

The London Gazette.

Bublished by Authority.

FRIDAY, AUGUST 13, 1886.

Whitehall, August 13, 1886.

THE following Address of Congratulation on the occasion of The Queen having entered upon the Fiftieth year of Her Reign, has been transmitted to the Right Honourable the Secretary of State for the Home Department for presentation, and has accordingly been presented by him to Her Majesty, who has been pleased to receive the same very graciously :-

To the QUEEN'S Most Excellent Majesty.

May it please Your Majesty,
WE, the Lord Provost, Magistrates, and
Council of the City and Royal Burgh of Glasgow, desire to offer Your Majesty our warm and heartfelt congratulations on Your entry upon the

fiftieth year of Your reign.

The time during which Your Majesty has ruled over this Empire has been one of unprecedented development. In every department of human enterprise marvellous progress has been made. Art, science, and commerce have been prosecuted with a success heretofore unknown; and concurrently with that progress, and all the material benefits which have accompanied it, the moral improvement and the social happiness of the people have been largely advanced. Thus, while periods of depression and anxiety have occurred, the improved condition and increased intelligence of the masses, and the absence of unredressed and unconsidered grievances, have largely removed social discontent, and common sympathy has bound class to class. In all this the nation has become stronger and better welded together, and between the Ruler and the ruled feelings of mutual sympathy and respect have grown up which have consolidated and strengthened the whole framework of society. While, accordingly, in other countries thrones have been overturned and constitutions have been changed, and their peoples have suffered from revolution and war and all the distracting results of unstable administration, Your Majesty's benign sway has been undisturbed and the loyalty of the nation has grown with the progress of the years.

We gratefully recognise the inestimable benefits which have flowed to Your people from the example of high devotion to duty, which has been so conspicuously exhibited by Your Majesty, as it was also by the Prince Consort. That example Your Majesty has had the profound satisfaction of seeing faithfully followed by Your children; and though it has pleased God to take some of them also to Himself, the beauty of their

lives and the high standard of duty which they sought to realize, are a perpetual solace and stimulus to those who remain. Your Majesty's subjects are bound to the Throne by sentiments of loyalty, but they cherish also for Your Majesty and for the memory of the Prince Consort feelings of personal reverence and regard which could only be inspired by pure and noble lives, and by the elevated example which these have given, not only to the Court, but to all classes of the people. In all Your Majesty's sorrows and trials the national heart has accordingly sympathised with an intensity which has found its reward and befitting counterpart in the sympathy which Your Majesty never fails to evince in all that affects the well being and happiness of Your subjects.

It is our earnest prayer that, during this year of jubilee, and for many long years after it shall have closed, Your Majesty may enjoy such health and strength as are needful for the discharge of Your exalted duties; and that you may be cheered and sustained, not only by the love and reverence of Your children, and Your children's children, but by the ever deepening loyalty and devotion of all classes of Your people.

Given in name and by appointment of the Lord Provost, Magistrates, and Council of the City and Royal Burgh of Glasgow, and the Seal of the City appended hereto, this 29th day of June, 1886 years.

William Mc Ouie, Lord Provost. J. D. Marwich, Town Clerk.

And on the same subject from :-

Roman Catholic Archbishops and Bishops in Scotland.

Leith, Provost, Magistrates, and Council. Dunfermline, Provost, Magistrates, and Town

Edinburgh, Presbytery, Ministers, and Elders. Edinburgh, Presbytery Members.

Ipswich, Mayor, Aldermen, and Burgesses.

Devon and Western Association of Baptist

City of London Union Board of Guardians. Londonderry Lodge of Freemasons, Sunderland. Perch, Presbytery, Minister, and Elders. Taunton, Inhabitants. Midgley Township, Inhabitants.

Oxford, Mayor, Aldermen, and Citizens. Tiverton, Mayor, Aldermen, and Burgesses. A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

The jurisdiction of the Justices and Judges of the Central Criminal Court at any Session of Oyer and Terminer or Gaol Delivery, held or continued for the Central Criminal Court District in the months of October, November, or December, 1886, or January, 1887, 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 modifi-

cations and exceptions:-

(1.) Nothing in this Order shall authorize the trial at the Central Criminal Court 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 (other than the Gaol of Newgate) to which, but for the said Winter Assizes Acts, 1876 and 1877, and this Order, such person would have been committed, or to Her Majesty's Prison at Holloway, 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 purson shall be committed to any Gaol other than Her Majesty's Prison at Holloway, 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 Her Majesty's Prison at Holloway, there to remain until thence delivered by due course of law.

(6.) Where any person is committed, for trial or is bound by any recognizance to appear and answer, 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, or admitted to bail, may, upon the application by or on behalf of such person direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to or on behalf of such person a sum not exceeding 201. to enable him to defray the expenses of travelling to and from the Central Criminal Court of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum and shall deduct it out of the amount, if any, allowed by the Court in respect of such witnesses.

(7.) Where, for the purposes of the trial of any offence, with respect to which Jurisdiction is by this Order conferred upon the Central Criminal Court, recognizances are entered into for attendance at any Court of Oyer and Terminer or General Gaol Delivery for the County of Surrey, such recognizances shall be deemed to have been entered into for attendance at the then next ensuing Session of Oyer and Terminer and Gaol Delivery to be holden for the Central Criminal Court District as enlarged by this Order, in the month of October, November, or December, 1886, or January, 1887, as the case may be, and every person bound by such recognizance shall be bound to appear at such Session or forfeit his recog-

nizance.

(8.) If the Central Criminal Court at its Session last held in the month of January, 1887, 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 Her Majesty's Prison at Holloway 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 Her Majesty's Prison at Holloway.

(9.) If, in pursuance of the 18th section of the Central Criminal Court Act as applied by this Order, any Writ of Certiorari or Habeas Corpus be issued for the removal of any indictment or presentment, or of any person in custody from the jurisdiction of the Justices of the Peace for the

County of Surrey to the Central Criminal Court, one week's notice shall be given in manner required by that section.

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

(11.) This Order, unless earlier revoked, shall be in force until the close of the Session of the Central Criminal Court last held in the month of January, 1887.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

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PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

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

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

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts,

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

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

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

This provision shall not apply to the Sheriff of

the county of Westmoreland.

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

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

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

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

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial

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

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

Where any person is committed for trial or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 20%, to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such

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

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

Court seems just, and the prisoner may be removed accordingly, without any Writ of Habeas Corpus.

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

19. This Order unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

1. The Northern and Saiford 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 Win'er Assizes, be united together under the name of the Winter Assize County, No. 2.

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

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

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

4. The Sheriff of the County of Lancaster

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

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

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

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

- 8. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 2."
- 9. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the Divisions constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 10. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the Divisions constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes or forfeit his recognizance.
- 11. Ten days before the day fixed for the opening of the Commission at Manchester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Lancaster, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Manchester.
- 12. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any Writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Strangeways, 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 Gool such prisoners after sentence, until they are discharged in due course of law.
- 13. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County, shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all Assize County shall be held at York Castle.

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, or is bound by any recognizance to appear and answer, in the said Winter Assize County any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recog-nizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to fray the travelling expenses of such of his as may have been bound recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

17. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

3. The Court at the said Winter Assizes at 1 York shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts such prisoner would have been tried.

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

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

for the said 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 York.

6. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at York, 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 any of the Divisions comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document.
- 8. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 3."
- 9. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the Divisions constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

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

11. Ten days before the day fixed for the opening of the Commission at York, a list of the

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

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

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

last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201, to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

17. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

- 1. The County of Lincoln, the County of Nottingham, and the County of the City of Lincoln, shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 4.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at Nottingham.
- 3. The Court at the said Winter Assizes at Nottingham shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

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

- 4. The Sheriff of the County of Nottingham shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.
- 5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petry Jurors from the County of Nottingham, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury appear at such last-ment formed out of those Jurors shall be deemed to be or forfeit his recognizance.

a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

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

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

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

- 9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Nottingham.
- 10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 4."
- 11. Any person who after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail may, upon the application of such person direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and wit-

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of Augus!, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council

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

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

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

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

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

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

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Leicester, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter 1 Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have

jurisdiction accordingly.

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

Habeas Corpus.

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

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

- 9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Builiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Leicester.
- 10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 5."
- 11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

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

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

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the : mount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

been passed.

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

5. The Gaol Delivery precept of the Judges !

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

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

Corpus.

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

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

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

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

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to

have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was comentered into any recognizance mitted, or to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been

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

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

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

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

in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

mitted, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and

said Winter Assizes shall be addressed to him alone.

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

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

Habeas Corpus.

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

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

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

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 7."

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be

deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

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

and give evidence at Norwich.

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

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

last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 20l., to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of

the amount ultimately allowed in respect of such

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

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

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1,877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886. C. L. Peel.

T the Court at Oshorne House, Isle of Wight, the 3rd day of August, 1856.

PRESENT

The QUEEN's Most Excellent Majesty in Council.

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

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

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

Chesterton, in the county of Cambridge.

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

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

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

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

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

6. The precepts of the Judges to the said

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

Habeas Corpus.

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

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

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

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

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

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

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound

by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

2. The said Winter Assizes for the said Winter

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

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

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

appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound subject to the provisions of this Order shall have

jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

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

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

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

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

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

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

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

12. In all cases in which the like recognizances ling expenses of such of his witnesses as may have have been entered into in respect of any offence been bound by recognizances to appear on his committed in either of the counties constituting behalf, and the Treasurer shall advance such sum,

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

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum.

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

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

17. Where the Court at the said Winter Assizes for the said Winter Assize Countyremand 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. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the

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

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to

appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886. C. L. Peel.

T the Court at Osborne House, Isle of Wight, A the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

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

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

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

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

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

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

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter

Assize County, No. 11."

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall |

be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes, or forfeit his recognizance.

- 13. Ten days before the day fixed for the opening of the Commission at Oxford, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Oxford, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Oxford.
- 14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any Writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Oxford, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight the 3rd day of August, 1886.

PRESENT.

'The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

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

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

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

Corpus

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

County shall obey accordingly.

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

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

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 12."

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

12. In all cases in which the like recognizan e;

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

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recogniz nce to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as

may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

trict constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

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

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

accordingly, without any Writ of Habeas Corpus.
7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

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

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

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 13."

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting

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

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding -20% to enable him to defray the travelling expenses of such of his witnesses as may

have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

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

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

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

Corpus.

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

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

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

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

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the

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

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

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

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

such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 20L to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the

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

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

- 1. The County of Devon and the County of Cornwall shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 15.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at Exeter.
- 3. The Court at the said Winter Assizes at Exeter shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

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

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

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

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

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

Corpus.

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

County shall obey accordingly.

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

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

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words, "Winter Assize

County, No. 15.

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting

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

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

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

until they are discharged in due course of law.

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

such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to the said Winter Assize County prior to the appear on his behalf, and the Treasurer shall

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

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

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

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

Habeas Corpus.

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

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

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

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

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting and precepts and other documents relating to the I the said Winter Assize County prior to the making

No. 25616.

of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes, or forfeit his recognizance.

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

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

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

last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sura, not exceeding 201 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to

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

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

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

any writ of Habeas Corpus.

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

2. The said Winter Assizes for the said Winter

Assize County shall be held at Chester.

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

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

or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum life exceeding 201 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to jurisdiction for that purpose over the whole dis-

trict constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him

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

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

accordingly without any Writ of Habeas Corpus.
7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize

County shall obey accordingly.

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

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

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 17."

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

12. In all cases in which the like recognizances

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

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

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

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

such last-mentioned county.

Where any person is committed for trial or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the count; or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person

a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

Corpus.

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

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

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

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

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

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

Habeas Corpus.

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

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

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

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 18."

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

give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

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

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

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

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

mentioned county.

Where any person is committed for trial, or is bound by any recognizance, to appear and answer in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed I for which such Assizes were held "shall mean the

or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

1. The County of Northumberland and the City and County of the City of Newcastle-upon-Type shall, for the purpose of the next Winter Assizes, be united together under the name of the Winter Assize County, No. 19.

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

Newcastle-upon-Tyne.

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

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

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

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

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

Habeas Corpus.

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

County shall obey accordingly.

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

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

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin, thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 19."

11. Any person who after the date of this

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

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

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

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the Order and before the said Winter Assizes enters' 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 or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

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

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1886.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council-

WHEREAS by an Act passed in the tenth year of the reign of Her Majesty, intituled "An Act for the more easy recovery of small debts and demands in England," it is, among other things, enacted that it shall be lawful for Her Majesty, with the advice of Her Privy Council, to order that the said Act be put in force in such county or counties as to Her Majesty, with the advice aforesaid. should seem fit, and to divide the whole or part of any such county (including all counties of cities and counties of towns, cities, boroughs, towns, ports, and places, liberties, and franchises therein contained or thereunto adjoining) into districts; and to order that the County Court should be holden for the recovery of debts and demands under the said Act in each of such districts; and from time to time to alter such districts as to Her Majesty, with the advice aforesaid, should seem fit; and from time to time with the advice aforesaid to declare by what name and in what towns and places the County Court should be holden in each district:

And whereas Her Majesty was pleased, by an Order in Council of the ninth day of March, one

thousand eight hundred and forty-seven, to order that the said Act be put in force in the counties and places therein specified, and the same was put in force accordingly:

And whereas by certain other Acts made and passed in the thirteenth and fourteenth, in the sixteenth, in the twentieth, in the twenty-second, in the twenty-ninth, in the thirty-first, and in the thirty-ninth years of the reign of Her Majesty, the provisions of the said recited Act have been amended and extended:

And whereas it has been represented that it would be of advantage to the public if the County Court of Lancashire, holden at Saint Helens, were ordered to be holden at Widnes as well as at Saint Helens:

Her Majesty, having taken the premises into consideration, is thereupon pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that from and after the thirtieth day of September, one thousand eight hundred and eighty-six, the County Court of Lancashire, holden at Saint Helens, shall be holden at Widnes as well as at Saint Helens.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT: The QUEEN's Most Excellent Majesty in Council.

WHEREAS by "The Weights and Measures Act, 1878," it is (among other things) provided that the Board of Trade shall cause an accurate copy of the imperial standard of measure and an accurate copy of the imperial standard of weight to be made of the same form and material as the said standards, and that it shall be lawful for Her Majesty in Council, on the representation of the Board of Trade, to approve the copies so made, and that the copies, when so approved, shall be of the same effect as, and are to be included under the name, parliamentary copies of the

And whereas the Board of Trade have now caused an accurate copy of the imperial standard of measure and an accurate copy of the imperial standard of weight, respectively, to be made and duly verified:

imperial standards of measure and weight:

Now, therefore, Her Majesty, by virtue of the power vested in Her by the said Act, on the representation of the Board of Trade, and by and with the advice of Her Privy Council, is pleased to approve the copies which have been so made.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

"We the undersigned Edward White Archbishop of the province of Canterbury Primate of all England and Metropolitan do hereby certify to

Your Majesty in Council.

"That the Right Reverend Richard Lord Bishop of Llandaff and the Right Reverend James Lord Bishop of Hereford having represented unto us that the rectory of Llangua in the county of Monmouth and diocese of Llundaff and the rectory of Kentchurch in the county and diocese of Hereford being contiguous to each other and of which the aggregate population does not exceed four hundred and thirty-four persons might with advantage to the interests of religion be united into one benefice, we enquired into the circumstances of the case.

"That on such enquiry it appeared to us that such union might be usefully made and would not be of inconvenient extent and that Edward Scudamore Lucas of Kentchurch Court in the county of Hereford Esquire is the patron or person entitled to present to the said rectory of Llangua the same being now vacant and the

Right Honourable Farrer Baron Herschell Lord High Chancellor of Great Britain is the patron or person entitled on behalf of Your Majesty to present or nominate to the said rectory of Kentchurch if the same were now vacant and that they severally consent to the proposed union.

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

"The representation of the said Lords Bishops of Llandaff and Hereford our enquiry into the circumstances of the case the statement of circumstances in reply thereto the consent in writing of the patrons and the copies of the representation and notice before mentioned are hereunto annexed.

"And we do hereby certify the enquiry and consent aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls for ecclesiastical purposes and declaring that the course and succession in which the respective patrons for the time being shall present to the said benefices after the same shall be united into one benefice from time to time as the same shall become vacant shall be as follows that is to say the first presentation shall be made by Edward Scudamore Lucas Esquire his heirs or assigns and the next two following presentations shall be made by the Lord High Chancellor of Great Britain for the time being on behalf of Your Most Gracious Majesty the fourth presentation shall be made by the said Edward Scudamore Lucas his heirs or assigns and so on in the same manner so that the Lord High Chancellor of Great Britain shall always have two successive turns of presentation and the said Edward Scudamore Lucas his heirs or assigns the next turn following and determining that the said benefices after the same shall be united shall be situate in the Archdeaconry of Hereford and diocese of Hereford and be under and subject to the jurisdiction of the Archdeacon and Bishop of Hereford respectively for the time being.

"As witness our hand this third day of July in the year of our Lord one thousand eight hundred and eighty-six. "Edw. Cantuar."

Now therefore Her Majesty in Council, by and with the advice of Her said Council is pleased to order, as it is hereby ordered, that the rectory of Llangua, situate in the county of Monmouth and diocese of Llandaff, and the rectory of Kentchurch, situate in the county and diocese of Hereford, shall be united into one benefice with cure of souls for ecclesiastical purposes only.

And Her Majesty in Council, by and with the advice of Her said Council, is further pleased to direct that the course and succession in which the respective patrons for the time being shall present to the said benefices, after the same shall be united into one benefice, from time to time as the same shall become vacant, shall be as follows that is to say—the first presentation shall be made by Edward Scudamore Lucas Esquire his heirs or assigns, and the next two following presentations shall be made by the Lord High Chancellor of

Great Britain, for the time being, on behalf of Her Majesty; the fourth presentation shall be made by the said Edward Scudamore Lucas his heirs or assigns, and so on in the same manner so that the Lord High Chancellor of Great Britain shall always have two successive turns of presentation, and the said Edward Scudamore Lucas, his heirs or assigns, the next turn following.

And Her Majesty in Council, by and with the advice aforesaid, is also pleased to order and determine that such united benefice shall belong to the diocese of Hereford. \(C. L. Peel. \)

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

And whereas by another Act of Parliament, passed in the second and third years of the reign of Her present Majesty, intituled "An Act to "make better provision for the assignment of "ecclesiastical districts to churches or chapels "augmented by the Governors of the Bounty " of Queen Anne, and for other purposes, it is, amongst other things, enacted "That "any such scheme or modification as aforesaid " may be drawn up according to the regulations "and directions in the hereinbefore-recited Act " contained, subject to the consent in writing of " the patron or patrons of the benefice or benefices "to be affected thereby under his or their hands, " notwithstanding the vacancy of such benefice "or benefices; and it shall be lawful for Her " Majesty in Council thereupon to make an Order " for carrying such scheme or modification thereof, "as the case may be, into effect; and such Order "being registered in the registry of the diocese, "as directed by the hereinbefore-recited Act, " shall come into operation, and shall be forth-"with binding on all persons whatsoever, not-" withstanding such vacancy or vacancies."

And whereas by the said last-recited Act it is, amongst other things, further enacted, "That " when, by any Order of Her Majesty in Council "as aforesaid, a separate parish for ecclesiastical " purposes is constituted, the same shall, on regis-" tration thereof, and with the consent in writing " of the incumbent or incumbents of the benefice " or benefices to be thereby affected, become a " perpetual curacy and benefice, and the minister "thereof, duly nominated and licensed thereto, and his successors, shall be a body politic and "corporate, with perpetual succession, and may " receive and take to himself and his successors all " such lands, tenements, tithes, rent-charges, and "hereditaments as shall be granted unto him or " them, and such perpetual curate shall thenceforth "have, within the limits of the district parish " formed under the Church Building Acts for the " church of such perpetual curacy, sole and exclu-" sive cure of souls, and shall not in anywise be "subject to the controll or interference of the "Incumbent or Incumbents of the benefice or " benefices to be affected by such Order, if he or "they shall have consented to such Order as " aforesaid."

And whereas Edward Harold, Lord Bishop of Winchester, hath represented in a writing, dated the seventeenth of July, one thousand eight hundred and eighty-six, to the Right Honourable Edward White, Lord Archbishop of Canterbury, as follows:—

"To the Most Reverend Edward White Lord Archbishop of the Province of Canterbury.

"I the Right Reverend Edward Harold Bishop of Winchester do hereby represent to your Grace that to the benefice (being a rectory) and parish church of Buriton in the county of Southampton and my diocese of Winchester belong the ancient parochial chapelry of Petersfield which contains the district or place of Sheet and the tithings of Lower Weston and Lower Nursted the limits and boundaries whereof respectively are well known and defined.

"That according to the last census the population of the parish of Buriton exclusive of the said chapelry district or place and tithings is eight hundred and fifty-three and the population of the said chapelry of Petersfield inclusive of the said district or place of Sheet is two thousand two hundred and ninety-four and the population of the said tithings of Lower Weston and Lower Nursted is three hundred.

"That there is in the said chapelry of Petersfield a church or chapel affording accommodation for about seven hundred and twenty persons and being distant two and a half miles or thereabouts

from the parish church of Buriton.

That there is also in the said chapelry of Petersfield in the said district or place of Sheet a church or chapel affording accommodation for six hundred and forty-eight persons and being distant three and a half miles from the said parish church of Buriton and one mile from the church of Petersfield. The said tithings are distant from the said parish church of Buriton about two miles and from the church of the said chapelry of Petersfield about one mile and from the said church at Sheet about two miles.

"That baptisms marriages churchings and burials have been from time immemorial and are now solemnized and performed in the said church or chapel of the said chapelry, of Petersfield and in the burial ground thereto belonging, and the said chapelry is for all civil purposes a separate

and distinct parish from Buriton.

"That the net annual value of the said benefice with the said chapelry district or place and tithings is one thousand three hundred and eightyeight pounds or thereabouts of which three hundred and forty pounds or thereabouts arises in respect of the endowments of or within the said chapelry of Petersfield with the said district or place of Sheet and four hundred and fifty pounds or thereabouts arises in respect of the endowments of or within the said tithings of Lower Weston and Lower Nursted.

"That there is a house of residence at Buriton. There is no house of residence at Petersfield or Sheet.

"That the patronage of the said benefice and parish of Buriton with the said chapelry district or place and tithings belongs to the Lord Bishop of Winchester for the time being in right of his Bishoprick and the said benefice is at present vacant.

" That it appears to me that under the provisions of the Acts of Parliament passed in the sessions holden in the first and second years of the reign of Her present Majesty chapter one hundred and six, and in the second and third years of the same reign chapter forty-nine, the said chapelry of Petersfield including the said district or place of Sheet and the said tithings of Lower Weston and Lower Nursted may be advantageously separated from the said benefice and parish church of Buriton and together be constituted a separate parish for ecclesiastical purposes and a perpetual curacy and benefice.

"That pursuant to the direction contained in the twenty-sixth section of the said first-mentioned Act I have prepared the following scheme which together with my consent thereto as the patron of the said benefice I do submit to your Grace to the intent that your Grace may if on full consideration and enquiry you shall be satisfied with such scheme certify the same and such consents by your report to Her Majesty in Council."

And whereas the said scheme drawn up by the said Lord Bishop of Winchester, and the consent referred to in the said representation are as fol-

"The SCHEME above referred to.

"That the said chapelry of Petersfield including the said district or place of Sheet and the said tithings of Lower Weston and Lower Nursted shall be separated from the said benefice and parish church of Buriton and together be constituted a separate parish for ecclesiastical purposes and a of Petersfield including the district or place of

perpetual curacy and benefice by the name and style of 'The Perpetual Curacy of Petersfieldwith-Sheet' of which the said church or chapel at Petersfield shall be the parish church.

" That the proposed separate parish and benefice shall be subject to the same ecclesiastical jurisdiction as the benefice of Buriton and the incumbent of such separate parish and becefice shall have exclusive cure of souls within the limits of

the same.

"That all the glebe lands tithe rent-charges or other payments for or in lieu of tithes and all other endowments whatsoever belonging to or arising within or in respect of the said chapelrh district or place and tithings shall hencefort belong and be attached to the said proposed separate benefice of Petersfield-with-Sheet for ever and be held received and enjoyed by the incumbent thereof for the time being,

" That all fees and other ecclesiastical dues and payments for churchings marriages burials and other ecclesiastical offices solemnized and performed within the said proposed separate parish and benefice of Petersfield-with-Sheet and all such other ecclesiastical dues offerings and emoluments usually payable to the incumbent of a parish or benefice as shall arise within the said proposed separate parish or benefice shall belong to the

incumbent thereof.

"That the redeemed land tax of ninety-nine pounds three shillings and three pence per annum now payable in respect of the said benefice of Buriton shall be apportioned so that seventy-nine pounds three shillings and three pence per annum part thereof shall henceforth be payable by the incumbent for the time being of the benefice of Buriton and twenty pounds per annum remaining part thereof shall henceforth be payable by the incumbent of the said proposed separate benefice.

"That the first fruits and yearly tenths now payable in respect of the said benefice of Buriton shall be apportioned so that the benefice of Buriton shall continue liable for the payment of twenty pounds for first fruits and two pounds for yearly tenths and the said proposed separate benefice of Petersfield-with-Sheet shall be liable for the payment of twelve pounds sixteen shillings and ten pence half penny for first fruits and one pound five shillings and eight pence farthing for yearly

"That the patronage or right of nomination of or to the said proposed separate benefice shall belong to and be vested in the Lord Bishop of Winchester and his successors for ever.

"That the parishioners of the said proposed separate parish shall not be entitled to church accommodation in any other church than in the churches within the said proposed separate parish nor shall the parishioners of Buriton be entitled to any accommodation in the churches of the said separate benefice except nevertheless such person or persons (if any) as may possess a legal right by faculty or otherwise to the exclusive use of any pews or sittings in either of the said churches and who may not be willing to relinquish and give up the same.

" Given under my hand this seventeenth day of July in the year of our Lord one thousand

eight hundred and eighty-six.

" E. H. Winton.

" CONSENT.

"I the Right Reverend Edward Harold Lord Bishop of Winchester the patron or person entitled to present to the benefice (being a rectory) of Buriton above-mentioned with the said chapelry Sheet and the tithings of Lower Weston and Lower Nursted annexed (the same being now vacant) do hereby signify my consent to the scheme above proposed and set forth and to every matter and thing therein contained.

"In witness whereof I have hereunto set my hand this seventeenth day of July one thousand eight hundred and eighty-six.

" E. H. Winton."

And whereas the said scheme hath been transmitted by the said Bishop to the said Archbishop for his consideration; and the said Archbishop being satisfied with the said scheme, hath certified the same, and the consent aforesaid, to Her Majesty in Council, by his report dated the twentieth day of July, one thousand eight hundred and eighty-six, which said report is in the words and figures following:

"To the QUEEN's Most Excellent Majesty in

Council.

"We the undersigned Edward White, Archbishop of the Province of Canterbury do hereby report to Your Majesty in Council :-

"That the Right Reverend Edward Harold Lord Bishop of Winchester has represented unto

us (amongst other things)
"That to the benefice (being a rectory) and parish church of Buriton in the county of Southampton and diocese of Winchester belong the ancient parochial chapelry of Petersfield which contains the district or place of Sheet and the tithings of Lower Weston and Lower Nursted the limits and boundaries whereof respectively are well known and defined.

" That it appears to the said Lord Bishop that the said chapelry of Petersfield including the said district or place of Sheet and the said tithings of Lower Weston and Lower Nursted may be advantageously separated from the said benefice and parish church of Buriton, and be constituted a separate parish for ecclesiastical purposes and a

perpetual curacy and benefice.
"That the said Lord Bishop has drawn up a scheme in writing describing the mode in which it appears to him the proposed alteration may best be effected and how the changes consequent upon such alteration in respect to ecclesiastical jurisdiction glebe lands tithe rent-charges dues rates and payments and in respect to patronage and rights to pews may be made with justice to all parties interested which scheme together with the consent thereto in writing of the said Lord Bishop of Winchester the patron of the said benefice (the same being now vacant) has been transmitted by the said Lord Bishop to us for our conside-

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

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

"As witness our hand this twentieth day of July one thousand eight hundred and eighty-six. " Edw. Cantuar."

Now therefore Her Majesty in Council, by and with the advice of Her said Council, is pleased to order, as it is hereby ordered, that the said scheme be carried into effect. . C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS 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 eightytwo; duly prepared and laid before Her Majesty in Council a representation, bearing date the nineteenth day of November, in the year one thousand eight hundred and eighty-five, 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 of Saint Katharine situate within the limits of the consolidated chapelry of Saint Barnabas Rotherhithe in the county of Surrey

and in the diocese of Rochester.

"Whereas at certain extremities of the said. consolidated chapelry of Saint Barnabas Rotherhithe, and of the new parish (sometime district chapelry) of All Saints Rotherhithe in the county and diocese aforesaid and of the new parish (sometime district) of Saint James Hatcham situate partly in the said county of Surrey and partly in the county of Kent and wholly in the diocese of Rochester aforesaid 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 cures.

"And whereas it appears to us to be expedient that such contiguous portions of the said consolidated chapelry of Saint Barnabas Rotherhithe, of the said new parish of All Saints Rotherhithe and of the said new parish of Saint James Hatcham should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same. should be assigned to the said church of Saint Katharine situate as aforesaid.

"Now therefore with the consent of the Right Reverend Authory Wilson, Bishop of the said diocese of Rochester as such Bishop and with the consent of the Reverend Edward Josselyn Beck the rector or incumbent of the rectory of the parish of Rotherhithe in the diocese aforesaid and as such rector or incumbent the patron both of the perpetual curacy of the said consolidated chapelry of Saint Barnabas Rotherhithe and also of the vicarage of the said new parish of All Saints Rotherhithe, and with the consents of the Honourable and Right Reverend John Thomas now Bishop of the diocese of Norwich, of Francis Augustus Bevan of Lombard-street in the city of London Banker, of the Reverend William Hagger Barlow of Clapham Park in the said county of Surrey Clerk in Holy Orders, of John Deacon of Birchin-lane in the city of London Banker and of the Reverend Sir John Laurie Emilius Bayley, of 14 Hyde Park-street in the county of,

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Middlesex Baronet Clerk in Holy Orders the patrons of the vicarage of the said new parish of Saint James Hatcham (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 consolidated chapelry of Saint Barnabas Rotherhithe of the said new parish of All Saints Rotherhithe and of the said new parish of Saint James Hatcham 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 of Saint Kutharine situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Katharine, Rotherhithe.

