



# The London Gazette.

Published by Authority.

FRIDAY, MARCH 5, 1880.

*Lord Chamberlain's Office, St. James's Palace,  
February 20, 1880.*

**N**OTICE is hereby given, that Her Majesty will hold a Levee at Buckingham Palace, on Wednesday, the 10th of March next, at three o'clock.

**REGULATIONS**

TO BE OBSERVED WITH REGARD TO THE LEVEE  
AT BUCKINGHAM PALACE.

*By Her Majesty's Command,*

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

**PRESENTATIONS.**

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

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

**ADDRESSES.**

Notice is hereby given, that all persons having Petitions or Addresses to present to The Queen at Her Majesty's Levee, are to deliver a card (having on it their names, a statement of the object of such Petitions or Addresses, and the names of the persons from whom they come), to

the Lord Chamberlain's Office, *before twelve o'clock* two clear days previous to the Levee; and that two other cards, having on them precisely what is written upon that sent to the Lord Chamberlain's Office, are to be taken to the Levee; one of the two cards to be delivered to the Page in the Corridor, and the other to the Lord Chamberlain, who will read its contents to The Queen; and on these occasions, no other statement is to be addressed to Her Majesty.

A Deputation to present an Address is not to exceed Four Persons.

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

MOUNT-EDGCUMBE,

Lord Chamberlain.

*Lord Chamberlain's Office, St. James's Palace,  
February 20, 1880.*

**N**OTICE is hereby given, that The Queen will hold a Drawing Room at Buckingham Palace, on Friday, the 12th of March, at three o'clock.

**REGULATIONS**

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

*By Her Majesty's Command,*

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

**PRESENTATIONS.**

Any Lady who proposes to be presented to The Queen must leave at the Lord Chamberlain's Office, St. James's Palace, *before twelve o'clock*, two clear days before the Drawing Room, a card with her name written thereon, and with the name of the Lady by whom she is to be presented. In order to carry out the existing regulations, that no presentation can be made at a Drawing Room excepting by a Lady actually attending that Court, it is also necessary than an intimation from the Lady who is to make the presentation, of her intention to be present, should accompany the pre-

sentation card above referred to, which will be submitted to The Queen for Her Majesty's approbation. It is Her Majesty's command, that no presentations shall be made at the Drawing Room, except in accordance with the above regulations.

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

It is not expected that Gentlemen will present themselves at Drawing Rooms, except in attendance on the Ladies of their families.

Any Gentleman who under these circumstances should desire to be presented to The Queen, will observe the same regulations as are in force for Her Majesty's Levees.

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

MOUNT-EDGCUMBE,

Lord Chamberlain.

AT the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 24th of February, 1880, in the words following, viz. :—

"Whereas by the thirtieth section of an Act passed in the 29th year of your Majesty's reign, chapter eighty-nine, entitled "An Act to provide for the better government of Greenwich Hospital, and the more beneficial application of the revenues thereof," it is enacted that the Admiralty, with the approval of your Majesty in Council, may make grants of money for the erection of buildings and providing conveniences for places of worship, residence of ministers, or other public purposes ;

"And whereas we have considered it expedient under the provisions before quoted, that we should contribute the sum of one thousand pounds, out of the capital of Greenwich Hospital, in lieu of a subscription of forty-five pounds a year at present paid out of the income account of Greenwich Hospital in aid of the income of the incumbent of the vicarage of Nenthead in the county of Cumberland, on condition that a similar amount is given by the Ecclesiastical Commissioners for England, in order to form a permanent endowment for the living ;

"And whereas the said Ecclesiastical Commissioners have signified their assent to this proposal ;

"We do therefore humbly submit that your Majesty will be graciously pleased by your Order in Council to sanction such contribution of the sum of one thousand pounds towards the endowment of the said vicarage of Nenthead."

Her Majesty having taken the said memorial into consideration, was pleased, by and with the advice of Her Privy Council, to approve of what is therein proposed. And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

C. L. Peel.

AT the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 April or May, 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 Spring Assizes Act, 1879, 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 April or May, 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 May, 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 Spring Assizes Act, 1879.

(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 May, 1880.

*C. L. Peel.*

At the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes be united together and form one county, under the name of the Spring Assize County, No. 1.

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

3. The Court at the said Spring Assizes at Carlisle shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the county of Cumberland shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring

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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 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 "Spring Assize County, No. 1."

11. Any person who, after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

C. L. Peel.

AT the Court at Windsor, the 26th day of February 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Acts, 1879, 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 Spring Assizes, be united together under the name of the Spring Assize County, No. 2.

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

3. The Court at the said Spring Assizes at Manchester shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Lancaster shall act for the purpose of the said Spring Assizes for the said Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 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 "Spring Assize County, No. 2."

9. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

15. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

18. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

*C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Act, 1879, 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 shall, for the purpose of the next Spring Assizes, be united together under the name of the Spring Assize County, No. 3.

2. The said Spring Assizes for the said Spring Assize County shall be held at York Castle.

3. The Court at the said Spring Assizes at York Castle shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of York shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring Assize County, who under the provisions of this Order will have to be tried at York Castle, 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 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 "Spring Assize County, No. 3."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at York Castle, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Spring 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 York Castle.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at York Castle 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

AT the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 Town of Nottingham shall, for the purpose of the next Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 4.

2. The said Spring Assizes for the said Spring Assize County shall be held at Lincoln.

3. The Court at the said Spring Assizes at Lincoln shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Lincoln shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Lincoln, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County, who, under the provisions of this Order will have to be tried at Lincoln, 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Lincoln, or to levy outside the said County fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County, other than the Sheriff of the County of Lincoln.

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 "Spring Assize County, No. 4."

11. Any person who after the date of this Order, and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Lincoln, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Lincoln, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Lincoln.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 parts of Lindsey, at Lincoln 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 Spring

Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

*C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Act, 1879, 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, the Borough of Leicester, and the County of Rutland, shall, for the purposes of the next Spring Assizes, be united together and form

No. 24820.

**B**

one county, under the name of the Spring Assize County, No. 5.

2. The said Spring Assizes for the said Spring Assize County shall be held at Derby.

3. The Court at the Spring Assizes at Derby shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Derby shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Derby, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order will have to be tried at Derby, 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Derby, or to levy outside the said County fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County, other than the Sheriff of the County of Derby.

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 "Spring Assize County, No. 5."

11. Any person who, after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Derby a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Derby, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Derby.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Derby, at Derby, 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

*C. J. Peel.*

**A**T the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 6.

2. The said Spring Assizes for the said Spring Assize County shall be held at Northampton.

3. The Court at the said Spring Assizes at Northampton shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Northampton shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Northampton, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order will have to be tried at Northampton, 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this pro-

vision shall not authorise the said Sheriff to carry sentences into execution outside the County of Northampton, or to levy outside the said county fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County, other than the Sheriff of the County of Northampton.

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: "Spring Assize County, No: 6:"

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Northampton a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Northampton, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Northampton.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Northampton, at Northampton 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Act, 1879, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

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

2. The said Spring Assizes for the said Spring Assize County shall be held at Ipswich.

3. The Court at the said Spring Assizes at Ipswich shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Suffolk shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order, shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Suffolk, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order will have to be tried at Ipswich, 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Suffolk, or to levy outside the said county fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County other than the Sheriff of the County of Suffolk.

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 "Spring Assize County, No. 7."

11. Any person who after the date of this Order, and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Ipswich, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Suffolk, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Ipswich.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Ipswich, 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

*C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 8.

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

3. The Court at the said Spring Assizes at Chesterton shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Cambridge shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 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 "Spring Assize County, No. 8."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

AT the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 9.

2. The said Spring Assizes for the said Spring Assize County shall be held at Hertford.

3. The Court at the said Spring Assizes at Hertford shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Acts, 1879, had not been passed.

4. The Sheriff of the County of Herts shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Herts, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order will have to be

tried at Hertford, 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 Spring Assize County, and all Under-Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Herts, or to levy outside the said county fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Essex.

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 "Spring Assize County, No. 9."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Hertford, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Herts, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Hertford.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at St. Albans 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council

**I**N pursuance of the Spring Assizes Act 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 10.

2. The said Spring Assizes for the said Spring Assize County shall be held at Lewes.

3. The Court at the Spring Assizes at Lewes shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Sussex shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Sussex, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order will have to be tried at Lewes, 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 Spring Assize County, and all Under-Sheriffs, Bailiffs, Constables, and officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Sussex, or to levy outside the said County fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County, other than the Sheriff of the County of Sussex.

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 "Spring Assize County, No. 10."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Lewes, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Sussex, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Lewes.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Sussex at Lewes 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

C. L. Peel.

At the Court at Windsor, the 26th day of February, 1880.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 11.

2. The said Spring Assizes for the said Spring Assize County shall be held at Reading:

3. The Court at the said Spring Assizes at Reading shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Berks shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Berks, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order

will have to be tried at Reading 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Berks, or to levy outside the said County fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Oxford.

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 "Spring Assize County, No. 11."

11. Any person who, after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Reading, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Berks, and the said Sheriff shall

cause to be inserted in one or more newspapers in the Spring 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 Reading.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody three days before the day upon which the said Spring Assizes for the said Spring Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Reading, 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

*C. L. Peel.*

**A**T the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Acts, 1879, 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 Gloucester, shall, for the purpose of the next Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 12.

2. The said Spring Assizes for the said Spring Assize County shall be held at Worcester.

3. The Court at the said Spring Assizes at Worcester shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Worcester shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Worcester, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order will have to be tried at Worcester, 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the County of Worcester, or to levy outside the said county fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County, other than the Sheriff of the County of Worcester.

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 "Spring Assize County, No. 12."

11. Any person who after the date of this Order and before the said Spring 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 bolden for any of the counties constituting the said Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Worcester, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Worcester, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Worcester.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Worcester 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said

Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

*C. L. Peel.*

At the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 13.

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

3. The Court at the said Spring Assizes at Stafford shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Stafford shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 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 "Spring Assize County, No. 13."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 14.

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

3. The Court at the said Spring Assizes at Winchester shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Southampton shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring 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 "Spring Assize County, No. 14."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 con-

stituting the said Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Acts and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

C. L. Peel.

At the Court at Windsor, the 26th day of February, 1880

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 15.

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

3. The Court at the said Spring Assizes at Exeter shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Devon shall

alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order, shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 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, "Spring Assize County, No. 15."

11. Any person who, after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**I**N pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 16.

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

3. The Court at the said Spring Assizes at Taunton shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Somerset shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have

jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 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 "Spring Assize County, No. 16."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making

of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

AT the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 17.

2. The said Spring Assizes for the said Spring Assize County shall be held at Ruthin.

3. The Court at the said Spring Assizes at Ruthin shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Denbigh shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall

have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Denbigh, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Spring 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 Spring Assize County who under the provisions of this Order will have to be tried at Ruthin, 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Denbigh, or to levy outside the said county fines imposed or recognizances estreated at the said Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County, other than the Sheriff of the County of Denbigh.

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 "Spring Assize County, No. 17."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall

be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Ruthin, a list of the prisoners to be removed for trial at the said Spring Assizes for the said Spring 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 Denbigh, and the said Sheriff shall cause to be inserted in one or more newspapers in the Spring 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 Ruthin.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Ruthin, 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act, 1879, and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880.

*C. L. Peel.*

AT the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, 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 Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 18.

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

3. The Court at the said Spring Assizes at Swansea shall have jurisdiction to try any prisoner committed in the said Spring 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 Spring Assizes Act, 1879, 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 Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the County of Glamorgan shall alone act for the purpose of the said Spring Assizes for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring 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 Spring 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 Spring 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 Spring Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Spring Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Spring 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 Spring 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 Spring 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 Spring 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 Spring Assizes held for the said Spring 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 Spring Assize County, other than the Sheriff of the County of Glamorgan.

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 "Spring Assize County, No. 18."

11. Any person who after the date of this Order and before the said Spring 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 Spring Assize County, shall be bound to attend at the said Spring Assizes for the said Spring 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 Spring Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Spring Assizes for the said Spring Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring Assize County shall be in custody, three days before the day upon which the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring 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 Spring 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 Spring Assizes for the said Spring 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 Spring Assizes Act and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Spring Assizes for the said Spring 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 Spring Assizes for the said Spring Assize County of any person who shall have been admitted to bail, and shall not at the time of the holding of such Spring Assizes for the said Spring 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 Spring Assizes Act, 1879.

20. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1880. *C. L. Peel.*

**A**T the Court at *Windsor*, the 26th day of *February*, 1880.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**W**HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her Majesty, chapter forty-nine; of the Act of the eighteenth and nineteenth years of Her Majesty, chapter one hundred and eighty-four, 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-ninth day of January in the year one thousand eight hundred and eighty, 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; of the Act of the eighteenth and nineteenth years of your Majesty, chapter one hundred and eighty-four, 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 Matthias situate at Ilsham in the parish of Torwood in the county of Devon and in the diocese of Exeter.

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

"Now therefore, with the consent of the Right Reverend Frederick Bishop of the said diocese of Exeter (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 Torwood 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 Matthias situate at Ilsham as aforesaid, and that the same should be named 'The District Chapelry of Saint Matthias Ilsham.'

"And with the like consent of the said Frederick Bishop of the said diocese of Exeter (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 Matthias situate at Ilsham 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 Matthias Ilsham being:—

"All that part of the parish of Torwood in the county of Devon and in the diocese of Exeter which is bounded on the east and on the north-east by the sea on the north-west partly by the new parish of All Saints Babbacombe and partly by the new parish of Ellacombe both in the county and diocese aforesaid on the south-west by the consolidated chapelry or new parish of Saint John Torquay in the same county and diocese and on the remaining side that is to say on the south, by an imaginary line commencing upon the boundary which divides the said consolidated chapelry or new parish of Saint John Torquay from the parish of Torwood aforesaid at

the point where Babbacombe-road is joined by Stitchill-road and by Torwood Garden-road and extending thence first eastward and then north-eastward along the middle of the said Babbacombe-road for a distance of eleven chains or thereabouts to its junction with Middle Woodfield-road and extending thence first south-eastward and then southward along the middle of the last-named road for a distance of six and a-half chains or thereabouts to its junction with Lower Erith-road and extending thence first north-eastward and then south-eastward along the middle of the last-named road for a distance of twenty-three chains or thereabouts to its junction with Higher Erith-road and with the footway leading into Ridgeway-road and extending thence first southward and then south-eastward along the middle of the same footway for a distance of three and a-half chains or thereabouts to its junction with Ridgeway-road aforesaid and extending thence eastward diagonally across the last-named road to its junction with Haldon-road and extending thence first north-eastward and then southward along the middle of the last-named road for a distance of seven chains or thereabouts to a point opposite to a boundary stone inscribed 'I. St. M. D. C. 1880 No. 1' and placed on the eastern side of the said road at or near to its junction with Lincombe-road and extending thence first eastward to the said boundary stone and then due eastward and in a direct line for a distance of twenty-five chains or thereabouts (thereby crossing the road called or known as the New Lincombe Drive) to a boundary stone inscribed 'I. St. M. D. C. 1880, No. 2' and placed on the eastern side of the Ilsham-road and extending thence that is from the last-mentioned boundary stone north-eastward along the eastern side of the last-named road for a distance of eleven chains or thereabouts to a point opposite to a boundary stone inscribed 'I. St. M. D. C. 1880 No. 3' and placed at or near to the junction of such road with the footpath or occupation road leading to Hope Farm, and extending thence that is from the last-described boundary stone due eastward and in a direct line for a distance of twenty-five chains or thereabouts (thereby passing a little to the south of the buildings called or known as Hope Farm aforesaid) to the eastern boundary of the said parish of Torwood upon the seashore at Hope Cove."

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 Exeter.

C. L. Peel.

AT the Court at Windsor, the 26th day of February, 1880.

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 fifth day of February, in the year one thousand eight hundred and eighty, 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 John the Evangelist situate in the township of Great Sutton in the parish of Eastham in the county of Chester and in the diocese of Chester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint John the Evangelist situate in the township of Great Sutton as aforesaid.

"Now therefore with the consent of the Right Reverend William Bishop of the said diocese of Chester (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 those parts of the said parish of Eastham which are comprised within and are co-extensive with the limits of the said township of Great Sutton, all which parts together with the boundaries thereof are delineated and set forth on the map or plan hereunto annexed should be assigned as a district chapelry to the said church of Saint John the Evangelist situate in the same township as aforesaid and that the same should be named 'The District Chapelry of Saint John the Evangelist Great Sutton.'

"And with the like consent of the said William Bishop of the said diocese of Chester (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 John the Evangelist situate in the township of Great Sutton 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."

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

with registered by the Registrar of the said diocese of Chester. *C. L. Peel.*

At the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the eighth and ninth years of your Majesty chapter seventy of the Act of the fourteenth and fifteenth years of your Majesty chapter ninety-seven, of the Act of the nineteenth and twentieth years of your Majesty chapter fifty-five, and of the Act of the thirty-fourth and thirty-fifth years of your Majesty chapter eighty-two have prepared and now humbly lay before your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church called Christ Church situate at Bwlch Gwyn in the new parish of Brymbo in the county of Denbigh and in the diocese of Saint Asaph.

"Whereas at certain extremities of the said new parish of Brymbo and of the new parish of Llanfynydd in the county of Flint and in the said diocese of Saint Asaph which said extremities lie contiguous one to another and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such respective new parishes.

"And whereas it appears to us to be expedient that such contiguous portions of the said new parish of Brymbo and of the said new parish of Llanfynydd should be formed into a consolidated chapelry for all ecclesiastical purposes and that the same should be assigned to the said church called Christ Church situate at Bwlch Gwyn as aforesaid.

"Now therefore with the consent of the Right Reverend Joshua, Bishop of the said diocese of Saint Asaph as such Bishop, with the consent of the Reverend David Howell, Clerk in Holy Orders vicar of the parish of Wrexham (out of which parish the said new parish of Brymbo was taken) and as such vicar the patron of the vicarage or incumbency of the same new parish, and with the consent of the Reverend John Rowlands, Clerk in Holy Orders, rector of the parish of Hope (out of which parish the said new parish of Llanfynydd was taken) and as such rector the patron of the rectory or incumbency of the said new parish of Llanfynydd (in testimony whereof they the said consenting parties have respectively signed and sealed this representation) we the said Ecclesiastical Commissioners for England humbly represent that it would in our opinion be expedient that all those contiguous portions of the said new parish of Brymbo and of the said new parish of Llanfynydd which are described in the schedule hereunder written all which portions together with the boundaries thereof are delineated and set forth

on the map or plan hereunto annexed should be united and formed into one consolidated chapelry for the said church called Christ Church situate at Bwlch Gwyn aforesaid and that the same should be named 'The Consolidated Chapelry of Christ Church Bwlch Gwyn.'

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

"The SCHEDULE to which the foregoing Representation has reference.

"The Consolidated Chapelry of Christ Church Bwlch Gwyn, being:—

"All that portion of the new parish of Brymbo in the county of Denbigh and in the diocese of Saint Asaph which is bounded on the north-west and on the north by the new parish of Llanfynydd in the county of Flint and in the diocese of Saint Asaph aforesaid on the west by the parish of Llandegla and on the south by the new parish of Minera both in the said county of Denbigh and in the diocese of Saint Asaph aforesaid and on the remaining side that is said on the east and on the north-east by an imaginary line commencing upon the boundary which divides the said new parish of Minera from the new parish of Brymbo aforesaid at the point in the centre of the bridge which carries the turnpike-road from Minera to Chester over the River Gwefwro, such bridge being near to the house called or known as Gwern-y-gaseg and extending thence, that is from the said boundary north-eastward along the middle of the said turnpike road for a distance of seventy chains or thereabouts (thereby passing to the west of the Brymbo Smelt Works) to the junction of the same turnpike road with the road leading past Lower Glascoed and Glascoed Hall towards Ffrith and Cymmau and extending thence that is from the said point of junction alternately north-westward and north-eastward along the middle of the last-described road for a distance of one mile and twenty-nine chains or thereabouts to a point on the county boundary at the centre of the bridge over the stream called or known as Nant-y-ffrith which divides the said new parish of Brymbo from the new parish of Llanfynydd aforesaid. And also all that contiguous portion of the said new parish of Llanfynydd which is bounded on the south-east and on the south by the above-described portion of the new parish of Brymbo aforesaid on the south-west by the parish of Llandegla aforesaid on the west partly by that portion of the parish of Llanarmon-yn-yâl which is situate in the said county of Flint and in the diocese of Saint Asaph aforesaid and partly by the chapelry of Treiddyn in the parish of Mold in the last-named county and diocese and upon all other sides that is to say on the north and on the east by an imaginary line commencing upon the boundary which divides the said chapelry of Treiddyn from the new parish of Llanfynydd aforesaid at the centre of the bridge which carries the road leading from the house called or known as Cae Hic to Llanfynydd over the River Cegidog and extending thence first south-eastward and then eastward along the middle of the last-described road for a distance of eight chains or thereabouts to its junction with the road which leads to the house called or known as Talwrn Glas and extending thence southward along the middle of the last-described road for a distance of fifty chains or thereabouts to a point at or near to the entrance gates to the said house opposite to a boundary-stone inscribed 'B. G. C. C. 1880, No.

No. 24820.

E

1,' and placed on the eastern side of the same road and extending thence that is from the last-described point, first eastward to the said boundary-stone and then north-eastward and in a direct line for a distance of thirty-nine chains or thereabouts to a boundary-stone inscribed 'B. G. C. C. 1880, No. 2' and placed at the south-western end of the occupation-road which leads to and past the buildings called or known as Mount Farm to Cae Bedward and extending thence that is from the last-mentioned boundary-stone alternately north-eastward and south-eastward along the middle of the said occupation-road for a distance of sixty chains or thereabouts to its junction at Cae Bedward aforesaid with the road leading from Rhos-maen-hir-isaf past Cae Bedward and Bryn to Ffrith and Cymmau and continuing thence that is from the last-mentioned point of junction still south-eastward along the middle of the last-described road for a distance of twenty chains or thereabouts to a point opposite to a boundary-stone inscribed 'B. G. C. C. 1880 No. 3' and placed on the southern side of the same road at or near to its junction near Siamber Wen Lime Quarry with the road leading towards Nant-y-ffrith Hall and extending thence that is from the last-described point southward to the last-mentioned boundary-stone, and extending thence due southward and in a direct line for distance of forty chains or thereabouts to the county boundary at the stream called or known as Nant-y-ffrith aforesaid which divides the said new parish of Llanfynydd from the new parish of Brymbo as 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 Asaph.

C. L. Peel.

AT the Court at Windsor, the 26th day of February, 1880.

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 twelfth day of February, in the year one thousand eight hundred and eighty 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 situate in the

hamlet and ancient chapelry of Bettws Penpont in the parish of Llanspyddid in the county of Brecon and in the diocese of Saint Davids.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church situate in the hamlet and ancient chapelry of Bettws Penpont aforesaid.

"Now therefore with the consent of the Right Reverend William Basil, Bishop of the said diocese of Saint David's (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 Llanspyddid which is comprised within and is co-extensive with the limits of the hamlet and ancient chapelry of Bettws Penpont all which part together with the boundaries thereof is delineated and set forth on the map or plan hereunto annexed should be assigned as a district chapelry to the said church situate in such hamlet and ancient chapelry as aforesaid and that the same should be named 'The District Chapelry of Bettws Penpont.'

"And with the like consent of the said William Basil, Bishop of the said diocese of Saint David's (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 situate in the hamlet and ancient chapelry of Bettws Penpont 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."

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 Davids.

*C. L. Peel.*

AT the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Town Council of the Borough of Stratford-upon-Avon, have presented a petition to Her Majesty in Council stating that an Order in Council has been made directing the discontinuance of burials, with certain exceptions, in the Parish Churchyard of Stratford-upon-Avon, and representing that there is difficulty and inconvenience in providing requisite places of burial for the inhabitants of the Poor Law Parishes of Stratford-upon-Avon and Old Stratford under

the powers of the Act passed in the Session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the Laws concerning the burial of the dead in England beyond the limits of the Metropolis, and to amend the Act concerning the burial of the dead in the Metropolis," and praying that powers may be vested in the Town Council of the said Borough of Stratford-upon-Avon to enable them to provide the necessary places of burial for the inhabitants of the Poor Law Parishes of Stratford-upon-Avon and Old Stratford under the provisions of an Act passed in the seventeenth and eighteenth years of Her Majesty's reign, intituled "An Act to make further provisions for the burial of the dead in England beyond the limits of the Metropolis:"

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such petition, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the nineteenth day of April, one thousand eight hundred and eighty.

And Her Majesty is further pleased to direct that this Order be published in the London Gazette, and in one of the newspapers usually circulating in the borough of Stratford-upon-Avon one month at least before the said nineteenth day of April.

*C. L. Peel.*

AT the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

HERNE.—Forthwith wholly in the Parish Church of Herne, in the county of Kent; and in the churchyard, after the thirtieth day of June, one thousand eight hundred and eighty, except in vaults and walled graves, every coffin buried in which shall be separately enclosed by stonework or brickwork properly cemented; and except in earthen graves which can be opened to the depth of five feet without the exposure of coffins or the disturbance of undecayed remains.

SAINT MARY, SHEFFIELD.—Forthwith in the Churchyard of Saint Mary, Sheffield, in the county of York, except in vaults and walled graves existing on the first day of December, one thousand eight hundred and seventy-nine, every coffin buried in which shall be separately enclosed by stonework or brickwork properly cemented.

CADDINGTON.—Forthwith wholly in the Parish Church of Caddington, in the county of Bedford; and in the churchyard, except in graves

which are free from water, or which can be opened to the depth of five feet without the exposure of coffins or the disturbance of any remains except dry human bones.

**HATFIELD.**—Forthwith wholly in the Church, and in the old part of the Churchyard, at Hatfield, in the county of York.

**DUNSTER.**—Forthwith wholly in the Parish Church of Dunster, in the county of Somerset; and in the churchyard, after the first day of July, one thousand eight hundred and eighty, except in vaults and walled graves existing on the first day of January, one thousand eight hundred and eighty, every coffin buried in which shall be separately enclosed by stonework or brickwork properly cemented.

**PORLOCK.**—Forthwith wholly in the Parish Church of Porlock, in the county of Somerset; and in the churchyard except in graves which can be opened to the depth of four feet without the exposure of coffins or the disturbance of entire bones.

**SHIPLEY, BRADFORD.**—Forthwith in Shipley Churchyard, after the thirtieth day of June, one thousand eight hundred and eighty-one, except in existing vaults and walled graves, every coffin buried in which shall be separately enclosed by stonework or brickwork properly cemented, and except for the burial of those whose relatives have already been interred in graves which can be opened to the depth of four feet without the exposure of coffins or the disturbance of human remains.

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

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

*C. L. Peel.*

*Colonial Office, March 4, 1880.*

THE following Proclamation, issued by the Right Honourable Sir Bartle Frere, G.C.B., &c. &c., Governor of the Cape Colony, has been received by the Secretary of State for the Colonies:—

**PROCLAMATION.**

By his Excellency the Right Honourable Sir Henry Bartle Frere, Baronet, a Member of Her Majesty's Most Honourable Privy Council, Knight Grand Cross of the Most Honourable Order of the Bath, Knight Grand Commander of the Most Exalted Order of the Star of India, Governor and Commander-in-Chief of Her Majesty's Colony of the Cape of Good Hope, in South Africa, and of the Territories and Dependencies thereof, and Her Majesty's High Commissioner, &c., &c., &c.

WHEREAS by Act No. 9 of 1876, entitled "Act to prevent the introduction into this Colony of articles or things which, by reason of disease or otherwise, might be injurious to the interests thereof," it is provided that it shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation, to be published in the Government Gazette, either to prohibit absolutely the introduction into this Colony of any

such articles or things, or to make such regulations concerning the introduction thereof as may be deemed expedient: And whereas it is necessary in the interest of the Colony to prevent the importation of all grapes, vines, or cuttings, or portions of vines, plants, tubers, roots, bulbs, or any portion or portions thereof respectively, from places where disease affecting vines exists, or is supposed to exist, or from which it may be introduced: Now, therefore, I, the Governor aforesaid, in virtue of the powers vested in me by the said Act No. 9 of 1876, do, with the advice of the Executive Council, absolutely prohibit the introduction into this Colony of all grapes, vines, or cuttings, or portions of vines, plants, tubers, roots, bulbs, or any portion or portions thereof respectively, from any places beyond the limits of the said Colony whatsoever.

**GOD SAVE THE QUEEN!**

Given under my hand and the Public Seal of the Colony of the Cape of Good Hope, this 26th day of January, 1880.

H. B. E. FRERE, Governor.

By command of his Excellency the Governor in Council.

J. GORDON SPRIGG, Colonial Secretary.  
No. 14, 1880.

*Duchy of Lancaster, March 3, 1880.*

THE Queen has been this day pleased to appoint Ralph John Aspinall, Esq., of Standen Hall, to be Sheriff of the County Palatine of Lancaster for the year ensuing.

*Crown Office, March 4, 1880.*

**MEMBER** returned to serve in the present **PARLIAMENT.**

*Borough of Drogheda.*

Benjamin Whitworth, of 11, Holland Park, London, Merchant and Manufacturer, in the place of William Hagarty O'Leary, Esq., deceased.

*Whitehall, January 7, 1880.*

THE Queen has been pleased to grant on the application of Lewis Richard Price, of Marrington Hall, in the parish of Chirbury, in the county of Salop, and of Brompton Hall, in the parish of Churchstoke, in the counties of Salop and Montgomery, Gentleman, Her Royal licence and authority, that his sons, Stafford Davies Price, Hugh Arthur Lewis Price, Llewellyn Alberic Emilius Price, and his daughter, Gwendoline Cholita Mary Sceynton Price, that they may henceforth take and use the surname of Davies in addition to and after that of Price, and bear the arms of Davies quarterly with those of Price; such arms being first duly exemplified according to the laws of arms, and recorded in the College of Arms, otherwise the said Royal licence and permission to be void and of none effect:

And to command that the said Royal concession and declaration be recorded in Her Majesty's said College of Arms.

*Whitehall, February 21, 1880.*

THE Queen has been pleased to grant unto Sheffield Grace, of Knole House, in the parish of Frant, in the county of Sussex, Esquire, Lieutenant-Colonel in Her Majesty's Army, and sometime Major of the 68th (Durham) (Light Infantry) Regiment of Foot, only son and heir of Sheffield Grace, late of Knole House aforesaid, Esquire, Knight of the Royal Hanoverian Guelphic Order, Doctor of Laws of the University of

Oxford, deceased, by Harriet Georgiana, his wife, eldest surviving daughter of Sir John Hamilton, late of Woodbrook, in the county of Tyrone, Baronet, Knight Grand Cross of the Royal Portuguese Military Order of the Tower and Sword, Lieutenant-General in Her Majesty's Army, Colonel of the 69th (South Lincolnshire) Regiment of Foot, and Governor of Duncannon Fort, and sister and senior coheir of Sir James John Hamilton, late of Woodbrook aforesaid, Baronet, Lieutenant-Colonel in Her Majesty's Army, both deceased, Her Royal licence and authority that he and his issue may take the surname of Hamilton in addition to and before that of Grace, and bear the arms of Hamilton together with the honourable augmentations granted to his maternal grandfather, the said Sir John Hamilton, quarterly in the second quarter, with his and their own family arms, such arms being duly first exemplified according to the laws of arms, and recorded in the College of Arms, otherwise the said Royal licence and permission to be void and of none effect.

And to command that the said Royal concession and declaration be recorded in Her Majesty's said College of Arms.

(S. & C. 481.)

*Board of Trade, 1, Whitehall,  
March 4, 1880.*

THE Board of Trade have received from the Secretary of State for Foreign Affairs a copy of a new Brazilian Customs Tariff which came into operation on the 1st January last, together with a copy of a report on the same by Dr. Pinto, and extracts from and remarks on the Tariff by Her Majesty's Consul at Rio de Janeiro. These documents can be seen on application at the Statistical and Commercial Department, 1, Whitehall.

(S. & C. 569.)

*Board of Trade, 1, Whitehall,  
March 4, 1880.*

WITH reference to the notice in the London Gazette of the 4th April last, the Board of Trade have received from the Secretary of State for Foreign Affairs a Despatch from Her Majesty's Consul at Königsberg, stating that it is proposed to increase the tariff of charges for the conveyance of coal by the Upper Silesian Railway.

*Admiralty, 2nd March, 1880.*

The announcement contained in the London Gazette of the 7th November, 1879, of the promotion of Lieutenant Frederick Ralph Carr to the rank of Commander in Her Majesty's Fleet, is hereby cancelled.

*Admiralty, 3rd March, 1880.*

IN accordance with the provisions of Her Majesty's Orders in Council of the 22nd February, 1870, and 29th November, 1879—Lieutenant Hubert Edward Madden Bourke has been placed on the Retired List from the 27th ultimo.

