 21st day of August, 1879, by the Sheriff of the county of Inverness.

The first deliverance is dated 21st August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Tuesday, the 2nd day of September, 1879, within the Procurator's Rooms, the Castle, Inverness.

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 21st day of December, 1879.

A Warrant of Protection has been granted to the bankrupt, Andrew Hood, until the meeting for the election of a Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

STEWART, RULE, and BURNS, Solicitors, Inverness, Agents.

THE estates of William Anderson, Gravel Merchant, Back Coupar-street, Leith, were sequestrated on the 21st day of August, 1879, by the Sheriff of Midlothian and Haddington.

The first deliverance is dated the 21st day of August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Monday, the 1st day of September, 1879, within the New Ship Hotel, No. 20, Saure, Leith.

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 22nd day of December, 1879.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

GEO. V. MANN, S.S.C., Agent,

33, Barnard-street, Leith.

THE estates of William Macadam, lately Timber Merchant, Ruchill Saw Mills, Maryhill-road, Glasgow, now residing at 2, East Park-terrace, Maryhill-road aforesaid, were sequestrated on the 20th day of August, 1879, by the Sheriff of Lanarkshire.

The first deliverance is dated the 20th day of August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Tuesday, the 2nd day of September, 1879, within the Faculty-hall, Saint George's-place, 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 20th day of December, 1879.

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.

SIMPSON, KIRK, and DONALDSON, Writers,
156, St. Vincent-street, Glasgow, Agents.

THE estates of James Gardner, sometime tenant of the Slate Quarries at Ballachulish, and sometime residing at Laroeh House there, now in South America or elsewhere furth of Scotland, were sequestrated on 20th August, 1879, by the Court of Session.

The first deliverance is dated 13th November, 1878.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, on Tuesday, 2nd September, 1879, within Dowell's Rooms, 26, 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 20th December, 1879.

The sequestration has been remitted to the Sheriff of Midlothian.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JOHN GILL, S.S.C., 2, Heriot-row, Edinburgh, Agent.

THE estates of George Russell and Company, Warehousemen, Glasgow, and George Russell, Warehouseman there, the sole Partner of that Firm, as such Partner, and as an Individual, were sequestrated on the 20th day of August, 1879, by the Sheriff of the county of Lanark.

The first deliverance is dated the 20th day of August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Monday, the 1st day of September, 1879, within the Faculty-hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 20th day of December, 1879.

A Warrant of Protection has been granted to the bankrupt, George Russell, until the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

J. M. and J. H. ROBERTSON, Writers,
44, West Regent-street, Glasgow, Agents.

THE estates of Thomas Allison, Carver and Gilder, 151, Sauchiehall-street, Glasgow, were sequestrated on the 23rd day of August, 1879, by the Sheriff of Lanarkshire.

The first deliverance is dated the 23rd day of August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Thursday, the 4th day of September, 1879, within the Faculty-hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 23rd day of December, 1879.

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.

KEYDENS, STRANG, and GIRVAN, Writers,
186, West George-street, Glasgow, Agents.

THE estates of Swan and Freer, Calenderers and Packers, Buchanan-street, Glasgow, and of James Dougall Swan and William Freer, both Calenderers and Packers there, the Individual Partners of said firm, as such Partners, and as Individuals, were sequestrated on the 21st day of August, 1879, by the Sheriff of the county of Lanark.

The first deliverance is dated the 21st day of August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 29th day of August, 1879, within the Faculty-hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 21st day of December, 1879.

A Warrant of Protection has been granted to the bankrupts until the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

DUNBAR and BAIRD,
107, St. Vincent-street, Glasgow, Agents.

THE estates of James Morton, Grocer and Provision Merchant, in Armadale, in the parish of Bathgate, and county of Linlithgow, were sequestrated on 22nd August, 1879, by the Sheriff of Linlithgow, Clackmannan, and Kinross.

The first deliverance is dated the 22nd day of August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Tuesday, the 2nd day of September, 1879, within Simpson's Commercial Hotel, Engine-street, Bathgate.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 22nd day of December, 1879.

Warrant of Protection has been granted to the bankrupt till first meeting of creditors.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

G. ALLAN, Solicitor, Bathgate, Agent.

THE estates of Geddie and Company, Storekeepers, James Watt-street, Glasgow, sometime carrying on business as William Geddie and Company, Storekeepers, Glasgow, and William Geddie, Storekeeper, James Watt-street, there, sole Partner of said firm, as such Partner, and as an Individual, were sequestrated on the 22nd day of August, 1879, by the Sheriff of the county of Lanark.

The first deliverance is dated the 22nd day of August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 5th day of September, 1879, within the Faculty Hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 22nd day of December, 1879.

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.

ANDREW PAUL, 196, St. Vincent-street,
Glasgow, Agents.

Glasgow, 22nd August, 1879.

THE estates of William Boyack and Company, Merchants, Dundee, as a Company, and William Boyack, Merchant, Dundee, the only Partner of said Company, as such, and as an Individual, were sequestrated on 22nd August current, 1879, by the Sheriff of the county of Forfar.

The first deliverance is dated 22nd August, 1879.

The meeting to elect the Trustee and Commissioners is to be held at eleven o'clock, forenoon, on Saturday, the 6th day of September next, 1879, within Lamb's Temperance Hotel, Reform-street, Dundee.

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 22nd day of December next, 1879.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt, until the meeting of the creditors for the election of a Trustee, has been granted to the said William Boyack.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WALTER THOMSON CURRIE,
5, Bank-street, Dundee, Agent.

Dundee, 23rd August, 1879.

All Letters must be Post paid, and all communications on the business of the London Gazette to be addressed to the Office, Princes Street, Westminster.

Orders for Gazettes to be addressed to the Publishers, 45, St. Martin's Lane.

Printed and Published by THOMAS HARRISON and JAMES WILLIAM HARRISON, Printers, at their Office, No. 45, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, in the County of Middlesex.

Tuesday, August 26, 1879.

Price One Shilling.