"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 Saint Katha-

rine, Rotherhithe, being :-

"All that portion of the consolidated chapelry of Saint Barnabas Rotherhithe in the county of Surrey and in the diocese of Rochester and also all those contiguous portions of the new parish (sometime district chapelry) of All Saints Rotherhithe in the said county and diocese and of the new parish (sometime district) of Saint James Hatcham situate partly in the said county of Surrey partly in the county of Kent and wholly in the diocese of Rochester aforesaid. All which said portions of such cures are comprised within and are bounded by an imaginary line commencing upon the boundary which divides the said consolidated chapelry of Saint Barnabas Rotherhithe from the new parish of All Saints Rotherhithe aforesaid at the point where Hawkstone-road joins Rotherhithe New-road and extending thence south-westward along the middle of the last-named road for a distance of eleven and a half chains or thereabouts to the centre of the bridge which carries the main line of the South-Eastern Railway over the same road and extending thence south-eastward along the middle of the said main line of railway for a distance of thirty-three chains or thereabouts (thereby following in part the boundary which divides the said new parish of Saint James Hatcham from the new parish of All Saints Hatcham Park situate partly in the said county of Surrey and partly in the said county of Kent and wholly in the diocese of Rochester aforesaid) to the centre of the bridge which carries the said main line of the South-Eastern Railway aforesaid over the western branch line of the East London Railway and extending thence first north-eastward and then northward along the last-mentioned branch line of railway for a distance of twenty-nine chains or thereabouts (thereby passing under the London and Greenwich branch line of the said South-Eastern Railway, and crossing the boundary which divides the said new parish of Saint James Hatcham from the consolidated chapelry of Saint Barnabas Rotherhithe aforesaid) to the point where the said western branch line of the East London Railway aforesaid is joined by the eastern branch line of the same railway and such combined lines then form the main line of the said East London | Middlesex and in the diocese of London.

Railway, and continuing thence still northward along the middle of the last-mentioned main line of railway for a distance of four and a half chains or thereabouts to the centre of the bridge which carries Rotherhithe New-road aforesaid over the same main line of railway and extending thence westward along the middle of the last-named road for a distance of one chain or thereabouts to its junction with Saint Helena-road and extending thence south-westward along the middle of the last-named road for a distance of five and a half chains or thereabouts to its junction with Corbett's-lane and extending thence westward along the middle of the said lane for a distance of seven and a half chains or thereabouts to a point at the junction of the same lane with Warndonstreet upon the boundary which divides the said consolidated chapelry of Saint Barnabus Rotherhithe from the new parish of All Saints Rother-hithe as aforesaid and extending thence first northward along the last-mentioned boundary thereby following the middle of Warndon-street aforesaid and then westward along the same boundary thereby following the middle of Rotherhithe New road aforesaid to the firstdescribed point at the junction of the last-named road with Hawkstone-road as aforesaid at which point the said imaginary line commenced."

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

T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT. The QUEEN's Most Excellent Majesty in Council.

7 HEREAS 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 fiftyfive; and of the Act of the thirty-fourth and thirty-fifth years of Her Majesty, chapter eightytwo; duly prepared and laid before Her Majesty in Council a representation, bearing date the thirteenth day of May, in the year one thousand

eight hundred and eighty-six, 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 of Emmanuel situate in the Harrow-road in the new parish (sometime district chapelry) of Saint Jude Kensal Green in the county of "Whereas at certain extremities of the said new parish of Saint Jude Kensal Green and of the new parish (sometime district chapelry) of Saint Peter Paddington in the same county and diocese 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 new parishes respectively.

"And whereas it appears to us to be expedient that such contiguous portions of the said new parish of Saint Jude Kensal Green and of the said new parish of Saint Peter Paddington should be formed into a consolidated chapelry for all ecclesiastical purposes and that the same should be assigned to the said church of Emmanuel situate

in the Harrow-road as aforesaid.

"Now therefore with the consent of the Right Honourable and Right Reverend Frederick Bishop of the said diocese of London as such Bishop and with the consents of John Derby Allcroft of No. 108 Lancaster-gate Hyde Park in the said county of Middlesex Esquire of Herbert Clifford Saunders of No. 1 Bolton-gardens South Kensington in the said county of Middlesex one of Your Majesty's Counsel and of the Reverend Sir John Robert Laurie Emilius Bayley of No. 14 Hyde Park-street in the said county of Middlesex Baronet Clerk in Holy Orders the patrons of the vicarage of the said new parish of Saint Jude Kensal Green, and with the consents of the said John Derby Allcroft of Francis Augustus Bevan of No. 54, Lombard-street in the city of London Esquire of the Reverend Joseph Bardsley now Vicar or Incumbent of the vicarage of the parish of Bradford in the county of York, of Henry Alfred Greig of No. 2 White Lion-court Cornhill in the city of London Esquire and of the Reverend Daniel Moore now Vicar or Incumbent of the vicarage of the new parish of the Holy Trinity Paddington the patrons of the vicarage of the said new parish of Saint Peter Paddington (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 Saint Jude Kensal Green and of the said new parish of Saint Peter Paddington, which are described in the schodule 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 of Emmanuel situate in the Harrow-road as aforesaid and that the same should be named 'The Consolidated Chapelry of Emmanuel Harrowroad Paddington.

"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 Emmanuel Harrow-road Paddington being:—

"1. All that portion of the new parish of Saint Jude Kensal Green in the county of Middlesex and in the diocese of London which is bounded upon the south-west by the consolidated chapelry of Saint Andrew and Saint Philip Upper Westbourne Park or in other words by the Grand Junction Canal upon

the south-east by the new parish of Saint Peter Paddington and upon part of the north-east by the new parish of Saint John the Evangelist Kilburn all in the county and diocese aforesaid and upon all other sides that is to say upon the remaining part of the north-east and upon the north-west by an imaginary line commencing upon the boundary which divides the said new parish of Saint Jude Kensal Green from the new parish of Saint John the Evangelist Kilburn aforesaid at or near to the point where Walterfon-road joins Shirland-road and extending thence north-westward along the middle of the last-named road for a distance of twenty-one and a half chains or thereabouts to its junction with Portnall-road and extending thence southward along the middle of the last-named road for a distance of seventeen and a half chains or thereabouts to its junction with Harrow-road and with Fermoy-road and extending thence south-westward across the said Harrow-road and along the middle of the said Fermoy-road for a distance of three chains or thereabouts to the point where the last-named road bends sharply towards the south-east and where it is joined by the approach to a certain wharf situate on the north-eastern bank of the Grand Junction Canal aforesaid and continuing thence in exactly the same direction that is to say south-westward and in a straight line for a distance of two chains or thereabouts (thereby crossing the said wharf) to the boundary in the middle of the said canal which boundary divides the said new parish of Saint Jude Kensal Green from the consolidated chapelry of Saint Andrew and Saint Philip Upper Westbourne Park afore-

"2. And also all that contiguous portion of the said new parish of Saint Peter Paddington which is bounded upon the south-west by the consolidated chapelry of Saint Andrew and Saint Philip Upper Westbourne Park or in other words by the Grand Junction Canal aforesaid upon the west by the hereinbefore-described portion of the new parish of Saint Jude Kensal Green aforesaid and upon the remaining sides that is to say upon the north-east and upon the east by an imaginary line commencing upon the boundary which divides the last-named cure from the new parish of Saint Peter Paddington aforesaid at the point where the said Harrow-road is joined by Elgin-road by Walterton-road aforesaid by Fernhead-road and by the road called or known as Carlton-terrace and extending thence south-eastward along the middle of the said Harrow-road for a distance of eleven chains or thereabouts to its junction with Woodfield-road and extending thence southward along the middle of the last-named-road for a distance of four chains or thereabouts to the point where the same road bends sharply towards the west, and where it is joined by the private roadway which passes along the western side of the buildings known as the Atlas Iron Works and and which leads to the bank of the Grand Junction Canal aforesaid and extending thence that is from the last-described point of junction first southward and then south-westward along the middle of the said private roadway for a distance of five chains or thereabouts to the bank of the Grand Junction Canal aforesaid and continuing thence still south-westward and in a direct line to the boundary in the middle of the same canal which boundary divides the said new parish of Saint Peter Paddington from the consolidated chapelry of Saint Anderew and Saint Philip Upper Westbourne Park 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 London.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the first day of July, in the year one thousand eight hundred and eighty-six, in the words and figures following, that is to say:—

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the third and fourth years of Your Majesty chapter one hundred and thirteen, of the Act of the sixth and seventh years of Your Majesty chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Your Majesty chapter one hundred and four, have prepared and now humbly lay before Your Majesty in Council the following scheme for constituting a separate district for spiritual purposes to be taken out of the new parish of Saint Anne Lydgate within the original limits of the parish of Rochdale in the county of York and in the diocese of Manchester out of the new parish of the Holy Trinity Dobcross also within the original limits of the parish of Rochdale afcresaid, and out of the new parish of Saint John Hey situate partly in the said county of York and partly in the county of Lancaster and wholly in the said diocese of Manchester.

"Whereas it has been made to appear to us that it would promote the interests of religion that the particular portions of the said new parish of Saint Anne Lydgate of the said new parish of the Holy Trinity Dobcross and of the said new parish of Saint John Hey which are hereinafter mentioned and described should be constituted a separate district in manner hereinafter recommended and proposed.

"And whereas there is not at present within the limits of the said proposed district any consecrated church or chapel in use for the purposes of Divine worship.

"And whereas for the purpose of providing an endowment for the said proposed district a sum of two thousand pounds five pounds per centum debenture stock of the South-Eastern Railway Company has been purchased and transferred into our name in the books of the same Company to be held in trust by us as and for a permanent endowment for the minister for the time being of the said district hereinafter recommended to be constituted and so soon as the said district shall have become a new parish under the provisions of the hereinbefore secondly mentioned Act then for the incumbent of the said new parish and the amount of the annual interest

and dividends to accrue due on account of the said sum of stock to be receivable by the said minister or incumbent for the time being when he shall have been duly licensed in accordance with the provisions of the secondly hereinbefore mentioned Act.

"And whereas the persons who have so purchased and contributed the same debenture stock have nominated to us the five following persons to wit George Newton Wrigley, of Fernhill, Greenfield in Saddleworth in the said county of York Esquire, Elizabeth Wrigley of Scouthead in the said county of York Widow, Sarah Jane Wrigley of Scouthead aforesaid Spinster, Elizabeth Wrigley of Scouthead, aforesaid Spinster, and James Wrigley of Fernhill aforesaid Esquire as the persons to whom they the said contributors desire that the whole right of patronage of the said proposed district or new parish (as the case may be) and of the nomination of the minister or incumbent thereto should be assigned.

"And whereas the said sum of debenture stock has been so provided as aforesaid upon the understanding that we the said Ecclesiastical Commissioners should out of our common fund created by the firstly hereinbefore mentioned Act pay to the minister or incumbent for the time being of the said district or new parish when duly licensed as aforesaid a grant of fifty pounds per annum and upon the further understanding that (such arrangement appearing to us to be expedient) the whole right of patronage of the said district or new parish and of the nomination of the minister or incumbent thereto should be assigned

in the manner above proposed.

"And whereas we have agreed and undertaken to make such grant of fifty pounds per annum as aforesaid by an instrument to be executed in accordance with the provisions of the Act of the twenty-ninth and thirtieth years of Your Majesty chapter one hundred and eleven.

" Now therefore with the consent of the Right Reverend James Bishop of the said diocese of Manchester as such Bishop (in testimony whereof he has signed and sealed this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that all those portions of the said new parish of Saint Anne Lydgate, of the said new parish of the Holy Trinity Dobcross and of the said new parish of Saint John Hey 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 shall upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme become and be constituted a separate district for spiritual purposes and that the same shall be named 'The District of Saint Paul Scouthead.

"And we further recommend and propose that the whole right of patronage of the said proposed district and so soon as the said district shall have become a new parish then of the said new parish and of the nomination of the minister or incumbent thereof shall without any assurance in the law other than this scheme and any duly gazetted Order of Your Majesty in Council ratifying the same and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid be assigned to and become and be absolutely vested in and shall and may from time to time be exercised jointly by the said George Newton Wrigley, the said Elizabeth Wrigley, Widow, the said Sarah Jane Wrigley, the said Elizabeth Wrigley, their heirs and assigns for ever.

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

"The SCHEDULE to which the foregoing Scheme has reference.

"The District of Saint Paul, Scouthead consisting of :-

"I. All that portion of the new parish of Saint Anne Lydgate within the original limits of the parish of Rochdale in the county of York and in the diocese of Manchester, which is bounded on the south by an imaginary line commencing upon the boundary which divides the said new parish of Saint Anne Lydgate from the new parish of Saint John Hey situate partly in the county of Lancaster and partly in the said county of York, and wholly in the diocese of Manchester aforesaid at the point at Four-lane Ends where Wood Brook-lane is intersected by Turf-lane and extending thence south-eastward along the middle of Wood Brook-lane aforesaid for a distance of fifteen and three-quarters chains or thereabouts (thereby following that branch of the same lane which leads directly towards Old-lane) to the point where the said Wood Brook-lane crosses the stream called Wood Brook, the said point being upon the boundary which divides the Middle Division of Quick Mere in the township of Quick from the Lower Division of Quick Mere in the same township, and extending thence first north-eastward, and then alternately eastward, northward, and eastward along the last-described boundary for a distance of seventy-two and a half chains or thereabouts to the point where the said last-described boundary joins the boundary dividing the said new parish of Saint Anne Lydgate from the new parish of the Holy Trinity Dobcross within the original limits of the parish of Rochdale aforesaid.

"All which said hereinbefore described portion of the new parish of Saint Anne Lydgate is bounded upon the remaining sides other than upon the south as aforesaid, that is to say upon the east, upon the north, and upon the west as follows: upon the east by the new parish of the Holy Trinity Dobcross aforesaid upon the north by the new parish of Saint Thomas Friar Mere, within the original limits of the parish of Rochdale aforesaid and upon the west by the new parish of Saint John Hey aforesaid.

" II. And also all that contiguous portion of the said new parish of the Holy Trinity Dobcross which is bounded upon the cast and upon the south-east by an imaginary line commencing upon the boundary which divides the said new parish of the Holy Trinity Dobcross from the new parish of Saint Thomas Friar Mere aforesaid at the point where Hill Top-lane is joined by Knar Barn-lane and extending thence southward along the middle of the last-named lane for a distance of nine chains or thereabouts to its junction on the southern side of the house called or known as Knar Barn, with the public footpath which leads towards the houses called or known as Knar Clough, and extending thence first south-eastward and then southward along the middle of the said footpath for a distance of twelve and a half chains or thereabouts to its junction with the road which leads from the houses called or known as High Thurston Clough towards the houses called or known as Knar Clough as aforesaid (which road bounded upon the remaining side other than upon as a portion of the Old Turupike-road from Old-) the north-west and south-west as aforesaid, that

ham to Delph) and extending thence southeastward and in a direct line across the lastdescribed road to its junction with the public footpath which leads into the Wakefield and Austerlands-road and extending thence that is from the last-described point of junction southwestward along the middle of the last-described footpath for a distance of four chains or thereabouts to its junction with the Wakefield and Austerlands-road aforesaid, the last-described point of junction being distant about one chain to the west of the western end of the house called or known as the Cross Keys Inn and extending thence that is from the said last-described point of junction southward along the middle of the lastnamed road for a distance of thirty-four chains or thereabouts to its junction at or near to the house called or known as High Fold with the Woolroad and Wall Hill Branch of the Standedge and Oldham Trust-road and with Bark Mill-lane and extending thence first south-eastward across the said branch trust-road and then southward along the middle of the said Bark Mill-lane for a distance of fifteen and a quarter chains or thereabouts (thereby passing to the north and east of the house called or known as Wall Hill Bottom) to the point where the said lane crosses the stream called Wall Hill Brook and extending thence south-westward along the middle of the lastnamed stream for a distance of twenty-six chains or thereabouts to a point at or near to the source of the same brook upon the boundary which divides the said new parish of the Holy Trinity Dobcross from the new parish of Suint Anne Lydgate aforesaid.

"All which said hereinbefore - described portion of the new parish of the Holy Trinity Dobcross aforesaid is bounded upon the remaining sides other than upon the east and south-east as aforesaid that is to say upon the west and upon the north as follows upon the west by the hereinbefore-described portion of the new parish of Saint Anne Lydgate aforesaid and upon the north by the new parish of Saint Thomas Friar Mere aforesaid.

" III. And also all that portion of the said new parish of Saint John Hey which is also contiguous to the hereinbefore-described portion of the new parish of Saint Anne Lydgate aforesaid and which is bounded upon the north-west and. upon the south-west by an imaginary line commencing upon the boundary which divides the said new parish of Saint Anne Lydgate from the new parish of Saint John Hey aroresaid at the point at Lower Houses where Turf-lane aforesaid and Dirty-lane join the road leading from Doctor Lanc-head to Austerlands (being part of the Old Turnpike-road from Oldham to Delph aforesaid) and extending thence that is from the lastmen isned point south-westward along the middle of the last-described road for a distance of thirty and a half chains or thereabouts to its junction at the house called or known as Nathan Brow with the road called or known as Harry Gate but more commonly called Thorpe's-road and with the public footpath which leads into Turf-lane aforesaid and extending thence south-eastward along the middle of the last-described footpath for a distance of fourteen and a half chains or thereabouts to the boundary at the junction of the same footpath with Turf-lane aforesaid which boundary divides the said new parish of Saint John Hey from the new parish of Saint Anne Lydgate aforesaid.

"All which hereinbefore-described portion of the new parish of Saint John Hey aforesaid is is to say, upon the east by the new parish of Saint Anne Lydgate aforesaid."

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

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

C. L. Peel.

A. T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

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 fifteenth day of July, in the year one thousand eight hundred and eighty-six, 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 of Saint Clement situate within the limits of the parish of All Saints Fulham in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said parish of All Saints Fulham and of the new parish (sometime consolidated chapelry) of Saint Andrew Fulham Fields 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 parish and new parish respectively.

"And whereas it appears to us to be expedient that such contiguous portions of the said parish of All Saints Fulham and of the said new parish of Saint Andrew Fulham Fields should be formed into a consolidated chapelry for all ecclesiastical purposes and that the same should be assigned to the said church of Saint Clement situate within the limits of the parish of All Saints Fulham as aforesaid.

"Now therefore with the consent of the Right Honourable and Right Reverend Frederick, Bishop of the said diocese of London as such Bishop and also as the patron in the right of his See both of the vicarage of the said parish of All Saints Fulham and of the vicarage of the said new parish of Saint Andrew Fulham Fields (in testimony whereof he the said Bishop has 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 parish of All Saints Fulham and of the said new parish of Saint Andrew Fulham Fields 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 of Saint Clement situate within the limits of the parish of All Saints Fulham as aforesaid and that the same should be named 'The Consolidated Chapelry of Saint Clement Fulham.

"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 Saint Clement Fulham being:—

"All that portion of the parish of All Saints Fulham in the county of Middlesex and in the diocese of London wherein the present incumbent of such parish still possesses the exclusive cure of souls and also all that contiguous portion of the new parish (sometime consolidated chapelry) of Saint Andrew Fulham Fields in the same county and diocese which said two portions of such cures are comprised within and are bounded by an imaginary line commencing upon the boundary which divides the parish of Hammersmith in the said county and diocese from the new parish of Saint Andrew Fulham Fields aforesaid at a point in the middle of Fulham Palace-road at or near to its junction with Yeldham-road and extending thence south-eastward along the middle of the first-named road for a distance of fifteen chains, or thereabouts to a point opposite to the southwestern end of the wall forming the south-eastern boundary of the buildings and premises called or known as the Fulham Union Workhouse and extending thence that is from the last-described point north-eastward to and along the said wall for a distance of ten chains or thereabouts to a point opposite to the north-eastern side of Claybrook-road and extending thence south-eastward to and along the said north-eastern side of Claybrook-road aforesaid for a distance of four and a half-chains or thereabouts to the point where the same road bends sharply towards the south-west and continuing thence still in precisely the same direction that is to say south-eastward and in a direct line for a distance of two chains or thereabouts thereby passing along the north-eastern side of the house called or known as Number 1 Lurganavenue to a point at the angle in the road called or known as Lurgan-avenue and continuing thence still south-eastward along the north-eastern side of the last-named road for a distance of five chains or thereabouts to its junction with Greyhound-road and extending thence first south-eastward to and then north-eastward along the middle of the last-named road for a distance of five and a half chains or thereabouts to its junction with Bayonne-road and extending thence first southeastward and then southward along the middle of the last-named road for a distance of seventeen chains or thereabouts to its junction with Lillieroad and extending thence westward along the middle of the last-named road for a distance of two chains or thereabouts to its junction with Munster-road and extending thence south-eastward along the middle of the last-named road for a distance of three chains or thereabouts to a point near to the junction of the same road with Strode-street upon the boundary which divides the said new parish of Saint Andrew Fulham Fields from the new parish of Saint Peter Fulham in the county and diocese aforesaid and extending thence first south-eastward then south-westward and then westward along the lastmentioned boundary for a distance of twenty-two and a half chains or thereabouts thereby following the course of Munster-road aforesaid and of the road which leads to and through the Fulham. Cemetery to the point in the middle of Fulham Palace-road aforesaid opposite to the gates at the western entrance to the said cemetery at which point the said last-mentioned boundary joins the boundary dividing the said new parish of Saint Peter Fulham from the parish of All Saints Fulham aforesaid and extending thence southward along the last-mentioned boundary for a distance of seventeen chains or thereabouts thereby following the middle of Fulham Palace-road aforesaid to a point opposite to the northern angle of the wall enclosing the building and premises called or known as Saint James's Home and extending thence in a direction due west and in a straight line for a distance of twenty-nine chains or thereabouts, (thereby crossing New-road at a point a little to the south of the house called or known as Rowberry Mead), to a point in the middle of the River Thames upon the boundary which divides the said county of Middlesex and the diocese of London aforesaid from the county of Surrey and from the diocese of Rochester and extending thence first northward and then north-westward along the said county and diocesan boundary for a distance of fifty-two chains or thereabouts (which boundary also divides the said parish of All Saints Fulham and the said new parish of Saint Andrew Fulham Fields from the parish of Barnes in the last-named county and diocese) to the point opposite to the Hammersmith Distillery where the said county and diocesan boundary is joined by the boundary which divides the said new parish of Saint Andrew Fulham Fields from the parish of Hammersmith aforesaid and extending thence north-eastward along the last-mentioned boundary for a distance of twenty-two and a half chains or thereabouts thereby passing in part along the north-western side of the said Hammersmith Distillery to the first-described point in the middle of Fulham Palace-road at or near to its junction with Yeldham-road as aforesaid at which point the said imaginary line commenced."

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 London.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 3rd day of August, 1886.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the session of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, intituled "An Act further to amend the laws concerning the burial of the dead in England," it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit:

And whereas Orders in Council have been made directing the discontinuance of burials in the churchyards hereinafter mentioned from the time specified in such Orders; and whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that the time for discontinuing burials in the said churchyards be postponed:

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the time for the discontinuance of burials in such churchyards be postponed as follows, viz.:

In the parish churchyard of Attleborough, in the county of Norfolk, until the first day of October, one thousand eight hundred and eighty-six.

In the parish churchyard of Willian, in the county of Hertford, to the thirty-first day of December, one thousand eight hundred and eighty-six.

And whereas Her Majesty was pleased, by Her Order in Council of the twelfth day of December, one thousand eight hundred and eighty-five, to direct the discontinuance of burials, with certain exceptions, in the church and churchyard of New Shoreham, in the county of Sussex; and whereas it seems fit that the operation of such Order should be further suspended until the thirty-first day of December, one thousand eight hundred and eighty-six, and that the provisions of the Order in Council of the twenty-eighth day of July, one thousand eight hundred and seventy-one, as affecting burials in the said church and churchyard, should again be in force until the thirty-first day of December, one thousand eight hundred and eighty-six.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the operation of the said Order in Council of the twelfth day of December, one thousand eight hundred and eighty-five, be suspended until the thirty-first day of December, one thousand eight hundred and eighty-six, and that the provisions of the Order in Council of the twenty-eighth day of July, one thousand eight hundred and seventy-one, as affecting burials in the church and churchyard of New Shoreham, be again in force until the thirty-first day of December, one thousand eight hundred and eighty-six.

C. L. Peel.

(SWINE-FEVER.)

A r the Council Chamber, Whitchall, the 11th day of August, 1886.

By Her Majesty's Most Honourable Privy Council.

THE Lords and others of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1878, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

1. The following Area (namely),—the borough of West Bromwich,—which was declared by Order of Council dated the eighth day of May, one thousand eight hundred and eighty-five, to be an Area infected with swine-fever, is hereby declared to be free from swine-fever, and that Area shall, as from the commencement of this Order, cease to be an Area infected with swine-fever.

2. This Order shall take effect from and immediately after the twelfth day of August, one thousand eight hundred and eighty-six.

C. L. Peel.

A T the Council Chamber, Whitehall, the 13th day of August, 1885.

By Her Majesty's Most Honourable Privy Council.

THE Lords and others of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1878, and of every other power enabling them in this behalf, do hereby revoke their Orders dated respectively the sixteenth day of May, one thousand eight hundred and eighty-four, and the fourth day of May, one thousand eight hundred and eighty-six, defining parts of the Port of Glasgow as Foreign Animals Wharves: Provided that nothing herein shall be deemed to invalidate or make unlawful anything done under the said Orders, or either of them, before the date of this revocation, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the said Orders, or either C. L. Peel.

(PORT OF GLASGOW.)

A T the Council Chamber, Whitehall, the 13th day of August, 1886.

By Her Majesty's Most Honourable Privy Council.

THE Lords and others of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1878, and of every other power enabling them in this behalf, do hereby define the following part of the Port of Glasgow as a Foreign Animals Wharf:

All that space in the port and burgh of Glasgow, being part of the wharf and depôt of the Trustees of the Clyde Navigation, known as the Yorkhill Wharf, one portion of which space is situate on the south-east side of the Ferry-road, bounded by a line commencing at a point on the south-east side of the said Ferry-road where the same is intersected by the water-edge of the said Wharf; thence passing in a south-easterly direction for a distance of three hundred and seventy-seven feet six inches or thereabouts along the coping which forms the water-edge of the said Wharf; thence running north-east along a line at right angles

to the said coping for a distance of fifty-four feet nine inches or thereabouts bounded by a wooden fence; thence passing in a south-easterly direction along a line at right angles to the last described boundary and parallel with the said coping for a distance of one hundred and thirty-eight feet five inches or thereabouts; thence running north-east along a line at right angles to the last described boundary for a distance of one hundred and twenty feet or thereabouts to a point on the south-west side of the Pointhouse-road; thence passing in a north-westerly direction for a distance of four hundred and fifty-one feet two inches or thereabouts along the south-west boundary of the said Pointhouse-road to a point where it meets the south-east boundary of the said Ferry-road; and thence south-west along the south-east boundary of the said Ferry-road for a distance of one hundred and eighty-six feet six inches or there-abouts to the point of departure first described: and the other portion of which space is situate on the south-west side of the said Pointhouseroad, bounded by a line commencing at a point on the south-west side of the said Pointhouseroad distant eight hundred and six feet or thereabouts south-east from the junction of the said Pointhouse-road with the said Ferry-road; thence passing in a south-westerly direction at right angles to the said Pointhouse-road for a distance of one hundred and nineteen feet eleven inches or thereabouts bounded by a wooden fence; thence running south-east along a wooden fence at right angles to the last described boundary for a distance of one hundred and thirty-seven feet two inches or thereabouts; thence running south-west along a wooden fence for a distance of fifty-five feet or thereabouts till it intersects the water-edge of the Wharf; thence in a south-easterly direction for a distance of three hundred and eighty-six feet three inches or thereabouts along the coping which forms the water-edge of the said Wharf; thence in a north-easterly direction along a wooden fence at right angles to the last mentioned boundary for a distance of two hundred and three feet ten inches or thereabouts to a point on the south-west side of the said Pointhouse-road; thence passing in a north-westerly direction for a distance of five hundred and twenty-eight feet nine inches or thereabouts along the south-west boundary of the said Pointhouse-road to the point of departure first described, together with an overhead Gangway which connects the two portions of the space herein described, such Gangway being six hundred and seventy feet in length commencing at a point one hundred and eighty-five feet westward from the extreme eastern boundary of the portion of the space first described, and terminating at a point one hundred and thirty feet eastward from the extreme western boundary of the portion of the space secondly described; all which space, consisting of such two portions and connecting Gang way, is coloured pink on the plan thereof deposited for the purposes of this Order at the Privy Council Office, a copy of which is deposited at the office of the Town Clerk of the burgh of Glasgow.

Foreign Office, August 12, 1886.

C. L. Peel.

THE Commercial Convention between Great Britain and Spain, concluded at Madrid on the 26th of April, 1886, will come into operation in the United Kingdom and in Spain and the adjacent islands on the 15th instant.

The following Notices are substituted for those which appeared in the Gazette of Tuesday, the 10th of August, 1886.]

Osborne, July 30, 1886.

THE Queen was this day pleased to confer the honour of Knighthood on John Tomes, Esq., F.R.S., F.R.C.S., and L.D.S. Eng.

Osborne, July 30, 1886.

THE Queen was this day pleased to confer the honour of Knighthood on Douglas Maclagan, Esq., M.D., Professor of Medical Jurisprudence in the University of Edinburgh, and President of the Royal College of Physicians of Edinburgh.

Osborne, July 30, 1886.

THE Queen was this day pleased to confer the honour of Knighthood on Surgeon - General Thomas Longmore, C.B., Professor of Military Surgery in the Army Medical School at Netley.

Osborne, July 30, 1886.

THE Queen was this day pleased to confer the honour of Knighthood on Samuel William Sayer Lewes, Esq., late Director of Victualling for the Royal Navy.

Osborne, July 30, 1886.

THE Queen was this day pleased to confer the honour of Knighthood on Richard Nicholas Howard, Esq., Mayor of Weymouth.

Osborne, July 30, 1886.

THE Queen was this day pleased to confer the honour of Knighthood on Edward Henry Sieveking, Esq., M.D., LL.D., F.R.C.P., Physician Extraordinary to Her Majesty.

Osborne, July 30, 1886.

THE Queen was this day pleased to confer the honour of Knighthood on Horace Jones, Esq., Architect to the City of London.

Whitehall, August 12, 1886.

THE Queen has been pleased to appoint the Right Honourable Sir Henry Thurstan Holland, Bart., G.C.M.G., to be Fourth Charity Commissioner for England and Wales.

Whitehall, August 13, 1886.

THE Queen has been pleased to direct Letters Patent to be passed under the Great Seal, granting the dignity of a Viscount of the United Kingdom of Great Britain and Ireland unto the Right Honourable William John, Baron Monson, and the heirs male of his body lawfully begotten, by the name, style, and title of Viscount Oxenbridge, of Burton, in the county of Lincoln.

Gloucester House, August 11, 1886.

HIS Royal Highness the Duke of Cambridge has been pleased to appoint Lieutenant-Colonel Augustus Charles Frederick FitzGeorge (half-pay, 11th Hussars) to be Equerry in Waiting to His Royal Highness, in the room of General Tyrwhitt, C.B., deceased.

Crown Office, August 13, 1886.

MEMBERS returned to serve in the present PARLIAMENT.

> Borough of Paddington. South Division.

The Right Honourable Randolph Henry Spencer Churchill (commonly called Lord Randolph Churchill), Chancellor and Under-Treasurer of Her Majesty's Exchequer.

Borough of Bristol. West Division,

The Right Honourable Sir Michael Edward Hicks Beach, Bart., Chief Secretary to the Lord Lieutenant of Ireland.

> Borough of Birmingham. East Division.

The Right Honourable Henry Matthews, one of Her Majesty's Principal Secretaries of State.

> Borough of Manchester. East Division.

The Right Honourable Arthur James Balfour, Her Majesty's Secretary for Scotland.

Borough of Hampstead.

The Right Honourable Sir Henry Thurstan Holland, Bart., Vice-President of the Com-Thurstan mittee of the Privy Council for Education.