*War Office, Pall Mall,*

*5th March, 1880.*

*2nd Life Guards, Lieutenant Sir George Compton Archibald Arthur, Bart., from the Hertford Militia, to be Second Lieutenant, in succession to Lieutenant L. E. Ames, resigned. Dated 6th March, 1880.*

*9th Lancers, Second Lieutenant Malcolm Orme Little to be Lieutenant, vice the Honourable C. G. Lascelles, retired on temporary half-pay. Dated 25th February, 1880.*

*20th Hussars, Major Frederick Chenevix-Trench to be Lieutenant-Colonel, vice J. C. Lockwood, retired on half-pay. Dated 25th February, 1880.*

*Grenadier Guards, The Commission of Quartermaster Thomas Wodows Gunton is antedated to 7th January, 1880.*

*Coldstream Guards, Lieutenant and Captain Reginald Pole-Carew is seconded for service on the Staff. Dated 2nd February, 1880.*

*Scots Guards, Lieutenant Francis D. Astley resigns his Commission. Dated 6th March, 1880.*

*Brigade Depot, Lieutenant-Colonel and Brevet Colonel Patrick Robertson-Ross, C.B., having served five years as a substantive Lieutenant-Colonel, is placed on half-pay. Dated 6th March, 1880.*

*4th Foot, Captain John William Goddard Telfer retires on a pension, with the honorary rank of Major. Dated 6th March, 1880.*

*Lieutenant George Henry Blois Elliott resigns his Commission. Dated 6th March, 1880.*

*5th Foot, Lieutenant George Hart Dyke to be Captain, vice W. F. Longbourne, retired on half-pay. Dated 16th January, 1880.*

*Lieutenant Edward Le Marchant Trafford to be Captain, vice J. W. Pearse-Hobbs, seconded for service as an Adjutant of Auxiliary Forces. Dated 20th February, 1880.*

*Second Lieutenant Hugh Latimer Clark to be Lieutenant, vice G. H. Dyke. Dated 16th January, 1880.*

*Second Lieutenant Gerald Montrisor Harding to be Lieutenant, vice E. Le M. Trafford. Dated 20th February, 1880.*

*7th Foot, Captain Benjamin Stephens du Jardin retires on a pension, with the honorary rank of Major. Dated 6th March, 1880.*

*8th Foot, Major and Brevet Lieutenant-Colonel Edward Tanner to be Lieutenant-Colonel, vice Brevet Colonel H. G. Woods, promoted Major-General. Dated 30th January, 1880.*

*Captain and Brevet Major William Bannatyne to be Major, vice Brevet Lieutenant-Colonel E. Tanner. Dated 30th January, 1880.*

*Lieutenant Arthur Ashley Ruck to be Captain, vice Brevet Major W. Bannatyne. Dated 30th January, 1880.*

*Second Lieutenant Lawrence Charles Dundas to be Lieutenant, vice A. A. Ruck. Dated 30th January, 1880.*

*Second Lieutenant Stapleton Lynch Cotton, from the 76th Foot, to be Second Lieutenant, vice L. C. Dundas. Dated 6th March, 1880.*

*9th Foot, Captain Charles George Kane retires on a pension with the honorary rank of Major. Dated 5th March, 1880.*

*11th Foot, Lieutenant Ross Thompson to be Captain, vice S. Reid, retired. Dated 25th February, 1880.*

*Second Lieutenant William James Knowles Dobbin to be Lieutenant, vice R. Thompson. Dated 25th February, 1880.*

*18th Foot, Lieutenant Charles Egerton Dixon to be Captain, vice C. H. Stevenson, retired on a pension. Dated 1st January, 1880.*

*Second Lieutenant Alan George Chichester to be Lieutenant, vice C. E. Dixon. Dated 1st January, 1880.*

- 20th Foot*, Second Lieutenant Robert Campion Blencowe to be Lieutenant, vice R. G. Randall, promoted. Dated 24th January, 1880.
- 22nd Foot*, Second Lieutenant Clement George Parsons, from the 106th Foot, to be Second Lieutenant, vice C. J. Bond, deceased. Dated 6th March, 1880.
- Second Lieutenant George James Butcher, from the 107th Foot, to be Second Lieutenant, vice R. H. Rattray, promoted. Dated 6th March, 1880.
- 23rd Foot*, Captain Eugene Mervin Roe retires on a pension with the honorary rank of Major. Dated 6th March, 1880.
- 25th Foot*, Second Lieutenant Charles Joseph Edward Addis McArthur, from the 9th Foot, to be Second Lieutenant, vice C. J. Corfield, promoted. Dated 6th March, 1880.
- 28th Foot*, The surname of the Lieutenant appointed Adjutant, in the Gazette of 24th February, 1880, is Lindsell, and not Linsdell, as therein stated.
- 35th Foot*, Captain and Brevet Major Edward Robert Bigsby Barnes to be Major, vice Brevet Lieutenant-Colonel S. F. Blyth, deceased. Dated 10th February, 1880.
- Lieutenant Arthur S. H. Gem to be Captain, vice Brevet Major E. R. B. Barnes. Dated 10th February, 1880.
- 36th Foot*, Lieutenant Martin Doherty to be Adjutant, vice Lieutenant F. S. Allen, who resigns that appointment. Dated 6th March, 1880.
- 39th Foot*, Lieutenant Robert Whalley to be Captain, vice Brevet Major F. H. Chambers, retired on a pension. Dated 25th February, 1880.
- 40th Foot*, Lieutenant Thomas Cockburn Hood, from the 48th Foot, to be Captain, vice F. W. G. H. Nelson, deceased. Dated 6th March, 1880.
- 43rd Foot*, Quartermaster Charles Valleyley Leech, from the 56th Foot, to be Quartermaster, vice C. Costeloe, who exchanges. Dated 6th March, 1880.
- 48th Foot*, The promotion to the rank of Captain of Lieutenant Alexander William Fair is ante-dated to 29th October, 1879.
- 52nd Foot*, Second Lieutenant Louis Theobald FitzGibbon, from the 62nd Foot, to be Second Lieutenant, vice F. J. Stopford, resigned. Dated 6th March, 1880.
- 55th Foot*, Captain Francis Barnston retires on a pension with the honorary rank of Major. Dated 6th March, 1880.
- 56th Foot*, Quartermaster Charles Costeloe, from the 43rd Foot, to be Quartermaster, vice C. V. Leech, who exchanges. Dated 6th March, 1880.
- 58th Foot*, Lieutenant George Frederick Vincent Blood Smyth, retires on temporary half-pay. Dated 6th March, 1880.
- 61st Foot*, Lieutenant (with local and temporary rank) Victor Semini, from the Royal Malta Fencible Artillery, to be Second Lieutenant, vice W. L. Boswell, transferred to the 44th Foot. Dated 6th March, 1880.
- 63rd Foot*, Lieutenant Henry Sherwood Smith to be Adjutant, vice Lieutenant W. Palmer, promoted. Dated 15th December, 1879.
- 67th Foot*, Captain Lorenzo Nickson Mosse retires on half-pay. Dated 1st January, 1880.
- 70th Foot*, Sub-Lieutenant Arthur Edward Couper to be Lieutenant. Dated 26th July, 1876.
- 76th Foot*, Major John M'Dermid Allardice to be Lieutenant-Colonel, vice J. H. Tripp, retired on a pension. Dated 25th February, 1880.
- Captain Albert E. Pearce to be Major, vice J. M'D. Allardice. Dated 25th February, 1880.
- 81st Foot*, Lieutenant-Colonel William Benjamin Browne retires on half-pay. Dated 6th March, 1880.
- Second Lieutenant Bernard Walter Cracroft, from the 20th Foot, to be Second Lieutenant, in succession to Second Lieutenant J. R. Fraser, 47th Foot, promoted. Dated 6th March, 1880.
- Second Lieutenant Charles Davidson, from the 104th Foot, to be Second Lieutenant, in succession to Second Lieutenant J. B. Watkin, 47th Foot, promoted. Dated 6th March, 1880.
- 87th Foot*, Lieutenant Evelyn Charles Martin to be Captain, vice F. G. Vardon, retired on half-pay. Dated 25th February, 1880.
- 89th Foot*, Captain Joseph Robert McMurray retires from the Service receiving a gratuity. Dated 6th March, 1880.
- 93rd Foot*, Supernumerary Captain the Honourable William FitzWilliam Elliot to be Captain, vice Brevet Major F. B. Staples, retired on a pension. Dated 25th February, 1880.
- 94th Foot*, Lieutenant Egerton Harding resigns his Commission. Dated 6th March, 1880.
- 98th Foot*, Lieutenant-Colonel Attilio Scerberras retires on full-pay, with the honorary rank of Colonel. Dated 6th March, 1880.
- 104th Foot*, Major John Gore Campbell to be Lieutenant-Colonel, vice Brevet Colonel C. H. E. Græme, placed on half-pay. Dated 25th February, 1880.
- Captain and Brevet Major Charles Martyn Boswell to be Major, vice J. G. Campbell. Dated 25th February, 1880.
- Brevet Major Henry Spalding, from Seconded Captain, to be Captain, vice Brevet Major C. M. Boswell. Dated 25th February, 1880.
- 107th Foot*, Lieutenant Francis Henry Thorndike to be Instructor of Musketry, vice Lieutenant A. Batson, promoted. Dated 2nd February, 1880.
- Staff*, Lieutenant-Colonel Drury Richard Barnes, half-pay, late 14th Foot, to be Deputy Adjutant and Quartermaster-General at the Cape of Good Hope, vice Major and Brevet Colonel William Bellairs, C.B., half-pay, Unattached, who vacates that appointment. Dated 6th March, 1880.
- Half-Pay*, Lieutenant Charles Edward Whalley, from the 108th Foot, to be Captain. Dated 6th March, 1880.
- Lieutenant Montagu Wynyard, from the 44th Foot, to be Captain. Dated 6th March, 1880.
- Medical Department*, Surgeon-Major Hamilton Mitchell is granted retired pay, with the honorary rank of Brigade Surgeon. Dated 6th March, 1880.
- Surgeon-Major Edward Acton Gibbon is granted retired pay, with the honorary rank of Brigade Surgeon. Dated 6th March, 1880.
- Surgeon-Major William Millar is granted retired pay, with the honorary rank of Brigade Surgeon. Dated 6th March, 1880.
- The surname of the Brigade Surgeon, described in the Gazette of the 24th February, 1880, as Sampson Rock, is Rock.

*Veterinary Department*, Veterinary-Surgeon, First Class, Charles Steel, from the 16th Lancers, to be Inspecting Veterinary-Surgeon, vice W. Deah, retired on half-pay. Dated 25th February, 1880.

George Aitken, Gent., to be Veterinary-Surgeon, on probation. Dated 6th March, 1880.

**BREVET.**

Captain Henry Leake, half-pay, late 70th Foot, to be Major. Dated 1st October, 1877.

The following promotion to take place in succession to General William Binfield Wemyss, Bengal Cavalry, placed on the Retired List on the 15th February, 1880:—

Lieutenant-General William Frost Nuthall, Bengal Infantry, to be General. Dated 15th February, 1880.

The following Officers to be Colonels:—

Lieutenant-Colonel Alfred Anthony Des Vœux, Bombay Staff Corps. Dated 8th December, 1879.

Lieutenant-Colonel John Philip Pedler, Madras Staff Corps. Dated 8th December, 1879.

Lieutenant-Colonel Thomas Dyer, Madras Staff Corps. Dated 8th December, 1879.

Lieutenant-Colonel Julian Campbell Hobson, Bombay Staff Corps. Dated 8th December, 1879.

Lieutenant-Colonel Charles Stuart Lane, Bengal Staff Corps. Dated 9th December, 1879.

Lieutenant-Colonel William Georges Davies, C.S.I., Bengal Staff Corps. Dated 9th December, 1879.

Lieutenant-Colonel Robert Gordon Rogers, C.B., Bengal Staff Corps. Dated 9th December, 1879.

Lieutenant-Colonel Henry Manley Wemyss, Bengal Staff Corps. Dated 9th December, 1879.

Lieutenant-Colonel Boyle Torriano Stafford, Bengal Staff Corps. Dated 9th December, 1879.

Lieutenant-Colonel John Palmer Turton, Bengal Staff Corps. Dated 9th December, 1879.

Lieutenant-Colonel Edward O'Brien Horsford, Bengal Staff Corps. Dated 9th December, 1879.

Lieutenant-Colonel James Edmund Bacon Parsons, Bengal Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel John Frederick Lane Fisher, Bengal Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel Charles Chester Ekins, Bengal Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel Francis Jeffrey Millar, Madras Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel Beauchamp Henry Whittingham Magrath, Madras Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel John Charles Horne, Bengal Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel David Simson Buist, Bengal Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel Henry Coape Smith, Bengal Staff Corps. Dated 20th December, 1879.

Lieutenant-Colonel Robert Comyn Lavie, Madras Staff Corps. Dated 20th December, 1879.

Captain and Lieutenant-Colonel Lord William F. E. Seymour, Coldstream Guards. Dated 29th January, 1880.

**MEMORANDA.**

Lieutenant-Colonel and Brevet Colonel James Buchanan Kirk, half-pay, late 91st Foot, retired from the Service, receiving the value of his Commission, on the 21st February, 1880 (since deceased).

Captain and Brevet Lieutenant-Colonel Henry Dalton Smart, half-pay, Unattached, has been permitted to retire from the Service, receiving the value of his Commission. Dated 21st February, 1880.

Captain and Brevet Major Henry Leake, half-pay, late 70th Foot, retires from the Service, receiving the value of his Commission. Dated 21st February, 1880.

Captain St. John Edward Daubeny, half-pay, late 38th Foot, retires from the Service, receiving the value of his Commission. Dated 6th March, 1880.

Surgeon-General Thomas Best, late Medical Department, has been permitted to commute his retired pay. Dated 19th February, 1880.

Surgeon Dennis Joseph Canny, half-pay, late Medical Department, has been permitted to commute his half-pay. Dated 14th February, 1880.

*Commission signed by the Lord Lieutenant of the County of Merioneth.*

Lieutenant-Colonel Edward Evans-Lloyd to be Deputy Lieutenant. Dated 2nd March, 1880.

*Commission signed by the Lord Lieutenant of the County of Wilts.*

George Ludlow Lopes, Esq., to be Deputy Lieutenant. Dated 29th February, 1880.

*Whitehall, March 3, 1880.*

THE Secretary of State hereby gives notice, that he has signified his approval of a contract made in pursuance of the provisions of "The Petty Sessions and Lock-up House Act, 1868" (31 Vic., cap., 22), between the Local Authorities of the counties of Worcester and Gloucester for the use by the Justices of Worcester, acting for the Blockley Petty Sessional Division of that county, of the Police Station at Chipping Campden, in the county of Gloucester, for the purpose of holding the Petty Sessions for the said division of Blockley, for the temporary confinement of prisoners from the said division, and for the transaction of business of the same division authorized by any Act of Parliament to be performed by Justices out of Petty Sessions.

**THE FAIRS ACT, 1871.**

**WEST DRAYTON FAIR.**

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

1. A representation has been duly made to me by the Justices of the Peace acting for the Petty Sessional Division of Uxbridge, in the county of Middlesex, that a Fair has been annually held on Whit Monday, in the village of West Drayton, in the said Petty Sessional Division of the said county, and that it would be for the convenience and advantage of the public that such Fair should be abolished:

2. On the 1st day of April, 1880, I shall take the aforesaid representation into consideration, and all persons are to intimate, before that day, any objection they may desire to offer to the abolition of the said Fair.

*Richard Assheton Cross.*

Whitehall, March 1, 1880.

**THE FAIRS ACT, 1871.**

**EALING FAIR.**

WHEREAS a representation has been duly made to me, as Secretary of State for the Home

Department, by the Local Board for the district of Ealing, in the county of Middlesex, being the Urban Sanitary Authority for the said district, that a Fair has been annually held at Midsummer, on a certain common or green, known as Ealing Green, within the said district, and that it would be for the convenience and advantage of the public that the said Fair should be abolished :

And whereas notice of the said representation and of the time when I should take the same into consideration, has been duly published in pursuance of "The Fairs Act, 1871 :

And whereas on such representation and consideration, it appears to me that it would be for the convenience and advantage of the public that the said Fair should be abolished :

And whereas the Local Board for the district of Ealing, in the county of Middlesex, as lord or owner of the said Fair, and the tolls thereof, have consented in writing that the said Fair should be abolished :

Now, therefore, I, as the Secretary of State for the Home Department, in exercise of the powers vested in me by "The Fairs Act, 1871," do hereby order that the Fair which has been annually held at Midsummer, on a certain common or green, known as Ealing Green, within the district of Ealing, in the county of Middlesex, shall be abolished as from the date of this Order.

Given under my hand at Whitehall, this 1st day of March, 1880.

*Richard Assheton Cross.*

**THE FAIRS ACT, 1873.  
NOTTINGHAM GOOSE FAIR.**

WHEREAS a representation has been duly made to me, as Secretary of State for the Home Department, by the Mayor, Aldermen, and Burgesses of the borough of Nottingham, that a Fair, known as "Goose Fair" has been annually held within the borough of Nottingham, commencing on the first Tuesday in the month of October, and continuing for the following four days, and that it would be for the convenience and advantage of the public that such Fair should hereafter commence in each year on the first Thursday in October instead of the first Tuesday in October as at present, and that the Fair should continue during the two following days, and no longer :

And whereas notice of the said representation, and of the time when I should take the same into consideration, has been duly published in pursuance of "The Fairs Act, 1873 :

And whereas on such representation and consideration it appears to me that it would be for the convenience and advantage of the public that the times for the holding of the said Fair should be altered as proposed :

And whereas the Mayor, Aldermen, and Burgesses of the borough of Nottingham, as lords and owners of the said Fair, and the tolls thereof, have consented, in writing, that the said Fair should hereafter commence in each year on the first Thursday in October, instead of the first Tuesday in October as at present, and that the Fair should continue during the two following days, and no longer :

Now, therefore, I, as the Secretary of State for the Home Department, in exercise of the powers vested in me by "The Fairs Act, 1873," do hereby order that the days shall be altered for the holding of the Fair annually held within the borough of Nottingham, and known as the Nottingham Goose Fair ; and that the Fair hitherto held on the first Tuesday in the month of October, and continuing for the following four days, shall be held, in future, on the first Thursday in October, and shall

continue during the two following days, and no longer, in each year.

Given under my hand at Whitehall, this 1st day of March, 1880.

*Richard Assheton Cross.*

**War Office, March 2, 1880.**

IT is hereby notified that, with the concurrence of the Lords Commissioners of Her Majesty's Treasury, the situation of Temporary House Keeper in the War Department is withdrawn from Schedule A of Her Majesty's Order in Council of the 4th June, 1870, and inserted in Schedule B of that Order.

**Civil Service Commission, March 5, 1880.**

THE Civil Service Commissioners hereby give notice, that at a Competitive Examination for Boy Clerkships in the Lower Division of the Civil Service, held on the 12th and 13th February, 1880, notice of which Examination was given in the London Gazette of the 20th January, 1880, the undermentioned Candidates obtained the first forty-one places :—

No. in Order of Merit.	Name.	Locality of Examination.
1	Leng, William James ...	London
2	Perrott, Charles ...	London
3	Sheahan, Thomas Arthur ..	London
4	Westell, Albert Edward ..	London
5	Chipperfield, Albert Edward	London
6	Stephenson, Charles Andrew	London
7	Butler, Ernest ...	London
8	Shurlock, Arthur Ernest ...	London
9	Isherwood, Thomas Frederick	London
10	Prime, Walter ...	London
11	Bartlett, William ...	London
12	Sturrock, Henry Scott ...	Edinburgh
13	Iliewicz, Julius Thomas ...	London
14	Chappell, Herbert Linford	London
15	Mullens, Ernest Charles ...	London
16	Wood, Thomas Megam ...	London
17	Adams, Albert George ...	London
18	Horn, James Frederick ...	London
19	Foreman, Frederick William	London
20	Saunders, Joseph ...	London
21	Beard, Edmund William ...	London
22	Locke, William ...	London
23	Peacock, William ...	London
24	Read, Frederick William ...	London
25	Twort, Albert Samuel ...	London
26	Kirkby, William Thomas ...	London
27	Edwards, Richard ...	London
28	Rickard, William ...	London
29	Williams, Henry James Garibaldi	London
30	Hanley, William George Jordan	London
31	Boutwood, Arthur ...	London
32	Mahoney, James ...	Dublin
33	Davis, George ...	London
34	Linsdell, James Moll ...	London
35	Banks, Charles Edward ...	London
36	O'Driscoll, James John ...	Dublin
37	Bennett, William ...	London
38	Thornton, John ...	London
39	Bishop, Edward Frederick	London
40	Weller, Henry Bergèr ...	London
41	Lynch, Michael Thomas ...	Dublin

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our common fund to the vicarage of Minsterworth, in the county of Gloucester, and in the diocese of Gloucester and Bristol, one capital sum of one hundred pounds sterling, to be applicable towards defraying the cost of the provision of outbuildings and walls in connection with the parsonage or house of residence of the said vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Minsterworth.

In witness whereof, we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant to the Incumbent of the district chapelry and vicarage of Saint John, Shirley, in the county of Surrey, and in the diocese of Canterbury, and to his successors, Incumbents of the same district chapelry and vicarage, one yearly sum or stipend of twelve pounds thirteen shillings and four pence, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the sixth day of December, in the year one thousand eight hundred and seventy-nine, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year; and we do also hereby grant and appropriate out of our said common fund to the said district chapelry and vicarage of Saint John, Shirley, one capital sum of one hundred pounds sterling, to be applicable towards defraying the cost of certain improvements required in and about the parsonage house belonging to the said district chapelry and vicarage, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said district chapelry and vicarage: Provided always, that if at any time lands, tithes, or other hereditaments sufficient, in our opinion, to produce the said yearly sum or stipend of twelve pounds thirteen shillings and four pence, or any part thereof, shall be annexed by us to the said district chapelry and vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and

eleven, do hereby, subject as hereinafter mentioned, grant and appropriate out of our common fund to the vicarage of Saint Mary, Somers Town, in the county of Middlesex, and in the diocese of London, one capital sum of one hundred pounds sterling, to be applicable towards defraying the cost of improving the parsonage or house of residence of the said vicarage, according to plans and a specification approved or to be approved by us: Provided always, that the said capital sum of one hundred pounds sterling, expressed to be hereby granted and appropriated to the said vicarage of Saint Mary, Somers Town, shall be and be taken to be in lieu of and in substitution for the yearly stipend of three pounds six shillings and eight pence, heretofore payable by us, the said Commissioners, to the Incumbent for the time being of the said vicarage, under the authority of an instrument sealed by us on the twenty-ninth day of February, in the year one thousand eight hundred and seventy-two, and published in the London Gazette of the eighth day of March in the same year.

In witness whereof, we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of one hundred and fifty pounds sterling, which has been paid to us in favour of the consolidated chapelry and benefice of Saint Mark, Marylebone-road, in the county of Middlesex, and in the diocese of London, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said consolidated chapelry and benefice to meet such benefaction, one capital sum of one hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said consolidated chapelry and benefice, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said consolidated chapelry and benefice.

In witness whereof, we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage or benefice of Saint John Shidfield, in the county of Southampton, and in the diocese of Winchester, and to his successors, Incumbents of the same vicarage or benefice, one yearly sum or stipend of ninety-one pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the thirty-first day of December, in the year one thousand eight hundred and seventy-nine, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands,

tithes, or other hereditaments sufficient, in our opinion, to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage or benefice, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our common fund to the vicarage of Bekesbourne, in the county of Kent, and in the diocese of Canterbury, one capital sum of six hundred and forty-six pounds sterling, to be applicable towards defraying the cost of improving the parsonage house and premises of the said vicarage of Bekesbourne according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum.

In witness whereof we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

We, the Ecclesiastical Commissioners for England, in consideration of a benefaction consisting of four hundred pounds sterling which has been paid to us in favour of the vicarage of Wortley (near to Sheffield) in the county of York, and in the diocese of York, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage to meet such benefaction, one capital sum of four hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage of Wortley, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage.

In witness whereof we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of certain freehold ground rents, amounting together to one hundred and one pounds and twelve shillings per annum, which have been permanently secured to the district of Saint Matthias, Sheffield, in the county of York, and in the diocese of York, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Minister or Incumbent of the said district, and to his successors, to meet such bene-

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

In witness whereof, we have hereunto set our common seal, this twenty-sixth day of February, in the year one thousand eight hundred and eighty.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our common fund to the vicarage of Eccleshall, in the county of Stafford, and in the diocese of Lichfield, one capital sum of one hundred and seventy-one pounds eleven shillings and ten pence, such capital sum to be applied by us in discharging the amount payable to the Governors of the Bounty of Queen Anne for the augmentation and maintenance of the Poor Clergy, under a subsisting mortgage of the said vicarage of Eccleshall, which was effected by a deed, bearing date the twenty-second day of November, in the year one thousand eight hundred and fifty-six, for the purpose of providing a parsonage or house of residence for the said vicarage.

In witness whereof, we have hereunto set our common seal, this fourth day of March, in the year one thousand eight hundred and eighty.

(L.S.)

NOTICE is hereby given, that a separate building, named Wesleyan Chapel, Mossgate, situate at Egerton-street, Mossgate, in the township of Farnworth, 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 17th day of February, 1880, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 21st day of February, 1880.

*Simpson Cooper*, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named the Bank Chapel, situate at Ingleton, in the parish of Bentham, in the county of York, in the district of Settle, being a building certified according to law as a place of religious worship, was, on the 18th day of February, 1880, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 21st day of February, 1880.

*John Lister*, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named Crosby-row Chapel, situate at Crosby-row, in the parish of Bermondsey, in the county of Surrey, in the district of Saint

Olave, being a building certified according to law as a place of religious worship, was, on the 18th day of February, 1880, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 1st day of March, 1880.

*Wm. Benjn. Hurst*, Superintendent Registrar.

**N**OTICE is hereby given, that a separate building, named Union Church, situate at Newby-street, Humberstone-road, in the parish of Saint Margaret, Leicester, in the county of Leicester, in the district of Leicester, being a building certified according to law as a place of religious worship, was, on the 19th day of February, 1880, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 24th day of February, 1880.

*Lionel P. Chamberlain*, Superintendent Registrar.

**N**OTICE is hereby given, that a separate building, named Cotham Wesleyan Chapel, situated at Redland-road, Cotham, in the parish of Westbury, in the county of Gloucester, in the district of Barton Regis, being a building certified according to law as a place of religious worship, was, on the 2nd day of March, 1880, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 3rd day of March, 1880.

*Robert Mercer*, Superintendent Registrar.

**N**OTICE is hereby given, that the Royal Leamington Philanthropic Society, Register No. 464, Warwick, held at Royal Leamington Spa, in the county of Warwick, is dissolved by instrument, registered at this office, the 28th day of February, 1880, 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.

*J. M. Ludlow*, Chief Registrar of Friendly Societies.

28, Abingdon-street, Westminster,  
the 28th day of February, 1880.

**N**OTICE is hereby given, that the West Leicester Industrial, Provident, and Freehold Allotment Society Limited, Register No. 1595, held at St. Margaret's Schools, Church-gate, Leicester, in the county of Leicester, is dissolved by instrument, registered at this office, the 28th day of February, 1880, 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.

*J. M. Ludlow*, Chief Registrar of Friendly Societies.

28, Abingdon-street, Westminster,  
the 28th day of February, 1880.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of William Ramsey Limited:

**N**OTICE is hereby given, that the Vice-Chancellor Malins has fixed Tuesday, the 16th day of March, 1880, at twelve o'clock at noon, at his chambers, No. 12, Staple-inn, Holborn, in the county of Middlesex, as the time and place for the appointment of an Official Liquidator of the above-named Company.—Dated this 4th day of March, 1880.

#### BANK OF ENGLAND.

*AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 3rd day of March, 1880.*

##### ISSUE DEPARTMENT.

	£		£
Notes issued	42,197,275	Government Debt	11,015,100
...		Other Securities	3,984,900
...		Gold Coin and Bullion	27,197,275
...		Silver Bullion	—
	<u>£42,197,275</u>		<u>£42,197,275</u>

Dated the 4th day of March, 1880.

*F. May*, Chief Cashier.

##### BANKING DEPARTMENT.

	£		£
Proprietors' Capital	14,553,000	Government Securities	16,532,024
Rest	3,705,486	Other Securities	21,344,230
Public Deposits (including Exchange, Savings Banks, Commissioners of National Debt, and Dividend Accounts)	9,926,362	Notes	15,242,610
Other Deposits	25,971,140	Gold and Silver Coin	1,318,710
Seven Day and other Bills	281,586		
	<u>£54,437,574</u>		<u>£54,437,574</u>

Dated the 4th day of March, 1880.

*F. May*, Chief Cashier.

SUPPLEMENT TO

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday, the 21st day of February, 1880.

The undermentioned Parties having omitted to transmit their Accounts in proper time to be inserted in the Gazette of Tuesday, the 2nd day of March, 1880.

Name, Title, and Principal Place of Issue.		Average Amount.
		£
Wakefield and Barnsley Union Bank ... ..	Wakefield ... ..	11,003

W. H. COUSINS, Registrar of Bank Returns.

Inland Revenue, Somerset House, March 4, 1880.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ended 3rd March, 1880.

Countries from which Imported.	Imported into the United Kingdom.					
	GOLD.			SILVER.		
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.
Belgium ... ..	1,470	...	1,470	...	...	...
France ... ..	440	3,500	3,940	41,318	9,600	50,918
Turkey ... ..	1,440	...	1,440	...	...	...
South America (except Brazil)	1,824	6,809	8,633	386,271	223,589	609,860
United States ... ..	...	...	...	23,040	...	23,040
Other Countries ... ..	604	709	1,313	3,376	16,379	19,755
	...	...	...	...	...	...
	...	...	...	...	...	...
Aggregate of the Importations registered in the Week ... }	5,778	11,018	16,796	454,005	249,568	703,573
Declared Value of the said Importations ... ..	£ 22,673	£ 44,071	£ 66,744	£ 94,848	£ 52,169	£ 147,012

  

Countries to which Exported.	Exported from the United Kingdom.							
	GOLD.				SILVER.			
	Coin.		Bullion.	Total.	Coin.		Bullion.	Total.
	British.	Foreign.			British.	Foreign.		
Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	
Holland ... ..	...	...	...	...	12,050	...	12,050	
Malta ... ..	7,068	...	...	7,068	...	...	...	
West Coast of Africa ... ..	18	...	18	2,366	11,065	...	13,431	
St. Helena ... ..	...	...	...	7,272	...	...	7,272	
British India ... ..	...	...	...	...	...	128,010	128,010	
Mexico, South America (except Brazil), and West Indies ..	22,676	...	22,676	...	...	...	...	
Other Countries ... ..	...	45	45	...	7,549	4,167	11,716	
	...	...	...	...	...	...	...	
	...	...	...	...	...	...	...	
	...	...	...	...	...	...	...	
	...	...	...	...	...	...	...	
Aggregate of the Exportations registered in the Week ... }	29,762	45	29,807	9,638	30,664	132,177	172,479	
Declared Value of the said Exportations ... ..	£ 115,800	£ 170	£ 115,970	£ 2,650	£ 7,424	£ 30,930	£ 41,004	

Statistical Department, Custom House, London, March 4, 1880.

S SELDON, Principal.

In the Matter of the Companies Acts, 1862 and 1867, and of the Metropolitan Finance and Investment Company Limited.

**N**OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court, was, on the 28th day of February, 1880, presented to Her Majesty's High Court of Justice, by Thomas John Armstrong, of No. 3, Adelaide-place, in the city of London, Gentleman, a creditor and contributory of the said Company; and that the said petition is directed to be heard before the Master of the Rolls, on the 13th day of March, 1880; 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.

*Thos. D. Pettiver*, of No. 26, College-street, College Hill, London, E.C., Solicitor for the said Petitioner.

In the High Court of Justice.—Chancery Division.  
Master of the Rolls.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Inoxidation and Platinum Coating of Metals Company Limited.

**B**y an Order made by the Master of the Rolls in the above matter, dated the 26th day of February, 1880, on the petition of John Drew, of 245 and 246, High Holborn, in the county of Middlesex, Builder and Shop Front Fitter, a creditor of the above-named Company, it was ordered that the Inoxidation and Platinum Coating of Metals Company Limited be wound up by this Court under the provisions of the Companies Acts, 1862 and 1867.—Dated this 4th day of March, 1880.

*Willm. Bohm*, 23, Old Jewry, E.C., Solicitor for the Petitioner.

In the High Court of Justice.—Chancery Division.  
Master of the Rolls at Chambers.

In the Matter of the Companies Acts, 1862, 1867, and 1877, and in the Matter of the Northern Counties of England Fire Insurance Company Limited.

**T**HE Master of the Rolls has by an Order, dated the 15th day of January, 1880, appointed John Adamson, of 5, Norfolk-street, in the city of Manchester, Public Accountant, to be Official Liquidator of the above-named Company.—Dated this 3rd day of March, 1880.

In the High Court of Justice.—Chancery Division.  
Master of the Rolls.

In the Matter of the Companies Acts, 1862 and 1867, and of the Bristol District Foresters' Hall and Dispensary Company Limited.

**T**HE Master of the Rolls has by an Order, dated the 2nd day of February, 1880, appointed Frederick George Tyler, of 39, Broad-street, in the city and county of Bristol, Accountant, to be Official Liquidator of the above-named Company.—Dated this 3rd day of March, 1880.

In the High Court of Justice.—Chancery Division.  
Master of the Rolls.

In the Matter of the Companies Acts, 1862, and 1867, and of the Bristol District Foresters' Hall and Dispensary Company Limited.

**T**HE creditors of the above-named Company are required, on or before the 6th day of April, 1880, 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 Frederick George Tyler, of 39, Broad-street, in the city and county of Bristol, the Official Liquidator of the said Company; and if so required by notice in writing from the said Official Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, in the county of Middlesex, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Tuesday the 20th day of April, 1880, at eleven o'clock in the forenoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 3rd day of March, 1880.

In the High Court of Justice.—Chancery Division.  
Vice-Chancellor Malins.

In the Matter of the Wreck Recovery and Salvage Company Limited, and in the Matter of the Companies Acts, 1862 and 1867.

**T**HE Vice-Chancellor Sir Richard Malins has by an Order, dated the 30th day of January, 1880, appointed Alfred Audrey Broad, of No. 35, Walbrook, in the city of London, Public Accountant, to be Official Liquidator of the above-named Company.—Dated this 1st day of March, 1880.

In the High Court of Justice.—Chancery Division.  
Vice-Chancellor Malins.

In the Matter of the Wreck Recovery and Salvage Company Limited, and in the Matter of the Companies Acts, 1862 and 1867.

**T**HE creditors of the above-named Company are required, on or before the 31st day of March, 1880, 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 Alfred Audrey Broad, of No. 35, Walbrook, in the city of London, the Official Liquidator of the said Company; and if so required, by notice in writing from the said Official Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at the chambers of the Vice-Chancellor Sir Richard Malins, No. 12, Staple-inn, Holborn, in the county of Middlesex, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Tuesday, the 20th day of April, 1880, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 1st day of March, 1880.

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 Dominion of Canada Plumbago Company Limited.

**V**ICE-CHANCELLOR SIR RICHARD MALINS has by an Order, dated the 15th day of February, 1880, appointed John Henry Tilly, of 37, Queen Victoria-street, in the city of London, to be Official Liquidator of the above-named Company.—Dated this 1st day of March, 1880.

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 Dominion of Canada Plumbago Company Limited.

**T**HE creditors of the above-named Company are required, on or before the 12th day of May, 1880, 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 John Henry Tilly, of No. 37, Queen Victoria-street, in the city of London, the Official Liquidator of the said Company; and if so required by notice in writing from the said Official Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at the chambers of the Vice-Chancellor Sir Richard Malins, at No. 12, Staple-inn, in the county of Middlesex, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Tuesday, the 25th day of May, 1880, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated the 1st day of March, 1880.

In the High Court of Justice.—Chancery Division.  
Vice-Chancellor Bacon.

In the Matter of the Companies Acts, 1862 and 1867, and of the Clitheroe Lime Company Horrocksford Limited.

**T**HE Vice-Chancellor Sir James Bacon has by an Order, dated the 25th day of February, 1880, appointed Charles Lomax Tiplady, of 3, Tacketts-street, Blackburn, in the county of Lancaster, Public Accountant, to be Official Liquidator of the above-named Company.—Dated this 28th day of February, 1880.

In the High Court of Justice.—Chancery Division.  
Vice-Chancellor Bacon.

In the Matter of the Companies Acts, 1862 and 1867, and of the Clitheroe Lime Company Horrocksford Limited.

**T**HE creditors of the above-named Company are required, on or before the 12th day of April, 1880, 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 Charles Lomax Tiplady, of 3, Tacketts-street, Blackburn, in the county of Lancaster, Public Accountant, the Official Liquidator of the said Company; and if so required by notice in writing from the said Official Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at the chambers of the Vice-Chancellor Sir James Bacon, at No. 11, New-square, Lincoln's-inn, in the county of Middlesex, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Friday, the 30th April, 1880, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 28th day of February, 1880.

In the High Court of Justice.—Chancery Division.  
Vice-Chancellor Hall.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Crown Colliery Company Limited.

**T**HE creditors of the above-named Company are required, on or before the 7th day of April, 1880, 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 John Earle Hodges, the Liquidator of the said Company, at No. 25, Abchurch-lane, in the city of London; and if so required by notice in writing from the said John Earle Hodges are, by their Solicitors, to come in and prove their said debts or claims at the chambers of the Vice-Chancellor Sir Charles Hall, at No. 14, Chancery-lane, in the county of Middlesex, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts

are proved. Friday, the 7th day of May, 1880, at three o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 1st day of March, 1880.

Bank of England, March 2, 1880.

**T**HE Court of Directors of the Governor and Company of the Bank of England give notice,

That a General Court will be held at the Bank on Thursday, the 11th instant, at twelve o'clock precisely, to consider of a Dividend.

Also, that another General Court will be held at the Bank, on Tuesday, the 6th April next, from eleven o'clock in the forenoon until four in the afternoon, for the election of a Governor and Deputy Governor for the year ensuing (which will be declared that evening); and the same Court will be continued, by adjournment, and held at the same place, and during the same hours, on Wednesday, the 7th April next, for the election of twenty-four Directors (which will also be one of the Quarterly General Courts appointed by the Charter); and the election of the twenty-four Directors will be declared as soon as the scrutiny is over.

Printed lists of the Proprietors having votes will be ready to be delivered at the Bank, on Friday, the 19th March.

Hammond Chubb, Secretary.

N.B.—By an Act, passed in the seventh year of the reign of George III, no person will be entitled to vote at the said election who shall not have been six calendar months possessed, in his own right, of the stock for which he shall then give his vote, unless the said stock shall have been acquired or shall have come by bequest, or by marriage, or by succession to an intestate's estate, or by the custom of the city of London, or by any deed of settlement after the death of any person who shall have been entitled for life to the dividends of such stock.

Lead Office, March 2, 1880.

**N**OTICE is hereby given, that a General Court of the Corporation of the Governor and Company for Smelting down Lead with Pit Coal and Sea Coal will be held at the Company's House, in Martin's-lane, Cannon-street, on Tuesday, the 6th April, at twelve o'clock at noon precisely, being the usual Half-yearly Court to consider the Accounts of the past year; and that the Transfer Book will be shut on Thursday, the 25th instant, and opened again on Wednesday, the 7th April following. John Elliott, Secretary.

In the Matter of the Pudsey Mutual Fire Insurance Company Limited.

**N**OTICE is hereby given, that at an Extraordinary General Meeting of the above-named Company, duly convened and held at the registered offices of the Company, Church-lane, Pudsey, near Leeds, in the county of York, on Monday, the 2nd day of February, 1880; and at a second or subsequent Extraordinary General Meeting of the above-named Company, also duly convened and held at the registered offices of the Company, Church-lane, Pudsey aforesaid, on Monday, the 23rd day of February, 1880, the following Resolutions were duly and unanimously passed and confirmed:—

1. "That it has been proved to the satisfaction of the Company that the Company cannot, by reason of the severe losses recently sustained, profitably continue its business, and that it is advisable to wind up the same, and that accordingly the Company hereby requires that the

Company be wound up voluntarily under the provisions in that behalf of the Companies Acts, 1862 and 1867.

2. "That Robert Spencer, of Pudsey, near Leeds, in the county of York, Cloth Manufacturer, Joshua Gaunt, of Pudsey aforesaid, Cloth Manufacturer, and John Dunderdale Conyers, of Bramley, near Leeds aforesaid, Tanner and Currier, be appointed Liquidators for the purpose of winding up the affairs of the Company and distributing the property thereof."

