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FRIDAY, FEBRUARY 14, 1890.

Lord Chamberlain's Office, St. James's Palace,
February 4, 1890.

NOTICE is hereby given, that His Royal Highness The Prince of Wales will, by command of The Queen, hold a Levee at St. James's Palace, on behalf of Her Majesty, on Friday, the 21st instant, at two o'clock.

It is The Queen's pleasure that Presentations to His Royal Highness at the Levee shall be considered as equivalent to Presentations to Her Majesty.

REGULATIONS

TO BE OBSERVED AT THE QUEEN'S LEVEE TO BE HELD BY HIS ROYAL HIGHNESS THE PRINCE OF WALES, ON BEHALF OF HER MAJESTY, AT ST. JAMES'S PALACE.

By Her Majesty's Command,

Gentlemen who propose to attend Her Majesty's Levees, are requested to bring with them two large cards, with their names *clearly written* thereon, one to be left with The Queen's Page in attendance in the Corridor, and the other to be delivered to the Lord Chamberlain, who will announce the name to His Royal Highness.

PRESENTATIONS.

Gentlemen who propose to present others must send in writing the name of such Gentlemen to the Lord Chamberlain's Office, not later than *two days* previous to the Levee, in order that the Lord Chamberlain may submit the names to Her Majesty, when, if they are approved, Presentation Cards will be forwarded. Forms for the purpose can be obtained at the Lord Chamberlain's Office.

Gentlemen who wish to be presented officially should communicate with the heads of their Department, who will provide them with the necessary cards and instructions.

It is particularly requested that the names of the Gentlemen to be presented be *very distinctly written* on the Presentation Cards delivered to the Lord Chamberlain at the Levee, in order that there may be no difficulty in announcing them to His Royal Highness.

LATHOM,
Lord Chamberlain.

AT the Court at Osborne House, Isle of Wight,
the 8th day of February, 1890.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the twenty-third section of the Sea Fisheries Act 1883 it is enacted that "if at any time after the commencement of this Act any convention treaty or arrangement respecting sea fisheries is made between Her Majesty and any Foreign State, it shall be lawful for Her Majesty by Order in Council to direct that all or any of the provisions of this Act shall, and the same shall accordingly (subject to the exceptions, restrictions and conditions, if any, in the Order mentioned) apply to the said convention, treaty or arrangement, and have effect in like manner as if the said convention, treaty or arrangement were set forth in the first schedule to this Act and were part of that schedule and were the convention referred to in this Act."

And whereas the said Act came into force pursuant to the twenty-ninth section thereof on the fifteenth day of May, one thousand eight hundred and eighty-four.

And whereas by Article VIII of the International Convention for the purpose of regulating the Police of the Fisheries in the North Sea outside territorial waters concluded at the Hague on the sixth May one thousand eight hundred and eighty-two and set out in the first schedule to the said Act it is provided with reference to the initial letter or letters of ports to which fishing boats respectively belong and the registry numbers in the series of numbers for such ports (amongst other things) as follows:—

"The same letter or letters and numbers shall also be painted on each side of the main sail of the boat immediately above the close reef in black oil colour on white or tanned sails and in white oil colour on black sails."

And whereas the said recited part of the said VIIIth Article constitutes the fifth paragraph of such Article.

And whereas the parties to the said Convention of May sixth one thousand eight hundred and eighty-two have considered it useful to modify the tenor of the said fifth paragraph of the VIIIth Article of the said Convention and have for that purpose at the Hague on the first of February, one thousand eight hundred and eighty-nine, entered into the Convention or Arrangement following:—

DECLARATION.

The Government's Signatory to the Convention concluded at the Hague on the sixth May one thousand eight hundred and eighty-two for regulating the Police of the Fisheries in the North Sea, outside territorial waters, having deemed it expedient to modify the terms of paragraph five of Article VIII have agreed to the following:—

ARTICLE I.

Paragraph five of Article VIII of the Convention of the sixth May one thousand eight hundred and eighty-two is replaced by the following provision:—

"The same letters and numbers shall also be painted in oil colour on each side of the main-sail of the boat, immediately above the close reef, and in such a manner as to be plainly visible; they shall be painted, on white sails *in black*, on black sails *in white*, and on sails of an intermediate shade *in black* or *in white*, as the superior competent authority shall deem the more effective."

ARTICLE II.

The date of the coming into force of the present Declaration shall be fixed on the deposit of the ratifications which shall take place at the Hague as soon as possible, and in the same manner as the deposit was effected of the ratifications of the Convention of the sixth May, one thousand eight hundred and eighty-two.

In witness whereof the respective Plenipotentiaries have signed the present Declaration, and have affixed thereto the seal of their arms.

Done at the Hague, in six copies, the first February one thousand eight hundred and eighty-nine.

Envoy Extraordinary and Minister Plenipotentiary of Her Majesty the Queen of Great Britain and Ireland,

(L.S.) *Horace Rumbold.*

Envoy Extraordinary and Minister Plenipotentiary of His Majesty the German Emperor, King of Prussia, in the name of the German Empire,

(L.S.) *Baron Saurma.*

Envoy Extraordinary and Minister Plenipotentiary of His Majesty the King of the Belgians,

(L.S.) *Baron D'Anethan.*

Consul-General for Denmark,

(L.S.) *C. M. Viruly.*

Envoy Extraordinary and Minister Plenipotentiary of the French Republic,

(L.S.) *Louis Legrand.*

Minister for Foreign Affairs of His Majesty the King of the Netherlands,

(L.S.) *Hartsen.*

And whereas the said lastly recited Convention or Arrangement was duly ratified on the twenty-first day of December one thousand eight hundred and eighty-nine and upon the deposit of the ratifications thereof the twenty-first day of February one thousand eight hundred and ninety was fixed as the date of the coming into force of the same.

Now therefore Her Majesty in virtue of the powers vested in Her by the said recited Act, by and with the advice of Her Privy Council, is hereby pleased to direct that on and after the twenty-first day of February, one thousand eight hundred and ninety, all the provisions of the Sea Fisheries Act, 1883, shall apply to the said Convention or Arrangement of the first of February, one thousand eight hundred and eighty-nine, and shall have effect in like manner as if the said

Convention or Arrangement were set forth in the first schedule to the Sea Fisheries Act, 1883, and were part of that schedule, and were the Convention referred to in that Act, and the second, eighth, and all other sections of the said Act shall apply and refer to the said Convention or Arrangement of February first one thousand eight hundred and eighty-nine, as well as to the Convention and the articles thereof in the said sections respectively mentioned.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by "The Merchant Shipping Act Amendment Act, 1862," it is provided that in the case of any Harbour, River, or other Inland Navigation, for which rules concerning the Lights or Signals to be carried by vessels navigating the waters of any Harbour, River, or other Inland Navigation, or concerning the steps for avoiding collision to be taken by such vessels, are not and cannot be made by or under the authority of any Local Act, it shall be lawful for Her Majesty in Council, upon application from the Harbour Trust, or Body Corporate, if any, owning or exercising jurisdiction upon the waters of such Harbour, River, or Inland Navigation, or if there is no such Harbour Trust or Body Corporate, upon application from Persons interested in the Navigation of such Waters, to make rules concerning the lights or signals to be carried, and concerning the steps for avoiding collision to be taken by Vessels navigating such waters: and such Rules when so made, shall, so far as regards Vessels navigating such waters, have the same effect as if they were Regulations contained in Table (C.) in the Schedule to the said Act, notwithstanding anything in the said Act or in the Schedule thereto contained:

And whereas by the Merchant Shipping Act, 1876, it is provided that where Her Majesty has power under the Merchant Shipping Act, 1854, or any Act passed or thereafter to be passed amending the same, to make an Order in Council, it shall be lawful for Her Majesty from time to time to make such Order in Council, and by Order in Council to revoke, alter, or add to any Order so made:

And whereas the Corporation of the Guild or Brotherhood of Masters and Pilots, Seamen of the Trinity House in Kingston-upon-Hull, are the Body Corporate owning and exercising jurisdiction upon the waters of the Rivers Humber, Ouse, and Trent:

And whereas Her Majesty was pleased, on the application of the said Corporation, by Orders in Council dated respectively the nineteenth day of December, one thousand eight hundred and eighty-one, and the twenty-fourth day of September, one thousand eight hundred and eighty-six (both since revoked), the seventh day of March, one thousand eight hundred and eighty-seven, and the twenty-first day of February, one thousand eight hundred and eighty-eight, to make certain rules and amended and additional rules set forth in the Schedules thereto, which they had submitted for approval concerning the lights and signals to be carried, and concerning the steps for avoiding collision to be taken by Vessels except River craft under ten tons navigating such waters.

And whereas the said Corporation have applied to Her Majesty in Council to make certain amended Rules which they have submitted for

approval, concerning the Lights to be carried, and concerning the steps for avoiding collision to be taken by Vessels (excepting River Craft under ten tons measurement) navigating the waters of the Rivers Humber, Ouse, and Trent, such amended Rules to be substituted for the Rules appended to the said Order in Council of the twenty-first day of February, one thousand eight hundred and eighty-eight, and read in connection with the Rules approved by the said recited Order in Council of the seventh day of March, one thousand eight hundred and eighty-seven :

Now, therefore, Her Majesty, by virtue of the powers in Her vested by the said recited Act, and by and with the advice of Her Privy Council, doth hereby make the said amended Rules, which are set forth in the Schedule hereto, and Her Majesty doth hereby direct that the same shall come into operation on the thirty-first day of March, one thousand eight hundred and ninety ; and Her Majesty is further pleased hereby to direct that the said recited Order in Council of the twenty-first day of February, one thousand eight hundred and eighty-eight, shall be revoked on the said thirty-first day of March, one thousand eight hundred and ninety.

C. L. Peel.

SCHEDULE.

AMENDED RULES made by the Corporation of the Guild or Brotherhood of Masters and Pilots, Seamen, of the Trinity House, in Kingston-upon-Hull, concerning the Lights to be carried by Vessels (except River Craft under 10 Tons measurement) navigating the Waters of the Rivers Humber, Ouse, and Trent and concerning the steps for avoiding Collision to be taken by vessels navigating such waters.

I. All Vessels, as well Sailing Vessels as Steamers (except Dumb-craft), while navigating, or anchored, or moored in the River Humber, or in any part of the River Ouse below the North Eastern Railway Bridge crossing the River Ouse at or near Hook, or in any part of the River Trent at or below Gainsborough, shall observe and obey the "Regulations for Preventing Collisions at Sea," made in pursuance of, and for the time being in force, under the Merchant Shipping Act Amendment Act, 1862, or any statutory modification thereof, with the exceptions and additions made in the following Rules.

II. All Vessels, as aforesaid, when at anchor in the River Humber, or in any part of the River Ouse, below the North Eastern Railway Bridge crossing the River Ouse at or near Hook, or in any part of the River Trent at or below Gainsborough, shall, between sunset and sunrise, instead of the light prescribed by Article 8 of the said regulations, exhibit from the forestay, or otherwise near the bow of the Vessel, where it can best be seen, a white light in a globular lantern of eight inches in diameter, and so constructed as to show a clear uniform, and unbroken light, visible all round the horizon at a distance of at least one mile ; and in addition thereto, all Vessels having two or more masts, shall exhibit another white light, at double the height of the bow light, at the main or mizen peak, or the boom topping lift, or other position near the stern where it can best be seen.

III. Dumb-craft shall, between sunset and sunrise, exhibit in the forepart of the craft a white light behind an opal frosted or ground colourless glass shade, and distinctly visible on all sides, not less in height above deck or above any cargo or other obstruction on the deck :—

(1.) When at anchor, than 5 feet ;

(2.) When being towed, than 3 feet ; and the sternmost of the craft towed shall also exhibit a white light at the stern.

IV. Every Passenger Ferry Steamer plying between Hull and New Holland, while under way, and in motion shall, in all weathers between sunset and sunrise, carry at the stern a bright white light, so constructed as to show an unbroken and uniform light over an arc of the horizon of twelve points of the compass, so fixed as to throw the light from right astern to six points on each side of the ship, and of such a character as to be visible on a dark night with a clear atmosphere at a distance of at least one mile.

V. Every Dredger moored in the River Humber or off any Pier or Quay shall, between sunset and sunrise, exhibit at the head a white light in a globular lantern of not less than eight inches in diameter, and a similar light at the stern, and in addition thereto an amber light four feet above each of the said white lights, all the said lights to be so constructed as to show a clear uniform, and unbroken light, visible at a distance of at least one mile.

VI. Every vessel shall be navigated with care and caution, and at a speed and in a manner which shall not involve risk of collision by causing a swell, or endanger the safety of other Vessels or moorings or cause damage thereto, or to the river banks. Special care and caution shall be used in navigating such Vessel where there is much traffic and when passing Vessels employed in dredging or removing sunken vessels or other obstructions. If the safety of any Vessel or moorings is endangered, or damage is caused thereto, or to the river banks, by a passing steam Vessel, the onus shall lie upon the Master or Owner of such Vessel to show that she was navigated with care and caution, and at such a speed and in such a manner as directed by these Rules.

VII. When sunken vessels and other obstructions are being lifted or removed by any wreck-removal craft or appliances, under the direction of the Humber Conservancy Commissioners, or any of their Officers, or when buoys are being laid or removed, or moorings are being drawn or fixed by the Buoy Yacht of the Hull Trinity House, under the direction of any officer of the said Trinity House, in the Humber or the entrance thereof, or any of the approaches thereto, or when any craft or appliances belonging to or employed by the said Commissioners or the said Trinity House are at work in the Humber or the entrance thereof, or any of the approaches thereto, the propelling engines of every Vessel shall be eased, and all Vessels shall be kept well clear when approaching such wreck-removal craft, yacht, or other craft or appliances, and every Vessel fitted with propelling power shall go dead slow from a point at least three hundred yards before reaching such wreck-removal craft, yacht, or other craft or appliances, and so continue for one hundred yards after passing them.

While the said wreck-removal craft, yacht, or other craft or appliances are at work, a red flag shall be hoisted on board during the day, and two red lights above each other at night.

VIII.—Any Vessel which from unavoidable circumstances may be compelled to anchor in the fairway of the River shall, with as little delay as may be, remove to a proper roadstead or otherwise proceed on her course.

IX.—In interpreting these Rules, the term "Dumb-craft" shall include Canal Boats, Mud Barges and other Barges, Lighters, Vessels without masts and Vessels without either deck or

mast, Sloops and Keels with their masts lowered, and Rafts.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the three hundred and thirty-third section of "The Merchant Shipping Act, 1854," it is enacted that it shall be lawful for every Pilotage Authority, by Bye-law made with the consent of Her Majesty in Council, from time to time to do within its district all or any of the things specified in that behalf in the said section :

And whereas the North British Railway Company, being a Pilotage Authority within the meaning of the said Act, have, in exercise of the powers vested in them by that Act, made and submitted for the consent of Her Majesty Bye-laws fixing the rates to be henceforth demanded and received for pilotage, and the regulations with respect to Pilots and pilotage to be henceforth observed within the Harbour of Charlestown, copy of which Bye-laws is set forth in the schedule hereto annexed :—

And whereas it has been made to appear to Her Majesty that the said Bye-laws are reasonable and proper :

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said Merchant Shipping Act, 1854, and by and with the advice of Her Privy Council, is pleased to approve of, and signify Her consent to the said Bye-laws, as set forth in the Schedule hereto annexed.

C. L. Peel.

SCHEDULE.

The North British Railway Company, being the Pilotage Authority within the limits of the Harbour and Roadstead of Charlestown, as defined by the "Charlestown Railway and Harbour Act, 1859," appoint the following enactments and regulations to be strictly enforced within the said limits, and including as aftermentioned :—

I. The limits of the Company as Pilotage Authority under the "Charlestown Railway and Harbour Act, 1859," shall be Charlestown Harbour and the Roadstead thereof, and shall include that portion of the River or Firth of Forth extending to one-half of a nautical mile east from said harbour and one-half of a nautical mile west from said harbour, and from the north shore to midfirth throughout said distance of one nautical mile.

II. No person shall take charge of any vessel as Pilot within said limits without a licence from the North British Railway Company, unless in the exceptional circumstances specified in the three hundred and sixty-second section of "The Merchant Shipping Act, 1854." An unqualified or unlicensed person assuming or continuing in the charge of any ship as Pilot after a licensed Pilot has offered to take charge of her, or using a licence which he is not entitled to use for the purpose of making himself appear to be a qualified Pilot, shall for each offence incur a penalty not exceeding fifty pounds.

III. The Masters of all vessels desiring the services of a Harbour Pilot shall display and keep flying the usual signal for a Pilot, and shall by all means consistent with safety facilitate the getting on board of the first duly qualified Pilot who arrives at his said vessel in answer to said signal.

IV. No shipmaster or other person shall be bound to employ a Pilot either inward or outward.

V. Every person desirous of being licensed by the Company shall lodge with the Company, at their Head Office, No. 4 Princes-street, Edinburgh, an application in his own handwriting, and shall set forth in said application his usual place of abode, his age, height, complexion, and any other circumstances or peculiarity descriptive of his person, and his employment during the three years preceding, and he shall also produce satisfactory certificates of moral character and sobriety.

VI. The Company shall examine and inquire into the skill and ability of any person who shall offer himself to be admitted as a Pilot for the harbour and within the pilotage limits, by such ways and means as to them shall seem proper ; and if upon such inquiry the person so offering himself as a Pilot shall be approved of by the Company, the Company may grant a licence or warrant certifying that such person is duly qualified to act as Pilot to conduct vessels within the pilotage limits, which licence or certificate shall be subscribed by two Directors of the Company and the Secretary of the Company, and shall be sealed with the Common Seal of the Company, and from thenceforth such person shall be deemed qualified to exercise the occupation of Pilot for the harbour and pilotage limits : provided always that no person shall be appointed Pilot of the said limits unless he shall have been at least three years regularly engaged as a fisherman or sailor at or frequenting the said Harbour ; and the Company by granting such licence or certificate to any Pilot shall not be responsible for any damage or losses sustained by any person by or through the inadvertence, negligence, or wilful act of the Pilot so licensed by them : provided that nothing herein contained shall be deemed or construed to exempt the Harbour from the provisions of any general Act relating to Pilots now in force, or which may hereafter pass during the present or any future session of Parliament.

VII. Every person who shall upon his first admission as a Pilot receive such licence or warrant shall for his first licence or warrant pay to the Secretary of the Company the sum of two shillings and sixpence, and for every subsequent licence or warrant the sum of one shilling and sixpence ; and shall be subject to the several provisions of the "Charlestown Railway and Harbour Act, 1859," and to such orders, rules, and bye-laws as shall be made in pursuance thereof, and every such licence or warrant shall continue in force until recalled by the Company as hereinafter mentioned.

VIII. Harbour Pilots shall not (unless they hold a licence from the Trinity House or other licensing body as Firth Pilot) proceed in search of or board vessels outwith the limits, as defined in Article I hereof.

IX. The Rates for Pilotage services shall be those specified in the table annexed hereto, and must be paid to the Collector of Dues at the harbour and to no other person. These rates shall be paid over to the Licensed Pilots by the Collector of Dues, subject to deduction of five per cent. to cover expenses of collection.

X. Any qualified Pilot demanding or receiving and also any Master offering or paying to any Pilot any other rate in respect of pilotage services whether greater or less than the rate for the time being demandable by law, shall for each offence incur a penalty not exceeding ten pounds. (See section three hundred and fifty-eight "Merchant Shipping Act, 1854.")

XI. The Master of every vessel employing a Pilot shall sign and deliver, if so requested, to the Pilot in charge of his vessel a certificate stating the registered tonnage and draught of water of such ship. In case of refusal or of making a false declaration, the Master shall incur a penalty for every such offence double the amount of pilotage. (See section three hundred and fifty-nine "Merchant Shipping Act.")

XII. Every Pilot shall have a sufficient boat properly found to the satisfaction of the Company and Harbour Master. Every Pilot Boat shall be distinguished by the following characteristics, in terms of three hundred and forty-sixth section of "The Merchant Shipping Act, 1854." (1.) The boat shall be painted or tarred a black colour outside; (2.) On her stern the name of the owner thereof and the port to which she belongs shall be painted in white letters at least one inch broad and three inches long, and on the bow there shall also in like manner be painted the number of the licence of such boat; (3.) When afloat there shall be displayed at the mast head or in a sprit or staff or other equally conspicuous situation a flag of large dimensions, the upper horizontal half of which shall be white and the lower half red. It will be the duty of the Pilots to attend to said particulars, and to keep the name, number, and flag clean and distinctly visible. Failure will incur the penalty of twenty pounds, in terms of the Act of Parliament.

XIII. The Pilots must always be in readiness, with their boats fully found and manned, to take charge of any vessel when required. They shall attend exclusively to the vessel under their charge until she is berthed, if entering inwards, and so long as their services are required or necessary, and they shall on no account whatever leave their said vessel while under their charge to assist other vessels, except in cases of great necessity and extreme danger, and then only with the consent of the Master whose vessel they are engaged with.

XIV. Vessels bound for the Harbour and requiring a Pilot must, if necessary, heave to in the Roads until a Harbour Pilot is obtained, and on no account, except in extreme cases of necessity, shall Pilots unlicensed for the Harbour be permitted to pilot vessels within the said limits. The Harbour Master shall be the sole judge whether such necessity has arisen.

XV. Vessels not entering the Harbour but merely passing through the pilotage limits, either up or down the Firth, shall not be bound to employ a Harbour Pilot. If a vessel bound to Charlestown Roads for orders is brought to anchor within the harbour limits by a Firth Pilot not licensed as a Harbour Pilot, such Pilot shall be entitled to stay by such ship until orders are obtained, when if such ship is to proceed to another port he is entitled to take her away, but if she receives orders to unload or enter the harbour he shall then cease to act as Pilot, and the pilotage, if any, will be undertaken by a Harbour Pilot.

XVI. The Pilots are required to make themselves thoroughly acquainted with the signals of the Harbour, the Bye-laws and Regulations thereof, also with the Harbour itself, the berths therein, the channel and fair way thereof, the flow and the ebb of the tides, and every other circumstance connected therewith essential for the due performance of their duties with safety and despatch. They must implicitly obey the directions of the Harbour Master in all matters connected with their pilotage duties; and it will be the duty of the Harbour Master to see that all

the Pilots execute their duties efficiently, and to report to the Company all failures on their part so to do, and all breaches of these Regulations. Inbound vessels waiting for the tide shall be so placed as to be ready to come in immediately on the proper signal being given, and the duty of the Pilot and his assistants shall not be fully discharged until the vessel is moored where the Harbour Master may direct at the tide or time she enters.

XVII. The Harbour Master has power to give directions to Pilots and to order them to take charge of any vessel when wanted.

XVIII. All Pilots licensed by the Company must observe strict sobriety, and civility in the discharge of their duties, and when a Pilot shall fail to observe, or shall commit any breach of the Regulations, or shall discharge his duties insufficiently, or shall use improper language to any of the Company's officers while in the discharge of their duties, the Company shall punish such offender by exacting a fine or by temporary suspension or permanent deprivation of licence; and persons having cause of complaint against any Pilot are requested to communicate the same in writing to the Harbour Master.

XIX. In case any Pilot who shall receive a licence or warrant shall refuse to take the charge or conduct of any vessel, upon a proper signal being made, or a gun fired by any vessel inward-bound, or upon the application of the master, commander, owner, or agent of any vessel outward-bound, or of the Harbour Master or his deputy, or shall refuse to assist any vessel in distress, or in case it shall appear to the Company that such Pilot hath improperly conducted himself in the conduct of any vessel, or in the execution of any part of his duty as a Pilot, or if any such shall refuse to obey any summons of the Company's officers, requiring his appearance before them, or shall refuse to obey such order as the Company shall make, or shall in anywise offend against these Regulations, then the Company, upon examination and proof thereof, may suspend the licence granted to such Pilot for such time as they shall deem proper, or recall such licence and declare the same to be thenceforth utterly void. Any Pilot committing a breach of these Regulations may in the option of the Company be punished by the infliction of a penalty not exceeding twenty pounds, recoverable in terms of section three hundred and thirty-two of "The Merchant Shipping Act, 1854." The Company will also enforce the provisions of the three hundred and sixty-fifth, three hundred and sixty-sixth, and three hundred and sixty-seventh sections of "The Merchant Shipping Act, 1854," against any Pilot committing any of the offences therein mentioned.

XX. Ship Masters are directed and requested to apply at least four hours before high water at the Harbour Master's Office for Pilots previous to sailing.

XXI. The Harbour Master shall have power to direct the attendance of a sufficient number of Pilots at his office four hours before high water, so that they may be in readiness to perform the pilotage duties required.