Borough of Strand.
The Right Honourable William Henry Smith, one of Her Majesty's Principal Secretaries of State.

County of Lincoln.

South Lindsey or Horncastle Division. The Right Honourable Edward Stanhope, one of Her Majesty's Principal Secretaries of State.

County of the Isle of Wight. Sir Richard Everard Webster, Knt., Her Majesty's Attorney-General.

Borough of Lewisham.
The Right Honourable William Heneage Legge, (commonly called Viscount Lewisham), Vice-Chamberlain of Her Majesty's Household.

Borough of Brighton.

The Right Honourable William Thackeray Her Majesty's Judge Advocate-Marriott, General.

Borough of Plymouth.

Edward George Clarke, Esq., Her Majesty's Solicitor-General.

> Borough of Liverpool. Walton Division.

John George Gibson, Esq., Her Majesty's Solicitor-General for Ireland.

> · Borough of Marylebone. East Division.

Captain Charles William de la Poer Beresford (commonly called Lord Charles Beresford), one of the Commissioners for executing the office of Lord High Admiral of the United Kingdom.

Borough of Croydon.
The Honourable Sidney Herbert, one of the Commissioners for executing the offices of Treasurer of the Exchequer of Great Britain and Lord High Treasurer of Ireland.

> Borough of Sheffield. Ecclesall Division.

Ellis Ashmead Bartlett, Esq., one of the Commissioners for executing the office of Lord High Admiral of the United Kingdom.

County of Devon.

North-Eastern or Tiverton Division. Lieutenant-Colonel William Hood Walrond, one of the Commissioners for executing the offices of Treasurer of the Exchequer of Great Britain and Lord High Treasurer of Ireland.

County of Wigtown. Sir Herbert Eustace Maxwell, Bart., one of the Commissioners for executing the offices of Treasurer of the Exchequer of Great Britain and Lord High Treasurer of Ireland.

County of Bute.

James Patrick Bannerman Robertson, Esq., Her Majesty's Solicitor-General for Scotland.

County of Middlesex. Enfield Division.

The Right Honourable William Pleydell Bouverie (commonly called Viscount Folkestone), Treasurer of Her Majesty's Household.

(H. 5029.)

Board of Trade (Harbour Department), London, August 10, 1886.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a copy of a Despatch from Her Majesty's Representative at Madrid, enclosing extracts from the Official Gazette of Madrid, of the 11th of June and 11th of July respectively, showing what ports are considered foul and the arrivals from which are subject to perform quarantine in the lazaretto, and those ports which are considered as suspicious, and the arrivals from which are subjected to observation at the Spanish port of arrival:

Extract from Official Gazette of Madrid, June 11th, 1886.

Home Office.

General Direction of Benevolence and Sanitation. CIRCULAR.

WITH reference to preceding Orders and to the diseases mentioned, the resolutions comprised in the following resumé are still in force:-Rigorous Quarantine.

Europe.

Department of Finisterre (France), with the exception of Brest, declared clear, by an Order of 22nd February last (Gaceta of the 24th). Cholera. Order of November 2nd, 1883 (Gaceta of the 3rd).

Venice (Italy), ditto. Order of March 15th,

1886 (Gaceta of the 17th).

Gulf of Venice and district of Brindisi, ditto. Order of April 19th, 1886 (Gaceta of the 20th). Province of Lecce (Italy), ditto. Order of

April 28th, 1886 (Gaceta of the 29th).

America.

Venezuela and United States of Colombia, yellow fever. Order of the 20th February, 1880 (Gaceta of the 23rd).

Uruguayana (Brazil), cholera. Order of the

23rd July, 1881 (Gaceta of the 24th).

Paraá (Brazil), yellow fever. Órder of the 3rd of March, 1884 (Gaceta of the 4th).

3rd of March, 1804 (Gaceta of the 7th April, 1886 (Gaceta of the 10th).

Tangiro (Brazil), ditto. Order of the 8th

of April, 1885 (Gaceta of the 12th).

Asia.

Gulf of Persia, Levantine plague. Order of May 14th, 1884 (Gaceta of the 17th).

Hindostan, cholera. Order of April 21st, (Gaceta of 22nd).

Saigon (Cochin China, France), ditto. of May 28th, 1884 (Gaceta of June 2nd).

Empire of China (except Amoy, declared clear, April 16th, 1886, Gaceta of the 17th), ditto. Order of September 13th, 1883 (Gaceta of the

Mindanao (Philippines, Spain), ditto. Order

of May 20th, 1884 (Gaceta of the 25th).

Singapore (Peninsula of Malacca, England), ditto. Order of August 28th, 1885 (Gaceta of the 30th).

Quarantine of Observation. Europe.

Ports of the Adriatic, with the exception of those of the Gulf of Venice and district of Brindisi, cholera. Order of April 19th, 1886 (Gaceta of the 20th).

These orders are communicated to you officially, and should be published in the official bulletin of your particular province.

Madrid, June 8, 1886.

The Director-General,

JULIAN DE ZUGASTI.

To the Governors of the Maritime Provinces, the Delegates of the Government at Mahon and Las Palmas, and the Commander-General of Ceuta.

General Direction of Benevolence and Sanitation. CIRCULAR.

As it appears from the various sanitary notices received in this country that the epidemic of cholera has broken out in the ports of Trieste and Fiume, those ports are declared to be suspect by order of this Direction under date April 19, 1886 (Gaceta of the 20th).

In reference to Articles 30 and 35 of the Law of Sanitation and to the Order of the 10th De-

cember, 1874;

All persons proceeding from the Gulfs of Trieste and Quarnero, in which the Austrian ports of Trieste and Fiume are situated, are herewith declared unhealthy.

In consequence of this all vessels arriving from the said ports from the 3rd instant onward, will be sent to the foul lazaretto until they have completed their proper term of quarantine.

The above is forwarded for your information in the terms appointed by the Order of April 24, 1874 (Gaceta of the 29th).

Madrid, July 10, 1886.

The Director-General, TEODORO BARO.

To the Governors of the Maritime Provinces, the Delegates of the Government at Mahon and at Las Palmas, and the Commander-General of Ceuta.

(H. 5060.)

Board of Trade (Harbour Department), London, August 11, 1886.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a copy of a Telegram dated the 10th instant, from Her Majesty's Representative at Athens, stating that quarantine against Spain has been raised.

(H. 5090.)

Board of Trade (Harbour Department), London, August 13, 1886.

THE Board of Trade have received through the Secretary of State for Foreign Affairs information to the effect that the order for seven days' sanitary observation on arrivals from Trieste has been extended to those from the different ports of Görz and the Istrian coast; also stating that it is prohibited to import to Fiume rags, old cordages, used clothes, and linen coming from Istrian ports.

(H. ; 095.)

Board of Trade (Harbour Department), London, August 13, 1886.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a copy of a Despatch from Her Majesty's Representative at Rome, stating that the quarantine regulations now in force in Sicily are those laid down in the Ordinances and Decrees of the Italian Government issued in April, May, and July of this year; also, in addition to these regulations, vessels arriving at Palermo from any Italian or foreign port, although they may have undergone quarantine at Port Augusta, and have received pratique at other Sicilian ports, are thoroughly disinfected and fumigated.

Admiralty, 9th August, 1886. Royal Marine Artillery.

Captain and Brevet Major Evelyn James Wheelock Noble to be Major, vice Lambert, retired. Dated 1st August, 1886.

Lieutenant Charles Louis Nepean Bishop to be Captain, vice Noble. Dated 1st August, 1886.

Admiralty, 10th August, 1886.

Staff Engineer John Dunlop has been advanced to the rank of Fleet Engineer in Her Majesty's Fleet. Dated 6th August, 1886.

Admiralty, 12th August, 1886.

Engineer Edward Jackson has been promoted to the rank of Chief Engineer in Her Majesty's Fleet. Dated 27th July, 1886.

In accordance with the provisions of Her Majesty's Order in Council of 1st April, 1881—Fleet Surgeon William John Rankin, M.D., has been placed on the Retired List of his rank. Dated 11th August, 1886.

War Office, Pall Mall, 13th August, 1886.

Royal Artillery, Colonel Herbert Mark Garrett Purvis to be placed on the Unemployed Full-Pay List under the provisions of Article 79-I, Royal Warrant, 10th June, 1884. Dated 17th August, 1886.

The undermentioned Officers to be placed on half-pay on completion of five years' service as Regimental Lieutenant-Colonels. Dated 17th August, 1886:—

Lieutenant-Colonel and Colonel Henry Dowdeswell Pitt.

Lieutenant - Colonel and Colonel Hale Young Wortham.

Lieuteuant-Colonel Basil de Beauvoir Tupper, from half-pay, to be Lieutenant-Colonel, vice W. A. Roberts, retired. Dated 11th August, 1886.

Major Thomas Mayhew, from the Seconded List, to be Major, vice T. H. Lloyd, seconded for service on the Staff. Dated 27th July, 1886.

Captain Henry Lyall, from the Seconded List, to be Captain, vice F. B. Jackson, seconded for service as an Adjutant of Auxiliary Forces. Dated 27th July, 1886.

The date of promotion of Lieutenant-Colonel H.

L. Mitchell to that rank is altered to 24th

Language 1885 without back pay

January, 1885, without back pay.
Lieutenant Edward Sabine Brooke, from the
Seconded List to be Lieutenant, vice H. Guise,
promoted. Dated 7th August, 1886.

Gentleman Cadet Harry Ernest Cadell, from the Royal Military Academy, to be Lieutenant, vice E. W. Richards, seconded. Dated 24th July, 1886.

Lieutenant Percy Richard Simmonds has been placed on the Seconded List, for service as an Inspector of Warlike Stores and Firemaster. Dated 5th August, 1886.

Lieutenant C. M. Ross-Johnson, appointed in the Gazette of 10th August, 1886, to take seniority next below Lieutenant C. A. Rumball, and not as therein shown.

Coast Brigade, Sergeant-Major John Henry Chinn to be Lieutenant, vice W. A. Watkins seconded for service as an Adjutant of Auxiliary Forces. Dated 14th August, 1886.

Auxiliary Forces. Dated 14th August, 1886. Sergeant-Major George Arthur Cecil Digby Wingfield to be Lieutenant, vice F. P. Tardif, promoted. Dated 14th August, 1886.

MEMORANDUM.

Lieutenant-Colonel Walter John Tatham, halfpay, Royal Artillery, retires on retired pay, with the honorary rank of Colonel. Dated 14th August, 1886.

India Office, 13th August, 1886.

The following Appointments have been made to the Personal Staff in India:—

Lieutenant D. H. Macpherson, Seaforth Highlanders, to be Aide-de-Camp to the Commander-in-Chief, Madras. Dated 10th May, 1886.

Lieutenant R. W. Preston, Bombay Staff Corps, to be Aide-de-Camp to the Commander-in-Chief, Bombay. Dated 12th June, 1886.

The following Appointments to the Staff have been made by the Governments in India:—

Captain J. E. Mein, Bengal Staff Corps, to be a Deputy Assistant Adjutant-General for Musketry, Bengal Establishment, vice Major G. W. Rogers, who vacates that appointment. Dated 15th May, 1886.

Major W. G. C. Halkett, Bengal Staff Corps, to be a Brigade-Major, Bengal Establishment, vice Major W. V. Ellis, appointed an Assistant Adjutant-General. Dated 31st May, 1886.

Major W. Hughes Hallett, Madras Staff Corps, to be Judge Advocate-General, Madras Establishment, vice Colonel W. Hands, who has vacated that appointment. Dated 9th June, 1886.
Major T. H. Lloyd, Royal Artillery, to be an Assistant Quartermaster - General, Bombay

Major T. H. Lloyd, Royal Artillery, to be an Assistant Quartermaster - General, Bombay Establishment, vice Major H. Melliss, whose tenure of service on the Staff has expired. Dated 18th May, 1886.

General Post Office, August 10, 1886.

THE Postmaster-General, with the concurrence of the Lords Commissioners of Her Majesty's Treasury, hereby gives notice, that the notice in the London Gazette of 13th February, 1885, relating to the employment of Postmen, is hereby cancelled, and the following notice substituted.

The Postmaster-General, with the concurrence of the Lords Commissioners of Her Majesty's Treasury, hereby gives notice, that the following situation or employment is, to the extent in this notice specified, added to Schedule B of the Order in Council dated 4th June, 1870, viz.—

The situation or employment of Postman of whatever grade or description.

1. During any period not exceeding twelve months after the occurrence of a vacancy.

During such time as it is allowed to be filled by the substitute of a Postman allowed to be absent from duty.

(a.) On alternate or other periodically recurring Sundays.

(b.) On leave, special duty, or sickness.

NOTICE TO MARINERS. (No. 184.)—England—West Coast. MILFORD HAVEN.

Additional Temporary Light-Boat near Torpedo Ground in the Main Channel.

WITH reference to Notice to Mariners, No. 173, dated 24th July, 1886, on the temporary exhibition of lights near the torpedo ground in the main channel at Milford Haven, further notice is given that an additional temporary light-boat is about to be placed 700 yards S.S.W. from the Stack Rock.

This light-boat will exhibit two red lights horizontal, visible about two miles, and, with the other temporary lights, marks the southern edge of the mine field and the northern limit of safe passage during the torpedo operations.

The light will be removed on the same date as those referred to in Notice to Mariners, No. 173,

[The bearing is magnetic. Variation 203° Westerly in 1886.]

By command of their Lordships,

W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 5th August, 1886.

This Notice affects the following Admiralty Charts (temporarily):-Bristol Channel, No. 1179; Bristol Channel to New Quay, No. 1410; Milford Haven, No. 2393; Irish Channel, No. 18256. Also, Bristol Channel Pilot, 1884, page 59; Admiralty List of Lights in the British Islands, 1886, page 50.

NOTICE TO MARINERS.

(No. 185.)—South America—East Coast. Rio de la Plata, Colonia; Shoal n'ar San Gabriel Island.

INFORMATION has been received from Captain W. R. Kennedy H.M.S. "Ruby," of the existence of a rocky shoal lying near the fairway to Colonia Road :-

This shoal, Ruby Knoll, on which the "Ruby" grounded, is of small extent, has a depth of 11 feet (mean low river) with 17 feet close around, and lies with the following bearings and dis-

Farallon Lighthouse, S. 67° W. East point of San Gabriel Island, N. 20° W., distant $2\frac{1}{4}$ cables.

The bearings are magnetic. Variation 810 Easterly in 1886.]

By command of their Lordships, W. J. L. Wharton, Hydrographer.

Hydrographic Office, Admiralty, London, 4th August, 1886.

This Notice affects the following Admiralty Charts: - Sauce Point to Martin Garcia Island, No. 1751; Colonia Roads, No. 2004. A South America Pilot, Part I, 1885, page 195.

NOTICE TO MARINERS. (No. 186.)—Nor: H Atlantic Ocean—Bermuda ISLANDS.

Ireland Island—Time Signal.

NOTICE is hereby given, that according to the most recent determinations, the Greenwich mean time, corresponding with the drop of the time ball, at local mean noon, at H.M. Dockyard at Ireland Island, is 4h. 19m. 18.3s.

By command of their Lordships, W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 4th August, 1886.

This Notice affects the following Admiralty Charts: -Bermuda Islands, No. 360; The Nar-

rows to Ireland Island, No. 867. Also, Admiralty List of Time Signals, 1880, pages 16, 17; and West India Pilot, Vol. II, 1876, pages 501, 534.

NOTICE TO MARINERS.

(No. 187.)—Africa—West Coast.

Cape Sierra Leone-Intended Alteration in Light. INFORMATION has been received from the Colonial Government of Sierra Leone, that on about the 1st October, 1886, the following alterations will be made in the light exhibited from the lighthouse on Cape Sierra Leone :-

The existing fixed red light will be discontinued

and will be replaced by two vertical lights.

The upper light will be a fixed white light, varied by a flash every thirty seconds, elevated 75 feet above the sea, and should be visible, in clear weather, from a distance of 14 miles.

The illuminating apparatus will be dioptric, or

by lenses of the fourth order.

The lower light will be a fixed red light, elevated 52 feet above the sea, and visible from seaward through an arc of $12\frac{1}{2}^{\circ}$ on either side of an imaginary line joining the Carpenter Rock and the light, or between the bearings of N. 84½° E. and S. 70½° E.

The illuminating apparatus of this light will be

catoptric or by reflectors.

The lighthouse, 69 feet high, is white with red lantern.

[The bearings are magnetic, and are given from seaward. Variation 20° Westerly in 1886.]

By command of their Lordships, W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 5th August, 1886.

This Notice affects the following Admiralty Charts:-North Atlantic Ocean, eastern part, No. 2060a; Gambia River to Cape Lopez, No. 594; Isles do Los to Sherbro Island, No. 601; Sierra Leone River, No. 616. Also, Admiralty List of Lights on the Western Shores of Europe and Africa, &c., 1888, No. 565; and African Pilot, Part I, 1885, page 198.

NOTICE TO MARINERS.

(No. 188.)—Cochin China.—Phan-rang Bay.

Rock Awash in Entrance to Na-van Boy.

THE French Government has given notice of the existence of a rock awash in the entrance to Na-van Bay, in the northern part of Phanrang Bay:

This rock lies near the five-fathoms line of soundings, with the following bearings and

distance :-

Phan-rang Point, N. 59° E., distant 23 miles. Cape Padaran, S. 18° W.

Position on Admiralty Chart, lat. 11° 32' 30" N.,

long. 109° 4′ 50" E.

The bearings are magnetic. Variation $2\frac{1}{2}$ Easterly in 1886.]

By command of their Lordships,

W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London,

5th August, 1886.

This Notice affects the following Admiralty Plan: - China Sea, southern portion, western sheet, No. 2660a; northern portion, western sheet, No. 2661a; Phan-rang Bay to Tong King Gulf, No. 1342; Saigon River to Phan-rang Bay, No. 1261. Also, China Sea Directory, Vol. II, 1879, page 351.

NOTICE TO MARINERS.

(No. 189.)—Australia—North-East Coast. ROUTE TO TORRES STRAIT.

Reef near the Approach to Great North-East Channel.

THE Government of Queensland has published

the following report :-

"A reef is reported as having been found lying 40 miles E.N.E. from Anchor Cay. described as consisting of three small patches, awash at low water, forming a triangle, and not exceeding a quarter of a mile in extent.

"Mr. Goldie states that this danger was seen at night some eight years before, but had been since searched for by the Mission schooner without

success.

"On this occasion the reef was distinctly made

out, the sea breaking heavily over it."

Note. - The bearing and distance place the reef in lat. 9° 9½' S., long. 144° 45¼ E., and near the track hitherto recommended for vessels approaching the north-east entrance to Torres Strait.

[The bearing is magnetic. Variation 5° Easterly

in 1886.]

By command of their Lordships,

W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London,

5th August, 1886.

This Notice affects the following Admiralty Charts :- Pacific Ocean, South-West Sheet, No. 780; Australia, Northern Portion, No. 2759a; Coral Sea and Great Barrier Reefs, No. 2764; Torres Strait, sheet 2, No. 2422. Also, Australia Directory, Vol. II, 1879, pages 368, 383; and Supplement, 1884, page 72.

NOTICE TO MARINERS.

(No. 190.)—Scotland.—East Coast.—Firth OF FORTH.

Additional Lights on the Forth Bridge.

WITH reference to Notice to Mariners, No. 55, dated 9th March, 1886, on the lighting of the Forth Bridge works, the Contractors have given further notice that, in addition to the lights therein described, the following lights will be exhibited until further notice :-

A fixed white light will be shown from the eastern end of each extremity of the bridge, as it built out. These lights will be visible from both

up and down the channel.

By command of their Lordships, W. J. L. Wharton, Hydrographer.

Hydrographic Office, Admiralty, London,

6th August, 1886.

This Notice affects the following Admiralty Charts :- Firth of Forth, Fisherrow to Queensferry, No. 114b; River Forth, Queensferry to Stirling, No. 114c. Also, Admiralty List of Lights in the British Islands, 1886, pages 28, 29; and North Sea Pilot, Vol. II, 1885, pages 203, 231, 235.

NOTICE TO MARINERS.

(No. 191.)—England—East Coast. Smith's Knoll—Light-Vessel with Fog Signal ${\it Established.}$

WITH reference to Notice to Mariners, No. 56, dated 9th March, 1886, on the intended establishment of a light-vessel and fog signal near Smith's Knoll :-

The Trinity House, London, has given further notice, dated 31st July, 1886, that the light-vessel has been placed about one mile eastward of the shoal water of Smith's Knoll.

The light is a double flashing light, showing one red flash and one white flash, in quick succes-

sion every twenty seconds, in the following manner :- A red flash of one and a half seconds, an eclipse of five seconds, a white flash of one and a half seconds, and an eclipse of twelve seconds.

Also, that there has been placed on board this vessel a fog siren, which, in thick or foggy weather, sounds a high note followed immediately by a low

note, once every two minutes.

The vessel, painted red, with black bulwarks and the words Smith's Knoll in white letters amidships, carries at the masthead a ball painted black, and is moored in $25\frac{1}{2}$ fathoms at low water spring tides, with the following bearings and distances:-

Leman and Ower Light-vessel, N. 8° W.,

distant 17½ miles.
Middle Cross Sand Light-vessel, S. 58° W., distant 18 miles.

Position, lat. 52° 52' N., long, 2° 13½' E.

[The bearings are magnetic. Variation 1619 Westerly in 1866.

By command of their Lordships,

W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London,

7th August, 1886.

This Notice affects the following Admiralty Charts:—North Sea, Nos. 2339, 2182; Orfordness to Cromer, No. 1630. Also, Admiralty List of Lights in the British Islands, 1886, No. 148*; and North Sea Pilot, Part III, 1882, page 156.

NOTICE TO MARINERS.

(No. 192.)—BLACK SEA. Kertch Strait-Shoal South-East of Cape St. Paul Lighthouse.

THE Russian Government has given notice of the existence of a shoal situate about 14 miles south-eastward of Cape St. Paul (Povlofski) Lighthouse.

This shoal, which has a depth of 18 feet, is situate 3 cables south of the 17-feet bank, with

the following bearing and distance: Povlofski Lighthouse, N. 46° W., distant 120

Also, that the red buoy, hitherto marking the 17-feet bank before referred to, has been removed, and is now moored in 20 feet water on the south side of the new 18-feet bank.

The bearings are magnetic. Variation 1°

Westerly, in 1886.]

By command of their Lordships,

W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London,

7th August, 1886.

This Notice affects the following Admiralty Charts:—Sea of Azov, No. 2234; Kertch Strait, No. 2205. Also, Black Sea Pilot, 1884, page 78.

NOTICE TO MARINERS.

(No. 193.)—Pacific Islands.—Central GROUPS.

Sunken Reef North-East of Savage Island. INFORMATION has been received through the Board of Trade-the report of Mr. J. F. Black, Master of the British ship "Antiope"-of the existence of a sunken coral reek, situated about 90 miles in a north-easterly direction from Niuë or Savage Island.

The "Antiope," on the 10th May, 1886, the weather being fine and clear, with a light breeze and long swell, passed within a ship's length of the reef, which was estimated to be about 400 yards long north and south, and 100 yards wide, the formation and shape of the reef being clearly visible from aloft. The sea broke heavily over the centre of the reef.

This reef, now named Antiope Reef, is situated in latitude 18° 14′ S., longitude 168° 20′ W.

By command of their Lordships, W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 7th August, 1886.

This Notice affects the following Admiralty Charts:—Atlantic and Indian Oceans, &c., No. 2483; Pacific Ocean, No. 2683; Pacific Ocean, south-west sheet, No. 780. Also, Pacific Islands (Central groups), Vol. II, 1885, page 21.

NOTICE TO MARINERS.

(No. 194.)—CHINA SEA—NORTHERN PÓRTION.
Reported Shoal northward of Pratas Island.

THE United States Government has given notice, on the authority of Mr. J. A. O'Brien, Master of the barque, "Alden Besse," of the existence of a sheal about 30 miles northward of Pratas Island.

This shoal, on which the sea was said to break, was seen on April 6th, 1886; it is described by the Master as of small extent, and assumed to be

in lat. 21° 11′ N., long, 116° 40′ E.

The position assigned to the above shoal is about 6 miles north of the danger reported by the Dutch ship "Dorothea" in the year 1857. This danger was unsuccessfully searched for by H.M. Surveying-vessel, "Serpent," in the year 1866, but the position now reported was not passed over. Mr. Kulk, Master of the "Dorothea," described the danger as a pinnacle rock, with a depth of 9 or 10 feet at low water.

Dorothea Shoal has been placed on the chart in the position now reported by Mr. O'Brien.

By command of their Lordships, W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 7th August, 1886.

18 m. 3 15 1

This Notice affects the following Admiralty Charts:—China Sea, northern portion, eastern sheet, No. 2661b. Also, China Sea Directory, Vol. II, 1879, page 274.

day of August, 1886, the Chief Registrar signed an award for the dissolution of the Rowley Regis Mutual Loan and Investment Society. Register No. 2204, held at the Old Bush Revived Inn. Powke-lane, Rowley Regis, in the county of Stafford, and that such Society is thereby dissolved, 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. Ludlou, Chief Registrar of Friendly Societies.

28, Abingdon-street, Westminster.

In the High Court of Justice.—Chancery Division.
Mr. Justice Chitty.

In the Matter of the Companies Act, 1867, and the Companies Act, 1877, and in the Matter of Heath and Company Limited and Reduced.

OTICE is hereby given, that a petition presented to the High Court of Justice, on the 3rd day of November, 1885, for confirming a resolution reducing the capital of the above Company from £50,000 to £47,500, is directed to be heard before the Honourable Mr. Justice Chitty on the 18th day of August, 1886.

Wm. Morley, 145, Cheapside, London, E.C., Solicitor for the Company.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 11th day of August, 1886.

ISSUE DEPARTMENT.

Notes issued	848	•••	•••	£ 35,940,915	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	•••	•••	£ 11,015,100 4,734,900 20,190,915
1				£35,940,915	-		,	£35,940,915

Dated the 12th day of August, 1886.

F. May, Chief Cashier.

	BANKING D	EPARTMENT.			i
Proprietors' Capital Rest Public Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and Dividend Accounts) Other Deposits Seven Day and other Rills	£ 14,553,000 3,395,158 3,353,542 24,425,244 192,889	Government Securities Other Securities Notes Gold and Silver Coin	•••	•••	£ 14,188,870 19,979,132 10,513,170 1,239,161
·	£45,919,833				£45,919,833

Dated the 12th day of August, 1886.

F. May, Chief Cashier.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ended 11th August, 1886.

•	Imported into the United Kingdom.										
Countries from which Imported.		Gold.		SILVER.							
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.					
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.					
dermany	••• i		•••	***	54,800	54,800					
Belgium	2,379		2,379	5,640	•••	5,640					
France	1,142		1,142	2,494	7,467	9,961					
Gold Coast		708	708	12,202	•••	12,202					
Cape of Good Hope	363	982	1,345		•••	•••					
British East Indies	2,167	4,331	6,498		•••	•••					
Australasia	8,161	249	8,410		79,175	79,175					
Mexico, South America (except)	-				·						
Brazil), and West Indies	802	3,080	3,882	525,120	102,286	627,406					
United States, Atlantic	•••	•••	•••		245,062	245,062					
Other Countries	900	869	1,769	10,244	15,485	25,729					
Aggregate of the Importations \ registered in the Week \	15,914	10,219	26,133	555,700	504,275	1,059,975					
Declared Value of the said Importations	£ 26,133	£ 101,983	£ 128,116	£ 1,059,975	£ 190,411	£ 1,250,386					

	Exported from the United Kingdom.											
Countries to which		Go	LD.		SILVER.							
Exported.	Co	oin.	Bullion.	Total.		Coin.	Builion.	Total.				
	British.	Foreign.	Bunion.	Total.	British.	Foreign.	Builton,	Total.				
Germany	Ounces 12,850 1,284 17,476	Ounces.	Ounces. 890 68	Ounces. 890 68 12,850 1,284 17,476	Ounces 5,278 553	Ounces. 685 17,882 45,840 	Ounces. 7,347 347,339	Ounces. 685 17,882 53,187 5,278 347,339 553 				
Aggregate of the Exportations registered in the Week }	31,610		958	32,568 £	5,831 £	<u> </u>	354,686	424,924				
Declared Value of the said Exportations	£ 123,000	£	£ 3,617	126,617	1,602	£ 11,633	£ 66,426	£ 79,661				

Statistical Department, Custom House, London, August 12, 1886. S. SELDON,
Principal.

And notice is

In the Matter of Letters Patent bearing date the 14th day of March, 1873, numbered 937, and granted to George Frederick Deacon, of Liverpool, in the county of Lancaster, Civil Engineer, for the invention of "improvements in apparatus for measuring the flow of water in pipes." And in the Matter of Letters Patent, bearing date the 29th day of December, 1873, numbered 4264, and granted to the said George Frederick Deacon, for the invention of "improvements in apparatus for indicating the velocity or measuring the flow of water in pipes."

OTICE is hereby given, that it is the intention of the above-named George Frederick Deacon and of the Waste Water Meter Company Limited, who are interested as his Assignees of the two several above-mentioned Letters Patent, and whose registered office is at No. 32, Park-

No. 25616.

August, 1886.

William Richard Francis, 63 and 64,

Chancery-lane, London, W.C., Solicitor
for the Petitioners.

lane, Liverpool, in the county of Lancaster, to

present a petition to Her Majesty in Council, praying that the said Letters Patent may be

hereby further given, that on the 30th day of September next, or on such subsequent day as

the Judicial Committee of Her Majesty's Privy Council shall appoint for that purpose, applica-

tion will be made to the said Committee that a

time may be fixed for the hearing of the matter

of the said petition; and any person desirous of

being heard in opposition to the said petition

must enter a caveat to that effect in the Privy

Council Office, on or before the said 30th day of September next.—Dated this 13th day of

extended for a further term.

CONTAGIOUS DISEASES (ANIMALS) ACT, 1878.

RETURN of the Number of Places in Great Britain upon which Contagious or Infectious Disease (except Sheep-Scab) has been reported to have existed during the Week ended August 7th, 1886, with particulars relating thereto.

PLEURO-PNEUMONIA.

	Farm	s or other Place	8.	Cattle A	ttacked.	cked. Diseased Cattle.				Cases which existed in previous Weeks not reported until this Week.		
_	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been re- ported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Out- breaks.	Cattle Attacked.	
ENGLAND.												
Cumberland Dorset Essex Kent (ex. Metropolis)	2 1 1 1	 1 	2 1 2 1		 1 1	 1 1	•••				 	
Lancaster Leicester Middlesex (ex. Metropolis).	1 3	2 	9 1 3		5 3	5 3	***	***	•••		•••	
Salop Surrey (ex. Metropolis). Worcester York, North Rid-	1 2 1	"i 	1 1 2 1	1	"i	"i 1 	•••	•••	•••	•••	•••	
ing. The Metropolis	2		2		2	1			1			
SCOTLAND. COUNTY.*												
Aberdeen	1 1 7 1 2 1 1	1 1 	7 1 1 8 1 3 1 1 1	1 2 2 2 1 	1 1 2 1 5 	1 1 1 4 7 1 1 			::: ::: ::: :::	 1 1 1	2 2 1	
TOTAL	45	6	51	9	23	29	•••	•••	.3	3	5	

GLANDERS.