Dated this 1st day of March, 1880.

John Dunderdale Conyers, *Chairman*.

The Companies Acts, 1862 and 1867.

The Oldham Market-place Corn, Grocery, and Provision Company Limited.

**N**OTICE is hereby given, that at an Extraordinary General Meeting of the Members of the said Company, duly convened and held at the Bankside Coffee Palace, Oldham, in the county of Lancaster, on the 26th day of February, 1880, the following Extraordinary Resolutions were duly passed:—

"That it having been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, it is advisable to wind up the same.

"That John Lowe, 3, Clegg-street, Oldham aforesaid, Accountant, be, and he is hereby, appointed the Liquidator of the Company."

Edwin Daniel, *Chairman*.

The Counties of Down and Antrim Tramways Limited.

**A**T an Extraordinary General Meeting of the above-named Company, duly convened and held at Mr. C. J. Lowes's offices, 14, Walbrook, in the city of London, on the 6th day of February, 1880, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place, on the 2nd day of March, 1880, the said Special Resolutions were duly confirmed:—

1. "That the Company be wound up voluntarily.

2. "That Mr. Christopher John Lowes, sen., of No. 14, Walbrook, in the city of London, be and is hereby appointed Liquidator of the Company for the purposes of such winding up, and he is to have and exercise, without the sanction of any Court of Law or Equity, all the powers and authorities of the Companies Act, 1862, given to an Official Liquidator, and that his remuneration be the sum of £50."

C. J. Lowes, *Chairman*.

In the Matter of the Companies Acts, 1862, 1867, and 1877.

**N**OTICE is hereby given, that at an Extraordinary General Meeting of the Members of the Islington Mews Company Limited, duly convened and held at Myddelton Hall, Upper-street, Islington, in the county of Middlesex, on the 22nd day of January, 1880, 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 in the like manner at the said place, on the 16th day of February, 1880, the said Special Resolutions were also duly confirmed:—

1. "That the Company be wound up voluntarily.

2. "That Mr. John Spencer Furlong, of 53, Upper-street, Islington, and Mr. William Ward, of 288, Liverpool-road, both in the county of Middlesex, be appointed Liquidators to conduct such winding up." Alfred Stroud, *Chairman*.

In the Matter of the Companies Acts, 1862 and 1867, and of the City of London Dwellings Company Limited.

**N**OTICE is hereby given, that a General Meeting of the Shareholders of the above-named Company will be held at No. 25, Carter-lane, in the city of London, on Thursday, the 8th day of April, 1880, at three o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up of the Company has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 3rd day of March, 1880.

Stephen W. Hickson, *Liquidator*.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Mossop and Henry Barber, carrying on the business of Stone Masons, at Burslem, in the county of Stafford, has been dissolved, by mutual consent, as and from the 10th day of February now last past. All debts due and owing to or by the said partnership will be received and paid by the said Henry Barber, who will henceforth carry on the said business on his own account.—Dated this 1st day of March, 1880.

Thos. Mossop.

Henry Barber.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, George Lewis Magnier and James Augustus Deane, in the trade or business of Sewing Silk Manufacturers and Factors of Tailors' Trimmings, at Leek, in the county of Stafford, under the style or firm of Magnier and Deane, has this day been dissolved by mutual consent.—As witness our hands this 1st day of March, 1880.

Geo. L. Magnier.

Jas. A. Deane.

**N**OTICE is hereby given, that the Partnership heretofore existing between Robert Carter, of the Priory, Balham, in the county of Surrey, and William Wawman, of 2, Acacia-villas, Ryde Vale-road, Balham aforesaid, as Builders, carrying on business at Balham, in the county of Surrey, under the style or firm of Carter and Wawman, was dissolved, by mutual consent, as from the 5th day of October, 1878.—Dated this 30th day of July, 1879.

William Wawman.

Robert Carter.

**N**OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Althea Dale, Thomas Walton, Lionel Walter, and George Herbert James Read, as Ship Brokers and Agents, at No. 155, Fenchurch-street, in the city of London, under the firm of Shallett, Dale, and Co., was, on the 31st day of December last, dissolved, by mutual consent, so far as regards Lionel Walter, who on that day retired from the concern; and that all debts due and owing to or by the late firm will be received and paid by the said Althea Dale, Thomas Walton, and George Herbert James Read.—As witness our hands this 19th day of February, 1880.

Althea Dale.

Thomas Walton.

Lionel Walter

G. H. J. Read.

**N**OTICE is hereby given, that the Partnership which up to the day of the date hereof existed between the undersigned, John Sharp and James Sharp, who carried on the trade or business of Dyers, at the Pickle Bridge Dye Works, near Bradford, in the county of York, under the style or firm of J. and J. Sharp, has been this day dissolved by mutual consent, and will henceforth be carried on by the said John Sharp alone, and in his own name; and further take notice, that the said John Sharp will pay and receive all debts owing from and to the said late partnership firm in the regular course of trade.—As witness our hands this 1st day of March, 1880.

John Sharp

James Sharp

**N**OTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, James Fletcher, James Hales, William Nobbs, and William Ayers, heretofore carrying on business as Fishing Boat Owners, at Lowestoft, in the county of Suffolk, has this day been dissolved by mutual consent; and that the said business will in future be carried on and conducted by the said James Hales, William Nobbs, and William Ayers, who will receive and pay all debts due and owing to and from the said partnership.—As witness the hands of the said parties this 1st day of March, 1880.

James Fletcher.

James Hales.

William Nobbs.

William Ayers.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, David Gladstone, Robert Gregory Lee, and Henry William Pook, as Coal Merchants, at Burford-road, Stratford Bridge, in the county of Essex, under the style or firm of Gladstone and Co., has been dissolved, by mutual consent so far as regards the said Robert Gregory Lee, as on and from the 31st day of December, 1879. All debts due and owing to or by the said partnership will be received or paid by the said David Gladstone and Henry William Pook, who will continue to carry on the said business, in partnership on their own account, under the same style or firm of Gladstone and Co.—As witness the hands of the said parties this 3rd day of March, 1880.

*Robert G. Lee.  
David Gladstone.  
Henry W. Pook.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Shaw and Edwin Hargrave, under the style or firm of Hargrave and Co., in the trade or business of Hat Manufacturers, at Atherstone, in the county of Warwick, was, on the 26th day of February, 1880, dissolved by mutual consent. All debts due and owing to and by the said late partnership will be received and paid by the said Joseph Shaw, by whom the business will in future be carried on.—Dated this 28th day of February, 1880.

*Joseph Shaw,  
Edwin Hargrave.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Jeremiah Benson and William Bradbury, carrying on business in copartnership together at Littlethorp, Hartshead, near Halifax, in the county of York, as Contractors, under the style or firm of Benson and Bradbury, has this day been dissolved by mutual consent. All debts due to or owing from the late firm will be received or paid by the said Jeremiah Benson, who will in future carry on the said business on his own account.—Dated this 2nd day of March, 1880.

*Jeremiah Benson.  
William Bradbury.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Arthur Tonge and Ann Isabella Tonge and Francis Jackson, as executors of Robert Tonge, deceased, as Wine Merchants and Italian Warehousemen, at Nos. 20, 21, and 22, Scale-lane, in the borough of Kingston-upon-Hull, under the style or firm of William Tonge and Sons, was dissolved, by mutual consent, as from the 1st day of May last.—As witness our hands this 16th day of January, 1880.

*Arthur Tonge.  
A. I. Tonge.  
Fras. Jackson.*

NOTICE is hereby given, that the Partnership between the undersigned, William Hickman and Richard Henry Hickman, in the trade or business of Confectioners, at No. 67, Liverpool-road, Newcastle-under-Lyme, in the county of Stafford, under the firm of W. and R. H. Hickman, was this day dissolved by mutual consent; and in future the business will be carried on by the said Richard Henry Hickman, in his own name and on his separate account, and he will pay and receive all debts owing from and to the said partnership in the regular course of trade.—As witness our hands this 24th day of February, 1880.

*William Hickman.  
Richard Henry Hickman*

NOTICE is hereby given, that the Partnership heretofore subsisting between Octavie Giraudon and Josephine Firmin, under the firm of Giraudon and Firmin, at 24, South Molton-street, Oxford-street, in the county of Middlesex, and previously at 3, Blenheim-street, in the same county, in the trade or business of Dressmakers, was dissolved, by mutual consent, as and from the 28th day of October last. All debts due and owing to or by the said partnership will be received and paid by the said Josephine Firmin, who will henceforth carry on the said business alone under her own name and on her own account.—As witness our hands this 28th day of February, 1880.

*Octavie Giraudon.  
Josephine Firmin.*

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Alfred Leon Tickin and Joseph Rosenberg, at 4½, Lawrence-lane, in the city of London, as Trimming Manufacturers, has been this day dissolved by mutual consent. All debts will be received and paid by Joseph Rosenberg, who will continue to carry on business at 4½, Lawrence-lane aforesaid.—Dated this 3rd day of March, 1880.

*Alfred Leon Tickin.  
Joseph Rosenberg*

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Henry Stacey Skipton and William Anderson Mortimer, carrying on business as Tutors, at New Hampton, in the county of Middlesex, has been and is dissolved as and from the date hereof. All debts due and owing to or by the late partnership will be received and paid by the said William Anderson Mortimer, who will continue to carry on the business on his own account.—As witness our hands this 27th day of February, 1880.

*Henry Stacey Skipton.  
William Anderson Mortimer.*

NOTICE is hereby given, that the Partnership heretofore carried on by William Brown and John Charles Hall, as Accountants, at No. 2, Pancras-lane, Queen-street, Cheapside, in the city of London, under the style or firm of Brown and Hall, has been dissolved by mutual consent.—Dated this 3rd day of March, 1880.

*William Brown.  
John Charles Hall.*

NOTICE is hereby given, that the Partnership between Alfred Woodroof and John Woodroof, as Merchants, trading as Woodroof Brothers, at 54, Crutehed Friars, London, E.C., was dissolved, by mutual consent, on 31st December, 1875.—Dated this 1st day of March, 1880.

*Alf. Woodroof.  
John Woodroof.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward Middleton, senior, and Edward Middleton, junior, of East-parade, Leeds, in the borough of Leeds, in the county of York, lately carrying on business there, in copartnership, as Cloth Merchants and Manufacturers, under the style or firm of Edward Middleton and Son, was, on the 31st day of December, 1879, dissolved by mutual consent.—Dated this 25th day of February, 1880.

*Edwd. Middleton, jun.  
E. Middleton.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on business as Window Blind Manufacturers, at 11, Knight-street, Liverpool, under the style of A. J. Ledger and Co., has been dissolved, by mutual consent, as and from the 7th day of February, 1880. All debts due to and owing by the said late firm will be received and paid by Thomas Henry Davies, who will continue to carry on the business on his own account, but under the style of the late firm, A. J. Ledger and Co.—Dated this 16th day of February, 1880.

*her  
Ann Jane X Holden,  
Mark  
Thomas Henry Davies.  
James Holden.*

NOTICE is hereby given, that the Partnership lately subsisting between the undersigned, Edward John Chambers and James Fulljames, both of the Borough Market, Southwark, in the county of Surrey, Fruit Salesmen, under the style or firm of Chambers and Fulljames, has been dissolved, by mutual consent, as and from the 23rd day of February, 1880. The business will in future be carried on by the said James Fulljames, who will receive all debts due to and pay all debts due by the late firm.—Dated this 3rd day of March, 1880.

*Edward John Chambers.  
James Fulljames.*

NOTICE is hereby given, that the Partnership which has for some time past been carried on by us the undersigned, Edward Adam McAdam and Alfred Bate Lakeman, under the style or firm of Thompson, Glyn, and Company, at No. 1, Fenchurch-avenue, Lime-street, in the city of London, in the trade or business of Tea Merchants, was this day dissolved by mutual consent. All debts due and owing to or from the said firm will be received and paid by the said Alfred Bate Lakeman, who will continue the business.—As witness our hands this 25th day of February, 1880.

*Edward A. McAdam.  
Alfred B. Lakeman.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charlotte Rust and Robert Stevenson, carrying on business together in copartnership as Silversmiths, at No. 15, Market-place, in the borough of Kingston-upon-Hull, under the style or firm of Barnby and Rust, has been dissolved by effluxion of time. All debts due to and owing by the said late partnership firm will be received and paid by the said Charlotte Rust, by whom the said business will henceforth be carried on.—Dated this 1st day of March, 1880.

*Charlotte Rust.  
Robert Stevenson.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Albert Storr and William Henry Boys, carrying on business as General Drapers, at 83 and 84, Lambeth Lower Marsh, Surrey, under the style or firm of Storr and Boys, has been dissolved, by mutual consent, as and from the 29th day of September, 1879. All debts due to and owing by the said late firm will be received and paid by the said William Henry Boys.—Dated this 13th day of January, 1880.

*Albert Storr.*  
*William Henry Boys.*

**NOTICE** is hereby given, that the Partnership which has for some time past been carried on by Samuel Nuttall, George Nuttall, and Benjamin Nuttall, under the style or firm of Samuel and George Nuttall and Co., at the Groveland Colliery, in the parish of Rowley Regis, in the county of Stafford, in the trade or business of Coalmasters, was this day dissolved by mutual consent. All debts and liabilities of the late partnership will be paid and discharged by the said Samuel Nuttall and George Nuttall, who are entitled to receive all moneys owing to the late partnership.—As witness the hands of the parties this 2nd day of March, 1880.

*Samuel Nuttall.*  
*George Nuttall.*  
The  
*Benjn. X Nuttall.*  
Mark of

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Mellor, Martin Scragg, and George Henry Mellor, as Coal, Iron, and Mineral Proprietors, Masters, and Merchants, and carried on at Tunstall, in the county of Stafford, under the style or firm of the Tunstall Colliery Company, has been dissolved, by mutual consent, as far as regards the said Martin Scragg, who retires from the partnership.—As witness our hands this 25th day of February, 1880.

*George Mellor.*  
*George H. Mellor.*  
*Martin Scragg.*

**NOTICE** is hereby given, that the Partnership lately subsisting between us the undersigned, Alfred Shepard, Robert Melville Shepard, Henry Shepard, and James William Shepard, as Ship Owners and Carriers, at Newport, in the Isle of Wight, and elsewhere, under the style of Shepard Brothers, was, on the 31st day of December last, dissolved, by mutual consent, so far as regards the said Henry Shepard and James William Shepard.—As witness our hands this 3rd day of March, 1880.

*Alfred Shepard.* *Henry Shepard.*  
*Robert Melville Shepard.* *James W. Shepard.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between William Naylor and James Fitton (trading at 167, Stamford-street, Ashton-under-Lyne, in the county of Lancaster, as India Rubber Manufacturers, under the style or firm of Naylor and Fitton), is this day dissolved owing to the effluxion of the time for which such partnership was formed. The said business will be carried on at the same place by the said James Fitton, who will pay and receive all accounts owing from or to the said partnership firm.—Dated this 27th day of January, 1880.

*William Naylor.*  
*James Fitton.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between the undersigned, Henry Welsby and William Hopkinson, carrying on business at 39, King-street, Southport, in the county of Lancaster, as Plumbers and Glaziers, under the style or firm of Welsby and Hopkinson, has been dissolved, by mutual consent, as and from the 25th day of February, 1880. All debts due to and owing by the late firm will be received and paid by the said William Hopkinson, who will henceforth carry on the said business on his own account.—As witness our hands this 28th day of February, 1880.

*Henry Welsby.*  
*William Hopkinson.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward Woodruff and Sarah Marriott, carrying on business as Drapers and Milliners, at No. 87, Arkwright-street, Nottingham, under the style of Woodruff and Marriott, and at No. 56, Arkwright-street aforesaid, under the style of Marriott and Woodruff, has been this day dissolved by mutual consent. And notice is further given, that the business at No. 87, Arkwright-street aforesaid, will in future be carried on by the said Edward Woodruff alone, and that at No. 56, Arkwright-street aforesaid, by the said Sarah Marriott alone.—Dated this 3rd day of March, 1880.

*Edward Woodruff.*  
*Sarah Marriott.*

**NOTICE** is hereby given, that the Partnership heretofore existing between the undersigned, William Henry Parker and the Reverend Lambert Murray D'Orsey, carrying on the business or profession of Schoolmasters, at Ockham House, Twickenham, in the county of Middlesex, has been dissolved, by mutual consent, as from the 25th day of February instant. All debts will be received and paid by the said Lambert Murray D'Orsey, at Ockham House, Twickenham aforesaid.—As witness the hands of the said parties this 28th day of February, 1880.

*William Henry Parker.*  
*Lambert Murray D'Orsey.*

**NOTICE** is hereby given, that the Partnership subsisting between us the undersigned, Samuel Birmingham and William Lander, carrying on business together as Millers and Cattle Food Manufacturers, at Tatenhill Mills, near Burt n-on-Trent, in the county of Stafford, under the style or firm of Birmingham and Lander, was on or from the 1st day of January last dissolved by mutual consent. Notice is also hereby given, that the said business has, from the 1st day of January last, and will in future be carried on by the said William Lander alone; and that all debts due to and from the said copartnership will be received and paid by him.—Dated this 2nd day of March, 1880.

*Samuel Birmingham.*  
*William Lander.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Duke and Henry Fowler, carrying on business as Builders, at Faroham, in the county of Surrey, under the style or firm of Duke and Fowler, has this day been dissolved, by mutual consent, so far as regards the said Henry Fowler, who retires from the firm. All debts due to or owing by the said late firm will be received and paid by the said William Duke, who will continue to carry on the said business.—As witness our hands this 2nd day of March, 1880.

*William Duke.*  
*Henry Fowler.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph John Webster, Simeon Webster, and Charles Brown Webster, carrying on business at No. 51, New Brigg-st., Leeds, in the county of York, as Grocers and Italian Warehousemen, under the style or firm of Webster Bros. has this day been dissolved by mutual consent. All debts owing to or by the said partnership will be received and paid by the said Simeon Webster and Charles Brown Webster, who will in future carry on the said business on their own account.—Dated this 1st day of March, 1880.

*Joseph John Webster.*  
*Simeon Webster.*  
*Charles Brown Webster.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Mark Batchelor, of Maidstone, in the county of Kent, Cabinet Maker, and Joseph Batchelor, of Little Chart, in the said county, Paper Maker, as Paper Manufacturers, under the style or firm of Mark Batchelor and Son, has, as from the 31st day of August, 1879, been dissolved, by mutual consent. All debts due and owing to or by the late firm will be received and paid by the said Joseph Batchelor.—Dated this 27th day of February, 1880.

*Mark Batchelor.*  
*Joseph Batchelor.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between the undersigned, James Pattison Fitch and Samuel Edmund Cozens, as Wharfingers, at Phoenix Wharf, Clink-street, Southwark, Saint Saviour's Wharf, Rotherhithe, and other places, in the county of Surrey, was dissolved, by mutual consent, as from the 31st day of December, 1879. All debts due to and by the said partnership will be received and paid by the undersigned, Samuel Edmund Cozens, by whom the business will in future be carried on.—Dated this 4th day of March, 1880.

*James P. Fitch.*  
*Samuel E. Cozens.*

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Black and Edward Wood, carrying on business together under the style or firm of Black and Wood, as Coal, Lime, and Coke Merchants, at the Blyth and Tyne Coal Sidings, New Bridge, in the borough and county of Newcastle-upon-Tyne, has been dissolved, by mutual consent, as from the 1st day of December, 1879. All debts due to and from the said firm will be received and paid by the said Edward Wood.—As witness our hands this 21st day of February, 1880.

*Edward Wood.*  
*William Black.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Walter Norris and William Thompson, carrying on business as Printers, under the style of Norris and Thompson, at 51, Allen-road, South Hornsey, in the county of Middlesex, has been dissolved, by mutual consent, as from the 21st day of February, 1880. And that all debts due and owing to or by the late firm will be received and paid the said William Thompson.—As witness our hands this 2nd day of March, 1880.

*William Thompson.*  
*Walter Norris.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Fred Beanland and John William Parkinson, carrying on business as Tailors and Drapers, at No. 100, Lumb lane, Bradford, under the style or firm of Beanland and Parkinson, has been dissolved, by mutual consent, as and from the 17th day of February, 1880.—Dated this 28th day of February, 1880.

*Fred Beanland.*  
*John William Parkinson.*

NOTICE is hereby given, that the Partnership which has for some time past been existing between us the undersigned, Justus Ichenhäuser and Moritz Frankford, under the firm of Justus Ichenhäuser and Co., at 36, Mark-lane and 21, Mincing-lane, in the city of London, in the trade or business of Corn Merchants, has this day been dissolved by mutual consent. The business will in future be carried on by the said Justus Ichenhäuser alone, by whom all debts owing to the firm will be received.—Dated this 9th day of February, 1880.

*Justus Ichenhäuser.*  
*M. Frankford.*

NOTICE is hereby given, that the Partnership heretofore existing between James Curry Barrass, of the town and county of Newcastle-upon-Tyne, Henry Clod Bradley Shalders, of the same place, and John Henry Fenwick, of Gateshead, in the county of Durham, at 6, Queen-street, Newcastle-upon-Tyne aforesaid, under the firm of Barrass, Shalders, and Fenwick, Ship, Steamship, Insurance Brokers, and General Agents, has been this day dissolved by mutual consent.—Dated this 28th day of February, 1880.

*Henry C. B. Shalders.*  
*James Curry Barrass.*  
*Jno. H. Fenwick.*

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Jane Burn and John Straughan, carrying on business as Dealers in Corn and Hay, in the Pudding Chare and Scotch Arms-yard, in the town and county of Newcastle-upon-Tyne, under the style or firm of J. Burn and Co., has this day been dissolved by mutual consent.—As witness our hands this 1st day of March, 1880.

*Jane Burn.*  
*John Straughan.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Walker and Robert Solomon Jones, as Oil Merchants, at No. 19, Mersey-street, Liverpool, in the county of Lancaster, under the style or firm of Walker and Jones, has been dissolved, by mutual consent, as and from the 24th day of February, 1880; and that the business will, as from such day, be carried on by the said Thomas Walker alone, who will receive and pay all debts respectively owing to or by the said late firm.—As witness our hands this 26th day of February, 1880.

*Thomas Walker.*  
*Robert Solomon Jones.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joshua Thomas Greenwood and Benjamin Russell, carrying on business at 105, Richmond-row and 14, Great Richmond-street, Liverpool, in the county of Lancaster, under the firm of Greenwood and Russell, as Auctioneers, Appraisers, and Valuers, has been this day dissolved, by mutual consent, as from the 23rd day of December, 1879. All debts owing to or by the said partnership will be received and paid by the said Joshua Thomas Greenwood, who will continue the business of the said firm.—Dated this 1st day of March, 1880.

*Joshua Thomas Greenwood.*  
*Benjamin Russell.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Willis, of 17, Vere-street, Clare Market, in the county of Middlesex, and Samuel Jones, of 77, London-road, Loughborough Junction, in the county of Surrey, trading as Leather Merchants and Importers, under the style or firm of Willis and Jones, at No. 2, Maze Pond, Bermondsey, in the county of Surrey, has been dissolved by mutual consent, as from the 20th day of February, 1880.

*John Willis.*  
*S. Jones.*

THE Partnership heretofore subsisting between us the undersigned, Elizabeth Jones and Owen David Jones, at Pr. scot-street, in Liverpool, as Joiners and Builders, under the name or firm of John Jones and Jones and Son, was, on the 31st day of December last, dissolved by mutual consent.—As witness our hands this 1st day of March, 1880.

*Elizabeth Jones.*  
*Owen David Jones.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John James Edridge and Thomas Bryett, as House and Estate Agents, under the firm of Edridge and Bryett, and carried on at No. 2A Exhibition-road, South Kensington, has been dissolved, by mutual consent, as from the 21th February last.—Dated this 3rd day of March, 1880.

*Thomas Bryett.*  
*Jno. J. Edridge.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us at the Albany, Liverpool, as Shipbrokers, has been this day dissolved so far as regard the undersigned, Francis Benjamin Miller.—Dated this 2nd day of March, 1880.

*Wm. Chas. Miller.*  
*Francis B. Miller.*  
*John Mortimore.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Fielding Ryder, of West Gorton, in the county of Lancaster, Chemist and Druggist, and John Mercer, of Hulme, Manchester, in the said county, Bookseller, carrying on business at 24, Denmark-road, Hulme aforesaid, and elsewhere, as Booksellers, under the style or firm of Ryder and Mercer, was on this day dissolved by mutual consent. All debts owing from or due to the late firm will be respectively discharged and received by the said James Fielding Ryder, at 49, Gorton-lane, Gorton Brook, in the said county of Lancaster.—Dated this 22nd day of February, 1880.

*James Fielding Ryder.*  
*John Mercer.*

[Extract from the Edinburgh Gazette of March 2, 1880]

NOTICE.

THE business carried on by the subscribers, in Glasgow, under the firm of T. D. Findlay and Co., and at Rangoon, Bassein, and Moulemein, under the firm of Todd, Findlay, and Co., and of which they were the sole partners, was dissolved, by mutual consent, upon 26th November, 1879

Glasgow, 1st March, 1880.

*Thos. D. Findlay.*  
*Thos. D. Findlay,*  
Attorney for James Findlay.

WILLIAM MOFFATT, Clerk, 146, Buchanan-street, Witne s.  
THOMAS S. REDPATH, Clerk, 146, Buchanan-street, Wi ness.

Mrs ELIZA WALMESLEY, 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 claims or demands upon or against the estate of Mrs. Eliza Walmesley, late of Hadleigh House, Sheet-street, Windsor, in the county of Berks, and formerly of Southend, in the county of Essex, Widow (who died on the 19th day of November, 1879, and whose will was, on the 3rd day of December, 1879, proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, by George Russell Rogers, of 7, Westminster-chambers, Victoria-street, in the city of Westminster, Gentleman, and William Rollinson Warwick, of Beckenham House, Saint Helen's-road, Hastings, in the county of Sussex, Physician, the executors named in the said will), are required to send to the said executors, or either of them, at their aforesaid residences, or to their Solicitors, Messrs. Charles Rogers, Sons, and Russell, of 7, Westminster-chambers aforesaid, particulars of their claims and demands, on or before the 1st day of May, 1880, at the expiration of time the said executors will distribute the assets of the said testatrix amongst 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, or any part thereof, so distributed to any person or persons of whose claim or demand they shall not then have had notice.—Dated this 26th day of February, 1880.

CHAS. ROGERS, SONS, and RUSSELL, 7,  
Westminster chambers, Victoria-street, Westminster, S. W., Solicitors for the said Estate.

**FREDERICK PERN NEWCOME, Deceased.**

Pursuant to the Act to further amend the Law of Property, and to relieve Trustees, 22 and 23 Victoria, cap. 35.

**NOTICE** is hereby given, that the creditors and all other persons having claims or demands against the estate of Frederick Pern Newcome, late of Long Clawson, in the county of Leicester, Solicitor, deceased (who died on the 13th day of November, 1879, and whose will was proved in the District Registry at Leicester of the Probate Division of the High Court of Justice, on the 16th day of December, 1879, by Wilson Weatherley Phipson, of 40, Charlwood-street, Putney, in the county of Surrey, C.E., and Joseph Paddison, of Melton Mowbray, in the said county of Leicester, Solicitor, the executors named in the said will), are hereby required, on or before the 1st day of May next, to send the particulars, in writing, of such debts, claims, or demands to us, the undersigned, Solicitors for the said executors. And notice is hereby also given, that the said executors, will after the said 1st day of May next, proceed to distribute the assets of the said Frederick P. Newcome amongst the parties entitled thereto, having regard to the debts, claims, and demands only of which they then have notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand they shall not then have had notice.—Dated this 24th day of February, 1880.

**LATHAM and PADDISON, Melton Mowbray, Solicitors for the said Executors.**

**CATHERINE BENNETT, 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 claim or demand upon or against the estate of Catherine Bennett, late of Rossett, near Wrexham, in the county of Denbigh, Widow, deceased (who died on the 27th day of December, 1879, and of whose personal estate letters of administration were, on the 17th day of February, 1880, granted at the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, to John Lloyd, of No. 231, Park-road, Toxteth Park, Liverpool, in the county of Lancaster, Tallow Chandler, brother of the said deceased), are hereby required to send the particulars of their respective claims or demands to Mr. John Jones, of Westminster-buildings, Newgate-street, Chester, Agent for the said administrator, on or before the 16th day of April next, after which date the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and that he will not be answerable or 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 1st day of March, 1880.

**BRIDGMAN, WEAVER, and JONES, Westminster-buildings, Newgate-street, Chester, Solicitors for the said John Lloyd.**

**LETITIA LOUISA AGAR, 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 upon or against the estate of Letitia Louisa Agar, late of Melrose Cottage, New Park-road, Brixton Hill, in the county of Surrey, Widow, deceased (who died on the 18th day of February, 1880, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 1st day of March, 1880, by Walter Murton, the sole executor therein named), are hereby required to send the full particulars of their claims and demands, in writing, to the said executor, at the office of his Solicitor, Mr. William Oxenham Hewlett, at No. 2, Raymond-buildings, Gray's-inn, in the county of Middlesex, on or before the 22nd day of March, 1880, at the expiration of which time the said executor will proceed to distribute the assets of the said deceased testatrix amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand he shall not then have had notice.—Dated this 3rd day of March, 1880.

**WILLIAM O. HEWLETT, 2, Raymond-buildings, Gray's-inn, Solicitor for the said Executor.**

**HUGH WILLIAMS, Deceased.**

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

**NOTICE** is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Hugh Williams, late of Thrapston, in the county of Northampton, Surgeon, deceased (who died on the 29th day of December, 1879, and whose will was proved in the District Registry attached to the Probate Division of

Her Majesty's High Court of Justice at Peterborough, on the 28th day of February, 1880, by Robert Tusting and John French, the executors therein named), are hereby required to send to me, the undersigned, Solicitor for the said executors, the particulars of their claims or demands, on or before the 18th day of May, 1880, after which day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to such claims or demands of which the said executors shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall not then have had notice.—Dated this 2nd day of March, 1880.

**S. MOSLEY FRENCH, Thrapston, Solicitor.**

**JANE ARCEDECKNE, Deceased.**

Pursuant to the Act of Parliament 22 and 23 Victoria, chapter 35.

**ALL** creditors and other persons having any claims or demands upon or against the estate of Jane Arcedeckne, late of No. 8, Kent-terrace, Regent's Park, in the county of Middlesex, and of No. 61, Grande-parade, Brighton, in the county of Sussex, Widow, deceased (who died on the 5th day of October, 1870, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 20th day of October, 1879, by Arthur Bernard White, of Inverness-terrace, Baywater, in the county of Middlesex, Gentleman, and Alfred Henry Pearpoint, of 50, Leicester-square, in the county of Middlesex, Gentleman, the executors named in the said will), are hereby required to send the particulars, in writing, of their respective debts, claims, or demands to us, the undersigned, Solicitors for the said executors, at our offices, No. 50, Leicester-square aforesaid, on or before the 19th day of April next, after which time the executors will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice.—Dated this 5th day of March, 1880.

**PEARPOINT and CO., 50, Leicester square, Solicitors for the said Executors.**

**ROSE ANN CHOLDITCH, 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 against the estate of Rose Ann Cholditch, late of 59, South Chester-street, Toxteth Park, Liverpool, in the county of Lancaster, Spinster, deceased (who died on the 27th day of December, 1879, and to whose estate and effects letters of administration, with the will annexed, were granted on the 26th day of January, 1880, by the Liverpool District Registry of the Probate Division of the High Court of Justice, to Elizabeth White, of 8, Winter's-street, Low-hill, Liverpool aforesaid, Widow, the natural and lawful sister and one of the next-of-kin of the above deceased), are hereby required to send, in writing, the particulars of their claims or demands to us, the undersigned, on or before the 5th day of April next. And notice is also hereby given, that after the said 5th day of April next, the administratrix will proceed to distribute the whole of the assets of the said Rose Ann Cholditch, deceased, among the parties entitled thereto, having regard only to the claims and demands of which they shall have had notice; and the said administratrix will not be liable or answerable for the said assets so distributed, or any part thereof, to any person or persons of whose claim or demand they shall not then have had notice.—Dated this 3rd day of March, 1880.

**WRIGHT, BECKET, and CO., 17, Water-street, Liverpool, Solicitors for the said Administratrix.**

**Re ALEXANDER BLACKSTOCK, Deceased.**

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

**NOTICE** is hereby given, that all creditors and others having claims against the estate of Alexander Blackstock, late of Bodfari, in the county of Flint, Gentleman, deceased (who died on the 1st day of September, 1875, and whose will was proved by William Deyes, one of the executors therein named, on the 31st day of May, 1878, in the St. Asaph District Registry of the Probate Division of the High Court of Justice), are hereby required to send in particulars of their claims and demands against the said estate to me, the undersigned, Solicitor for the said executor, on or before the 1st day of April, 1880; and notice is hereby also given, that after that date the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have 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 2nd day of March, 1880.

**SAMUEL FORREST, Fenwick-chambers, 8, Fenwick-street, Liverpool, Solicitor.**

**HENRIETTA FRANCES MOORSOM, Deceased.**  
Pursuant to the Statute 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

**NOTICE** is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of Henrietta Frances Moorsom, late of Tingewick House, Tingewick, in the county of Buckingham, Widow, deceased (who died on the 5th day of February, 1880, 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 March, 1880, by Henry Manvers Moorsom and Arthur Addington Moorsom, the executors therein named), are hereby required to send to us, the undersigned, Solicitors for the executors, at our offices, No. 26, Bedford-row, in the county of Middlesex, particulars, in writing, of their respective debts, claims, or demands, on or before the 15th day of April next, after which date the executors will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 2nd day of March, 1880.

**MATTHEWS and GREETHAM, No. 26, Bedford-row, Middlesex, Solicitors for the said Executors.**

**MARGARET EIDSFORTH, Deceased.**

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

**NOTICE** is hereby given, that all creditors and other persons having any claims or demands against the estate of Margaret Eidsforth, late of Ortnor, in the township of Wyresdale, in the county of Lancaster, Spinster (who died at Ortnor aforesaid, on the 17th day of December, 1879, and whose will, with one codicil thereto, was proved in the Lancaster District Registry of Her Majesty's High Court of Justice, Probate Division, on the 16th day of January, 1880, by George William Maxsted, of Lancaster, in the said county, Solicitor, and William Roper, of the same place, Wine Merchant, the executors named in the said will and codicil), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 12th day of April next, after which day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard to the debts and claims of which they shall then have notice, and that they will not be liable for the assets, or any part thereof, so distributed to any creditor or other person of whose debt or claim they shall not then have had notice.—Dated this 1st day of March, 1880.

**MAXSTED and GIBSON, Castle Park, Lancaster, Solicitors for the said Executors.**

**DOROTHY ROBERTSON, D ceased.**

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

**NOTICE** is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Dorothy Robertson, late of Stockton, in the county of Durham, Widow (who died on the 18th day of January, 1880, and whose will was duly proved on the 1st day of March, 1880, by John Cook, of Stockton aforesaid, Builder, and Thomas Bradley, of the same place, Accountant, the executors named in such will, in the Durham District Registry of the Probate Division of Her Majesty's High Court of Justice), are hereby required to send the particulars of their debts, claims, or demands upon or against the said estate, with the nature of their securities (if any), to the said Thomas Bradley, or to us, the undersigned, as Solicitors for the said executors, on or before the 2nd day of April, 1880, at the expiration of which time the said executors will proceed to distribute the assets of the said testatrix among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have received notice, and that the said executors will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debts, claims, or demands they shall not then have received notice.—Dated this 2nd day of March, 1880.

**DODDS and CO., Stockton-on-Tees, Solicitors for the said Executors.**

**Sir GEORGE HAMILTON SEYMOUR, G.C.B. and G.C.H., Deceased.**

Pursuant to an 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 the creditors and all other persons having any debt, claim, or demand against or upon the estate of Sir George Hamilton Seymour, late of No. 17, Grosvenor-crescent, in the county of Middlesex,

G.C.B. and G.C.H., deceased (who died on the 2nd day of February, 1880, and probate of whose will and codicils was, on the 19th day of February, 1880, granted to Leopold Richard Seymour and Alfred Seymour, two of the executors named in the said will, by the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send particulars of such debt, claim, or demand to us, the undersigned, on or before the 30th day of March, 1880, 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 debts, claims, and demands of which they shall then have had notice; and that they, 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 then have received notice. And all persons indebted to the said Sir George Hamilton Seymour, deceased, are hereby required to pay the amount of their respective debts to the undersigned.—Dated this 28th day of February, 1880.