XXII. Masters and Mates of Vessels may be licensed by the Company in terms of sections three hundred and forty and three hundred and forty-one of "The Merchant Shipping Act, 1854." The fees payable by said Masters and Mates shall be twenty-one shillings each upon the granting of certificates, and ten shillings and six pence upon each renewal thereof; and these fees shall be

fourth day of October, one thousand eight hundred and seventy, and the sixteenth day of May, one thousand eight hundred and seventy-one, and in the Order in Council dated the twenty-first day of February, one thousand eight hundred and seventy-four, and also in the special section of the Consolidated Tables prepared in pursuance of an Order in Council, dated the sixth day of September, one thousand eight hundred and eighty, or to such other regulations and exemptions as may from time to time be duly sanctioned, and subject also to the gross abatement or discount of sixty-five per centum, mentioned in an Order in Council, dated the third day of May, one thousand eight hundred and eighty-eight, or to such other abatement or discount as may for the time being be in force.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*. 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by the four hundred and tenth section of "The Merchant Shipping Act, 1854," it is enacted that, upon the completion of any new Lighthouse, Buoy, or Beacon, Her Majesty may, by Order in Council, fix such dues in respect thereof, to be paid by the Master or Owner of every ship which passes the same, or derives benefit therefrom, as Her Majesty may deem reasonable, and may from time to time alter the amount thereof; and that such dues shall be paid and collected in the same manner, by the same means, and subject to the same conditions, in, by, and subject to which the Light Dues authorized to be levied by the said Act are paid and collected:

And whereas by the said Act "buoys and beacons" include all other marks and signs of the sea:

And whereas by "The Merchant Shipping (Miscellaneous) Act, 1887," it is enacted, that—

"In the Merchant Shipping Act, 1854, and the Acts amending the same, the expression 'Lighthouses' shall, in addition to the meaning assigned to it by the Merchant Shipping Act, 1854, include sirens, and all other descriptions of fog signals, and the expression 'new lighthouse' shall include the addition to any existing lighthouse of any improved light, or any siren, or any description of fog signal."

And whereas the Corporation of Trinity House of Deptford Strond are about to improve the existing light exhibited from the high lighthouse at Orfordness, and also in connection therewith to establish a new light at Southwold in place of the light hitherto exhibited from the low lighthouse at Orfordness:

And whereas it is fit and proper that in respect of the said improvement, and by reason of the expenditure involved, dues should be levied as hereinafter mentioned:

Now, therefore, Her Majesty, in exercise of the powers vested in Her by the said recited Acts, by and with the advice of Her Privy Council, is pleased to direct that, from and after the date of the present Order, or from and after the time of the receipt of notice of the present Order by the officers authorized to collect Light Dues, the tolls of eight-sixteenths of a penny per ton oversea, and three-sixteenths of a penny per ton coasting, now levied in respect of the lights exhibited at Orfordness and Winterton shall be increased so that in lieu thereof there shall be paid for every ship, whether British or Foreign, the

toll of nine-sixteenths of a penny per ton of the burden of every such ship for each time of passing or deriving benefit from all or any of the said lighthouses at Orfordness, Southwold, and Winterton, if on an oversea voyage, and four sixteenths of a penny per ton if on a coasting voyage.

The said tolls shall be levied subject to the regulations and exemptions contained in the Consolidated Table of Light Duties, sanctioned by Orders in Council, dated respectively the twenty-fourth day of October, one thousand eight hundred and seventy, and the sixteenth day of May, one thousand eight hundred and seventy-one, and in the order in Council dated the twenty-first day of February, one thousand eight hundred and seventy-four, and also in the special section of the Consolidated Tables prepared in pursuance of an Order in Council, dated the sixth day of September, one thousand eight hundred and eighty, or to such other regulations and exemptions as may from time to time be duly sanctioned, and subject also to the gross abatement or discount of sixty-five per centum, mentioned in an Order in Council, dated the third day of May, one thousand eight hundred and eighty-eight, or to such other abatement or discount as may for the time being be in force.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by "The Supreme Court of Judicature Act, 1873," it is enacted that "it shall be lawful for Her Majesty, by Order in Council, from time to time to direct that there shall be District Registrars in such places as shall be in such Order mentioned for districts to be thereby defined, from which writs of summons for the commencement of actions in the High Court of Justice may be issued, and in which such proceedings may be taken and recorded as are hereinafter mentioned; and Her Majesty may thereby appoint that any Registrar of any County Court, or any Registrar or Prothonotary or District Prothonotary of any local Court whose jurisdiction is hereby transferred to the said High Court of Justice, or from which an appeal is hereby given to the said Court of Appeal, or any person who, having been a District Registrar of the Court of Probate, or of the Admiralty Court, shall under this Act become and be a District Registrar of the said High Court of Justice, or who shall hereafter be appointed such District Registrar, shall and may be a District Registrar of the said High Court for the purpose of issuing such writs as aforesaid, and having such proceedings taken before him as are hereinafter mentioned:"

And whereas by "The Supreme Court of Judicature Act, 1875," it is provided that where any such Order has been made, two persons may, if required, be appointed to perform the duties of District Registrar in any district named in the Order, and such persons shall be deemed to be joint District Registrars, and shall perform the said duties in such manner as may from time to time be directed by the said Order, or any Order in Council amending the same:

And whereas Her Majesty, by and with the advice of Her Privy Council, did, on the twelfth day of August, one thousand eight hundred and seventy-five, order that there should be District Registrars in certain places in England, and

amongst other places that there should be a District Registrar at Preston :

And whereas it has seemed fit to Her Majesty, by and with the advice of Her Privy Council that there should be District Registrars in certain other places in England, and that the District for Preston should be further defined :

Now therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, as follows :

That from and after the first day of May one thousand eight hundred and ninety, in the places of Barrow-in-Furness and Blackburn, there shall be District Registrars, and that the Registrar or Registrars of the County Court held in any such place shall be and is or are hereby appointed the District Registrar or Registrars in such place and that the district for Barrow-in-Furness shall be such parts of the county of Lancaster as are situate within such part of the Hundred of Lonsdale as lies north of the Sands ; and that the district for Blackburn shall be such parts of the said county as are situate within the Hundred of Blackburn except the Petty Sessional Division of Walton-le-dale ; and that the district for Preston shall be such parts of the said county as are situate within the Hundreds of Leyland and Amounderness and such part of the Hundred of Lonsdale as lies south of the Sands and such part of the Hundred of Blackburn as lies within the Petty Sessional Division of Walton-le-dale.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament passed in the Session of Parliament holden in the seventh and eighth years of Her Majesty's reign intituled "An Act to amend the Law respecting the Office of County Coroner" it is (amongst other things) enacted that when and as often as it shall seem expedient to the Justices of any county that such county should be divided into two or more districts for the purposes of that Act, or that any alterations should be made of any division theretofore made under that Act, it shall be lawful for the said Justices in General or Quarter Sessions assembled to resolve that a petition shall be presented to Her Majesty praying that such division or alteration be made, and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner or Coroners of such county as in that Act thereafter provided, and that the Clerk of the Peace shall give notice of any such resolution to every Coroner for such county and of the time when the petition will be taken by the Justices into consideration, and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition, having due regard to the size and nature of each proposed district, the number of inhabitants, the nature of their employment, and such other circumstances as shall appear to the Justices fit to be considered in carrying into execution the provisions of that Act, and that such petition, with a description of the several proposed districts and of the boundaries thereof, with the reasons upon which the petition is founded, shall be certified to Her Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to, and the Clerk of the Peace for such county shall forthwith give, or send, a proper copy of

such petition, certified under his hand, to every Coroner for such county, and that it shall be lawful for Her Majesty, if She shall think fit, with the advice of Her Privy Council, after taking into consideration any such petition and also any petition which may be presented to Her by any Coroner of the same county concerning such proposed division, or alteration, or whenever it shall seem fit to Her Majesty to direct the issue of a writ de coronatore eligendo, for the purposes of authorizing the election of an additional Coroner above the number of those who have been theretofore customarily elected in such county to order that such county shall be divided into such and so many districts for the purposes of that Act as to Her Majesty, with the advice aforesaid, shall seem expedient, and to give a name to each of such districts, and that every such Order shall be published in the London Gazette :

And whereas by an Order in Council, duly made at a Court-holden at Windsor on the twenty-sixth day of October one thousand eight hundred and sixty, under and in accordance with the said Act, the county of Wilts was divided into three districts for the purposes of the said Act respectively named the "North Wilts District," the "Mid Wilts District," and the "South Wilts District," and such districts were by the said Order respectively to comprise the several parishes and places, and to have the boundaries in that behalf, in the said Order mentioned or set forth.

And whereas previous to and at the date of the said Order, and since the borough of Devizes, in the said county, was a municipal borough within the meaning of the Municipal Corporations Act 1835 and the Municipal Corporations Act 1882, respectively, and a separate Court of Quarter Sessions was, at the said times, holden in and for the said borough :

And whereas under and by virtue of the Local Government Act, 1888, the said borough, having a separate Court of Quarter Sessions as aforesaid, and containing, according to the census of one thousand eight hundred and eighty-one, a population of less than ten thousand, became on the first of April, one thousand eight hundred and eighty-nine, and since has been part of the county of Wilts for all purposes relating to Coroners, and subject to the jurisdiction of the County Coroners :

And whereas on the first day of April, one thousand eight hundred and eighty-nine, it was by the Wilts County Council resolved and ordered that the district of the said borough of Devizes should form part of the said Mid Wilts District :

And whereas, under and by virtue of the said Local Government Act 1888, the powers and business of the said Justices in relation to the matters aforesaid have been transferred to the County Council of the county of Wilts :

And whereas a petition was, on the sixth day of August one thousand eight hundred and eighty-nine, presented to Her Majesty by the Wilts County Council praying that Her Majesty, with the advice of Her Privy Council, would be graciously pleased to order and direct that the then existing County Coroners' Districts for the said County might be altered by the establishment of a new County Coroner's District to be called the "Devizes District" in manner in the said first-recited Act mentioned, and that either by direction to the said County Council of a writ for the election of a Coroner or otherwise as might be necessary, the petitioners might be enabled to appoint a new County Coroner, and to

assign to him the said new County Coroner's District of Devizes, which said petition together with a description of the several proposed districts and of the boundaries thereof, with the reasons upon which the petition is founded was duly certified to Her Majesty :

And whereas all the provisions of the herein-before firstly-recited Act in that behalf have been strictly complied with in relation to the said petition :

And whereas no petition was presented to Her Majesty by any Coroner of the same county concerning such proposed alteration :

And whereas Her Majesty has, with the advice of Her Privy Council, taken into consideration the said petition, and is minded to make such alteration as aforesaid, and also to direct the issue of a writ de coronatore eligendo for the election of a fourth Coroner for the said county :

Now therefore Her Majesty, by and with the advice of Her Privy Council, is pleased to order, direct and declare, and it is hereby ordered, directed, and declared that—

(1.) A writ de coronatore eligendo for the election of a fifth Coroner for the county of Southampton shall forthwith be directed to the Southampton County Council.

(2.) From and after the date hereof the area and district of the said borough of Andover shall be, and form, a district for the purposes of the said firstly-recited Act, and such district shall be named the "Andover District."

(3.) The Fareham, Southampton, Winchester, and Basingstoke Districts shall comprise the several parishes and places, and have the boundaries prescribed and ordered in that behalf in and by the said Order in Council dated twenty-seventh November one thousand eight hundred and seventy-two.

(4.) This Order shall be published in the London Gazette.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament passed in the Session of Parliament holden in the seventh and eighth years of Her Majesty's reign intituled "An Act to amend the Law respecting the Office of County Coroner" it is (amongst other things) enacted that when and as often as it shall seem expedient to the Justices of any county that such county should be divided into two or more districts for the purposes of that Act or that any alterations should be made of any division theretofore made under that Act it shall be lawful for the said Justices in General or Quarter Sessions assembled to resolve that a petition shall be presented to Her Majesty praying that such division or alteration be made and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner or Coroners of such county as in that Act thereafter provided and that the Clerk of the Peace shall give notice of any such resolution to every Coroner for such county and of the time when the petition will be taken by the said Justices into consideration and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition having due regard to the size and nature of each proposed district the number of inhabitants the nature of their employment and such other circumstances as shall appear to the Justices fit to be considered in carrying

No. 26023.

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into execution the provisions of that Act and that such petition with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded shall be certified to Her Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to and the Clerk of the Peace for such county shall forthwith give or send a proper copy of such petition certified under his hand to every Coroner for such county and that it shall be lawful for Her Majesty if She shall think fit with the advice of Her Privy Council after taking into consideration any such petition and also any petition which may be presented to Her by any Coroner of the same county concerning such proposed division or alteration or whenever it shall seem fit to Her Majesty to direct the issue of a writ de coronatore eligendo for the purposes of authorizing the election of an additional Coroner above the number of those who have been theretofore customarily elected in such county to order that such county shall be divided into such and so many districts for the purposes of that Act as to Her Majesty with the advice aforesaid shall seem expedient and to give a name to each of such districts and that every such Order shall be published in the London Gazette :

And whereas by an Order in Council (duly made at a Court holden at Windsor on the twenty-seventh day of November one thousand eight hundred and seventy-two) under and in accordance with the said Act the county of Southampton (exclusive of the Isle of Wight and the hundreds of Christchurch Ringwood and Fordingbridge) was divided into four districts for the purposes of the said Act respectively named the "Fareham District," the "Southampton District" the "Winchester District" and the "Basingstoke District" and such districts were by the said Order respectively to comprise the several parishes and places and have the boundaries in that behalf in the said Order mentioned or set forth :

And whereas previous to and at the date of the said Order and since the borough of Andover in the said county was a municipal borough within the meaning of "The Municipal Corporations Act 1835" and "The Municipal Corporations Act 1882" respectively and a separate Court was at the said times holden in and for the said borough :

And whereas under and by virtue of "The Local Government Act 1888" the said borough having a separate Court of Quarter Sessions as aforesaid contained according to the Census of one thousand eight hundred and eighty-one a population of less than ten thousand became on the first April one thousand eight hundred and eighty-nine and since has been a part of the county of Southampton for all purposes relating to Coroners subject to the jurisdiction of the County Coroners :

And whereas the said borough has not been annexed to any of the said Coroners' Districts of the said county :

And whereas, under and by virtue of the said Local Government Act 1888 the powers and business of the said Justices in relation to the matters aforesaid have been transferred to the County Council of the county of Southampton :

And whereas a petition was on the eighteenth day of November one thousand eight hundred and eighty-nine presented to Her Majesty by the said Southampton County Council praying that Her Majesty, by and with the advice of Her Privy Council, might be pleased to order that a new or additional Coroner's District be created in the said county in addition to

the Coroners' Districts theretofore existing, and that such additional District do comprise the area of the borough of Andover aforesaid and that the name of such district be the Andover District, and that the said county exclusive as aforesaid be divided into five Coroners' Districts accordingly, and that Her Majesty might be pleased to direct the issue of a writ de coronatore eligendo for the purpose of authorizing the election of an additional Coroner above the number of those theretofore elected in the said county, which said petition together with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded was duly certified to Her Majesty :

And whereas all the provisions of the hereinbefore firstly recited Act in that behalf have been strictly complied with in relation to the said petition :

And whereas no petition was presented to Her Majesty by any Coroner of the same county concerning such proposed alteration :

And whereas Her Majesty has, with the advice of Her Privy Council, taken into consideration the said petition, and is minded to make such alteration as aforesaid, and also to direct the issue of a writ de coronatore eligendo for the election of a fifth Coroner for the said county :

Now therefore Her Majesty, by and with the advice of Her Privy Council, is pleased to order, direct and declare, and it is hereby ordered, directed, and declared that,—

(1) A writ de coronatore eligendo for the election of a fourth Coroner for the county of Wilts shall forthwith be directed to the Wilts County Council.

(2) From and after the date hereof the area and district of the said borough of Devizes shall be and form a district for the purposes of the said firstly-recited Act, and such district shall be named the "Devizes District."

(3) The Mid Wilts District shall from and after the date hereof consist of all such parts of the existing Mid Wilts District as do not form part of the area and district of the said borough of Devizes.

(4) The North Wilts and South Wilts Districts shall comprise the several parishes and places, and have the boundaries prescribed and ordered in that behalf in and by the said Order in Council dated twenty-sixth October, one thousand eight hundred and sixty.

(5) This Order shall be published in the London Gazette. C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament passed in a session of Parliament holden in the seventh and eighth years of Her Majesty's reign intituled "An Act to amend the Law respecting the office of County Coroner" it is (amongst other things) enacted that when and as often as it shall seem expedient to the Justices of any county that such county should be divided into two or more districts for the purposes of that Act or that any alteration should be made of any division theretofore made under that Act it shall be lawful for the said Justices in General or Quarter Sessions assembled to resolve that a petition shall be presented to Her Majesty praying that such division or alteration be made and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner

or Coroners of such county as in that Act thereafter provided: and that the Clerk of the Peace shall give notice of any such resolution to every Coroner for such county and of the time when the petition will be taken by the said Justices into consideration and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition having due regard to the size and nature of each proposed district the number of the inhabitants the nature of their employments and such other circumstances as shall appear to the Justices fit to be considered in carrying into execution the provisions of that Act and that such petition with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded shall be certified to Her Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to and the Clerk of the Peace for such county shall forthwith give or send a true copy of such petition certified under his hand to every Coroner for such county and that it shall be lawful for Her Majesty if She shall think fit with the advice of Her Privy Council after taking into consideration any such petition and also any petition which may be presented to Her by any Coroner of the same county concerning such proposed division or alteration or whenever it shall seem fit to Her Majesty to direct the issue of a writ de coronatore eligendo for the purpose of authorizing the election of an additional Coroner above the number of those who have been theretofore customarily elected in such county to order that such county shall be divided into such and so many districts for the purposes of that Act as to Her Majesty with the advice aforesaid shall seem expedient and to give a name to each of such districts and that every such order shall be published in the London Gazette :

And whereas by an Order in Council duly made at a Court holden at Osborne House Isle of Wight on the thirteenth day of August one thousand eight hundred and seventy-seven, under and in accordance with the said Act, the county of Kent was divided into five districts for the purpose of the said Act respectively named "Ashford District" the "Sittingbourne District" the "Cranbrook District" the "Greenwich District" and the "Tonbridge District" and such districts were by the said Order respectively to comprise the several parishes and places and have the boundaries in that behalf in the said Order mentioned or set forth :

And whereas under and by virtue of the Local Government Act 1888 the powers and business of the said Justices in relation to the matters aforesaid have been transferred to the County Council for the county of Kent :

And whereas a petition praying for the alteration of the said division, by taking out of the Cranbrook District the parts parishes or places hereinafter in that behalf set forth but leaving the said Ashford Sittingbourne Greenwich and Tonbridge Districts to continue to comprise respectively the same parishes places and boundaries as heretofore, was on the twentieth day of August one thousand eight hundred and eighty-nine presented to Her Majesty by the Kent County Council which said petition with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded was duly certified to Her Majesty :

And whereas all the provisions of the hereinbefore firstly recited Act have been strictly complied with in relation to the said petition :

And whereas no petition was presented to Her Majesty by any Coroner of the same county concerning such proposed alteration :

And whereas Her Majesty has with the advice of Her Privy Council taken into consideration the hereinbefore mentioned petition :

Now therefore Her Majesty, by and with the advice of Her Privy Council, is pleased to order and declare, as it is hereby ordered and declared, that :—

(1.) From and after the date hereof the parts parishes and places in the schedule hereto mentioned and designated shall be and form a district for the purposes of the firstly herein mentioned Act and such district shall be named the "New Romney District ;"

(2.) The "Cranbrook District" shall from and after the date hereof consist of all such parts of the existing "Cranbrook District" as do not from and after the date hereof form part of the "New Romney District ;"

(3.) The Ashford, Sittingbourne, Greenwich, and Tonbridge Districts shall continue as heretofore respectively to comprise the several parishes and places and have the boundaries prescribed and ordered in that behalf in and by the said Order in Council dated August thirteen one thousand eight hundred and seventy-seven.

(4.) Notwithstanding anything in the said Order in Council or in this Order contained the districts hereinbefore named shall not comprise any parishes places or parts which are not within the jurisdiction of the Coroners of the county of Kent.

(5.) This Order shall be published in the London Gazette.

C. L. Peel.

SCHEDULE.

PARTS, PARISHES, and PLACES comprised in the "New Romney District."

Appledore	Midley
Brenzett	New Romney (Parish and Borough)
Brookland	
Broomhill (the part in the county of Kent)	Old Romney
Fairfield	Orlestone
Ivychurch	Ruckinge
Kennardington	Snargate
Lydd (Parish and Borough)	Snavé and Warehorne

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1889.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament passed in the session of Parliament holden in the 7th and 8th years of Her Majesty's reign intituled "An Act to amend the law respecting the office of County Coroner" it is (amongst other things) enacted that when and as often as it shall seem expedient to the Justices of any county that any such county should be divided into two or more districts for the purposes of that Act, or that any alterations should be made of any division theretofore made under that Act, it shall be lawful for the said Justices in General or Quarter Sessions assembled to resolve that a petition shall be presented to Her Majesty praying that such division or alteration be made and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner or Coroners of such county as in that Act thereinafter provided, and that the Clerk of the Peace

shall give notice of any such resolution to every Coroner for such county, and of the time when the petition will be taken by the said Justices into consideration, and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition, having due regard to the size and nature of each proposed district, the number of inhabitants, the nature of their employment and such other circumstances as shall appear to the Justices fit to be considered in carrying into execution the provisions of that Act, and that such petition with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded shall be certified to Her Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to and the Clerk of the Peace for such county shall forthwith give or send a proper copy of such petition certified under his hand to every Coroner for such county, and that it shall be lawful for Her Majesty if She shall think fit with the advice of Her Privy Council after taking into consideration any such petition, and also any petition which may be presented to Her by any Coroner of the same county concerning such proposed division or alteration, or whenever it shall seem fit to Her Majesty to direct the issue of a writ de coronatore eligendo for the purposes of authorizing the election of an additional Coroner above the number of those who have been theretofore customarily elected in such county, to order that such county shall be divided into such and so many districts for the purposes of that Act as to Her Majesty, with the advice aforesaid, shall seem expedient, and to give a name to each of such districts and that every such Order shall be published in the London Gazette :

And whereas by an Order in Council (duly made at a Court holden at Osborne House, Isle of Wight, on the twenty-seventh day of August, one thousand eight hundred and forty-six) under and in pursuance of the said Act the county of Gloucester was divided into four districts for the purposes of the said Act respectively named the "Lower Division" the "Stroud Division," the "Upper Division," and the "Forest Division," and such districts were by the said Order respectively to comprise the several districts, parishes and places and have the boundaries in that behalf in the said Order mentioned or set forth :

And whereas previous to, and at the date of the said Order and since the borough of Tewkesbury in the said county was a municipal borough within the meaning of the Municipal Corporations Act 1835 and the Municipal Corporations Act 1882 respectively and a separate Court of Quarter Sessions was at the said times holden in and for the said borough :

And whereas, under and by virtue of the Local Government Act 1888, the said borough having a separate Court of Quarter Sessions as aforesaid, and containing according to the census of one thousand eight hundred and eighty-one a population of less than ten thousand, became on the first April one thousand eight hundred and eighty-nine and since has been part of the said county for all purposes relating to Coroners, and subject to the jurisdiction of the County Coroners :

And whereas the said borough has not been annexed to any of the Coroners' Districts of the said county :

And whereas, under and by virtue of the said Local Government Act 1888, the powers and business of the said Justices in relation to the

matters aforesaid have been transferred to the County Council for the county of Gloucester :

And whereas a petition was on the twenty-third day of July, one thousand eight hundred and eighty-nine, presented to Her Majesty by the Gloucester County Council praying that a Coroner's District might be constituted comprising the area of the said borough (the Coroner of such district to become an additional Coroner of the said county) which said petition together with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded was duly certified to Her Majesty :

And whereas all the provisions of the hereinbefore firstly-mentioned Act in that behalf have been strictly complied with in relation to the said petition :

And whereas no petition was presented to Her Majesty by any Coroner of the same county concerning such proposed alteration :

And whereas Her Majesty has, with the advice of Her Privy Council, taken into consideration the said petition and is minded to make such alteration as aforesaid, and also to direct the issue of a writ de coronatore eligendo for the election of a fifth Coroner for the said county :

Now therefore Her Majesty by and with the advice of Her Privy Council is pleased to order, direct and declare, and it is hereby ordered, directed and declared that :

(1) A writ de coronatore eligendo for the election of a fifth Coroner for the county of Gloucester shall forthwith be directed to the Gloucester County Council :

(2.) From and after the date hereof the area and district of the said borough of Tewkesbury shall be and form a district for the purposes of the said firstly recited Act, and such district shall be named the "Tewkesbury District."

(3.) The "Lower Division," "Stroud Division," "Upper Division," and "Forest Division" districts of the said county shall comprise the several districts, parishes and places, and have the boundaries prescribed and ordered in that behalf in and by the Order in Council dated twenty-seventh August one thousand eight hundred and forty-six.