	Farms or other Places.			Horses A	ttacked.		Diseased	l Horses.		Cases which existed in previous Weeks not reported until this Week.	
<u>-</u>	· Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been re- ported to have taken place daring the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Becovered,	Bemaining.	Fresh Out- breaks.	Horses Attacked.
ENGLAND.											
COUNTY.*	ì] !						_ ′			ì
Essex	•••	1	-1		1	1	•••				
Hertford		1	1		1	1	•••		•••		
Middlesex (ex.	•••	1 1	1	•••	1		1		•••		
Metropolis). York, West Rid- ing.		1	1		1	1	•••				
The Metropolis	5	12	17	!	19	19	ľ			. 1	1 1
SCOTLAND.											
•	_		_	_			[ł		l	
Lanark	1	2	3	1	4	5		•••	•••	***	
TOTAL	6	18	24	1.	27	27	1			1	1

SWINE-FEVER.

 ,	Farm	ns or other Place		Swine A			Diseas	ed Swine	•	in previ	ich existed ous Weeks orted until ek
.	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Becovered.	Remaining.	Fresh Out- breaks.	Swine Attacked.
ENGLAND.									1	1	
COUNTY * Bedford	1	5	6		15	11	4			İ	
Berks	1	1	2	:::	11	10	1		•••	•••	•••
Buckingham Cambridge (ex. Liberty of the Isle of Ely).	2 13	2 2	14	47	17 18	14 18	3 12		35	3	26
Chester	4 8	8 2	12 10	1 3	14	13	1		1	1	4
Derby Devon	4	2	6		4 5	6 5	1	:::			
Dorset Durham	5 13	 6	5 19	 15	9 7	7	1	6	16		
Essex	. 14	4	18		18	6	3		9		
Gloucester Hants	7	3 	10 1	19	19	•••	5	3	30	. :::	
Hertford	4 8	 2	4 10	14 7	 43	44	2	6	6		
Kent (ex. Metro-	2	4	6	2	29	28	3			:::	
polis). Lancaster	25	11	36	8	20	9	12		7		·
Leicester	7	13	20	9	32	23	6		12	:::	
Lincoln, Parts of Holland.	1	1	2	1	5	3	2		1	***	•••
" Parts of Kesteven.	•••	3	3		13	10	3			•••	
" Parts of	1	2	3	'3	2	3	2			1	3
Lindsey. Middlesex (ex.	13	3	16		23	18	5		 .		
Metropolis).	5	2	7		24	22				"	""
Northampton (ex. Soke of Peterborough).	5	3	8	4	17	18	2 2	:::	ï	· :::	***
Notts	1		1		2	2					
Oxford Rutland	2	1	3 1	8	5	4	1		8		•••
Salop Somerset	5 6	7 7	12 13		36 55	36 3	5		47		•••
Stafford	18	9	27	37	14	4	11	5	31	2	3
Suffolk Surrey (ex. Me-	4 2	1	5 3	21 7	40 4	59 9	2 2			8 1	89 7
tropolis).		3	3		7	İ	_	"	""	_	
Sussex, Eastern Division.				•••		7	•••	" ;			•••
" Western Division.	4	2	6	25	3	14	14		•••		•••
Warwick	8	3	11	9	7	14	1	1			
Wilts Worcester	5 7	3 5	8 12	3	4 12	3 6	1 7	ï	ï		***
York, East Rid-	2	8	10	•••	27	18	6		8	;	•••
ing. "North Rid-		2	2		6	5	1				•••
ing. "West Rid- ing.	34	16	50	24	49	64	9			4	23
Liberty of the	1 .	3	4		14	11	3	:			
Isle of Ely. Soke of Peter-	1	4	5	3	8	l l 8	1	1	2		
borough.		-	Ĭ		Ŭ		•		_	•••	***
WALES. COUNTY.*		ĺ						! '			
Anglesey		1	1		1	٠ ٰ	1				•••
Glamorgan Montgomery	ï	2	2 1	6		2	6	:::	•••	ï	6
SCOTLAND.			į	}							
COUNTY.*			!		,						
Aberdeen		1	1		1	1	•••	•••		";	3
Berwick	2	,	2 1	4 9	 2		 4	•••	4	2 1	5 9
Forfar	1		1			•••	•••		***	i	1
Lanark Peebles	1	1	2	1	1 	•••	.2	•••		ï	 18
Total	250	159	409	290	645	540	148	22	-225	27	197
						L					

FARCY.

	Farms or other Places.			Horses A	ttacked.	Diseased Horses,				Cases which existed in previous Weeks not reported until this Week.	
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been re- ported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Out- breaks.	Horses Attacked.
ENGLAND, COUNTY.*											
The Metropolis	2	11	13		13	13				2	2

^{*}Counties include such Boroughs and Burghs as are locally situated within the limits of the Counties, or, if surrounded by two or more Counties, then they are included in the County with which they have the longest common boundary. Berwick-upon-Tweed is included in Northumberland.

Agricultural Department, Privy Council Office, 13th August, 1886.

NOTICE is hereby given, that a separate building, named Stoford Wesleyan Chapel, situated at Stoford, in the parish of Barwick, in the county of Somerset, in the district of Yeovil, being a building certified according to law as a place of religious worship, was, on the 17th day of July, 1886, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 20th day of July, 1886.

John E. Rodber, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Bunyan Baptist Chapel, situate in Queen Elizabeth-road, in the parish of Kingston, in the county of Surrey, in the district of Kingston-on-Thames, being a building certified according to law as a place of religious worship, was, on the 20th day of July, 1886, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 27th day of July, 1886.

Jas. Edgell, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named the Wesleyan Methodist Chapel, situate at Haswell, in the parish of Haswell, in the district of Easington, in the county of Durham, being a building certified according to law as a place of religious worship, was, on the 23rd day of July, 1886, duly registered for solemnizing marriages, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 24th day of July, 1886.

Thomas Carlyle Beatty, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named the Congregational Church, situate at Wampool-street, Silloth, in the parish of Holme Cultram, in the county of Cumberland, in the district of Wigton, being a building certified according to law as a place of religious worship, was, on the 7th of August, 1886, duly registered for solemnization of marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 11th day of August, 1886.

J. F. W. Ritson, Superintendent Registrar.

In the High Court of Justice.—Chancery Division.
Mr. Justice North.
In the Matter of the Companies Acts, 1862 and

1867, and in the Matter of the Commercial Bank of South Australia.

R. JUSTICE NORTH has by an Order, dated the 23rd day of July, 1886, appointed George Whiffin, of No. 8, Old Jewry, in the city of London, Chartered Accountant, to be the Official Liquidator of the above-named Company.—Dated this 11th day of August, 1886.

In the High Court of Justice.— Chancery Division.
Mr. Justice North.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Commercial Bank of South Australia.

THE creditors of the above-named Company residing in the United Kingdom of Great Britain and Ireland are required, on or before the 30th September, 1886, and the creditors of the above-named Company residing out of the jurisdiction of this Honourable Court, are required, on or before the 8th January, 1887, 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 George Whiffin, of No. 8, Old Jewry, 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 Mr. Justice North, at the Royal Courts of Justice, Strand, 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. Thursday, the 4th November, 1886, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims of the creditors residing in the United Kingdom of Great Britain and Ireland; and Tuesday, the 8th February, 1887, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims of the creditors residing out of the jurisdiction of this Honourable Court.-Dated this 11th August, 1886.

In the High Court of Justice.—Chancery Division.
Mr. Justice Kay.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of Cartago Limited.

NOTICE is hereby given, that Mr. Justice

NOTICE is hereby given, that Mr. Justice Kay has by an Order, dated the 3rd day of July, 1886, appointed Arthur James Hill, of 1, Finsbury-circus, in the city of London, Chartered Accountant, to be Official Liquidator of the abovenamed Company.—Dated this 28th day of July, 1886.

In the High Court of Justice.—Chancery Division. Mr. Justice Kay.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of Cartago Limited.

THE creditors of the above-named Company are required, on or before the 1st day of December, 1886, 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 Arthur James Hill, of 1, Finsbury-circus, in the city of London, Chartered 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 Mr. Justice Kay, in the Royal Courts of Justice, Strand, 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 14th day of December, 1886, at three o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 28th day of July, 1886.

In the High Court of Justice.—Chancery Division. Mr. Justice North.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of Baron Liebig's Cocoa and Chocolate Works Limited.

THE creditors of the above-named Company are required, on or before the 30th September, 1886, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. John Francis Clarke, of the firm of Messrs. Turquand, Youngs, Weise, Bishop, and Clarke, the Official Liquidator of the said Company, at No. 41, Coleman-street, in the city of London; 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 Mr. Justice North, Royal Courts of Justice, Strand, 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 26th October, 1886, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon debts and claims.—Dated this 11th August, 1886.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of Livet and Company

THE creditors of the above-named Company are required, on or before the 10th day of September, 1886, 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 Joseph Steer, of No. 22, Basinghall-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 Mr. Justice Chitty, in the Royal Courts of Justice, Strand, London, 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 26th day of October, 1886, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.-Dated this 5th day of August, 1886.

TENDERS will be received until twelve o'clock, noon, on Thursday, the 9th September, for the supply of

> BLOCKS AND DEADEYES (Malleable Cast Iron)

to Her Majesty's Dockyards, under a standing contract from 1st October, 1886, to 31st December, 1891.

Manufacturers only will be accepted.

Patterns may be seen at the Admiralty Pattern Rooms, 72, Great Queen-street, Lincoln's-inn,

Forms of tender containing conditions of contract and all particulars may be obtained on personal application at this office, or by letter addressed "Director of Navy Contracts, Admiralty, Whitehall, S.W."

Contract Department, Admiralty, Whitehall, August 4, 1886.

In the Matter of the Companies Acts, 1862 and 1867, and the United Kingdom Commercial Trading Company Limited.

I an Extraordinary General Meeting of the above-named Company, duly convened and held at the offices of the Company, 6, Orange-court, Custle-street, in the city of Liverpool, on the 14th day of July, 1886, the following Special Resolution was duly passed; and at a, subsequent Extra-ordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 4th day of August, 1886, the following Resolution was duly confirmed:

"That the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 and 1867.

And at such last-mentioned Meeting Mr. George Atherton, of 6, Orange-court, Castle-street, in the city of Liverpool, the Secretary of the Company, was appointed Liquidator for the purposes of the winding up.—Dated the 10th day of August, 1886.

Steamship "Firdene" Company Limited.

Josa. Siddeley, Chairman.

T an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at the registered office of the Company, 26, Sandhill, in the city and county of Newcastle-on-Tyne, on the 23rd day of July, 1886, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 9th day of August, 1886, the following Special Resolution was duly confirmed:

"That the Steamship "Firdene" Company Limited be wound up voluntarily."

Augustus Whitehorn, Chairman.

The Treeton Trading Company Limited. OTICE is hereby given, that at an Extra-ordinary General Meeting of the Members of the above Company, duly convened and held at the offices of the Company, Midland-chambers, Westgate, Rotherhom, in the county of York, on Monday, the 12th day of July; 1856, the subjoined Special Resolution was duly passed; and at an Extraordinary General Meeting of the Members of the said Company, duly convened and held at the same place, on Wednesday, the 28th day of July, 1886, the said Resolutions were duly con-

firmed:-

"That the Treeton Trading Company Limited, whose registered office is at Midland-chambers, Westgate, Rotherham; hereby resolve to voluntarily wind up the Company, and that the said Company be so wound up accordingly.

"That Mr. William Henry Sheldon, of Westgate, Rotherham, Accountant, be and he is hereby

appointed Liquidator."

W. H. Sheldon, Chairman.

The Congo and Central African Company Limited.

I an Extraordinary General Meeting of the Members of the obove-named Company, duly convened and held at the offices of the Company, No. 62, Dale-street, Liverpool, in the county of Lancaster, on the 14th day of July. 1886, the subjoined Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 29th day of July, 1886, the said Resolutions were duly confirmed:—

1. "That the Company be wound up volun-

tarily.

2. "That Messrs. William Griffith Leete, of Liverpool, Ralph Bower Brierley, of Manchester, and Watson Vredenberg, of London, be and they are hereby appointed Liquidators for the purpose of winding up the affairs of the Company and distributing the property.

3. "That the Liquidators, or the survivor or survivors of them, be and they are hereby authorized to compromise any calls, debts, liabilities, claims, and questions upon such terms as they may, in their discretion, think fit."

R. B. Brierley, Chairman.

Loire and Thames Transit Company Limited.

A T an Extruordinary General Meeting of the Members of the above-numed Company, duly convened and held at Monument House; Monument-yard, in the city of London, on the 29th day of June, 1886, the tollowing Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 23rd day of July, 1886, the following Special Resolution was duly confirmed:—

"That the Company be wound up; and Mr. Marius Duché be appointed as voluntary Liquidator." William S. Vorley, Chairman.

The West Snowdon Slate Company Limited.

NoTICE is hereby given, that at an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at No. 11, Rood-lane, in the city of London, on the 13th day of July, 1886, the following Special Resolution was duly passed; and that at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 4th day of August, 1886, the following Special Resolution was duly confirmed:—

"That the West Snowdon Slate Company Limited be wound up voluntarily."

Dated this 9th day of August, 1886.

Daniel Mackenzie, Chairman.

In the Matter of the Companies Acts, 1862 to 1880, and of the Bottom of Moor Club Company Limited.

OTICE is hereby given, that at an Extraordinary Meeting of the Bottom of Moor Club Company Limited, held at the Hat and Feather Hotel, Bottom-o'-th'-Moor, Oldham, on Monday, the 9th day of August, 1886, the subjoined Extraordinary Resolution was unanimously passed:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that John Kidger, of Clegg-street, in Oldham aforesaid, Accountant, be and is hereby appointed Liquidator for the purposes of such winding up."

And notice is hereby further given, that such Resolution was and is intended to take effect under sub-section 3 of section 129 of the Companies Act, 1862. Charles Sykes, Chairman.

The Companies Acts, 1862 to 1883.

The Cambrian Steamship Company Limited.

T an Extraordinary General Meeting of the obove-named Company, duly convened and held at the registered office thereof, situate at No. 1, Exchange-buildings, Swansea, on Friday, the 6th day of August instant, at eleven o'clock in the forenoon, the following Extraordinary Resolution was duly passed, viz.:—

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

By the notice calling the said Extraordinary General Meeting notice was given that, in the event of the above Hesolution being duly passed, the Meeting would appoint a Liquidator or Liquidators, and in pursuance of this notice the following Resolutions were passed:—

1. "That Mr. Richard Garnaut Cawker, of Temple-street, Swansea, Chartered Accountant, and Mr. Facundo J. R. Carulla, of 1, Glanmorterrace, Swansea, be appointed Liquidators.

2. "That Mr. George Shaddick, Mr. A. Mason, and Mr. J. R. Leaver, be appointed a Committee to assist the Liquidators, two to form a quorum."

Jno. Taylor, Chairman.

Sharpe. Fletcher, and Company Limited.

OTICE is hereby given, that a General Meeting of the Members of the abovenamed Company will be held at 26, Haworth's-buildings, Cross-street, Manchester, in the county of Luncuster, on Friday, the 17th day of September next, at three o'clock in the ofternoon, for the purpose of having an account laid before them, showing the manner in which the winning 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 the 12th day of August, 1886.

W. J. Weech, Liquidator.

In the Matter of the Companies Acts, 1862 to 1880, and in the Matter of Compania Aviadora.

de Trojes Limited.

Meeting of the Members of the abovenamed Company will be held at my office, No. 33, Wulbrook, in the city of London, on Monday, the 20th day of September, 1886, at twelve o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanations that may be required.—Dated the 11th dry of August, 1886.

Lewis Henry Evans, Liquidator.

The Automaton Block Signal Company Limited.

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above-named Company will be held on the 15th day of September next, at the Borough Arms Hotel,

Tacketts-street, Blackburn, in the county of Lancaster, 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 has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof shall be disposed of. -Dated this 11th day of August, 1886.

Thomas Waterworth, Liquidator.

In the Matter of the Companies Act, 1862, and in the Matter of the West Snowdon Slate .Company Limited.

OTICE is hereby given, that the creditors of the above-named Company are required, on or before the 14th day of September, 1886, to send their names and addresses and the particulars of their debts or claims, to the undersigned, Solicitors for the Liquidators of the said Company, or in default thereof they will be excluded.—Dated this 13th day of August, 1886.

Walter Webb and Co., 23, Queen Victoria-street, London, E.C., Solicitors for the Liquidators.

TOTICE is hereby given, that the Partnership hereto fore subsisting between us the undersigned, Alex ander Dinteufass and Netty Goldstein, carrying on busi ness as Drapers and General and Manchester Warehouse ness as Drapers and General and Manchester Warehousemen, under the firm of A. Dinteufass and N. Goldstein, at 37, Church-lane, Commercial-road, Whitechapel, Middlesex, and elsewhere, has been this day dissolved, by mutual consent, as from the 3rd day of August instant. Notice is also hereby given, that the said business will henceforward be carried on by the said Alexander Dinteufass alone, and that all moneys due to and owing by the said late partnership will be received and paid respectively by the said Alexander Dinteufass.—As witness our hands this 5th day of August, 1886.

Alexander Dinteufass.

Netty Goldstein.

NOTICE, is hereby given, that the Partnership lately subsisting between us the undersigned, Sir Thomas Selby Tancred, Louis Coiseau, and Rudolph de Thomas Selby Tancred, Louis Coiseau, and Rudolph de Paula, carrying on the business of Railway Contractors, at 72, Bishopsgate-street, in the city of London, under the style or firm of Tancred, Coiseau, and Co.. has been dissolved, by mutual consent, so far as regards the said Louis Coiseau, who retires from the firm as from the 31st day of July, 1886. All debts due to or owing by the said late firm will be received and paid by the said Sir Thomas Selby Tancred and Rudolph de Paula, who will continue the said business under the present style or firm of Tancred, de Paula, and Co.—As witness our hands this 6th day of August, 1886. hands this 6th day of August, 1886.

Thos. Selby Tancred. L. Coiseau. R. de Paula.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph
Richards and William Joseph Voce, in the business of
Coach Axle and Spring Manufacturers, carried on by us
at Heath-street, South Spring Hill, Birmingham, in the
county of Warwick, under the style of Joseph Richards
and Co., has this day been dissolved by mutual consent.
—Dated this 26th day of March, 1886.

Jos. Richards. W. J. Voce.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles John McFarlane and James Steel Swain, carrying on the business or profession of Physicians, Surgeons, and General Medical Practitioners, at No. 12, Allen and No. 5, Park-villas, Albion-road, Stoke Newington, in the county of Middlesex, under the style or firm of McFarlane and Swain, has been dissolved, by mutual consent, as and from the 2nd day of August instant; and that the said Charles John McFarlane will continue to practice at the Charles John McFarlane will continue to practice at the said addresses as heretofore, and will liquidate the partnership business and receive and pay all debts due to or from the same.—Dated the 10th day of August, 1886.

James Steel Swain.

Chas. J. McFarlane.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Henry Edward King and Bedford Newbolt Hiscocks, trading together under the style or firm of King and Hiscocks, as Wholesale Upholsterers and Frame Makers, at 26, Columbia-road, Hackney-road, and also at 48, Columbia-road, Hackney-road, both in the county of Middlesex, has this day been dissolved by mutual consent.—Dated this 10th day of August, 1886.

H. E. King. B. N. Hiscocks.

TOTICE is hereby given, that the Partnership which has for some time past been carried on by John Beasley and George Edwin Beasley, under the firm first of Beasley and Beasley and then of J. and G. Beasley, at 34, St. James's-street, S.W., in the trade or business of Jewellers and Silversmiths, was dissolved, as from the 15th day of July, 1886, by mutual consent.—As witness our hands this 4th day of August, 1886.

Inha Ranglay

John Beasley. G. E. Beasley.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Arthur Sydney Willis and Edward James Kent, at Leicester, in the county of Leicester, as Boot and Shoe Manufacturers, under the style of Willis and Kent, has been this day dissolved by mutual consent; and that all debts due to or from the said firm will be received or paid by the said Arthur Sydney Willis, who will continue the said business on his own account.—Dated this 11th day of August, 1886.

Arthur Sidney Willis. Edward J. Kent.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Martin Dunn and Henry Prescott Broughall, carrying on business as Glass and Lead Merchants, at West Bromwich, in the county of Stafford, under the style or firm of Dunn and Broughall, has been dissolved, by mutual consent, as from the 25th day of March last. All debts due to or owing by the said late firm will be received and paid by the said Martin Dunn, who will continue the said business.—As witness our hands this 9th day of August, 1886. Martin Dunn.

Hy. Prescott Broughall.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joicey Humble and Robert Humble, carrying on business as Rope Manufacturers, at Byker, in the city of Newcastle-upon-Tyne, under the style or firm of Dunn, Humble, and Company, has been dissolved, by mutual consent, as and from the 1st day of June, 1886. All debts due to or owing by the said firm will be received and paid respectively by the said Joicey Humble, by whom the said business will in future be carried on.—Dated this 26th day of July, 1886.

Joicey Humble.

Robert Humble.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George William Hancock and Edwin Tipping, carrying on business William Hancock and Edwin Tipping, carrying on business as Joiners and Builders, at premises situate in Londdale-street, in the borough of Stoke-upon-Trent, in the county of Stafford, under the style or firm of Hancock and Tipping, has, as and from the 9th day of August, 1886, been dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the said George William Hancock.—As witness our hands this 9th day of August 1886. this 9th day of August, 1886.

G. W. Hancock. ${m E} dwin \ Tipping.$

Robert Humble.

OTICE is hereby given, that the Partnership, hereto-fore subsisting between us the undersigned, William Pritchard and William Henry White, carrying on the business of Surgeons, Apothecaries, and Accoucheurs, at East Retford, in the county of Nottingham, has been dissolved, by mutual consent, as and from the 6th day of August, 1886.—Dated this 9th day of August, 1886. Wm. Pritchard.

Wm. Henry White.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Alfred Rower and Harold Lance Bower, in the business of Cotton Brokers, carried on at No. 16, Tithe Barn-street, in the city of Liverpool, under the style or firm of William Bower and Son, has been dissolved, by mutual consent, as from the 30th day of June, 1886.—As witness our hands this 4th day of August, 1886.

Alfred Bower. Harold Lance Bower.

OTICE is hereby given, that the Partnership hitherto NOTICE is hereby given, that the Partnership hitherto existing between Hugh Wilkinson and George Tarbit, trading as Drapers and Grocers, at Grangertown, near Middlesborough, in the county of York, under the style of Wilkinson and Tarbit, has this day been dissolved by mutual consent. The business will in future be carried on in separate departments, the Drapery by Hugh Wilkinson, and the Grocery by George Tarbit. Each party will pay and receive all debts owing to and from their respective departments.—Dated this 9th day of August. 1886.

Hugh Wilkinson. Hugh Wilkinson. of August, 1886.

George Tarbit.

NOTICE is hereby given, that the Partnership heretofore subsisting between Joseph Calvert, John Calvert, and William Richardson, under the style or firm of Joseph Calvert, Son, and Company, at Calverley, near Leeds, in the county of York, and 13, Queen-street, Leeds aforesaid, as Cloth Manufacturers, was, on the 31st day of December, 1885, dissolved, by mutual con-sent, so far as the said William Richardson was concerned. sent, so tar as the said william filterardson was concerned.
All debts due to and owing by the said firm of Joseph Calvert, Son, and Company, will be received and paid respectively by the said Joseph Calvert and John Calvert. who will in future carry on the said business under the style or firm of Joseph Calvert and Son.—Dated this 10th day of August, 1886.

Joseph Calvert.

John Calvert. William Richardson.

OTICE is hereby given, that the Partnership hitherto otto is hereby given, that the Partnership hitherto existing between the undersigned, Thomas Heatley and Jenkin Davies, as Drapers, &c., under the style or firm of T. Heatley and Co., at Manchester House, Ton, Pentre-Ystrad, in the parish of Ystradyfodwg, in the county of Glamorgan, was, on the 27th day of May, 1886, dissolved by mutual consent; and the said business will in future be carried on by the said Thomas Heatley alone. All debts due to and owing by the late firm will be received and paid by the said Thomas Heatley.—Dated this 28th day of June, 1886.

Thomas Heatley. Jenkin Davies.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, William Horton Ellis and Frederick Templer Depree, as Gold and Silversmiths, Jewellers, and Clock and Watch Makers, in the city of Exeter, under the firm of Ellis, Depree, and Tucker, was determined and dissolved as on and from the day of the date hereof. All debts owing by or to the late firm will be paid and received by Frederick Templer Depree, who will henceforth carry on the business on his sole account.—Dated this 24th day of June, 1886,

W. Horton Ellis.

F. Templer Depree.

NOTICE is hereby given, that the Partnership heretofore carried on by Aaron Smith, Amos Beanland, Joseph Maltby, and John Maltby, under the style of Smith and Beanland, at Skipton, in the county of York, in the trade or business of Wheelwrights, was this day dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the said Aaron Smith, Joseph Maltby, and John Maltby, who will in future carry on the business.—As witness our hands this 9th day of August, 1886.

Aaron Smith.

Joseph Maltby.

Amos Beanland.

John Maltby.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Henry Gent and Herbert Sims Gent, carrying on business at Nos. 22 and 23, Bennett's-hill, Birmingham, in the county of Warwick, under the style or firm of W. Gent and Sons, Tailors, Hosiers, and Outfitters, has been dissolved, by mutual consent, as from the 31st day of March, 1886. All debts owing to and by the said late firm will be received and paid by the said Herbert Sims Gent, who will henceforth carry on the said business on his own account.—Dated this 9th day of August, 1886.

William Henry Gent.

Herbert Sims Gent.

Herbert Sims Gent.

NOTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Enoch Turner and John Turner, carrying on business as Earthenware Manufacturers, at Whessoe Pottery, near Darlington, in the county of Durham, under the style of E. Turner and Son, was this day dissolved by mutual consent. All debts due to and owing by the said partnership will be received and paid by the said Enoch Turner, by whom the said business will be carried on.—As witness our hands this 7th day of July, 1886.

Enoch Turner.

Enoch Turner. John Turner.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, George Heywood, John William Whitehead, and George William Heywood, as Mining Engineers, Surveyors, and Valuers, at Queen-street, Oldham, in the county of Lancaster, under the style or firm of Heywood, Whitehead, and Heywood, was dissolved, by mutual consent, on the 7th day of August instant. And that all debts due to and from the said firm will be received and naid by the Heywood, was dissolved, by mutual continued the total from the said firm will be received and paid by the said George Heywood and George William Heywood, who will continue the said professions or businesses under the style or firm of George Heywood and Son.—As witness our hands this 9th day of August, 1886.

Geo. Heywood.

The Win Whitehead.

John Wm. Whitehead. George William Heywood.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, Joseph Mottram and Henry Cruse, in the business of Export Mill Furnishers and Merchants, carried on at No. 30, Withy-grove, Manchester, in the county of Lancaster, under the style or firm of Mottram and Cruse, has this day been dissolved by mutual consent.—Dated this 10th Joseph Mottram. day of August, 1886.

Henry Cruse.

TOTICE is hereby given, that the Partnership which has for many years past subsisted between us the undersigned, Joseph Wills, Thomas George Greek Wills, and Daniel Box, carrying on business under the style of Wills, Son, and Box, as Grocers, Tea Dealers, Provision Dealers, and Wine and Spirit Merchants, at No. 18, George-street, Plymouth, in the county of Devon, has been (on the retirement of the said Joseph Wills from the said business) dissolved, by mutual consent, as from the 10th day of May, 1886. All, moneys due to and owing by the said firm will be received and paid by Thomas George Greek Wills and Daniel Box, who will continue to carry on the business under the style or firm of Wills and Box .- As witness our hands this 9th day of Joseph Wills. T. G. Greek Wills. August, 1886.

Daniel Box.

MARJORY SMYTH, Deceased. Pursuant to the Statute 22nd and 23rd Vict., chap. 35, in-tituled "An Act to further amend the Law of Property,

and to relieve Trustees."

NOTICE is hereby given, that all creditors or other persons having any claims against the estate of Marjory Smyth, formerly of 25, Northumberland-place, Westbourne Park, Middlesex, but late of 1, Knole-road, Sevenoaks, Kent, Spinster (who died on the 10th day of November, 1885, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 11th day of March, 1886, by David Aston, one of the executors therein named), are hereby requested to send, in writing, the particulars of their claims to me the undersigned, as executor, on or before the 10th day of October, 1886, after which day the executor will proceed to distribute the assets of the testatrix amongst the parties entitled thereto, having regard only to the claims of which he 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 claim he shall not then have had notice.

—Dated 10th day of August, 1886.

DAVID ASTON, 71, Edgware-road, Middlesex,

Solicitor.

WILLIAM HENSTOCK, Deceased. ?
Pursuant to the Statute 22nd and 23rd Vic., c. 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees."

and to relieve Trustees."

A LL creditors and persons having any claims or demands upon or against William Henstock, late of 29, Green-street, Ardwick, in the city of Manchester, and county of Lancaster, Gentleman (who died on the 9th day of April last), are hereby required to send, on or before the 29th day of September next, particulars of their debts and claims to us, as the Solicitors for Francis Henstock, of Slaley Bonsall, in the county of Derby, Gentleman, and Robert Farrington, of 35, Georgelane, Bredbury, in the county of Chester, Solicitor, the executors of the said William Henstock, or to the said executors, after which time the said executors will proexecutors of the said william Henstock, or to the said executors, after which time the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall then have received notice.—Dated this 11th day of August, 1886.

RADFORD, GILL, and RADFORD, 19, Cooperstreet, Manchester, Solicitors for the said Executors

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BARON PENRHYN, Deceased. Pursuant to the Statute 22nd and 23rd Victoria. cap. 35, intituled "An Act to further amend the Law of Pro-

perty, and to relieve Trustees.

intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of the Right Honorable Edward Gordon, Baron Penrhyn, late of Penrhyn Castle, Bangor, and Mortimer House, Halkin-street, London (who died at Penrhyn Castle aforesaid on the 31st day of March, 1886, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 3rd August, 1886, by the Right Honorable George Sholto Gordon Douglas Pennant, Baron Penrhyn, the son of the deceased, Lord William Frederick Ernest Seymour, Philip Pleydell Bouverie, Esq., and Abraham John Roberts, Esq., the executors therein named), are hereby required to send to us, the undersigned, particulars, in writing, of their debts, claims, or demands, on or before the 23rd of September, 1886, after which date the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and they will not be liable for the assets so distributed to any person of whose debt, claim, or demand they shall not then have had notice.—Dated this 9th day of August, 1886.

HORES and PATTISSON, 62, Lincoln's-inn-fields London, W.C., Solicitors for the said Executors ELLEN RAWNSLEY, Deceased.

ELLEN RAWNSLEY, Deceased.