**WILLIAMS, JAMES, and WASON, 62, Lincoln's-inn-fields, Solicitor for the said Executors.**

**Dr. JAMES HURD, Deceased.**

**NOTICE** is hereby given, that in pursuance of the Act of Parliament 22 and 23 Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees," all creditors and others having any claims or demands upon or against the estate of Dr. James Hurd, late of Frome, in the county of Somerset, deceased (who died on the 1st day of July, 1879, and whose will was duly proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 15th day of September, 1879, by the executors therein named), are hereby required to send in the particulars of their respective claims or demands to the undersigned, at their office, in Bath-street, Frome, on or before the 25th day of March, 1880; and that at the expiration of such time the said executors will proceed to distribute the assets of the said testator, having regard only to the claims 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 person of whose claims they shall not have had notice at the time of the distribution of the said assets.—Dated this 20th day of February, 1880.

**CRUTTWELL, DANIEL, and CRUTTWELLS, Frome, Solicitors.**

**GEORGE EMILIUS JAMES MEARA, 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 debts, claims, or demands against or upon the estate of George Emilius James Meara, formerly of May Park, Waterford, in Ireland, a Major in the Waterford Militia Artillery, but late of the Windham Club, Saint James's-square, in the county of Middlesex, and of No. 14, the Lawn, Balham Park-road, Balham, in the county of Surrey, deceased (who died on the 20th day of October, 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 November, 1879, by Edward Spencer Meara and Henry Thomas Whorlow, the executors therein named), are hereby required to send the particulars of such debts, claims, or demands, in writing, to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of March instant, after which date the said executors will proceed to distribute the assets of the said George Emilius James Meara, 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 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 then have had notice.—Dated this 4th day of March, 1880.

**MACKESON, TAYLOR, and ARNOULD, 59, Lincoln's-inn-fields, W.C., Solicitors for the said Executors.**

**JONAS HALEY, 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 claims or demands upon or against the estate of Jonas Haley, late of Dudley Hill, in the parish of Bradford, in the county of York, Gentleman (who died at Dudley Hill aforesaid, on the 5th day of October, 1879, and whose will was proved by John Lister Clough, of Low Moor, in the parish of Bradford, the sole executor therein named, in the District Registry at Wakefield of the Probate Division of the High Court of Justice, on the 16th day of October, 1879), are hereby required to send particulars of their claims and demands to the said John Lister Clough, or to me, the undersigned, George Edward Mumford, his Solicitor, on or before the 10th day of April next. And notice is hereby given, that after that day the said

executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the debts, claims, and demands of which the said executor has then had notice; and that he will not be answerable or liable for the assets, or any part thereof, so distributed to any person or persons of whose claim or demand he shall not then have had notice.—Dated this 2nd day of March, 1880.

GEO. E. MUMFORD, Bradford, Yorkshire, Solicitor for the said Executor.

JOHN LEAVER WEST, Deceased.

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

NOTICE is hereby given, that all persons having any claim or demand upon or against the estate of John Leaver West, late of No. 28, Monmouth-road, Westbourne Park, in the county of Middlesex, Gentleman, deceased (who died on the 14th day of December, 1879, and whose will was proved on the 7th day of February, 1880, in the Principal Registry of the Probate Division of the High Court of Justice, by George Turner and William Brown, the executors thereof), are required, on or before the 20th day of April, 1880, to send particulars of their debts, claims, or demands upon or against the estate of the said deceased, to me, the undersigned, as Solicitor for the said executors. And notice is hereby given, that at the expiration of the last-mentioned day 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 they 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 1st day of March, 1880.

BENJ. GRAY, 93, Edgware-road, Middlesex, Solicitor for the said Executors.

THOMAS HOWARD, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, intitled "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 Thomas Howard, late of Millbrook Lodge, Upper Richmond-road, Wandsworth, in the county of Surrey, Gentleman, deceased (who died on the 2nd day of February, 1880, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 28th day of February, 1880, by Richard Howard, of 8, Round Hill-park, Brighton, in the county of Sussex, Gentleman, and Joseph Langton, of Cuckfield, in the county of Sussex, Brewer, two of the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, and demands to the said Joseph Langton, at Cuckfield aforesaid, on or before the 24th day of April, 1880, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts, claims, or demands of which they shall then have had notice; and that they will not be liable for such 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 4th day of March, 1880.

LINDSAY, MASON, and GREENFIELD, 84, Basinghall-street, London, E.C., Solicitors for the said Executors.

EDWARD GREAVES, Deceased.

Pursuant to the Statute 22 and 23 Vic., chap. 35, intitled "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 Edward Greaves, late of Barford, in the county of Warwick, Esq., who died on the 6th day of July, 1879, and whose will, with a codicil thereto, was proved by Edward Seymour Greaves and Erabazon Campbell, two of the executors therein named, in the Birmingham District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 23rd day of October, 1879, are hereby required to send particulars in writing of their debts, claims, or demands, to us, the undersigned, as Solicitors for the said executors, on or before the 26th day of March, 1880; 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 person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 3rd day of March, 1880.

GREENWAY and CAMPBELL, Warwick, Solicitors for the said Executors.

WILLIAM ANTHONY CANBURN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of William Anthony Canburn, late of No. 42, Sedgmoor-place, formerly of No. 4, Eastern-place, Westmoreland-place, Camberwell, in the county of Surrey, Gentleman, deceased (who died on the 9th day of February, 1880, and to whose estate and effects letters of administration were granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 24th day of February, 1880, to Mary Canburn, of No. 42, Sedgmoor-place, Westmoreland-place, Camberwell, in the county of Surrey), are required to send the particulars of their debts, claims, or demands to us the undersigned, the Solicitors of the said Mary Canburn, on or before the 15th day of April next, after which day the said administratrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the debts, claims, or demands of which the said administratrix shall then have had notice, and the said administratrix will not be liable for the assets of the said deceased so distributed to any person or persons of whose debts, claims, or demands she shall not then have had notice.—Dated this 3rd day of March, 1880.

BRIDGER and COLLINS, 37, King William-street, London-bridge, Solicitors for the said Administratrix.

ANNA DAVIDSON, Deceased.

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

ALL persons claiming to be creditors against the estate of Anna Davidson, late of 80, Calthorp-street, Gray's-inn-road, in the county of Middlesex, Spinster (who died on the 4th of February, 1880, and whose will and codicil were proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 2nd day of March, 1880, by James Bridge Davidson and Francis Bienfait Macdonald, Esqrs, the executors therein named), are required, on or before the 14th day of April, 1880, to send the particulars of their debts or claims to the said executors, at the address of their Solicitor, 12, Southampton-buildings, Chancery-lane, London, W.C., and the said executors will after the said 14th day of April, 1880, proceed to distribute the assets of the said Anna Davidson amongst the parties entitled thereto, having regard to the debts, claims, and demands only of which they then have notice; and they will not be afterwards liable for any claim of which they shall not have then had notice.—Dated this 3rd day of March, 1880.

JOHN H. LYDALL, 12, Southampton-buildings Chancery-lane, W.C., Solicitor for the said Executors.

Re JESSIE BLACK, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intitled "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 the estate of Jessie Black, late of 4, Grosvenor-terrace, Hoyalake, in the county of Chester, Widow, deceased (who died on the 30th day of December, 1879, and whose will, together with a codicil thereto, was proved on the 9th day of February, 1880, in the District Registry at Chester attached to the Probate Division of Her Majesty's High Court of Justice, by John Evans and Janet Grieve, the executors named in the said will and codicil), are hereby required to send, in writing, particulars of their claims and demands to the office of the undersigned, Solicitors for the said executors, on or before the 1st day of April next, after which date the said executors will proceed to distribute the assets of the said Jessie Black, amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which the said executors shall then have had notice; and that the said executors will not be liable for the assets so distributed to any person of whose claim or demand they shall not then have had notice.—Dated this 27th day of February, 1880.

MASON and GRIERSON, 32, Castle-street, Liverpool, Solicitors for the said Executors.

DAVID JONES, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intitled "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 upon or against the estate of David Jones, late of the Feathers Tavern, Waterloo Bridge-road, in the county of Surrey, Licensed Victualler, deceased (who died on the 8th day of July, 1875, and whose will was duly proved by Richard William Motion, the sole executor therein named, on the 4th day of August, 1875, in the Principal Registry of

Her Majesty's then Court of Probate), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors for the said executor, on or before the 10th day of April next, after which date the said executor will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and that he will not be liable for the assets so distributed, or any part thereof, to any person of whose claim or demand he shall not then have had notice.—Dated this 3rd day of March, 1880.

LAYTON, SON, and LENDON, 29, Budge-row, Cannon-street, E.C., Solicitors for the said Executor.

JOHN WADLOW, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claim against the estate of John Wadlow, late of March, in the county of Cambridge, Yeoman (who died on the 15th day of April, 1879, and whose will was proved on the 29th day of September, 1879, in the Peterborough District Registry attached to the Probate Division of Her Majesty's High Court of Justice, by George Willis, of No. 12, Nigel-road, Peckham Rye, in the county of Surrey, Carpenter, and Samuel Gimson, of March aforesaid, Watchmaker and Jeweller, the executors therein named), are requested to send the particulars of their claims to the said George Willis or to the said Samuel Gimson, or to us the undersigned, Solicitors for the said executors, at our office in March aforesaid, on or before the 3rd day of April next, at the expiration of which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts or claims of which they shall then have had notice.—Dated this 2nd day of March, 1880.

DAWBARN and WISE, March, Solicitors.

ELIZABETH CAROLINE GUMMER, Deceased.

Pursuant to the Act of Parliament of the 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 persons having any claims or demands whatsoever upon or against the estate of Elizabeth Caroline Gummer, late of No. 82, Grand-parade, Brighton, in the county of Sussex, Widow, deceased (who died on the 1st day of February, 1880, and whose will was proved by William Patey, of No. 19, Manor-road, Holloway, in the county of Middlesex, Gentleman, one of the executors therein named, in the Principal Registry, Probate Division, of the High Court of Justice on the 28th day of February, 1880), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, Messrs. Patey and Warren, Solicitors for the said executor, at No. 90, London-wall, London, E.C., on or before the 17th day of April, 1880, after which date the said executor will proceed to distribute the assets of the said Elizabeth Caroline Gummer, deceased, among the parties entitled thereto, having regard only to the claims or demands of which the said executor shall then have had notice; and that the said executor will not be liable for the assets, so distributed, or any part thereof, to any person of whose claim or demand the said executor shall not then have had notice.—Dated this 3rd day of March, 1880.

PATEY and WARREN, 90, London-wall, E.C., Solicitors for the said Executor.

ELIZA MAYER, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon the estate of Elizabeth Mayer, late of No. 5, John's-terrace, Trafalgar-road, East Greenwich, in the county of Kent, Tobaccoist, deceased (who died on the 2nd day of February, 1880, and administration of whose estate has been granted by the Principal Registry of the Probate Division of the High Court of Justice, to John Smith, of No. 7, Tarrangower-cottages, Bandon Hill, Croydon, in the county of Surrey), are hereby required to send particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 10th day of April next, after which day the said administrator will proceed to apply the assets of the deceased in accordance with the law for the administration of the effects of intestates, and will not be liable to any person of whose claim or demand he shall not then have had notice.—Dated this 1st day of March, 1880.

BURROUGHS and BISDEE, Forest Hill, London, S.E., Solicitors for the Administrator.

CHARLES GODDON SMITH, Deceased.

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

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Charles Goddon Smith, late of Bursledon, in the county from Southampton, a retired Paymaster from the Royal Navy, deceased (who died on or about the 2nd day of January, 1880, and whose will was proved by James Furguson, the sole executor therein named, on the 26th day of January, 1880, 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 or demands to us, the undersigned, Solicitors acting for the said executor, on or before the 3rd day of April next. And notice is hereby also given, that after that day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which he shall then have 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 26th day of February, 1880.

BLAKE and REED, 14, Union-street, Portsca, Solicitors for the said Executor.

JONATHAN WILKINSON ANGAS, 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 claims or demands upon or against the estate of Jonathan Wilkinson Angas, late of Hayes Common, in the county of Kent, Gentleman (who died on the 16th day of November, 1879, 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 2nd day of January, 1880, by Henry Robinson and Thomas Ashby, the executors therein named), are hereby required to send particulars of their debts, claims, or demands to me, the undersigned, Samuel Edwards, of No. 25, Lincoln's-inn-fields, in the county of Middlesex, on or before the 1st day of April, 1880, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof, to any person of whose claim, debt, or demand they shall not then have had notice.—Dated this 28th day of February, 1880.

SAML. EDWARDS, 25, Lincoln's - inn - fields, Solicitor for the said Executors.

MARY ANN DOUGHTY, 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 persons having any claims or demands against the estate of Mary Ann Doughty, formerly of Ufford, but late of Wortham Hall, in the county of Suffolk, Spinster, deceased (who died on the 6th day of December, 1873, and letters of administration, with the will annexed, of whose personal estate and effects were, on the 12th day of August, 1879, granted out of the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, to the Rev. Ernest George Doughty, of Martlesham, in the county of Suffolk, Clerk in Holy Orders), are required to send the particulars of such claims and demands to me, the undersigned, John Richard Wood, on or before the 1st day of May next, after which day the administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have received notice, and the said administrator will not be liable for all or any part of such assets to any person of whose claim or demand he shall not then have had notice.—Dated this 28th day of February, 1880.

J. R. WOOD, 44, Lincoln's-inn-fields, London, and Church-street, Woodbridge, Solicitor for the said Administrator.

FREDERICK SHAFTO BARTHOPE, 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 claim or demand upon or against the estate of Frederick Shafto Barthopp, late of the Stock Exchange, in the city of London, Stock Broker, deceased (who died on the 14th day of February, 1880, and whose will, with one codicil thereto, was proved

on the 25th day of February, 1880, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, by Philip George Barthropp, of the Retreat, Melton, near Woodbridge, in the county of Suffolk, Esquire, and Adam Clarke, of No. 98, Maida-vale, in the county of Middlesex, Gentleman, the executors named in the said will, are hereby required to send, in writing, particulars of their claims or demands to the undersigned, the Solicitors of the said executors, on or before the 20th day of April, 1880, and notice is also hereby given that at the expiration of the last-mentioned day the said executors will proceed to distribute the assets of the said Frederick Shafto Barthropp amongst the parties entitled thereto, having regard to the claims of which they shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim they shall not then have had such notice as aforesaid.—Dated this 4th day of March, 1880.

**PHELPS, SIDGWICK, and BIDDLE**, 18, Gresham-street, London, E.C., Solicitors for the said Executors.

**Re MARTIN GOLDSTEIN, Deceased.**

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

**NOTICE** is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Martin Goldstein, late of 126, Piccadilly, in the county of Middlesex, Esquire, deceased (who died on or about the 6th day of January, 1880, and whose will was proved by James Hodson, of Bradford, in the county of York, Merchant, Edward Samuel Lassen, of Bradford aforesaid, Merchant, Gustav Roskill, of Manchester, in the county palatine of Lancaster, Merchant, and Paul Nathan Hardy, of 11, Old Broad-street in the said county of Middlesex, Merchant, the executors therein named, on the 30th day of January, 1880, 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 or demands to us the undersigned, the Solicitors of the said executors, on or before the 30th day of April next. And notice is hereby also given that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice, and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 26th day of February, 1880.

**TAYLOR, JEFFERY, and LITTLE**, 5, Piccadilly, Bradford, Solicitors for the said Executors.

**ELIZABETH WORTHINGTON, 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 Elizabeth Worthington, late of Sandiway House, Altrincham, in the county of Chester, Widow, deceased (who died on the 1st day of February, 1880, and whose will, with a codicil thereto, was proved by Robert Brewin, of Ide, near Exeter, in the county of Devon, Gentleman, and Godfrey Worthington, of Altrincham, in the said county of Chester, Gentleman, the executors named in her said will, on the 23rd day of February, 1880, in the Chester District Registry of the Probate Division of Her Majesty's High Court of Justice), are hereby required to send in the particulars of their claims to the said executors, at the offices of Messrs. Nicholls, Hinde, and Co., No. 3, Market-street, Altrincham, in the said county of Chester, their Solicitors, on or before the 25th day of March, 1880; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.—Dated this 28th day of February, 1880.

**NICHOLLS, HINDE, and CO.**, 3, Market-street, Altrincham, Solicitors for the said Executors.

**WILLIAM FOTHERGILL, Deceased.**

Pursuant to the Statute 22 and 23 Victoria, chapter 35. **NOTICE** is hereby given, that all creditors, next-of-kin, and other persons having any claims or demands to, upon, or against the estate of William Fothergill, late of Harrison-street, Salford, in the county of Lancaster, and formerly of Front Ellor-street, in Salford aforesaid, Pro-

vision Dealer and Beer Retailer (who died on the 7th day of December, 1879, and to whose personal estate Letters of Administration were granted by Her Majesty's High Court of Justice, at the Principal Registry of the Probate Division thereof, on the 17th day of January, 1880, to Elizabeth Scawthorn, the wife of William Scawthorn, of 7, Back Brook-street, in the city of Chester, the natural and lawful sister and one of the next of kin of the said deceased), are hereby required to send in full particulars of their claims or demands to me, the undersigned, John Tatlock, of 13, John-street, Chester, the Solicitor for the said administratrix, on or before the 29th day of April next, after which day the said Administratrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and the said Administratrix will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim she shall not then have had notice.—Dated this 24th day of February, 1880.

**JOHN TATLOCK**, 13, John-street, Chester, Solicitor for the said Administratrix.

**HENRY WILLIAM LINDUS, Esq., Deceased.**

Pursuant to the 22nd and 23rd Victoria, cap. 35.

**NOTICE** is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Henry William Lindus, late of 156, Cheap-side, in the city of London, and of 120, Oakfield-road, Penge, in the county of Surrey, Solicitor, deceased (who died on the 31st day of January, 1880, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 24th day of February, 1880, by the executrix therein named), are hereby required to send particulars, in writing, of their claims and demands to me, the undersigned, Henry Windybank, on or before the 24th April, 1880; and notice is hereby also given that after that day the said executrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice, and that she will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim she shall not then have had notice.—Dated 4th March, 1880.

**HENRY WINDYBANK**, 16, Finsbury-pavement, E.C., and Weighton House, South Penge Park, Anerley, Solicitor for the Executrix.

**WILLIAM WATERS, 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 claims or demands upon or against the estate of William Waters, formerly of No. 4, Lower Colston's-parade, in the city of Bristol, but late of Trentham Villa, Bishopston Horfield, in the county of Gloucester, Gentleman, deceased (who died on or about the 21st day of December, 1879, at Trentham Villa, Bishopston aforesaid, and whose will, dated the 9th day of October, 1868, was proved and registered in the District Registry at Bristol attached to the Probate Division of Her Majesty's High Court of Justice, on the 7th day of January, 1880, by James Inskip, of the city of Bristol, Solicitor, the surviving executor named in the said will), are hereby required to send the particulars of such claims or demands, in writing, to the said executor, at the offices of Messrs. Henry Brittan, Press, and Inskip, Solicitors, Bristol aforesaid, on or before the 1st day of May next, after which date the said executor will be at liberty to distribute the assets of the said William Waters, deceased, or any part thereof, among the parties entitled thereto, having regard to the claims and demands of which the said executor shall then have had notice; and will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim or demand the said executor shall not then have had notice.—Dated this 1st day of March, 1880.

**HENRY BRITTAN, PRESS, and INSKIP**, Bristol, Solicitors for the said Executor.

**SARAH DAVIDSON, 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 claims or demands upon or against the estate of Sarah Davidson, late of No. 7, Upper Victoria-place, Clifton, in the city and county of Bristol, Widow, deceased (who died on the 7th day of December, 1879, at No. 7, Upper Victoria-place, Clifton aforesaid, and whose will dated the 21st day of August, 1876, was proved and registered in the District Registry at Bristol,

attached to the Probate Division of Her Majesty's High Court of Justice, on the 9th day of January, 1880, by James Merrick, of Exeter-buildings, Redland Park, in the said city and county of Bristol, Gentleman, and Robert Barrett Webb, of Kennett Villa, Ashley Down, in the parish of Stapleton, in the county of Gloucester, Upholsterer, the executors named in the said will, are hereby required to send the particulars of such claims or demands in writing to the said executors, at the offices of Messrs. Henry Brittan, Press, and Inskip, Solicitors, Bristol aforesaid, on or before the 1st day of May next, after which date the said executors will be at liberty to distribute the assets of the said Sarah Davidson, deceased, or any part thereof, among the parties entitled thereto, having regard to the claims and demands of which the said executors shall then have had notice, and will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim or demand the said executors shall not then have had notice.—Dated this 1st day of March, 1880.

**HENRY BRITTAN, PRESS, and INSKIP,**  
Bristol, Solicitors for the said Executors.

**HARRIET ANNE BOONE, Deceased.**

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

**NOTICE** is hereby given, that all creditors and others having any claims or demands upon or against the estate of Harriet Anne Boone, late of Woodside, Surbiton Hill, near Kingston-on-Thames, in the county of Surrey, Spinster, deceased (who died on the 8th of December, 1879, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 17th day of January, 1880, by Henry Jackson and John Henry Brasier, the executors therein named), are hereby required to send the particulars of their claims or demands to me, the undersigned, one of the said executors, on or before the 10th day of April next, after which time the said executors 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 the said executors will not be liable for the assets so distributed, to any person of whose claim or demand they shall not have had notice at the time of such distribution.—Dated this 2nd day of March, 1880.

**HENRY JACKSON, Solicitor, Cordwainers' Hall,**  
Cannon-street.

**JOHN THOMAS, Deceased.**

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

**NOTICE** is hereby given, that all persons being creditors or otherwise having any claims upon or against the estate of John Thomas, late of Saron, in the parish of Llandeby, in the county of Carmarthen, Grocer (who died on the 29th day of December, 1879, intestate, and letters of administration of whose personal estate and effects were granted by the District Registry of the High Court of Justice at Carmarthen to John Thomas, of Saron, in the parish of Llandeby, in the county of Carmarthen, Grocer), are required, on or before the 10th of April, 1880, to send to William Howell, Esquire, of 31, Stepney-street, Llanely, the Solicitor of the said administrator, the particulars of their claims upon or against the said estate; and at the expiration of such time the administrator will distribute the whole of the assets of the said intestate among the parties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 2nd day of March, 1880.

**W. HOWELL, 31, Stepney-street, Llanely, Solicitor for the Administrator.**

**THOMAS HOWELLS, Deceased.**

Pursuant to an Act of Parliament of the 22nd and 23rd Vic., c. 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 claims upon or against the estate of Thomas Howells, late of Bryn-terrace, Sea Side, Llanely, in the county of Carmarthen, Master Mariner (who died on the 19th day of January, 1880, and letters of administration, with the will annexed, of whose personal estate and effects were granted by the District Registry of the High Court of Justice at Carmarthen, to Mary Esther Howells, of Bryn-terrace, Sea Side, Llanely, in the county of Carmarthen, Spinster), are required, on or before the 10th of April, 1880, to send to William Howell, Esquire, of 21, Stepney-street, Llanely, the Solicitor of the said administratrix, the particulars of their claims upon or against the said estate; and at the expiration of such time the administratrix will distribute the whole of the assets of the said testator among the parties entitled thereto, having regard only to the claims of which she

shall then have had notice.—Dated this 2nd day of March, 1880.

**W. HOWELL, 31, Stepney-street, Llanely, Solicitor for the Administratrix.**

**JOSEPH MOORS HUNT, otherwise JOSEPH HUNT, 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 claimants against the estate of Joseph Moors Hunt, late of Helsby, in the county of Chester, Gentleman (who died on the 15th day of November, 1879, and whose will, with a codicil thereto, was proved on the 20th day of February, 1880, in the Chester District Registry of the Probate Division of the High Court of Justice, by Joseph Williams and Sarah Cardwell Hunt, the executors therein named), are hereby required to send particulars of their claims, in writing, to us, the Solicitors for the said executors, on or before the 31st day of March next, after which day the executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims (if any) which shall then be proved.—Dated this 1st day of March, 1880.

**DAY and LAKE, 24, Bridge-street, Runcorn, Solicitors for the said Executors.**

**HENRY TONKS, 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 claimants against the estate of Henry Tonks, late of Runcorn, in the county of Chester, Painter (who died on the 15th day of January, 1880, and whose will, with a codicil thereto, was proved on the 16th day of February, 1880, in the Chester District Registry of the Probate Division of the High Court of Justice, by John Tonks, one of the executors therein named), are hereby required to send particulars of their claims, in writing, to us, the Solicitors for the said executor, on or before the 31st day of March next, after which day the executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims, if any, which shall then be proved.—Dated this 1st day of March, 1880.

**DAY and LAKE, 24, Bridge-street, Runcorn, Solicitors for the said Executor.**

**JAMES DRORY, 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 claim or demand against the estate of James Drory, late of Laindon, in the county of Essex, Farmer, deceased (who died on the 15th day of September, 1879, and whose will, dated the 12th day of December, 1878, was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 22nd day of October, 1879, by Thomas Thompson, of Laindon aforesaid, and Robert John French, of Laindon aforesaid, the executors therein named), are required to send in the particulars of their claims and demands, in writing, to me, the undersigned, Solicitor for the said executors, at my office, No. 2, Ingram-court, Fenchurch-street, London, or at my office at Billericay, Essex, on or before the 12th day of April, 1880, after which time the said executors will proceed to apply the assets of the said deceased as directed by the said will, having regard only to the claims of which notice shall then have been received; and the said executors will not afterwards be liable for the assets, or any part thereof, to any person or persons of whose claim they shall not then have had notice. And all persons indebted to the said estate are required to pay the amount of their respective debts to me on behalf of the said executors.—Dated this 1st day of March, 1880.

**EDW. WOODARD, 2, Ingram-court, Fenchurch-street, London, and Billericay, Essex, Solicitor for the said Executors.**

**BENJAMIN MOSS, Deceased.**

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

**NOTICE** is hereby given, that all creditors and other persons having any claim or demand against the estate of Benjamin Moss, late of Bassildon, in the county of Essex, Farmer, deceased (who died on the 6th day of December, 1878, and whose will, dated the 19th day of December, 1876, was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 10th day of January, 1879, by Benjamin Moss, of Ashington, in the said county, Farmer, Alfred John Moss (in the said will called Alfred Moss), of Basil-

don aforesaid, Farmer, and Charles Spencer Boorman; of Stanford-le-Hope, in the said county, Miller, the executors therein named), are required to send in the particulars of their claims and demands, in writing, to me, the undersigned, Solicitor for the said executors, at my office, No. 2, Ingram-court, Fenchurch-street, London, or at my office at Billericay, Essex, on or before the 12th day of April, 1880, after which time the said executors will proceed to apply the assets of the said deceased as directed by the said will, having regard only to the claims of which notice shall then have been received; and the said executors will not afterwards be liable for the assets, or any part thereof, to any person or persons of whose claim they shall not then have had notice; and all persons indebted to the said estate are required to pay the amount of their respective debts to me on behalf of the said executors.—Dated this 1st day of March, 1880.

EDW. WOODARD, 2, Ingram-court, Fenchurch-street, London, and Billericay, Essex, Solicitor for the said Executors.

In the High Court of Justice.—Chancery Division.  
To Sarah Jane Trangmar, Widow (formerly Finney), and Charles Seaton Bolton Leach, both late of Oakleigh, and theretofore of Richmond, near Melbourne, both in the colony of Victoria, in Australia, who it is believed left the said colony of Victoria for England in the year 1870; and to all persons claiming to be interested in the property hereinafter mentioned.

TAKE notice, that by the Judgment of the Vice-Chancellor Sir Charles Hall, in an action wherein Edmund Tout Short and Ann, his wife, are plaintiffs, and James Trangmar is defendant, dated the 27th day of July, 1878, an enquiry is directed who are the persons interested in the freehold houses and premises No. 70, Western-road, and No. 37, Great Russell-street, both in Brighton, in the county of Sussex, in the statement of claim in the said action mentioned to have been devised by the will, dated 27th February, 1855, of James Trangmar, deceased, and in what shares and proportions, and for what estates and interests; and that by the directions of the said Judge service of notice of the said Judgment on you, as parties respectively entitled to share in such estate, is dispensed with, and that this advertisement is published for you respectively to come in and appear upon such enquiry, on or before the 1st day of August, 1880, before the said Judge, at his chambers, No. 14, Chancery-lane, in the county of Middlesex. Wednesday, the 4th day of August, 1880, at twelve o'clock at noon, at the said chambers, is appointed for adjudicating on the said claims.—Dated this 1st day of March, 1880.

TO be sold, as to a moiety of the freehold land, and as to the entirety of the leasehold house and land, pursuant to an Order of the Vice-Chancellor Sir Charles Hall, made in a cause of Dunlop v. Stewart, and as to the other moiety of the freehold land by instructions from the owner, by Mr. Ainsworth Harrison, the person appointed by the said Judge, at the Crown Hotel, in Fleetwood, in the county of Lancaster, on the 17th day of March, 1880, at three o'clock, in two lots, viz:—

Lot 1. A freehold plot of land, situate in Fleetwood, in the county of Lancaster, containing about 16,014 square yards, bounded on the north by the East-esplanade, on the west by land lately belonging to Mr. George Pearson, on the south by land left for a street called Bold-street, and on the east by a street called North Church-street.

Lot 2. A leasehold dwelling-house, containing drawing-room, dining-room, five bedrooms, kitchen, scullery, and other domestic offices, gas, and town's water, situate on the East Esplanade, Fleetwood aforesaid, together with a piece of land, containing 50½ square yards.

This plot and the dwelling-house thereon have a frontage of 21 feet 10 inches to the East Esplanade, overlooking the sea, and will be sold for the residue of a term of 999 years from the 25th October, 1844, less 6 days, subject only to the ground-rent of £4 4s. 1d.

For further particulars application may be made to Messrs. Milne, Riddle, and Mellor, 2, Harcourt-buildings, Temple; Messrs. Crowder, Austie, and Vizard, 55, Lincoln's inn-fields; Messrs. Gregory, Rowcliffes, and Rawle, No. 1, Bedford-row; Messrs. Bower and Cotton, 46, Chancery-lane; Messrs. Brooks and Co., Doctors'-commons; Messrs. Jones, Blackland, and Son, 32, Lincoln's-inn-fields; and, in the country, to the Auctioneer, at his offices, at Fleetwood; or to Messrs. Hinde, Milne, and Sudlow, Solicitors, 7, Mount-street, Manchester.

In the High Court of Justice.—Chancery Division.  
In the Matter of the Companies Act, 1862 and 1867, and in the Matter of Jackson, Gill, and Company Limited.

TO be sold, pursuant to an Order of the High Court of Justice, made in this Liquidation, with the approbation of the Master of the Rolls, by Mr. Charles Willman,

the person appointed by the said Judge, at the Board Room, Royal Exchange, Middlesborough, in the county of York, on Tuesday, the 23rd day of March, 1880, at twelve o'clock at noon precisely, in one lot:—

Certain freehold Iron Works, know as the Imperial Iron Works, situate at South Bank, near Middlesborough-on-Tees, in the county of York, together with the land, fixed plant, buildings, railways, loose plant, and tools, brickworks, and also 20 freehold cottages, occupied by workmen employed at the said Iron Works. The works are at present in full operation, and will be offered for sale as a going concern.

Particulars and conditions of sale may be obtained (gratis) of the Liquidator, Mr. W. B. Peat, Royal Exchange, Middlesborough-on-Tees; at the Works; of the Auctioneer, at his office, Middlesborough-on-Tees; of Messrs. Van Sandau and Cumming, 13, King-street, Cheapside, London; and of Messrs. Jno. T. Belk and Parrington, Solicitors to the Liquidator, Post Office-chambers, Middlesborough.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action re Firth, Wrigley v. Dyson, 1876, F., No. 48, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. John White, the person appointed by the said Judge, at the Saddle Inn, Lindley, near Huddersfield, on Wednesday, the 14th day of April, 1880, at six for seven o'clock in the evening, in four lots:—

Lot 1. Ten freehold cottages and a large room in Oxford-road, in Lindley, near Huddersfield.

Lot 2. Four freehold cottages, situate at Cowrakes, Lindley, and a Joiners' shop adjoining, and a piece of building land with a frontage to Top-lane.

Lot 3. Four freehold cottages, situate at Birchenscliffe, Lindley.

Lot 4. Four leasehold houses under Sir John Radcliffe, Baronet, situate in Morley-lane, Lindley aforesaid.

Particulars and conditions of sale may be obtained (gratis) of Messrs. Van Sandau and Cumming, of 13, King street, Cheapside, London; of Messrs. Mills and Bilby, Solicitors, Huddersfield; of Messrs. Pennock and White, Solicitors, Liverpool; at the Auctioneer at the place of sale; and of Messrs. Gregory, Rowcliffe, Rowcliffe, and Rawle, Solicitors, 1, Bedford-row, London, Agents for Messrs. Pennock and White, Solicitors, 19, Sweeting-street, Liverpool.

PURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of David Graves, deceased, William Parker and another against James Pogson and another, 1879, G., 257, the creditors of David Graves, late of Hogthorpe, in the county of Lincoln, Yeoman, who died in or about the month of February, 1878, are, on or before the 25th day of March, 1880, to send by post, prepaid, to W. S. Clithrow, Esq., a member of the firm of Clithrow and Elsy, of Horncastle, in the county of Lincoln, the Solicitors of the defendant, Sarah Ann Pogson, the administratrix of the said David Graves, deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Wednesday, the 21st day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 25th day of February, 1880.

PURSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Francis Spencer Knox, deceased, and in a cause Charles Beresford Knox, against George Beresford Knox, 1880, K., No. 6, the creditors of Francis Spencer Knox, late of 105, Ebury-street, Pimlico, in the county of Middlesex, Spinster, who died in or about the month of November, 1879, are, on or before the 3rd day of April, 1880, to send by post, prepaid, to Mr. James Hawes, a member of the firm of Hawes, Son, and Hawes, of 35, Old Jewry, in the city of London, the Solicitors of the defendant, the executor of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Monday, the 19th day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 1st day of March, 1880.

PURSUANT to an Order of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of Robert Evans, deceased, Evans against

Evans, 1879, E., 149, the creditors of Robert Evans, late Llandudno, in the county of Carnarvon, Lodging-house Keeper and Engine Driver, deceased, who died in or about the month of October, 1878, are, on or before the 2nd day of April, 1880, to send by post, prepaid, to William Jones, of Conway, in the said county of Carnarvon, the Solicitor of the defendant, the administratrix of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Friday, the 16th day of April, 1880, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 4th day of March, 1880.

**P**URSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Robert Cassels, deceased, and between Richard Bromley (on behalf of himself and all other the unsatisfied creditors of the said Robert Cassels, deceased), plaintiff, and Eliza Cassels, Widow, and Evan Bebb, defendants, 1879, C., No. 332, the creditors of Robert Cassels, deceased, late of Cruck Meole, in the county of Salop, Farmer, who died on the 26th day of June, 1879, are, on or before the 2nd day of April, 1880, to send by post, prepaid, to Mr. Henry Meeson Morris, of Swan-hill, Shrewsbury, the Solicitor for the defendant, Eliza Cassels, Widow, the acting executrix of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Roll's-yard, Chancery-lane, Middlesex, on Friday, the 16th day of April, 1880, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 3rd day of March, 1880.

**P**URSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of George Bartlett, deceased, and in an action Newman v. Hook, 1879, B., No. 499, the creditors of George Bartlett, late of Highfield House, Winchmore Hill, in the parish of Edmontou, in the county of Middlesex, and of Coats Farm, in the parish of Bishops Cennings, in the county of Wilts, Esq., who died in or about the month of June, 1879, are, on or before the 5th day of April, 1880, to send by post, prepaid, to Mr. Henry Aird, of No. 8, Eastcheap, in the city of London, the Solicitor of the defendant, Maria Hook, the executrix of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malins, at his chambers, No. 12, Staple-inn, Middlesex, on Thursday, the 15th day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 1st day of March, 1880.

**P**URSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Sarah Polhill, Widow, deceased, and in an action Crisp against Nurse, 1880, P., 32, the creditors of the said Sarah Polhill, late of King's Lynn, in the county of Norfolk, who died on the 13th of March, 1877, are, on or before the 31st day of March, 1880, to send by post, prepaid, to Mr. Edward Milligen Beloe, of King's Lynn aforesaid, Solicitor for the defendant, the executrix of the deceased, their full Christian and surnames, including those of any partner or partners (if any), their addresses and descriptions, the full particulars of their claims, the 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 Richard Malins, at his chambers, situate No. 12, Staple-inn, Holborn, Middlesex, on Saturday, the 10th day of April, 1880, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 1st day of March, 1880.

**P**URSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of Charlotte Ann Haward, deceased, and in an action Cooper v. Cowell, 1880, H., No. 3, the creditors of Charlotte Ann Haward, late of Cookley, in the county of Suffolk, Widow, deceased, who died in or about the month of June, 1866, are, on or before the 25th day of March, 1880, to send by post, prepaid, to Mr. Francis John Howlett, of Wymondham, in the county of Norfolk, Solicitor for the defendant, William Cowell, one of the executors of the said deceased, their

Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them, or in default 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 Richard Malins, at his chambers, situate at No. 12, Staple-inn, Holborn, Middlesex, on Tuesday, the 6th day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 3rd day of March, 1880.