(4.) This Order shall be published in the London Gazette.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1889.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament passed in the session of Parliament holden in the seventh and eighth years of Her Majesty's reign intituled "An Act to amend the Law respecting the Office of County Coroner" it is (amongst other things) enacted that when and as often as it shall seem expedient to the Justices of any county that such county should be divided into two or more districts for the purposes of that Act or that any alteration should be made of any division theretofore made under that Act it shall be lawful for the said Justices in General or Quarter Sessions assembled to resolve that a petition shall be presented to Her Majesty praying that such division or alteration be made and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner or Coroners of such county as in that Act thereafter provided and that the Clerk of the Peace shall give notice of any such resolution to every Coroner for each County and of the

time when the petition will be taken by the said Justices into consideration and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition having due regard to the size and nature of each proposed district the number of inhabitants the nature of their employment and such other circumstances as shall appear to the Justices fit to be considered in carrying into execution the provisions of that Act and that such petition with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded shall be certified to Her Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to and the Clerk of the Peace for such county shall forthwith give or send a proper copy of such petition certified under his hand to every Coroner for such county and that it shall be lawful for Her Majesty if She shall think fit with the advice of Her Privy Council after taking into consideration any such petition and also any petition which may be presented to Her by any Coroner of the same county concerning such proposed division or alteration or whenever it shall seem fit to Her Majesty to direct the issue of a writ de coronatore eligendo for the purposes of authorizing the election of an additional Coroner above the number of those who have been theretofore customarily elected in such county to order that such county shall be divided into such and so many districts for the purposes of that Act as to Her Majesty with the advice aforesaid shall seem expedient and to give a name to each of such districts and that every such Order shall be published in the London Gazette.

And whereas under and by reason of two Orders in Council duly made under the said Act at Courts respectively holden at Buckingham Palace on the thirtieth day of June one thousand eight hundred and forty-five and the ninth day of March one thousand eight hundred and fifty the county of Salop was divided into six districts for the purposes of the said Act respectively named the "Oswestry and Pimhill District" the "Ford District" the "Stottesden District" the "Purslow District" the "Bradford North District" and the "Bradford South and Brimstree Shiffnall District" and such districts were by the said Orders respectively to comprise the several parishes parts and places and have the boundaries in that behalf in the said Order mentioned and set forth.

And whereas the boroughs of Bridgnorth Ludlow and Oswestry in the said county previous to the said Orders respectively and since were municipal boroughs within the meaning of the Municipal Corporations Act 1835 and the Municipal Corporations Act 1882 respectively and separate Courts of Quarter Sessions were at the said times holden in and for the said boroughs respectively.

And whereas under and by virtue of the Local Government Act 1888 the said boroughs respectively having separate Courts of Quarter Sessions as aforesaid contained according to the census of one thousand eight hundred and eighty-one a population of less than ten thousand became on the first April one thousand eight hundred and eighty-nine and since have been parts of the county of Salop for all purposes relating to Coroners and subject to the jurisdiction of the County Coroners.

And whereas the said boroughs have not been annexed under the provisions of the said last recited Act to any of the Coroners' districts of the said county.

And whereas under and by virtue of the Local Government Act 1888 the powers and business of the said Justices in relation to the matters aforesaid have been transferred to the County Council of the county of Salop.

And whereas a petition was on the eighth day of October one thousand eight hundred and eighty-nine presented to Her Majesty by the Salop County Council praying that Her Majesty with the advice of Her Privy Council would be pleased to order and declare that the said boroughs of Bridgnorth Ludlow and Oswestry should each be constituted a separate County Coroner's district by the names respectively of Bridgnorth Ludlow and Oswestry, each of such districts to consist of that part of the said county comprised within the limits of the municipal area, and also that Her Majesty would be pleased to authorize writs de coronatore eligendo to be issued for electing a Coroner for each of the districts, which said petition together with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded was duly certified to Her Majesty.

And whereas all the provisions of the hereinbefore firstly recited Act in that behalf have been strictly complied with in relation to the said petition.

And whereas John Pay a Coroner of the same county presented a petition to Her Majesty concerning such proposed alteration but no other Coroner of the same county has presented any such petition.

And whereas Her Majesty has with the advice of Her Privy Council taken into consideration the said petitions and is minded to make such alteration as aforesaid and also to direct the issue of writs de coronatore eligendo for the election of three additional Coroners for the said county.

Now therefore Her Majesty by and with the advice of Her Privy Council is pleased to order direct and declare, and it is hereby ordered directed and declared, that:—

(1.) Writs de coronatore eligendo for the election of three additional Coroners for the county of Salop shall forthwith be directed to the Salop County Council.

(2.) From and after the date hereof the areas and districts of the said boroughs of Bridgnorth Ludlow and Oswestry shall respectively be and form separate districts of the said county for the purposes of the said firstly mentioned Act and such districts shall respectively be named the "Bridgnorth District" the "Ludlow District" and the "Owestry District."

(3.) The existing "Owestry and Pimhill District" shall from and after the date hereof be called the "Pimhill District."

(4.) The existing "Owestry and Pimhill, Ford, Stottesden, Purslow, Bradford North and Bradford South and Brimstree Shiffnall Districts" shall from and after the date hereof comprise respectively the several parishes and places and have the boundaries prescribed and ordered in that behalf in and by the said Orders in Council dated June thirtieth one thousand eight hundred and forty-five and March ninth one thousand eight hundred and fifty.

(5.) This Order shall be published in the London Gazette.

C. L. Peel.

At the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by section twenty-six of "The Pluralities Act 1838" after reciting that "Whereas in some instances tithings, hamlets, chapelries, and other places or districts may be separated from the parishes or mother churches to which they belong, with great advantage, and places altogether extra-parochial may in some instances with advantage be annexed to parishes or districts to which they are contiguous, or be constituted separate parishes for ecclesiastical purposes," it is, amongst other things, enacted, "That when with respect to his own diocese it shall appear to the Archbishop of the Province, or when the Bishop of any diocese shall represent to the said Archbishop that any such tithing, hamlet, chapelry, place or district within the diocese of such Archbishop, or the diocese of such Bishop, as the case may be, may be advantageously separated from any parish or mother church and either be constituted a separate benefice by itself or be united to any other parish to which it may be more conveniently annexed, or to any other adjoining tithing, hamlet, chapelry, place, or district, parochial or extra-parochial, so as to form a separate parish or benefice; or that any extra-parochial place may with advantage be annexed to any parish to which it is contiguous or be constituted a separate parish for ecclesiastical purposes: and the said Archbishop or Bishop shall draw up a scheme in writing (the scheme of such Bishop to be transmitted to the said Archbishop for his consideration) describing the mode in which it appears to him that the alteration may best be effected, and how the changes consequent on such alteration in respect to ecclesiastical jurisdiction, glebe lands, tithes, rent-charges, and other ecclesiastical dues, rates, and payments, and in respect to patronage and rights to pews, may be made with justice to all parties interested: and if the patron or patrons of the benefice or benefices to be affected by such alteration shall consent in writing under his or their hands to such scheme, or to such modification thereof as the said Archbishop may approve, and the said Archbishop shall, on full consideration and inquiry, be satisfied with any such scheme or modification thereof, and shall certify the same and such consent as aforesaid, by his report to Her Majesty in Council, it shall be lawful for Her Majesty in Council to make an Order for carrying such scheme, or modification thereof, as the case may be, into effect."

And whereas by "The Pluralities Act 1887" it is, amongst other things, enacted that "a scheme under section 26 of 'The Pluralities Act, 1838' in relation to any part of a parish, or extra-parochial place, may provide for the transfer thereof to a different diocese," and further that "where after the passing of the Act now in recital it is proposed, by a scheme under section twenty-six of 'The Pluralities Act 1838,' that a part of a parish, or an extra-parochial place, in any diocese should be transferred to another diocese, such scheme may be consented to in writing by the Bishop of the other diocese, and (if the two dioceses are not in the same Province) may be approved by the Archbishop of the Province in which the said other diocese is situate; and upon such consent, or such consent and approval, being given the

"scheme may be dealt with and brought into effect by Order in Council in manner provided by the said section, and such Order shall be registered in the registry of both dioceses."

And whereas the Honourable and Right Reverend Alwyne, Lord Bishop of Ely, hath represented in a writing dated the eighteenth day of November one thousand eight hundred and eighty-nine to the Right Honourable and Most Reverend Edward White, Lord Archbishop of Canterbury, as follows:—

"To the Right Honourable and Most Reverend Father in God Edward White by Divine Providence Lord Archbishop of the Province of Conterbury Primate of all England and Metropolitan.

"I Alwyne by Divine permission Bishop of Ely do in pursuance of the twenty-sixth section of an Act of Parliament of the first and second years of the reign of Her present Majesty chapter one hundred and six hereby represent to your Grace as follows:—

"1. There is in the county of Cambridge and my diocese of Ely the vicarage of Melbourn the parish whereof contains according to the census of one thousand eight hundred and eighty-one, a population of one thousand eight hundred and three. The net annual value of the said benefice arising from tithe rent-charge and glebe is two hundred and sixty pounds or thereabouts.

"2. There is also in the county of Cambridge and my diocese of Ely the vicarage of Bassingbourn the parish whereof contains according to the census of one thousand eight hundred and eighty-one a population (including the hamlet of Kneesworth) of two thousand seven hundred and seventeen. The net annual value of the said benefice arising from the rents of vicarage land and fees is two hundred and eighty pounds or thereabouts.

"3. There is in the county of Hertford and diocese of Saint Albans the vicarage of Royston the ecclesiastical parish whereof contains according to the census of one thousand eight hundred and eighty-one a population of one thousand eight hundred and ninety-five. The net annual value of the benefice of Royston arising from vicarage dues fees and tithe rent-charge from that portion of the parish of Therfield which is now annexed to the said ecclesiastical parish is one hundred and sixty-two pounds.

"4. A certain district of the said parish of Melbourn containing two hundred and twenty-two acres or thereabouts lies to the north of the said parish of Royston and adjacent to it the northernmost extremity of which said district lies at a distance of three miles from the parish church of Melbourn and lies at a distance of three quarters of a mile from the parish church of Royston. The inhabitants of such district are in the habit of attending Divine service at the parish church of Royston which last-mentioned church lies at a distance of half a mile from the central portion of the said district.

"5. A certain district of the said parish of Bassingbourn containing two hundred and fifty-six acres or thereabouts (one hundred and eleven acres part thereof being in the hamlet of Kneesworth) lies to the west of the district mentioned in the preceding paragraph and immediately adjacent to the parish of Royston. The northernmost extremity of such district of the parish of Bassingbourn lies at a distance of three miles from the parish church of Bassingbourn and at a distance of three quarters of a mile from the parish church of Royston which last-mentioned church of Royston lies at a distance of

about half a mile from the central portion of the said district of the parish of Bassingbourn.

"6. It appears to me that under the provisions of the said Act 1 and 2 Victoria chapter one hundred and six and of the Acts of the second and third years of the same reign chapter forty-nine and of the fiftieth and fifty-first years of the same reign chapter sixty-eight the following alterations in the contents of the above-mentioned parishes may advantageously be made:

"(a.) The separation of the district referred to in the fourth preceding paragraph from the said parish of Melbourn and its annexation to the said parish of Royston.

"(b.) The separation of the district referred to in the fifth preceding paragraph from the said parish of Bassingbourn and its annexation to the said parish of Royston.

"7. The benefice of Royston is in the patronage of the Right Honourable Thomas Crosbie William Baron Dacre.

"The benefice of Melbourn is in the patronage of the Dean and Chapter of Ely.

"The benefice of Bassingbourn is in the patronage of the Dean and Chapter of Westminster.

"8. The Reverend Joseph Harrison is the present incumbent of the benefice of Royston.

"The Reverend James Hamilton is the present incumbent of the benefice of Melbourn.

"The Reverend Cecil Albert Jones is the present incumbent of the benefice of Bassingbourn.

"9. Pursuant to the directions contained in the twenty-sixth section of the first-mentioned Act of Parliament I the said Bishop have drawn up a scheme in writing annexed to this representation describing the several districts so as aforesaid proposed to be annexed to the parish of Royston and the mode in which it appears to me the alterations may best be effected and how the changes consequent thereon in respect of ecclesiastical jurisdiction glebe lands tithes rent-charges and other ecclesiastical dues and payments and in respect of patronage and right to pews may be made with justice to all parties interested. And I do hereby submit the same to your Grace together with the consents in writing of the said patrons and incumbents and with the consent in writing of the said Lord Bishop of Saint Albans as provided by the said Act of the fiftieth and fifty-first years of Her Majesty's reign chapter sixty-eight to the intent that if your Grace shall on full consideration and inquiry be satisfied with such scheme you may certify the same and such consents by your Report to Her Majesty in Council."

And whereas the said scheme drawn up by the said Bishop, and the consents referred to in the said representation are as follows:—

"THE SCHEME.

"That a district shall be separated from the said parish of Melbourn and annexed for ecclesiastical purposes to the adjoining parish of Royston. The said district is delineated and described in the plan hereto annexed and is therein coloured blue and consists firstly of the lands which by the inclosure award for the parish of Melbourn aforesaid were allotted to Daniel Phillips, secondly of the lands which by the same award were allotted to John Stamford (exchanged to Daniel Phillips) thirdly of the freehold allotment to Joseph Phillips, fourthly of the second freehold allotment to Stephen Negus together with his old inclosure and mill fifthly of the first freehold allotment to James Wortham sixthly of the first freehold allotment to John Stamford, seventhly of the remaining allotments to John Stamford, eighthly of the freehold allotment to Joseph

Phillips purchased of the Dean and Chapter of Ely, ninthly of the freehold allotment to the vicar of Royston, tenthly of the allotments to Wedd William Nash, eleventhly of the freehold allotment to the Right Honourable Thomas Lord Dacre, lastly of all the remaining part of the parish of Melbourn which lies to the south-west of the four last-mentioned allotments.

"That a district shall be separated from the said parish of Bassingbourn and annexed for ecclesiastical purposes to the said parish of Royston. The said district is delineated and described in the said plan hereto annexed and therein coloured yellow and purple and consists of such part of the lands described in the inclosure award for the said parish of Bassingbourn as the fourth allotment to Sir C. Nightingale Baronet as have since become vested in S. Luke's Trustees. Also the lands which in the inclosure award for the hamlet of Kneesworth are described as the second allotment to William Mason and all such parts of the parish of Bassingbourn and hamlet of Kneesworth respectively as lie to the south of such respective lands.

"The boundaries of the said districts will accordingly be as follows:

"The boundary commences at the point of junction of the parish boundaries of Royston Melbourn and of that part of the parish of Bassingbourn which is known as the hamlet of Kneesworth thence principally in a westerly direction along the parish boundary of Royston until it reaches the high road leading from Royston to Baldock thence along the centre of that road to its point of intersection with the public footway marked No. 1 on the map annexed to the Bassingbourn Inclosure Award and which leads from Royston to Bassingbourn thence northward along such footway crossing the Royston and Hitchin Railway then eastward along a hedge crossing the fourth allotment under the Bassingbourn Inclosure Award to Sir C. Nightingale and which hedge divides the allotment under the same award to Joseph Beldam junior (on the north) from lands now of S. Luke's Trustees (on the south) up to the old North-road northward along the said old North-road to the hedge dividing the first allotment under the Kneesworth Inclosure Award to William Mason (on the north) from the second allotment to William Mason (on the south) eastward along the said hedge to the boundary hedge between the hamlet of Kneesworth and the parish of Melbourn northward along the said boundary hedge eastward along the hedge dividing the allotments to Abram Luke (on the north) from allotments to Daniel Phillips (on the south) crossing the end of the road described in the Melbourn Inclosure Award as the eleventh private road eastward along the hedge dividing the allotment to the heirs of Samuel Luke (on the north) from allotments to John Stamford now Luke (on the south) southward along the hedge dividing the last-named allotments from the allotments to Thomas Jarman junior (crossing the Shepreth Extension of the Royston and Hitchin Railway) up to the high road from Royston to Melbourn south-westward along the centre of the last-mentioned high road to the hedge forming the southern boundary of the fifth allotment to the Dean and Chapter of Ely thence eastward and southward along the said boundary next the allotments to Joseph Phillips and the Vicar of Royston to the road described in the last-mentioned award as the tenth private road thence eastward along the said road and thence southward along the hedge forming the boundary

between the allotments to Wedd William Nash and Lord Dacre on the west from the second freehold allotment to William Mason exchanged to V. and C. Beldam on the east to the road leading from Royston to Newmarket thence westward along the centre of such road to its junction with the said road leading from Royston to Melbourn thence along the parish boundary of Melbourn in a northerly direction to the point of its intersection with the parish boundaries of Melbourn and of that part of the parish of Bassingbourn which is known as the hamlet of Kneesworth.

"That the Incumbent of the benefice of Royston shall have the sole and exclusive cure of souls within the said district.

"That the parishioners of such district shall be entitled to accommodation in the parish church of Royston but shall cease to be entitled to accommodation in the parish churches of Melbourn and Bassingbourn respectively except nevertheless any person or persons possessing a legal right by faculty or otherwise to any pew or sitting in either of the said parish churches and who may not be willing to relinquish and give up the same.

"That marriages baptisms churchings and burials shall be solemnized and performed in the parish church of Royston for the inhabitants of the said district and all fees dues ecclesiastical offerings and emoluments arising from the said district shall henceforth belong to the incumbent of the benefice of Royston aforesaid.

"That no alteration shall be made in the endowments of the said benefices or either of them.

"That no alteration shall be made in the patronage of the said benefices or either of them.

"*Alwyne Ely.*"

" CONSENTS.

"We the Very Reverend Charles Merivale, D.D. Dean of the Cathedral Church of the Holy and Undivided Trinity of Ely and the Chapter of the same church being the patrons or persons entitled to present to the benefice of Melbourn in the county of Cambridge and diocese of Ely in case the same were now vacant and the Reverend James Hamilton, Clerk, incumbent of the same benefice, the Very Reverend George Granville Bradley D.D. Dean of the Collegiate Church of Saint Peter Westminster and the Chapter of the same church being the patrons or persons entitled to present to the benefice of Bassingbourn in the last-mentioned county and diocese in case the same were now vacant and the Reverend Cecil Albert Jones, Clerk, incumbent of the same benefice the Right Reverend Thomas Legh Lord Bishop of Saint Albans as Bishop of the diocese in which the said benefice of Royston is situate the Right Honourable Thomas Crosbie William Baron Dacre being the patron or person entitled to present to the said benefice of Royston in case the same were now vacant and the Reverend Joseph Harrison, Clerk, incumbent of the said benefice do hereby respectively signify to your Grace our several consents to the scheme above proposed and set forth and to every matter and thing therein contained.

"In testimony whereof we the Dean and Chapter of Ely and Dean and Chapter of Westminster have hereunto respectively set our corporate seals and we the other consenting parties have hereunto set our hands this eighteenth day of November one thousand eight hundred and eighty-nine.

"*James Hamilton.*

"*Cecil A. Jones.*

"*T. L. St. Albans.*

"*Dacre.*

“ Joseph Harrison.



“ G. G. Bradley, Dean.”



And whereas the said scheme hath been transmitted by the said Bishop to the said Archbishop for his consideration ;

And whereas the said Archbishop, being satisfied with the said scheme, hath certified the same and the consents aforesaid to Her Majesty in Council, by his report dated the twenty-first day of November, one thousand eight hundred and eighty-nine, 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 Honourable and Right Reverend Alwyne Lord Bishop of Ely has represented unto us (amongst other things)

“ That there is in the county of Cambridge and diocese of Ely the vicarage of Melbourn.

“ That there is also in the county of Cambridge and diocese of Ely the vicarage of Bassingbourn.

“ That there is in the county of Hertford and diocese of St. Albans the vicarage of Royston.

“ That certain portions of the said parishes of Melbourn and Bassingbourn as shown on the plan annexed to the representation of the said Lord Bishop may be advantageously separated from the said parishes of Melbourn and Bassingbourn respectively and annexed for ecclesiastical purposes to the said parish of Royston.

“ That the said Lord Bishop has drawn up a scheme in writing describing the mode in which it appears to him the proposed alterations may best be effected and how the changes consequent upon such alteration in respect to ecclesiastical jurisdiction glebe lands title 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 consents thereto in writing of the patrons and incumbents of the benefices affected and of the Lord Bishop of St. Albans have been transmitted by the said Lord Bishop of Ely to us for our consideration.

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

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

“ As witness our hand this twenty-first day of November one thousand eight hundred and eighty-nine.

“ 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.

AT the Court at Osborne House, Isle of Wight, the 8th day of February, 1889.

PRESENT,

The QUEEN’s Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixteenth and seventeenth years of Her Majesty chapter fifty, and of the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four, duly prepared and laid before Her Majesty in Council a Scheme bearing date the twenty-eighth day of November, in the year one thousand eight hundred and eighty-nine, in the words and figures following, that is to say ;

“ We the Ecclesiastical Commissioners for England in pursuance of the Act of the sixteenth and seventeenth years of Your Majesty chapter fifty, and of the Act of the twenty-third and twenty-fourth years of Your Majesty chapter one hundred and twenty-four have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to a certain benefice namely the church and cure (being a vicarage) of Exmoor in the counties of Somerset and Devon and in the diocese of Bath and Wells by way of exchange for the ownership of the advowson or perpetual right of patronage of and presentation to a certain other benefice namely the church and cure (being a vicarage) of Billingborough in the county of Lincoln and in the diocese of Lincoln and for so much as is hereinafter mentioned of the advowson or perpetual right of patronage of and presentation to a certain other benefice namely the church and cure (being a vicarage) of Sempringham with the chapelries of Pointon and Birthorpe annexed which said last named benefice is situate in the said county and diocese of Lincoln and is hereinafter called the benefice of Sempringham with Pointon and Birthorpe.

“ Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Exmoor is vested in Your Majesty your heirs and successors in right of the Crown and the said right of patronage nomination and presentation to the same benefice is now exercised by the Right Honourable William Henry Smith as the First Commissioner of Your Majesty’s Treasury for the time being acting on behalf of Your Majesty.

“ And whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Billingborough and the one-half part of the whole advowson or perpetual right of patronage of and presentation to the said benefice of Sempringham with Pointon and Birthorpe that is to say every alternate right of nomination and presentation to the same benefice of Sempringham after the next turn of presentation thereto are vested for an estate of inheritance in fee simple free from incumbrances in the Honourable Hugh Fortescue commonly and hereinafter called Viscount Ebrington and his heirs and assigns.

“ And whereas the said William Henry Smith acting on behalf of Your Majesty as aforesaid and the said Viscount Ebrington have respectively signified to us their desire that the patronage of the said three benefices may be assigned and transferred by way of exchange in manner hereinbefore mentioned and hereinafter recommended and proposed.

"And whereas we have made due enquiry and calculation as to the circumstances and relative values of the said benefices and patronage and we do hereby certify to Your Majesty that the circumstances and present values of the said benefices respectively are as set forth in the Schedule hereunto annexed.

"Now therefore with the consent of the said William Henry Smith as such First Commissioner of Your Majesty's Treasury as aforesaid (in testimony whereof he has affixed his signature and seal to this scheme) and with the consent of the said Viscount Ebrington (in testimony whereof he has affixed his signature and seal to this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and nomination and presentation to the said benefice of Exmoor shall be transferred from Your Majesty and your heirs and successors, to, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Viscount Ebrington and his heirs and assigns for ever and that in exchange for the same, first the whole advowson or perpetual right of patronage of and nomination and presentation to the said benefice of Billingborough and secondly one half part of the whole advowson or

perpetual right of patronage of and nomination and presentation to the said benefice of Sempringham with Pointon and Birthorpe that is to say every alternate turn of nomination and presentation to the same benefice of Sempringham after the said next turn shall as from the same day be transferred from the said Viscount Ebrington and his heirs and assigns and shall thereupon and thenceforth be absolutely vested in Your Majesty your heirs and successors in right of the Crown to the intent that every nomination and presentation to the said benefice of Billingborough and every alternate nomination and presentation to the said benefice of Sempringham with Pointon and Birthorpe after the said next turn may be made on Your Majesty's behalf by the said William Henry Smith or other the First Commissioner of Your Majesty's Treasury for the time being.

"Provided always that the nomination and presentation to the last-named benefice of Sempringham which shall be made upon the avoidance of the same benefice happening next after the day on which any Order of Your Majesty in Council ratifying this scheme may be published in the London Gazette shall be made by the said Viscount Ebrington or his heirs and assigns.

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

"The SCHEDULE to which the foregoing Scheme has reference.

PART I.

Name and Quality of Benefice to be given in exchange by the Crown.	County.	Diocese.	Population.	Income.	Residence.
Exmoor, a vicarage	Somerset and Devon	Bath and Wells	313	£228 per annum	Yes

PART II.

Name and Quality of Benefices so to be given or partly given in exchange by Viscount Ebrington.	County.	Diocese.	Population.	Income.	Residence.
1. Billingborough, a vicarage ...	Lincoln ...	Lincoln ...	1189	£180 per annum	Yes
2. Sempringham, a vicarage, with the chapelries of Pointon and Birthorpe	Lincoln ...	Lincoln ...	635	£175 per annum	Yes"

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 respective Registrars of the said dioceses of Bath and Wells and Lincoln.

C. L. Peel.

AT the Court at Osborne House, Isle of Wight, the 8th day of February, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

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

eighty-nine, in the words following, that is to say:—

“We the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Leonard, Bootle situate within the limits of the parish of Walton-on-the-Hill in the county of Lancaster and in the diocese of Liverpool.

“Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Leonard, Bootle, situate as aforesaid.

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

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

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

“The SCHEDULE to which the foregoing Representation has reference.

“The District Chapelry of Saint Leonard, Bootle, being:—

“All that part of the parish of Walton-on-the-Hill in the county of Lancaster and in the diocese of Liverpool comprising a portion of the territory known as the conventional district of Saint Mary Bootle, and also comprising a portion of the territory which has been reclaimed from the River Mersey and which for all civil purposes forms a portion of the said parish of Walton-on-the-Hill all which part of the same parish is bounded on the west by the River Mersey upon the north-west and upon the north partly by the said river, partly by that portion of the territory which has been reclaimed from the said river and which for all civil purposes forms a portion of the parish of

Sefton, partly by the new parish of Saint Thomas Seaforth and partly by the new parish of Saint Philip, Litherland all in the county and diocese aforesaid, upon part of the east by the said new parish of Saint Philip, Litherland, and upon all other sides that is to say, upon the remaining part of the east and upon the south by an imaginary line commencing upon the boundary which divides the said new parish of Saint Philip Litherland, from that part of the parish of Walton-on-the-Hill (being a portion of the territory known as the conventional district of Saint Mary Bootle aforesaid) at a point in the middle of the road called or known as Hornby Boulevard at its junction with Mildmay-road and extending thence south-eastward along the middle of the first-named road for a distance of sixty yards or thereabouts to its junction with Knowsley-road and extending thence westward along the middle of the last-named road for a distance of fifty yards or thereabouts to the centre of the bridge which carries the line of the Liverpool Crosby and Southport Branch of the Lancashire and Yorkshire Railway over the same road and extending thence south-eastward along the middle of the said line of railway for a distance of seven hundred and thirty yards or thereabouts to a point at the centre of the bridge which carries the same line of railway over Marsh-lane and extending thence north-westward along the middle of the said lane for a distance of four hundred and fifteen yards or thereabouts to its junction with Irlam-road and extending thence southward along the middle of the last-named road for a distance of sixty-eight yards or thereabouts to its junction with Sea View-road and extending thence westward along the middle of the last-named road for a distance of four hundred and sixty-five yards or thereabouts to its western termination and continuing thence in precisely the same direction and in a straight line thereby crossing the Midland Railway Company's Goods Station and the North Mersey Goods Station of the Lancashire and Yorkshire Railway Company and passing a little to the north of Hornby Docks to the River Mersey 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 Liverpool.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her Majesty, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, and the Act of the fourth and fifth years of Her Majesty, chapter thirty-nine, and of the Act of the thirty-first and thirty-second years of Her Majesty chapter one hundred and fourteen, duly prepared and laid before Her Majesty in Council a scheme

bearing date the twelfth day of December, in the year one thousand eight hundred and eighty-nine, in the words following, that is to say:—

“We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirty-third and thirty-fourth years of Your Majesty chapter thirty-nine and of the Acts therein mentioned that is to say the Act of the third and fourth years of Your Majesty chapter one hundred and thirteen and of the Act of the fourth and fifth years of Your Majesty chapter thirty-nine and of the Act of the thirty-first and thirty-second years of Your Majesty chapter one hundred and fourteen have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage and presentation to the church and cure (hereinafter called the said benefice) of the district parish of Christ Church Tunstall in the county of Stafford and in the diocese of Lichfield.

“Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Christ Church Tunstall is vested in Ralph Sneyd of Keele Hall in the county of Stafford Esquire (hereinafter called the nephew) as tenant for life thereof under or by virtue of the will of his uncle Ralph Sneyd late of Keele Hall aforesaid deceased which will bears date the thirtieth day of May one thousand eight hundred and sixty-five and was (with a codicil thereto not affecting the subject of these presents) proved by the executor in the Principal Registry of Her Majesty’s Court of Probate on the fourteenth day of November one thousand eight hundred and seventy.

“And whereas the said Ralph Sneyd the nephew is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Christ Church Tunstall now vested in him as tenant for life as aforesaid should be transferred to and be vested in the Bishop for the time being of the said diocese of Lichfield.

“And whereas the Right Reverend William Dalrymple Bishop of the said diocese of Lichfield is willing to accept such transfer and in token of such his willingness and also in token that the same transfer has that consent of the Bishop of the diocese which by the several Acts hereinbefore mentioned or by some or one of them is made necessary he the said William Dalrymple Bishop of the said diocese of Lichfield has executed this scheme as hereinafter mentioned.

“And whereas the transfer of the patronage of the said benefice of Christ Church Tunstall which is hereinbefore mentioned and hereinafter recommended and proposed will render the same benefice more eligible for augmentation out of funds under our control and this circumstance will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists that is to say in the district parish of Christ Church Tunstall.

“Now therefore with the consent of the said Ralph Sneyd the nephew (in testimony whereof he has signed and sealed this scheme) and with the consent of the said William Dalrymple Bishop of the said diocese of Lichfield (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) we the said Ecclesiastical Commissioners for England humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly

gazetted Order, the whole advowson or perpetual right of patronage of and presentation to the said benefice of Christ Church Tunstall now vested in him the said Ralph Sneyd the nephew as such tenant for life as aforesaid shall be transferred to the said William Dalrymple Bishop of the said diocese of Lichfield and his successors Bishops of the same diocese and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said William Dalrymple Bishop of the said diocese of Lichfield and by his successors Bishops of the same diocese for ever.

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

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 Act; 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 Lichfield.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN’S Most Excellent Majesty in Council.

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

“We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Barnabas, Gorse Hill, situate in the parish of Stratton Saint Margaret, near New Swindon, in the county of Wilts, and in the diocese of Gloucester and Bristol.

“Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Barnabas, Gorse Hill, situate as aforesaid.

“Now therefore, with the consent of the Right Reverend Charles John Bishop of the said diocese of Gloucester and Bristol (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent,

that it would, in our opinion, be expedient that all that part of the said parish of Stratton Saint Margaret which is described in the schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church of Saint Barnabas Gorse Hill situate as aforesaid, and that the same should be named 'The District Chapelry of Saint Barnabas, Gorse Hill, New Swindon.'

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

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Barnabas, Gorse Hill, New Swindon, being:—

"All that part of the parish of Stratton, Saint Margaret in the county of Wilts and in the diocese of Gloucester and Bristol wherein the present incumbent of such parish still possesses the exclusive cure of souls, which is comprised within the limits of the Local Government District of Swindon New Town as extended and defined by a Provisional Order of the Local Government Board dated the first day of May in the year one thousand eight hundred and eighty and confirmed by the Local Act of the 43 and 44 Vict. cap. 58."

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 respective Registrars of the said diocese of Gloucester and Bristol at Gloucester and at Bristol.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of

Her Majesty, chapter forty-nine; of the Act of the third and fourth years of Her Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the thirtieth day of January, in the year one thousand eight hundred and ninety, in the words following; that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty, chapter forty-nine; of the Act of the third and fourth years of Your Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Peter, Accrington, situate at Scaitcliffe, in the new parish (sometime district chapelry) of Saint James, Accrington, in the county of Lancaster and in the diocese of Manchester.

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

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

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

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Peter Accrington being:—

"All that part of the new parish (sometime district chapelry) of Saint James Accrington, in the county of Lancaster and in the diocese

of Manchester, which is bounded upon the south-west and upon the west by the new parish of Saint Paul Oswaldtwistle, in the said county and diocese upon the north-west and upon part of the north by the parochial chapelry of Church within the original limits of the parish of Whalley, in the county and diocese aforesaid, and upon all other sides, that is to say upon the remaining part of the north, upon the east, and upon the south-east by an imaginary line commencing upon the boundary which divides the said parochial chapelry of Church from the new parish of Saint James, Accrington, aforesaid at a point in the middle of Hyndburn-road and extending thence eastward along the middle of the said road for a distance of fifteen chains or thereabouts to its junction with Steiner-street and extending thence southward along the middle of the last-named street for a distance of twelve chains or thereabouts to its junction with Blackburn-road and extending thence north-eastward along the middle of the last-named road for a distance of three and a half chains or thereabouts to its junction with Scaitcliffe-street and extending thence first southward and then south-eastward along the middle of the last-named street for a distance of twenty-one chains or thereabouts to its junction with Ormerod-street and extending thence south-westward along the middle of the last-named street for a distance of twenty-two chains or thereabouts to its present south-western end at its junction with Perth-street and continuing thence in precisely the same direction and in a straight line for a distance of twelve chains or thereabouts to a point in the middle of Willow's-lane and extending thence southward along the middle of the last-named lane for a distance of thirteen chains or thereabouts to its junction with Fern Gore-road and extending thence first westward and then south-westward along the middle of the last-named road for a distance of twenty-three chains or thereabouts to the boundary at or near to Fern Gore which boundary divides the said new parish of Saint James Accrington from the new parish of Saint Paul Oswaldtwistle 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 Manchester.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixteenth and seventeenth years of Her Majesty chapter fifty; and of the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four duly prepared and laid before Her Majesty in Council a Scheme bearing date the sixteenth day of January, in the year one thousand eight hundred and ninety, in the words and figures following, that is to say:

We, the Ecclesiastical Commissioners for

England, in pursuance of the Act of the sixteenth and seventeenth years of Your Majesty chapter fifty and of the Act of the twenty-third and twenty-fourth years of Your Majesty chapter one hundred and twenty-four have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting an exchange of the Patronage of the benefice (being a rectory) of Little Thurrock otherwise East Thurrock in the county of Essex and in the diocese of Saint Albans the patronage of which said benefice and rectory is vested for an estate in fee simple without incumbrances in Edward Salvin Bowlby of Gilston Park in the county of Hertford, Esquire for the patronage of the benefice (being a rectory) of Gilston in the said county of Hertford and in the said diocese of Saint Albans the patronage of which said lastly-named benefice belongs to the Bishop of the said diocese of Saint Albans for the time being in right of his sec.

"Whereas the Right Reverend Legh now Bishop of the said diocese of Saint Albans and the said Edward Salvin Bowlby have respectively signified to us their desire that the patronage of the said two benefices of Little Thurrock otherwise East Thurrock and Gilston may be rearranged by way of exchange in manner herein-after recommended and proposed.

"And whereas we have made due inquiry and calculation as to the circumstances and relative values of the said two benefices and of the patronage thereof respectively and we do hereby certify to Your Majesty in Council that the circumstances and present values of the said two benefices are as set forth in the schedule hereunto annexed.

"Now therefore with the consent of the said Thomas Legh Bishop of the said diocese of Saint Albans, acting as such Bishop and also as Patron of the said benefice of Gilston (in testimony whereof he has to this scheme set his hand and his episcopal seal) and with the consent of the said Edward Salvin Bowlby (in testimony whereof he has signed and sealed this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme, and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of Little Thurrock otherwise East Thurrock and the church thereof now vested in the said Edward Salvin Bowlby and his heirs and assigns as aforesaid shall be transferred from him the said Edward Salvin Bowlby and from his heirs and assigns and shall become and be absolutely vested in and shall and may from time to time and at all times be exercised by the said Thomas Legh Bishop of the said diocese of Saint Albans and his successors Bishops of the same diocese for ever and that in exchange for the same, the whole advowson or perpetual right of patronage of and presentation to the said benefice of Gilston and the church thereof shall in like manner and upon and from the same date be assigned and transferred from the said Thomas Legh Bishop of the said diocese of Saint Albans and from his successors Bishops of the same diocese and shall become and be absolutely vested in and shall and may from time to time and at all times be exercised by the said Edward Salvin Bowlby and by his heirs and assigns for ever.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures

relating to the matters aforesaid or any of them in accordance with the provisions of the said Acts or of either of them or of any other Act of Parliament.

“ The SCHEDULE to which the foregoing Scheme has reference.

Name and Quality of Benefice.	County.	Diocese.	Population.	Income.	Residence.
Benefice to be given up (by way of exchange) by Edward Salvin Bowlby Esquire, being Little Thurrock, otherwise East Thurrock, a rectory	Essex	Saint Albans	451	£494 per annum	Yes
Benefice to be given up (by way of exchange) by the Bishop of Saint Albans, being Gilston, a rectory	Hertford	Saint Albans	272	£278 per annum	Yes”

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 Saint Albans. *C. L. Peel.*

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

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

SAINTE ANDREW, BOLAM.—Forthwith and entirely in the parish church of Saint Andrew, Bolam, in the county of Northumberland; and also in the churchyard after the thirty-first of July, one thousand eight hundred and ninety, except as follows :—

(a.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

(b.) In such reserved grave spaces in the churchyard (as have never before been buried in and which when opened are free

from water) burials may be allowed of so many members of the families to whom they may be allotted as can be buried at or below the depth of five feet.

COLEBROKE.—Forthwith and entirely in the parish church of Colebroke, in the county of Devon; and also in the old part of the churchyard, except as follows :—

(a.) In such vaults as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

KIRKBURTON.—Forthwith and entirely in Christ Church, New Mill, in the parish of Kirkburton, in the county of York; and also in the churchyard after the thirty-first of July, one thousand eight hundred and ninety, except as follows :—

(a.) In such vaults and wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

HADLOW.—Forthwith and entirely in the Baptist Chapel in the parish of Hadlow, in the county of Kent; and also in the chapelyard, except as follows :—

(a.) In such wholly walled graves as are now existing in the chapelyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing in the chapelyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relatives of those interred therein at the date of the Order as can be buried at or below that depth.

WALSHAM-LE-WILLOWS.—Forthwith and en-

tirely in the parish church of Walsham-le-Willows, in the county of Suffolk; and also in the churchyard after the thirtieth of June, one thousand eight hundred and ninety, except as follows:—

(a.) In such vaults as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

(c.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those buried therein at the date of the Order as can be buried at or below that depth.

WICKHAMBROOK.—Forthwith and entirely in the parish church of Wickhambrook, in the county of Suffolk; and also in the churchyard after the thirty-first October, one thousand eight hundred and ninety, except as follows:—

(a.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

(b.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

NORTHCHAPEL.—Forthwith and entirely in the parish church of Northchapel, in the county of Sussex; and also in the old part of the churchyard, except as follows:—

(a.) In such vaults and walled graves as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such earthen graves now existing as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

FRYERN BARNET.—Forthwith and entirely in the parish church of Fryern Barnet, in the county of Middlesex and also in the churchyard, except as follows:—

(a.) In such vaults and wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be

allowed of so many of the following relations of those interred therein at the date of the Order, viz: widows, widowers, parents, and unmarried children, as can be buried at or below that depth.

WINSHAM.—Forthwith and entirely in the parish church of Winsham, in the county of Somerset; and also in the churchyard after the thirty-first of August, one thousand eight hundred and ninety, except as follows:—

(a.) In such vaults and wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

(c.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

NORTH CHERITON.—Forthwith and entirely in the parish church of North Cheriton, in the county of Somerset; and also in the churchyard after the thirty-first of March, one thousand eight hundred and ninety, except as follows:—

In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

BEBINGTON.—Forthwith and entirely within the parish church of Bebington in the county of Chester.

PANTEG.—Forthwith and entirely in the parish church of Panteg in the county of Monmouth, and in the churchyard within eight yards of the Rectory; and also in the rest of the churchyard after the thirty-first of October, one thousand eight hundred and ninety, except as follows:—

(a.) In such vaults and wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

(c.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of the

Order as can be buried at or below that depth.

SAINTE STEPHEN TONBRIDGE.—Forthwith and entirely in Saint Stephen's Church, Tonbridge, in the county of Kent; and also in the churchyard except as follows:—

(a.) In such vaults and wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

YARDLEY HASTINGS.—Forthwith and entirely in the parish church of Yardley Hastings, in the county of Northampton; and also in the old part of the churchyard except as follows:—

In such wholly walled graves as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

SAINTE GABRIEL BINBROOK.—Forthwith and entirely in the old parish churchyard of Saint Gabriel, Binbrooke, in the county of Lincoln, except as follows:—

(a.) In such vaults as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) The burial, at their decease, of Sarah Maultby, Mary Ann Parkes, Elizabeth Maughan, William Burkinshaw, Mary Burkinshaw, George Neal, Isabella Fridlington, Francis Parker, Mary Malam, Mary Short, Frances Bland, Maria Drew may be allowed in earthen graves not less than five feet deep.

NETHER WALLOP.—Forthwith and entirely in the parish church of Nether Wallop in the county of Southampton.

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

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

C. L. Feil.

AT the Court at Osborne House, Isle of Wight the 8th day of February, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act passed in the Session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intitled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the Metropolis, and to amend the Act concerning the burial of the dead in the Metro-

polis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that for the protection of the public health the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-grounds or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that no new burial-ground shall be opened in any city or town or within such limits, without such previous approval, or (as the case may require) that, after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances may require; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and vestry clerk or churchwardens of such parish:

And whereas by another Act passed in the session of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, intitled "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 the Right Honourable Henry Matthews, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the churchwardens of the parish hereinafter mentioned ten days' previous notice of his intention to make such representation, has made a representation stating that he is of opinion that the Order of Her Majesty in Council of the third day of February, one thousand eight hundred and fifty-eight, in so far as it affects burials in the burial-ground of the church of Saint James, Halifax, in the county of York, should be varied, and that the following directions should be substituted for those contained in the said Order, with respect to burials in the said church and in the churchyard, viz.:

That burials be discontinued forthwith and entirely in the parish church and churchyard of Saint James, Halifax, in the county of York:

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representa-

tion, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twenty-second day of March next :

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

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

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 churchyard 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 churchyard 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 churchyard be postponed as follows, viz. :—

In the parish churchyard of Cartmel, in the county of Lancaster, until the first day of March, one thousand eight hundred and ninety.

C. L. Peel.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the Metropolis, and to amend the Act concerning the burial of the dead in the Metropolis," it is enacted that, in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-grounds or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice

of Her Privy Council, to order that no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require) that, after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances may require ; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered : provided also that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish :

And whereas the Right Honourable Henry Matthews, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and the churchwardens of the parishes herein-after mentioned ten days' previous notice of his intention to make such representation, made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with certain modifications :

And whereas Her Majesty was pleased, by Her Order in Council of the thirteenth day of December last, to give notice of such representation, and to order that the same should be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twenty-eighth day of January, one thousand eight hundred and ninety, and such Order has been published in the London Gazette, and copies thereof have been affixed as required by the said Act :

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials in the said parishes shall be discontinued, as follows : viz. :—

BOVEY TRACEY.—Forthwith and entirely in the parish church of Bovey Tracey, in the county of Devon ; and also in the churchyard after the thirty-first of May, one thousand eight hundred and ninety, except as follows :—

(a.) In such vaults and wholly walled graves as are existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

(c.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

And also in Saint John's Church in the parish of Bovey Tracey; and also in the churchyard except as follows:—

(a.) In such wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the following relations of those interred therein at this date of the Order, viz., widows and widowers, as can be buried at or below that depth.

(c.) In such reserved grave spaces in the churchyard as have never before been buried in, and which when opened are free from water, burials may be allowed at their decease of the Honourable and Reverend Canon Courtenay, Lady Caroline Courtenay, Miss Mary Fox, Miss Fanny Fox, Miss Ellen Carolard, Miss Sarah Palmer, Mrs. Jane Thurgar, Mr. and Mrs. Thomas Kenwood, in vaults or graves not less than five feet deep.

BOROUGHBRIDGE.—Forthwith and entirely in the parish church of Boroughbridge, in the county of York, and in the churchyard, within fifteen feet of the church; and also in the parts of the churchyard which lie to the north, north-east, east, south-east, and south of the church, except as follows:—

(a.) In such vaults and wholly walled graves as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

C. L. Pecl.

AT the Court at *Osborne House, Isle of Wight*, the 8th day of *February*, 1890.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the Metropolis, and to amend the Act concerning the burial of the dead in the Metropolis," it is enacted that, in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any

burial-grounds or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require) that, after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances may require; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish:

And whereas the Right Honourable Henry Matthews, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with certain modifications:

And whereas Her Majesty was pleased by Her Order in Council of the twenty-eighth day of November last, to give notice of such representation, and to order that the same should be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the fourteenth day of January, one thousand eight hundred and ninety, and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials in the said parishes shall be discontinued, as follows: viz. :—

SANDY.—Forthwith and entirely in the parish church of Sandy in the county of Bedford; and also in the old part of the churchyard except as follows:—

In such reserved grave spaces (as have never before been buried in and which, when opened are free from water) burials may be allowed, at their decease respectively, of General Pearson and Mr. Francis Pym and of so many members of their families as can be buried at or below the depth of five feet.

And also in the rest of the churchyard after the thirty-first July, one thousand eight hundred and ninety, except as follows:—

(a.) In such partly walled graves now existing, provided that the earth above them can be opened to the depth of five feet

without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

(b.) In such earthen graves now existing as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

IXWORTH.—Forthwith and entirely in the parish church of Ixworth in the county of Suffolk; and also in the churchyard after the thirtieth of June, one thousand eight hundred and ninety, except as follows:—

(a.) In such vaults as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

(c.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the following relations of those interred therein at the date of this Order, viz.: widows and widowers, as can be buried at or below that depth.

C. L. Peel.

Privy Council Office, February 8, 1890.

THE following Statutes, made and passed on the twenty-second day of January, one thousand eight hundred and ninety, by the Governing Body of Gonville and Caius College, in the University of Cambridge, have been submitted for the approval of Her Majesty in Council, and notice of their having been so submitted is published in accordance with the provisions contained in the Universities of Oxford and Cambridge Act, 1877:—

Whereas by virtue of a Charter granted by King Edward the Third in the year of our Lord one thousand three hundred and forty-eight Edmund de Gonville clerk founded Gonville Hall in the University of Cambridge and William Bateman Bishop of Norwich gave Statutes for the government thereof:

And whereas by virtue of a Charter granted by King Philip and Queen Mary in the year of our Lord one thousand five hundred and fifty-seven John Caius Doctor of Medicine augmented the said Hall and changed the name thereof to Gonville and Caius College; and by the said Charter the said John Caius was empowered to make Statutes for the said College provided the same were not contrary or repugnant to the Statutes of Bishop Bateman:

And whereas Reginald Elie in the year of our Lord one thousand five hundred and thirty-eight gave to the said College three almshouses and lands in trust for the maintenance of the almswomen therein:

And whereas Stephen Perse late of Cambridge Doctor of Physic by his will dated the twenty-seventh day of September in the year of our Lord

one thousand six hundred and fifteen founded six Fellowships and six Scholarships in the said College and also a Free School and six almshouses in the town of Cambridge and appointed the Master and Fellows of the Foundation of the said College to be supervisors of his said will but that only the Master and four senior Fellows who should be from time to time should at all times execute and perform everything therein appointed to be done by his said supervisors:

And whereas certain property is now held by the Master and Fellows of the said College upon the trusts and for the purposes in the said will of the said Stephen Perse declared:

And whereas Martin Davy late Master or Keeper of the said College by his will dated the eighteenth day of January in the year of our Lord one thousand eight hundred and thirty-nine devised and bequeathed certain property therein mentioned to the Master and Fellows of the said College upon certain trusts therein declared for the benefit of the said College and the Master thereof:

And whereas under and by virtue of the will of Robert James Shuttleworth late of Berne in the Republic of Switzerland Esquire and a deed poll under the seal of the Master and Fellows of the said College dated the nineteenth day of October in the year of our Lord one thousand eight hundred and seventy-five a sum of four thousand pounds two and three quarters per cent. Consolidated Stock is held by the Master and Fellows of the said College upon certain trusts in the said will and deed poll declared or referred to concerning the same:

And whereas under and by virtue of a deed poll under the seal of Francis Gray Smart and Marion Pender his wife dated the sixth day of February in the year of our Lord one thousand eight hundred and eighty-eight the Master and Fellows of the said College stand possessed of two thousand four hundred pounds Four per cent. Debenture Stock of the Great Eastern Railway Company upon certain trusts in the said deed poll declared concerning the same:

And whereas under and by virtue of the will of William Henry Drosier Doctor of Medicine one of the Senior Fellows of the said College dated the twenty-third day of July in the year of our Lord one thousand eight hundred and eighty-seven certain property is held by the Master and Fellows of the said College upon certain trusts in the said will declared concerning the same:

And whereas the Statutes of the said College now in force consist of a body of Statutes made by the University of Cambridge Commissioners appointed for the purposes of the Universities of Oxford and Cambridge Act 1877 and of certain other Statutes altering the same which last-mentioned Statutes were approved by Her Majesty in Council under the provisions of the said Act on the twenty-fourth day of June in the year of our Lord one thousand eight hundred and eighty-five:

And whereas in order to give effect to the trusts declared and referred to in the said will of the said William Henry Drosier and to comply with the request to the said College therein contained and for other reasons it is expedient that the Statutes now in force should be amended and altered in many respects and that the College Statutes should in future be such as are hereinafter expressed:

Now we the Master and Fellows of the said College being the Governing Body thereof within the meaning of the said Act being assembled at a general meeting of the Master and Fellows of the

said College specially summoned for this purpose and held on the twenty-second day of January one thousand eight hundred and ninety do hereby in exercise of the powers given to us by the fifty-fourth Section of the said Act alter and amend the Statutes now in force and do make in substitution therefor the Statutes following that is to say:—

STATUTE 1.