Notice pursuant to the Act 22nd and 23rd Vict., cap. 35. Notice pursuant to the Act 22nd and 23rd Vict., cap. 35. ALL persons having any claims or demands against the estate of Ellen Rawnsley, formerly of Brisbane, in the colony of Queensland, afterwards of Sheerness, in the county of Kent, then of No. 4, Brownhill-road, Catford, in the said county, but late of No. 1, Essex-grove, Central-hill, Upper Norwood, in the county of Surrey, Widow (who died on the 14th day of April, 1885, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 7th day of May, 1885, by Mrs. Eliza Georgiana Rawnsley, the sole executrix therein named), are required to send the particulars thereof, in named), are required to send the particulars thereof, in writing, to me the undersigned, on or before the 5th day of September, 1886, after which date the executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 5th day of August, 1886.
WALTER JUSTICE, 6, Bernard-street, Russell-square, London, W.C., Solicitor for the Executrix.

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

chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Harriett Milson, late of the Castle Hotel, Scarborough, in the county of York, Widow (who died on the 23rd day of June, 1884, and whose will was proved in the York District Registry of the Probate Division of Her Majesty's High Court of Justice on the 24th day of June, 1885, by Hannah Margaret Milson, of Scarborough aforesaid, Widow, and Benjamin Rerry, of Leeds, in the said county, Cloth Merchant), are hereby required to send particulars, in writing, of such claims or demands to us the undersigned, on or before the 22nd day of September next, after which day the said executors will proceed to distribute the assets of the said deceased will proceed to distribute the assets of the said deceased will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that the said executors will not be liable for such assets, or any part thereof, so distributed to any person of whose claim or demand they shall then have had notice.—Dated this 10th day of August, 1886.

WATTS and KITCHING, 38, Queen-street, Scarborough, Solicitors for the said Executors.

ELIZABETH BINNEY, Widow, Deceased.

Pursuant to the 29th section of the Act of Parliament of the 22nd and 23rd Victoria, chapter 35, entitled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Elizabeth Binney, late of Hampstead-lane, Highgate, in the county of Middlesex, Widow, deceased (who died at Hampstead-lane aforesaid on the 11th day of April, 1886, and whose will was duly proved by the Reverend Josiah Viney, of Alleyne House, Caterham Valley, in the county of Surrey, Minister of the Gospel, Edward Rider Cook, of Woodford, in the county of Resex, and of Bow, in the county of Middlesex, Sonn of Essex, and of Bow, in the county of Middlesex, Soap

Manufacturer, and George [Bichard !Wales, of Ditchingham, near Bungay, in the county of Norfolk, Esq., the executors named therein, in the Principal Registry of the Probate Division of the High Court of Justice on the 22nd day of May, 1886), are hereby required, on or before the 4th day of October, 1886, to send, by post prepaid, to the undersigned, Messrs. Lindsay, Mason, Greenfield, and Mason, the Solicitors for the executors of the deceased, at the offices of the said Messrs. Lindsay, Mason, Greenfield, and Mason, No. 84, Basinghall-street, in the city of London, their Christian and surnames, addresses, and description, the full particulars of their claims, statements of their accounts, and the nature of the given, that at the expiration of the last-mentioned day the said Josiah Viney, Edward Rider Cook, and George Richard Wales will proceed to distribute the assets of the said Elizabeth Binney, deceased, amongst the parties the said Elizabeth Binney, deceased, amongst the parties entitled thereto, having regard to the claims of which the said Josiah Viney, Edward Rider Cook, and George Richard Wales have then had notice; and that the said Josiah Viney, Edward Rider Cook, and George Richard Wales will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they have not had notice at the time of the distribution.—Dated this 10th day of August, 1886.

LINDSAY, MASON, GREENFIELD, and MASON.

The Right Reverend Monsignore CHARLES PARFITT,

The Right Reverend Monsignore CHARLES PARFITT,
Clerk, Deceased.

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

OTICE is hereby given, that all creditors and other
persons having any debts, claims, or demands against
the estate of the Right Reverend Monsignore Charles
Parfitt, late of Midford Castle, near Bath, in the county
of Somerset, Clerk in Holy Orders (who died on the 27th of Somerset, Clerk in Holy Orders (who died on the 27th day of June, 1886, and whose will was proved by the executors therein named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 5th day of August, 1886), are hereby remained to an advantage in the 1886, are thereby remained to the 1886 of th quired 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 29th day of October next; and notice is hereby also 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 7th day of August, 1886.

ARNOLD and CO., 60, Carey-street, Lincoln's-inn, Solicitors for the said Executors.

JOHN GILES, Deceased. Pursuant to Statute 22 and 23 Victoria, cap. 35. Pursuant to Statute 22 and 23 victoria, cap. 36.

TOTICE is hereby given, that all creditors and other
persons having any claims upon or against the
estate of John Giles, late of No. 211, High-street, New
Brentford, in the county of Middlesex, Ironmonger (who
died on the 1st day of June, 1886, and whose will was
proved in the Principal Registry of the Probate Division of the High Court of Justice on the 14th day of July, 1886, by Robert Giles and Benjamin Shipley Slipper), are hereby required to send particulars thereof, in writing, to the undersigned, on or before the 18th September next, after which day the executors will distribute the assets of the said deceased amongst the parties entitled therete here are the said deceased. parties entitled thereto, having regard only to any claims of which they shall then have received notice as aforesaid.—Dated this 9th day of August, 1886.

BRIDGES, SAWTELL, HEYWOOD, and CO., 23, Red Lion-square, Solicitors for the said

Executors

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

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

NOTICE is hereby given, that all creditors and other persons having any claim or demand against the estate of John Jones, late of No. 187, High-street, Swansea, in the county of Glamorgan, Grocer (who died on the 15th of July, 1886), are hereby required to send to us, the Solicitors for the Rev. William Jones, of 67, Hafod-terrace, Neath-road, Swansea, Minister of the Gospel, the administrator of the said estate, particulars of their claims or demands, on or before the 12th day of September next, after which date the administrator will proceed to distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice.—Dated the 5th day of August, 1886.

JENKIN, JONES, and MONGER, 5, Fisher-street, Swansea, Solicitors.

No. 25616.

ELIZABETH STEVENSON GIFFORD, Widow, Deceased.

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

NOTICE is hereby given, that all persons having any claims and demands upon or against the estate of Elizabeth Stevenson Gifford, late of Brentwood, in the county of Essex, Widow, deceased (who ded at Brentwood aforesaid on the 28th day of February, 1880, and whose will was duly proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 26th day of March, 1886, by Thomas Gifford, since deceased, and Charles Frederick Gifford, the executors therein named), are hereby required to send particulars of their claim and demand to me the undersigned, the Solicitor for the sourciping eventor. undersigned, the Solicitor for the surviving executor, on or before the 6th day of September, 1886, after which day the said surviving executor will proceed to distribute the assets of the said deceased among the parties legally entitled thereto, having regard only to the claims of which he shall then have had notice; and the said surviving executor 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 4th

day of August, 1886.

SYDNEY CHARLES HADLEY, Great Easternroad, Stratford, E., Solicitor for the surviving

Executor.

ARTHUR RICHARD ROBINSON, Deceased. Pursuant to the Statute 22 and 23 Vict, cap. 35, inti-tuled "Au 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 Arthur Richard Robinson, late of 12, Robart's-road, Anfield, Liverpool, in the county of Lancaster, Gentleman, deceased (who died on the 3rd day of June, 1886, and whose will was proved by the undersigned, Walter Richard Minor, the sole executor therein named, on the 6th day of August, 1886, in the Liverpool District Registry, Probate Division, of the High Court of Justice), are hereby required to send in particulars of their debts, claims, and demands to the said executor, on or before the 17th day of Sentember 1886. executor, on or before the 17th day of September, 1886; and notice is hereby 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 debts, claims, or demands of which the said executor shall then have notice; and that the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand he shall not then have had notice.—Dated this 10th day of August, 1886.

W. R. MINOR, 26, Brown-street, M: nchester,

Solicitor.

WILLIAM SPURR, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35. NOTICE is hereby given, that all persons having any claims against the estate of William Spurr, late of the Running Horses-yard, Blackfriars-road, Surrey, Cab Proprietor, deceased (who died on the 22nd day of March, 1886, and whose will was proved by Frederick John Upton, of 68, London-road, Southwark, Hatter, George Howard, of Sumner-street, Southwark, Box Maker, and the undersigned, Benjamin Burton, the executors therein named, on the 21st day of April, 1886), are required to send particulars of such claims, in writing, to the undersigned, on or before the 15th day of September next, after which day the assets of the said deceased will be distributed as directed by the said will, having regard only to the claims of which notice shall then have been received .- Dated this 10th day of August, 1886.

BENJN. BURTON, 83, Blackfriars-road, London, S.E., Solicitor for the said Executors.

ALFRED HENRY SIDDERS, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Alfred Henry Sidders, late of No. 19, Newthe estate of Aired Henry Sidders, late of No. 19. New-road, Gravesend, in the county of Kent, Draper, deceased (who died on the 21st July, 1835, intestate, and letters of administration to whose personal estate were granted by Her Majesty's High Court of Justice at the Principal Begistry of the Probate Division thereof to Alfred Sidders, the father of the deceased, on the 6th August, 1886), are hereby required to send, in writing, particulars of such claims to the said Alfred Sidders, of No. 4, Roe-buck-wills. Rochester Kent, or to the understoned his buck-villas, Rochester, Kent, or to the undersigned, his Solicitors, on or before the 11th September next, after which day the said administrator will proceed to dis-

tribute the assets of the said deceased, having regard only to the claims and demands of which he shall then have had notice; and 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 11th day of August, 1886.

M. S. STEPHENS and SON, Chatham, Kent,

Solicitors, for the said Administrator.

The Reverend ALFRED CÆSAR BISHOP, Deceased. The Reverend ALFRED CESAR BISHOP, Deceased.

OTICE is hereby g v.n., that all creditors and other persons having a y debt or claim upon or affecting the estate of Alfred Cæsa: Bishop, late of Bramdean, in the county of Hants, Clerk in Holy Orders (who died on the 29th day of September, 1885, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 21st day of June, 1886, by Howard Arthur Wedderburn Bishop-in the said will written Howard Arthur Bishop, otherwise Bisshopand Matilda Ellen Bishop, the executor and executrix thereof), are hereby required to send in particulars of their claims to us the undersigned, the Solicitors for the said executor and executrix, on or before the 18th day of August, 1886, at the expiration of which time the said aways, look, at the explaint of which time the sale executor and executrix will proceed to distribute the assets of the said Alfred Cresar Bishop, the testator, amongst the persons entitled thereto, having regard to the debts and claims only of which the said executor and executrix shall then have had notice; and the said executor and executrix will not be liable for the assets so distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution. -Dated the 10th day of August, 1886.
BLACKMORE and SHIELD, Alresford, Hants,

Solicitors for the Executor and Executrix of the said Alfred Cæsar Bishop, deceased.

EDWARD VAUGHAN, 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.'

TOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edward Vaughan, late of Duke-street, Kington, in the county of Hereford, Retired Currier, deceased (who died on the 18th day of July, 1886, and whose will, with one codicil thereto, was proved in the Hereford District Registry of the Probate Division of Her Majesty's High Court of Justice on the 3rd day of August, 1886, by Olive Vaughan, of Duke-street, Kington aforesaid, Spinster, and Car line Margaret Burcham, wife of John William Burcham, of 15, St. Peter's-road, Leicester. Commercial Traveller, the executrixes therein named), are hereby required to send the particulars, in writing, of their claims or demands to me the undersigned, the Solicitor for the sa d executrixes, on or before the 30th day of September next, after which date the said Executrixes will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said decrased, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice.-Dated this 10th day of August, 1886.

FRED. R. TIDD PRATT, of 2, Bridge-street, Kington aforesaid, Solicitor for the said Executrixes

Pursuant to the Act of Parliament 22nd and 23rd Vic toria, 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 deniands against the estate of William Long, late of West Hay, Wrington, in the county of Somerset, Esq., J.P., deceased (who died on the 14th day of April, 1886, and probate of whose will, with a codicil thereto, was, on the 11th day of June, 1886, granted by the Principal Registry of the Probate Division of the High Court of Justice to William Long, of Newton House, Clevedon, Esq., J.P., a Lieutenant-Colonel in Her Majesty's 4th Battalion Prince Albert's Somerset shire Light Infantry, and Joseph Aaron Timmins, of the city of Bath, Solicitor, the executors therein named), are hereby required to send in the particulars of their claims or demands to me the undersigned, the Solicitor for the said executors, on or before the 9th day of September, 1886; 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 and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice.-Dated this 9th day of August, 1886.

J. A. TIMMINS, 5, Henrietta-street, Bath, Solicitor

for the said Executors.

Re CHARLES EMMET, Deceased.

Pursuant to the Statute 23rd and 24th Victoria, chapter 25, intituled "An Act to 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 Charles Emmet, formerly of West Royd and Harrison-road, both in Halifax, in the county of York, Solicitor, deceased (who died on the 12th day of November, 1876, and whose will was proved by George Edward Emmet and George Nelson Emmet, the executors therein named, on the 10th day of January, 1877, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the said executors, or the undersigned, their Solicitors, on or before the 30th day of September, 1886; and notice is hereby also given, that after that date 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 debt or claim they shall not then have had .—Dated the 10th day of August, 1886. EMMET, SON, and STUBBS, 14, Bloomsbury-

square, London, Solicitors for the Executors.

DINAH TABOR, Deceased.

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

OTICE is hereby given, that all persons having any claims or demands upon or against the estate of claims or demands upon or against the estate of Dinah Tabor, late of Yeovil, in the county of Somerset, Widow, deceased (who died on the 27th day of January, 1886, and whose will was proved in the Taunton District Registry of the Probate Division of the High Court of Justice on the 31st day of March, 1886, by Francis Henry Oakley, Gentleman, and Charles Greenham, Yeoman, both of Yeovil aforesaid, the executors therein named), are hereby required to send, in writing, the particulars of their claims or demands to the said executors, or to us the undersigned, as their Solicitors, on or before the 25th day of September next; and notice is hereby given, that after that day the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims or demands of which 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 or persons of whose debt or claim they shall not then have had notice.—Dated this 11th day of August, 1886.

H. S. and S. WATTS, Yeovil, Somerset, Solicitors

for the said Executors.

THOMAS JOHNSON, Deceased.

Pursuant to the Act of Parliament 22 and 23 Victoria, chapter 35, intituled "An Act to further amend the

Law of Property, and to relieve Trustees."
OTICE is hereby given, that all creditors and other
persons having claims against the estate of Thomas Johnson, late of No. 57, Jamaica-road, Bermondsey, in the county of Surrey, and of No. 148, Grange-road, Bermondsey aforesaid, Butcher, deceased (who died on the 12th day of June last, and whose will was, on the 2nd day of August instant, proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice by Thomas Baldwin Johnson and Lucy Phillis Johnson, the executors therein named), are hereby required to send written particulars of their claims to the undersigned, the Solicitors for the said executors, on or before the 22nd day of September next, after which date the executors will distribute the said deceased's assets, having regard only to claims which they shall then have had notice; and they will not be liable for the assets of the said deceased, 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 10th

day of August, 1886.

HICKLIN, WASHINGTON, and PASMORE, 1,

Trinity-square, Southwark, Solicitors for the
said Executors.

FREDERICK WILLIAM MARSHALL, Deceased. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Frederick William Marshall, late of Kenmare House, Brundall, in the county of Norfolk, Gentleman, deceased (who died on the 17th day of July last, and whose will has been proved in the Norwich District Registry of the Probate Division of Her Majesty's High Court of Justice by Charlotte Elizabeth Marshall, John Marshall, and Alfred Kent, the executors therein named) are hereby required to send the particulars in writing of are hereby required to send the particulars, in writing, of their claims, or demands to us the undersigned, the Soli-citors for the said executors, on or before the 30th day

of October next, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have bad notice; and they will not be liable for the assets of the said deceased so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 11th day of August, 1886.

ALFRED KENT and SON, Saint Andrew's Hall,

Plain, Norwich, Solicitors.

SAMUEL PAGE, 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."

TOTICE is hereby given, that all creditors and other persons who have any claims or demands against the estate of Samuel Page, late of No. 2, Palace-houses, Bayswater, in the county of Middlesex, Esquire, deceased (who died on the 17th day of April, 1886, and whose will, (who died on the 17th day of April, 1886, 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 26th day of May, 1886, by Agnes Annie Page, of 2, Palace-houses aforesaid, Widow of the deceased, Charles Henry Stone, of Holly Grange, Upperton-road, Eastbourne, Esq., and Charles Frederick Murray, of 1r, Birchin-lane, in the city of London, Solicitor, the executors therein named), are hereby required to send particulars thereof in writing, to us the undersend particulars thereof, in writing, to us the under-signed, the Solicitors for the said executors, on or before the 30th day of September next, after which date the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the deceased, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall not then have had notice.—Dated this 10th day of August, 1886.

MURRAY, HUTCHINS, and STIRLING, 11, Birchin-lane, London, E.C., Solicitors for the Executors.

Executors.

JOHN EDMUND LORENTZ CURTIS, Deceased. Pursuant to the Statute 22 and 23, Vic., cap. intituled "An Act to further amend the Law

Property, and to relieve Trustees."
TOTICE is hereby given, that all creditors and persons having any claims or demand. having any claims or demands upon or against the estate of John Edmund Lorentz Curtis, late of Worthing, in the county of Sussex, deceased (who died on the 19th July, 1885, and letters of administration of whose estate, with will annexed, were granted to Alice Maria Curtis, the lawful Widow and relict, on the 26th July, 1886, out of the Principal Registry of the Probate Division of the of the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send particulars of their claims or demands to us the undersigued, the Solicitors for the said administratrix, on or before the 31st day of August inst., after which date the said administratrix will distribute the assets, having regard only to the claims or demands of which she shall then have had notice; and she will not be liable for the assets so distributed to any person of whose claim or demand she shall not then have had notice.—Dated this 10th day of August, 1886.

HANBURY, HUTTON, and WHITTING, 62, New Broad-street, London, E.C., Solicitors for the said

Administratrix.

ELEANOR SHRUBSOLE, Deceased.

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

relieve Trustees."

relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims, debts, or demands against the estate of Eleanor Shrubsole, of No. 2, Oxford-villas, Alma-road, St. Albans, in the county of Hertford, Widow (who died on the 26th day of November, 1885, and whose will was proved by Edward Row Shrubsole, and whose will was proved by Edward Row Shrubsole, and whose will was proved by Edward Row Shrubsole, and the special country of Hertford Gentleman. of Harpenden, in the said county of Hertford, Gentleman, the sole executor therein named, on the 1st day of February, 1886, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in particulars of their claims or demands to the to send in particulars of their claims or demands to the said Edward Row Shrubsole, or to the undersigned, his Solicitor, on or before the 30th day of October, 1886; and notice is also hereby given that after that day the 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 5th day of August 1886. .—Dated this 5th day of August, 1886.
R. W. BRABANT, St. Albans, Solicitor for the Executor. notice.-

PATRICK ADIE, Deceased.

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

of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Patrick Adie, formerly of No. 15, Pall Mall, London, and of Nos. 29 and 31, Regent-street, Westminster, and of Grove Cottage, Barnes Common, Surrey, and late of the Broadway Works, Tothill-street, Westminster, and of Worton Hall, Isleworth, in the county of Middlesex, Optician, deceased (who died at Worton Hall aforesaid, on the 18th day of May, 1886, and whose will and codicils were proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice by John Henderson, of 13, Grosvenor-road, Westminster, Hay and Straw Merchant, and Alexander James Adie, of No. 1, Broadway, Westminster, Apothecary, two of the executors therein named, on the 10th day of August, 1886), are hereby required to send in particulars of their claims and demands to me the undersigned, the Solicitor for the said executors, at my offices, No. 18, Abingdon-street, Westminster, on or before the 30th day of September next; and notice is hereby also given, that after the last-Pall Mall, London, and of Nos. 29 and 31, Regent-street, next; and notice is hereby also given, that after the last-mentioned day the 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 have then notice; and that the said executors 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. And all persons indebted to the estate of the deceased are hereby re-quested forthwith to pay the amount of their respective debts to me the undersigned, on behalf of the executors. -Dated this 11th day of August, 1886. WM. GRANT GREIG, 18, Abingdon-street, West-

minster, Solicitor for the Executors.

ANN MOOR, Deceased.

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

of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claims against the estate of Ann Moor, late of Bridlington, in the East Riding of the county of York, Spinster, deceased (who died on the 18th day of May, 1886, and whose will was proved in the York District Registry of the Probate Division of Her Majesty's High Registry of the Probate Division of Her Majesty's High Court of Justice on the 30th day of June, 1886, by the Reverend Henry Frederick Barnes Lawrence, of Berkin, near Selby, in the county of York, Clerk in Holy Orders, and William Andrew Anderson, of No. 5, Charlotte-street, in the borough of Kingston-upon-Hull, Insurance Agent, executors appointed by the said will), are hereby required to send particulars, in writing, of such claims, addressed to me the undersigned, the Solicitor for the said executors on or before the 21st day of September. 1886. after tors, on or before the 21st day of September, 1886, after which day the said executors will proceed to apply the assets of the said testatrix in accordance with Law, having regard only to the claims and demands (if any) of which they shall then have had notice; and the said executors will not be liable for the said assets, or any part thereof, so applied, or otherwise dealt with, to any person of whose claim or demand they shall not then have had notice.—Dated this 6th day of August, 1886.

REGINALD H. BARKER, Temple Buildings,

Bowlally-lane, Hull.

JANE WILSON, Deceased. Pursuant to Statute 22nd and 23rd Victoria, cap. 35. Pursuant to Statute 22nd and 23rd Victoria, cap. 35.

NOTICE is hereby given, that all persons having any claim against the estate of Jane Wilson, late of Measham Hall, Atherstone, in the county of Warwick, Housekeeper (who died on the 25th day of April, 1886, and to whose personal estate letters of administration were granted by the Principal Registry of the Probate Division of the High Court of Justice on the 26th day of May, 1886, to Sarah Bowes, wife of Christopher Bowes, a sister of the deceased), are hereby required to send written particulars of such claim to us the undersigned, on or before the 17th day of September next, after which date the said administratrix will distribute the assets of the deceased, having regard only to the claims of which she shall then have had notice.—Dated this 6th day of August, 1886. this 6th day of August, 1886.
HUGH W. and R. PEARSON, Helmsley, Yorks,
Solicitors for the Administratrix.

JOSEPH LAMPARD, Deceased. Pursuant to Statute 22 and 23 Vic., cap. 35. NOTICE is hereby given, that all persons having any claim against the estate of Joseph Lampard, late of No. 53, Grosvenor-terrace, Camberwell, in the county of Surrey, Gentleman (who died on the 9th day of July, 1886, and whose will was proved on the 31st day of July, 1886, and whose will was proved on the 31st day of July, 1886, in the Principal Registry of the Probate Division

of the High Court of Justice by Henry John Forster, of No. 420, Old Kent-road, in the said county of Surrey, Surgeon, the executor mentioned in the said will), are surgeon, the executor mentioned in the said will, are hereby required to send, in writing, the particulars of their debts, claims, and demands upon or against the estate of the said deceased to the said executor, at the office of Edward Charles Kilsby, 21, College-Hill, Cannon-street, London, Solicitor, on or before the 4th day of October, 1886, after which date the said executor will distribute the assets of the said deceased amongst the distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which he shall 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 he shall not then have had notive.—Dated this 9th day of August, 1886.
EDW. C. KILSBY, 21, College-hill, Cannon-street,
E.C., Solicitor for the said Executor.

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

TOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John Dacre, late of Scarborough, in the county of York, Gentleman (who died on the 4th day of January, 1886, and whose will was proved in the York District Registry of the Probate Division of Her Majesty's High Court of Justice on the 22nd day of April, 1886, by Anne Dacre, Widow, George Dacre, the son of the said deceased, and John Miles White. Clerk), are hereby required to send particulars, in writing, of such claims or demands to us the undersigned, on or before the 22nd day of September next, after which day the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that the said executors will not be liable for such assets, or any part thereof, so distributed to any person of whose claim or demand they shall not then have had notice.—Dated this 10th day of

August, 1886.
WATTS and KITCHING, 38, Queen-street, Scarborough, Solicitors for the said Executrix.

The Reverend CHARLES DASHWOOD GOLDIE, Deceased.

Pursuant to Statute 22 and 23 Vic., cap 35. OTICE is hereby given, that all persons having any claims against the estate of Charles Dashwood claims against the estate of Charles Dashwood Goldie, late of the Vicarage, St. Ives, in the county of Huntingdon, Clerk (who died on the 11th of January last, are hereby required to send written particulars of their claims to the undersigned, on or before the 10th day of September next, after which date the executrix will distribute the assets of the deceased, having regard only to the claims of which she shall then have had notice; and will not be liable for the assets so distributed to any person of whose claim she shall not then have had

.—Dated the 11th of August, 1886. W. A. WATTS, St. Ives, Hunts, Solicitor for the Executrix.

The Reverend EDWARD JAMES TALBOT LAUGHLIN, Deceased.

Pursuant to Statute 22 and 23 Vic., chap. 35. Pursuant to Statute zz and zo vice, chap.

OTICE is hereby given, that all persons having any claims against the estate of Edward James Talbot Laughlin, late of the Rectory, Willingham, Cambridgeshire, Clerk (who died intestate on 14th March last), are hereby required to send written particulars of their shire, Clerk (who died intestate on 14th March last), are hereby required to send written particulars of their claims to the undersigned, on or before 10th September next, after which date Edward Ingle, of Willingham, Merchant, the administrator, will distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice; and will not be liable for the assets so distributed to any person of whose claim he shall not then have had notice.—Dated 11th of August, 1886. W. A. WATTS, St. Ives, Hunts, Solicitor for the

Administrator.

Administrator.

HENRY BENTLEY, Esq., Deceased.

NOTICE is hereby given, that all persons having any claims against the estate of Henry Bentley, formerly of Eshald House, Woodlesford, near Leeds, in the county of York, afterwards of Westacre, near Swaffham, in the county of Norfolk, and late of No. 7, Albemarle-street, London, W., Esq., deceased (who died on the 1st August, 1886), are hereby required to send written particulars of such claims to the undersigned, the Solicitors for Harry Cumberland Bentley, Esq., the executor named in the will of the deceased, on or before the 30th day of September next, after which day the the 30th day of September next, after which day the said executor will proceed to distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 10th day of August, 1886. FORD and WARREN, 25, Albion-street, Leeds.

The Reverend SAMUEL HANDS FEILD, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims upon the estate of the Reverend Samuel Hands Feild, late of 129, Ladbrokegrove-road, in the county of Middlesex, Clerk in Holy Orders (who died at 129, Ladbroke-grove-road aforesaid, on the 16th day of July, 1886), are required to send particulars thereof to the undersigned, Solicitors for Holroyd Chaplin, of 19, Lincoln's-inn-fields, London, one of the executors named in the will of the deceased, on or before the 1st day of October, 1886, after which date the said executor will proceed to distribute the assets of the deceased, having regard only to the claims of which is deceased, having regard only to the claims of which he shall then have had notice.—Dated this 11th day of

August, 1886. VALPY, CHAPLIN, and PECKHAM, 19, Lincoln'sinn-fields, Solicitors for the said Executors.

BERNARD HORAM ASHBERRY, Deceased. Pursuant to the Statute 22 and 23 Victoria, chapter 35. Notice and the statute 22 and 23 victoria, chapter 35.

OTICE is hereby given, that all creditors and others having any claims or demands upon or against the estate of Bernard Horam Ashberry, late of No. 19, Northumberland-road, Sheffield, in the county of York, Manufacturer (who died on the 11th day of June, 1886, and whose will was proved at Wakefield on the 18th day of August 1882). the 7th day of August, 1886), are, on or before the 2nd day of October next, to send in the particulars of such claims or demands to Messrs. Philip Henry Ashberry and George Willis Ashberry, the executors of the deceased, at the office of Messrs B. Wake and Co., Castle-court, Sheffield, and in default thereof the executors will proceed to distribute the assets of the said deceased, and will not be liable for such assets, or any part thereof, so distributed to any person of whose claims or demands they shall not have had notice.—Dated this 10th day of August, 1886.

B. WAKE and CO., Solicitors for the Executors.

FREDERICK LAWRENCE, 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."

OTICE is hereby given, that all creditors and other
persons having claims against the estate of Frederick

Lawrence, late of 153, Camden-grove North, Peckham, in the county of Surrey, Gentleman (who died on the 9th day of July, 1886, and whose will was proved by Edmund Lawrence and John Richman, the executors therein named in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 30th day of July, 1886), are hereby required to send in their claims to the executors, at the office of their Solicitor, Mr. Albert Fleming, of 8, Trinity-square, Southwark, Surrey, on or before the 18th day of September, 1886, at the expiration of which time the said executors will deal with the estate and assets of the testator, having regard to the claims and demands only of which they shall then have notice.—Dated the 9th day of August, 1886. ALBERT FLEMING, 8, Trinity-square, South-wark, Solicitor for the Executors.

SAMUEL METCALFE LATHAM, Deceased Pursuant to the Act of Parliament 22 and 23 Vict.,

chap. 35.

NOTICE is hereby given, that all creditors and other OTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of Samuel Metcalfe Latham, late of Dover, in the county of Kent, Esq., J.P., Shipping Agent and Wine Merchant (who died on the 4th day of June, 1886, and whose will was proved by the Reverend John Larking Latham, the executor therein named, in the District Registry at Canterbury of the Probate Division of Her Majesty's High Court of Justice on the 23rd day of July, 1886), are hereby required to send in writing of July, 1886), are hereby required to send, in writing, the particulars of such claims or demands to me, the undersigned, the Solicitor for the said executor, at my office, 7, Castle-street, Dover aforesaid, on or before the 27th day of September, 1886, after which date the said executor will proceed to administer the estate and distribute the assets of the said deceased, having regard only to the claims or demands of which notice shall then have been received.—Dated this 11th day of August, 1886

THOMAS LEWIS, Solicitor for the said Executor.

WILLIAM DUNSCOMBE, Deceased. Pursuant to the Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of William Dunscombe, formerly of White Bearyard, Lisle-street, Leicester-square, Middlesex, Livery Stable Keeper (who died on the 28th day of May, 1886, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice by the oaths of William Chapman and John Butlin, the executors therein named), are required to

send, in writing, the particulars of such claims and demands to the undersigned, on or before the 29th day of September, 1886, or in default thereof the said William Chapman and John Butlin will, after such day, proceed to distribute the assets of the said deceased, having regard only to the claims and demands of which notice shall have been received at that date.

CLAXTON and HAMILTON, 10, Moorgate-street,

E.C., Solicitors for the said Executors.

CHARLES LE FEAVER, Deceased. Pursuant to Statute 22 and 23 Victoria, cap. 35.

Pursuant to Statute 22 and 23 victoria, cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Charles Le Feaver, late of Stilebridge, Marden, in the county of Kent, Farmer (who died on the 30th day of June, 1886, and whose will was proved on the 7th day of August, 1886, by the executors therein named), are hereby required to send in particulars of such claims to me the undersigned, the Solicitor for the said executors, on or before the 20th day of September, 1886, after which date the assets of the testator will be dealt with and distributed by the executors, having regard only to the claims of which they shall then have had notice.—Dated this 10th day

of August, 1886. J. C. ST. AUBYN ANGOVE, 36, Earl-street, Maidstone, Kent, and 27, Chancery-lane, London,

Solicitor for the Executors.