**P**URSUANT to a Judgment of the High Court of Justice, Chancery Division, made in the matter of the estate of Eleanora Littledale Kearsley, and in an action Kearsley v. Kearsley, 1880, K., 18, the creditors of Eleanora Littledale Kearsley, late of No. 33, Green-street, Grosvenor-square, in the county of Middlesex, Widow, who died on the 4th November, 1879, are, on or before the 5th day of April, 1880, to send by post, prepaid, to Mr. Thomas Gemmell, of 11, Essex-street, Strand, London, W.C., a member of the firm of Park-Nelson, Morgan, Ponsoby, and Gemmell, of the same place, Solicitors of the defendants, Robert Wilson Kearsley and Hickson Fergusson, the administrators of the deceased, their full Christian and surnames, including those of any partner or partners (if any), their addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malins, at his chambers, situate at No. 12, Staple-inn, Holborn, Middlesex, on Monday, the 12th day of April, 1880, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 2nd day of March, 1880.

**P**URSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Andrew Bearne, deceased, and in an action Fuller against Bearne, 1880, B., No. 54, the creditors of Andrew Bearne, late of No. 73, Albany-street, Regent's Park, in the county of Middlesex, who died in or about the month of August, 1879, are, on or before the 5th day of April, 1880, to send by post, prepaid, to Mr. Isaac Harris Wrentmore, of No. 64, Chancery-lane, in the county of Middlesex, the Solicitor of the defendant, the executor of the said Andrew Bearne, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malins, at his chambers, situate No. 12, Staple-inn, Middlesex, on Tuesday, the 13th day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 23th day of February, 1880.

**P**URSUANT to a Judgment of the High Court of Justice made in the matter of the estate of Henry Snowden, deceased, and in a cause William Foster against William Ward, and others, 1879, S., No. 502, the creditors of Henry Snowden, late of Great Horton, near Bradford, in the county of York, Manufacturer, who died on the 28th day of August, 1879, are, on or before the 2nd day of April, 1880, to send by post, prepaid; to Mr. David Little, of Bradford, Yorkshire, a member of the firm of Messrs. Taylor, Jeffery, and Little, of the same place, the Solicitors of the defendants, the executors of the deceased, their Christian and surnames, addresses and descriptions, including 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 Judgment. Every creditor holding any security is to produce the same before his Lordship the Vice-Chancellor Sir James Bacon, at his chambers, situate at No. 11, New-square, Lincoln's-inn, Middlesex, on Friday, the 9th day of April, 1880, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 3rd day of March, 1880.

**P**URSUANT to an Order of the Chancery Division of Her Majesty's High Court of Justice, made in the matter of the estate of William Harland, deceased, Pickard v. Harland, 1880, H., 57, the creditors of William Harland, late of Kingston-upon-Hull, Timber Merchant and Saw Mill Proprietor, deceased, who died on the 27th January, 1880, are, on or before the 5th day of April, 1880, to send by post, prepaid, to Mr. James Watson, a member of the firm of Watson and Son, of Kingston-upon-Hull, the Solicitors of the defendant, Henrietta Harland, the administratrix, with the will annexed, of the said William Harland, their Christian and surnames in full, including those of partners, their addresses and descriptions, the full particulars of their claims, a statement of their accounts, and

the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir James Bacon, at his chambers, situate and being No. 11, New-square, Lincoln's-inn, Middlesex, on Monday, the 19th day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 2nd day of March, 1880.

**P**URSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action entitled in the matter of the estate of Richard Steele Hawkesworth-deceased, Stuart against Hawkesworth, 1879, H., No. 166, the creditors of Richard Steele Hawkesworth, late of Forest Montrath, in the Queen's County of Ireland, Esquire, who died on or about the 15th day of January, 1879, are, on or before the 6th day of April, 1880, to send by post, prepaid, to Mr. Radcliffe Walters, of No. 9, New-square, Lincoln's-inn, London, of the firm of Messrs. Walters, Deverell, and Walters, of the same place, the Solicitors of the defendants, John Hawkesworth and Mathew Henry Franks, the executors of the will of the said deceased, their Christian and surnames in full, including those of partners, their addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir James Bacon, at his chambers, situated at No. 11, New-square, Lincoln's-inn, London, on Wednesday, the 14th day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 1st day of March, 1880.

**P**URSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Catherine Pitchford, Widow, deceased, and in an action Rowe against Breen, 1879, P., No. 338, the creditors of the said Catherine Pitchford, late of No. 34, Regent-street, Chelsea, in the county of Middlesex, who died in or about the month of April, 1879, are, on or before the 2nd day of April, 1880, to send by post, prepaid, to Mr. Osmund Lambert, a member of the firm of Ward, Mills, Witham, and Lambert, of No. 1, Gray's-inn-square, in the county of Middlesex, the Solicitors of the plaintiff, the administrator of the estate of the said Catherine Pitchford, Widow, deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir James Bacon, at his chambers, situated No. 11, New-square, Lincoln's-inn, Middlesex, on Thursday, the 8th day of April, 1880, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 1st day of March, 1880.

**P**URSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Edward Roberts, deceased, and in an action Roberts v. Ellis, 1880, A., No. 51, the creditors of Edward Roberts, of Beddlyn, in the parish of Tryddyn, in the county of Flint, Farmer, who died in or about the month of January, 1879, are, on or before the 6th day of April, 1880, to send by post, prepaid, to Mr. Llewellyn Adams, of Ruthin, in the county of Denbigh, the Solicitor of the defendants, William Ellis, and Jane, his wife, the administratrix 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, situate at No. 11, New-square, Lincoln's-inn, Middlesex, on Tuesday, the 13th day of April, 1880, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 3rd day of March, 1880.

**P**URSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of Frederick Nassau Dore, and in a cause of Gedge v. Wilson, 1880, D., 5, the creditors of Frederick Nassau Dore, late of No. 122, Cambridge-street, Pimlico, in the county of Middlesex, late a Colonel in Her Majesty's Army, who died on the 28th day of October, 1878, are, on or before the 9th day of April, 1880, to send by post, prepaid, to Mr. John Maude, of 29, Lincoln's-inn-fields, a member of the firm of Rickards, Walker, and Maude, of the same place, the Solicitors of the defendant, Rosa Wilson, Widow, commonly called Lady Nott, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof

they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Charles Hall, at his chambers, situate at No. 14, Chancery-lane, Middlesex, on Monday, the 26th day of April, 1880, at one of the clock in the afternoon, being the time appointed for adjudicating on the claims.—Dated this 1st day of March 1880.

**P**URSUANT to a Judgment of the High Court of Justice made in the matter of Thomas Morgan, deceased, and in an action Lewin v. Morgan, 1878, M., No. 311, the creditors of Thomas Morgan, late of Pant-y-mwyn, in the parish of Mold, in the county of Flint, Miner, who died in or about the month of April, 1864, are, on or before Friday, the 2nd day of April, 1880, to send by post, prepaid, to Mr. George Edward Trevor Roper, of Mold, in the county of Flint, the Solicitors of the defendant, David Morgan, the administrator of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before the Liverpool District Registrar at the District Registry, 3, Brunswick-street, Liverpool, on Friday, the 23rd day of April, 1880, at half-past two o'clock in the afternoon, being the time appointed for adjudicating on the claims.—Dated this 2nd day of March, 1880.

James Joseph Burns, late of the Townley Hotel, Bradford near the city of Manchester, Publican.

**P**URSUANT to a Judgment of the Court of Chancery of the County Palatine of Lancaster, dated the 7th day of January, 1880, made in the action wherein Mary Ann Godfrey, wife of James Godfrey, is plaintiff, and Sarah Ann Burns and others are defendants, the creditors of James Joseph Burns, late of the Townley Hotel, No. 80, Church-street, Bradford, near the city of Manchester, in the county of Lancaster, Publican, who died on or about the 9th day of May, 1879, are, on or before the 3rd day of April, 1880, to come in and prove their debts or claims, at the office of the Registrar for the Manchester District of the said Court of Chancery for the County Palatine of Lancaster, situate at Cross-street-chambers, 78, Cross-street, in the city of Manchester, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Thursday, the 15th day of April, 1880, at eleven o'clock in the forenoon, at the said office, is appointed for hearing and adjudicating upon the claims.—Dated this 27th day of February, 1880.

#### The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

**A** SECOND and Final Dividend of 2s. 8½d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Charles Wilkins, of Elzevir Press, No. 9, Castle-street, Holborn, in the city of London, and of No. 15, Hammersmith-terrace, in the county of Middlesex, and of Thomas Vernon, of Elzevir Press, No. 9, Castle-street, Holborn aforesaid, and of No. 4, Nunhead-grove, Peckham Rye, in the county of Surrey, trading as copartners under the name or style of John C. Wilkins and Vernon, as Printers and Book Manufacturers, and will be paid by me, at the offices of Messrs. Theobald Brothers and Miall, 23, St. Swithin's-lane, Cannon-street, E.O., Public Accountants, on Monday and Tuesday, the 15th and 16th days of March, 1880, between the hours of ten and four.—Dated this 4th day of March, 1880. WM. THEOBALD, Trustee.

#### The Bankruptcy Act, 1869.

In the County Court of Leicestershire, holden at Leicester.

**A** FIRST and Final Dividend of 3d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of William Hickin, of Hincley, in the county of Leicester, Draper, and will be paid by Thomas Kiddle, Accountant, at his offices, 13, Castle-street, Hincley, in the county of Leicester, on and after the 8th day of March, 1880, between the hours of ten and four o'clock.—Dated this 1st day of March, 1880.

THOMAS KIDDLE,  
ROBT. PEACH, Trustees.

#### The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at King's Lynn.

**A** FIRST and Final Dividend of 7½d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Thomas Barwell, of Long Sutton, in the county of Lincoln, Farmer and Machineman, and will be paid at our office in Long Sutton aforesaid, on and after Monday, the 8th day of March, 1880.—Dated this 28th day of February, 1880.

MOSSOP and MOSSOP, Solicitors for the Trustee

## The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Maidstone.  
**A** FIRST and Final Dividend of 6d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Robert William Evernden, of May-street, Snodland, in the county of Kent, Builder, and residing at Rookery House, Birling, in the said county, and will be paid by me, at my office, Eastgate, Rochester, in the county of Kent, on and after the 9th day of March, 1880.—Dated this 3rd day of March, 1880.  
 RICHARD PRALL, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton.  
**A** FIRST and Final Dividend of 8d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Thomas Sutcliffe, of No. 54, Albert-road, Farnworth, in the county of Lancaster, Provision Dealer and Beer Seller, and will be paid by us, at No. 81, Market-street, Farnworth, in the county of Lancaster, forthwith.—Dated this 1st day of March, 1880.

W. SUMNER,  
 G. W. SIMPSON, Trustees.

## The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Walsall.  
**A** FIRST and Final Dividend of 6s. 9d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Joseph Parkes, Caroline Russon, and Edward Russon (trading together in copartnership as Russon and Co.), of Brook-street Works, Brook-street, Walsall, in the county of Stafford, Hame and Cart Gear Makers, and will be paid at my office, Bridge-street, Walsall aforesaid, on and after the 13th day of March, 1880.—Dated this 2nd day of March, 1880.  
 WILLIAM COOK, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Hertfordshire, holden at Saint Albans.

**A** SECOND and Final Dividend of 1½d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Leonard Laidman, of Elstree, in the county of Herts, and late of the Incorporated Law Society's Hall, Bell-yard, in the county of Middlesex, late Clerk to the Incorporated Law Society, and will be paid by me, at my offices, No. 4, Lincoln's-inn-fields, in the county of Middlesex, on Wednesday, the 10th day of March, 1880, between the hours of eleven and one o'clock.—Dated this 2nd day of March, 1880.  
 J. HENRY SCHRODER, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford.  
**A** FIRST and Final Dividend of 1s. 6d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Whitworth, of 142, Listerhills-road, Bradford, in the county of York, Newsagent and Stationer, and will be paid by me, at the offices of Messrs. Tempest and Hewson, Professional Accountants and Trustees, No. 2, Market-street, Bradford, on and after Friday, the 12th day of March, 1880, between the hours of ten A.M. and four P.M.—Dated this 4th day of March, 1880.  
 JNO. WM. TEMPEST, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield.  
**A** FIRST and Final Dividend of 3s. 1½d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by James Whitaker, of Rossington, in the county of York, Coal Merchant, and carrying on business as a Coal Merchant at Ranskill and Tuxford, both in the county of Nottingham, and will be paid by me, at my offices, 26, George-street, Sheffield aforesaid, on and after the 9th day of March, 1880, between the hours of ten in the forenoon and five in the afternoon.—Dated this 3rd day of March, 1880.  
 ROBT. JNO. EVANS, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at York.  
**A** FIRST and Final Dividend of 6s. 3d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Thomas Wilson, of Fossgate, in the city of York, Joiner and Builder, and will be paid at my office, No. 36, Coney-street, in the city of York, on and after the 8th day of March, 1880.—Dated this 1st day of March, 1880.  
 JOHN H. WRAY, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.  
**A** FIRST and Final Dividend of 1s. 10d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Matthew Armitage, of Darlington, in the county of Durham, Joiner and Builder, and will be paid

by me, at my office, Commercial-chambers, High-row, Darlington, on and after Monday, the 8th day of March, 1880, between the hours of ten and four.—Dated this 26th day of February, 1880.

JOSEPH AIREY Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

**A** FIRST and Final Dividend of 3s. 3d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Wood, of Bonas Hill Farm, near Ponteland, in the county of Northumberland, Farmer, and will be paid by me, at the offices of Newton, Watson, and Company, No. 41, Fawcett-street, Sunderland, on and after the 10th day of March, 1880.—Dated this 3rd day of March, 1880.

T. M. WATSON, Trustee.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Wellington Rhoades and Ernest de Witt, of Triangle Works, Mare-street, Hackney, in the county of Middlesex, Cabinet Manufacturers, trading as Rhoades and Davies, the said George Wellington Rhoades residing at No. 25, Ash-grove, Hackney, in the said county of Middlesex, and Ernest de Witt residing at No. 5, Crescent-cottages, the Oval, Hackney-road, in the said county of Middlesex.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at 1, Princes-street, Spitalfields, in the county of Middlesex, on the 22nd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

R. PROCKTER and ANDREWS, 1, Princes-street, Spitalfields, Middlesex, Solicitors for the Debtors.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Wellington Rhoades and Ernest de Witt, of Triangle Works, Mare-street, Hackney, in the county of Middlesex, Cabinet Manufacturers, trading as Rhoades and Davies, the said George Wellington Rhoades residing at No. 25, Ash-grove, Hackney, in the said county of Middlesex, and the said Ernest de Witt residing at No. 5, Crescent-cottages, the Oval, Hackney-road, in the said county of Middlesex.

**N**OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Ernest de Witt has been summoned to be held at 1, Princes-street, Spitalfields, in the county of Middlesex, on the 22nd day of March, 1880, at four o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

R. PROCKTER and ANDREWS, 1, Princes-street, Spitalfields, Middlesex, Solicitors for the Debtor.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Anderson Forsythe, of No. 118, Great College-street, Camden Town, in the county of Middlesex, Doctor of Medicine.

**N**OTICE is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Thomas Sampson, of 252, Marylebone-road, in the county of Middlesex, on the 19th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 3rd day of March, 1880.

THOS. SAMPSON, 252, Marylebone-road, 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 Edward Thompson, of 364, Kennington-road, Lambeth, in the county of Surrey, Journeyman Carpenter, formerly in partnership with Edward Cade, trading as Cade and Thompson, at 43, George-street, Princes-road, Lambeth aforesaid, as Builders.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, 24, Coleman-street, London, E.C., on the 23rd day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 27th day of February, 1880.

THOS. C. RUSSEL, 24, Coleman-street, E.C., 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 Matthew Alexander Fox, of No. 8, Duke-street, Adelphi, in the county of Middlesex, Brick Agent, lately having a private residence at No. 1, Shanklin-villas, Ondine-road, East Dulwich, but now at Fentiman's-road, South Lambeth, both in the county of Surrey.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Messrs. Rodgers and Clarkson, No. 4, Walbrook, in the city of London, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

RODGERS and CLARKSON, 4, Walbrook, 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 James Gardiner, trading as J. Gardiner and Company, of No. 148, Cheapside, in the city of London, and of No. 1, Verulam-buildings, Gray's-inn, in the county of Middlesex, Trimming Manufacturer.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Thomas Kennedy, No. 11, Old Jewry-chambers, in the city of London, Public Accountant, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

MONTAGU SCOTT and BAKER, 10, Gray's-inn-square, W.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 Arthur Lumsden and Henry John Lumsden, both of 35 and 36, Chapel-street, Pentonville, in the county of Middlesex, Clothiers and Furniture Dealers, residing and carrying on business there as Copartners under the style or firm of A. and H. J. Lumsden.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Messrs. Yarde and Loader, Solicitors, situate at 1, Raymond-buildings, Gray's-inn, in the county of Middlesex, on the 18th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 1st day of March, 1880.

YARDE and LOADER, 1, Raymond-buildings, Gray's-inn, Middlesex, Solicitors for the Debtors.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Reya, of 7, Little Britain, in the city of London, Fur and Skin Merchant, trading under the style of Charles Reya and Co., and residing at 74, Wickham-road, Brockley, in the county of Kent.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. W. C. Cooper, 20, King's Arms-yard, London, E.C., on the 24th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

FUTVOYE, FIELD, and BAKER, 23, John-street, Bedford-row, Solicitors for the said Charles Reya.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Henry Bundock, of 148, Cambridge-road, Mile End, in the county of Middlesex, and late of 50, Stratford New Market, Angel-lane, Stratford, in the county of Essex, Provision Dealer.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 49, Bromley-street, Commercial-road East, in the county of Middlesex, on the 13th day of March, 1880, at half-past ten o'clock in the forenoon precisely.—Dated this 20th day of February, 1880.

WILLIAM HICKS, 212, Victoria Park-road, South Hackney, Solicitor for the said William Henry Bundock.

**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 Leigh, of the City of Paris Tavern, Old Ford-road, the Champion Arms Tavern, Weymouth-terrace, Hackney-road, both in the county of Middlesex, and of

the William the Fourth Tavern, High-street, Leyton, in the county of Essex, residing at Cardigan House, Old Ford-road, in the said county of Middlesex, Licensed Victualler.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Guildhall Tavern, Gresham-street, in the city of London, on the 31st day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

JNO. WIDDECOMBE, 20, Metropolitan-chambers, Broad-street, E.C., 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 Jonathan Tanner, late of the Swan Public-house, Provost-street, Hoxton, in the county of Middlesex, Licensed Victualler, but now of No. 32, Hatcham Park-road, New Cross, in the county of Surrey, out of business.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Mackeson, Taylor, and Arnould, situate at No. 59, Lincoln's-inn-fields, in the county of Middlesex, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

MACKESON, TAYLOR, and ARNOULD, 59, Lincoln's-inn-fields, Middlesex, Solicitors for the said Jonathan Tanner.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Emily Carver, of No. 9, Sloane-street, in the county of Middlesex, Widow, carrying on the business of a Poulterer, under the style of Richard Carver.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. William Vines Holt Cobbett, 6, John-street, Adelphi, in the county of Middlesex, on the 12th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 25th day of February, 1880.

WILLIAM V. HOLT COBBETT, 6, John-street, Adelphi, Solicitor for the said Emily Carver.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jane Backhouse, of No. 23, Artillery-lane, Bishopsgate-street Within, in the city of London, Widow, trading as John Backhouse and Co., Hemp and Yarn Merchant.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. John Macdonald Henderson, No. 2, Moorgate-street-buildings, No. 20, Moorgate-street, in the city of London, on the 23rd day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

STACKPOOLE and SON, Finners' Hall, Old Broad-street, London, 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 Walter Worters, of No. 13, Chichester-street, Harrow-road, in the county of Middlesex, Plumber.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 20, Aberdeen-place, Maida-vale, W., in the county of Middlesex, on the 22nd day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

ERNEST DIGBY, 32, Cambridge-place, Norfolk-square, Paddington, W., Solicitor for the Debtor.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George White, of 81, Hatcham Park-road, New Cross-road, in the county of Surrey, lately trading under the style or firm of E. White, at 8, Blackstock-road, High-bury, in the county of Middlesex, Grocer, Cheesemonger, and Provision Merchant, but now out of business.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 3, Mitre-court, Temple, London, on the 17th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

H. B. WEDLAKE, 3, Mitre-court, Temple, London, Solicitor for the Debtor.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Boys and Samuel John Dunn, both of No. 12, Well-street, Jewin-street, in the city of London, Wine and Spirit Merchants and Copartners, trading under the style or firm of James Boys.

**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 Guildhall Tavern, Gresham-street, in the city of London, on the 22nd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**CHORLEY, CRAWFORD, and CHESTER**, 34 and 36, Moorgate-street, City, Solicitors for the Debtors.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Boys and Samuel John Dunn, both of No. 12, Well-street, Jewin-street, in the city of London, Wine and Spirit Merchants and Copartners, trading under the style or firm of James Boys.

**NOTICE** is hereby given, that a First General Meeting of the separate creditors of the above-named James Boys has been summoned to be held at the Guildhall Tavern, Gresham-street, in the city of London, on the 22nd day of March, 1880, at four o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**CHORLEY, CRAWFORD, and CHESTER**, 34 and 36, Moorgate-street, City, Solicitors for the Debtor.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Boys and Samuel John Dunn, both of No. 12, Well-street, Jewin-street, in the city of London, Wine and Spirit Merchants and Copartners, trading under the style or firm of James Boys.

**NOTICE** is hereby given, that a First General Meeting of the separate creditors of the above-named Samuel John Dunn has been summoned to be held at the Guildhall Tavern, Gresham-street, in the city of London, on the 22nd day of March, 1880, at half-past three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**CHORLEY, CRAWFORD, and CHESTER**, 34 and 36, Moorgate-street, City, Solicitors for the Debtor.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Hulton, of No. 58, Brooksby-walk, Homerton, in the county of Middlesex, House Decorator.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 159, Euston-road, in the county of Middlesex, on the 22nd day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 26th day of February, 1880.

**JOHN WEBB**, 159, Euston-road, N.W., 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 Samuel Laver, of 148, Prince of Wales-road, Camden Town, in the county of Middlesex, out of business, formerly of Westerham Hill, in the county of Kent, 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 King's Arms Hotel, Westerham, in the county of Kent, on the 20th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 28th day of February, 1880.

**JOHN WEBB**, 159, Euston-road, London, N.W., 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 Walter Johnson, of No. 67, Turlow-street, East-street, Walworth, in the county of Surrey, Wholesale Boot and Shoe 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. Reginald Bridger, situate at 4, Botolph-lane, Eastcheap, in the city of London, on the 16th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**REGINALD BRIDGER**, 4, Botolph-lane, Eastcheap, London, E.C., 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 John Welfare, of No. 52, Lower Marsh, Lambeth, in the county of Surrey, Tobaccoist.

**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. Lewis, 123, Chancery-lane, in the city of London, on the 18th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

**W. B. ABBOT**, 123, Chancery-lane, E.C., 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 George Ward, of College-road, Dulwich, in the county of Surrey, Builder, lately carrying on business there in copartnership with George Ward the elder (since deceased), as Builders, under the style or firm of George Ward and Son, the said George Ward the elder before and at the time of his death residing at the Laurels, Auckland Hill, Lower Norwood, in the said county of Surrey.

**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 Cannon-street Hotel, Cannon-street, London, on the 22nd day of March 1880, at two o'clock in the afternoon precisely.—Dated this 28th day of February, 1880.

**ELMSLIE and CO.**, 27, Leadenhall-street, London, Solicitors for the Debtor.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Daniel Thomas Dent and Alfred Harris, both of No. 98, Essex-road, Islington, in the county of Middlesex, carrying on business as Grocers and Tea Dealers, under the style or firm of D. T. Dent and Company.

**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 Chamber of Commerce, No. 145, Cheapside, in the city of London, on the 23rd day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

**CROUCH and SPENCER**, 52, Queen Victoria-street, London, E.C., Solicitors for the Debtors.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Albino and Louis Albino, both of 54, Stamford-street, Blackfriars, in the county of Surrey, trading in copartnership under the style or firm of J. Albino and Co., Looking Glass Manufacturers.

**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 office of the Creditors' Mercantile Association, No. 1, Gresham-buildings, Basinghall-street, in the city of London, on the 23rd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**GEO. LOCKYER**, 1, Gresham-buildings, Guildhall, London, E.C., Solicitor for the said Debtors.

**The Bankruptcy Act, 1869**

In the County Court of Somersetshire, holden at Frome. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Calvin Mattick, of Coombend, Radstock, in the county of Somerset, Dairyman.

**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 Harry Hughes Beekingham, Albion-chambers, Broad-street, Bristol, on the 17th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

**H. H. BECKINGHAM**, Albion-chambers, Broad-street, Bristol, Solicitor 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 Charles Webber, of Lillesdon, in the parish of North Curry, Somerset, 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 No. 12, Paul-street, Taunton, on the 20th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

**REED and COOK**, 12, Paul-street, Taunton, Solicitors for the said Debtor.

**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 Ebenhard Granberg, of the Royal Dock-chambers, in Great Grimsby, in the county of Lincoln, Shipbroker and Insurance 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 St. Mary's-chambers, West St. Mary's-gate, in Great Grimsby aforesaid, on the 18th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

**GRANGE and WINTRINGHAM**, St. Mary's-chambers, West St. Mary's-gate, Great Grimsby aforesaid, Solicitors for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Lincolnshire, holden at Boston. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Brown Jessop, of Abbey-road, Swineshead, in the county of Lincoln, Butcher, and Cattle Jobber, and Wool Buyer.

**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 Red Lion Hotel, in Boston, in the county of Lincoln, on the 18th day of March, 1880, at half-past twelve o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

**W. H. BAILES**, 1, Church-lane, Boston, Solicitor for the said John Brown Jessop.

**The Bankruptcy Act, 1869.**

In the County Court of Glamorganshire, holden at Swansea. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Griffith Williams, of No. 5, Christina-street, Swansea, in the county of Glamorgan, Colliery and Stone Quarry Proprietor.

**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 Cameron Arms Hotel, High-street, Swansea aforesaid, on the 18th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

**D. ROBERT LEWIS**, 48, Glebeland-street, Merthyr Tydfil, Solicitor for the said Griffith Williams.

**The Bankruptcy Act, 1869.**

In the County Court of Glamorganshire, holden at Swansea. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Walter Edmond Davies, of No. 30, Oxford-street, Swansea, in the county of Glamorgan, Cabinet Maker and Furniture Dealer.

**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. Gamble and Harvey, 1, Gresham-buildings, Basinghall-street, London, E.C., on the 22nd day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

**JOHN MOY EVANS**, 62, Wind-street, Swansea, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Glamorganshire, holden at Merthyr Tydfil.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas-Jenkins, of the Tanners' Arms, in the village of Devyunock, in the county of Brecon, Licensed Victualler.

**NOTICE** is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. William Thomas Bonnell Bishop, Solicitor, Wheat-street, Brecon, on the 16th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**W. T. BONNELL BISHOP**, Wheat-street, Brecon, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Monmouthshire, holden at Newport. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Vaughan, of the Star Inn, in the parish of Llanvibangel Tormynydd, in the county of Monmouth, Licensed Victualler, Wood Dealer, and 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 T. Williams, Solicitor, Monmouth, on the 17th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**JOHN T. WILLIAMS**, Monmouth, Solicitor for the said Charles Vaughan.

**The Bankruptcy Act, 1869.**

In the County Court of Cardiganshire, holden at Aberystwith.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Edwards, of New Inn, Triog, in the parish of Celynen, in the county of Merioneth, Railway Contractor and 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 office of Messrs. Hugh Hughes and Sons, Solicitors, 24, Pier-street, Aberystwith, in the county of Cardigan, on the 24th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 28th day of February, 1880.

**HUGH HUGHES and SONS**, 24, Pier-street, Aberystwith, Solicitors for the said 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 David Williams, of Penpompren, in the parish of Lampeter, in the county of Cardigan, 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 my office, situate in High-street, in the town of Lampeter, in the county of Cardigan, on the 20th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

**D. LLOYD**, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Berkshire, holden at Windsor. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Lee, of Colham House, Yiewsley, Hillingdon, in the county of Middlesex, Grocer and 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 Ashley's Covent Garden Hotel, Nos. 12 and 13, Henrietta-street, Covent Garden, in the county of Middlesex, on the 31st day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

**BUTTON, GROVE, and CO.**, 6, Henrietta-street, Covent Garden, London, Solicitors for the Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Essex, holden at Colchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Partridge Murrill, of Glemsford, in the county of Suffolk, Coal and Manure 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. H. W. Jones, Townhall-chambers, Colchester, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

**H. W. JONES**, Townhall-chambers, Colchester, Solicitor for the said Debtor.

**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 Benjamin Drake, of Felstead, in the county of Essex, Farmer and Machinist.

**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 Horn Hotel, Braintree, in the county of Essex, on the 22nd day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

**FRED. SMOOTHY**, Braintree, 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 Hezekiah Jones, of Hall-street, Rhosllanerchrugog, in the parish of Ruabon, in the county of Denbigh, Grocer and Provision Dealer.

**NOTICE** is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at 2, Temple-row, Wrexham, in the county of Denbigh, on the 19th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

**HAMPDEN A. POYSER**, 2, Temple-row, Wrexham, 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 James Ellis, of 81, Cranworth-street, Chorlton-upon-Medlock, in the city of Manchester, carrying on business at 7, Brunswick-street, Chorlton-upon-Medlock aforesaid, 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 Mr. John Lamb, Solicitor, 1, St. Peter's-square, on the 11th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

JOHN LAMB, 1, St. Peter's-square, Manchester, 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 Charles Fell, of 18, Westbrook-street, Bolton, in the county of Lancaster, Manufacturing Chemist and Manufacturer of Artificial Manure, carrying on business at Tonge Bridge, Bolton aforesaid, as a Manufacturing Chemist, and at Vauxhall-street, Collyhurst-road, in the city of Manchester, as Manufacturer of Artificial Manure.

**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. George Richardson and Son, Solicitors, 55, Cross-street, Manchester, on the 10th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

GEORGE RICHARDSON and SON, 55, Cross-street, Manchester, Solicitors 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 Robert Knowles Roberts and Joshua Roberts, carrying on business in copartnership at the Stormer Hill Bleach Works, Tottington, near Bury, in the county of Lancaster, and at No. 26, Kennedy-street, Manchester, in the county of Lancaster, under the style or firm of Hugh Roberts and Son as Bleachers and Finishers, the said Robert Knowles Roberts residing at Tottington Hall, near Bury aforesaid, and the said Joshua Roberts residing at Brook House, Tottington, near Bury 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. Farrar and Hall, Solicitors, 79, Fountain-street, in the city of Manchester, on the 23rd day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

FARRAR and HALL, 79, Fountain-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 Robert Knowles Roberts and Joshua Roberts, carrying on business in copartnership, at the Stormer Hill Bleach Works, Tottington, near Bury, in the county of Lancaster, and at No. 26, Kennedy-street, Manchester, in the county of Lancaster, under the style or firm of Hugh Roberts and Son, as Bleachers and Finishers, the said Robert Knowles Roberts residing at Tottington Hall, near Bury aforesaid, and the said Joshua Roberts residing at Brook House, Tottington, near Bury aforesaid.

**NOTICE** is hereby given, that a First General Meeting of the separate creditors of the above-named Robert Knowles Roberts has been summoned to be held at the offices of Messrs. Farrar and Hall, Solicitors, 79, Fountain-street, in the city of Manchester, on the 23rd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

FARRAR and HALL, 79, Fountain-street, Manchester, Solicitors for the said Robert Knowles Roberts.

**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 Robert Knowles Roberts and Joshua Roberts, carrying on business in copartnership at Stormer Hill Bleach Works, Tottington, near Bury, in the county of Lancaster, and at No. 26, Kennedy-street, Manchester, in the county of Lancaster, under the style or firm of Hugh Roberts and Son, as Bleachers and Finishers, the said Robert Knowles Roberts residing at Tottington Hall, near Bury aforesaid, and the said Joshua Roberts residing at Brook House, Tottington, near Bury aforesaid.

**NOTICE** is hereby given, that a First General Meeting of the separate creditors of the above-named Joshua Roberts has been summoned to be held at the offices of

Messrs. Farrar and Hall, Solicitors, 79, Fountain-street, in the city of Manchester, on the 23rd day of March, 1880, at four o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

FARRAR and HALL, 79, Fountain-street, Manchester, Solicitors for the said Joshua Roberts.

**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 Robert Jennings, of No. 7, King-street, in Blackburn, in the county of Lancaster, Leather Dealer and Boot Upper 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 Mitre Hotel, Cathedral-gates, in the city of Manchester, on the 19th day of March, 1880, at four o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

PONSONBY and CARLILE, 5, Clegg-street, Oldham, Solicitors for the said Robert Jennings.

**The Bankruptcy Act, 1869.**

In the County Court of Lancashire, holden at Preston. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Helm, of the Ashes Cottage, Ingol, and of the Dog Inn-yard, Church-street, Preston, both in the county of Lancaster, Plumber, Glazier, and Painter.

**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 Thomas Edelston, 7, Winckley-street, Preston, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

T. EDELSTON, 7, Winckley-street, Preston, Solicitor for the said Henry Helm.

**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 Thomas Stones, of 61, High-street, Bedford, in the parish of Leigh, in the county of Lancaster, and of 17 and 18, Railway-arches, Princess-street, Atherton, in the said county, Ironmonger and Agricultural Implement 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 offices of Mr. William Whittingham, Solicitor, situate and being in Church-street, Leigh, in the said county, on the 11th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

W. WHITTINGHAM, Church-street, Leigh, 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 William Richardson Ambler, of Leigh, in the county of Lancaster, Solicitor.

**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 County Court Offices, Leigh, Lancashire, on the 18th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 28th day of February, 1880.

W. RICHARDSON AMBLER, 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 Thomas Headon, of 103, Phoebe-street, Salford, in the county of Lancaster, Provision Dealer and Beer Retailer.

**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 Higginbotham Bowden, Solicitor, 26, King-street, Manchester, on the 22nd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

JNO. H. BOWDEN, 26, King-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 William Trost, of 47, Duke-street, Liverpool, in the county of Lancaster, Beerseller.

**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. Thomas Lupton, 15, Harrington-street, Liverpool, in the county of Lancaster, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

THOS. LUPTON, 15, Harrington-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 Duncan Dobbie, of 26, Calder-street, Liverpool, in the county of Lancaster, out of business, and formerly residing at 59, Green-lane, Stoney Croft, in the county of Lancaster, and carrying on business as a Tallow Chandler, Ironmonger, and General 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. Francis Murphy, Solicitor, 77, Dale-street, Liverpool, on the 18th day of March, 1880, at half-past two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

F. MURPHY, 77, Dale-street, 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 Cuttall, of 155, Radcliffe-street, Oldham, in the county of Lancaster, Builder and 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 Hanchett and Watson, Solicitors, 11, Church-lane, Oldham, on the 10th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

HANCHETT and WATSON, 11, Church-lane, Oldham, Solicitors 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 John Nuttall, of Grandidge-street and Brimrod Sudden, in Rochdale, in the county of Lancaster, Provision Dealer.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. William Wiles, Solicitor, Acker-street-chambers, Acker-street, Rochdale, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

WILLM. WILES, 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 Oldham and Ellis Oldham, both of Gee Cross, Hyde, in the county of Chester, Halters and Farmers, both residing and carrying on business at Gee Cross aforesaid, under the style or firm of James Oldham and Son.

**NOTICE** is hereby given, that a Second General Meeting of the creditors of the above-named persons has been summoned to be held at the County Court Offices, Ashton-under-Lyne, on the 13th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 3rd day of March, 1880.

J. H. BROOKE, Hamnet-street, Hyde, Solicitor for the said Debtors.

**The Bankruptcy Act, 1869.**

In the County Court of Lancashire, holden at Ulyerston and at Barrow-in-Furness. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Turvey, of the Bankfield Hotel, North Scale, Walney, 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 Ship Hotel, Barrow-in-Furness, in the county of Lancaster, on the 19th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

R. B. D. BRADSHAW, Strand, Barrow-in-Furness, Solicitor for the said William Turvey.

**The Bankruptcy Act, 1869.**

In the County Court of Worcestershire, holden at Dudley. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Bent, of the Earl of Dudley's Arms, Wellington-road, Dudley, in the county of Worcester, 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 Messrs. Stokes and Harper, 1, Priory-street, Dudley aforesaid, on the 17th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

STOKES and HARPER, 1, Priory-street, Dudley, Solicitors for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Worcestershire, holden at Kidderminster.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Knowles, of the Dog Inn, in the parish of Areley Kings, in the county of Worcester, Licensed Victualler, Farmer, 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 Messrs. Miller Corbet and Co., Solicitors, situate at Baxter-chambers, No. 27, Church-street, Kidderminster, in the county of Worcester, on the 17th day of March, 1880, at four o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

MILLER CORBET and CO., of Kidderminster, Solicitors for the said James Knowles.