A.—OF THE CONSTITUTION OF THE COLLEGE.

(1.) The College shall (subject to the provisions in these Statutes contained for the increase or diminution of the number of Fellows) consist of a Master twenty-two Fellows (hereinafter called Corporate Fellows) such number of additional Fellows (hereinafter called Drosier Fellows) as the Governing Body may in accordance with the provisions of Dr. Drosier's Will from time to time determine and such number of Scholars as the Governing Body may from time to time determine.

(2.) There shall be two classes of Fellowships namely:—

(a.) Corporate Fellowships the dividends of which shall be paid out of the corporate income of the College as hereinafter provided.

(b.) Drosier Fellowships the dividends of which shall be paid out of the income of the Drosier Trust in accordance with the provisions of Dr. Drosier's Will.

(3.) Throughout these Statutes unless there is anything in the subject or context repugnant thereto the expression "Fellow" shall include "Corporate Fellow" and "Drosier Fellow."

STATUTE 2.

B.—OF THE GOVERNMENT OF THE COLLEGE.

The Visitor.

The Visitor of the College shall be the Crown acting through the Lord Chancellor of Great Britain for the time being.

STATUTE 3.

The Governing Body.

(1.) The Governing Body shall consist of the Master and Twelve Fellows and it shall (subject as hereinafter provided) have the control and management of all the affairs of the College.

(2.) The Fellows who shall be members of the Governing Body shall (subject to the provisions hereinafter contained) be the Fellows comprised in the three following classes respectively; that is to say:—

First.—Such of the Fellows who shall be or become Seniors within the meaning of any of the previously existing Statutes of the College as shall not by writing under their or his hands or hand have at any time signified to the Master their or his renunciation of the office of membership of the Governing Body.

Secondly.—The other resident Fellows (as hereinafter defined) of the standing of Master of Arts or of some equivalent or superior degree in order (subject to the provisions hereinafter contained as to a Vice-Master) of their seniority as Fellows to a number not exceeding together with the resident Fellows of the preceding class eight in all or together with the whole of that class twelve in all: provided that the number of members of this class shall never exceed eight.

Thirdly.—So many other Fellows to be elected and to hold office as hereinafter provided (hereinafter called Elected Members) as shall be sufficient to make up together with the members of the preceding classes twelve

members in all; provided however that no Elected Member shall during the period for which he shall have been elected be extruded from office by reason of any change in the resident Fellows; but in the event of any such change which would but for this provision have the effect of increasing the number of members of the second class the number of that class shall so long as necessary for giving effect to the foregoing provision remain unaltered.

(3.) At every Annual General Meeting under Statute 5 whenever there shall be any vacancy or vacancies to be filled up among the Elected Members of the Governing Body the Master or any Fellow present may nominate to fill such vacancy or vacancies any Fellow or Fellows not for the time being already a member or members of the first or second class who shall by writing under his or their hand or hands to be delivered contemporaneously with the nomination to the Chairman of the Meeting have signified his or their consent to act. If no more Fellows be so nominated than shall be sufficient to fill the vacancies then all the Fellows so nominated shall be treated as elected and become thereupon members accordingly. If however more persons shall be so nominated than are sufficient to fill the vacancies a written notice specifying the nominees and the date of the Meeting shall be forthwith sent by the Registrary to the Master and all the Fellows each of whom may within seven days next after the Meeting signify in writing under his hand to be (as to the Fellows) delivered to the Master within that period of seven days the nominee or nominees (not exceeding in all the number to be elected) for whom he votes; and the nominee or nominees who shall obtain the greatest number of votes so given shall be deemed to be elected; and as between persons obtaining the same number of votes the election shall be decided according to their seniorities as Fellows. The Master shall by written notice to all the Fellows declare forthwith after the expiration of the said period of seven days the result of the election and the number of votes given to each candidate. The voting papers shall moreover be preserved for at least six months during which period they shall at all reasonable times be open to the inspection of any Fellow desiring to inspect them. Each Member elected as aforesaid shall (subject as hereinafter provided) retain office by virtue of that election until the second annual General Meeting after that at which he shall have been nominated and no longer but he shall then be re-eligible.

(4.) If and whenever any vacancy among the Elected Members of the Governing Body shall by reason of insufficiency of nominations or otherwise not be filled up as hereinbefore provided at the annual General Meeting at which it ought to be filled up as aforesaid and also if and whenever in the interval between two consecutive annual General Meetings any casual vacancy among the Elected Members of the Governing Body shall occur the Governing Body shall at the next College Meeting appoint some Fellow not being already a member of the Governing Body to fill the vacancy. Every Fellow so appointed shall thereupon *ipso facto* become an Elected Member of the Governing Body whether he be willing to act or not but he shall retain office by virtue of such appointment until the next following annual General Meeting and no longer but he shall then be re-eligible.

(5.) If any Elected Member of the Governing Body shall during his tenure of office as such

become a resident Fellow who would under the foregoing provisions be as such a member of the Governing Body he shall thereupon *ipso facto* cease to be an Elected Member.

(6.) It shall not be competent to any member of the Governing Body other than a member of the first class to resign his office except with the permission of the Governing Body.

(7.) The Governing Body shall be competent to act as such notwithstanding that the number of its members other than the Master shall for the time being be less than twelve.

(8.) For the purposes of the foregoing provisions the following persons and no others shall be deemed to be "resident Fellows" viz.:

(a.) Every Fellow (subject to his being settled on the list next hereinafter mentioned) who shall have been resident within one mile and a half as the crow flies from Great Saint Mary's Church for eighteen weeks at the least during the year ending on the last preceding thirtieth day of September and who shall for the time being be so resident temporary absence excepted.

(b.) Every Fellow (subject as last aforesaid) who shall for the time being be in the actual discharge of his duties as Tutor Assistant Tutor Lecturer Bursar or Dean of the College and shall have been so throughout the two last preceding terms.

At the commencement of each academical year and on or before the fifth day of October in that year the Registry shall prepare and send to the Master and each of the Fellows a list (subject to settlement by the Governing Body) of the resident Fellows for the ensuing year and that list shall be submitted for revision and approval to the College Meeting next after that day of which Meeting at least ten days' notice shall be given to the Master and each of the Fellows; and any Fellow claiming to be a resident Fellow shall be at liberty to attend the Meeting during the settlement of the list for the purpose of stating or maintaining his claim; but he shall not unless a Member of the Governing Body be at liberty to vote at or take any other part in the proceedings of the Meeting; moreover no Member of the Governing Body shall be entitled to vote upon his own claim. The list shall be settled with such alterations (if any) as shall be thought right by the Governing Body at that Meeting and as so settled shall be entered on the Gesta of the Meeting and shall be final and conclusive on all parties. Every such list when finally settled shall remain in force until the corresponding list for the following year shall have been settled; and so long as any such list shall be in force no Fellow whose name is not settled on it shall be deemed for the purposes aforesaid a resident Fellow.

STATUTE 4.

Proceedings of the Governing Body.

(1.) The Governing Body shall meet from time to time for the transaction of business in the Fellows' Combination Room or some other convenient place within the limits of the College but not elsewhere. A Meeting of the Governing Body shall be called a College Meeting. No business shall be transacted at any such Meeting unless the Master and at least six other Members of the Governing Body be present or at least eight such Members without the Master. The Master shall preside at each Meeting; failing him the President; and failing the President the senior Fellow present shall be Chairman of the Meeting. Voting shall begin with the junior Fellow present and proceed in the inverse order of

precedence. Any Meeting may be adjourned from time to time at the discretion of the Meeting.

(2.) The orders of a College Meeting shall be called College orders. Except as herein otherwise provided all College orders shall require the concurrence of at least six Members of the Governing Body including the Master or of eight Members without the Master; and no order shall be valid without such concurrence.

(3.) A special vote of the Governing Body shall be a vote passed with the concurrence of the Master and at least seven other Members of the Governing Body or of at least nine such Members without the Master.

(4.) There shall be at least five ordinary College Meetings in each year which shall be held at such times as shall from time to time be prescribed by the Governing Body for the purposes of the transaction of the ordinary business of the College and of such special business as may come to be dealt with thereat.

(5.) The Master shall cause written notice to be given (so far as practicable) to every Member of the Governing Body at least eight days before any such Meeting of all business to be transacted at the same; and no special business of which such notice shall not have been given shall be transacted at any such Meeting. If any matter of ordinary business (other than an election or an appointment which cannot properly be postponed) of which such notice shall not have been given shall be brought forward at any such Meeting it shall be competent for any three of the Members of the Governing Body present to defer the decision on the same to the next ordinary College Meeting.

(6.) The Master may summon an extraordinary College Meeting whenever he thinks proper so to do and it shall be his duty to summon one upon the written request specifying the object of the desired Meeting of any three Members of the Governing Body; and if the Master when so requested shall refuse or neglect to summon such a Meeting for assembly at a time within fifteen days after such request shall be made then any three Members of the Governing Body (whether the requisitionists or others) shall have power themselves to summon the Meeting. At least eight days' written notice specifying the objects of the Meeting of every extraordinary College Meeting shall be given to each Member of the Governing Body other than the person or persons convening the Meeting and no business not so specified shall be transacted at the Meeting.

STATUTE 5.

General Meetings.

(1.) There shall be held once in every year in Michaelmas term a General Meeting of the Master and all the Fellows.

(2.) The Governing Body shall cause at least two calendar months' written notice of the time and place (within the College) of such Meeting and of the business proposed by them to be transacted at the Meeting to be given to the Master and each of the Fellows; and in default of such notice the Meeting shall be held on the last Tuesday in October at noon in the Fellows' Combination Room.

(3.) The Chairman of every General Meeting shall be the Master or in his absence the President or if at any General Meeting duly convened and assembled neither the Master nor the President shall be present then some Fellow to be chosen by the Members of the General Meeting then assembled shall be the Chairman of that Meeting. Voting shall begin with the junior

Fellow present and proceed in the inverse order of precedence.

(4.) At each annual General Meeting the matter of the election of Elected Members of the Governing Body shall first be proceeded with; and afterwards it shall (subject as hereinafter provided) be competent to any Fellow or Fellows to make in writing to the Meeting any proposition for the more efficient government of the College or the promotion of its interests with a view to the consideration of such proposition by the Governing Body and to support the same with any observations which he or they may think necessary.

(5.) No such proposition however shall be brought forward at any such meeting unless at least one calendar month's written notice signed by at least three Fellows of the intention to bring it forward shall have been previously given to the Master. It shall moreover be the duty of the Master forthwith after receiving any such notice to cause it to be communicated in writing to each of the Fellows other than those who shall have signed it. After any such proposition shall have been duly brought forward it shall be competent to the Master or any Fellow or Fellows to propose any amendment or amendments to it; and after such discussion of the same as may take place the proposition and such amendments (if any) as shall have been seconded shall if any person present desire it be then put to the vote in the usual course; but the vote so taken shall be provisional only unless it shall be adverse to any change in which case it shall be final so far as the result of that Meeting is concerned. If however there shall be at any such Meeting such a provisional vote in favour of any proposition either original or amended the Governing Body shall at the next succeeding ordinary College Meeting take into consideration the proposition so affirmed and shall forthwith thereafter cause to be communicated to each Fellow the result of its deliberations in that respect; and if such result shall not be the adoption by the Governing Body of that proposition in its integrity then the Master shall on a requisition in writing signed by not less than eight of the Fellows and made to him within fourteen days after such communication shall have been made to all the Fellows summon by at least eight days' written notice and for a day not more remote than fifteen days after receipt of the requisition a second General Meeting in the College of the Master and all the Fellows to reconsider the proposition; and if the Master shall refuse or neglect so to do then any eight of the Fellows may at any time within fourteen days after the Master shall have made default in that respect themselves by a like notice summon the Meeting for some day not later than one calendar month after such default.

(6.) At such second General Meeting the proposition (original or amended) affirmed at the first Meeting shall after such discussion of the same as shall then take place be again put to the vote in its integrity and without any alteration or amendment and if it shall be then carried by a majority of at least two-thirds of the persons present at the Meeting when the voting takes place it shall thereupon provided it does not contravene any of the College Statutes become and be binding on the Governing Body and be conforming to by them accordingly.

(7.) The Governing Body shall have power to summon other General Meetings of the Master and all the Fellows whenever they deem it necessary or expedient so to do. Not less than one calendar month's notice of every such Meeting

shall be given to the Master and every Fellow specifying the business for the transaction of which such Meeting is summoned; and the business so specified and no other shall be transacted at such Meeting.

STATUTE 6.

C.—OF THE MASTER.

Qualifications and Duties.

(1.) The Master shall be a graduate of the University of Cambridge or Oxford and shall at the time of his election have taken the degree of Master of Arts or some equivalent or superior degree.

(2.) The Mastership shall not be tenable with a pension from or any ecclesiastical preferment in the patronage of the College.

(3.) The Master shall be the administrative Governor of the College. He shall enforce obedience to its laws; shall make such orders and regulations in cases not provided for by these Statutes or by College order as the welfare and good government of the College may require; and shall assist with his advice any Officer of the College who in the execution of his office may find it necessary to act without the sanction of a College order or regulation.

(4.) It shall be the duty of the Master to attend all College Meetings and also all General Meetings and to preside at those Meetings.

(5.) The Master may if requested by a resolution of the Governing Body supported by the votes of not less than eight other Members of the Governing Body give lectures in the College during such period and with such remuneration as may be determined by the resolution.

(6.) The Master shall reside within the College and not be absent from the College more than one hundred and fifty-three days in each year nor more than one-third of each term except on account of illness or other grave cause which he shall forthwith communicate to the President. In the event of his absence in either case exceeding such period the President shall as speedily as practicable convene a College Meeting and lay the matter before it together with any cause assigned by the Master. If however the President shall fail to convene such Meeting within ten days then any Member of the Governing Body may convene the Meeting. The Meeting shall have power either to require the Master to come into residence or to accept as sufficient the cause assigned by him.

(7.) During any temporary absence of the Master from College the President or if he be also absent then the senior Fellow in College shall act as Master so far as regards his functions with respect to the general supervision of the College and the maintenance of good order therein and also so far as regards such duties as may be required of the *locum tenens* of the Master by the University.

STATUTE 7.

Election of the Master.

(1.) On any vacancy in the Mastership the late President who shall by virtue of such vacancy have ceased to be President or if he shall not be in College or shall neglect the duty then the senior Fellow in residence and in the event of default by him the next senior Fellow in residence and so on shall forthwith after such vacancy shall have become known to him fix some time which shall be not less than twelve nor more than thirty days after the vacancy shall have so become known and convene accordingly for that time a Meeting in College of all the Fellows to elect a Master and shall give not less than ten days' notice of such Meeting to each of the Fellows. The senior

Fellow present shall be Chairman of the Meeting ; but if he decline to preside the next in seniority shall be Chairman and so on. No person shall be elected Master unless he obtain the votes of a majority of all the Fellows for the time being and the proceedings in the election shall be as follows, viz. : Each Fellow present at the Meeting shall record the name of the person for whom he votes by writing the name of that person with his own signature on a paper which paper shall be handed to the Chairman and by him read aloud to the Meeting after all the votes have been recorded ; and if any person shall obtain the requisite majority of votes that person shall be thereby elected Master. If however no person shall upon the first voting obtain such majority of votes the voting shall be repeated once and if necessary twice ; and if after a third voting there be no election or if the number of Fellows present shall not be sufficient to elect then the Meeting shall stand adjourned to some other time to be fixed by the Meeting and so from time to time ; and if at the end of fourteen days from the first Meeting no person be elected the power of the Fellows to elect shall cease and the Chancellor of the University may by writing under his hand appoint a Master ; but if the Chancellor shall not appoint within thirty days from the said first Meeting the right of making such appointment shall devolve on the Visitor.

(2.) Every person elected or appointed to the Mastership shall so soon as conveniently may be after his election or appointment make in the College Chapel immediately after Divine service in the presence of the Registry of the College and of at least two members of the Governing Body the following declaration : " I A.B. do accept the office of Master of Gonville and Caius College and do solemnly promise that I will discharge the duties thereof to the best of my judgment and ability and will uphold the interests of the College as a place of education religion learning and research." On making this declaration he shall become Master of the College. If he wilfully neglect to make it and persist in such neglect for a period of thirty days his election or appointment shall thereupon become void.

(3.) No election of a Master shall be invalid by reason only of the Meeting at which such election shall be made not having been convened by the right person or of any other inadvertent irregularity in the convening of the Meeting.

STATUTE 8.

Removal or Resignation of the Master.

(1.) If the Master be charged before the Visitor by not less than eight other members of the Governing Body with grave neglect of duty or misconduct the Visitor shall inquire into such charge and if he find the same proved may by writing under his hand remove the Master from his office.

(2.) The Master may at any time by notice in writing under his hand to the Governing Body in College Meeting resign his office as Master.

STATUTE 9.

Provision in case of the Master's incapacity.

(1.) If the Master shall at any time become incapable of performing the duties of his office the Visitor on being satisfied thereof shall upon the application of the majority of the Fellows present at a Meeting of the Fellows convened for the purpose of taking the matter into consideration or upon the application of the Master himself have power to appoint one of the Fellows of the standing of Master of Arts or of some equivalent or superior degree to act in the Master's place

until the Master shall be reinstated as hereinafter provided or shall cease to be Master and to assign to the person so appointed such portion as he shall think fit not exceeding one-third of the Master's emoluments.

(2.) It shall be incumbent upon the President or failing him upon the senior Fellow in residence to convene the Meeting of the Fellows for the purpose in the foregoing paragraph mentioned upon the request of any three or more of the Fellows and at least fourteen days' notice of such Meeting shall be given to each of the Fellows. If the President or as the case may be senior Fellow in residence shall fail to summon the Meeting for assembly at some time not later than one calendar month after the receipt of such requisition any three or more of the Fellows may themselves convene the Meeting.

(3.) The Fellow who shall be appointed by the Visitor to act in the Master's place shall be called " Vice-Master." He shall retain his office and receive the portion of the Master's emoluments which shall have been assigned to him until the Master shall be reinstated in his office or shall cease to be Master ; and so long as he shall continue in office he and he only (subject to the provisions of Statute 6 section (7)) shall have exercise and perform all the functions and duties and possess all the powers and authorities of the Master (except the power of consenting to any commutation of the Master's emoluments) ; and he shall be bound to residence in the same manner and be liable to deprivation for the same causes and in like manner as the Master ; and throughout these Statutes the term " Master " whenever it is made use of shall (except in those instances in which the context forbids such interpretation) be taken to signify either the Master himself or the Vice-Master when there shall be one.

(4.) If the Vice-Master shall die or resign his office or vacate or be deprived of his Fellowship or become incapable of discharging his duties the Visitor shall have the like power upon the like application of appointing another of the Fellows to be Vice-Master in his room and of assigning a salary to such Vice-Master.

(5.) If the Master shall at any time after the appointment of a Vice-Master again become capable of performing his duties the Visitor on being satisfied thereof shall have power by writing under his hand to reinstate him in his office and in receipt of his whole emoluments and thereupon the functions of the Vice-Master shall cease and his office as such be vacated.

(6.) If any member of the Governing Body be appointed Vice-Master then so long as he shall be Vice-Master he shall take the Master's place in the Governing Body and shall not be a member of the Governing Body in any other capacity nor shall he for the purpose of determining what Fellows shall be members of the Governing Body be deemed to be a Fellow. If at the time when the member appointed Vice-Master shall vacate that office he would but for the foregoing provision be comprised in the first or second of the three classes of members of the Governing Body hereinbefore mentioned he shall immediately upon vacating the office of Vice-Master take his place in the Governing Body and displace the junior member of the second of those classes accordingly. If an Elected Member of the Governing Body be appointed Vice-Master his tenure of office as such Elected Member shall upon his appointment to be Vice-Master cease but he shall be re-eligible at the first vacancy in the Elected Members which shall occur after he shall have vacated the office of Vice-Master.

STATUTE 10.

D.—OF THE FELLOWS.

Election of Fellows.

(1.) The Election of Fellows shall take place on such day or days in every year as shall be appointed from time to time by the Governing Body.

(2.) Subject to the provisions of section (3) of this Statute and to the provisions in these Statutes contained for the temporary or permanent suppression of Fellowships every vacancy occurring in the Fellowships of the College shall be filled up at the latest within one year from the occurrence of the vacancy unless the Visitor shall for special reasons express his approval in writing of a delay in filling up the vacancy for a further period not exceeding two years.

(3.) No person shall at any time be elected to a Drosier Fellowship and no vacancy in any Drosier Fellowship shall be filled up unless and until it shall be considered by the Governing Body that the amount of the net annual income of the Drosier Trust available for the payment of the dividends of Drosier Fellows will be sufficient to provide for each Drosier Fellow the full sum of two hundred and fifty pounds per annum free of income tax.

(4.) The Fellows shall be elected by the Governing Body at a College Meeting and the Governing Body shall choose those persons (being otherwise duly qualified according to these Statutes) whom they shall think to be of the greatest merit and most fit to be Fellows of the College as a place of education religion learning and research.

(5.) The Master shall be always present at the election of a Fellow unless prevented by urgent cause but his absence shall not invalidate any such election.

(6.) Except as hereinafter provided the Fellows shall be chosen from among graduate members of the College or if at any time it be thought fit from among the other graduates of the University of Cambridge or Oxford who have distinguished themselves in the studies of the University or in some department of science learning or art.

(7.) A Corporate Fellow shall not be elected to a Drosier Fellowship.

(8.) A Drosier Fellow may be elected to a Corporate Fellowship. A Drosier Fellow elected to a Corporate Fellowship shall notify his acceptance of such Corporate Fellowship by notice under his hand to be delivered to the Master within twenty-one days after his election thereto otherwise his election shall be void. Upon his acceptance in manner aforesaid of such Corporate Fellowship he shall *ipso facto* cease to be a Drosier Fellow and shall become a Corporate Fellow.

(9.) In the election of a Fellow that person (if any) shall be held to be elected who shall obtain the votes of a majority of the members of the Governing Body present. If at the first voting no person shall obtain such majority there shall be a second and if requisite a third voting. If even at this third voting no one obtain such majority then that person shall be held to be elected who shall obtain at this third voting more votes than anyone else; and as between two or more obtaining an equal number of votes that person shall be elected for whom the Master is present or if he be absent the Chairman of the Meeting shall give his casting vote.

(10.) The Governing Body may at any time by a resolution stating the grounds for such election and passed by a special vote fill up any vacancy in the Fellowships by the election of any of the following persons whether he be or be not a

graduate of the University of Cambridge or Oxford:

First.—Any Professor or Reader of the University not holding any ecclesiastical preferment out of the precincts of the University.

Secondly.—Any person eminent for science learning or art not being an ex-Fellow.

If any person elected to a Fellowship under either of the last two provisions shall at the time of such election be the Head or a Fellow of any University or of any College and in receipt of a stipend as such he shall forthwith after his election resign such Headship or Fellowship; and if he do not resign the same within one calendar month from the time of his election his election shall be void.

(11.) Every person elected to a Fellowship who is not already a Fellow of the College shall within thirty days next after his election make in the College Chapel and in the presence of the Master and the Registrar the following declaration: "I A. B. do solemnly promise that I will discharge the duties of a Fellow of Gonville and Caius College to the best of my judgment and ability." On making this declaration he shall become a Fellow of the College.

(12.) If any person elected to a Fellowship who is not already a Fellow of the College shall fail (otherwise than for some reason to be announced to the Governing Body within two calendar months after his election and approved of by them as sufficient at the next ordinary College Meeting after such announcement) to make the last-mentioned declaration within the said period of thirty days his election shall thereupon become void.

(13.) The Governing Body may in any case in which in their opinion the interests of the College so require make it at the time of election a condition of the tenure of a Fellowship that the Fellow shall if called upon so to do within one year from the date of his election perform such duties in the College or in the University for such time as the Governing Body shall require. On any breach of such condition the Fellowship shall become vacant.

(14.) Two of the Corporate Fellowships shall be deemed to be and shall be Professorial Fellowships and shall be held according to the terms and conditions prescribed for Professorial Fellowships by the Statutes of the University made under the powers of the Universities of Oxford and Cambridge Act 1877.

(15.) If a person elected to a Fellowship shall at the time of such election be holding a Shuttleworth Scholarship or the Frank Smart Studentship and shall not resign the same within one calendar month from the time of his election his election shall be void.

STATUTE 11.

Tenure of Fellowships.

(1.) Except as provided in sections (2) and (3) of this Statute every Fellow who having been a Drosier Fellow has under the provisions of Statute 10 section (8) been elected to a Corporate Fellowship shall at the expiration of six years from the day when he was elected a Drosier Fellow vacate his Fellowship and every other Fellow shall at the expiration of six years from the day when he was elected vacate his Fellowship and no ex-Fellow shall be re-elected or elected to a Fellowship of another class except under the provisions of Statute 10 section (10) or under the provisions of section (4) of this Statute.