HENRY TAYLER, 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."

amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other
persons having any claims or demands upon or
against the estate of Henry Tayler, late of the parish of
Monkland, in the county of Hereford, Farmer, deceased,
are hereby required to send in particulars of their respective claims or demands to us the undersigned on or before the 1st day of October, 1886, at the expiration of which time the surviving executor of the will will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which the said executor shall then have had notice; and the said executor will not be liable for the assets so distributed to any person or persons of whose debt, claim, or demand he shall not then have had Dated this 10th day of August, 1886.

LLOYD and SON, Leominster, Solicitors for the

said Executor.

Mrs. CYBELLA ANN DAY, Deceased Pursuant to Statute 22 and 23 Vic., c. 35.

OTICE is hereby given, that all creditors und other offices is hereby given, that an creditors and other persons having any claims against the estate of Cybella Ann Day, the wife of John James Day, late of 27, St. Leonard's-road, in the city of Exeter, deceased (who died on the 22nd day of May, 1886, and whose will was duly proved on the 21st day of June, 1886, by the undersigned James Jerman, the sole executor therein named) are hereby required to send, in writing, the particulars thereof to me the said executor, on or before the 20th day of October, 1886, after which day I shall proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which I shall then have had notice.—Dated this 7th day of August, 1886.

JAMES JERMAN, Bampfylde - street, Exeter,

Solicitor.

Colonel JOHN HARDY, Deceased. Pursuant to the Statute 22nd and 23rd Vict., cap. 35.

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

TOTICE is hereby given, that all creditors and other
persons having claims upon the estate of John
Hardy, formerly a Lieutenant-Colonel in Her Majesty's
9th Regiment of Lancers (who died at Torquay on the
10th July, 1886), are required to send particulars thereof
to the Honourable Colonel Edward Brownlow, Mrs.
Margaret Louisa Hardy, and James Richard Upton, Esq.,
the executors named in the will, care of the undersigned,
on or before the 1st October, 1886, after which date the on or before the 1st October, 1886, after which date the executors will proceed to distribute the assets of the deceased.—Dated 9th August, 1886.

UPTON, ATKEY, and UPTON, 14, Austin Friars, E.C., Solicitors for the Executors.

ELINOR JULIANA FRANCES SYMOTT DEWHURST Deceased.

OTICE is hereby given, that all persons having any claims against the estate of Elinor Juliana Frances Symott Dewhurst, late of Edith Weston, near Stamford, Lincolnshire, Widow, are hereby required to send in the particulars to us the undersigned, on or before the 10th of September, 1886.—Dated this 11th day of August, 1886.

HUNTERS, GWATKIN, and HAYNES, 9, Newsquare, Lincoln's-inn, W.C., Solicitors for the Executors.

JOSEPH WHITTLES, Deceased. Pursuant to Statute 22 and 23 Victoria, cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims upon the estate of Joseph Whittles, late of Lord-street, in the borough of Rochdale, in the county of Lancaster, Shopkeeper (who died on the 28th day of September, 1855), are required to send particulars thereof to the undersigned, on or before the 11th day of September next, after which date the surviving executor will proceed to distribute the assets of the deceased.—Dated this 6th day of August, 1886.

ZACHARY MELLOR, Townball, Rochdale, Solicitor for the said Executor.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action Fox v. the Lydney and Wigpool Iron Ore Company Limited, 1885, F., No. 2345, with the approbation of Vice-Chancellor Bacon, by tender, to be made in writing, and sent to the Chief Clerk acting in vacation, Royal Courts of Justice, Strand, London, W.C., on or before the 25th day of September, 1886, either separately or together: together:

(1.) The iron mines, situate near Mitcheldeane, in the county of Gloucester, known as the Wigpool Mines,

together with the plant and fixtures therein.

(2.) The freehold estate, situate near Wolverhampton, in the county of Stafford, known as the Parkfield Estate. Forms of tender and particulars and conditions of sale may be obtained of Mr. D. M. D. Stuart, Oldland Common, near Bristol; Messiss. Hoddinott and Davis, of Tower-chambers, Moorgate, London, E.C.; Mr. Charles Butcher, of 25, Old Jewry, London, E.C.; and Messrs. Neve and Creswell, of Wolverhampton.

NO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action of re Metcalfe's estate, Metcalfe v. Blencowe, 1881, M., 2308, with the approbation of Mr. Justice Kay, by Mr. Henry William Goodchild, the person appointed by the said Judge, at the Angel Hotel, Bury St. Edmunds, in the county of Suffolk, on Wednesday, the 25th day of August, 1886, at three for four o'clock in the afternoon

The Metcalfe Arms Inn, at Hawstead, Suffolk, let upon lease to Frederick William King, from 11th October, 1875, for the term of 16 years at an apportioned rent of £20. The inn is fully licensed. Also a double States, at a rent of 7s. 6d. per month or £4 10s. per annum, and to Widow Bugg, at a rent of 6s. 8d. per month or £4 per annum.

Particulars whereof may be had (gratis) of Messrs. Tamplin, Tayler, and Joseph, Solicitors, 165, Fenchurch-street, London, E.C.; at the place of sale; and of Mr. Henry William Goodchild, Auctioneer, Haverhill and Whepstead, near Bury St. Edmunds.

Whepstead, near Bury St. Edmunds.

To be sold, pursuant to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of Joseph Dyer Sympson, deceased, and in an action of Sympson v. Hamlin, 1879, S., No. 328, with the approbation of Mr. Justice North, by Mr. George Nichols, the person appointed by the said Judge, at the Ship Hotel, at Banwell, in the county of Somerset, on Tuesday, the 31st day of August, 1886, at six o'clock in the evening precisely, in six lots:—

Certain freehold and lifehold pieces of accommodation, pasture, and orcharding lands, adjoining the road from Banwell to Woodborough and Winscombe, in the county of Somerset, late the property of Joseph Dyer Sympson, deceased, and now in the occupation of various tenants.

Particulars whereof, with plan, may be had (gratis) of

deceased, and now in the occupation of various tenants. Particulars whereof, with plan, may be had (gratis) of Messrs. Meredith. Roberts, and Mills, Solicitors, 8, Newsquare, London, W.C.; Messrs. Turner and Co., Solicitors, of Golden-square, London, W.C.; and of W. E. Perham, Esq., Solicitor, 5, Exchange, Bristol; Mr. George Nichols, the Auctioneer, at 49, Broad-street, Bristol; at the place of sale; and of Messrs. Hamlin and Whitty, Solicitors, Tanadala, chambers, Baldwin-street, Bristol. Lonsdale-chambers, Baldwin-street, Bristol.

To be sold, pursuant to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of William Shann, deceased, and in an action, Shann v. Dovenor, S., 1882, No. 2038, with the approbation of Mr. Justice North, by Mr. Thomas Scrase Best, the person appointed by the said Judge, at Leuchter's Restaurant, Darley-street, Bradford, in the county of York, on Thursday, the 2nd September, 1886, at six for seven o'clock in the evening, in two lots:—

A freehold shop and dwelling-house and four freehold

A freehold shop and dwelling-house and four freehold cottages, all situate in Bute-street, Bolton Woods, in the parish of Bradford aforesaid; and two freehold dwelling-houses, both situate in Shann-street, Bolton Woods aforesaid.

Particulars and conditions of sale may be had (gratis) of the Auctioneer, at his offices, Bradford; of Mr. Joseph Cowgill, Architect and Surveyor, Bradford; of Messrs. Cowgill, Architect and Surveyor, Bradford; of Messrs. Bolton, Robbins, Busk, and Co., Solicitors, 45, Lincoln's-inn-fields, London, W.C.; of Messrs. Morgan and Morgan, Solicitors, Bradford; of Messrs. Radford and Frankland, Solicitors, 40, Chancery-lane, London, W.C.; of Messrs. Atkinson and Wilson, Solicitors, Bradford; of Messrs. Jaques and Co., Solicitors, 8, Ely-place, London, E.C.; and of Mr. J. H. Richardson, Solicitor, Bradford.

To be sold, pursuant to a Judgment of the High Court of Justice, Chancery Division, made in an action of re Thomas Bell, deceased, Bell v. Bell, 1884, B., No. 3948, with the approbation of Mr. Justice Chitty, the Judge to whose Court the said action is attached, in three lots, by Mr. Charles Penford Hardy, the person appointed by the said Judge, at the Manor House Inn, Haltwhistle, in the county of Northumberland, on Thursday, the 2nd day of September, 1886, at halfpast three o'clock in the afternoon :-

Freehold farm homestead and two closes of land, comprising together 8A. 2B. 6P.; freehold house property, shop, dwelling-house, and warehouse, all situate in or near Haltwhistle, Northumberland.

near Haltwhistle, Northumberland.

Particulars and conditions of sale whereof may be had (gratis) of Mr. John Graham, 10, New-inn, W.C., Solicitor; Messrs. Chester and Co. 36, Bedford-row, Solicitors; Messrs. E. and E.-L. Hough, 34, Fisher-street, Carlisle, Solicitors; Messrs. Wright and Brown, Bankstreet, Carlisle, Solicitors; of the Auctioneer, Lowtherstreet, Carlisle; and at the place of sale.

PURSUANT to a Judgment of the Chancery Division of the High Court of Justice, in England, made in an action Charles Connors and Charles Henry Strutt v. North-West Provinces and Oude Ice Company Limited, 1885, C., 3443, the holders of debentures of the North-West Provinces and Oude Ice Company Limited, and the holders of interest coupons of such debentures overdue and unpaid on the 1st day of September, 1886, are, on or before the 10th day of November, 1886, to send by post, prepaid, to Arnold Trinder, Esq., of 47, Cornhill, in the city of London, England, the Solicitor of the said Company, their Christian and surnames, addresses and descriptions, and the full particulars of the said debentures and of the overdue and unpaid company. said debentures, and of the overdue and unpaid coupons due as aforesaid held by them, and the sums claimed in respect thereof, and the priorities (if any) in which they claim in respect of any, and which of the said debentures, or in default thereof they will be peremp-torily excluded from the benefit of the said Judgment. Every person holding any debenture is to produce the same before the Vice-Chancellor Sir James Bacon, at his chambers, Royal Courts of Justice, Strand, London, on Monday, the 22nd day of November, 1886, at twelve o'clock at noon, being the time appointed for adjudicating upon the claims.—Dated the 6th day of August, 1886.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the trusts of certain monies bequeathed by the will of Robert Hughes in favour of his wife, with remainder over, and in the matter of the Act 10 and 11 Victoria, chapter 96, intituled "An Act for better securing Trust Funds, and for the relief of Trustees," the person claiming to be John Hughes, son of Robert Hughes, late of Old Brentford, in the county of Middlesex, who is believed to have been residing in New South Wales, Australia, in the year 1828. If the said John Hughes died in the lifetime of Elizabeth Allard, who died on the 25th August, 1859, the persons claiming to be the children of the said John Hughes, or the legal personal representatives of any such children who may be dead, or if the said John Hughes died without leaving a child or children, or survived the said Elizabeth Allard, then the persons claiming to be the legal personal representatives of the said John Hughes. Also the persons claiming to be children of Henry Hughes (brother of the said John Hughes), who died on the 18th February, 1841, or the legal personal representatives of any such children as may be dead, or if the said Henry Hughes did not leave any child or children, then the persons claiming to be legal personal representatives of the said Henry Hughes, are, by their Solicitors, on or before the 6th day of are, by their Solicitors, on or before the 6th day of December, 1886, to come in and prove their claims, at the chambers of Vice-Chancellor Bacon, at the Royal Courts of Justice, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 15th day of December, 1886, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims. The said Elizabeth Allard was formerly Elizabeth Hughes, wife of the said Robert Hughes. Deted the 18th day of wife of the said Robert Hughes.—Dated this 11th day of August, 1886.

Jonathan Fox

PURSUANT to the directions given by Mr. Justice North, in the matter of an Act of Parliament made A North, in the matter of an Act of Parliament made and passed in the 10th and 11th years of the reign of Her present Majesty, intituled "An Act for better securing Trust Funds, and for the relief of Trustees," and in the matter of the trusts of the will of David Fox, late of Cleckheaton, in the county of York, Card Maker, deceased. The account of Jonathan Fox, one of the six children of the testator David Fox, the said Jonathan Fox, or any person or persons claiming under or through him, is or are, either personally or by his or their Solicitor, to come in and prove his or their claim to a sum of £466 7s. 2d., Consolidated £3 per cent. Annuities (which represents the sum of £273 4s. 3d., paid into Court under the provisions of the above-mentioned Act), on or before the 1st November, 1886, at the chambers of the said Judge, at the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the proceedings. Thursday, the 11th November, 1886, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon claims.—Dated this 11th August, 1886.

DURSUANT to an Order of the Chancery Division of The High Court of Justice, made in the matter of the estate of Swann Francis Wood, deceased, and in an action Wood against Wood, the creditors of Swann Francis Wood, late of St. Jude's-road, Englefield Green, in the parish of Egham, in the county of Surrey, who died in or about the month of November, 1885, are, on or before the 12th day of October, 1886, to send by post, prepaid, to Mr. John Anthony Engall, of Staines, in the county of Middlesex, the Solicitor of the defendants, the executor and executrix, their Christian and surname, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of 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, the Royal Courts of Justice, London, on the 26th day of October, 1886, at twelve o'clock at noon, being the time appointed for adjudication on the claims.— Dated this 9th day of August, 1886.

T. BLANCO WHITE, 59 and 60, Chancery-lane, London, W.C., Solicitor for the Plaintiff.

DURSUANT to an Order of the High Court of Justice, made in the matter of the estate of Alexander Henderson, deceased, and in an action of Henderson v. Bird, 1886, H., 903, the creditors of Alexander Henderson, late of 151, Regent-street, in the county of Middlesex, Theatrical Manager, who died on or about the 1st day of February, 1886, are, on or before the 1st of October next, to send, by post, prepaid, to Messrs. Nash, Field, and Withers, of No. 12, Queen-street, Cheapside, in the city of London, the Solicitors of Charles Ellis Bird, the executor of the deceased, their Christian and surnames, and in the case of a firm the Iull Christian and surnames of all the partners thereof, 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, 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. Any creditor holding any security is to produce the same before his Lordship Mr. Justice Kay, at his chambers, in the Royal Courts of Justice, Strand, Middlesex, on Thursday, the 4th day of November, 1886, at twelve at noon, being the time appointed for adjudicating on the claims.—Dated this 10th day of August 1886.

10th day of August, 1886.

ROOKS and COMPANY, 16, King-street, Cheapside,
Solicitors for the Plaintiff, Lydia Henderson.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of William Hyatt, deceased, and in an action Bowles and others against Hyatt and another, the creditors of William Hyatt, late of Stanton, in the county of Gloucester, Farmer, who died in or about the month of May, 1867, are, on or before the 20th day of month of May, 1867, are, on or before the 20th day of September, 1886, to send by post, prepaid, to Messrs, Brookes and Badham, of Tewkesbury, Gloucestershire, the Solicitors of the defendants, the surviving executor and trustees of the deceased, their Christian and surname, 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 Mr. Justice Chitty, at his chambers, the Royal Courts of Justice, London, on the 27th day of October, 1886, at twelve at

noon, being the time appointed for adjudication on the claims.—Dated this 10th day of August, 1886.
PHILPOT and SON, 12, Bedford-row, London;

Agents for

MORRELL and SON, of the city of Oxford, Plaintiff's Solicitors.

URSUANT to a Judgment in the Court of Chancery of the County Palatine of Lancaster, made in the matter of the estate of John Carter, deceased, in an action Carter versus Carter, the creditors of John Carter, late of Sefton-street, Liverpool, in the county of Lancaster, Timber Merchant, who died in or about the month of April, 1882, are, on or before the 10th day of September, 1886, to send by post, prepaid, to Mr. Alfred Bright, of the firm of Bateson, Bright, and Warr, of No. 14, Castle-street, in the city of Liverpool, the Solicitor for the defendants, Elizabeth Carter and John Large Wilkinson, the trustees of the deceased, their Christian and surnames, addresses and descriptions, and in the case of firms the names of the partners and the title or style of the firm, 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 Registrar of the Liverpool District, at his chambers, situate at 9, Cook-street, in the city of Liverpool, on Monday, the 4th day of October; 1886, at eleven of the clock in the forenoon, being the time appointed for adjudication on the claims.—Dated this 9th day of August, 1886.

William Holyoake, Deceased. URSUANT to an Order of the Court of Chancery of the County Palatine of Lancaster, made in the matter of the estate of William Holyoake, deceased, and matter of the estate of William Holyoake, deceased, and in an action Willcock and Jackson against Holyoake, the creditors of William Holyoake, late of the Salford Union Workhouse, Eccles New-road, Salford, in the county of Lancaster, Workhouse Master, who died in or about the month of June, 1886, are, on or before the 10th day of September, 1886, to send by post, prepaid, to Mr. Richard Lowndes, of 74A, King-street, Manchester, the Solicitor of the defendant, Jane Elizabeth Holyoake, the administratrix of the deceased, their Christian and the administratrix of the deceased, their Christian and surname, 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 Registrar of the Manchester District, at his chambers, situate at Duchy-chambers, Clarence-street, Manchester, on the 8th day of October, 1886, at half-past eleven o'clock in the forenoon, being the time appointed for adjudication on the claims.—Dated this 9th day of August, 1886.

e Emlen Worth Jones, of No. 139, Palmerston-buildings, Bishopsgate-street, in the city of London, and the Pavement, Woodford, in the county of Essex, Widow, trading as a Merchant, under the style of John William Jones

OTICE is hereby given, that on the 7th day of April, 1886, the above-named Emlen Worth Jones executed a deed of assignment to Trustees for the benefit of creditors. All creditors who have not already done so, are requested to send in particulars of their claims to Messrs. Collison and Viney, of No. 99, Cheapside, in the city of London, Chartered Accountants, on or before the 20th day of August, 1886, failing which they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 9th day of August, 1886.

CHARLES A. BANNISTER, 70, Basinghall-street, in the city of London, Solicitor for the Trustees.

In the Matter of a Deed of Assignment, executed on the 13th day of April, 1886, by Frederick James Broad, of Sudeley Villa, Oxford-passage, Cheltenham, in the county of Gloucester, Plumber, Glazier, and House Decorator.

OTICE is hereby given, that Henry Harrison, of Clarence-street, Cheltenham aforesaid. Chartered Accountant, the Trustee under the above deed, will, on the 11th day of September next, or so soon thereafter as conveniently may be, make a First and Final Divi-dend under the above deed of the estate of the said Frederick James Broad amongst those creditors whose Frederick James Broad amongst those creditors whose debts shall then have been admitted. All creditors who have not sent in particulars of their debts must, before the said 11th day of September next, send the same to the said Trustee, and be prepared to prove them, otherwise they will be excluded from the benefit of the said Dividend.—Dated this 9th day of August, 1886.

RYLAND and WAGHORNE, Clarence-chambers

Clarence-parade, Cheltenham, Solicitors for the

said Trustee.

In the Matter of a Deed of Assignment for the Benefit of the Creditors of James Dawes, of 131 and 133, London-road, Manchester, Ironmonger, and dated the 13th day of July, 1886.

THE creditors of the said James Dawes who have not evented on assented to the said dated on heather.

executed or assented to the said deed, are hereby executed or assented to the said deed, are hereby required, on or before the 14th day of August next, to send in particulars of their respective claims and demands to the undersigned, or to Mr. C. W. Nasmith, of 69, Princess-street, Manchester aforesaid, Chartered Accountant, the person appointed by the said deed of assignment as Trustee; and notice is hereby further given, that after the said 14th day of August next, the said C. W. Nasmith, as such Trustee, intends to declare a Dividend, and will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 30th day of July, 1886. Dated this 30th day of July, 1886. CROFTON and CRAVEN, 36, Brazennose-street,

Manchester, Solicitors for the said Trustee.

In the Matter of a Deed of Assignment for the Benefit of the Creditors of Edwin Robinson, of Stretford-road, Manchester, and of Mossley, both in Lancashire, Draper, and dated the 15th day of July, 1886.

THE creditors of the said Edwin Robinson who have not executed or assented to the said deed, are hereby required, on or before the 1st day of September, 1886, to send in particulars of their respective claims and demands to the undersigned, or to Mr. George Mountain, of 39, York-street, Manchester aforesaid, Accountant, the person appointed by the said deed of assignment as Trustee; and notice is hereby further given that ment as Trustee; and notice is hereby further given, that immediately after the said 1st day of September next, the said George Mountain, as such Trustee as aforesaid, intends to declare a Dividend, and will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the claims or debts of which he shall then have had notice.—Dated this 5th day of August, 1886.

CROFTON and CRAVEN, 36, Brazennose-street, Manchester, Solicitors for the said Trustee.

The Bankruptcy Act, 1869.

In the High Court of Justice, in Bankruptcy.

A FIRST and Final Dividend of 9d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by George Freeston Mantle, of 28, Finsbury Park-road, Finsbury Park, in the county of Middlesex, and carrying on business at 42, Basinghall-street, in the city of London, Fancy Leather Goods Manufacturer, and will be paid by me, at 174, Abbey-street, Bermondsey, in the county of Surrey, on and after the 20th day of August, 1886, between the hours of eleven and one o'clock.—Dated this 12th day of August, 1886.

W. N. CHEESMAN, Trustee.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Warwick.

FIRST and Final Dividend of 1s. in the pound has A been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by William Wincott, of Chapel-street, Leamington Priors, in the county of Warwick, Builder and Contractor, and will be paid by us, at No. 65, Highstreet, Leamington Priors aforesaid, on and after Monday, the 16th day of August, 1886, between the hours of ten and four o'clock.—Dated this 9th day of August, 1886.

JOHN LEWIS,

THOMAS MILLS, Trustees.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield.

A THIRD and Final Dividend of 7\frac{1}{2}, in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Thomas Barton of Barton the country of Yorkship. Thomas Barton, of Bawtry, in the county of York, Wine and Spirit Merchant and Farmer, and will be paid by me, at my offices, Figtree-lane, Sheffield, on and after the 9th day of August, 1886.—Dated this 26th day of

WM. J. CLEGG, Official Receiver and Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Haley, of 119, Little Horton-lane and Queen Anne-chambers, both in Bradford, in the county of York, Solicitor, lately practising at Bradford aforesaid,

in copartnership with George Robert Mossman, under the style or firm of Mossman and Haley. THE creditors of the above-named Joseph Haley who

have not already proved their debts, are required, on or before the 27th day of August, 1886, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Benjamin Musgrave, of No. 1, Bank-street, Bradford 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 11th day of August, 1886.

BENJN. MUSGRAVE, Trustee.

In the London Bankruptcy Court, transferred from the County Court of Cambridgeshire, holden at Cambridge.

SECOND and Final Divdend of 4s. 6d, in the pound has been declared in the matter of James Home, of Ely, in the county of Cambridge, Wine and Spirit Merchant, adjudicated bankrupt on the 21st day of November, 1883, and will be paid by me, at my offices, situate 8, Old Jewry, in the city of London, on and after the 16th day of August, 1886.—Dated this 9th day of August, 1886. WHINNEY, Trustee. of August, 1886.

Declaration of Dividend under a Petition dated the 17th

day of May, 1867, against Dacre Bruce Barclay, of North-place, Childs Hill, Hendon.

OTICE is hereby given, that the Second Dividend at the rate of 5s. 7½d., making with previous Dividend 20s. in the pound, and statutory interest at four per cent., is now payable, and that drafts for the same may be received by those legally entitled at the Official Assignee's Department, Bankruptcy-buildings, High Court of Justice, 34, Lincoln's-inn-fields, any day until the 4th day of February next, between the hours of eleven and two on each day. No drafts can be delivered unless the securities exhibited at the time of proof of debt be produced, without the special directions of a Registrar. Executors and administrators of deceased creditors will be required to produce the probate of the will or letters of administration under which they claim.—10th day of August, 1886.

P. PAGET, Official Assignee.

The Bankruptcy Act, 1869. In the High Court of Justice, in Bankruptcy. In the Matter of Cecilia Cadogan Currie, of 62, Barclayroad, Walham Green, in the county of Middlesex, a
Bankrupt.
WHEREAS under a Bankruptcy Petition presented
to this Court against the said Coally Coally

W to this Court against the said Cecilia Cadogan Currie, an order of adjudication was made on the 27th day of October, 1881. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 5th day of August, 1886.—Dated this 11th day of August, 1896. August, 1886.

In the County Court of Gloucestershire, holden at Bristol. A Dividend is intended to be declared in the matter of Maria Dunsterville, of No. 15, Royal York-crescent, Clifton, in the city and county of Bristol, Widow, adjudicated bankrupt on the 18th day of August, 1882. Creditors who have not proved their debts by the 18th day of August, 1886, will be excluded.—Dated this 10th day of August, 1886. James Milne, Trustee.

In the High Court of Justice, in Bankruptcy.
In the Matter of Henry Charles Martin, of No. 64,
Atlantic-road, Brighton, in the county of Sussex,

Attantic-road, Brighton, in the county of Sussex, Grocer, a Bankrupt.

An Order of Discharge was this day granted to Henry Charles Martin, of No. 64, Atlantic-road, Brighton, in the county of Sussex, Grocer, who was adjudicated bankrupt on the 2nd day of July, 1883.—Given under the Seal of the Court this 9th day of August, 1886.

In the High Court of Justice, in Bankruptcy,
In the Matter of Charles Gordon Comming Dunbar, of
37, Princes-square, Bayswater, in the county of Middlesex, Clerk in Holy Orders, a Bankrupt.
An Order of Discharge was this day granted to
Charles Gordon Cumming Dunbar, of 37, Princes-square,
Bayswater, in the county of Middlesex, Clerk in Holy
Orders, who was adjudicated bankrupt on the 22nd day
of Santember 1880—Dated this 6th day of August of September, 1880 .- Dated this 6th day of August,

In the High Court of Justice, in Bankruptcy.

In the Matter of Samuel Harris Levi and Harry Harris
Levi, formerly trading as S. and H. Levi, of 66,
Leadenhall-street, in the city of London, Fancy

Importers, Bankrupts.

An Order of Discharge was this day granted to Samuel Harris Levi and Harry Harris Levi, formerly

trading as S. and H. Levi, of 66, Leadenhall-street, in the city of London, Fancy Importers, who were adjudicated bankrupts on the 1st day of December, 1881.—Dated this 9th day of August, 1886.

In the High Court of Justice, in Bankruptcy.

In the Matter of William Taylor Carr, of 7, Herne-villas,
Honor Oak, Dulwich, in the county of Surrey, Accountant, a Bankrupt.

An Order of Discharge was, on the 11th day of August, 1886, granted to William Taylor Carr, of Hernevillas, Honor Oak, Dulwich, in the county of Surrey, Accountant, who was adjudicated bankrupt on the 15th day of March, 1881.—Dated this 11th day of August, 1886.

In the High Court of Justice, in Bankruptcy. No. 860 of 1886.

In the Matter of a Bankruptcy Petition filed the 29th

day of July, 1886.

To Joseph Marychurch Vaughan, formerly of 7, Amersham-road, New Cross, in the county of Kent, Clerk in Holy Orders.

NAKE notice, that a Bankruptcy Petition has been presented against you to this Court by Samuel Engel, of 55, Great Marlborough-street, in the county of Middlesex, Gentleman, and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspaper shall be deemed to be service of the petition upon you; and further take notice, that the said petition will be heard at this Court on the 26th day of August, 1886, at half-past eleven o'clock in the forencon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The petition can be inspected by you on application at this Court.—Dated 10th day of August, 1886.

H. S. GIFFARD, Registrar.

in the County Court of Northumberland, holden at Newcastle.

No. 76 of 1886. In Bankruptcy.

Re John Devlin. In the Matter of a Bankruptcy Petition filed the 6th day of August, 1886.

To John Devlin, of No. 11, Westgate-road, and residing in furnished lodgings at No. 24, Westmoreland-street, both in Newcastle-on-Tyne, Travelling Draper.

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by Messrs. Stewart and McDonald, of Glasgow and Newcastle-on-Tyne West and McDonald and M Tyne, Warehousemen, and the Court has ordered that the publication of this notice in the London Gazette and in the Newcastle Daily Chronicle newspaper, shall be deemed to be service of the petition upon you; and further take notice, that the said petition will be heard at this Court on the 23rd day of August, 1886, at eleven o'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The petition can be inspected by you on application at this Court.—Dated this 10th day of August, 1886.

WM. DAGGETT, Registrar.

THE BANKRUPTCY ACT, 1883. RECEIVING ORDERS.