**The Bankruptcy Act, 1869.**

In the County Court of Worcestershire, holden at Stourbridge.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Perrins, of the Swan Inn, Washing Pool, Stourbridge, in the county of Worcester, Innkeeper, Chain Maker, and Oil 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 the undersigned, Thomas Wall, situate at 175, High-street, Stourbridge, in the county of Worcester, on the 17th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

THOS. WALL, 175, High-street, Stourbridge, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Worcestershire, holden at Stourbridge.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Bateman, of Netherend, Cradley, in the county of Worcester, Merchant's Clerk.

**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. Thomas Homer, No. 87, High-street, Brierley Hill, in the county of Stafford, on the 18th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

THOMAS HOMER, Brierley Hill, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Middlesex, holden at Brentford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Mills, of Nos. 5 and 7, Heath-road, Twickenham, in the county of Middlesex, General 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 Grecian-chambers, Devereux-court, Temple, on the 19th day of March, 1880, at one o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

AMBROSE, HAYNS, and SONS, Grecian-chambers, Devereux-court, Temple, and Wandsworth, Solicitors for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Surrey, holden at Croydon. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Wilson, of Northbrook-road, Croydon, in the county of Surrey, 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 Public Hall, Croydon, in the county of Surrey, on the 15th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 27th day of February, 1880.

JOHN HOOPER, 64, St. Paul's-churchyard, London, E.C., 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 Thomas Frederick Parish, of High-street, Aldershot and Blackwater, both in the county of Hants, Bootmaker and Outfitter.

**NOTICE** is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at No. 5, Mark-lane, in the city of London, on the 8th day of March, 1880, at half-past two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

JOHN A. REDHEAD, 5, Mark-lane, London, E.C., Solicitor for the said Thomas Frederick Parish.

**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 George Mordant, of Arthur-street, Aldershot, in the county of Southampton, generally known as Thomas Mason, and trading or carrying on business under that name at Victoria-road, Aldershot aforesaid, as an Army Contractor, Baker, and Horehound Beer Merchant, and at Lynchford-road, Farnborough, in the said county, as a Coal 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 South Western Hotel, Station-road, Aldershot, in the said county of Southampton, on the 18th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

RICHARD EVE, Aldershot, Hants, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Kent, holden at Greenwich.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Davis, of Park Nursery, Park-road, Plumstead, in the county of Kent, Labourer, and Writer in the Royal Arsenal, Woolwich, in the said county, and carrying on business at Park Nursery aforesaid, as a Market Gardener.

**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. Buchanan and Rogers, 10, Basinghall-street, in the city of London, on the 27th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

BUCHANAN and ROGERS, 10, Basinghall-street, London, Solicitors for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Kent, holden at Greenwich.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edwin Grimes, of No. 6, Pelham-terrace, High-street, New Eltham, in the parish of Eltham, in the county of Kent, Grocer and Clothier and Post Office 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 Mr. Charles R. Gibson, 26, Lowfield-street, Dartford, in the county of Kent, on the 18th day of March, 1880, at half-past two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

C. R. GIBSON, Solicitor for the said Edwin Grimes.

**The Bankruptcy Act, 1869.**

In the County Court of Kent, holden at Tunbridge Wells.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Piddlesden the younger, of Frankham Farm, in the parish of Wadhurst, in the county of Sussex, Farmer and Wood 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 Camden Hotel, Tunbridge Wells, in the county of Kent, on the 8th day of March, 1880, at four o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

JOS. ROGERS, 4, Priory-terrace, Tonbridge, Kent, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Kent, holden at Rochester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Haystead, of No. 1, Picardy-street, Belvedere, and 24, Plumstead-road, Plumstead, both in the county of Kent, Boot and Shoe Maker.

**NOTICE** is hereby given, that a General Meeting of the creditors of the above-named person has been summoned to be held at my offices, 88, Chancery-lane, in the county of Middlesex, on the 19th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

S. T. COOPER, 88, Chancery-lane, London, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Kent, holden at Rochester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Charles Kilby, of Chattenden Farm, Frindsbury, and Hoo, both in the county of Kent, 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 Mr. James Basset, Solicitor, 141, Eastgate, Rochester, on the 23rd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

JAMES BASSET, Solicitor for the said John Charles Kilby.

No. 24820.

I

**The Bankruptcy Act, 1869.**

In the County Court of Kent, holden at Rochester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Simons, of No. 70, Milton-road, Milton-next-Gravesend, in the county of Kent, Lighterman and Manure 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 Mr. Mitchell's office, 49, Windmill-street, Gravesend, on the 22nd day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

FRED. MITCHELL, 49, Windmill-street, Gravesend, Solicitor for the said James Simons.

**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 John William Mott, formerly of High-street, Kensington, in the county of Middlesex, then of the Granville Marins, Ramsgate, in the county of Kent, and now of 21, High-street, Ramsgate aforesaid, Nurseryman and Florist.

**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 Handel Cannon, situate at 4, King-street, Cheapside, in the city of London, on the 17th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

WM. HANDEL CANNON, 4, King-street, Cheapside, London, Solicitor for the Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Mary Mitchell, the wife of Alfred James Mitchell (but separated from him and protected by order of the Stipendiary Magistrate for Wolverhampton, in the county of Stafford, dated the 17th day of January, 1877), of the Noah's Ark Inn, Willenhall, in the county of Stafford, Licensed Victualler, carrying on business under the style of Mary Bradley.

**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. George Baker, Solicitor, 63, Walsall-street, Willenhall, in the county of Stafford, on the 13th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

GEO. BAKER, 63, Walsall-street, Willenhall, Solicitor for the said Mary Mitchell.

**The Bankruptcy Act, 1869.**

In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Arthur Crawford Jones, of Grundy-street, Wolverhampton, in the county of Stafford, Stock Taker.

**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. R. R. Rhodes, Solicitor, 53, Queen-street, Wolverhampton, in the county of Stafford, on the 18th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

ROBT. R. RHODES, 53, Queen-street, Wolverhampton, Staffordshire, 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 William Bickley, late of the Turf Tavern, the Green, Bloxwich, in the county of Stafford, Retail Brewer, but now residing in lodgings in Chapel-street, Bloxwich, out of business.

**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, 59, Colmore-row, Birmingham, in the county of Warwick, on the 13th day of March, 1880, at ten o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

B. TALBOT CARTWRIGHT, Solicitor for the said 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 Thomas Stanton, of No. 14, Peel-street, Walsall, in the county of Stafford, Butcher.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Alfred Baldwin

East, Solicitor, 43, Temple-street, Birmingham, in the county of Warwick, on the 17th day of March, 1880; at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

ALFRED B. EAST, 43, Temple-street, Birmingham, Solicitor for the said 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 David Williams the younger, in lodgings at Mr. Williams, Frederick-street, Walsall, in the county of Stafford, Gas Tube Fitting Maker, previously of the Miners' Arms, Felsall, near Walsall aforesaid, 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. Alfred Baldwin East, Solicitor, 43, Temple-street, Birmingham, in the county of Warwick, on the 17th day of March, 1880, at half-past ten o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

ALFRED B. EAST, 43, Temple-street, Birmingham, Solicitor for the said 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 George Hooker, of London House, Market-place, Cannon, in the county of Stafford, Boot and Shoe Maker, formerly of No. 234, Upper-street, Islington, in the county of Middlesex, Boot and Shoe Maker.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, No. 6, Bridge-street, Walsall, in the county of Stafford, on the 16th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

JOHN GLOVER, No. 6, Bridge-street, Walsall aforesaid, Solicitor for the said 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 Ann Ward, of Newport, in the county of Salop, Timber, Tile, and Coal 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 North Western Hotel, Stafford, on the 19th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

C. R. LITTLE, Newport, Salop, 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 William Barnbrook, of 20, Elwell-street, Swan Village, and Abraham Beddow, of 61, New-road, Great Bridge, both in the county of Stafford, and carrying on business at the Swan Farm Colliery, Swan Village aforesaid, under the style or firm of Barnbrook and Beddow, as Colliery Proprietors.

**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 Joseph Edward Sheldon, 51, High-street, Wednesbury, in the county of Stafford, on the 12th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 26th day of February, 1880.

JOSEPH EDWD. SHELDON, 51, High-street, Wednesbury, Solicitor for the said Debtors.

**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 William Barnbrook, of 20, Elwell-street, Swan Village, and Abraham Beddow, of 61, New-road, Great Bridge, both in the county of Stafford, and carrying on business at the Swan Farm Colliery, Swan Village aforesaid, under the style or firm of Barnbrook and Beddow, as Colliery Proprietors.

**NOTICE** is hereby given, that a First General Meeting of the separate creditors of the above-named William Barnbrook has been summoned to be held at the offices of Joseph Edward Sheldon, 51, High-street, Wednesbury, in the county of Stafford, on the 12th day of March, 1880, at half-past eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

JOSEPH EDWD. SHELDON, 51, High-street, Wednesbury, 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 William Barnbrook, of 20, Elwell-street, Swan Village, and Abraham Beddow, of 61, New-road, Great Bridge, both in the county of Stafford, and carrying on business at the Swan Farm Colliery, Swan Village aforesaid, under the style or firm of Barnbrook and Beddow, as Colliery Proprietors.

**NOTICE** is hereby given, that a First General Meeting of the separate creditors of the above-named Abraham Beddow is hereby summoned to be held at the offices of Joseph Edward Sheldon, 51, High-street, Wednesbury, in the county of Stafford, on the 12th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

JOSEPH EDWD. SHELDON, 51, High-street, Wednesbury, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Staffordshire, holden at Burton-on-Trent.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Storer, formerly of 36, St. Peter-street, then of 65, London-road, then of 89, Osaston-road, all in Derby, and now of Swadlincote, all in the county of Derby, 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 offices of Mr. William Saunders, Accountant, Wardwick, Derby, on the 15th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 28th day of February, 1880.

M. P. SMITH, Swadlincote, Solicitor for the Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Staffordshire, holden at Burton-on-Trent.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Udale, of Abbot's Bromley, in the county of Stafford, 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 Messrs. Flint and Flint, Solicitors, High-street, Uttoxeter, on the 23rd day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

FLINT and FLINT, High-street, Uttoxeter, Solicitors for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Halifax. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Sutcliffe Jackson, of Northgate, Halifax, in the county of York, Tailor 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 White Lion Hotel, Silver-street, Halifax aforesaid, on the 31st day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

WM. H. BOOCOCK, Silver-street, Halifax, Solicitor for the said Samuel Sutcliffe Jackson.

**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 Cuthbert Bateson, of No. 67, Albion-street, Castleford, in the county of York, Grocer and Fish 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 Carr's Railway Hotel, in Castleford aforesaid, on the 18th day of March, 1880, at half-past two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

C. A. PHILLIPS, Castleford, Solicitor for the said Cuthbert Bateson.

**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 Oastler Crowther, of No. 26, Huntriss-row, Scarborough, in the county of York, Solicitor.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Abbot's North Eastern Hotel, in the city of York, on the 18th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

H. O. WELLBURN, 33, Huntriss-row, Scarborough, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Scarborough. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Slater, of Bridlington Quay, in the county of York, Draper 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 Imperial Hotel, Paragon-street, in the borough of Kingston-upon-Hull, on the 20th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

A WRAY, Market-place, Bridlington, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Scarborough. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Laphis, of Bridlington, in the county of York, Shoemaker.

**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. Harland, Solicitor, Bridlington, on the 8th day of March, 1880, at ten o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

THOS. HARLAND, Bridlington, Solicitor for the said Thomas Laphis.

**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 William Norbury, of 76, Whiteabbey-road, in Bradford, in the county of York, Pork 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 Victoria Hotel, White Abbey-road, Manningham, in the parish of Bradford, in the county of York, on the 15th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 25th day of February, 1880.

WILLIAM NORBURY, 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 Annie Hertz, of No. 563, Wakefield-road, Bradford, in the county of York, Grocer and Beerseller.

**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, situate at No. 15, Darley-street, Bradford aforesaid, on the 18th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

A. SMITH HAIGH, Solicitor for the said Annie Hertz.

**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 Houscroft, of Drighlington, in the county of York, Joiner.

**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. George and Wade, Solicitors, 8, Piccadilly, Bradford, in the county of York, on the 17th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

RAWSON, GEORGE, and WADE, Solicitors for the said James Houscroft.

**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 Felix Cook, of 33, Grosvenor-street, Leeds, in the county of York, Fruit and Sugar Merchant and 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 Mr. William Baildon Craven, 6, East-parade, Leeds aforesaid, Solicitor, on the 28th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

W. B. CRAVEN, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Northallerton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Dawson Lye, of Spigot Lodge, near Middleham, in the county of York, Trainer of Race Horses.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Mr. Henry Clay's, the Railway

Hotel, Northallerton, on the 16th day of March, 1880, at ten o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

CHAS. WAISTELL, Northallerton, Solicitor for the said George Dawson Lye.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Huddersfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Benson, of Holmfirth, in the county of York, Carriage 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 White Swan Hotel, Huddersfield, in the county of York, on the 19th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 4th day of March, 1880.

H. HEELEY, Holmfirth, Solicitor for the said John Benson.

**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 Samuel Dyson Richards, of Fountain-road, in the town and county of the town of Kingston-upon-Hull, Draper and Boot 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 Crown and Cushion Inn, Land of Green Ginger, Kingston-upon-Hull, on the 10th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 24th day of February, 1880.

SAMUEL D. RICHARDS, the Debtor.

**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 Philip Fish, of Morley, in the county of York, Coal 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 offices of Messrs. Ridgway and Ridgway, Solicitors, in Wellington-street, in Batley, in the county of York, on the 16th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 27th day of February, 1880.

RIDGWAY and RIDGWAY, Dewsbury and Batley, Solicitors for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Devonshire, holden at East Stonehouse.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Yabsley, of Halwell, near Totnes, in the county of Devon, Builder and 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 the offices of Mr. John Petherbridge Pearse, Solicitor, 9A, Princess-square, Plymouth, in the county of Devon, on the 10th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

J. P. PEARSE, 9A, Princess-square, Plymouth, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Devonshire, holden at Barnstaple. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Philip Colwill the younger, of Bideford, in the county of Devon, 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 the offices of Messrs. Rooker and Bazeley, 23, Bridgeland-street, Bideford, on the 10th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 1st day of March, 1880.

ROOKER and BAZELEY, Bideford, Solicitors for the said Philip Colwill the younger.

**The Bankruptcy Act, 1869.**

In the County Court of Devonshire, holden at Barnstaple. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Simon Heay Lake, of Ilfracombe, in the county of Devon, Fish and Game 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. Charles Smale, Bath House, Bideford, in the said county of Devon, on the 10th day of March, 1880, at four o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

CHAS. SMALE, Bath House, Bideford, Devon, 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 William Doubleday, of Upton, by Southwell, in the county of Nottingham, 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 Saracen's Head, Southwell, in the county of Nottingham, on the 18th day of March, 1880, at a quarter to three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

GEORGE BELK, 7, Middle-pavement, Nottingham, 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 Agnes Roe, of Newstead House, Saint James-street, in the town of Nottingham, Lodging and Boarding-house 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 office of George Belk, 7, Middle-pavement, Nottingham, on the 17th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

GEORGE BELK, 7, Middle-pavement, Nottingham, 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 William Thomas Morley, of 53, Lower Eldon-street, Sneinton, in the extended borough of Nottingham, Grocer and Provision 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 George Belk, 7, Middle-pavement, Nottingham, on the 11th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

GEORGE BELK, 7, Middle-pavement, Nottingham, 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 John Lane, formerly of Kirkby Folly, but now of Stoneyford-lane, Skegby, in the county of Nottingham, lately a Grocer, but now out of business.

**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 William Hough Stevenson, Solicitor, 11, Weekday-cross, Nottingham, on the 15th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

W. H. STEVENSON, 11, Weekday-cross, Nottingham, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Gloucester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Wilce, of Stroud, in the county of Gloucester, Draper and Milliner.

**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 Gresham Tavern, Gresham-street, London, on the 18th day of March, 1880, at one o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

HELLAS and DAVIS, Stroud, Solicitors for the said John Wilce.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Gloucester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Bourne, of No. 1, Upton-villas, Adelaide-street, Tredworth, in the city of Gloucester, Mason.

**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. 10, Berkeley-street, Gloucester, on the 22nd day of March, 1880, at twelve o'clock at noon precisely.—Dated this 3rd day of March, 1880.

ALFRED HENDERSON, 10, Berkeley-street, Gloucester, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Gloucester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Lane, of Cinderford, in the township of East Dean, in the county of Gloucester, late Shopkeeper, but now 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 Messrs. Smith and Son, Solicitors, Newnham, on the 18th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

J. K. SMITH, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Bristol.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Isaac Whittaker, of London House, 5, Haberdashers' Row, North-street, in the parish of Saint James, in the city of Bristol, Milliner and Draper.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Clifton and Carter, 51, Broad-street, Bristol, on the 15th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

CLIFTON and CARTER, 51, Broad-street, Bristol, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Bristol.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Albert Hancock and Robert Civill, trading as Hancock and Civill, of 10, Back-street, in the city and county of Bristol, Fish and Fruit Salesmen.

**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. Thomas Dix Sibly, 6, Exchange West, in the city and county of Bristol, on the 17th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

T. D. SIBLY, 6, Exchange West, Bristol, Solicitor for the said 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 Thomas Morgan, of 13, Windsor-terrace, Mina-road, Ashley Vale, in the city of Bristol, 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 Fussell, Prichard, Swann, and Henderson, Liverpool-chambers, Corn-street, Bristol, on the 17th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

FUSSELL, PRICHARD, SWANN, and HENDERSON, Liverpool-chambers, Corn-street, Bristol, Solicitors 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 Thomas Phipps, of Saint George's, in the county of Gloucester, Potato and Hay 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 Frederick Augustus Meeres, 3, Nicholas-street, Bristol, Solicitor, on the 18th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 3rd day of March, 1880.

FRED. A. MEERES, 3, Nicholas-street, Bristol, Solicitor for the said Debtor.

**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 Samuel Cornish and Arthur Cornish, of Ipswich and Needham Market, in the county of Suffolk, Shoe Manufacturers, trading under the style or firm of Cornish and Son.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at Pearce's Rooms, Princes-street, Ipswich, on the 17th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 1st day of March, 1880.

ROBERT R. HILL, 30, Saint Nicholas-street, Ipswich, Solicitor for the said Debtors.

## 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 Stephen James Lott, of Wenham Parva, in the county of Suffolk, 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. Sterling Westhorp, Solicitor, No. 32, Museum-street, Ipswich, in the said county of Suffolk, on the 25th day of March, 1880, at a quarter-past two o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

STERLING WESTHORP, 32, Museum-street Ipswich, Solicitor for the said Stephen James Lott.

## 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 John Marsh, of Stanton, in the county of Suffolk, Threshing Machine Proprietor.

**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, in Bury St. Edmunds, in the county of Suffolk, on the 27th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

SALMON and SON, Bury St. Edmunds, Solicitors for the said John Marsh.

## 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 Andrew Peak Higgs, of Twyford, in the county of Leicester, carrying on business as a Grazier, Ale, Porter, Wine, and Spirit Merchant, and lately carrying on business with one Samuel Ball, at Twyford aforesaid, and at Tilton-on-the-Hill, in the said county of Leicester, as Coal and Lime Merchants, under the style or firm of Higgs and Ball.

**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, in the county of Leicester, on the 19th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

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 Benjamin Tomlinson, carrying on business at 43, Belgrave-gate, and residing at 49, Hickokley-road, both in Leicester, in the county of Leicester, Currier and Leather Merchant, trading as W. H. Tomlinson and Co.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at our offices, 7, Belvoir-street, Leicester, on the 22nd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

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 William Hainsworth the younger, of 99, Gresham-street, Belgrave-road, Leicester, in the county of Leicester, Wholesale and Retail Grocer, Wine and 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, situate at 7, Belvoir-street, Leicester, on the 19th day of March, 1880, at half-past ten o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

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 John Portch, of the Railway Station Inn, Kegworth, in the county of Leicester, Licensed Victualler and 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 Mr. D. Whittingham, Solicitor, Middle-pavement, Nottingham, on the 22nd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

D. WHITTINGHAM, 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 William Palley, of Allington-street, Leicester, in the county of Leicester, Baker and Corn 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 Hunter and Curtis, Solicitors, situate at 13, Halford-street, Leicester aforesaid, on the 19th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

HUNTER and CURTIS, 13, Halford-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 Daniel Wade Wilson, of Wakerley, in the county of Northampton, 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 Valentine Stapleton, 19, Saint Paul's-street, Stamford, in the county of Lincoln, on the 24th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

VALENTINE STAPLETON, 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 Thomas Dumelow, of the Mitre and Keys Inn, Applegate-street, Leicester, Innkeeper, but now residing in Gartree-street, Leicester, in the county of Leicester, out of business.

**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 Messrs. J. and R. Harvey, Selborne-buildings, Millstone-lane, Leicester, on the 10th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 3rd day of March, 1880.

J. and R. HARVEY, Selborne-buildings, Millstone-lane, Leicester, Solicitors for the said Thomas Dumelow.

## 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 Francis Milburn, of No. 40, Shield-street, Shieldfield, in the borough and county of Newcastle-upon-Tyne, 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. John Fleming, Union-chambers, Grainger-street West, Newcastle-upon-Tyne aforesaid, on the 19th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

JOHN FLEMING, Union-chambers, Grainger-street West, Newcastle-upon-Tyne, Solicitor for the said Francis Milburn.

## 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 Joseph Townsend, of Rothbury, in the county of Northumberland, Tea and General Dealer.

**NOTICE** is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. R. W. and J. A. Sison, Accountants, Bank-chambers, Mosley-street, Newcastle-upon-Tyne, on the 16th day of March, 1880, at one o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

ARNOTT and SWAN, 13, Pilgrim-street, Newcastle-on-Tyne, Solicitors for the said Debtor.

## 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 William Islip, of Melchbourne, in the county of Bedford, 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 Swan Hotel, in Bedford, on the 17th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

DAY and WADE-GERY, Saint Neots, Solicitors for the said William Islip.

## 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 Mary Ann Bell, of the Swan Hotel, Redcar, in the North Riding of the county of York, 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. John Peacock, Solicitor, No. 7, Zetland-road, Middlesborough, in the county of York, on the 17th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 1st day of March, 1880.

JNO. PEACOCK, Solicitor for the said Mary Ann Bell.

## 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 James Brittain, late of Langley Moor, in the county of Durham, Merchant Tailor, but now of No. 11, Cannon-street, Middlesborough, in the county of York, Journeyman 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 offices of John William Teale, Esq., Albert-road, Middlesborough, on the 13th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 24th day of February, 1880.

JOHN WM. TEALE, Esq., Albert-road, 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 Thomas William Bone, of Middlesborough, in the county of York, Bird Dealer and Hair Dresser.

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, Esq., Albert-road, Middlesborough, on the 19th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

JOHN WM. TEALE, Esq., Albert-road, Middlesborough, Solicitor for the said Debtor.

## The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Waldemar Brandt, of No. 1, Nile-street, Sunderland, in the county of Durham, Coal Merchant and Shipbroker, trading as Waldemar Brandt and Co.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. William Pinkney, Esq., John-street, Sunderland, on the 19th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

WILLIAM PINKNEY, Esq., John-street, Sunderland, Solicitor for the said Waldemar Brandt.

## The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Matthias Möller, late of George-street, West Hartlepool, in the county of Durham, Ship Chandler, and now residing at 12, North Moor-street, Sunderland, in the county of Durham, Clerk.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Arthur Trevor Crow the younger, Solicitor, 48, West Sunnyside, Sunderland aforesaid, on the 22nd day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 3rd day of March, 1880.

ARTHUR T. CROW, Jun., Esq., 48, West Sunnyside, Sunderland, Solicitor for the said Matthias Möller.

## The Bankruptcy Act, 1869.

In the County Court of Cumberland, holden at Carlisle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Chalmers, of Scotchby, in the parish of Wetheral, in the county of Cumberland, 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 office of Mr. Joseph Bendle, Solicitor, No. 1, Hodgson's-court, Scotch-street, Carlisle, on the 18th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

JOS. BENDLE, Esq., Hodgson's-court, Scotch-street, Carlisle, Solicitor for the said Debtor.

## The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Hastings.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Palmer, of No. 27, White Rock-place, the Hastings Pier, and No. 12, Magdalen-terrace, all in the borough of Hastings, in the county of Sussex, Bookseller 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 Bridge House Hotel, London Bridge, London, on the 16th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 1st day of March, 1880.

SAVERY and CHAMBERS, No. 4, Trinity-street, Hastings, Solicitors for the said Alfred Palmer.

## The Bankruptcy Act, 1869.

In the County Court of Dorsetshire, holden at Dorchester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Martin, of No. 21, Park-street, Melcombe Regis, in the county of Dorset, Tailor.

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. Thomas Arundell Hanne, Esq., Upper Bond-street, Melcombe Regis, in the county of Dorset, on the 11th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

THOS. A. HANNE, Esq., Solicitor for the said Debtor.

## The Bankruptcy Act, 1869.

In the County Court of Dorsetshire, holden at Dorchester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Percival Cake the younger, of Bincombe, in the county of Dorset, Farmer and Letter for Hire of a Threshing Machine.

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 Junction Hotel, in Dorchester, on the 25th day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 28th day of February, 1880.

M. C. WESTON, Solicitor for the said Percival Cake the younger.

## The Bankruptcy Act, 1869.

In the County Court of Dorsetshire, holden at Dorchester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Melborne Friend, of Tarrant Hinton, in the county of Dorset, 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 Crown Hotel, Blandford, in the county of Dorset, on the 18th day of March, 1880, at one o'clock in the afternoon precisely.—Dated this 28th day of February, 1880.

C. M. C. WHATMAN, Esq., Salisbury, Solicitor for the said John Melborne Friend.

## 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 Riley, of No. 15, Scholefield-street, Birmingham, in the county of Warwick, also carrying on business at Lawley-street Wharf, Birmingham aforesaid, as a Coal Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Hawkes and Weekes, Solicitors, No. 14, Temple-street, Birmingham, in the county of Warwick, on the 18th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 1st day of March, 1880.

HAWKES and WEEKES, Esq., Temple-street, Birmingham, Solicitors 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 Cornell, of No. 34, Henry-street, Birmingham, in the county of Warwick, Carpenter, Builder, and General Contractor, formerly of No. 107, Aston-road, Birmingham 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. Alfred Peet, Solicitor, 83, Colmore-row, Birmingham, in the county of Warwick, on the 19th day of March, 1880, at half-past eleven o'clock in the forenoon precisely.—Dated this 3rd day of March, 1880.

ALFRED PEET, Esq., 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 James Munro Flavell, of the Shepherd and Shepherdess Inn, Old Cross-street, Birmingham, in the county of Warwick, Public House Manager.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at our offices, No. 36, Temple-street, Birmingham aforesaid, on the 19th day of March, 1880, at three o'clock in the afternoon precisely.—Dated this 2nd day March, 1880.

TARLETON and BUTLIN, 36, Temple-street, Birmingham, Solicitors for the said Debtor.

**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 James, of Bishop's Castle, in the county of Salop, Coal Dealer.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Jerningham Arms Hotel, Shifnal, in the county of Salop, on the 22nd day of March, 1880, at two o'clock in the afternoon precisely.—Dated this 2nd day of March, 1880.

HENRY STARR NEWILL, Solicitor for the said Richard James.

**The Bankruptcy Act, 1869.**

In the County Court of Cheshire, holden at Nantwich and Crewe.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Simpson, of Broomhall Grange, in the parish of Tyley, in the county of Stafford, Farmer.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Royal Hotel, Crewe, in the county of Chester, on the 19th day of March, 1880, at eleven o'clock in the forenoon precisely.—Dated this 2nd day of March, 1880.

E. TENNANT and CO., 12, Cheapside, Hanley, Solicitors 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 Edward Roberts, of Fron Dirion Llong, in the parish of Mold, in the county of Flint, Farmer.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Royal Hotel, Rhyd, on the 24th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 28th day of February, 1880.

WM. DAVIES, Well-street, Holywell, 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 Nathaniel White, of No. 133, Foregate-street, in the city of Chester, Outfitter.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, Eastgate-buildings, in the city of Chester, on the 19th day of March, 1880, at twelve o'clock at noon precisely.—Dated this 2nd day of March, 1880.

WILLIAM HENRY CHURTON, Eastgate-buildings, Chester, 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 John Edmund Cox, of 46, Talbot-road, Bayswater, and now of 26, Catherine-street, Strand, both in the county of Middlesex, Doctor of Divinity and Clerk in Holy Orders.

**N**OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Incorporated Law Society, Chancery-lane, London, on the 19th day of March, at half-past two o'clock in the afternoon precisely, to alter and vary the terms of the composition agreed to and confirmed at the first and second general meetings held under these proceedings, on the 5th day of July, 1876, and the 19th day of July, 1876, respectively.—Dated this 2nd day of March, 1880.

J. M. UPFILL, 2, Serjeants'-inn, Chancery-lane, London, and West Croydon, Solicitor for the said Debtor.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charles Goodyear, of No. 4, Westminster-chambers, Victoria-street, in the county of Middlesex, also of St. James', New Cross, in the county of Kent, and of St. Breward Bissand and Wadebridge, all in the county of Cornwall, Granite Merchant.

**N**OTICE is hereby given, that a General Meeting of the Creditors of the above-named Charles Goodyear will be held at the offices Messrs. Jno. F. Lovering and Co., No. 77, Gresham-street, in the city of London, on Tuesday, the 30th day of March next, at twelve o'clock at noon, and that the object thereof and the business to be transacted thereat are as follows:—1st. To audit the accounts of the Trustees; 2nd. To grant the Trustees their release at a date to be named; 3. To fix the date for closing the liquidation; 4. To pass all or any of the foregoing resolutions, or any other resolution incidental to the meeting and competent to the creditors to pass.—Dated this 3rd day of March, 1880.

JNO. F. LOVERING,  
THS. MARTYN, Trustees.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court, transferred from the County Court of Kent, holden at Canterbury.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Mary Barbara Felicity Hales, of Hales Place, Canterbury, in the county of Kent, Spinster, of no occupation.

**A** GENERAL Meeting of the Creditors of the above-named Mary Barbara Felicity Hales is hereby summoned to be held at the offices of Messrs. Andrews and Mason, Nos. 7 and 8, Ironmonger-lane, Cheapside, in the city of London, on Thursday, the 11th day of March, 1880, at eleven o'clock in the forenoon, for the purpose of sanctioning the acceptance by the Trustees of a general scheme of settlement of the affairs of the debtor, under the 28th section of the Bankruptcy Act, 1869, in the following terms:—1. That the Trustees be at liberty, with the consent of the debtor, to sell, convey, and assign to Mr. Isaac Bugg Coaks, of the city of Norwich, Gentleman, all the estate, property, and effects of the said Mary Barbara Felicity Hales vested in the said Trustees, for a sum to be previously paid, sufficient to pay a First and Final Dividend of sixteen shillings in the pound on all debts proved or provable in this liquidation other than those of which the said Isaac Bugg Coaks has become the purchaser or assignee, and all costs, charges, and expenses incurred or sustained by the Trustees up to and including such sale or transfer, under or in respect of, or consequent upon, or incidental to the above-mentioned liquidation proceedings, and of the carrying out and completion of this arrangement; 2. That upon a certificate of the Trustees that the provisions of the former resolution have been complied with, the discharge of the said Mary Barbara Felicity Hales be granted; 3. That thereupon the liquidation be closed and the Trustees released.—Dated this 2nd day of March, 1880.

CHARLES FRANCIS NOSOTTI,  
GEORGE DONALDSON,  
GEORGE ATTENBOROUGH,  
JOSEPH ANDREWS, Trustees.

**The Bankruptcy Act, 1869.**

In the County Court of Cheshire, holden at Chester.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Ernest Richard Kemp, of the Golden Eagle, Castle-street, in the city of Chester, Publican.

**N**OTICE is hereby given, that a Meeting of the Creditors of the above-named debtor will be held at the office of Mr. T. J. Mason, 23, Bridge Street-row East, Chester, on Tuesday, the 9th day of March instant, at three o'clock in the afternoon, to pass the following resolutions:—To vote the Trustees' remuneration; to audit the Trustee's accounts; to declare a dividend of five shillings in the pound; to appoint a day for the close of the liquidation; to release the Trustee; to discharge the debtor.—Dated this 2nd day of March, 1880. JAMES DOXEY, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Cheshire, holden at Chester.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph John Fernley, of Tarvin, in the county of Chester, Book Agent.

**N**OTICE is hereby given, that a Meeting of the Creditors of the above-named debtor will be held at the office of Mr. T. J. Mason, 23, Bridge Street-row East, Chester, on Thursday, the 11th day of March instant, at three o'clock in the afternoon, to pass the following resolutions:—To vote the Trustee's remuneration; to audit the Trustee's accounts; to declare a Dividend of 20s. in the pound; to appoint a day for the close of the liquidation and the payment of any surplus to the debtor; to discharge the debtor.—Dated this 2nd day of March, 1880.

THOMAS WILLIAMS, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Rochester. **C**  
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick James Cole, of Crayford-road, Erith, in the county of Kent, Waterproofer.

**NOTICE** is hereby given, that a General Meeting of the Creditors in the above matter will be held at the offices of Houghtons and Byfield, Solicitors, of 85, Gracechurch-street, in the city of London, on Monday, the 15th day of March, 1880, at four o'clock in the afternoon, for the following purposes, viz.:—1. To audit and pass the Trustee's accounts; 2. To close the liquidation and grant the release of the Trustee; 3. To pass any or any of the foregoing resolutions, or any other resolutions incidental to the meeting and competent for the creditors to pass.—Dated this 3rd day of March, 1880.

OLIVER PRESCOTT MACFARLANE, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Durham. **C**  
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Geldart, of Charles-street, Spennymoor, in the county of Durham, Plumber and Whitesmith.

**A** MEETING of the Creditors of the above-named debtor will be held at the offices of Mr. J. T. Proud, Solicitor, 25, Market-place, Bishop Auckland, in the said county, on Saturday, the 13th day of March, 1880, at eleven o'clock in the forenoon, for the purpose of considering the propriety of sanctioning a scheme of settlement of the debtor's affairs under the 28th section of the Bankruptcy Act, 1869, whereby the Trustee shall be authorized to sell to the debtor his estate for a sum sufficient to pay the creditors a dividend of two shillings and sixpence in the pound, and all costs and charges against the estate, such payment to be secured in manner approved of by the creditors assembled; to fix the Trustee's remuneration and grant his discharge.—Dated this 3rd day of March, 1880.

WILLIAM LITTLE, Jun., 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 James Jackson, residing at the Shrubbery, Great Barr, in the county of Stafford, and carrying on business as a China and Glass Merchant, at 35, Edmund-street, Birmingham, in the county of Warwick; and at 152, Fwyade, Leamington, in the same county, and at 52a, Bold-street, Liverpool, in the county of Lancaster.

**A** MEETING of the Creditors of the above-named James Jackson, who filed a petition for liquidation by arrangement of his affairs in this Honourable Court on the 20th day of October, 1879, will be held at the offices of Messrs. Beale, Marigold, and Co., Solicitors, 30, Waterloo-street, Birmingham, on the 24th day of March, 1880, at three o'clock in the afternoon, for the purpose of considering the propriety of sanctioning and, if thought expedient, to sanction the acceptance by the Trustees of a composition of eight shillings in the pound offered by the debtor, secured in such manner as the creditors may determine, and payable within twelve months from the date of the approval of the Court of the resolutions authorizing the Trustees to accept such composition, or of passing any other resolution or resolutions which may be necessary.—Dated this 2nd day of March, 1880.

SAML. HAYES, Cheapside, Hanley;  
LUKE J. SHARP, 47, Ann-street, Birmingham;  
Trustees for the Estate of the above-named James Jackson.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Fanny Farrow, of 36, Canonbury-park South, Islington, in the county of Middlesex, Widow, lately carrying on business as a Licensed Victualler at the Thatched House Public-house, 119, Essex-road, Islington, in the said county, and also lately carrying on business as Licensed Victualler at the Olive Branch Public-house, 223, Gray's-inn-road, in the said county, in partnership with George Rogers, under the style of George Rogers.