(2.) Any Fellow who shall at the expiration of such period of six years or at the expiration of any further period during which he may under the

provisions of this section be allowed to retain his Fellowship be actually holding the office of Reader or Lecturer in the University may unless otherwise disqualified by these Statutes and subject as hereinafter provided be allowed by a special vote of the Governing Body passed within six calendar months before the expiration of such period to retain his Fellowship for a further period of six years; provided that if during such further period of six years he shall cease to hold such office he shall vacate his Fellowship at the expiration of three calendar months from the day of his ceasing to hold the said office unless before the expiration of such three months he be appointed to a Readership or Lecturership in the University in which case unless otherwise disqualified by these Statutes and subject as hereinafter provided he shall be allowed to retain his Fellowship until the expiration of the said period of six years or until his ceasing to hold such office whichever shall first happen.

(3.) Any Fellow who at the time when under the provisions of either of the preceding sections of this Statute he would but for the provisions of this section vacate his Fellowship shall be actually holding the office of Professor Public Orator or Librarian in the University or the office of Tutor Assistant Tutor Lecturer Bursar or Dean in the College shall unless otherwise disqualified by these Statutes and subject as hereinafter provided be at liberty to retain his Fellowship so long as he shall hold any such office.

(4.) An ex-Fellow may be appointed to one of the College offices enumerated in section (3) of this Statute and the Governing Body may if they think fit elect him to a Fellowship and unless otherwise disqualified by these Statutes and subject as hereinafter provided he shall be at liberty to retain his Fellowship so long as he shall hold any such office.

(5.) Any Fellow who shall throughout fifteen years whether consecutive or not have been actually discharging the duties of some or one of the offices mentioned in section (3) of this Statute may unless otherwise disqualified by these Statutes and subject as hereinafter provided retain his Fellowship for life.

(6.) Any Fellow may be permitted by a resolution stating the grounds for such permission passed at any General Meeting of the Master and Fellows by a vote in which not less than two-thirds of those present such two-thirds being a majority of the Master and all the Fellows shall concur to retain his Fellowship for a period named in such resolution (subject as hereinafter provided) on account of his literary or scientific labours; but not more than three Fellows shall enjoy this privilege at the same time. Every such Fellow shall moreover as soon as possible after such privilege shall have been conferred upon him become and thenceforth continue to be a resident Fellow (within the meaning of that expression as hereinbefore in Statute 3 defined); and in the event of any default on his part in this respect otherwise than for some cause to be approved as sufficient by a special vote of the Governing Body he shall thereby forfeit his privilege.

(7.) Fellows who are Graduates of the University of Cambridge and are not Members of the Senate of the University shall qualify themselves in due course to be Members of the Senate. Any such Fellow not so qualifying himself in due course unless prevented by some cause to be approved as sufficient by the Governing Body within six calendar months after he shall have made such default shall forfeit his Fellowship at the expiration of such period of six months.

(8.) Every Fellow who shall accept any benefice in the patronage of the College of which the clear annual value (after deducting rates and taxes according to an average of the last preceding seven years and all other necessary outgoings but not deducting retiring pensions of previous incumbents or curate's stipend if any) shall at the time of acceptance be upwards of four hundred pounds shall thereby vacate his Fellowship as from the day upon which the offer of the preferment shall have been made to him.

(9.) A Fellow becoming Master of the College or accepting a Headship or Fellowship of any University or of any College to which a stipend is attached shall thereby vacate his Fellowship.

(10.) Every Fellow elected to a Fellowship other than a Professorial Fellowship on the ground of his being a Professor or Reader of the University shall vacate his Fellowship upon ceasing to hold the Professorship or Readership in respect of which he shall have been so elected.

(11.) Every Fellow elected to one of the two Professorial Fellowships shall hold his Fellowship so long as he holds his Professorship and unless he be otherwise entitled to retain his Fellowship shall vacate the same upon vacating his Professorship.

(12.) Every Fellow so elected shall on being admitted to his Fellowship vacate *ipso facto* any other Fellowship he may hold.

(13.) If a Fellow accept a Professorship to which a Fellowship at another College is attached he shall *ipso facto* cease to be a Fellow of the College.

(14.) Every Fellow elected to a Fellowship on the ground of his eminence for science learning or art shall as soon as possible after his election become and thenceforth continue to be a resident Fellow (within the meaning of that expression as hereinbefore in Statute 3 defined); and in the event of any default on his part in this respect otherwise than from some cause to be approved as sufficient by a special vote of the Governing Body he shall thereby vacate his Fellowship.

(15.) Any Fellow other than a Fellow holding a Professorial Fellowship may signify to the Master in writing his wish to become a supernumerary Fellow. If the Governing Body consent he shall become a supernumerary Fellow and shall be and remain a Fellow to all intents and purposes and hold his Fellowship for the time and in the manner provided by these Statutes and enjoy all the benefits and advantages of the same save and except that he shall not thenceforth be entitled to any dividend. Such Fellow however shall not count towards making up the number of Fellows required by these Statutes.

STATUTE 12.

Privileges and Duties of Fellows.

(1.) All Fellows shall have seniority and precedence (after the President) according to the times of their respective elections as Fellows. A Drosier Fellow elected to a Corporate Fellowship under the provisions of Statute 10 section (8) shall retain his seniority and precedence among the Fellows.

(2.) It shall be the duty of every Fellow to conform to the laws and regulations of the College; to assist in the College examinations if required so to do by the Governing Body and to promote as far as in him lies the discipline and good government of the College; and if he be a member of the Governing Body it shall be furthermore his duty to attend to the business of the College.

STATUTE 13.

Removal and Punishment of Fellows.

If any Fellow be charged before the Master by three at least of the Fellows with neglect of duty or misconduct the Master shall convene a College Meeting to be held as soon as practicable to inquire into such charge and shall cause to be given to such Fellow not less than thirty days before the time appointed for the Meeting a notice in writing stating the time and place of holding such Meeting and its objects and containing a specification of such charge. The Governing Body (excepting the said Fellow if he be a member thereof) shall at the Meeting so convened inquire into the charge without in the first instance hearing the Fellow charged and shall decide whether there be or be not *prima facie* ground for further investigating the same; and if they decide that there is not such ground the charge shall not be further proceeded with; but if they decide that there is such ground the Master shall thereupon inform the said Fellow of their decision and the said Fellow may if he think fit then require that the charge be preferred before the Visitor and if he then so require the jurisdiction of the Governing Body in the matter shall cease; and the Visitor shall thereupon inquire into the truth of such charge and if he shall find the same or part thereof proved he may impose upon the said Fellow any one or more of the penalties which the Governing Body are hereinafter in the like case empowered to inflict; but if the Fellow charged do not require the said charge to be so preferred the Governing Body (excepting the said Fellow if he be a member thereof) shall proceed to investigate the charge and to hear the said Fellow thereon if he claim to be heard and they shall decide on the charge. If they decide by a special vote that the charge or part thereof is proved they may adjudge by a like vote that the said Fellow be expelled from the College or be deprived of his Fellowship or be suspended from the emoluments thereof for any time not exceeding three years or be deprived of any office or offices or be censured by the Master or be subjected to any one or more of the said penalties. Such decision and such judgment shall be forthwith recorded and the Registrary shall give a written copy thereof to the said Fellow on his applying for the same at any time not less than three or more than forty days after the delivery of the judgment; and the said Fellow may within one calendar month after receiving such copy appeal to the Visitor against such decision and judgment; and if he so appeal the Visitor shall inquire into the charge and shall confirm reverse or vary such decision and judgment as he shall think fit; but if the Fellow charged do not within such calendar month commence an appeal or do not duly prosecute the same the decision and judgment of the Governing Body shall be final.

STATUTE 14.

E.—OF THE SCHOLARS.

(1.) The Scholars of the College shall subject as hereinafter provided to the controlling direction of the Governing Body be elected by an electing body composed of the Governing Body together with such other Fellows as may have been appointed by the Governing Body to take part in ascertaining the merits of the candidates for Scholarships.

The election shall be conducted in the like manner and shall be governed by the like rules as the ordinary elections to Fellowships by the Governing Body.

(2.) Subject as hereinafter provided the tenure and emoluments of Scholarships shall in all cases

be such as the Governing Body may from time to time determine but no Scholarship shall be tenable after its holder is of standing to take the degree of Master of Arts or Master of Law or has been elected to a Fellowship.

(3.) Subject to the provisions hereinafter contained the persons eligible to Scholarships shall be Students of the College or (if the Governing Body think fit Students in the University who shall have distinguished themselves in the studies of the College or of the University.

(4.) It shall be lawful for the Governing Body from time to time to offer Scholarships for competition upon such terms (subject to the following provisions) as the Governing Body shall think proper amongst persons whose age shall not exceed nineteen years on the day appointed for the commencement of the Examination who shall not for the time being have come into residence at the University. Each Scholarship so offered shall be called an Entrance Scholarship and shall not exceed eighty pounds a year including rent of rooms and all allowances.

(5.) Every person elected to a Scholarship shall if not already a Student of the College forthwith procure admission as such and in default thereof he shall forfeit the Scholarship.

(6.) The Governing Body may at any time on the ground of immoral or unbecoming conduct or of want of due diligence or of satisfactory progress in study or for any other reason that may seem to them sufficient withdraw from a Scholar temporarily or permanently the whole or any part of the emoluments or advantages of his Scholarship.

STATUTE 15.

F.—OF OTHER MEMBERS OF THE COLLEGE.

Honorary Fellows.

The Master and Fellows may at a General Meeting by a vote in which not less than two-thirds of those present such two-thirds being a majority of the Master and all the Fellows shall concur elect any distinguished person to an Honorary Fellowship. The Master and Fellows may by a like vote terminate the tenure of an Honorary Fellowship. An Honorary Fellow shall not by virtue of such Fellowship possess any voice in the government of or have any authority in the College or be entitled to any dividend or right of presentation to any College benefice but he may enjoy such other privileges and advantages as the Governing Body may from time to time determine.

STATUTE 16.

Ex-Fellows.

All ex-Fellows shall have (in addition to such privileges as are by these Statutes given to such of them as are in Holy Orders) such of the privileges and advantages of Fellows other than the right to receive dividends or to possess a voice in the government of or to have authority in the College as the Governing Body shall from time to time determine.

STATUTE 17.

Admission.

In all cases in which no other mode of admission is provided by these Statutes the Master shall be at liberty to admit persons to be members of the College under such rules as shall from time to time be prescribed by the Governing Body.

STATUTE 18.

Persons in Statu Pupillari.

Members of the College *in statu pupillari* shall pay for their tuition such fees and at such times as the Governing Body shall from time to time determine. They shall moreover show due reverence

and obedience to the Master the Fellows and the Officers of the College; they shall conduct themselves in a quiet and orderly manner and shall observe the Statutes and shall conform to all such orders and regulations as may be made by the Master or the Governing Body from time to time for the good government of the College; and if any such member not being a Fellow of the College shall fail to observe and conform to all the Statutes orders and regulations aforesaid or shall be guilty of any conduct subversive of or prejudicial to discipline or good order or tending to bring scandal upon the College he shall be punished by the Governing Body or the Master or the Dean or any Tutor Assistant Tutor or Lecturer; provided always that the penalty of final removal from the College or in the case of a Scholar of temporary or permanent deprivation of his Scholarship or of any of the emoluments or advantages thereof shall be inflicted only by the Governing Body and that the penalty of temporary removal from the College shall be inflicted only by the Governing Body or the Master.

STATUTE 19.

G.—OF THE OFFICERS OF THE COLLEGE.

Enumeration.

There shall be in the College a President a Bursar a Dean a Steward a Registry two Auditors a Librarian as many Tutors Assistant Tutors and Lecturers and generally such and so many officers as the Governing Body shall from time to time decide to be necessary or expedient for conducting the business of the College.

STATUTE 20.

The President.

(1.) One of the Members of the Governing Body shall be appointed in writing by the Master to be President of the College. His appointment shall be vacated by a vacancy occurring in the Mastership or by his ceasing to be a member of the Governing Body.

(2.) The functions of the President shall be to act to the extent hereinbefore specified as Master when the Master is absent; and he shall not during term time be absent from College at the same time as the Master except for some grave cause to be approved by the Governing Body.

(3.) The President shall have precedence in the College next after the Master but such precedence shall not confer or affect any claim to any office or benefice.

STATUTE 21.

The Bursar.

The Bursar assisted if the Governing Body shall so determine by a sub-Bursar shall manage the College property under the control and direction of the Governing Body and in accordance with the general rules and special orders by them from time to time made for his direction; and if in the interval between any two College Meetings it be necessary for the Bursar in the management of College property to act in any matter without the sanction of any such rule or order he shall in the first instance communicate with the Master thereon; and the Master shall summon a College Meeting if he consider it desirable so to do or shall advise the Bursar as to the best mode of acting in the matter.

STATUTE 22.

The Dean.

(1.) The Dean shall be responsible for the performance of Divine Service in the College Chapel and shall preserve a religious and moral discipline among the Students of the College. He shall have power to nominate (subject to the approval of the Governing Body) a fit person or

fit persons in Holy Orders to assist in the performance of the Chapel Services.

(2.) The Dean shall *bonâ fide* reside in College and shall not be absent at those times of the year when the Chapel is open for daily service except for some cause to be approved by the Master or in his absence by the President.

STATUTE 23.

The Steward.

The Steward under the control and direction of the Governing Body shall manage the domestic affairs of the College and receive and pay all sums of money which become due in the transactions incident to such management.

STATUTE 24.

The Registry.

The Registry shall give notice of Meetings and shall accurately record all the proceedings of those Meetings and shall discharge such other duties of a Registry as the Governing Body shall from time to time prescribe.

STATUTE 25.

The Auditors.

The Auditors shall audit all the accounts of the College.

STATUTE 26.

Appointment of Officers other than the President Tutors Assistant Tutors and Lecturers.

All Officers except the President Tutors Assistant Tutors and Lecturers shall (subject as hereinafter provided) be annually appointed by the Governing Body; but whenever any Officer (except as aforesaid) shall have been appointed to hold and shall have held the same office for three successive years it shall be competent to the Governing Body to continue him in that office for any period not exceeding at any one time three years and so on from time to time. Every appointment shall be recorded by the Registry.

STATUTE 27.

The Tutors Assistant Tutors and Lecturers.

(1.) There shall be such a number of Tutors Assistant Tutors and Lecturers as the Governing Body shall from time to time determine.

(2.) The Tutors Assistant Tutors and Lecturers shall be appointed by the Master in the first instance subject to the veto of the Governing Body at the first ordinary College Meeting after such appointment. The tenure of office under that appointment shall cease at the College Meeting in the following year corresponding with that at which the appointment might have been so vetoed. Any such officer may however at such corresponding Meeting be re-appointed by the Governing Body and if so re-appointed he shall thenceforth (subject as by these Statutes otherwise provided) retain his office until death resignation or removal. Every appointment and re-appointment shall be recorded by the Registry.

(3.) The Tutors shall maintain a proper discipline among the Students of the College and shall with the aid of the Assistant Tutors and Lecturers conduct the education of their pupils in such manner as the Governing Body may from time to time direct.

STATUTE 28.

Residence in College of Officers and Fellows.

(1.) The following obligations shall subsist as to residence in College of College Officers other than the Master and of Fellows; (that is to say) during full term at least the Dean and one Tutor shall reside in College; and during that part of the long vacation in which members of the College *in statu pupillari* are allowed to reside at

least one College Officer or Fellow shall reside in College.

(2.) The Governing Body shall make such provision as may from time to time seem to them expedient for the residence in College of College Officers or Fellows during the other vacations.

(3.) The Governing Body shall have the power of requiring any College Officer to reside in College during full term and during such part of the long vacation as they may think his residence in College necessary for the due maintenance of discipline.

(4.) Every College Officer or Fellow who is fulfilling the duty of residence under this Statute shall sleep in College at least five nights in each week and if he shall be absent on either of the remaining nights he shall have a deputy approved by the Master and such deputy shall sleep in College. Provided always that a building communicating with the College and approved by the Governing Body shall for the purposes of this section be deemed to be part of the College.

(5.) No Fellow or Officer of the College shall use rooms in College as a residence for his wife or family unless such rooms shall have been previously approved by the Governing Body as suitable for the purpose.

STATUTE 29.

Remuneration of Officers.

The Tutors Assistant Tutors and Lecturers shall be paid out of the Tuition Fund in manner hereinafter provided with respect to that Fund and all other Officers except the President shall receive such stipends as the Governing Body shall from time to time determine.

STATUTE 30.

Removal of Officers.

(1.) The Governing Body shall have power by a special vote at any time to remove from his office any of the College Officers except the President.

The President may be removed only on the ground of incapacity neglect of duty or misconduct and in such manner as under the provisions of these Statutes a Fellow may be deprived of his Fellowship.

(2.) No member of the Governing Body shall be present at the voting of that body upon the question of his own removal from any College office.

STATUTE 31.

Retirement and Pensions of Officers.

(1.) When any Officer shall have been engaged for fifteen years whether consecutive or not in the discharge of the duties of some or one of the following College offices viz: Tutor Assistant Tutor Lecturer Bursar or Dean he shall at the College Meeting next after the expiration of such period of fifteen years if he shall be then holding the office of Tutor Assistant Tutor or Lecturer vacate every such last-mentioned office then held by him. It shall however be competent to the Governing Body to re-appoint him to any such office or offices for a period not exceeding five years at any one time.

(2.) Subject to the provisions hereinafter contained every Fellow who shall have been engaged for at least twenty years whether consecutive or not in the discharge of the duties of some or one of the following offices viz: Tutor Assistant Tutor Lecturer Bursar or Dean shall upon vacating every such office for the time being held by him be entitled to receive out of the income (so far as the same will extend) of the Pension and Endowment Fund hereinafter mentioned an annual pension during the remainder of his life

equal in amount to one-fifth of the average yearly value of the emoluments derived by him from such office or offices during his whole period of office together with one-hundredth of such value for every complete year during which he shall have actually discharged the duties aforesaid provided such amount do not exceed three hundred pounds or if it do exceed that sum then an annual pension of three hundred pounds.

(3.) It shall moreover be competent to the Governing Body in the case of any Fellow who shall have been engaged for at least fifteen years whether consecutive or not in the discharge of the duties of some or one of the last-mentioned offices to grant to him out of the income (so far as the same will extend) of the Pension and Endowment Fund upon his vacating every such office and subject to the provisions hereinafter contained an annual pension during the remainder of his life not exceeding the amounts prescribed by the last preceding clause with reference to the pensions there provided for. No such pension however shall be granted by the Governing Body if it would have the effect of making the aggregate of the subsisting pensions in excess of the funds for the time being available for payment of the same.

(4.) If and whenever the funds available for payment of pensions shall from any cause be insufficient for payment of the same in full the pensions shall all abate rateably in proportion to their respective amounts and a pensioner shall not be entitled to have the deficiency in any year made good in any subsequent year.

(5.) Any Fellow who shall vacate his Fellowship shall *ipso facto* vacate also any pension held by him.

STATUTE 32.

H.—OF TUITION IN THE COLLEGE.

(1.) Adequate instruction shall so far as reasonably practicable be provided or secured for every person *in statu pupillari* in the subjects of the several University courses and examinations.

(2.) The Master or in his absence the President shall call together at least once a term the Tutors Assistant Tutors and Lecturers to consult with him upon the instruction given in the College and to arrange in each term the course of Lectures to be given in the College in the succeeding term or terms and to consider what arrangements may be required for the instruction of members *in statu pupillari* in subjects for which provision is not made by College Lectures.

STATUTE 33.

I.—OF DIVINE WORSHIP AND RELIGIOUS INSTRUCTION.

Having regard to the provisions of section 6 of "The Universities Tests Act 1871" the Governing Body may make such regulations as they shall deem expedient for the celebration of Divine Service in the College Chapel according to the Liturgy of the Church of England and for requiring or dispensing with attendance on the same and may vary such regulations from time to time; and having regard to the provisions of section 5 of the said Act the Governing Body may if they think fit provide stipends from the revenues of the College for persons who may be appointed to carry out the said provisions.

STATUTE 34.

K.—OF PRESENTATION TO BENEFICES.

(1.) Except as hereinafter mentioned every Fellow who shall have taken Holy Orders not later than five years after having taken his first degree shall be placed in order of priority according to the time of his election as Fellow upon a list to be called the Rota for Ecclesiastical

Preferment and he shall (subject as hereinafter provided) remain upon such Rota whether he continue so long a Fellow or not until he shall have had the offer of some benefice in the patronage of the College of such a value that the acceptance of it by a Fellow would under the foregoing provisions of these Statutes cause him to vacate his Fellowship.

(2.) Any Fellow upon the Rota who shall be deprived of his Fellowship shall be thereupon immediately removed from the Rota.

(3.) When any benefice in the patronage of the College shall become vacant it shall (subject as hereinafter provided) be offered in the first place to those Fellows successively according to their seniority as Fellows who being in full Holy Orders shall be of more than six years standing as Fellows; and in the second place to such person or persons whether members of the College or not as the Governing Body shall think fit preference however being given so far as reasonably practicable (unless the Governing Body shall consider it inexpedient so to do) to the Fellows and ex-Fellows upon the Rota for Ecclesiastical Preferment in succession according to their priority upon such Rota.

The Governing Body however shall have absolute and uncontrolled discretion and power without assigning any cause to pass over any person or persons who would otherwise under the foregoing provisions have a claim to such offer and to offer the benefice to another person in accordance with the aforesaid provisions.

(4.) If the person to whom any benefice shall have been offered shall not accept it within such reasonable time as shall be fixed by the Governing Body for such acceptance he shall be deemed to have refused it and it shall be offered to another person in accordance with the aforesaid provisions.

(5.) No person elected to a Fellowship on the ground of his being a Professor or Reader of the University or of his eminence for science learning or art shall by reason thereof have any right to the offer of or any interest in any benefice in the patronage of the College.

STATUTE 35.

L.—OF THE COLLECTION, &C. OF CAUTION MONEY AND MONEYS PAYABLE BY MEMBERS OF THE COLLEGE.

(1.) All Caution Money and also all moneys due to the College from any of its members shall (save where otherwise provided for by these Statutes) be received and collected by some officer or officers appointed by the Governing Body to receive the same.

(2.) All Caution Money shall be placed to the credit of the Fund hereinafter mentioned called "the Caution Fund."

(3.) All other moneys to be received on behalf of the College shall so soon as reasonably practicable after the receipt of the same be placed to the credit of the accounts to which they ought respectively to be carried.

STATUTE 36.

M.—OF CONTRIBUTIONS FOR UNIVERSITY PURPOSES.

The College shall pay annually to the University the sum authorized by the Statutes of the University made under the powers of the Universities of Oxford and Cambridge Act 1877 to be levied from the College.

STATUTE 37.

N.—OF THE ACCOUNTS OF THE COLLEGE.

Audit.

Every Officer of the College who shall receive

or pay any money on its behalf shall keep accurate accounts in such form and shall make them up and deliver them to the Auditors for audit on such days as the Governing Body shall from time to time direct. The accounts shall be thereupon forthwith examined and certified by the Auditors and shall then be examined by the Master and lastly shall be submitted to the Governing Body and if found to be correct shall be passed by them and shall thereupon be signed by the Master on their behalf; and no Officer shall be deemed to have rendered a just account to the College until his accounts shall have been so passed.

Every year the clear annual balance up to a day to be fixed by the Governing Body shall be ascertained and as soon as conveniently may be thereafter an account shall be taken of all receipts and disbursements. Such accounts shall be certified by the Auditors and submitted to the Master and Fellows at a General Meeting.

STATUTE 38.

Annual Statement of Accounts by the Bursar.

The Bursar shall make or cause to be made as soon after the conclusion of the general audit in each year as he conveniently can a statement of all rents and profits and moneys of all kinds whatsoever received by him as Bursar during the year immediately preceding and also a statement of all payments and expenses made and incurred by him as Bursar during the same year; but in making or causing to be made such statements the Bursar shall not be required to give a separate entry and description of every particular sum of money received or paid by him but only an abstract of the receipts payments and expenses so made and incurred as aforesaid arranged in such manner as the Governing Body may deem requisite and sufficient. It shall be the duty of the Bursar on the application of any Fellow to submit for his inspection the full account of the receipts payments and expenses of the College for any year.

An abstract of the several accounts of the College relating to funds administered, either for general purposes or in trust or otherwise shall be sent on or before the thirty-first day of December in every year to the Vice-Chancellor of the University for publication. The abstract shall be made as nearly as practicable in the form contained in the Schedule attached to these Statutes.

The accounts of receipts and expenditure of moneys (if any) raised under the borrowing powers of the College shall be sent annually at the same time to the Vice-Chancellor of the University for publication.

STATUTE 39.

O.—OF THE ADMINISTRATION OF THE PROPERTY OF THE COLLEGE.

The Elie Perse Davy Shuttleworth Frank Smart and Drosier Trusts.

(1.) The Perse Trust shall continue to subsist as heretofore as a separate trust and shall remain under the same management as heretofore; and the Perse Trustees shall continue to pay annually to the College all sums payable by them to it under previously existing Statutes or otherwise.

(2.) Separate accounts shall be kept of the properties belonging to the Elie Davy Shuttleworth Frank Smart and Drosier Trusts respectively.

STATUTE 40.