Ne.	Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Date of Public Examination.
2938	Collyer, Charles Edwards (trading as Collyer and Co.)	141, Fenchurch-street, London, and Pond-road, Blackheath, Kent	Hemp, Fibre, and China Produce Broker	High Court of Justice in Bankruptcy	906 of 1886	Aug. 10, 1886	Aug. 10, 1886	Oct. 1, 1886, 11 A.M., 34, Lincoln's-inn-fields
2939	French, John (trading as John French and Co.)	71 and 73, Commercial-street, and lodging at 25, Montague-place, both in Middlesex	Brass Founder, Engineer, and Oil and Grease Mer- chant	High Court of Justice in Bankruptcy	911 of 1886	Aug. 11, 1886	Aug. 11, 1886	Oct. 1, 1886, 11.30 A.M., 34, Lincoln's-inn-fields
2940	Hills, Arthur John	109, London-wall, London, residing at 9, Norfolk-road, Dalston, Middlesex	Carman	High Court of Justice in Bankruptcy	854 of 1886	Aug. 11, 1886	July 28, 1886	Oct. 1, 1886, 11.30 A.M., 34, Lincoln's-inn-fields
2941	Kreutz, Carl ·	120, Newgate-street, London, and 94, Newington Butts, Surrey	Hatter	High Court of Justice in Bankruptcy	907 of 1886	Aug. 10, 1886	Aug. 10, 1886	Oct. 1, 1886, 11.30 A.M., 34, Lincoln's-inn-fields
2942	Rennison, James	120, King's-road, Camden Town, Middlesex	American Organ Finisher, but not in business	High Court of Justice in Bankruptcy	901 of 1886	Aug. 9, 1886	Aug. 9, 1886	Oct. 1, 1886, 11 A.M., 34, Lincoln's-inn-fields
2943	Ross Brothers and Co	Tower-chambers, Finsbury-pavement, London	Timber Merchants	High Court of Justice in Bankruptcy	567 of 1886	Aug. 9, 1886	June 12, 1886	Oct. 1, 1886, 11.30 A.M., 34, Lincoln's-inn-fields
2944	Underhay, Emily	29, Talgarth-road, West Kensington, parish of Fulham, Middlesex	Widow	High Court of Justice in Bankruptcy	899 of 1886	Aug. 9, 1886	Aug. 9, 1886	Oct. 1, 1886, 11 A.M., 34, Lincoln's-inn-fields
2945	Underwood, George	Eastcheap-buildings, Eastcheap, London	Mining Engineer	High Court of Justice in Bankruptcy	739 of 1886	July 29, 1886	July 1, 1886	Sept. 17, 1886, 11.30 A.M., 34, Lincoln's-inn-fields
2946	Garrison, Alfred	1, Charles-street and 26, Hamilton-street, and residing at 5, Charles-street, Birkenhead	Bicycle Maker	Birkenhead	18 of 1886	Aug. 6, 1886	Aug. 6, 1886	Aug. 25, 1886, 11 A.M.
2947	Ash, Joseph Lathbury (trading as Ash and Newbold)	Broad-street, Birmingham, Warwickshire	Painter, Plumber, and De- corator	Birmingham	. 88 of 1886	Aug. 9, 1886	July 30, 1886	Sept. 6, 1886
294 8	Marlow, Edward	28 and 30, Constitution-hill, Birmingham, Warwick- shire, and residing at Wellesley House, Wellington- road, Handsworth, Staffordshire	Glass and Lead Merchant	Birmingham	93 Qf 1886	Aug. 9, 1886	Aug. 9, 1886	Sept. 13, 1886
2949	Smith, David	227, Dudley-road, Birmingham, Warwickshire	Out of business	Birmingham	94 of 1886	Aug. 10, 1886	Aug. 10, 1886	Sept. 3, 1886
2950	Sewell, James Croft	26, Market-street, Bolton, and River-street, Bolton, Lancashire	Milliner and Cement Manufacturer	Bolton	25 of 1886	Aug. 9, 1886	Aug. 9, 1886	Aug. 30, 1886

No.	Debtor's Name.	Address,	Description,	Court.	No. of Matter.	Date of Order.	Date of Petition.	Date of Public Examination,
2951	Brown, Thomas	61, Harris-street, 184, Barkerend-road, and 125, Wentworth-street, all in Bradford	Grocer and Fruiterer	Bradford	49 of 1886	Aug. 10, 1886	Aug. 9, 1886	Sept. 28, 1886
2952	Atkins, Stephen	1, Brill's-place, the Steyne, Acton, and Wellington Brickfield, the Vale, Acton, Middlesex	Carman and Brickmaker	Brentford	24 of 1886	Aug. 10, 1886	Aug. 10, 1886	Sept. 21, 1886, 2 P.M.
2953	Wensley, James	7, Camberland-street, Bristol	Music Seller	Bristol	41 of 1886	Aug. 10, 1886	Aug. 10, 1886	Oct. 8, 1886, 12 noon, Guildhall, Bristol
2954	Barwick, John Ebenezer	Saint Peter's, Thanet	Builder and Brickmaker	Canterbury	38 of 1886	Aug. 7, 1886	Aug. 6, 1886	Sept. 3, 1886
2955 —	Oglethorp, John	23, King-street, Penrith, Cumberland	Clock and Watch Maker	Carlisle	24 of 1886	Aug. 11, 1886	Aug: 11, 1886	Aug. 25, 1886, 11 A.M., Court-house, Carlisle
№ 2956	James, Evan	High-street, Saint Clears, Carmarthenshire	Saddler and Harness Maker	Carmarthen	13 of 1886	Aug. 9, 1886	Aug. 9, 1886	Aug. 20, 1886
2957	Wharton, William	Green-lane, Great Boughton, Cheshire	Out of business, formerly Farmer	Chester	9 of 1886	Aug. 9, 1886	Aug. 9, 1886	Sept. 2, 1886, 12 noon, County Court Offices, Chester
2958	Ford, Frederick	Blackbrook, Belper, Derbyshire	Farmer	Derb y	20 of 1886	Aug. 10, 1886	Aug. 10, 1886	Oct. 18, 1886
2959	Brook, John William Thomas	145, King-street, Plymouth, Devonshire	Baker	East Stonehouse	31 of 1886	Aug. 10, 1886	Aug. 10, 1886	Aug. 31, 1886, 11 A.M.
2960	Paltridge, Robert	Lower Saint Paul's-road, Newton Abbot, Devonshire	Travelling Draper	Exeter	35 of 1886	Aug. 9, 1886	Aug. 9, 1886	Oct. 14, 1886, 11 A.M.
2961	Hill, Albert	6, Prospect-terrace, Queen-street, Great Grimsby, Lincolnshire	Bricklayer and Builder	Great Grimsby	20 of 1886	Aug. 9, 1886	Aug. 9, 1886	Sept. 1, 1886, 11 A.M., Townhall, Grimsby
2962	Lacy, John Thomas	7, Thomas-street, Weelsby, parish of Clee, Lincoln- shire	Now out of business, lately Innkeeper, and formerly Butcher	Great Grimsby	21 of 1886	Aug. 11, 1886	Aug. 11, 1886	Sept. 1, 1886, 11 A.M., Townhall, Grimsby
2963	Dodsworth, Jesse	Saint Edmund's Green, Southwold, Suffolk	Publisher and Bookseller, and Lodging-house Keeper	Great Yarmouth	37 of 1886	Aug. 9, 1886	Aug. 9, 1886	Sept. 13, 1886, 11 A.M., Townhall, Great Yar- mouth
2964	Crowther, Saville (trading as Saville Crowther and Sons)	Northowram, near Halifax, Yorkshire	Stone Merchant	Halifax	16 of 1886	Aug. 11, 1886	Aug. 6, 1886	Oct. 11, 1886

No.	Debtor's Name.	Address	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Date of Public Examination.
2965	Rogers, Henry	Egham, Surrey	Builder and Decorator	Kingston, Surrey	20 of 1886	Aug. 11, 1886	Aug. 11, 1886	Sept. 6, 1886
2966	Atherton, Isaac, the younger	Atherton's Farm, Kirkby, near Liverpool, Lancashire	Farmer	Liverpool	96 of 1886	Aug. 9, 1886	Aug. 5, 1886	Aug. 23, 1886, 11 A.M., Court-house, Govern- ment-buildings, Victoria- street, Liverpool
2967	Dalrymple, John	51, Falconar-street, Newcastle-on-Tyne	Wine Merchant's Clerk	Newcastle-on-Tyne	77 of 1886	Aug. 10, 1886	Aug. 10, 1886	Aug. 24, 1886, 11.30 A.M.
2968	Rankin, Robert	Bewick-road, Gateshead, county of Durham	Printer and House Agent	Newcastle-on-Tyne	74 of 1886	Aug. 9, 1886	July 29, 1886	Aug. 19, 1886, 11 A.M.
2969	McKerrow, Robert Far- quhar	Llanbadoc, near Usk, Monmouthshire	Schoolmaster	Newport, Mon	41 of 1886	Aug. 10, 1886	Aug. 10, 1886	Aug. 24, 1886, 11 A.M.
2970	Vaughan, James	Bridge-street, Usk, Monmouthshire	Grocer and Baker	Newport, Mon	42 of 1886	Aug. 11, 1886	Aug. 11, 1886	Aug. 24, 1886, 11 A.M.
2971	Thirkettle, James	The Cock Inn, Cantley, and Moulton, both in Norfolk	Licensed Victualier and Farmer	Norwich	29 of 1886	Aug. 10, 1886	Aug. 10, 1886	Oct. 6, 1886, 12 noon Shirehall,Norwich Castle
2972	Hall, Walter	Reindeer Inn, Newark-upon-Trent, Nottinghamshire	Publican	Nottingham	42 of 1886	Aug. 10, 1886	June 1, 1886	Oct. 19, 1886
2973	Milnes, Fanny	Ratcliffe-on-Tront, Nottinghamshire, late Maypole Hotel, Nottingham, now 96, Waverley-street, Nottingham	Hotel Proprietress	Nottingham	52 of 1886	Δug. 10, 1886	July 9, 1886	Oct. 19, 1886
-2974	Harris, Joseph	5, Wilford-road, Nottingham	Grocer	Nottingham	60 of 1886	Aug. 7, 1886	Aug. 7, 1886	Oct. 19, 1886
2975	Thornley, William Hearn-	Lowdham, Nottinghamshire	•					
	shaw, and Webster, Arthur Dakeyne	3, Grove-street, Beeston, Nottinghamshire	-	,				
	(trading as Thornley and Webster)	Dakeyne-street, Nottingham	Lace Dyers and Dressers	Nottingham	61 of 1886	Aug. 9, 1886	Aug. 9, 1886	Oct. 19, 1886
2976	Searson, Samuel	Peterborough, Northamptonshire, and Stanground, Huntingdonshire	Corn Merchant	Peterborough	11 of 1886	Aug. 9, 1886	July 30, 1886	Aug. 19, 1886, 3 P.M.
2977	Dorey, Arthur James	Birmingham House, Ferndale, G!amorganshire	Builder and Cabinet Maker	Pontypridd	37 of 1886	Aug. 10, 1886	Ang. 10, 1886	Aug. 31, 1886, 2 P.M.
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No.	Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Date of Public Examination.
2978	Fenner, John Holmes	Oakley, Canford Magna, Dorsetshire	Farmer	Poole	16 of 1886	Λug. 10, 1886	Aug. 10, 1886	Sept. 8, 1886, 12.30 P.M., Townhall, Poole
2979	Scanlan, Morris	2, Trinity-terrace, Old Christ-hurch-road, Bourne- mouth, Hampshire	Tailor	Poole	15 of 1886	Aug. 9, 1886	Aug. 9, 1886	Sept. 8, 1886, 12 noon, Townhall, Poole
2980	Edwards, John	333A, Commercial-road, Landport, Hampshire	Fancy Draper	Portsmouth	16 of 1886	Aug. 7, 1886	Aug. 5, 1886	Aug. 30, 1886
2981	Burrows, John	2, Peel-terrace, Urmston, Lancashire	Retired Cabinet Maker	Salford	17 of 1886	Ang. 6, 1886	July 16, 1886	Sept. 1, 1886, 10 A.M.
2982	Oke, Annie	8, Bellevue street, Swansca, Glamorganshire	Schoolmistress, Widow	Swansca	42 of 1886	Aug. 10, 1886	Aug. 10, 1886	Oct. 27, 1886
2983	Scholey, Mazzini Haddock	34E, Park-street, Walsall, Staffordshire	General Dealer and Billiard Room Keeper	Walsall	21 of 1886	Aug. 10, 1886	Aug. 9, 1886	Aug. 25, 1886, 11.30 A.M.
2984	Metry, Henry	150 and 152, Falcon-road, Battersea, Surrey	General House Farnisher	-Wandsworth	28 of 1886	Aug. 7, 1886	Aug. 7, 1886	Oct. 7, 1886
2985	Hall, William	The Plough Inn, Castlemorton, Worcestershire	Licensed Victualler	Worcester	25 of 1886	Aug. 10, 1886	July 29, 1886	Aug. 24, 1886, 11.30 A.M.
		The following Amended Notices are sub	stituted for those published	in the London Gazette	of the 10	th August, 1886.		
2891	Colquhoun, James	4, St. Michael's-gardens, Notting Hill, Middlesex	Gentleman	High Court of Justice in Bankruptcy	728 of 1886	Aug. 6, 1886	June 28, 1886	Oct. 1, 1886, · 11 A.M., 34, Lincoln's-inn-fields
2893	Landseer, Helen	47, Lanark-villas, Paddington, Middlesex	Widow	High Court of Justice in Bankruptcy	630 of 1886	Δug. 6, 1886	June 2, 1886	Sept. 24, 1886, 11.30 A.M., 34, Lincoln's-inn-fields
2931	Dawson, Matthew	31, Skinner-street, Stockton-on-Tees, late the Park Hotel, Stockton-on-Tees	Out of business, late Inn- keeper	Stockton-on-Tees and Middlesborough	48 of 1886	Aug. 4, 1886	Aug. 4, 1886	Aug. 25, 1896
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NOTICE OF PUBLIC EXAMINATION.

Debtor's Name.	Address.	Description,	Court. No.	of ter. Date of Public Examination.
Reading, Charles William	74, Buckingham Palace-road, Middlesex	Builder	High Court of Justice in 570 Bankruptcy of 18	September 10, 1886, 12.30 P.M.
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FIRST MEETINGS.

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Debtor's Name.	" Address.	Description.	Court.	No.	Date of Meeting.	Hour.	Place,
Ayshford, John Sussex (trading as Ayshford and Company)	106, Fulham-road, South Kensington, Middlesex	Fancy Draper	High Court of Justice in Bankruptcy	768 of 1886	Aug. 25, 1886	12 noon	Bankruptcy - buildings, High Court of Justice, Portugal- street, Lincoln's-inn, London
· De Solla, Henri ,	Northampton House, St. Paul's-road, Islington, Middlesex	Club Proprietor and Music Teacher	High Court of Justice in Bankruptcy	811 of 1886	Aug. 26, 1886	12 noon	Bankruptcy-buildings, High Court of Justice, Portugal- street, Lincoln's-inn, London
Edwards, Edwin Thomas (trading as E.T. Edwards and Co.)	27, the Broadway, Hammersmith, and 94 and 96, New Oxford-street, both in Middlesex	Wine Merchant	High Court of Justice in Bankruptcy	699 of 1886	Aug. 27, 1886	11 а.м.	Bankruptcy-buildings, High Court of Justice, Portugal- street, Lincoln's-inn, London
Herschell, George A	37, Moorgate-street, London	Doctor of Medicine	High Court of Justice in Bankruptcy	730 of 1886	Aug. 25, 1886	11 A.M.	33, Carey-street, Lincoln's-inn, London
Marks, Christopher Beaver	61, Bankside, Surrey	Merchant's Clerk	High Court of Justice in Bankruptcy	580 of 1886	Aug. 25, 1886	12 noon	33, Carcy-street, London, W.Ø.
Wilcoxon, Charles	17, Newington-causeway, Surrey, and 89, Queen Victoria-street, London, residing at 1, St. Mary's-grove, Barnes, Surrey	Commercial Traveller to Messrs. Wilcoxon and Co., Paper Stainers	HighCourt of Justice in Bankruptcy	803 of 1886	Aug. 25, 1886	11 A.M.	Bankruptcy-buildings, High Court of Justice, Portugal- street, Lincoln's-inn, London
Warren, Henry	Radnage, Buckinghamshire	Farmer and Innkeeper	Aylesbury	16 of 1886	Aug. 24, 1886	11.30 a.m.	Office of Official Receiver, 1, Saint Aldates, Oxford
Parsons, George	9 and 10, Bissell-street, Birmingham, Warwickshire	Brassfounder	Birmingham	84 of 1886	Aug. 24, 1886	11 A.M.	The Offices of Luke Jesson Sharp, Official Receiver, Bir- mingham
Sewell, James Croft	26, Market-street and River-street, Bolton, Lanca-shire	Milliner and Cement Manufac- turer	Bolton	25 of 1886	Aug. 23, 1886	11 A.M.	16, Wood-street, Bolton
Brown, Thomas	61, Harris-street, 184, Barkerend-road, and 125, Wentworth-street, all in Bradford	Grocer and Fruiterer	Bradford	49 of 1886	Aug. 20, 1886	12 noon	Official Receiver's Chambers, 31, Manor-row, Bradford
Johnston, Charlotte Eliza	13, Westbourne-villas, West Brighton, Sussex	Schoolmistress	Brighton	68 of 1886	Aug. 20, 1886	12 noon	Official Receiver's Office, 39, Bond-street, Brighton
Barwick, John Ebenezer	St. Peter's, Thanet, Kent	Builder and Brickmaker	Canterbury	38 of 1886	Aug. 20, 1886	10.30 д.м.	32; St. George's-street, Can- terbury
Oglethorp, John	23, King-street, Penrith, Cumberland	Clock and Watch Maker	Carlisle	24 of 1886	Aug. 25, 1886	12 noon	34, Fisher-street, Carlisle

Debtor's Name.	Address	Description,	Court.	No.	Date of Meeting.	Hour.	Place.
James, Evan	High-street, Saint Clears, Carmarthenshire	Saddler and Harness Maker	Carmarthen	13 of 1886	Aug. 20, 1886	3 р.м.	At the Office of the Official Receiver, 11, Quay-street, Carmarthen
Cock, Henry	Great Dunmow, Essex	Builder and Brick Maker	Chelmsford	20 of 1886	Aug. 23, 1886	10 A.M.	Shirehall, Chelmsford
Musgrave, Thomas	Bleamire House, Greysouthen, Cumberlaud	Farmer	Cockermouth and Workington	7 of 1886	Aug. 21, 1886	12 noon	67, Duke-street, Whitchaven
Bird, William Edgar (trad- ing as Bird Brothers)	Exhall Cottage, Lower Ford-street, and 5, Much Park-street, both in Coventry, Warwickshire	Trimming Manufacturer	Coventry	8 of 1886	Aug. 20, 1886	12 noon	Offices of Edward Thomas Peirson, Official Receiver, 17, Hertford-street, Coventry
Ford, Frederick	Blackbrook, Belper, Dorbyshire	Farmer	Derby	20 of 1886	Aug. 24, 1886	12 noon	Offices of the Official Receiver, St. James's-chambers, Derby
Edwards, Charles	Market-place, Dowsbury, Yorkshire	Tailor and Woollen Draper	Dewsbury	39 of 1886	Ang. 20, 1886	4 P.M.	Official Receiver's Offices, Bank-chambers, Batley
Harrison, Edwin	Ripon-street, Otley-road, Bradford, Yorkshire, recently Liverscdge, near Dewsbury, and formerly trading in partnership at the Nosfield Brewery, Manningham, Bradford	Out of business, formerly Manu- facturer and Common Brewer and Stuff Salesman	Dewsbury	38 of 1886	Aug. 20, 1886	3 Р.М.	Official Receiver's Offices, Bank-chambers, Batley
Paltridge, Robert	Lower Saint Paul's-road, Newton Abbot, Devon- shire	Travelling Draper	Exeter	35 of 1886	Aug. 23, 1886	11 а.м.	The Castle of Exeter at Exeter
Moore, George	Ascot-place, Pontefract-lane, Leeds, Yorkshire, residing at 18, Ascot-street, Leeds	Mineral Water Manufacturer, lately trading with Samuel Kirk, as Kirk and Co.	Leeds	64 of 1886	Aug. 20, 1886	11 A.M.	Official Receiver's Office, St. Andrew's-chambers, 22, Park-row, Leeds
Cochlin, Thomas	91, Claudia-street, Liverpool, Lancashire	Builder	Liverpool	62 of 1886	Aug. 24, 1886	3 р.м.	Offices of the Official Receiver, 35, Victoria-street, Liverpool
Hughes, Thomas	6, Alexandra-terrace, Princes-road, Liverpool, Lan- cashire	Gentleman	Liverpool	81 of 1886	Aug. 24, 1886	2 P.M.	Offices of the Official Receiver, 35, Victoria-street, Liverpool
Moussalli, Francis Abdallah	34, Stanley-street, Liverpool	Cotton Broker '	Liverpool	83 of 1886	Aug. 24, 1886	12 noon	Offices of the Official Receiver, 35, Victoria-street, Liverpool
Dalrymple, John	51, Falconar-street, Newcastle-on-Tyne	Wine Merchant's Clerk	Newcastle-on-Tyne	77 of 1886	Λug. 24, 1886	2.30 г.м.	Official Receiver's Office, Pink- lane, Newcastle-on-Tyne
Rankin, Robert	Bewick-road, Gateshead, county of Durham	Printer and House Agent	Newcastle-on-Tyne	74 of 1886	Aug. 23, 1886	11 а.м.	Official Receiver's Office, Pink- lane, Newcastle-on-Tyne

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Debtor's Name.	Address,	Description.	Court.	No.	Date of Meeting.	Hour.	Place.
McKerrow, Robert Farquhar	Llanbadoc, near Usk, Monmouthshire	Schoolmaster	Newport, Mon	41 of 1886	Aug. 24, 1886	12 noon	Official Receiver's Office, 12, Tredegar-place, Newport, Mon.
	Bridge-street, Usk, Monmouthshire	Grocer and Baker	Newport, Mon	42 of 1886	Aug. 25, 1886	12 noon	Official Receiver's Office, . 12, Tredegar-place, Newport, Mon,
Harris, Joseph	5, Wilford-road, Nottingham	Grooer,	Nottingham	60 of 1886	Aug. 20, 1886	3 P.M.	Offices of the Official Receiver, 1, High-pavement, Notting- ham
Radford, Thomas	Annesley-road, Hucknall Torkard, Nottinghamshire	Butcher	Nottingham	59 of 1886	Aug. 20, 1886	12 noon	Offices of the Official Receiver, 1, High-pavement, Notting- ham
Barker, Mark	Vicarage-road, Langley, Worcestershire	Farmer	Oldbury	34 of 1886	Aug. 23, 1886	10.15 A.M	The Court-house, Oldbury
Harper, Charles	The Hope and Anchor Inn, Halesowen-street, Old- bury, Worcestershire	Beer Retailer	Oldbury	36 of 1886	Aug. 23, 1886	11 A.M.	The Court-house, Oldbury
Ingle, Edward	Little Bytham, Lincolnshire	Out of business, late Grocer	Peterborough	10 of 1886	Aug. 23, 1886	12 noon	The County Court, Peter-borough
Searson, Samuel	Peterborough, Northamptonshire, and Stanground, Huntingdonshire	Corn Merchant	Peterborough	11 of 1886	Aug. 23, 1886	12.30 р.м.	The County Court, Peter- borough
Fenner, John Holmes	Oakley, Canford Magna, Dorsetshire	Farmer	Poole	16 of 1886	Aug. 24, 1886	3.15 р.м.	Laing's Hotel, Wimborne
Scanlan, Morris	2, Trinity-terrace, Old Christchurch-road, Bourne- mouth, Hants	Tailor	Poole	15 of 1886	Aug. 23, 1886	1.15 Р.М.	The Official Receiver's Offices, Salisbury
Edwards, John Joseph	333A, Commercial-road, Landport, Hants	Fancy Draper	Portsmouth	16 of 1886	Aug. 23, 1886	12.30 г.м.	Chamber of Commerce, 145, Cheapside, London
Burrows, John	2, Peel-terrace, Urmston, Lancashire	Retired Cabinet Maker	Salford	17 of 1886	Aug. 20, 1886	11 A.M.	The Official Receiver's Offices, Ogden's - chambers, Bridge- street, Manchester
Aston, Charles Henry	Stockton-street, Middlesborough, Yorkshire, and 118, Great Charles-street, Birmingham, Warwick- shire, and East Wharf, Ferry-road, Middlesborough, residing at 11, Sussex-street, Middlesborough, and 91, Sherland-road, Birmingham	Brush Manufacturer and Cement Manufacturer	Stockton - on - Tees, and Middlesborough	47 of 1886	Aug. 24, 1886	11 А.М.	Office of the Official Receiver in Bankruptcy, 8, Albert- road, Middlesborough

Debtor's Name.	Address.	Description.	Court,]	No. Date of Meeting.	Hour.	Place.
Oke, Annie	8, Belle Vue-street, Swansea, Glamorganshire	Schoolmistress, Widow	Swansea of	42 Aug. 21, 1886	2 р.м.	The Royal Hotel, Cardiff
Scholey, Mazzini Haddock	34E, Park-street, Walsall, Staffordshire	General Deals, and Billiard Room Kesper	Walsall of	21 Aug. 25, 1886	10.30 а.м.	Official Receiver's Office, Bridge-street, Walsall
Craddock, John	Everureech, Somersetshire	Coal Merchant	Wells of	6 Oct. 12, 1883	11 A.M.	Mitre Hotel, Wells
Hall, William	Plough Inn, Castlemorton, Worcestershire	Licensed Victualler	Worcester of	25 Aug. 24, 1886	11 а.м.	The Official Receiver's Office, Worcester
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ADJUDICATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.	Name of Trustee, if appointed.	Address of Trustee.
Ball, William	2, 3, 4, 14, 15, 16, and 17, Taunton- mews, Dorset-square, Middlesex	Cab Proprietor	High Court of Justice in Bankruptcy	890 of 1886	Aug. 9, 1886	Aug. 6, 1886		
Reading, Charles William	74, Buckingham Palace-road, Middlesex	Builder	High Court of Justice in Bankruptcy	576 of 1886	July 22, 1886	May 17, 1886		
Underhay, Emily	29, Talgarth-road, West Kensington, parish of Fulham, Middlesex	Widow	High Court of Justice in Bankruptcy	899 of 1886	Aug. 11, 1886	Aug. 9, 1886		•
Welch, James	10, Catherine-street, Strand, lately trading at 12 and 14, Catherine-street, and formerly at 335, Strand, all in Middlesex	Newspaper, Periodical, and Magazine Printer	High Court of Justice in Bankruptcy	778 of 1886	Aug. 10, 1886	July 9, 1886		
Whatley, Thomas	31, Downshire-hill, Hampstead, and West Heath Farm, Hampstead, both in Middlesex	Cowkeeper, Dairyman, Carman and Horse Dealer	High Court of Justice in Bankruptcy	856 of 1886	Aug. 11, 1886	July 28, 1886		
Ellis, John	Glanglasfor, Rhyl, Flintshire	Joiner and Car Pro- prietor	Bangor	42 of 1886	Aug. 11, 1886	July 26, 1886	The Official Receiver	Crypt-chambers, Chester
Owen, Richard	8, Victoria - place, High - street, Bethesda, Carnarvonshire	Bookbinder, Bookseller, Stationer, Newsagent, and Frame Maker		34 of 1886	Aug. 11, 1886	June 28, 1886	The Official Receiver	Crypt-chambers, Chester
Davidson, Henry	Dodworth-road, Barnsley	Drysalter	Barnsley	18 of 1886	Aug. 9, 1886	July 9, 1886		
Garrison, Alfred	1, Charles-street and 26, Hamilton- street, and residing at 5, Charles- street, Birkenhead	Bicycle Maker	. Birkenhead	18 of 1886	Aug. 9, 1886	Aug. 6, 1886		
Hickey, Andrew	68, Cleveland-street and trading at Taylor-street, Birkenhead	Mineral Water Manu- facturer	Birkenhead	of 1886	Aug. 9, 1886	July 7, 1886		
Dabbs, Alfred Herbert	Residing at Church Hill Cottage, Sutton Coldfield, Warwickshire, formerly residing and trading at 76, Parade, Birmingham, Warwick- shire, as Dabbs Brothers	Tailor and Outfitter	. Birmingham	77 of 1886	Aug. 10, 1886	July 15, 1886		
Page, William Lister Sharp	1, Bournbrook-road, Selly Park, near Birmingham, Warwickshire	Gentleman	Birmingham	. 83 of 1886	Aug. 10, 1886	July 23, 1886		

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.	Name of Trustee, if appointed.	Address of Trustee.
Parsons, George	9 and 10, Bissell-street, Birmingham, Warwickshire	Brassfounder	Birmingham	8 4 of 1886	Aug. 10, 1886	July 26, 1886	1	
Sewell, James Croft	26, Market-street, Bolton, and River-street, Bolton	Milliner and Cement Manufacturer	Bolton	25 of 1886	Aug. 9, 1886	Aug. 9, 1886		
Brown, Thomas	61, Harris-street, 184, Barkerend- road, and 125, Wentworth-street, all in Bradford	Grocer and Fruiterer	Bradford	49 of 1886	Aug. 10, 1886	Aug. 9, 1886	•	
Davis, Thomas	118, Binbrook-street, Girlington, Bradford	Grocer, Provision Merchant, Wholesale Pork Pie Maker, and	Bradford	48 of 1886	Aug. 9, 1886	Aug. 5, 1886		
Dunham, William	23, Marlborough-place, Brighton, Sussex	Confectioner Tailor	Brighton	67 of 1886	Aug. 10, 1386	Aug. 5, 1836		
Hammond, George	26, Saint James-street and 50, North-street, Brighton, Sussex	Irenmonger and Fur- niture Dealer	Brighton	59 of 1886	Aug. 10, 1886	July 9, 1886		
Leah, Thomas	Stoodley Bridge, Eastwood, Tod-					ļ ,		
Leah, William, and Ogden, Henry	morden Spa Hole, Eastwood, Todmorden The Haugh, Eastwood, Todmorden							
(trading as The Stoodley Bridge Mill Company)	Eastwood, Todmorden, Yorkshire	Cotton Spinners and Manufacturers	Burnley	11 of 1886	Aug. 11, 1896	July 3, 1886		
Oglethorp, John	23, King-street, Penrith, Cumber- land	Clock and Watch Maker	Carlisle	44 of 1886	Aug. 11, 1886	Aug. 11, 1886		
Wharton, William	Green-lane, Great Boughton, Cheshire	Out of business, formerly Farmer	Chester	9 of 1886	Aug. 9, 1886	Aug. 9, 1886		
Ford, Frederick	Blackbrook, Belper, Derbyshire	Farmer	Derby	20 of 1886	Aug. 10, 1886	Aug. 10, 1886		
Clarke, Henry	14, St. Jude's-place, Plymouth, Devonshire	Builder	East Stonehouse	28 of 1886	Aug. 10, 1886	July 27, 1886		,
Hill, Albert	6, Prospect-terrace, Queen-street, Great Grimsby, Lincolnshire	Bricklayer and Builder	Great Grimsby	20 of 1886	Aug. 11, 1886	Aug. 9, 1886	-	·
Lacy, John Thomas	7, Thomas-street, Weelsby, parish of Clee, Lincolnshire	Now out of business, lately Innkeeper and formerly Butcher	Great Grimsby	21 of 1886	Aug. 11, 1886	Aug. 11, 1886		

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.	Name of Trustee, if appointed.	Address of Trustee.
Crowther, Saville (trad- ing as Saville Crowther and Sons)	Northowram, near Halifax, York-shire	Stone Merchant	Halifax	. 16 of 1886	Aug. 11, 1886	Aug. 6, 1886		
Webster, Joseph	Residing at 82, Queen-street, Bradford, Yorkshire, and at Coppy, Quarry, Bradford	Marble Mason, trading with Hillas Hudson, as Webster and Hud- son, Marble Masons and Ironmongers	Halifax	. 13 of 1886	Aug. 11, 1886	July 26, 1886	Tho. England, Official Receiver	Halifax
Rowe, Edward	Swaffham, Norfolk	Plumber and Painter	King's Lynn	. 14 of 1886	Aug. 4, 1886	Aug. 4, 1886	•	
Edmonds, Richard	Rossall House, Sunbury, Middlesex	No occupation	Kingston, Surrey	. 16 of 1886	Aug. 9, 1886	June 8, 1886		
Atherton, Isaac, the younger	Atherton's Farm, Kirkby, near Liverpool, Lancashire	Farmer	Liverpool	. 96 of 1886	Aug. 11, 1886	Aug. 5, 1886		
Russell, Emily	Tonbridge-road, Maidstone, Kent	Schoolmistress	Maidstone	. 10 of 1886	Aug. 11, 1886	Aug. 4, 1886		,
Carswell, Hugh	19, Chapel-walks, Manchester, Lan- cashire, and Oak Lea, Ashton- upon-Mersey, Cheshire	Estate Broker and Financial Agent	Manchester	. 38 of 1886	Aug. 9, 1886	June 10, 1886		
Rankin, Robert	Bewick-road, Gateshead, county of Durham	Printer and House Agent	Newcastle-on-Tyne.	74 of 1886	Aug. 11, 1886	July 29, 1886		•
Brewster, James	East Dereham, Norfolk	Gunsmith	Norwich	. 27 of 1886	Aug. 9, 1886	July 31, 1886		
Newton, Alfred	57 and 61, St. Stephen's-street, Norwich	Fruiterer	Norwich	. 25 of 1886	Aug. 9, 1886	July 21, 1886		
Ingle, Edward	Little Bytham, Lincolnshire	Out of business, late Grocer	Peterborough .	. 10 of 1886	Aug. 10, 1886	July 24, 1886		
Janner, William	Whittlesea, Cambridgeshire	Brickmaker	Peterborough .	of 1886	Aug. 9, 1886	July 21, 1886		
Burrows, John	2, Peel-terrace, "Urmston, Lancashire	Retired Cabinet Maker	Salford	. 17 of 1886	Aug. 11, 1886	July 16, 1886		