**T**HE creditors of the above-named Fanny Farrow who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Samuel Martin Wood, of 49, Belvedere-road, Lambeth, in the county of Surrey, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

S. M. WOOD, Trustee.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Henry William Kennard, of 249, High-street, Poplar, in the county of Middlesex, Cheesemonger and Pork Butcher.

**T**HE creditors of the above-named Henry William Kennard who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Benjamin Minors Woollan, jun., of 3, Newgate-street, in the city of London, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 3rd day of March, 1880.

B. M. WOOLLAN, Jun., 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 Edmé Marie Thomas Garnier, of 34, Great Marlborough-street, in the county of Middlesex, Manufacturing Goldsmith and Jeweller, formerly trading as Shuff and Garnier, and lately trading as E. Garnier.

**T**HE creditors of the above-named Edmé Marie Thomas Garnier who have not already proved their debts, are required, on or before the 16th day of March, 1880, to send their names and addresses, and the particulars of their debts, or claims, to me, the undersigned, Samuel Slater, of No. 32, Queen Victoria-street, 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 4th day of March, 1880.

SAM. SLATER, Trustee.

## 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 Richard Skinner, of Steyning, in the county of Sussex, Tailor.

**T**HE creditors of the above-named Richard Skinner who have not already proved their debts, are required, on or before the 10th day of March 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Frederick George Clark, of No. 7, Union-street, Ship-street, Brighton, in the county of Sussex, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

F. G. CLARK, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Tunbridge Wells, In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Alphonso Vos, of East Grinstead, in the county of Sussex, at present of no occupation, but formerly carrying on business at East Grinstead aforesaid, as a Wine and Spirit and Ale Merchant.

**T**HE creditors of the above-named James Alphonso Vos who have not already proved their debts, are required, on or before the 20th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Messrs. PEARLESS and BEECHING, the Solicitors for the Trustee under the liquidation, at our offices at Tunbridge Wells aforesaid, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 2nd day of March, 1880.

PEARLESS and BEECHING, Solicitors for the Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Shaw, carrying on business at 71, Westgate-road, in the borough of Newcastle-upon-Tyne, as an Ironmonger, under the style of William Shaw and Co., previously carrying on business as an Ironmonger, in New Bridge-street, Newcastle-upon-Tyne aforesaid, under the said style, and residing at lodgings at Prudhoe-terrace, Tynemouth, in the county of Northumberland.

**T**HE creditors of the above-named William Shaw who have not already proved their debts, are required, on or before the 20th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joseph J. Forster, 11, Newgate-street, Newcastle-upon-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 3rd day of March, 1880.

JOSEPH J. FORSTER, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Muir, of the Rose and Crown Inn, Nos. 5 and 7, Newgate-street, and of the Green Tree Inn, No. 264, Scotswood-road, and of the Prince Consort Inn, Cottenham-street, and residing at No. 7, St. Thomas-square, all in the borough and county of Newcastle-upon-Tyne, Licensed Victualler and Wine and Spirit Merchant.

THE creditors of the above-named George Muir who have not already proved their debts, are required, on or before the 22nd day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Gillespie, of Cross House-chambers, Westgate-road, Newcastle-on-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

THOMAS GILLESPIE, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Armstrong, of Heaton-road, Byker, in the borough and county of Newcastle-upon-Tyne, now residing in furnished lodgings at No. 24, Keppell-street, South Shields, in the county of Durham, Builder and Contractor.

THE creditors of the above-named William Armstrong who have not already proved their debts, are required, on or before the 22nd day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Gillespie, Cross House-chambers, Westgate-road, Newcastle-upon-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

THOMAS GILLESPIE, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Brittan, of Stamford, in the county of Lincoln, Milliner and Fancy Draper.

THE creditors of the above-named John Brittan who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Reedman, of No. 45, Broad-street, Stamford 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 1st day of March, 1880.

JOHN REEDMAN, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Barnes, of No. 2, Church-street, Saint Martins, Stamford Baron, in the county of Northampton, Builder and Publican.

THE creditors of the above-named Robert Barnes who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Reedman, of No. 45, Broad-street, Stamford, in the county of Lincoln, 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 1st day of March, 1880.

JOHN REEDMAN, 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 Robert Coombs Bowker, of 9, Lower Mosley-street, in the city of Manchester, Merchant, trading under the style or firm of R. C. Bowker and Co., and lately residing at Heathfield, in Eccles, near the said city, but now at Devonshire-road, in Buxton, in the county of Derby.

THE creditors of the above-named Robert Coombs Bowker who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Adamson, of No. 5, Norfolk-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 3rd day of March, 1880.

JNO. ADAMSON, Trustee.

No. 24820.

K

## 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 Frederick James Broadhurst, of Ellesmere-street, Howley, within Warrington aforesaid, Provision Dealer.

THE creditors of the above-named Frederick James Broadhurst who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joseph Harrison, High Bailiff of the said Court, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

JOSEPH HARRISON, Trustee.

## 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 Rathbone and Alfred Dutton, both of Runcorn, in the county of Chester, Sail Makers, trading together in copartnership at Percival-lane, in Runcorn aforesaid, under the style or firm of Rathbone and Dutton.

THE creditors of the above-named John Rathbone and Alfred Dutton who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joseph Harrison, High Bailiff of the said Court, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

JOSEPH HARRISON, Trustee.

## 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 Charles Hargreaves, of No. 116, Upper Moss-lane, Hulme, Manchester, in the county of Lancaster, Dentist.

THE creditors of the above-named Charles Hargreaves who have not already proved their debts, are required, on or before the 24th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Corden Paulson, of 47, Cornwallis-street, Liverpool, in the county of Lancaster, Publican, 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 2nd day of March, 1880.

CORDEN PAULSON, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Horner, of Eldon House, Village-road, Oxtou, in the county of Chester, and John Jones, of Wavertree-terrace, Wavertree, near Liverpool, in the county of Lancaster, trading under the style or firm of Horner and Co., at 34, South Castle-street, Liverpool aforesaid, as Flax and Hemp Merchants.

THE separate creditors of the above-named William Horner and John Jones who have not already proved their debts, are required, on or before the 12th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Theodore Rogers, of 16, Lord-street, Liverpool 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 3rd day of March, 1880.

T THEODORE ROGERS, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Horner, of Eldon House, Village-road, Oxtou, in the county of Chester, and John Jones, of Wavertree-terrace, Wavertree, near Liverpool, in the county of Lancaster, trading together under the style or firm of Horner and Co., at 34, South Castle-street, Liverpool aforesaid, as Flax and Hemp Merchants.

THE separate creditors of the above-named William Horner who have not already proved their debts, are required, on or before the 12th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Theodore Rogers, of 16, Lord-street, Liverpool 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 3rd day of March, 1880.

T. THEODORE ROGERS, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Cornwall, holden at Truro.  
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Trewren Scott, of Falmouth, in the county of Cornwall, Wine and Spirit Merchant.

THE creditors of the above-named William Trewren Scott who have not already proved their debts, are required, on or before the 17th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Chirgwin, of 26, River-street, Truro, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 27th day of February, 1880

THOS. CHIRGWIN, Trustee.

## The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield.  
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Beaumont, of Oughtibridge, in the county of York, Corn Miller and Mining Engineer, George Brown, of Monk Bretton, in the parish of Royston, in the same county, Farmer, and George Turner, of Pitsmoor, near Sheffield, in the same county, all carrying on business in partnership together at Harvest-lane, in Sheffield aforesaid, as Coal Merchants, under the style of Beaumont, Brown, and Co., and lately carrying on business in partnership as Colliery Proprietors and Coal Merchants, at the Newhill Colliery, near Wath-upon-Dearne, in the said county of York, under the style of the Newhill Colliery Company, and also lately carrying on business in partnership with Walter Clark, at Harvest-lane, in Sheffield aforesaid, as Iron Merchants and Steel Converters, under the style of Stephen Martin, Jun., and Co., and the said James Beaumont and George Turner now carrying on business in partnership with John Wilcock, of Sharrow, near Sheffield aforesaid, Colliery Proprietor, and Henry Smith, of Barnsley aforesaid, Timber Merchant, as Skating Rink Proprietors, at the Barnsley Skating Rink, in Barnsley aforesaid, under the style of the Barnsley Skating Rink Company, and the said James Beaumont now carrying on business in partnership with Henrietta Eliza, Viscountess Galway, as Colliery Proprietors and Coal Merchants, at Havercroft, near Barnsley, in the said county of York, under the style of the Hodroyd Colliery Company.

THE creditors of the above-named James Beaumont, George Brown, and George Turner who have not already proved their debts are required, on or before the 1st day of April, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, J. Unwin Wing, of Prideaux-chambers, Change-alley, Sheffield, in the county of York, 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 27th day of February, 1880.

J. UNWIN WING,  
E. G. LANCASTER, Trustees.

## The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield.  
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Beaumont, of Oughtibridge, in the county of York, Corn Miller and Mining Engineer, George Brown, of Monk Bretton, in the parish of Royston, in the same county, Farmer, and George Turner, of Pitsmoor, near Sheffield, in the same county, all carrying on business in partnership together at Harvest-lane, in Sheffield aforesaid, as Coal Merchants, under the style of Beaumont, Brown, and Co., and lately carrying on business in partnership as Colliery Proprietors and Coal Merchants, at the Newhill Colliery, near Wath-upon-Dearne, in the said county of York, under the style of the Newhill Colliery Company, and also lately carrying on business in partnership with Walter Clark, at Harvest-lane, in Sheffield aforesaid, as Iron Merchants and Steel Converters, under the style of Stephen Martin, Jun., and Co., and the said James Beaumont and George Turner now carrying on business in partnership with John Wilcock, of Sharrow, near Sheffield aforesaid, Colliery Proprietor, and Henry Smith, of Barnsley aforesaid, Timber Merchant, as Skating Rink Proprietors, at the Barnsley Skating Rink, in Barnsley aforesaid, under the style of the Barnsley Skating Rink Company, and the said James Beaumont now carrying on business in partnership with Henrietta Eliza, Viscountess Galway, as Colliery Proprietors and Coal Merchants, at Havercroft, near Barnsley, in the said county of York, under the style of the Hodroyd Colliery Company.

THE separate creditors of the above-named James Beaumont who have not already proved their debts, are required, on or before the 1st day of April, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, J. Unwin Wing, of Pri-

deaux-chambers, Change-alley, Sheffield, in the county of York, 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 27th day of February, 1880.

J. UNWIN WING,  
E. G. LANCASTER, Trustees.

## The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield.  
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Beaumont, of Oughtibridge, in the county of York, Corn Miller and Mining Engineer, George Brown, of Monk Bretton, in the parish of Royston, in the same county, Farmer, and George Turner, of Pitsmoor, near Sheffield, in the same county, all carrying on business in partnership together at Harvest-lane, in Sheffield aforesaid, as Coal Merchants, under the style of Beaumont, Brown, and Co., and lately carrying on business in partnership as Colliery Proprietors and Coal Merchants, at the Newhill Colliery, near Wath-upon-Dearne, in the said county of York, under the style of the Newhill Colliery Company, and also lately carrying on business in partnership with Walter Clark, at Harvest-lane, in Sheffield aforesaid, as Iron Merchants and Steel Converters, under the style of Stephen Martin, Jun., and Co., and the said James Beaumont and George Turner now carrying on business in partnership with John Wilcock, of Sharrow, near Sheffield aforesaid, Colliery Proprietor, and Henry Smith, of Barnsley aforesaid, Timber Merchant, as Skating Rink Proprietors, at the Barnsley Skating Rink, in Barnsley aforesaid, under the style of the Barnsley Skating Rink Company, and the said James Beaumont now carrying on business in partnership with Henrietta Eliza, Viscountess Galway, as Colliery Proprietors and Coal Merchants, at Havercroft, near Barnsley, in the said county of York, under the style of the Hodroyd Colliery Company.

THE separate creditors of the above-named George Brown who have not already proved their debts, are required, on or before the 1st day of April, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, J. Unwin Wing, of Prideaux-chambers, Change-alley, Sheffield, in the county of York, 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 27th day of February, 1880.

J. UNWIN WING,  
E. G. LANCASTER, Trustees.

## The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield.  
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Beaumont, of Oughtibridge, in the county of York, Corn Miller and Mining Engineer, George Brown, of Monk Bretton, in the parish of Royston, in the same county, Farmer, and George Turner, of Pitsmoor, near Sheffield, in the same county, all carrying on business in partnership together at Harvest-lane, in Sheffield aforesaid, as Coal Merchants, under the style of Beaumont, Brown, and Co., and lately carrying on business in partnership as Colliery Proprietors and Coal Merchants, at the Newhill Colliery, near Wath-upon-Dearne, in the said county of York, under the style of the Newhill Colliery Company, and also lately carrying on business in partnership with Walter Clark, at Harvest-lane, in Sheffield aforesaid, as Iron Merchants and Steel Converters, under the style of Stephen Martin, Jun., and Co., and the said James Beaumont and George Turner now carrying on business in partnership with John Wilcock, of Sharrow, near Sheffield aforesaid, Colliery Proprietor, and Henry Smith, of Barnsley aforesaid, Timber Merchant, as Skating Rink Proprietors, at the Barnsley Skating Rink, in Barnsley aforesaid, under the style of the Barnsley Skating Rink Company, and the said James Beaumont now carrying on business in partnership with Henrietta Eliza, Viscountess Galway, as Colliery Proprietors and Coal Merchants, at Havercroft, near Barnsley, in the said county of York, under the style of the Hodroyd Colliery Company.

THE separate creditors of the above-named George Turner, who have not already proved their debts, are required, on or before the 1st day of April, 1880, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, J. Unwin Wing, of Prideaux-chambers, Change-alley, Sheffield, in the county of York, 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 27th day of February, 1880.

J. UNWIN WING,  
E. G. LANCASTER, Trustees.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Sheffield, by transfer from the County Court of Lancashire, holden at Bolton.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Walter Dyson, formerly of Clifton House, Darnall, in the parish of Sheffield, in the county of York, carrying on business in partnership with George Enoch Hodgkinson and William Fisher, both of Sheffield aforesaid, at the Carbrook Forge and Rolling Mills, near Tinsley, in the parish of Rotherham, in the said county of York, under the style of G. W. Dyson and Co., as Steel Forgers and Rollers, subsequently carrying on the same business in partnership with the said George Enoch Hodgkinson and George Whitton, at the Carbrook Forge and Rolling Mills aforesaid, under the style of G. W. Dyson and Co., subsequently carrying on the business of a Steel Forger and Roller alone, at the Midland Forge and Rolling Mills, in Sheffield aforesaid, under the style of G. W. Dyson and Co., subsequently Manager at the Sheffield Forge and Rolling Mills Company, in Millsands, in Sheffield aforesaid, but now of 108, Davenport-street, Bolton, in the county of Lancaster, Iron and Steel Works Manager.

**T**HE creditors of the above-named George Walter Dyson who have not already proved their debts, are required, on or before the 22nd day of March, 1880, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Cooper Corbridge, at the offices of Messrs. Camm and Corbridge, 133 and 135, Norfolk-street, Sheffield, 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 3rd day of March, 1880.

COOPER CORBRIDGE, 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 Guttman Oppenheim, of 18, Lowerhead-row, in Leeds, in the county of York, Woollen Draper, trading under the style or firm of J. G. Oppenheim and Co.

**T**HE creditors of the above-named Joseph Guttman Oppenheim who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Hayes, of Britannia-buildings, Oxford-place, Leeds, 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 5th day of March, 1880.

THOS. HAYES, 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 George Chamberlain, of Portland-street, Leeds, in the county of York, Coach Builder.

**T**HE creditors of the above-named George Chamberlain who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Hayes, of Britannia-buildings, Oxford-place, Leeds, 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 5th day of March, 1880.

THOS. HAYES, 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 Hannah Scott, of White-bridge Farm, Holton, near Leeds, in the county of York, Farmer.

**T**HE creditors of the above-named Hannah Scott who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Hayes, of Britannia-buildings, Oxford-place, Leeds, 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 5th day of March, 1880.

THOS. HAYES,  
ROBT. WOOD, Trustees.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Bradford. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Simeon Townend, of Bradford, in the county of York, Worsted Spinner.

**T**HE creditors of the above-named Simeon Townend who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send

their names and addresses, and the particulars of their debts or claims, to us, the undersigned, Benjamin Musgrave and Joseph Samuel Colefax, both of Bradford, in the county of York, 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 28th day of March, 1880.

BENJ. MUSGRAVE,  
J. S. COLEFAX, Trustees.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Bradford, transferred from the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Murdoch, in lodgings at 61, Queen's-road, in the town of Nottingham, Draper.

**T**HE creditors of the above-named James Murdoch who have not already proved their debts, are required, on or before the 12th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to the undersigned, Peter Kerr Chesney, of No. 1, Leeds-road, Bradford, in the county of York, 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 1st day of March, 1880.

PETER KERR CHESNEY,  
IVY CAMPBELL, Trustees.

**The Bankruptcy Act, 1869.**

In the County Court of Yorkshire, holden at Bradford. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Sutcliffe Widdup, of Skipton, in the county of York, Boat Builder.

**T**HE creditors of the above-named Sutcliffe Widdup who have not already proved their debts, are required, on or before the 20th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Hogg, of Skipton, in the county of York, 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 2nd day of March, 1880.

JOHN HOGG, 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 William James Childerhouse, of the King William the Fourth Hotel, Bond-street, in the borough of Kingston-upon-Hull, Licensed Victualler.

**T**HE creditors of the above-named William James Childerhouse who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Fras. Summers, of 2, Manor-street, Hull, the Solicitor for the Trustee, or to Benjamin Pickering, of the borough of Kingston-upon-Hull, 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 3rd day of March, 1880.

FRAS. SUMMERS, Solicitor for the 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 George Watts, of Knapton, in the county of Norfolk, Farmer.

**T**HE creditors of the above-named George Watts who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Frederic Richard Hylton, of Felmingham, in the county of Norfolk, Farmer, 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 3rd day of March, 1880.

FREDERIC RICHARD HYLTON, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Norfolk, holden at Great Yarmouth. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Chambers, of Great Yarmouth, in the county of Norfolk, Sailmaker.

**T**HE creditors of the above-named William Chambers who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Lovewell Blake, of Hall Quay-chambers, Great Yarmouth 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 1st day of March, 1880.

LOVEWELL BLAKE, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Norfolk, holden at Great Yarmouth. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Samuel Stephen Kelf, of Great Yarmouth, in the county of Norfolk, Boot and Shoe Maker.

**T**HE creditors of the above-named Samuel Stephen Kelf who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Lovewell Blake, of Hall Quay-chambers, Great Yarmouth, in the county of Norfolk, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

LOVEWELL BLAKE, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Shropshire, holden at Shrewsbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Heath, of Shrewsbury, and also of Hadnal, in the county of Salop, Coal Merchant and Farmer, and also carrying on business as a Coal Merchant, at Castle Foregate and Abbey Foregate, Shrewsbury aforesaid, and also at Westbury, in the said county, and at Leominster, in the county of Hereford, under the name or style of the Shrewsbury and Shropshire Coal Company.

**T**HE creditors of the above-named William Heath who have not already proved their debts, are required, on or before the 12th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas James Agar, of 50, Ann-street, Birmingham, in the county of Warwick, 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 2nd day of March, 1880.

T. J. AGAR, Trustee.

**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 Levi Jones, of Bampton, in the county of Oxford, Carpenter and Wheelwright.

**T**HE creditors of the above-named Levi Jones who have not already proved their debts, are required, on or before the 15th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Frederick Stephens, of Bampton, in the county of Oxford, Grocer, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

FREDERICK STEPHENS, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Worcestershire, holden at Stourbridge.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Henry Squires and John Stevens, both of Wordsley, in the parish of Kingswinford, in the county of Stafford, Galvanizers, carrying on business in copartnership at Wordsley aforesaid, under the style or firm of the Crown Galvanizing Company.

**T**HE creditors of the above-named William Henry Squires and John Stevens who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, A. Phillips Price, of Upper High-street, Stourbridge aforesaid, Solicitor for the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 3rd day of March, 1880.

A. PHILLIPS PRICE, Solicitor for the Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Shropshire, holden at Madeley. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Edward Peach, of Shifnal, in the county of Salop, Innkeeper.

**T**HE creditors of the above-named George Edward Peach who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Benjamin Farmer, of New-street, Shifnal 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 3rd day of March, 1880.

BENJ. FARMER, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Bristol. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Aubany Marquiss Clark, of No. 70, Regent-street, Newtown, in the out-parish of Saint Phillip, in the city of Bristol, Tailor and Draper, and of No. 6, Pembroke-street, in the parish of Saint Paul, in the said city of Bristol.

**T**HE creditors of the above-named Aubany Marquiss Clark who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Edward Thomas Collins, of 39, Broad-street, Bristol, 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 2nd day of March, 1880.

EDWD. THOS. COLLINS, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Bristol. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Frederick Charles Newcombe, of 21, Woodwell-crescent, Saint George's-road, and of the Abbott's House, Lower College Green, both in the city and county of Bristol, Oil and Colour Man, and General Dealer.

**T**HE creditors of the above-named Frederick Charles Newcombe who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edward Thomas Collins, of 39, Broad-street, Bristol, 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 2nd day of March, 1880.

EDWD. THOS. COLLINS, Trustee.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Bristol. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Emma Mary Lloyd, of the White Hart Hotel, Cricklade, in the county of Wilts, Widow, Hotel Keeper.

**T**HE creditors of the above-named Emma Mary Lloyd who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edward Thomas Collins, of 39, Broad-street, in the city of Bristol, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

EDWD. THOS. COLLINS, Trustee.

**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 Samuel Strickland, of Great Eversden, in the county of Cambridge, Farmer.

**T**HE creditors of the above-named Samuel Strickland who have not already proved their debts, are required, on or before the 13th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Walter Beale, of Royston, in the county of Hertford, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

W. BEALE, Trustee.

**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 George Henry Langstaff, of 91, High-street, Stockton-on-Tees, in the county of Durham, Painter, and William Mace, of Yarm, in the North Riding of York, Engineer, lately carrying on business in copartnership at Stockton-on-Tees aforesaid, as Painters and House Decorators, under the style or firm of Langstaff and Mace.

**T**HE creditors of the above-named George Henry Langstaff and William Mace who have not already proved their debts, are required, on or before the 16th day of March, 1880, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Christopher Bregan, of 96, High-street, Stockton-on-Tees as aforesaid, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 1st day of March, 1880.

THOMAS C. BREGAN, 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 Henry Warner, of 24, Well-street, in the city of London, Tie Manufacturer.

**WILLIAM EARLE PEARSE**, of 4A, Cheapside, 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 1st day of March, 1880.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Ward Slater, Ward Slater the younger, and Minton Slater, all of 7, Alpha-place, King's Cross, in the county of Middlesex, Grocers and Tea Dealers, trading as Ward Slater and Co., all residing at Long Mynd House, Upper Holloway, in the said county.

**GEORGE CLARK** the younger, of 14, Little Tower-street, in the city of London, 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 12th day of February 1880.

## 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 Daines, of 107, Newington-causeway, in the county of Surrey, Mantle Warehouseman.

**JOSEPH ANDREWS**, of Nos. 7 and 8, Ironmonger-lane, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 27th day of February, 1880.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Simon Cohen and Daniel Simon Cohen, of 65, Hatton Garden, in the city of London, Manufacturing Goldsmiths and Diamond Merchants, both residing at 7, Clifton-villas, Malda Hill, Middlesex.

**JOHN SEEAR**, of 23, Holborn-viaduct, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 28th day of February, 1880.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Judah Joseph, and Bernhard Kortosk, of 43, Basinghall-street, in the city of London, trading under the style or firm of Geo. J. Joseph and Co., and of Montreal, in the Dominion of Canada, trading there under the style or firm of M. Kortosk and Co., Merchant.

**A DOLPH HERRMANSON**, of 30, Monkwell-street, in the city of London, Merchant, Holland Thomas Birkett, of 52, Saint Martin's-lane, in the county of Middlesex, Woollen Merchant, and John Folland Lovering, of 77, Gresham-street, in the city of London, Public Accountant, have been appointed Trustees of the property of the debtors. All persons having in their possession any of the effects of the debtors must deliver them to the trustees, and all debts due to the debtors must be paid to the trustees. Creditors who have not yet proved their debts must forward their proofs of debts to the trustees.—Dated this 25th day of February, 1880.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Victor Myers, of No 27, Halliford-street, and Almorah-road, Islington, in the county of Middlesex, having a workshop at Shepperton-yard, New North-road, Islington aforesaid, trading at those addresses as Victor M. Myers,

also of No. 4, Essex-road, in the same county, trading there under the style of the Globe Boot and Shoe Emporium, also of No. 133, Caledonian-road, in the same county, trading there under the style of the Star Boot and Shoe Emporium, Boot and Shoe Manufacturer.

**HERBERT JAMES PRATT**, of No. 10, Old Jewry-chambers, 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 27th day of February, 1880.

## 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 John Challener, of No. 167, St-etford-road and No. 189, Great Jackson-street, both in Hulme, Manchester, in the county of Lancaster, Cabinet Maker and Upholsterer.

**JOSEPH ANDREWS**, of Nos. 7 and 8, Ironmonger-lane, in the city of London, Accountant, and Marshall Preston, of Manchester, 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 27th day of February, 1880.

## 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 Hont, of the Globe Inn, Ormskirk-street, St. Helens, in the county of Lancaster, Licensed Victualler, also carrying on business as a Confectioner, at 9, Church-street, St. Helens aforesaid.

**JOSEPH BITHELL LEACH**, of St. Helens 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 23rd day of February, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Wilson, of Manchester-road, Wilmslow, in the county of Chester, Cabinet Maker.

**THOMAS SUTTON**, of 2, Cooper-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 3rd day of March, 1880.

## 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 Henry Hope Leigh Fletcher, of No. 18, New Cannon-street, in the city of Manchester, trading under the style or firm of Fletcher Brothers, Yarn Agent.

**HENRY GROSVENOR NICHOLSON**, of No. 100, King-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 1st day of March, 1880.

## The Bankruptcy Act, 1869.

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

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Ralph Lowes, of Nos. 57 and 59, Duke-street, Barrow-in-Furness, in the county of Lancaster, and of Millom, in the county of Cumberland, Draper.

**JOHN DANIEL VINEY**, of 99, Cheapside, 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 2nd day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Cheltenham.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Sarah Key, of Walton, Cardiff, in the county of Gloucester, Widow, Farmer, and lately carrying on business at Tewkesbury, in the said county, as a Pork Butcher.

**JAMES HOLDER**, of Tewkesbury aforesaid, Corn Merchant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 28th day of February, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Southampton. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Theophilus Payne, of No. 108, Saint Mary's-street, in the town and county of Southampton, Boot Maker,

**WILLIAM HENRY DAVIS**, of No. 25, Portland-street, in the town and county of Southampton, 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 25th day of February, 1880.

## 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 Elizabeth Reynolds Collard, of Ickham Court, in the parish of Ickham, in the county of Kent, Farmer and Grazier.

**GEORGE JOHN DRURY**, of the city of Canterbury, Ironfounder, 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 2nd day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Carolene Coffen, of No. 33, King's-road, Brighton, in the county of Sussex, Milliner and Dress Maker, carrying on business as Madame Carolène.

**FREDERICK HENRY COLLISON**, of 99, Cheapside, 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 2nd day of March, 1880.

## 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 Harry White Birdsall Bassett, of Gas-street, Kettering, in the county of Northampton, Engineer and Boiler Maker, trading as H. Bassett.

**HENRY COOPER**, of 30, Market-square, in the town of Northampton, 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 2nd day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Reynolds, of March, in the county of Cambridge, Blacksmith.

**ROBERT BURROWS**, of March 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 27th day of February, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Wiltshire, holden at Swindon. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Jonas Clarke, of Chelworth, in the parish of Cricklade St. Sampson, in the county of Wilts, out of business, formerly of Tunley House Farm, in the parishes of Bisley and Edgeworth, in the county of Gloucester, Farmer.

**FREDERICK LEGG**, of Cirencester, in the county of Gloucester, Grocer, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 1st day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Burton-on-Trent.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Henry Hicklin, of Breiby, in the county of Derby, Wheelwright.

**THOMAS HENRY HARRISON**, of No. 18, Wardwick, Derby, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 1st day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Burton-on-Trent.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Webster, of the Wagon and Horses Inn, Whitwick, in the county of Leicester, Innkeeper.

**THOMAS KING**, of Ashby-de-la-Zouch, in the county of Leicester, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 28th day of February, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Burton-on-Trent.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Richards, of Bath-street, Ashby-de-la-Zouch, in the county of Leicester, Grocer and Provision Dealer.

**THOMAS KING**, of Ashby-de-la-Zouch, in the county of Leicester, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 1st day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Berkshire, holden at Windsor. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Cecil Tapley, of the White Hart Hotel, Maidenhead, in the county of Berks, Hotel Keeper.

**WILLIAM POUND**, of 12, Cooper's-row, Crutched Friars, in the city of London, Wine and Spirit Merchant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 3rd day of March, 1880.

## 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 James Foister, of Frisby-on-the-Wreake, in the county of Leicester, Licensed Victualler.

**WILLIAM HENRY CHAMBERLIN**, of 4, New-street, Leicester, in the county of Leicester, Manager of the Leicestershire Trade Protection Society, 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 3rd day of March, 1880.

## 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 James Ward, of Poplar, in the town of Nottingham, of Gotham, in the county of Nottingham, and of Kegworth, in the county of Leicester, Plaster Manufacturer, Coal Merchant, and Farmer, and also trading at Canal-street, in the town of Nottingham, under the style of J. Squires and Co., as a Lath Render.

**THOMAS LEMAN**, of the town of Nottingham, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 2nd day of March, 1880.

## 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 Charles Garbett, of Bouraemouth, in the county of Hants, Tailor.

**WILLIAM COLLARD**, of No. 96, St. Martin's-lane, in the county of Middlesex, Woollen Merchant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 28th day of February, 1880.

## 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 James Albert Herbert, of Grove Wick Farm, Wantage, in the county of Berks, Farmer.

**GEORGE HENRY PORTER**, of Wantage, in the county of Berks, 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 25th day of February, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Croydon.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jacob James, of 3, Norfolk-place, Sidcup, Kent, Grocer Tea Dealer, and Provision Merchant.

**WILLIAM IZARD**, of 6, Arthur-street East, E.C., Secretary of the Creditors' Association, 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 3rd day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Middlesex, holden at Brentford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Mason, of High-street, Acton, in the county of Middlesex, Ironmonger and Gas Fitter.

**HENRY BOURN**, of 8, Paternoster-row, in the city of London, Metal Trades Valuer, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 17th day of February, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Ward, of No. 24, New Bridge-street, Draper, residing in furnished lodgings at No. 76, Hamilton-street, both in the borough and county of Newcastle-upon-Tyne.

**JOHN SPOOR SMIRK**, of Newcastle-upon-Tyne, in the county of the same town, 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 2nd day of March, 1880.

## 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 James Beddoes, of Sparchford, Bromfield, in the county of Salop, Farmer.

**WILLIAM BEDDOES**, of Tytan Villa, Abergavenny, 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 2nd day of March, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Westmorland, holden at Kendal. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Fawcett, of Bank Head, near Kendal, in the county of Westmorland, Farmer.

**FRANCIS JOHN THORNER**, of Kendal aforesaid, Auctioneer and Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 28th day of February, 1880.

## The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Warrington. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Parry, of No. 117, Bridge-street, Warrington, in the county of Lancaster, General Dealer and Ironmonger.

**JOHN MAINWARING**, of Warrington, 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 1st day of March, 1880.

## The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

To Gordon Humphrey Langford Pellew, of 94, Piccadilly, in the county of Middlesex, Gentleman.

In the Matter of a Debtor's Summons issued against you by George Plater, of 4, Austin Friars, in the city of London, Stock and Share Broker.

**TAKE** notice, that a Debtor's Summons having been granted against you by this Court, the Court has ordered that the publication of this notice in the London Gazette and Daily News shall be deemed to be service of such summons on you on the seventh day after such publication. The summons can be inspected by you on application to this Court.—Dated this 19th day of February, 1880

## The Bankruptcy Act, 1869.

In the County Court of Wiltshire, holden at Salisbury. To Henry Hill, of Hurstbourne Tarrant, in the county of Hants, Farmer.

**TAKE** notice, that a Bankruptcy Petition has been presented against you to this Court by the London and County Banking Company, of 21, Lombard-street, in the city of London, and elsewhere, in England, being a Company incorporated under the Companies Act, 1862, and the Court has, upon the application of William Charles Powning, of Salisbury, Wilts, Solicitor, Agent for Messrs. Footner and Son, of Andover, Hants, Solicitors, ordered that service of the petition be made by delivery thereof to some adult inmate at your usual and last known place of residence at Hurstbourne Tarrant aforesaid, and by publication of this notice in the London Gazette, and in the Andover Advertiser, and that such service and publications shall be deemed to be service of the Petition upon you; and further take notice, that the said petition will be heard at the office, in Salisbury, of this Court, on the 24th day of March 1880, at one o'clock in the afternoon, on which day and time you are required to appear, and if you do not appear, the Court may adjudge you bankrupt in your absence. The petition can be inspected by you on application at this Court.—Dated this 2nd day of March, 1880.

The Bankruptcy Act, 1869.  
In the County Court of Staffordshire, holden at  
Wolverhampton.

In the Matter of John William Hunt, James Henry Hunt, and William Benjamin Reynolds the younger, all of Wolverhampton, in the county of Stafford, and lately trading together in partnership, under the firm of Hunt, Reynolds, and Co., as Silversmiths and Electro-Plate Manufacturers, at Wolverhampton, aforesaid, Bankrupts.

**A** MEETING of the Creditors of the above-named persons, who were duly adjudicated bankrupts on the 21st day of April, 1879, will be held at the Library of the Wolverhampton Law Association, 79, Darlington-street, Wolverhampton aforesaid, on Monday, the 15th day of March, 1880, at half-past eleven o'clock in the forenoon, for the purpose of considering the propriety of the assent by the Trustee to a scheme of settlement of the affairs of the said bankrupts, and for the annulling thereafter of the order of adjudication made against the said bankrupts. Creditors who have not yet proved but who are entitled to prove for the debts due to them respectively under the said adjudication, are invited and are entitled to attend this meeting.

T. J. AGAR, Trustee.

In the London Bankruptcy Court.

**A** SECOND and Final Dividend of 3½d. in the pound has been declared in the matter of Newton Wilson, of 144, High Holborn, in the county of Middlesex, Newton-street, High Holborn aforesaid, 144, Cheapside, in the city of London, 57, Newington-causeway, in the county of Surrey, the Crystal Palace, Sydenham, in the same county, the Alexandra Palace, Muswell Hill, in the said county of Middlesex, 78, New-street, Birmingham, in the county of Warwick, St. George's Foundry, Birmingham aforesaid, 79, Newgate-street, Bishop Auckland, in the county of Durham, Northgate, Darlington, in the same county, Wilson-street, Middlesboro', in the county of York, 3, Neville-street, Newcastle-on-Tyne, in the county of Northumberland, 38 and 40, Victoria-street, in the city of Bristol, 166, Union-street, Plymouth, in the county of Devon, 52, Grafton-street, in the city of Dublin, 17, Lombard-street, Belfast, in the county of Down, 16, The Arcade, in the city of Edinburgh, and 16, Renfield-street, in the city of Glasgow, Sewing Machine Manufacturer, trading as Newton Wilson and Co., adjudicated bankrupt on the 12th day of January, 1878, and will be paid by me, at the offices of Messrs. Andrews and Mason, Nos. 7 and 8, Ironmonger-lane, Cheapside, in the city of London, on Monday, the 8th day of March, 1880, or any following Monday.—Dated this 3rd day of March, 1880.

JOSEPH ANDREWS, Trustee.

In the London Bankruptcy Court.

**A** DIVIDEND of 1s. in the pound has been declared 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 Chepstow-buildings, Oxford-street, Manchester, as Merchants and Commission Agents, under the style or firm of Samuels, Jensen, and Co., adjudicated bankrupt on the 23rd day of July, 1879, and will be paid by me, at my offices, situate at No. 2, Clarence-buildings, Booth-street, in the city of Manchester, on and after the 10th day of March, 1880.—Dated this 2nd day of March, 1880.

C. R. TREVOR, Trustee.

In the County Court of Lancashire, holden at Manchester, by transfer from the London Bankruptcy Court.

**A** FOURTH and Final Dividend of 1½d. in the pound has been declared in the matter of George Wike and John Mellin Wike, of 32, Bread-street, in the city of London, and of 22, Fountain-street, in the city of Manchester, and of Bury, in the county of Lancaster, Merchants and Flannel Manufacturers, and carrying on business in copartnership together under the firm of John Wike and Son, adjudicated bankrupts on the 24th day of December, 1872, and will be paid by me, at my offices, situate No. 104, King-street, in the city of Manchester, on and after the 18th day of March, 1880.—Dated this 3rd day of March, 1880.