Special Payments and Allowances.

(1.) The Governing Body may from time to time make such payments as they shall think fit out of the College income to the College Building

Fund to the Reserve Fund to the Pension and Endowment Fund to the Tuition Fund and to the Scholarship Fund.

(2.) The Governing Body may from time to time pay such reasonable donations and subscriptions as they may see fit in connexion with places in which the College has property or for the furtherance of any literary or scientific purpose.

(3.) The Master shall receive out of the College income by way of allowance, in addition to his other emoluments the annual sum of one hundred pounds; and the President shall receive out of such income in addition to his emoluments as Fellow an annual allowance of fifty pounds for the discharge of the duties of his office.

(4.) The expense of the dinner in the College Hall of the Corporate Fellows shall be paid out of the College income and the Governing Body shall apply for that purpose such sums as they shall from time to time think fit. The expense of the dinner in the College Hall of the Drosier Fellows shall be paid out of the income of the Drosier Trust.

STATUTE 41.

Application and Distribution of Property and Income.

All the College property (including the payments made to the College by the Perse Trustees and the repayments to the College out of the income of the Drosier Trust of such part of the sum annually paid by the College as a contribution for University purposes under Statute 36 as may be payable in respect of or properly attributable to the capital or income of the Drosier Trust) except the properties belonging to the Elie Trust the Davy Trust the Shuttleworth Trust the Frank Smart Trust and the Drosier Trust shall be treated as consolidated and the several accounts hereinafter mentioned shall be kept in relation to the same. The net income arising therefrom shall be dealt with and applied in manner hereinafter prescribed. The several accounts lastly hereinafter referred to shall be the following that is to say:—

Account No. I.—The College Account.

(1.) This account shall be an account of the income (including the receipts from the Perse Trustees and the aforesaid repayments out of the income of the Drosier Trust) of all property of the College except that belonging to the Elie Trust the Davy Trust the Shuttleworth Trust the Frank Smart Trust the Drosier Trust the College Building Fund the Pension and Endowment Fund and the Caution Fund.

Every year so soon as the accounts of the College shall have been made up audited and passed the clear balance for the year of such income after discharging or providing for all outgoings (including payments to special College Funds) shall be ascertained and shall be applied in the first place in paying to all Fellows whose interests are preserved by Statute 47 the amounts to which they shall be entitled respectively under that Statute and subject thereto in paying to the University the amount which the College shall be liable to pay for the year under Statute 36 and the residue of the said balance after making the payments aforesaid shall (subject to the provisions hereinafter contained with respect to the increase or diminution temporary or otherwise in the number of the Fellows and subject also as by these Statutes otherwise provided) be applied in making the following payments viz. :—

	£
To the Master - - - - -	800
To each of the twenty-two Corporate Fellows - - - - -	250

To each of the eight senior Fellows £
in addition - - - - - 50

Provided that no such additional payment shall be made to any Fellow elected before the 14th day of March 1878.

And one thousand seven hundred and twenty pounds shall be paid to the credit of a Fund to be called the "Scholarship Fund" to be dealt with as hereinafter provided with respect to that fund.

If the aforesaid residue shall not be sufficient to make the several payments to the Master Fellows and Scholarship Fund last hereinbefore directed in full then such residue shall be applied towards making such payments rateably in proportion to the respective amounts thereof.

If the aforesaid residue shall be more than sufficient to make the last-mentioned payments in full the excess shall be applied in the first place rateably in or towards making good to the persons who shall be the Master and Fellows upon the day upon which the accounts are closed for the audit and to the Scholarship Fund all deficiencies which may have occurred in the payments which ought to have been made to them respectively in any of the last preceding six years deficiencies in earlier years to be made good in preference to deficiencies in later years and the ultimate surplus of all such residue shall be carried to the credit of the Pension and Endowment Fund.

(2.) If moreover at any time or times the residue above mentioned shall from any cause not be sufficient to make the aforesaid payments in full then the Governing Body may so long as that state of things shall continue and subject as hereinafter provided leave unfilled any Corporate Fellowship or Fellowships which shall become vacant and during the period during which any such Fellowship or Fellowships shall be so left unfilled there shall be a corresponding diminution in the aforesaid number of twenty-two Fellows Provided however that the Governing Body shall not be at liberty to keep vacant by virtue of the foregoing provision any greater number of Fellowships than it shall be necessary to keep vacant in order to make the aforesaid payments in full for the time being without making good any previous deficiency.

(3.) If any person shall have been Master Fellow Scholar or Exhibitioner for a part only of the year ending on the day on which the accounts are closed for the audit he shall be entitled only to one-fourth part of a dividend for each quarter of a year or part of a quarter greater than one-half during which he shall have been Master Fellow Scholar or Exhibitioner. And if by reason of any unfilled vacancy of the Mastership or of any Corporate Fellowship there shall be in any year money to which no person has a claim all such money shall be carried to the credit of the Pension and Endowment Fund and of the Scholarship Fund in such proportions as the Governing Body may from time to time direct.

Account No. II.—The Reserve Fund.

This Fund shall consist of not less than thirty-five thousand pounds Government Securities. The dividends accruing from this stock or from so much of it as may at that time be standing in the Reserve Fund account shall be carried to the College Account (No. I.), and be added to that year's income. It shall be lawful to use any portion or portions of this Stock for the improvement of the College estates from time to time by inclosing building draining or otherwise; or for the purchasing of land-tax rent-charges or other incumbrances to which such estates or any of

them shall be subject; or to meet any large or unusual outlay which in the judgment of the Governing Body it may be necessary or expedient to make. Provided that whenever any amount of stock be sold for any of the above purposes one-thirtieth part of it shall be replaced at the next audit and one-thirtieth part at each succeeding audit by payment from the annual income of the College Account (No. I) of such a sum of money as will purchase the requisite amount of stock and so on until the whole amount borrowed be replaced.

Account No. III.—*The College Building Fund.*

This Fund shall consist of the present College Building Fund and of such annual or other payments as shall from time to time be made to it by the Governing Body out of the income of the College Account (No. I). The Fund shall be used for the purpose of erecting new buildings or rebuilding enlarging or improving any buildings in or in connexion with the College and it may be resorted to and applied in exoneration or aid of the income of the College Account (No. I) in or towards making good to the Reserve Fund anything taken from that Fund and applied to any of the purposes for which the Building Fund may be used or in or towards the repayment of any moneys borrowed from any source for any of such purposes. All moneys forming part of this Fund and not applied for any of the aforesaid purposes shall be invested in or upon any stocks funds or securities authorized by law as investments for trust moneys and all income arising therefrom not so applied shall be invested in like manner and accumulated in augmentation of the Fund.

Account No. IV.—*The Pension and Endowment Fund.*

(1.) This Fund shall consist of all sums which shall be due to or standing to the credit of the Pension and Endowment Fund at the time when these Statutes shall come into operation and of all moneys subsequently paid to its credit as directed by these Statutes and of such portions of its income as may in any year have not been applied to any of the several purposes hereinafter defined as proper objects of expenditure.

(2.) The income of the Fund shall be used in the first place in or towards payment so far as the same will extend of such pensions to College Officers as shall for the time being be payable under the provisions relating to pensions hereinbefore contained; and if and whenever the income of this Fund shall be more than sufficient to provide for such pensions the Governing Body may apply the excess or any part of it in aid of the income of the College Account (No. I) in or towards making the payments hereinbefore directed or in endowing any new Fellowships or Scholarships or in providing stipends for teachers or in encouraging research in special departments of literature or science or for any such like purpose.

(3.) All income of the Fund not applied in manner aforesaid shall subject as hereinafter provided be accumulated in augmentation of the capital of the Fund and be invested accordingly; but if in any year in which the income of the Fund shall be more than sufficient to provide for existing pensions the aggregate of those pensions shall in the opinion of the Governing Body be below the average the Governing Body may subject as hereinafter provided set aside the excess or any part of it and reserve and afterwards use the same for making good any deficiencies in any succeeding year or years.

(4.) All moneys constituting the corpus of this

Fund shall be invested in or upon any stocks funds or securities authorized by law as investments for trust moneys or if the Governing Body shall think fit in building or improving houses upon any lands belonging to the College or in purchasing the surrender to the College of any beneficial leases of land which shall have been granted by the College or its predecessors in title. In the case of every such investment other than investments authorized by law for trust moneys such proportion as the Governing Body shall think fit of the income derived by the College from any house so built or improved or from land the lease of which shall be so surrendered and as regards any such land as aforesaid during such period as the Governing Body shall think proper shall be carried to the credit of the Pension and Endowment Fund as income of that Fund in respect of such investment and be treated and dealt with accordingly.

Account No. V.—*The Tuition Fund.*

(1.) The Tuition Fund shall consist of the present Tuition Fund and of

(a.) The tuition fees paid by members of the College *in statu pupillari*.

(b.) The fees paid by persons not members of the College for attendance at Lectures delivered by the Tutors Assistant Tutors or Lecturers of the College.

(c.) Such sums (if any) as shall under the direction of the Governing Body be from time to time paid to the Tuition Fund out of any College moneys which they are authorized to apply in that manner.

(2.) The Tuition Fund shall be used in payment of the necessary expenses of the Lecture Rooms and in such proportions as the Governing Body may from time to time determine of the stipends of the Tutors Assistant Tutors and Lecturers; and it may also be used in payment for lectures given to members of the College by Lecturers other than the College Lecturers.

Account No. VI.—*The Scholarship Fund.*

This Fund shall consist of the present Scholarship Fund and of all moneys which shall in conformity with the provisions of these Statutes be paid to the credit of the Fund and it shall be applied as the Governing Body shall from time to time think proper in payment of Scholarships or by way of Exhibitions or donations to deserving Students.

Account No. VII.—*The Caution Fund.*

This Fund shall consist of the Caution Money and shall be invested and managed and the income thereof applied as the Governing Body shall from time to time direct. The account of this Fund shall be kept by an officer appointed for the purpose and shall be annually audited with the other College accounts.

STATUTE 42.

P.—MISCELLANEOUS.

The Common Seal and Muniments of the College.

The Common Seal and the Letters Patent and other muniments of the College shall be kept in a secure place fastened with three locks the keys of which shall be severally kept by the Master and two key-keepers to be appointed by the Governing Body. It shall be the duty of these key-keepers to attend every meeting of the Governing Body. In the event of any key-keeper being prevented by reasonable cause from attending any meeting of the Governing Body he shall hand his key to some member of the Governing Body as his deputy but no person shall have two of the three keys in his keeping at the same time.

STATUTE 43:

Provision in case of change in the value of Money.

No alteration in the specific sums mentioned in these Statutes shall be made in consequence of any change in the value of money or for any other reason except by Statute made in accordance with the provisions of the fifty-fourth and fifty-fifth sections of the Universities of Oxford and Cambridge Act 1877.

STATUTE 44.

Provision for increasing the Number of Fellowships and Scholarships.

If at any time it shall appear to the Governing Body that the income of the College is permanently more than sufficient to make in full the payments hereinbefore directed to be made out of the income of the College Account (No. I.) they may (subject as hereinafter provided) increase the number of Corporate Fellows (either permanently or temporarily) or retain such part as they may think fit of the excess and apply the same either in increasing the amount to be paid to the Scholarship Fund or for such other College purposes as may be considered most advantageous to the College as a place of education religion learning and research. Provided that no increase of Fellowships shall be effected which will have the effect of rendering the income of the College insufficient to make the said payments in full and if moreover after any such increase shall have been made it shall appear that the increase cannot be maintained consistently with the said payments being made in full then such a number of the new Fellowships shall from time to time as vacancies in them shall occur be suppressed as will suffice to render so far as practicable the income sufficient to make such payments in full.

STATUTE 45.

Giving of Notice.

(1.) In all cases in which by these Statutes notice is required to be given to the Master it shall be sufficient that the notice be left at the Master's Lodge.

(2.) Every Fellow shall upon or immediately after becoming a Fellow and may from time to time afterwards leave with such officer as the Governing Body shall appoint a place of address to which all notices intended for him are to be sent; and in all cases in which by these Statutes notice is required to be given to any Fellow it shall be sufficient that the notice be sent by post or otherwise to the last address so left by him. A list of the places of address so left by the several Fellows shall be kept in such place as the Governing Body shall appoint and shall be open to the inspection at all reasonable times of the Master and of any Fellow. Any Fellow who shall not have left with the proper officer a place of address shall notwithstanding any of the provisions hereinbefore contained with respect to notice not be entitled to any notice whatever of any proceeding matter or thing whatsoever even although it may especially affect him individually.

STATUTE 46.

Construction of the Statutes.

If any question shall arise in regard to the construction of any of these Statutes it shall be decided by the Governing Body. But it shall be competent to any party affected by such decision to appeal to the Visitor provided he appeal within two calendar months or within such period not less than two calendar months as shall be allowed by the Governing Body for the purpose after the decision shall have come to his knowledge; but failing an appeal within the time allowed for the purpose the decision of the Governing Body shall

be final. The Visitor if appealed to within due time may affirm vary or reverse the decision of the Governing Body and his decision shall be final.

STATUTE 47.

Preservation of existing Interests.

The interests and conditions of tenure of emoluments of all Fellows elected before the fourteenth day of March one thousand eight hundred and seventy-eight shall be regulated by the Statutes by which the same would have been regulated if these Statutes had not come into operation and with respect to such of the said Fellows as are not already Seniors elections to the Seniority shall continue to be made in the manner in which they would have been made if these Statutes had not come into operation.

STATUTE 48.

Repeal of previously existing Statutes.

From and after the approval of this Statute by Order of the Queen in Council none of the Statutes of the College which existed and were in force before such approval shall be of any force and effect save and except in so far as such former Statutes or any of them relate to the interests and conditions of tenure of emoluments of the Fellows of the College elected before the fourteenth day of March one thousand eight hundred and seventy-eight but the repeal of such former Statutes shall not be taken to revive the provisions of any previously existing Statutes of the College which were repealed by the said former Statutes.

SCHEDULE.

ABSTRACT OF RECEIPTS AND DISBURSEMENTS

brought to account in the year

A.—CORPORATE INCOME.

RECEIPTS.

1.—EXTERNAL.	£	s.	d.
Lands on Beneficial Leases
" at Rack Rent
Houses on Beneficial Leases
" on long leases
" at Rack Rent
Copyholds for lives
" of inheritance
Leases for lives
" for terms of years
Tithe Rent-charges
Other Rent-charges
Underwoods
Timber
Minerals
Stocks, Shares, &c.
Other Properties
2.—INTERNAL.			
Rents of rooms
Entrance Fees
Graduation Fees
Annual dues of Residents...
" " of Non-Residents
Profits in Kitchen, Buttery, &c.
Other sources

DISBURSEMENTS.

	£	s.	d.
Rates, Taxes, and Insurance on College Buildings			
Rates, Taxes, and Insurance on Estates			
Repairs and Improvements on College Buildings			
Repairs and Improvements on Estates...			
Management of Estates
Contribution for University purposes
The Head and Fellows
Scholars and Exhibitioners
Allowances to Residents

	£	s.	d.
University Professors			
Tutorial Fund			
Examiners and Prizes			
College Officers... ..			
College Servants			
Chapel and Chapel Services			
Library			
Subscriptions, Pensions, &c.			
Maintenance of Establishment in College			
Augmentation of Benefices			
Interest on Loans and Repayments			
Investments			
	£	s.	d.

Balance at commencement of Account
 Total Receipts

£ s. d.

Total Expenditure
 Balance in hand

B.—TRUST FUNDS.

1. Funds applicable wholly or in part to purposes within the College.

RECEIPTS.

DISBURSEMENTS.

2. Funds applicable wholly to purposes outside the College.

RECEIPTS.

DISBURSEMENTS.

C.—TUITION FUND.

RECEIPTS.

DISBURSEMENTS.

D.—CAUTION FUND.

RECEIPTS.

DISBURSEMENTS.

E.—SCHOLARSHIP FUND.

RECEIPTS.

DISBURSEMENTS.

Given under our Common Seal, this twenty-second day of January, one thousand eight hundred and ninety.



Privy Council Office, February 8, 1890.

BYE-LAWS made by the School Boards and School Attendance Committees for the following Places, were approved by Her Majesty in Council on the 8th day of February, 1890:—

SCHOOL BOARDS.

- Castle Cary.
- Christow and Doddiscombsleigh (United School District).
- Horstead-with-Stanninghall.
- Loveston (United School District).
- Sandaf Magna.
- West Thurrock.
- Woore.

No 26023.

F

BYE-LAWS MADE BY THE SCHOOL BOARD FOR THE MUNICIPAL BOROUGH OF—

- Kidderminster.
- Scarborough.
- Wolverhampton.

BYE-LAWS MADE BY THE SCHOOL ATTENDANCE COMMITTEE FOR THE URBAN SANITARY DISTRICT OR PARISH OF—

Cleckheaton.

BYE-LAWS MADE BY THE SCHOOL ATTENDANCE COMMITTEES OF THE UNDERMENTIONED UNIONS FOR THE PARISHES OR TOWNSHIPS NAMED:—

Union.	Parish or Township.
Bolton	Horwich
Bootle	Birker and Ansthwaite
"	Bootle
"	Corney
"	Drigg and Carleton
"	Eskdale and Wasdale
"	Irton-with-Sainton
"	Muncaster
"	Ulpha
"	Waberthwaite
"	Whicham
"	Whitbeck
Chelmsford	Ingatestone and Fryerning
Malton... ..	Norton
Martley	North Hallow

Osborne, February 8, 1890.

THE Queen was this day pleased to confer the honour of Knighthood on Raylton Dixou, Esq., of Gunnergate Hall, Middlesbrough.

Osborne, February 8, 1890

THE Queen was this day pleased to confer the honour of Knighthood on Robert Palmer Harding, Esq., Chief Official Receiver of the Bankruptcy Department of the Board of Trade.

Osborne, February 8, 1890.

THE Queen was this day pleased to confer the honour of Knighthood on Thomas Sowler, Esq., of Victoria Park, Manchester.

Foreign Office, February 13, 1890.

THE Queen has been pleased to approve of Dr. Edmund von Heyking as Consul-General at Calcutta for British India and the Colony of Ceylon for the German Empire.

The Queen has also been pleased to approve of Mr. Benjamin Charles Carvalho as Consul-General at Kingston, Jamaica, for the Republic of Hayti.

The Queen has also been pleased to approve of Mr. Manuel V. Montenegro as Consul-General in London for the United States of Venezuela.

The Queen has also been pleased to approve of Mr. Giorgio B. Zachonis as Consul at Freetown, Sierra Leone, with jurisdiction over Senegambia, for His Majesty the King of Italy.

The Queen has also been pleased to approve of Mr. Honoré Louis Alexandre Dausseing as Vice-Consul at Durban, Natal, for the French Republic.

Crown Office, February 10, 1890.

THE Queen has been pleased by Letters Patent under the Great Seal to appoint Roland Bowdler Vaughan Williams, Esq., one of Her Majesty's Counsel learned in the law, to be one of the Justices of Her Majesty's High Court of Justice.

Crown Office, February 13, 1890.

MEMBER returned to serve in the present PARLIAMENT.

County of Lanark.—Partick Division.

James Parker Smith, Esq., in the place of Alexander Craig Sellar, Esq., deceased.

Admiralty, 11th February, 1890.

Royal Marine Light Infantry.

Major Charles Harington Scafe, has been promoted to the rank of Lieutenant-Colonel by Brevet, under the provisions of Order in Council, 19th March, 1883. Dated 4th February, 1890.

Admiralty, 12th February, 1890.

Sub-Lieutenant Clement Greatorex has been promoted to the rank of Lieutenant in Her Majesty's Fleet. Dated 14th June, 1889.

In accordance with the provisions of Her Majesty's Order in Council of 1st April, 1881:—Fleet Surgeon Godfrey Goodman has this day been placed on the Retired List of his rank at his own request.

War Office, Pall Mall,

14th February, 1890.

Royal Engineers. The promotion of Lieutenant-General G. T. Chesney, K.C.B., C.S.I., C.I.E. (late Bengal) to the rank of Colonel-Commandant, as notified in the Gazette of 31st January, 1890, is cancelled.

Major-General Edward Charles Sparshott Williams, C.I.E. (late Bengal), to be Colonel-Commandant, vice Field-Marshal Lord Napier of Madala, G.C.B., G.C.S.I., deceased. Dated 15th January, 1890.

The undermentioned Lieutenant-Colonels and Colonels (late Bengal), upon the Indian Supernumerary List, have retired upon a pension and extra annuity:—
Robert Home, C.I.E. Dated 30th December, 1889.
Charles Henry Luard. Dated 8th January, 1890.

The undermentioned Second Lieutenants to be Lieutenants. Dated 16th February, 1890:—

Theodore Edward Naish.
Edward Collingwood Ogilvie.
Charles Jarvie Elkington.
Digby Lighton Mallaby.
Hugh John Miles Marshall.
Richard Alfred Poer O'Shea.
Walter Henry Rotherham.
James Gordon Fife.
Frank Ridley Farrer Boileau.
William Danvers Waghorn.
Robert John Byford Mair.
Charles Mostyn Francis Watkins.
Herbert Henry Austin.
Henry Oscar Lathbury.
Alan Edward Garrard Watherston.
Conway Richard Dobbs.
Ernest Herman Haig.

Henry Robert Stark Christie, Student from the Royal Indian Engineering College, Cooper's Hill, to be Second Lieutenant. Dated 13th February, 1890.

Coast Battalion, Lieutenant Alexander Michie to be Captain. Dated 15th February, 1890.

War Office, 14th February, 1890.

MILITIA.

ROYAL ARTILLERY.

The West Cork Artillery (Southern Division), Second Lieutenant G. W. B. Despard resigns his Commission. Dated 15th February, 1890.

The Fife Artillery (Southern Division), Henry Charlton Chaworth-Musters, Gent., to be Second Lieutenant. Dated 15th February, 1890.

The Limerick City Artillery (Southern Division), Captain F. F. MacDermot resigns his Commission. Dated 15th February, 1890.

The Waterford Artillery (Southern Division), Second Lieutenant L. W. Smith resigns his Commission. Dated 15th February, 1890.

The Wicklow Artillery (Southern Division), Henry Jameson Powell Jeffcoat, Gent., to be Second Lieutenant. Dated 15th February, 1890.

INFANTRY.

3rd and 4th Battalions, the King's Own (Royal Lancaster Regiment), Second Lieutenant P. W. North resigns his Commission. Dated 15th February, 1890.

3rd Battalion, the Northumberland Fusiliers, Stanley Smyth Flower, Gent., to be Second Lieutenant. Dated 15th February, 1890.

3rd Battalion, the Norfolk Regiment, Lieutenant E. H. C. Wellesley resigns his Commission. Dated 15th February, 1890.

4th Battalion, the Lincolnshire Regiment, Major A. de Burton is granted the honorary rank of Lieutenant-Colonel. Dated 15th February, 1890.

4th Battalion, the Devonshire Regiment, Hugh Leonard Troyte, Gent., to be Second Lieutenant. Dated 15th February, 1890.

3rd Battalion, the Suffolk Regiment, Herbert Ogilvie Francis, Gent., to be Second Lieutenant. Dated 15th February, 1890.

4th Battalion, the Prince of Wales's Own (West Yorkshire Regiment), Lieutenant W. Boyd Carpenter resigns his Commission. Dated 15th February, 1890.

3rd Battalion, the Royal Scots Fusiliers, Lieutenant C. Whitbread resigns his Commission. Dated 15th February, 1890.

4th Battalion, the Royal Welsh Fusiliers, Lieutenant D. M. Lewis resigns his Commission. Dated 15th February, 1890.

3rd and 4th Battalions, the Duke of Wellington's (West Riding Regiment), William Hubert Alers-Hankey, Gent., to be Second Lieutenant. Dated 15th February, 1890.

3rd Battalion, the Border Regiment, Second Lieutenant J. L. Ommanney to be Lieutenant. Dated 15th February, 1890.

4th Battalion, the Border Regiment, Arthur Robert Seignelay Lyon-Campbell, Gent., to be Second Lieutenant. Dated 15th February, 1890.

3rd Battalion, the King's Own (Yorkshire Light Infantry), Second Lieutenant C. J. Willock resigns his Commission. Dated 15th February, 1890.

6th Battalion, the Royal Irish Rifles; Arthur Fitzpatrick Rainsford, Gent., to be Second Lieutenant. Dated 15th February, 1890.

7th Battalion, the Rifle Brigade (the Prince Consort's Own), George Thomas John Bourke, Gent., to be Second Lieutenant. Dated 15th February, 1890.

YEOMANRY CAVALRY.

Leicestershire (Prince Albert's Own), Lieutenant T. K., Lord Rathdonnell, to be Captain. Dated 15th February, 1890.

VOLUNTEER CORPS.

ARTILLERY.

1st Edinburgh (City), Lieutenant D. MacGregor to be Captain. Dated 15th February, 1890.

6th Lancashire, Second Lieutenant A. Y. Wishaw to be Lieutenant. Dated 15th February, 1890.

ENGINEER.

Fortress and Railway Forces.

ROYAL ENGINEERS.