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Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.	Name of Trustee if appointed,	Address of Trustee.
Carter, Thomas	5, Brookside, Steven-street, Stretford, Lancashire, trading at the Pendleton Flint Glass Works, Holland-street, Pendleton, Lancashire, until the 22nd July, 1886, trading with John Wallwork, but since that date alone as the Pendleton Flint Glass Company	Glass Manufacturer	Salford	18 of 1886	Aug. 9, 1886	July 31, 1886	·	
Oldacres, William	Rose Cottage, Stafford-road, Lichfield, formerly Hill Farm, Burntwood, both in Staffordshire	Farmer	Walsall	. 18 of 1886	Aug. 10, 1886	July 22, 1886		
Scholey, Mazzini Haddock	34E, Park-street, Walsall, Stafford- shire	General Dealer and Billiard Room Keeper	Walsall	21 of 1886	Aug. 10, 1886	Aug. 9, 1886		
Redgrave, Charles Henry	83, Britannia - square and New- street, Worcester	Glove Manufacturer	Worcester	30 of 1886	Aug. 11, 1886	July 27, 1886		
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ORDERS ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.		Address.	Description.	Court.	No.	Date of Order.	Nature of Scheme or Composition sanctioned.
Roe, Arthur Legge	•••	Beech Cliff, near Newcastle-under- Lyme	Physician and Surgeon	Hanley, Burslem, and Tunstall	20 of 1886	July 14, 1886	The debtor's property to vest in the Official Receiver as Trustee for realization. Mr. R. H. Roe (the debtor's father) to pay to the Official Receiver at the expiration of six calendar months from the date of the confirmation of this scheme by the Court, such a sum as with the assets then received shall be sufficient to pay (1) all preferential claims, and all the fees, costs, charges, and expenses of and incidental to the proceedings, and (2) a Dividend of 10s. in the pound on all provable debts. On making such payment the Official Receiver is to transfer to the debtor's father such part of the debtor's estate (if any) which may then be outstanding. The creditors to accept this scheme in full discharge of all debts due to them from the debtor from which an Order of Discharge would release him. The Official Receiver's remuneration as Trustee under the scheme to be fixed by the Board of Trade. The Receiving Order to be rescinded
Thorburn, William	•••	18, Dock-street, Newport, Monmouth- shire	Draper	Newport, Mon	30 of 1886	August 7, 1886	Composition of 20s. in the pound, payable by six equal instalments at four, eight, twelve, sixteen, twenty, and twenty-six months from the date of approval by the Court, to be secured by the joint and several promissory notes of the debtor and Mr. George Thorburn, Dockstreet, Newport, Draper. A sum sufficient to pay all debts in the nature specified in sec. 40, sub-sec. 1 (a, b, c) of the Bankruptcy Act, 1883, in full, to be deposited with Official Receiver before approval by the Court. Mr. Frederick Jones, of 7, St. James, Barton, Bristol, Wholesale Clothier, appointed Trustee to distribute composition
Solomon, Henry, the elder	r	Thong, parish of Shorne, Kent	Farmer and Grazier	Rochester	15 of 1886	August 9, 1886	The estate to be wound up by means of procedure analogous to that prescribed by the Bankruptcy Act, 1883, in regard to an adjudication, but without such adjudication. Mr. Henry Cooke, of Thong, Agent to the Earl of Darnley, to be appointed Trustee for the purposes of this scheme, with the powers of a Trustee in Bankruptcy, and to give security to the amount of £500, the expenses of the bond to be charged to the estate; failing him, Mr. William Hodsoll, sen., of Farningham, Estate Agent, to be Trustee, with the same powers and on the same conditions. Henry Snelling, of 19, Walbrook, E.C., Auctioneer, Richard Cracknell, of the London and Provincial Banking Company Limited, Rochester Branch, Manager, Edward Prentis, of Chalk, Kent, Farmer, and

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Scheme or Composition sanctioned.
						Henry Pack Woodford, of Milton-next-Gravesend, Win Merchant, to be appointed a Committee of Inspection any three to form a quorum. The remuneration of the Trustee to be fixed by the Committee of Inspection, any also the amount to be paid to Mr. Edward Allen, of Rochester, for his services. The Trustee is authorized the enter into an agreement with the Committee of the estate of Charles Colyer, on the terms of the draft agreement filed in Court. The Trustee is directed to pay the Messrs. Norman and Stigant, Solicitors, Chatham, the costs properly incurred by them subsequent to the Receiving Order for and on behalf of debtor, in addition to the costs allowed by the scale to be taxed in cast the parties differ. The Trustee is authorized to pay Mr. Ridley, of Dartford, Solicitor for the Trustee to Edward Colyer, deceased, the costs subsequent to the date of the Receiving Order properly incurred in reference to the negotiations preceding these resolutions, to be taxed in case the parties differ. The Receiving Order to be rescinded

NOTICES OF INTENDED DIVIDENDS.

1-1								
No. 2	Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address,
25616.	Gowlland, Richard and Abraham, Albert George (trading as Gowlland, Abraham, and	59, Doughty - street, Mecklenburg - square, Middlesex 56, Gloucester-terrace, Hyde Park, Middlesex 30, Great St. Helens, London, and St. Andrew's	Wharfingers	High Court of Justice	1136	Aug. 23, 1886	Charles Fitch Kemp	8, Walbrook, in the city of
	Co.)	Wharf, Millwall, Middlesex	,, mr. m	in Bankruptcy	of 1884	Aug. 25, 1000	Onaries Place Remp	London
	Stone, Edward	29, Crosby Hall-chambers, Bishopsgate, London, and Hythe, Kent	Builder	High Court of Justice in Bankruptcy	1060 of 1884	Aug. 23, 1886	J. H. Tilly, Chartered Accountant	37, Queen Victoria-street, London, E.C.
.	Williams, Lewis and Lovegrove, William Joseph	Penbryn-terrace, Dolgelley, Merionethshire Lion Hotel, Machynlleth, Montgomeryshire	Rate Collector and Lodging- house Keeper Hotel Keeper.		,			
=	(trading as Williams and Lovegrove)	,	Auctioneers, Appraisers, and	`Aberystwith		Sept. 10, 1886	Daniel Owen	Aberystwith, Auctioneer
	Williams, William, the	Llanelian, near Colwyn Bay, Denbighshire	House Agents Farmer	Bangor	of 1885 29 of 1886	Aug. 23, 1886	William Evans	Crypt-chambers, Eastgate- row, Chester
	Williams, William, the younger	Tan-llan Farm, Llanelian, near Colwyn Bay, Denbighshire	Farmer	Bangor	. 20	Aug. 23, 1886	William Evans	Crypt-chambers, Eastgate- row, Chester
	Cator, Robert	Bewley Villa, Lacock and Lacock Brewery, both near Chippenham, Wiltshire, and 41, Broad- street, Bath	Common Brewer and Spirit Merchant	Bath	23 of 1884	Aug. 27, 1886	Henry Argent Simmons	8, Edgar-buildings, Bath
	Grimshaw, John Thomas	58, Paxton street, Accrington, trading at Royds- street and back of Union-street, Accrington, Lancashire	Mechanical Engineer	Blackburn	16 of 1884	Aug. 27, 1886	Thomas Edelston, Offi- cial Receiver	14, Chapel-street, Preston
	Phippen, Alexander Thomas	38 and 40, Idle-road, Undercliffe, Bradford, Yorkshire	Grocer and Traveller	Bradford	89 of 1886	Aug. 23, 1886	J. Arthur Binns, Offi- cial Receiver	31, Manor-row, Bradford
•	Steers, Emma Alice, and Willson, Fanny (trading as Willson and Company)	New Steine Mews, Brighton, Sussex	Livery Stable Proprietors	Brighton	41 of 1886	Aug. 25, 1886	The Official Receiver	39, Bond-street, Brighton
	Hayne, Robert	Braintree, Essex	Innkeeper	Chelmsford	. 13 of 1886	Aug. 81, 1886	Charles Godfrey, Offi- cial Receiver	County Court, Romford
	Jensen, Carl Andreas	1, Park-lane, Hornchurch, Essex	Grocer and Provision Dealer	Chelmsford	of 1886	Aug. 31, 1886	Charles Godfrey, Offi- cial Receiver	County Court, Romford

Debtor's Name.	Address.	Description,	Court.	No.	Last Day for Receiving Proofs,	Name of Trustee.	Address.
Milner, Arthur	1, Moss-cottages, Albert-road, Romford, and Park-lane, Hornchurch, Essex	Mineral Water Manufacturer	Chelmsford	29 of 1885	Aug. 31, 1886	Charles Godfrey, Offi- cial Receiver	County Court, Romford
Popplewell, Thomas	Rochford, Essex	Baker	Chelmsford	11 of 1886	Aug. 31, 1886	Charles Godfrey, Official Receiver	County Court, Romford
Shead, Walter	Braintree, Essex	Baker and Job Master	Chelmsford	4 of 1886	Aug. 31, 1886	Charles Godfrey, Offi- cial Receiver	County Court, Romford
Whittingham, James	Great Stambridge, Essex	Blacksmith	Chelmsford	1 of 1886	Aug. 31; 1886	Charles Godfrey, Offi- cial Receiver	County Court, Romford
Oxley, Ransome	Sudbury, Suffolk	Dentist and Vendor of Patent Medicines	Colchester	5 of 1886	Aug. 31, 1886	Charles Godfrey, Offi- cial Receiver	County Court, Romford
Richards, George William	20 and 22, Long Wyre-street, Colchester, Essex	Confectioner and Pork Butcher	Colchester	8 of 1886	Aug. 31, 1886	Charles Godfrey, Offi- cial Receiver	County Court, Romford
Beedell, Robert Walter	The Nurseries, Wallington, and 74, North End, Croydon, both in Surrey	Nurseryman, Seedsman, and Florist	Croydon	35 of 1885	Aug. 23, 1886	William Russell Crowe	30, Budge-row, Cannon- street, E.C., Public Ac- countant
Winfield, Thomas Newell	Late High-street, Kate's Hill, Dudley	Grocer	Dudley	12 of 1886	Aug. 20, 1886	T. Arthur Smart	Castle-street, Dudley
Hiles, John	32, White Cross-street, Hereford	Builder and Contractor	Hereford	5 of 1885	Sept. 1, 1886	M. J. G. Scobie	Official Receiver, 2, Offa- street, Hereford
Vine, Henry William	14 and 16, Terminus-road, Eastbourne, Sussex	Confectioner and Restaurant Proprietor	Lewes and East- bourne	13 of 1885	Aug. 21, 1886	William Joseph Glenister	8, Bank-buildings, Hastings
Bird, Emma	36, High-street, Nantwich, Cheshire	Milliner	Nantwich and Crewe	of 1886	Sept. 2, 1886	T. Bullock, Official Re- ceiver	Newcastle-under-Lyme
Hesketh, Constance Maria	Mayfield, Tarporley, Cheshire	Spinster	Nantwich and Crewe	26 of 1885	Sept. 2, 1886	T. Bullock, Official Re- ceiver	Newcastle-under-Lyme
Evans, Daniel	Railway-terrace, Resolven, near Neath, Glamorganshire	General Dealer	Neath	10 of 1885	Aug. 25, 1886	The Official Receiver	6, Rutland-street, Swansea
Jones, Richard	Windsor-road, Neath, Glamorganshire, formerly Wind-street, Neath	Grocer	Neath	15 of 1885	Aug. 25, 1886	The Official Receiver	6, Rutland-street, Swansea
Davies, John	Cwmgwynen, Llanrhaiadr-yn-Mochnant, Montgomeryshire	Farmer	Newtown	7 of 1886	Sept. 3, 1886	J. D. Davies	Official Receiver's Office, Lianidloes

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Debtor's Name.	Address,	Description,	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address,
Lindley, Edward Jackson	The Green Dragon Hotel, Leeming-street, Mansfield, Nottinghamshire	Licensed Victualler	Nottingham	14 of 1886	Sept. 4, 1886	Duncan F. Basden	1, King John's - chambers, Bridlesmith-gate, Notting- ham
Lamb, James Morgan	Lower Town, Fishguard	Grocer, Draper, Ironmonger, and General-shop Keeper	Pembroke Dock	3 of 1886	Aug. 20, 1886	Thomas Thomas, Official Receiver	11, Quay-street, Carmarthen
Steer, Edgar Herbert	8, New Canal, Salisbury, and Ford, both in Wiltshire	Seedsman, Nurseryman, and Florist	Salisbury	6 of 1886	Aug. 21, 1886	William Baker	Minster-street, Salisbury
Į	184, High-street, Swansea, Glamorganshire	Grocer and Provision Merchant	Swansea	29 of 1885	Aug. 21, 1886	John F. Harvey	Chartered Accountant, 4 and 5, Goat-street, Swansea
	6, Upper Bedford-street, Leamington	Ironmonger and Whitesmith	Warwick	8 of 1886	Aug. 21, 1886	Edward Thomas Peirson, Official Receiver	17, Hertford-street, Coventry
Adamson, William Francis	9, Micklegate and 1, Minster-gates, both in York	Lithographer	York	19 of 1886	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Bousfield, Matthew	52, Micklegate, York	Whitesmith	York	21 of 1886	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Bramley, Richard (de- ceased)	Late Scarthingwell, Yorkshire	Farmer	York	22 of 1886	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Clark, John	6, Brunswick-place, Haymarket, York	Formerly Publican, now Grocers' Assistant	York	48 of 1885	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Cottis, Samuel	Late 82, Gowthorpe, Selby, now 42, Chatsworth-place, Harrogate, both in Yorkshire	Police Clerk	York	44 of 1885	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
reaser, James	I, Micklegate, York	Joiner and Dealer in Fancy Goods	York	16 of 1886	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Eccles, Robert	Thorganby, Yorkshire	Carrier, Provision Dealer, and Farmer	York	3 of 1885	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Groves, John	12, Parliament-street, York	Linen Draper	York	10 of 1884	Sept. 3, 1886	E. T. Wilkinson, Offi-	17, Blake-street, York
Haass, Jean Jacques Louis	5, Precentor's-court, York					0.000.701	
Bradley, John James	71, Petergate, York	·					
(trading as Hauss and Bradley)	7, Precentor's-court, York	Wholesale French and General Confectioners	York	16 of 1885	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Hood, Charles Samuel	Wetherby, Yorkshire ,	Coach Builder	York	15 of 1886	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Hudson, John	27, Parliament-street, York	Boot and Shoe Dealer	York	34 of 1885	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Jackson, George	Seaton Ross, Yorkshire	Boot and Shoe Maker	York	7 of 1886	Sept. 3, 1886	E. T. Wilkinson, Official Receiver	17, Blake-street, York
Mottet, Hector	26, De Grey-street and Clarence-street Mews, both in York	Horse Dealer, Trainer, and Commission Agent	York	20 of 1886	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Parker, James	Warthill, Yorkshire	Innkeeper and Blacksmith	York	25 of 1884	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
Pollard, Samuel	Wighill, Yorkshire	Lately Farmer, now out of business	York	28 of 1885	Sept. 3, 1886	E. T. Wilkinson, Offi- cial Receiver	17, Blake-street, York
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NOTICES OF DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	. No.	Amount per Pound,	When Payable.	Where Payable.
73	90, High-street, St. John's Wood, Middlesex	Hosier and Draper	High Court of Justice, in Bankruptcy	1030 of 1885	2s. 11d. (First and Final)	Any day (except Satur- day) between the hours of 11 and 2	At the Office of the Chief Official Receiver, 33, Carey-street, Lin- coln's-inn, London
Marlow, Henry, and Leslie, Frederick (trading as Henry Marlow and Co.)	The Marylebone Metal Works, 31, Great Titchfield-street, Middlesex	Sanitary Engineers	High Court of Justice, in Bankruptcy	of 1886	2s. (First Instal- ment of Com-	Any day (except Saturday) between the hours of 11 and 2	At the Office of the Chief Official Receiver, 33, Carey-street, Lincoln's-inn, London
Munday, Edward James	Formerly Arundel-lane, Sheffield, Yorkshire, now 19, Avenue-road, Acton, and 33, Shep- herd's Bush-road, Middlesex	Sewing Machine Manu- facturer and Dealer in Watches and other Goods	High Court of Justice, in Bankruptcy	of 1886	position) 1s. 6d. (First Instal- ment of Com- position)	Any day (except Satur- day) between the hours of 11 and 2	At the Office of the Chief Official Receiver, 33, Carey-street, Lin- coln's-inn, London
Müller, Maria (trading as H. C. Müller)	26, Northampton-square, Clerkenwell, Mid- dlesex, and 67, Milton-road, Stoke New- ington, Middlesex	Furrier, Widow	High Court of Justice, in Bankruptcy		2½d. (Second and Final)	On and after Aug. 13, 1886	At the Office of the Trustee, Henry John Leslie, Chartered Accountant, 4, Coleman-street, Bank, London, E.C., between
Murley, Thomas William (trading as Thomas Mur- ley and Son)	39, Buckingham Palace-road, Middlesex	Wholesale and Retail Provision Merchant	High Court of Justice, in Bankruptcy	344 of 1886	9s. 4d. (First and Final)	Any day (except Satur- day) between the hours of 11 and 2	11 and 2 At the Office of the Chief Official Receiver, 33, Carey-street, Lin- coln's-inn, London
Bowerman, Richard	Hanworth-road, Hounslow, Middlesex	Grocer	Brentford	3 of 1886	3s. 7d. (First and	Aug. 23, 1886, or on any subsequent Monday,	28 and 29, Saint Swithin's-lane, in the city of London
Evans, Owen	9, Castle-street, Conway, Carnarvonshire, and Sea View-crescent, Colwyn Bay, Den- bighshire	Stationer and Printer	Bangor	7 of 1886	Final) 1s. 3d.	between 10 and 2 Aug. 20, 1886	Offices of the Trustee, A. G. Pugh, Eastgate-row North, Chester
Dyer, Isaac Thomas	Lord Chancellor Inn, Easton-road, also Newstreet and Ann-street, all in the parish of Saint Philip and Jacob, Bristol, and Green	Innkeeper, Maltster, and Farmer	Bristol	47 of 1885	1½d. (First and Final)	Aug. 23, 1886	Offices of W. H. Parsons, Trustee, City-chambers, Nicholas-street, Bristol
Hayward, Edward, the younger	Farm, Patchway, Gloucestershire 17, High-street, Folkestone	Jeweller	Canterbury	33 of 1885	1ș. 1½d.	Aug. 23, 1886	The offices of Spyer and Son, 56, New Broad-street, E.C.
Fitch, William	:Late Osborne-street, now 102, High-street, Colchester, Essex	Rope Maker and Tobac- conist	Colchester	18 of 1885	4s. (Firșt)	Aug. 17, 1886	Official Receiver's Office, Rom- ford
Lawrence, Edward	Cock Hotel, Epping, Essex	Hotel and Livery-stable	Edmonton	4 of 1886	2s. 6d.	Aug. 16, 1886	42, Lombard-street, E.C.
Rayner, Arthur Senior	3, King-street, Huddersfield, and 48, Swallow- street, Spring Wood, Huddersfield	Keeper Dealer in Fancy Wares	Huddersfield	of 1886 2 of 1886	ls. 7≩d.	Aug. 20, 1886	Armitage, Clough, and Co., 23, John William-street, Hudders- field

Debtor's Name,	Address,	Description.	Court.	No.	Amount per Pound.	When Payable,	Where Payable.
Burton, Edgar	1, Myrtle-terrace, Kingston-road, Wimbledon, Surrey	Corn, Coal, and Coke Merchant, and Carman and Contractor	Kingston, Surrey	25 of 1885	1s. 7d. (First and Final)	Aug. 23, 1886, or any subsequent Monday between 10 and 2	28 and 29, Saint Swithin's-lane, in the city of London
Chesterton, Sam (Separate Estate)	27,\High-street, Stamford	Wine and Spirit Mer- chant (trading with Frederick William Gresswell, as Chester- ton and Gresswell)	Peterborough	13 of 1884	20s.	May 12, 1885	Harper Bros., 39, Crutched Friars, London, E.C.
Higham, James	Tardy Gate, near Preston, Lancashire	Grocer and Provision Dealer	Preston	15 of 1886	1s. (First)	Aug. 16, 1886	Official Receiver's Office, 14, Chapel-street, Preston
Ambler, John Christopher .	Hillsborough, Ecclesfield, Yorkshire	Draper	Sheffield	13 of 1886	1d. (First and Final)	Aug. 23, 1886	Official Receiver's Offices, Fig- tree-lane, Sheffield
Horner, Ernest Fred	149, South-street, Moor, Sheffield, Yorkshire	Stationer and Picture Framer	Sheffield,	34 of 1886	1s. 3d.	Aug. 23, 1886	Official Receiver's Offices, Fig- tree-lane, Sheffield
Shearman, George	42, High-street, Rotherham, Yorkshire	Stationer and Bookseller	Sheffield	33 of 1886	2s. 4½d. (First and Final)	Aug. 23, 1886	Official Receiver's Offices, Fig- tree-lane, Sheffield
Lees, William	Railway Inn, Bridge-street, Buxton, Derby- shire	Innkeeper	Stockport	17 of 1885	5s. 4d.	Aug. 23, 1886	At the Office of the Trustee, No. 3, the Quadrant, Buxton
Humble, John Joseph	Easington, county of Durham	Farmer	Sunderland	2 of 1885	ős. 2∤d. (First and Final)	Aug. 18, 1886	The Official Receiver's Office 21, Fawcett-street, Sunderland
Beynon, James Henry	112, High-street, Swansea, Glamorganshire	General Dealer and Letter Carrier in the Swansea Post Office	Swansea	19 of 1886	5s.	Aug. 21, 1886	Official Receiver's Offices, 6, Rut- land-street, Swansea
Thomas, Thomas Lewis	Woodfield-street, Morriston, Glamorganshire	Boot Dealer	Swansea	18 of 1886	10s.	Aug. 14, 1886	Official Receiver's Offices, 6, Rutland-street, Swansea
Storey, Henry	Sun Inn, Parton, near Whitehaven, Cumberland	Innkeeper and Pattern Maker	Whitehaven	3 of 1886	3s. (First and Final)	Aug. 14, 1886	Official Receiver's Office, 67 Duke-street, Whitehaven
Hodkinson, Henry	62, Darlington-street, Wigan, Lancashire	Butcher	Wigan	1 of 1886	2½d. (First and Final)	Aug. 23, 1886	16, Wood-street, Bolton

NOTICE OF INTENTION TO TRANSFER SURPLUS FROM SEPARATE TO JOINT ESTATE ON THE GROUND THAT THERE ARE NO CREDITORS UNDER THE SEPARATE ESTATE.

Separate Estate.	Address.	Joint Estate.	Court.	No.	Date of Intended Transfer.	Name of Trustee.	Address.
Chreseson, George, the elder	Hangwell Law, parish of Eglingham, North- umberland	George Chreseson the elder and George Chreseson the younger	Newcastle-on-Tyne	49 of 1886	Aug. 31, 1886	Arthur Stewart Maples, Official Receiver	Pink-lanc, Newcastle-on- Tyne
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THE LONDON GAZETTE, AUGUST 13, 1886.

APPLICATIONS FOR DEBTORS' DISCHARGE.

Deb	Debtor's Name. Address. Description.		Description.	Court.	No.	Day fixed for Hearing.			
Alston, Crewe		414	•••	,	7, Brunswick-terrace, Kensington, Middlesex	Gentleman	High Court of Justice in Bankruptcy	194 of 1885	November 3, 1886, 11 A.M.
Keen, Edwin	•••	•••	•••	•••	41, North Audley-street, Grosvenor-square, Middle- sex	Coach Builder	. High Court of Justice in Bankruptcy	599 of 1886	October 28, 1886, 11 A.M.
Mason, Julia Ha	rrison	•••	•••	•••	Formerly 110, Cornwall-road, Bayswater, now 15, Great Ormond-street, Bloomsbury, both in Middle- sex	Widow	High Court of Justice in Bankruptcy	567 of 1886	November 4, 1886, 11 A.M.
Howe, John	•••	•••	•••	•11	Brinklow and 76, Warwick - street, Leamington, both in Warwickshire	Tallow Chandler	Coventry	1 of 1886	September 6, 1886, 2.45 P.M.
Corsten, James	***	•••	•••	***	Geneva Cottage, High Brooms, Tunbridge Wells, late 55, St. John's-road, Tunbridge Wells, both in Kent	Out of business, late China, Lamp, and Oil Dealer, and Builder	Tunbridge Wells	6 of 1885	September 16, 1886, 12 noon
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ADJUDICATION ANNULLED.

Debtor's Name.	Address.	Description,	Court.	No.	Date of Adjudication.	Date of Annulment.	Grounds of Annulment.
Thompson, Joseph	Gateshead-road Brick Works, Jarrow, county of Durham	Builder and Contractor	Newcastle-on-Tyne,	32 of-1886	May 5, 1886	Aug. 10, 1886	The Court having confirmed a scheme of arrangement, approved of by the creditors, for the sale of portion of the estate, and for the vesting of the balance of the bankrupt's property in Thomas Gillespie as Trustee, to be administered amongst the creditors as in bankruptcy
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APPOINTMENTS OF TRUSTEES.

Debtor's Name.		Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Lucas, James Moore		Sadlers' Hall-chambers, 137, Cheapside, London, and 4, Lonsdale-terrace, Kew Gardens, Surrey	Auctioneer, Surveyor, Land and Estate Agent	High Court of Justice in Bankruptcy	320 of 1886	Metzner, Percy E	3, Serle-street, Lincoln's- inn, W.C., Chartered Ac- countant	July 6, 1886
		The Woburn Chapel, Tavistock - place, Tavistock - square, and Phœnix - place,	Furniture Dealers and Manufacturers	High Court of Justice in Bankruptcy	713 of 1886	Shaw, John Alex- ander James	80, Coleman-street, E.C	August 10, 1886
Trower, Mary Anne		Gray's-inn-road, both in Middlesex 51, Strand, Middlesex	77.7	High Court of Justice			34, Lincoln's-inn-fields, W.C.	August 7, 1886
				in Bankruptcy	of 1886		01, 2120011 5-1111-1101015, 17 . O.	1108 1000
Smith, Henry Daniel	•••	19, Church-road, Acton, Middlesex	Greengrocer	Brentford	of 1885	Saffery, Joseph John	14, Old Jewry-chambers, London, E.C.	August 4, 1886
Gascoine, George	•••	6, Heathcote-street, Nottingham, formerly trading with George Gascoine the younger, as George Gascoine and Son	Printer	Nottingham	51 of 1886	Rogers, Charles	22, Low-pavement, Not- tingham, Chartered Ac- countant	August 10, 1886
Haworth, Gilbert	•••	81, Yorkshire-street, Rochdale, Lancashire, and Clark's-place, Acker-street, Rochdale	Printer and Bookseller	Oldham	25 of 1886	Mortimer, Thomas	100, King-street, Manchester, Chartered Accountant	August 9, 1886
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ORDERS MADE ON APPLICATIONS FOR DISCHARGE

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Dehtor's Name.	Address,	Description.	Court.	No.	Date of Order.	Nature of Order made.
Chase, Herbert	24, Thavles-inn, Holborn, and 14, Holborn, London	Tea Merchant	High Court of Justice in Bankruptcy	1281 of 1885	June 23, 1886	Discharge suspended for three months. Bank- rupt to be discharged as from the 23rd day of September, 1886
Bennett, William Thomas	Bissell-street, Birmingham, Warwickshire	Builder	Birmingham	113 of 1885	May 20, 1886	Discharge suspended for seven years. Bank- rupt to be discharged as from the 20th day of May, 1893, with liberty to make a new application in the meantime on payment of a substantial dividend to his creditors
Harlow, Percy Jonathan Sturges	5, Kilchberg-villas, Cheltenham, Gloucestershire, lately tuning at Regent-chambers, Regent-street, Cheltenham	Out of business, lately Wine and Spirit Merchant	Cheltenham	28 of 1885	June 11, 1886	Discharge suspended for six months
Owen, John	Cobridge Hotel, Cobridge, Burslem, Staffordshire	Beerseller	Hanley, Burslem, and Tunstall	6 of 1886	July 14, 1886	Discharge suspended for one month. Bank- rupt to be discharged as from the 14th day of August, 1886
Earwaker, Thomas Wassell	Gordon-crescent, Fawcett-road, and Somers-road, Southsea, Hants	Builder and Contractor	Portsmouth	31 of 1885	July 22, 1886	Unconditional
Salter, William Thomas	15, High-street, Southampton	Watchmaker and Jeweller	Southampton	15 of 1885	July 13, 1886	Discharge granted
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Pursuant to the Act and Rules, notices to the above effect have been received by the Board of Trade,

JOHN SMITH, Inspector-General in Bankruptcy.

THE estates of Thomas Scott, Tenant of the Farm and Lands of Abden and Johnaster and Merchant, Kirkcaldy, were sequestrated on the 7th day of August, 1886, by the Sheriff of Fifeshire and Kinross-shire.

The first deliverance is dated the 29th day of July,

1886.

The meeting to elect a Trustee and Commissioners is to be held at twelve o'clock, noon, on Wednesday, the 18th day of August, 1886 years, within the George Hotel, Kirkcaldy.

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 7th day of December, 1886.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
BEVERIDGE and AITKEN, Solicitors,

Kirkcaldy, Agents.

Kirkcaldy, 9th August, 1886.

THE estates of William Frederick Frost, Mahogany Merchant and Sawmiller, South Shamrock-street, Glasgow, carrying on business there under the firm of W. F. Frost and Company, of which firm he is the sole Partner, as such Partner, and as an Individual, were sequestrated on the 9th day of August, 1886, by the Shariff of Langelshipe Sheriff of Lanarkshire.

The first deliverance is dated the 28th day of July,

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Thursday, the 19th day of August, 1886, 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 9th day of December, 1886.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. WRIGHT, JOHNSTON, MACKENZIE, and AITKEN, 150, St. Vincent-srreet, Glasgow, Agents.

THE estates of Mrs. Margaret Shiels Ross, Hotel Keeper, residing in Kirkwall, Orkney, were sequestrated on the 13th day of August, 1886, by the Court of Session.

The first deliverance is dated 13th August, 1886.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Tuesday, the 24th day of August, 1886, within the Kirkwall Hotel, Bridge-street, Kirkwall.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 12th

day of December, 1886.

The sequestration has been remitted to the Sheriff of the Sheriffdom of Caithness, Orkney, and Shetland, at Kirkwall.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. P. MORISON, S.S.C., Agent, No. 4, Bank-street, Edinburgh.

THE estates of George Leslie Dick, China Merchant, Edinburgh, carrying on business under the name of G. L. Dick and Company, China Merchants, at No. 27, Montrose-terrace and No. 108, Grassmarket, Edinburgh, were sequestrated on the 10th day of August, 1886, by the Sheriff of the Lothians and Peebles.

The first deliverance is dated the 10th day of August.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Tuesday, the 24th day of August, 1886, within Dowell's Rooms, 18, George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and

grounds of debt must be lodged on or before the 10th

day of December, 1886.
All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

CAMPBELL and SOMERVELL, W.S., Agents,

51, Hanover-street, Edinburgh.

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.

Print d 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 Couny of Middlescx.

Friday, August 13, 1886.

Price One Shilling.