A. MURRAY, Trustee.

In the County Court of Warwickshire, holden at  
Birmingham.

**A** N additional and Final Dividend of 1s. 3d. in the pound has been declared in the matter of Charles Myring, late of 115, New-street, Birmingham, in the county of Warwick, Saddler, adjudicated a bankrupt on the 6th day of November, 1876, and will be paid by me, at No. 22, Waterloo-street, Birmingham, in the county of Warwick, on and after the 3rd day of March, 1880.—Dated this 1st day of March, 1880.

CHAS. A. HARRISON, Trustee.

In the County Court of Kent, holden at Rochester.  
**A** DIVIDEND of 1s. 6d. in the pound, and interest at the rate of three per cent., has been declared in the matter of Isaac Birkett Liddell, of St. Andrews-villa, Nelson-road, near Brompton, in the county of Kent, Engineer in the Royal Navy, adjudicated bankrupt on the 31st day of March, 1877, and will be paid by me at 44, Charing Cross, in the city of Westminster, on the 18th day of March, 1880, between the hours of twelve and two o'clock.—Dated this 3rd day of March, 1880.

O. OMMANNEY, Trustee.

In the County Court of Yorkshire, holden at Bradford.

**A** FIRST Dividend of 20s. in the pound has been declared in the matter of William Bottomley Mason, trading in copartnership with Henry Bottomley Mason, as Mason Brothers and Co., at Victoria Mill, Eccleshill, near Bradford in the county of York, the said William Bottomley Mason residing at No. 2, Rose-mount, Bolton, near Bradford aforesaid, adjudicated bankrupt on the 3rd day of July, 1879, and will be paid by me, at the offices of Messrs. H. W. and J. Blackburn, Accountants, Commercial Bank-buildings, Bradford aforesaid, on and after the 4th day of March, 1880.—Dated this 1st day of March, 1880.

H. GASKELL BLACKBURN, Trustee.

In the County Court of Yorkshire, holden at Bradford.

**A** FIRST Dividend of 12s. in the pound has been declared in the matter of Henry Bottomley Mason, trading in copartnership with William Bottomley Mason, as Mason Brothers and Co., at Victoria Mill, Eccleshill, near Bradford, in the county of York, the said Henry Bottomley Mason residing at No. 4, Manor-place, Eccleshill aforesaid, adjudicated bankrupt on the 3rd day of July, 1879, and will be paid by me, at the offices of Messrs. H. W. and J. Blackburn, Accountants, Commercial Bank-buildings, Bradford aforesaid, on and after the 4th day of March, 1880.—Dated this 1st day of March, 1880.

H. GASKELL BLACKBURN, Trustee.

In the County Court of Devonshire, holden at East  
Stonehouse.

In the Matter of Thomas Witt, formerly of No. 3, Fellowes-place, and now of No. 1, Albert-terrace, Ford, both in the parish of Stoke Damerel, in the county of Devon, Engineer, serving in Her Majesty's steamship Prince Albert, in Hamoaze, at Devonport, who was adjudicated a Bankrupt in the Court of Bankruptcy for the Exeter District on the 2nd day of December, 1868, and the Proceedings thereunder transferred to this Court.

**N**OTICE is hereby given, that a Third Dividend of 2s. 11d. in the pound has been declared in the above matter, and will be paid by me, at the offices of this Court, St. George's-hall East Stonehouse.—Dated this 23rd day of February, 1880.

ROB. G. EDMONDS, Official Assignee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Richard Throckmorton, of 3, Saville-row, Burlington Gardens, in the county of Middlesex, a Bankrupt.

**W**HEREAS under a Bankruptcy Petition presented to this Court against the said Richard Throckmorton, an order of adjudication was made on the 25th day of October, 1876. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 28th day of February, 1880.—Dated this 2nd day of March, 1880.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Joseph Brownlow, of 29, Mordaunt-street, Brixton, in the county of Surrey, Salesman, a Bankrupt.

**W**HEREAS under a Bankruptcy Petition presented to this Court against the said Joseph Brownlow, an order of adjudication was made on the 9th day of December, 1879. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 26th day of February, 1880.—Dated this 4th day of March, 1880.

The Bankruptcy Act, 1869.

In the County Court of Middlesex, holden at Brentford. In the Matter of Robert Evans, of 4, Mawson-row, Chiswick-lane, in the county of Middlesex, Builder, a Bankrupt.

**W**HEREAS under a Bankruptcy Petition presented to this Court against the said Robert Evans, an order of adjudication was made on the 29th day of April, 1876. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 26th day of February, 1880.—Dated this 26th day of February, 1880.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against William R. Barritt, of No. 66, Coleman-street, in the city of London, Manganese 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 of Bankruptcy alleged to have been committed by the said William R. Barritt having been given, it is ordered that the said William R. Barritt be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 2nd day of March, 1880.

By the Court,  
*Wm. P. Murray, Registrar.*

The First General Meeting of the creditors of the said William R. Barritt is hereby summoned to be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 19th day of March, 1880, at half-past 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 William Powell Murray, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Lincoln's-inn-fields. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against Thomas Brown, of 18, Queen Victoria-street, in the city of London.

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 Thomas Brown having been given, it is ordered that the said Thomas Brown be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 2nd day of March, 1880.

By the Court,  
*Wm. P. Murray, Registrar.*

The First General Meeting of the creditors of the said Thomas Brown is hereby summoned to be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 19th day of March, 1880, 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 William Powell Murray, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Lincoln's-inn-fields. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against Charles Hayward, of the Pine Apple Public House, St. George's-road, Southwark, in the county of Surrey, Licensed Victualler.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act of Bankruptcy alleged to have been committed by the said Charles Hayward having been given, it is ordered that the said Charles Hayward be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 3rd day of March, 1880.

By the Court,  
*James R. Brougham, Registrar.*

The First General Meeting of the creditors of the said Charles Hayward is hereby summoned to be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 16th day of March, 1880, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to James Rigg Brougham, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Lincoln's-inn-fields. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

No. 24820.

L

**The Bankruptcy Act, 1869.**

In the County Court of Sussex, holden at Brighton.

In the Matter of a Bankruptcy Petition against the Honourable Donald Bruce Ogilvy, of No. 20, Oriental-place, Brighton, in the county of Sussex.

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 Donald Bruce Ogilvy having been given, it is ordered that the said Donald Bruce Ogilvy be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 23rd day of February, 1880.

By the Court,  
*H. J. Jones, Registrar.*

The First General Meeting of the creditors of the said Donald Bruce Ogilvy is hereby summoned to be held at the Office of the Court, Church-street, Brighton, on the 15th day of March, 1880, 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 Buckinghamshire, holden at Aylesbury.

In the Matter of a Bankruptcy Petition against Mary Fountain and George Fountain, of Terriers Farm, in the parish of Chepping Wycombe, in the county of Buckingham, Farmers and Hay Dealers, trading as M. Fountain and Son.

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 Mary Fountain and George Fountain having been given, it is ordered that the said Mary Fountain and George Fountain be, and they are hereby, adjudged bankrupts.—Given under the Seal of the Court this 1st day of March, 1880.

By the Court,  
*Charles Henry Watson, Registrar.*

The First General Meeting of the creditors of the said Mary Fountain and George Fountain is hereby summoned to be held at the County Court Offices, No. 25, Walton-street, Aylesbury, on the 31st day of March, 1880, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupts to attend thereat for examination, and to produce thereat a statement of their affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupts must deliver them, and all debts due to the bankrupts must be paid to the Registrar. Creditors must forward their Proofs of debts to the Registrar.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Bristol.

In the Matter of a Bankruptcy Petition against Martin Shickell Sampson, residing at Tyne Villa, North-road, and carrying on business under the style or firm of Sampson, Foster, and Co., at Bull's Wharf, St. Philips, both in the city and county of Bristol, as a 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 Bankruptcy alleged to have been committed by the said Martin Shickell Sampson having been given, it is ordered that the said Martin Shickell Sampson be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 3rd day of March, 1880.

By the Court,  
*Edward Arthur Harley, Registrar.*

The First General Meeting of the creditors of the said Martin Shickell Sampson is hereby summoned to be held at the County Court Offices, Small-street, in the city of Bristol, on the 17th day of March, 1880, 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 Devonshire, holden at Exeter.

In the Matter of a Bankruptcy Petition against Charles Philip Hunt, of Holne Chase, Ashburton, in the county of Devon, Gentleman.

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 Charles Philip Hunt having been given, it is ordered that the said Charles Philip Hunt be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 2nd day of March, 1880.

By the Court,

*R. R. M. Daw*, Registrar.

The First General Meeting of the creditors of the said Charles Philip Hunt is hereby summoned to be held at the Castle of Exeter, at Exeter, on the 23rd day of March, 1880, 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 effects, 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 Oxfordshire, holden at Oxford.

In the Matter of a Bankruptcy Petition against Thomas Blakeman Brown, of Woodstock, in the county of Oxford, Schoolmaster, and also carrying on the business of a Bookseller and Stationer, at No. 13A, Mill-street, in Kidderminster, in the county of Worcester, under the style or firm of Thomas B. Brown and Co.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act of the Bankruptcy alleged to have been committed by the said Thomas Blakeman Brown having been given, it is ordered that the said Thomas Blakeman Brown be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 1st day of March, 1880.

By the Court,

*Charles Bishop*, Registrar.

The First General Meeting of the creditors of the said Thomas Blakeman Brown is hereby summoned to be held at this Court, No. 54, Corn Marker-street, in Oxford, in the county of Oxford, on the 20th day of March, 1880, at half-past twelve 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 Lancashire, holden at Oldham.

In the Matter of a Bankruptcy Petition against Thomas Hargreaves, of Boothfold, near Newchurch, in Rossendale, in the county of Lancaster, Farmer, Farrier, Horse and Cattle Dealer, and Horse Doctor.

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 Thomas Hargreaves having been given, it is ordered that the said Thomas Hargreaves be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 3rd day of March, 1880.

By the Court,

*J. F. Tweedale*, Registrar.

The First General Meeting of the creditors of the said Thomas Hargreaves is hereby summoned to be held at the Office of the Court, situate in Church-lane, Oldham aforesaid, on the 17th day of March, 1880, 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 Norfolk, holden at King's Lynn. In the Matter of a Bankruptcy Petition against John Ashmole Ingram, of Waipole Saint Peter, in the county of Norfolk, 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 of Bankruptcy alleged to have been committed by the said John Ashmole Ingram having been given, it is ordered that the said John Ashmole Ingram be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 3rd day of March, 1880.

By the Court,

*F. H. Partridge*, Registrar.

The First General Meeting of the creditors of the said John Ashmole Ingram is hereby summoned to be held at the Court-house, King's Lynn, in the county of Norfolk, on the 17th day of March, 1880, 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 London Bankruptcy Court.

In the Matter of Hugh Francis MacDermott, of No. 49, Mornington-road, in the county of Middlesex, Barrister-at-Law, a Bankrupt.

John Good, of No. 21, Warwick-street, Regent-street, in the county of Middlesex, 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, the 9th day of April, 1880, 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 3rd day of March, 1880.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Robert H. Hutton, of 36, Queen Anne-street, Cavendish-square, in the county of Middlesex, Bone Setter, a Bankrupt.

Henry Arthur Dubois, of 1, Serjeants'-inn, Chancery-lane, in the county of Middlesex Public Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn-fields, on the 11th day of March, 1880, 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 17th day of February, 1880.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court, transferred from the County Court of Hampshire, holden at Southampton.

In the Matter of John Hoadley Rutherford Smith, of 12, Above Bar, Southampton, a Bankrupt.

Edwin Fewings, of 16, Queen-street, Exeter, in the county of Devon, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 16th day of March, 1880, 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 26th day of February, 1880.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Charles Clark, of 169, 183, and 185, Walmer-road, Notting Hill, in the county of Middlesex, Iron and Brass Bedstead and Bedding Manufacturer, a Bankrupt.

John Seear, of 23, Holborn Viaduct, 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, Lincoln's-inn-fields, on the 7th day of April, 1880, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 27th day of February, 1880.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Stoke-upon-Trent and Longton.

In the Matter of Julia Fallows, of Gregory-street, Longton, in the county of Stafford, Widow, a Bankrupt.

John Lloyd, of Longton, in the county of Stafford, 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, Stoke-upon-Trent, on the 5th day of April, 1880, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 27th day of February, 1880.

**The Bankruptcy Act, 1869.**

In the County Court of Gloucestershire, holden at Bristol. In the Matter of John Bradley, of Gladstone-street, Bedminster, in the city of Bristol, Builder and Contractor, a Bankrupt.

Edward Thomas Collins, of 39, Broad-street, in the city of Bristol, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Guildhall, in the said city of Bristol, on the 25th day of March, 1880, 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 3rd day of March, 1880.

**The Bankruptcy Act, 1869.**

In the County Court of Warwickshire, holden at Birmingham.

In the Matter of William Bassett, of Mansfield-road, in the parish of Aston-juxta-Birmingham, in the county of Warwick, Builder and Beerhouse Keeper, a Bankrupt.

Charles Taaffe, of 37, Waterloo-street, Birmingham, 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 Court-house, Waterloo-street, Birmingham, on the 9th day of April, 1880, at ten o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the 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 2nd day of March, 1880.

**The Bankruptcy Act, 1869.**

In the County Court of Warwickshire, holden at Birmingham. In the Matter of John Wiggins, of Claremont-road, Handsworth, in the county of Stafford, Wholesale Jeweller, trading as John Wiggins and Son, a Bankrupt.

Joseph Henry Peace, of No. 56, Ann-street, Birmingham, in the county of Warwick, 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 Court-house, Waterloo-street, Birmingham aforesaid, on the 9th day of April, 1880, at ten o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the 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 2nd day of March, 1880.

**The Bankruptcy Act, 1869.**

In the County Court of Norfolk, holden at Norwich.

In the Matter of Arthur Henry George, of Foundry Bridge, in the city of Norwich, and of the Hamlet of Thorpe, in the county of the city of Norwich, Horticultural House Manufacturer, a Bankrupt.

NOTICE is hereby given, that the Court has appointed the adjourned Public Examination of the above-named Arthur Henry George, adjudicated a bankrupt on the 30th day of September, 1879; to take place at the Shire-hall, Norwich, on the 21st day of April, 1880, at ten o'clock in the forenoon. The Public Examination was adjourned from the 17th day of December, 1879.—Dated this 24th day of February, 1880.

GEO. FRED. COOKE, Registrar.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Charles Shand, Alexander Shand, and Ralph Abram Robinson, of 23, Rood-lane, in the city of London, and of Old Church-yard, Liverpool, in the county of Lancaster, trading as Merchants, under the style or firm of C. Shand and Co., at Madras, in the Empire of India, in copartnership with Thomas Helmer, of Colombo, in the Island of Ceylon, and Thomas Blaikie, of Madras aforesaid, and also trading as Merchants, under the style or firm of C. Shand and Co., at Colombo, in the Island of Ceylon, in copartnership with the said Thomas Helmer, the said Charles Shand residing at Putney Hill, in the county of Surrey, the said Alexander Shand residing at Allerton, near Liverpool, in the county of Lancaster, and the said Ralph Abram Robinson residing at Spring Grove, Isleworth, in the county of Middlesex, and all carrying on business at 23, Rood-lane, in the city of London aforesaid, within the district of this Court, adjudicated Bankrupts on the 12th day of August, 1875.

TAKE notice, that a General Meeting of the Creditors of the above-named bankrupts will be held at the offices of the Trustee, No. 41, Coleman-street, in the city of

London, on Friday, the 19th day of March, 1880, at eleven o'clock in the forenoon, to consider an application to be made by Charles Shand and Ralph Abram Robinson, two of the said bankrupts, to the London Bankruptcy Court, for an Order of Discharge, pursuant to the 48th section of the Bankruptcy Act, 1869.—Dated this 3rd day of March, 1880.

H. BISHOP, Trustee.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Charles Shand, Alexander Shand, and Ralph Abram Robinson, of 23, Rood-lane, in the city of London, and of Old Church-yard, Liverpool, in the county of Lancaster, trading as Merchants, under the style or firm of Shand and Co., and also trading as Merchants under the style or firm of C. Shand and Co., at Madras, in the Empire of India, in Copartnership with Thomas Helmer, of Colombo, in the Island of Ceylon, and Thomas Blaikie, of Madras aforesaid, and also trading as Merchants under the style or firm of C. Shand and Co., at Colombo, in the Island of Ceylon, in copartnership with the said Thomas Helmer, the said Charles Shand residing at Putney Hill, in the county of Surrey, the said Alexander Shand residing at Allerton, near Liverpool, in the county of Lancaster, and the said Ralph Abram Robinson, residing at Spring Grove, Isleworth, in the county of Middlesex, and all carrying on business at 23, Rood-lane, in the city of London aforesaid, within the district of this Court, adjudicated Bankrupts on the 12th day of August, 1875.

TAKE notice, that a General Meeting of the Creditors of the separate estate of the above-named Charles Shand will be held at the offices of the Trustee, No. 41, Coleman-street, in the city of London, on Friday, the 19th day of March, 1880, at a quarter-past eleven o'clock in the forenoon, to consider an application to be made by the said Charles Shand to the London Bankruptcy Court for an Order of Discharge, pursuant to the 48th section of the Bankruptcy Act, 1869.—Dated this 3rd day of March, 1880.

H. BISHOP, Trustee.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Charles Shand, Alexander Shand, and Ralph Abraham Robinson, of 23, Rood-lane, in the city of London, and of Old Church-yard, Liverpool, in the county of Lancaster, trading as Merchants, under the style or firm of Shand and Co., and also trading as Merchants, under the style or firm of C. Shand and Co., at Madras, in the Empire of India, in copartnership with Thomas Helmer, of Colombo, in the Island of Ceylon, and Thomas Blaikie, of Madras aforesaid, and also trading as Merchants, under the style or firm of C. Shand and Co., at Colombo, in the Island of Ceylon, in copartnership with the said Thomas Helmer; the said Charles Shand residing at Putney Hill, in the county of Surrey, the said Alexander Shand residing at Allerton, near Liverpool, in the county of Lancaster, and the said Ralph Abram Robinson residing at Spring Grove, Isleworth, in the county of Middlesex, and all carrying on business at 23, Rood-lane, in the city of London aforesaid, within the district of this Court, adjudicated Bankrupts on the 12th day of August, 1875.

TAKE notice, that a General Meeting of the Creditors of the separate estate of the above-named Ralph Abram Robinson will be held at the offices of the Trustee, No. 41, Coleman-street, in the city of London, on Friday, the 19th day of March, 1880, at half-past eleven o'clock in the forenoon, to consider an application to be made by the said Ralph Abram Robinson to the London Bankruptcy Court for an Order of Discharge, pursuant to the 48th section of the Bankruptcy Act, 1869.—Dated this 3rd day of March, 1880.

H. BISHOP, Trustee.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of Thomas Roberts and Thomas Lloyd Roberts, of the Grange, Walham Green, in the county of Middlesex, Contractors and Copartners, adjudicated Bankrupts on the 6th July, 1870.

NOTICE is hereby given, that a Meeting of the Creditors of the above-named bankrupt will be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, before William Hazlitt, Esq., one of the Registrars of the said Court, on the 17th day of March, 1880, at eleven o'clock in the forenoon precisely, for the purpose of considering the propriety of passing a resolution to the effect that the bankruptcy, or the failure to pay 10s. in the pound, has, in their opinion, arisen from circumstances for which the bankrupts cannot justly be held responsible, and that they desire that an Order of Discharge should be granted to them.—Dated this 4th day of March, 1880.

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of James Reddecliffe Jeffery, William Samuel Jeffery, Frederick John Jeffery, John Barnard, William Henry Watts, and William Heard, of Compton House, Liverpool, in the county of Lancaster, Silk Mercers and Drapers and Copartners in Trade, adjudicated Bankrupts on the 15th day of March, 1871.

**A** GENERAL Meeting of the Creditors of the above-named bankrupts is hereby summoned to be holden at the Guildhall Tavern, Gresham-street, in the city of London, on Wednesday, the 17th instant, at twelve o'clock at noon precisely, for the purpose of considering the propriety of passing a resolution to the effect that the bankruptcy, or the failure to pay ten shillings in the pound, has in their opinion arisen from circumstances for which the bankrupts cannot be justly held responsible, and that they desire that an Order of Discharge should be granted to them.—Dated this 3rd day of March, 1880.

**HENRY HONEY,**  
**J. A. JOSOLYNE, Trustees.**

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of James Reddecliffe Jeffery, William Samuel Jeffery, Frederick John Jeffery, John Barnard, William Henry Watts, and William Heard, of Compton House, Liverpool, in the county of Lancaster, Silk Mercers and Drapers and Copartners in Trade, adjudicated Bankrupts on the 15th day of March, 1871.

**A** GENERAL Meeting of the Creditors on the separate estate of William Samuel Jeffery, one of the above-named bankrupts, is hereby summoned to be holden at the Guildhall Tavern, Gresham-street, in the city of London, on Wednesday, the 17th instant, at two o'clock in the afternoon precisely, for the purpose of considering the propriety of passing a resolution to the effect that the bankruptcy, or the failure to pay ten shillings in the pound, has in their opinion arisen from circumstances for which the bankrupt cannot justly be held responsible, and that they desire that an Order of Discharge should be granted to him.—Dated this 3rd day of March, 1880.

**HENRY HONEY,**  
**J. A. JOSOLYNE, Trustees.**

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of James Reddecliffe Jeffery, William Samuel Jeffery, Frederick John Jeffery, John Barnard, William Henry Watts, and William Heard, of Compton House, Liverpool, in the county of Lancaster, Silk Mercers and Drapers and Copartners in Trade, adjudicated Bankrupts on the 15th day of March, 1871.

**A** GENERAL Meeting of the Creditors on the separate estate of Frederick John Jeffery, one of the above-named bankrupts, is hereby summoned to be holden at the Guildhall Tavern, Gresham-street, in the city of London, on Wednesday, the 17th instant, at half-past two o'clock in the afternoon precisely, for the purpose of considering the propriety of passing a resolution to the effect that the bankruptcy, or the failure to pay ten shillings in the pound, has in their opinion arisen from circumstances for which the bankrupt cannot justly be held responsible, and that they desire that an Order of Discharge should be granted to him.—Dated this 3rd day of March, 1880.

**HENRY HONEY,**  
**J. A. JOSOLYNE, Trustees.**

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of James Reddecliffe Jeffery, William Samuel Jeffery, Frederick John Jeffery, John Barnard, William Henry Watts, and William Heard, of Compton House, Liverpool, in the county of Lancaster, Silk Mercers and Drapers and Copartners in Trade, adjudicated Bankrupts on the 15th day of March, 1871.

**A** GENERAL Meeting of the Creditors on the separate estate of William Henry Watts, one of the above-named bankrupts, is hereby summoned to be holden at the Guildhall Tavern, Gresham-street, in the city of London, on Wednesday, the 17th instant, at three o'clock in the afternoon precisely, for the purpose of considering the propriety of passing a resolution to the effect that the bankruptcy or the failure to pay ten shillings in the pound, has in their opinion arisen from circumstances for which the bankrupt cannot justly be held responsible, and that they desire that an Order of Discharge should be granted to him.—Dated this 3rd day of March, 1880.

**HENRY HONEY,**  
**J. A. JOSOLYNE, Trustees.**

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of James Reddecliffe Jeffery, William Samuel Jeffery, Frederick John Jeffery, John Barnard, William Henry Watts, and William Heard, of Compton House,

Liverpool, in the county of Lancaster, Silk Mercers and Drapers and Copartners in Trade, adjudicated Bankrupts on the 15th day of March, 1871.

**A** GENERAL Meeting of the Creditors on the separate estate of William Heard, one of the above-named bankrupts, is hereby summoned to be holden at the Guildhall Tavern, Gresham-street, in the city of London, on Wednesday, the 17th instant, at half-past three o'clock in the afternoon precisely, for the purpose of considering the propriety of passing a resolution to the effect that the bankruptcy, or the failure to pay ten shillings in the pound, has, in their opinion, arisen from circumstances for which the bankrupt cannot justly be held responsible, and that they desire that an Order of Discharge should be granted to him.—Dated this 3rd day of March, 1880.

**HENRY HONEY,**  
**J. A. JOSOLYNE, Trustees.**

**The Bankruptcy Act, 1869.**

In the London Bankruptcy Court.

In the Matter of George William Thompson, of 160, Kentish Town-road, in the county of Middlesex, Tripe Dresser, and also of Whetstone, in the said county of Middlesex, Farmer, adjudicated a Bankrupt on the 14th day of March, 1878.

**N**OTICE is hereby given, that a General Meeting of the Creditors of the above-named George William Thompson is hereby summoned to be held at the office of Mr. Clarence Harcourt, of 13, Moorgate-street, in the city of London, on Thursday, the 18th day of March, at three o'clock in the afternoon precisely, for the purposes as follows:—1st. To consider an application which will be made to the creditors then present to pass a resolution assenting to the said George William Thompson applying to the Court for his Order of Discharge, although the bankruptcy has not been closed, and the bankrupt or his estate has not paid 10s. in the pound to his creditors, by reason of circumstances for which the bankrupt cannot justly be held responsible, and that they desire that an Order of Discharge shall be granted to him.—Dated this 4th day of March, 1880.

**JOHN BERKELEY CRAVEN, 27, Finsbury-pavement, in the City of London, Trustee.**

**The Bankruptcy Act, 1869.**

In the County Court of Hampshire, holden at Portsmouth. In the Matter of Thomas Bailey and Andrew Nause, of Commercial-road, Landport, in the parish of Portsea, in the county of Hants, Timber, Iron, Slate, and Cement Merchants, Builders and Copartners, adjudicated Bankrupts on the 2nd day of August, 1878.

Separate Estate of Thomas Bailey.

**N**OTICE is hereby given, that a General Meeting of the Creditors of the separate estate of Thomas Bailey will be held at the office of Edmonds, Clark, and Co., 46, Saint James-street, Portsea, in the county of Hants, on Monday, the 15th day of March, 1880, at three o'clock in the afternoon, to transact the following business:—To consider and determine as to granting the bankrupt his discharge.—Dated at Portsea this 4th day of March, 1880.

**WM. EDMONDS,**  
**RICHD. PLEWS, Trustees.**

**In the London Bankruptcy Court.**

On the 7th day of April, 1880, at eleven o'clock in the forenoon, James Wide, of No. 3, St. George's-mews, Regent's Park-road, in the county of Middlesex, Cab Proprietor, adjudicated bankrupt on the 26th day of January, 1877, will apply for an Order of Discharge.—Dated this 1st day of March, 1880.

In the County Court of Monmouthshire, holden at Newport, removed to the County Court of Gloucestershire, holden at Bristol.

On the 9th day of April, 1880, at eleven o'clock in the forenoon, Henry Dibdin, of Brockwen, in the parish of Hewetsfield, in the county of Gloucester, Farmer, Butcher, and Corn Dealer, adjudicated bankrupt on the 26th day of September, 1879, will apply for an Order of Discharge.—Dated this 3rd day of March, 1880.

**In the County Court of Yorkshire, holden at Sheffield.**

On the 1st day of April, 1880, at twelve o'clock at noon, John Unwin Askham and Philip Unwin Askham, both residing at Sheffield, in the county of York, and carrying on business as Steel Manufacturers, at the Yorkshire Steel Works, Napier-street, Sheffield, in the county of York, in partnership, under the style or firm of Askham Brothers and Company, formerly carrying on the business of Steel Manufacturers and Anvil and Vice Makers at the same place, in partnership with Robert Renton, of Sheffield aforesaid, under the style or firm of Askham Brothers and Renton, adjudicated bankrupts on the 17th day of July, 1879, will apply for an Order of Discharge.—Dated this 3rd day of March, 1880.

[In the County Court of Lancashire, holden at Manchester.

On the 6th day of April, 1880, at half-past nine o'clock in the forenoon, John Aldred, formerly of the Derby Hotel, Market-street, Manchester, in the county of Lancaster, Innkeeper, and Wellington Hotel, Wellington-street, Bradford, in the said county, Brewer, and now of 38, Shakespere-street, Ardwick, in the said county of Lancaster, out of business, who was adjudicated bankrupt on the 3rd day of May, 1879, will apply for an Order of Discharge.—Dated this 2nd day of March, 1880.

In the London Bankruptcy Court.

A Further and Final Dividend is intended to be declared in the matter of George Henry Yonge, otherwise Montaigne, late of the Lougham Hotel, Portland-place, in the county of Middlesex, of no occupation, adjudicated bankrupt on the 29th day of July, 1876. Creditors who have not proved their debts by the 21st day of March, 1880, will be excluded.—Dated this 20th day of February, 1880.

*J. M. Henderson, Trustee.*

In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of Henry William Hayne and Charles Hayne, both of 20, Long-lane, West Smithfield, in the city of London, Timber Merchants, adjudicated bankrupts on the 12th day of June, 1877. Creditors who have not proved their debts by the 15th day of March, 1880, will be excluded.—Dated this 2nd day of March, 1880.

*Arthur Cooper, Trustee.*

In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of Robert Bristow, of Percy Villa, Walham Green, in the county of Middlesex, Gentleman, adjudicated bankrupt on the 18th day of November, 1879. Creditors who have not proved their debts by the 15th day of March, 1880, will be excluded.—Dated this 1st day of March, 1880.

*Sydney Smith, Trustee.*

In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of John Collins and William Collins (trading as John Collins and Son), of No. 238, High-street, Camden Town, in the county of Middlesex, and No. 25, Moorgate-street, in the city of London, Hatters, adjudicated bankrupts on the 20th day of June, 1879. Creditors who have not proved their debts by the 16th day of March, 1880, will be excluded.—Dated this 2nd day of March, 1880.

*Edmd. C. Chatterley, Trustee.*

In the London Bankruptcy Court.

A Final Dividend is intended to be declared in the matter of Edward Thomas Delafield, of 36, Duke-street, Saint James', in the county of Middlesex, adjudicated bankrupt on the 30th day of November, 1876. Creditors who have not proved their debts by the 16th day of March, 1880, will be excluded.—Dated this 2nd day of March, 1880.

*T. A. Tidy, Trustee.*

In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of Charles Taylor and Henry Bartlett, of No. 21, Old Change, in the city of London, and No. 25, Suffolk-grove, Southwark, in the county of Surrey, trading as C. Taylor and Co., Carriers, adjudicated bankrupts on the 16th day of September, 1879. Creditors who have not proved their debts by the 22nd day of March, 1880, will be excluded.—Dated this 2nd day of March, 1880.

*W. H. Edwards, Trustee.*

In the County Court of Sussex, holden at Brighton.

A Dividend is intended to be declared in the matter of Frank Spivey, of 21, Shirley-street, Hove, in the county of Sussex, Nurseryman, adjudicated bankrupt on the 19th day of August, 1879. Creditors who have not proved their debts by the 10th day of March, 1880, will be excluded.—Dated this 1st day of March, 1880.

*F. G. Clark, Trustee.*

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Julien Jelen, of No. 39, Great Russell-street, Bloomsbury, in the county of Middlesex, Dealer in Antiquities, a Bankrupt.

Before Mr. Registrar Pepys, sitting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 12th day of December, 1879, reporting that so much of the property of the bankrupt as could, according to the joint opinion of the Trustee 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 two dividends of two shillings and six pence and one shilling in the pound respectively had been paid to the creditors, the Court being satisfied that so much of the property of the bankrupt as can, according to the joint opinion of the

Trustee and the Committee of Inspection be realized without needlessly protracting the bankruptcy had been realized, and two dividends paid to the creditors of two shillings and six pence and one shilling in the pound, doth order and declare that the bankruptcy of the said Julien Jelen has closed.—Given under the Seal of the Court this 24th day of February, 1880.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Croydon.

In the Matter of Henry Arthur Wade, of the King's Arms Inn, Epsom, in the county of Surrey, Licensed Victualler and Innkeeper, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 19th day of February, 1880, reporting that the bankrupt not having surrendered and not having filed a statement of affairs, so much of the property of the bankrupt as could, according to the joint opinion of himself and the Committee of Inspection thereunto annexed, in writing, under their hands, be realized without needlessly protracting the bankruptcy had been realized, and that a dividend of ten shillings and ten pence in the pound had been paid, and upon hearing Mr. Sherrard, the Solicitor for the Trustee, the Court being satisfied that the bankrupt has not surrendered, and has not filed a statement of affairs, and that so much of the property of the bankrupt as can, according to the joint opinion of the Trustee and the Committee of Inspection, be realized without needlessly protracting the bankruptcy has been realized, and that a dividend of ten shillings and ten pence in the pound has been paid, doth order and declare that the bankruptcy of the said Henry Arthur Wade has closed.—Given under the Seal of the Court this 1st day of March, 1880.

The Bankruptcy Act, 1869.

In the County Court of Shropshire, holden at Shrewsbury.

In the Matter of Arthur Lowcock and John Barr, of Shrewsbury, in the county of Salop, Agricultural Engineers and Iron and Brass Founders, carrying on business under the style or firm of Lowcock and Barr, Bankrupts.

UPON reading a report of the Trustee of the property of the bankrupts, dated the 25th day of February, 1880, reporting that the whole of the property of the bankrupts has been realized for the benefit of their creditors, and that a dividend to the amount of twenty shillings in the pound has been paid upon the separate estate of the said Arthur Lowcock, and that a dividend to the amount of two shillings in the pound has been paid upon the separate estate of the said John Barr, and that a dividend to the amount of six shillings and eight pence in the pound has been paid upon the joint estate of the said bankrupts, as shown by the statement annexed to the said report, the Court being satisfied that the whole of the property of the bankrupts has been realized for the benefit of their creditors, and that a dividend to the amount of twenty shillings in the pound has been paid upon the separate estate of the said Arthur Lowcock, and that a dividend to the amount of two shillings in the pound has been paid upon the separate estate of the said John Barr, and that a dividend to the amount of six shillings and eight pence in the pound has been paid upon the joint estate of the said bankrupts, as shown by the statement hereunto annexed, doth order and declare that the bankruptcy of the said Arthur Lowcock and John Barr has closed.—Given under the Seal of the Court this 28th day of February, 1880.

THE estates of William Honston, Boot and Shoe Maker, 271, New Dalmarnock-road and 226A, London-road, Glasgow, were sequestrated on 27th February, 1880, by the Sheriff of Lanarkshire.

The first deliverance is dated the 27th February, 1880.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Tuesday, the 9th March, 1880, 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 27th June, 1880.

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.

JAMES MACDONALD, Writer,  
63, Bath-street, Glasgow, Agent.

THE estates of James Porteous, sometime Fishmonger, Leith, and now residing at No. 144, Duke-street, Leith, were sequestrated on the 2nd day of March, 1880, by the Court of Session.

The first deliverance is dated the 2nd day of March, 1880.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 12th

day of March, 1880, within Dowell's Rooms, No. 18, George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 2nd July, 1880.

The sequestration has been remitted to the Sheriff Court of Mid-Lothian and Haddington, at Edinburgh.

A Warrant of Protection has been granted to the bankrupt till the meeting for election of the Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

ANDREW NEWLANDS, S.S.C., 30, Hanover-street, Edinburgh, Agent.

THE estates of George Lookhart, Boot and Shoe Maker, 41, Overgate, Dundee, were sequestrated on the 1st day of March, 1880, by the Sheriff of Forfarshire.

The first deliverance is dated 1st March, 1880.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Friday, the 12th day of March current, 1880, within Lamb's 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 1st day of July, 1880.

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.

J. F. and C. CALDER, Solicitors,  
13, Ward-road, Dundee, Agents.

THE estates of Alexander Watson, Farmer, Whitehill, Dalkeith, were sequestrated on the 2nd day of March, 1880, by the Sheriff of Mid-Lothian and Haddington.

The first deliverance is dated the 2nd day of March, 1880.

The meeting to elect the Trustee and Commissioners is to be held at three o'clock, afternoon, on Wednesday, the 10th day of March, 1880, within Dowell's Rooms, No. 18, George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 10th July, 1880.

A Warrant of Protection has been granted to the bankrupt.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WM. P. ANDERSON, S.S.C., Dalkeith, Agent.

THE estates of John Macphail, Farmer and Cattle Dealer, at Achnacraig, in the Island of Mull, and county of Argyll, were sequestrated on the 2nd day of March, 1880, by the Court of Session.

The first deliverance is dated the 2nd day of March, 1880.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Tuesday, the 16th day of March current, 1880, within the King's Arms Hotel, Oban.

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 2nd July next.

The sequestration has been remitted to the Sheriff of the county of Argyll, at Inverary.

A Warrant of Protection has been granted to the bankrupt till the meeting for the election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

MORTON, NELSON, and SMART, W.S., Agents.  
19, York-place, Edinburgh, 3rd March, 1880.

*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.

Friday, March 5, 1880

Price One Shilling.