2nd Cheshire (Railway), Lieutenant J. Dick resigns his Commission. Dated 15th February, 1890.

2nd Gloucestershire (the Bristol), Second Lieutenant C. H. Marshall resigns his Commission. Dated 15th February, 1890.

2nd Tower Hamlets (East London), Lieutenant J. B. Birkbeck, from the 1st Middlesex Engineer Volunteer Corps, to be Lieutenant. Dated 15th February, 1890.

RIFLE.

The Queen's Rifle Volunteer Brigade, the Royal Scots (Lothian Regiment), Major J. A. Robertson is granted the honorary rank of Lieutenant-Colonel. Dated 15th February, 1890.

Lieutenant J. J. Scott resigns his Commission. Dated 15th February, 1890.

4th Volunteer Battalion, the Royal Scots (Lothian Regiment), Captain D. Campbell resigns his Commission; also is granted the honorary rank of Major, and is permitted to continue to wear the uniform of the Battalion on his retirement. Dated 15th February, 1890.

6th Volunteer Battalion, the Royal Scots (Lothian Regiment), John Alexander Ballantyne, Gent., to be Second Lieutenant. Dated 15th February, 1890.

1st Volunteer Battalion, the Queen's (Royal West Surrey Regiment), The undermentioned Acting Surgeons to be Surgeons:—

W. Rosser, M.D. Dated 15th February, 1890.

G. J. Eady, M.D. Dated 15th February, 1890.

1st Volunteer Battalion, the King's (Liverpool Regiment), Lieutenant-Colonel Commandant C. F. Smith is granted the honorary rank of Colonel. Dated 15th February, 1890.

6th Volunteer Battalion, the King's (Liverpool Regiment), Lieutenant-Colonel and Honorary Colonel C. A. Whitney resigns his Commission; also is permitted to retain his rank, and to continue to wear the uniform of the Battalion on his retirement. Dated 15th February, 1890.

3rd (Cambridgeshire) Volunteer Battalion, the Suffolk Regiment, Captain and Honorary Major H. Taylor to be Major. Dated 15th February, 1890.

Lieutenant J. Morley to be Captain. Dated 15th February, 1890.

Lieutenant G. E. Whitmore is appointed Instructor of Musketry. Dated 15th February, 1890.

4th (Cambridge University) Volunteer Battalion, the Suffolk Regiment; Arthur Sheridan Lea, Gent., to be Quartermaster. Dated 15th February, 1890.

3rd Volunteer Battalion, the Prince Albert's (Somersetshire Light Infantry), Major E. Armstrong is granted the honorary rank of Lieutenant-Colonel. Dated 15th February, 1890.

2nd Volunteer Battalion, the Prince of Wales's Own (West Yorkshire Regiment), Second Lieutenant C. Scarf is appointed Instructor of Musketry. Dated 15th February, 1890.

1st (Hertfordshire) Volunteer Battalion, the Bedfordshire Regiment, Captain J. W. Melles resigns his Commission. Dated 15th February, 1890.

3rd Volunteer Battalion, the Lancashire Fusiliers, William Charles Duncan, Gent., to be Second Lieutenant. Dated 15th February, 1890.

1st Volunteer Battalion, the Royal Scots Fusiliers, Captain R. Anderson resigns his Commission; also is granted the honorary rank of Major, and is permitted to continue to wear the uniform of the Battalion on his retirement. Dated 15th February, 1890.

1st (Brecknockshire) Volunteer Battalion, the South Wales Borderers, Captain S. H. Cowper-Coles resigns his Commission. Dated 15th February, 1890.

2nd Volunteer Battalion, the South Wales Borderers, The Reverend James Swinnerton to be Acting Chaplain. Dated 15th February, 1890. The Reverend Thomas Theophilus, B.A., to be Acting Chaplain. Dated 15th February, 1890.

2nd Volunteer Battalion, the Gloucestershire Regiment, Lieutenant G. Banaster is appointed Instructor of Musketry. Dated 15th February, 1890.

2nd Volunteer Battalion, the Worcestershire Regiment, The undermentioned Second Lieutenants to be Lieutenants:—

J. Dingle. Dated 15th February, 1890.

H. L. Whatley. Dated 15th February, 1890.

H. A. Millington. Dated 15th February, 1890.

J. Blakeway. Dated 15th February, 1890.

1st Surrey (South London); Lieutenant H. G. B. Thornton resigns his Commission. Dated 15th February, 1890.

2nd Volunteer Battalion, the Duke of Cornwall's Light Infantry, Acting Surgeon H. P. Westbury resigns his appointment. Dated 15th February, 1890.

2nd Volunteer Battalion, the Duke of Wellington's (West Riding Regiment), Captain W. W. Hirst resigns his Commission. Dated 15th February, 1890.

3rd Volunteer Battalion, the Duke of Wellington's (West Riding Regiment), Lieutenant J. P. Humphris resigns his Commission. Dated 15th February, 1890.

1st (Cumberland) Volunteer Battalion, the Border Regiment, Lieutenant G. O'B. Tandy resigns his Commission. Dated 15th February, 1890.

3rd Volunteer Battalion, the Hampshire Regiment, Lieutenant C. A. Blagrove is appointed Instructor of Musketry. Dated 15th February, 1890.

- 1st (Dundee) Volunteer Battalion, the Black Watch (Royal Highlanders)*, Lieutenant A. Guthrie to be Captain. Dated 15th February, 1890.
- 6th (Fifeshire) Volunteer Battalion, the Black Watch (Royal Highlanders)*, Captain and Honorary Major D. Osborne resigns his Commission; also is permitted to retain his rank, and to continue to wear the uniform of the Battalion on his retirement. Dated 15th February, 1890. Captain J. Jamieson is granted the honorary rank of Major. Dated 15th February, 1890.
- 1st Volunteer Battalion, the Essex Regiment*, Captain E. N. Cubitt is appointed Instructor of Musketry. Dated 15th February, 1890.
- 2nd Volunteer Battalion, the Sherwood Foresters (Derbyshire Regiment)*, Lieutenant J. G. Knighton resigns his Commission. Dated 15th February, 1890.
- 1st Volunteer Battalion, the Queen's Own (Royal West Kent Regiment)*, Cuthbert Arthur Field, Gent., to be Second Lieutenant. Dated 15th February, 1890.
- 2nd Volunteer Battalion, the Duke of Cambridge's Own (Middlesex Regiment)*, Lieutenant R. B. Pearce is appointed Instructor of Musketry. Dated 15th February, 1890.
- 6th Middlesex (St. George's)*, Second Lieutenant R. B. Shipley is appointed Instructor of Musketry. Dated 15th February, 1890.
- 13th Middlesex (Queen's Westminster)*, Lieutenant R. Perry to be Captain. Dated 15th February, 1890.
- 2nd Volunteer Battalion, the Duke of Edinburgh's (Wiltshire Regiment)*, Lieutenant G. Stephenson to be Captain. Dated 15th February, 1890. Arthur George Romilly, Gent., to be Second Lieutenant. Dated 15th February, 1890.
- 1st Volunteer Battalion, the Prince of Wales's (North Staffordshire Regiment)*, Alfred Edward Thompson, Gent., to be Second Lieutenant. Dated 15th February, 1890.
- 2nd Volunteer Battalion, the Prince of Wales's (North Staffordshire Regiment)*, Captain J. Thompson is granted the honorary rank of Major. Dated 15th February, 1890.
- 5th (Glasgow Highland) Volunteer Battalion, the Highland Light Infantry*, The undermentioned Second Lieutenants to be Lieutenants:—
W. G. Fleming. Dated 15th February, 1890.
T. L. Arnott. Dated 15th February, 1890.
- 1st Volunteer Battalion, the Gordon Highlanders*, Lieutenant D. S. Rose resigns his Commission. Dated 15th February, 1890.
- 6th Volunteer Battalion, the Gordon Highlanders*, George Anderson, Gent., to be Second Lieutenant (Supernumerary). Dated 15th February, 1890.
- 7th Middlesex (London Scottish)*, The undermentioned Second Lieutenants to be Lieutenants:—
K. B. Brown. Dated 15th February, 1890.
W. J. Seton. Dated 15th February, 1890.
W. Morten. Dated 15th February, 1890.
A. Howden, jun. Dated 15th February, 1890.
- 16th Middlesex (London Irish)*, Charles Norman Lacy, Gent., to be Second Lieutenant. Dated 15th February, 1890.
- 19th Middlesex (St. Giles's and St. George's, Bloomsbury)*, Captain and Honorary Major D. Fourdrinier resigns his Commission; also is permitted to retain his rank, and to continue to

wear the uniform of the Corps on his retirement. Dated 15th February, 1890.

The undermentioned Officers resign their Commissions:—

Captain H. Stedall. Dated 15th February, 1890.

Lieutenant E. E. Adams. Dated 15th February, 1890.

20th Middlesex (Artists'), Acting Surgeon A. R. F. Evershed to be Surgeon. Dated 15th February, 1890.

1st Tower Hamlets (the Tower Hamlets Rifle Volunteer Brigade), John Bowman, Gent., to be Second Lieutenant. Dated 15th February, 1890.

MEMORANDA.

Volunteer Staff.

INFANTRY VOLUNTEER BRIGADES.

Northern Counties Brigade, Surgeon and Surgeon-Major C. S. Hall, 1st (Cumberland) Volunteer Battalion, the Border Regiment, to be Brigade Surgeon, ranking as Lieutenant-Colonel. Dated 15th February, 1890.

West Yorkshire Brigade, Captain W. H. A. Wharton, 1st Volunteer Battalion, the Princess of Wales's Own (Yorkshire Regiment), to be Aide-de-Camp to Colonel J. G. Wilson, Commanding the Brigade. Dated 15th February, 1890.

PARCEL POST. 8th February, 1890.

BERMUDA AND THE UNITED KINGDOM.

TREASURY WARRANT.

WE, the Commissioners of Her Majesty's Treasury, in pursuance of the Acts relating to Her Majesty's Post Office, and in exercise of all powers enabling us in this behalf, do, by this Warrant, made on the representation of Her Majesty's Postmaster-General (testified by his signing the same), and under the hands of two of us, the said Commissioners, order, direct, and declare as follows:—

Definition.

1. In this Warrant:—

(1.) The expression "Parcel" means a Postal Packet which is posted as a Parcel in accordance with the provisions of this Warrant, or any Warrant amending the same.

(2.) The expression "United Kingdom" includes the Channel Islands and the Isle of Man.

Places between which Parcels may be transmitted.

2. From and after the date when this Warrant comes into operation, Parcels may, subject to the provisions of this Warrant, be transmitted by post between the United Kingdom and Bermuda via New York, and between Bermuda and any other British colony or possession, or any foreign country via New York and the United Kingdom.

Rates of Postage.

3.—(1.) On all Parcels posted in the United Kingdom addressed to Bermuda or posted in Bermuda addressed to the United Kingdom, and transmitted by post under this Warrant there shall be charged and paid the following rates of postage, that is to say:—

On every Parcel not exceeding one pound in weight, ninepence.

On every Parcel exceeding one pound and not exceeding eleven pounds in weight, for the first pound ninepence, and for every addi-

tional pound or fraction of a pound in weight, ninepence.

(2.) On all parcels transmitted by way of New York and the United Kingdom from Bermuda to any other British colony or possession or any foreign country, there shall be charged and paid, according to the weight thereof respectively, the rates of postage mentioned in the Schedule hereto.

Maximum Dimensions and Weight.

4. Except by permission of the Postmaster-General, there shall not be conveyed or tendered for conveyance by post under this Warrant any Parcel the dimensions of which shall exceed in length three feet six inches, or in length and girth measured together six feet (such girth being measured round the thickest part of such Parcel), or which shall exceed in weight eleven pounds.

Prepayment.

5. The postage chargeable, according to the respective rates hereinbefore mentioned, shall, in all cases (except as otherwise provided in this Warrant), be prepaid at the time of posting; and such prepayment shall, in the United Kingdom, be effected by means of adhesive postage stamps, or at such Post Offices, within such hours, and under and subject to such regulations as the Postmaster-General shall from time to time prescribe, in money.

Times of Posting.

6. Parcels intended to be transmitted by post, may, in the United Kingdom, be posted on any day of the week except Sunday, but shall not be posted on Sundays, or in England or Ireland on Christmas Day or Good Friday, and in Scotland on either of the two Sacramental Fast Days, except in the cases next hereinafter mentioned, that is to say:—

Where the delivery of Parcels on Sundays, or any of the other days aforesaid, at certain Post Offices, to addressees calling for the same, may hereafter be specially authorized by the Postmaster-General, the posting of Parcels on Sundays, or such other days as aforesaid, at such offices respectively, shall also be permitted within such times and in such manner as may be directed by the Postmaster-General.

Mode of Posting.

7. Except as otherwise provided in this Warrant all Parcels shall, in the United Kingdom, be posted by being handed in at a Post Office in the manner hereinafter provided, within the hours during which such office shall be open to the public for the posting of Parcels.

Posting at Post Offices.

8. The following provisions shall apply to the posting of Parcels at any Post Office in the United Kingdom, that is to say:—

- (1.) It shall be the duty of a person bringing a Parcel to hand it to an officer on duty at the counter in such office.
- (2.) Such Parcel must be accompanied by or have affixed to it a declaration of such kind, and stating the contents of the Parcel in such manner and form and with such other particulars as the Commissioners of Customs and the Postmaster-General may prescribe.
- (3.) Such Parcel shall be measured and weighed by such officer, and (if such Parcel do not exceed the limits of measurement or weight hereinbefore mentioned), the postage thereof, according to the rates hereinbefore mentioned, shall, subject as hereinbefore mentioned, be prepaid as hereinbefore provided, and shall be verified by such officer,

and no such Parcel shall be forwarded by the post without the before-mentioned requirements being complied with; and if any such Parcel shall be left at a Post Office without such requirements being complied with, such Parcel shall be detained, and may be returned or given up to the sender thereof, or otherwise dealt with or disposed of in any manner authorized by this Warrant.

Collection of Parcels.

9. The Postmaster-General may, if he think fit, from time to time authorize such officers as he may direct, to receive Parcels for the post under such regulations and conditions as he may from time to time prescribe.

Irregular Posting of Parcels.

10. Any Packet transmissible by Parcel Post from the United Kingdom which from any words or marks thereon, or other external evidence, appears to have been intended for transmission as a Parcel, but which has not been tendered for transmission as a Parcel, but has been posted in a Post Office Letter-box, or otherwise than according to the manner hereinbefore prescribed for the posting of Parcels, may, in the discretion of the Postmaster-General, either be detained or returned or given up to the sender, or if the said packet is fully prepaid with the letter or book-rate of postage, and otherwise conforms to the regulations as to the letter or book-post, the same may be forwarded as a letter or book-packet (as the case may be).

Return and Disposal of Undelivered Parcels.

11. With regard to—

- (a.) Parcels which are addressed to a Post Office in the United Kingdom to be called for, or to a place in the United Kingdom beyond the limits of the free postal delivery of any town or district, or to a ship at any port in the United Kingdom, and which are not called for or delivered within such reasonable times as the Postmaster-General may from time to time prescribe; and
- (b.) Parcels which cannot be delivered in the United Kingdom for want of a true direction, or by reason that the addressee is dead, or cannot be found, or has refused the same, or has refused to pay any charges thereon, or for any other sufficient reason.

The following provisions shall (subject to the provisions of the Warrant of the said Commissioners of the 12th day of December, 1888, relating to Foreign and Colonial Parcels) apply; (that is to say,)

- (1.) The Parcel shall, as the Postmaster-General may from time to time direct, be retained at or forthwith forwarded to such place as the Postmaster-General may from time to time appoint, and may, if necessary, be there opened and examined.
- (2.) Where the name and address of the sender can be ascertained from the Parcel or the declaration accompanying the same, notice shall be given by post to the sender through the Post Office of the place in which the Parcel was posted, that the Parcel will, in default of any claim on the part of the addressee, be given up to the sender or his agent upon personal application at such place as aforesaid, or at the request of the sender will be forwarded to a corrected address or returned to him by post in either case upon the conditions hereinafter mentioned.
- (3.) Where the name and address of the sender cannot be ascertained from the Parcel, notice

shall be publicly given (by affixing the same at such place or places, or in such other manner as the Postmaster-General may direct), and notice shall also be given to the Post Office of the place in which the Parcel was posted, that the Parcel will, in default of any claim on the part of the addressee, and upon payment of such charges as are hereinafter mentioned, be given up upon the personal application of the sender or his agent, or be returned to the sender by post.

- (4.) In any case the notice shall state that in default of the receipt by the Postmaster-General of an application for the Parcel, during a period to be specified in such notice from some person who, in the Postmaster-General's judgment, is entitled to receive the Parcel, it will be disposed of in such a manner as the Postmaster-General may direct.
- (5.) The Postmaster-General may, in his discretion, specify in any such notice, or otherwise, the periods during which Parcels may be returned to the senders thereof, and in so doing may have regard to the nature and contents of Parcels.
- (6.) Where in the case of a Parcel which cannot be delivered for want of a true direction, the sender corrects the address of the Parcel, the Parcel shall be forwarded to the corrected address, subject to the following conditions:—
 - (a.) Where the corrected address of the Parcel is within the same free delivery as the original address, and the Parcel is not at the time of such correction lying at a Returned Letter Office, no new charge shall be made with respect to the delivery of the Parcel.
 - (b.) Where the corrected address of the Parcel is not within the same free delivery as the original address, or the Parcel at the time of such correction is lying at a Returned Letter Office, there shall be paid a new and distinct rate of postage equal in amount to the rate of postage which would have been chargeable on such Parcel as an Inland Parcel.
- (7.) A Parcel shall not be given up or returned by post to the sender except upon payment by him of any charge for redirection or other charge to which the Parcel has become liable under the provisions of this Warrant, or of any such Regulations as are referred to in section 14 of "The Post Office (Parcels) Act, 1882."
- (8.) Where the sender requests a Parcel to be returned to him by post, such Parcel shall not be returned to the sender except upon payment by him of a new and distinct rate of postage, according to the rates fixed by this Warrant, and in such case the said rate of postage and all other charges to which the Parcel has become liable, if not prepaid by the sender, shall be collected on the delivery of the Parcel to him.
- (9.) The Postmaster-General may require proof to his satisfaction that an applicant for a Parcel is entitled to receive the same.
- (10.) Where no application is made for a Parcel within the period specified in any such notice as aforesaid, or an applicant fails to prove to the satisfaction of the Postmaster-General that he is entitled to receive the Parcel, or refuses or fails to pay the charges to which the Parcel has become liable under this Warrant, the Parcel may be dealt with or disposed of in such manner as the Postmaster-

General may in his discretion direct or authorize.

Re-direction to Places out of United Kingdom.

12. Any Parcel may be re-directed from its original address, or any substituted address, within the United Kingdom, to any country or place with which a Parcel Post to or from the United Kingdom, or Bermuda, is established, and in every case of such re-direction there shall be charged on such Parcel in respect of such re-direction a new and distinct rate of postage according to the rates for the time being payable in respect of the transmission of a like Parcel from the United Kingdom to the country or place to which it may be re-directed, and such postage, if not paid at the time of such re-direction, shall be collected on the delivery of the Parcel to the addressee.

Re-direction to Places within United Kingdom.

13. Any Parcel may be re-directed from its original address, or any substituted address, within the United Kingdom to any other address within the United Kingdom, and in every case of such re-direction there shall be charged on such Parcel in respect of each such re-direction, and (if not previously paid) paid by the addressee thereof in money upon the delivery of such Parcel, a new and distinct rate of postage, equal in amount to the rate of postage which would have been originally chargeable on such Parcel as an Inland Parcel.

Remission of Re-direction Rates.

14. The Postmaster-General may wholly remit the rate of postage for re-direction on any Parcel addressed to the United Kingdom which may, on the request of the addressee thereof, be re-directed by an Officer of the Post Office, and again forwarded by post to the same person at any address within the limits of the same free postal delivery as the address from which such Parcel was so re-directed.

Prohibitions.

15. There shall not be posted or conveyed or delivered by post any Parcel—

- (1.) Consisting of or containing any indecent or obscene print, painting, photograph, lithograph, engraving, book or card, or any indecent or obscene article whether similar to the above or not; or
- (2.) Having thereon or on the cover thereof any words, marks, or designs of an indecent, obscene, or grossly offensive character.
- (3.) Containing any article or thing not authorized by the customs or other laws of the United Kingdom or Bermuda.
- (4.) Consisting of or containing—
 - (a.) Any explosive substance.
 - (b.) Any dangerous substance.
 - (c.) Any filth.
 - (d.) Any noxious or deleterious substance.
 - (e.) Any sharp instrument not properly protected.
 - (f.) Except with the special permission of the Postmaster-General, any living creature.
 - (g.) Any article or thing whatsoever which is likely to injure other Parcels in course of conveyance, or any receptacle in which the same are conveyed, or an officer of the Post Office or other person who may deal with such Parcel.

Any such Parcel, if posted or tendered for conveyance by post, may be detained, and either returned or given up to the sender thereof or dealt with or disposed of in such other manner as may be authorized by the Postmaster-General.

16. There shall not be posted or conveyed or delivered by post any Parcel consisting of or containing two or more Parcels or other Postal Packets (of the same or of different descriptions) addressed to different persons at different addresses; and any such Parcel, if posted or tendered for conveyance by Post, may be detained and either returned or given up to the sender thereof or dealt with or disposed of as the Postmaster-General may authorize.

Non-compliance with Regulations.

17. In any case not in this Warrant expressly provided for, where any Parcel shall be posted or tendered for conveyance by post which in any respect infringes or fails to comply with the regulations in this Warrant contained, or any of them, such Parcel may, at the option of the Postmaster-General, either be dealt with as in this Warrant provided, with reference to Parcels which cannot be delivered, or be dealt with or disposed of in such manner as the Postmaster-General may in his discretion direct or authorize.

Provision for Safety of Parcels.

18. In any case where any officer of the Post Office may find it necessary or expedient for the safety or protection of Parcels that any Parcel should be forwarded or delivered by some later despatch or delivery than that for which the same was posted or despatched, or intended to be posted or despatched respectively, he may delay the despatch or delivery of such Parcel, or make such other and special arrangements as to the despatch or delivery thereof, not, however, involving a greater delay than 24 hours in the whole, as may be deemed by such officer necessary or expedient in the circumstances of the case.

Parcels not to interfere with Letter Post.

19. Where the despatch or delivery from a Post Office in the United Kingdom of letters would be delayed by the despatch or delivery therefrom at the same time of Parcels, such Parcels, or any of them, may be detained in the Post Office until the despatch or delivery next following that by which they would ordinarily be despatched or delivered.

Postmaster-General not liable for Loss or Damage.

20. Nothing contained in or done under or in pursuance of this Warrant shall render the Post-

master-General liable, either personally or in his official capacity, to any action or other legal proceeding in respect or in consequence of any loss or damage of any Parcel, whether such loss or damage be occasioned by or arise from any act or neglect of any officer of the Post Office or any other person.

Customs Regulations.

21. Parcels intended to be transmitted by post under the provisions of this Warrant shall not be posted, forwarded, conveyed, or delivered, except subject to such Regulations as are referred to in section 14 of "The Post Office (Parcels) Act, 1882."

Remission of Postage.

22. The Postmaster-General may, in any case in which he may consider it just or reasonable so to do, remit any postage or any sum made payable under this Warrant.

Parcels sent via United Kingdom.

23. Except where in this Warrant is otherwise expressly provided, all Parcels transmitted under this Warrant by way of New York and the United Kingdom from Bermuda to any other British Colony or Possession or any Foreign Country, shall be posted, forwarded, conveyed, and delivered under and subject to the provisions of this Warrant and to the provisions of the Warrants respectively relating to the Parcel Post from the United Kingdom to such Colony or Possession or Foreign Country so far as such provisions are applicable.

Commencement of Warrant.

24. This Warrant shall come into operation on the first day of April, one thousand eight hundred and ninety.

Date.

Dated this eighth day of February, one thousand eight hundred and ninety.

*Herbert Eustace Maxwell,
Sidney Herbert,*

Two of the Commissioners of Her Majesty's Treasury.

*Henry Cecil Raihes,
Her Majesty's Postmaster-General.*

THE SCHEDULE.

Transmitted from	Addressed to	Rates of Postage.
Bermuda ...	Any other British Colony or Possession or Foreign Country, via New York and the United Kingdom	If not exceeding one pound in weight, fivepence halfpenny If exceeding one pound and not exceeding eleven pounds in weight, for the first pound fivepence halfpenny, and for every additional pound or fraction of a pound in weight, fivepence halfpenny
		In addition to the Postage for the time being payable on a Parcel of like weight transmitted from the United Kingdom to such British Colony or Possession or Foreign Country

PARCEL POST. 11th February, 1890.
**GOLD COAST AND LAGOS AND
 GAMBIA AND SIERRA LEONE, &c.**
TREASURY WARRANT.

WE, the Commissioners of Her Majesty's Treasury, in pursuance of the Acts relating to Her Majesty's Post Office, and in exercise of all powers enabling us in this behalf, do, by this Warrant, made on the representation of Her Majesty's Postmaster-General (testified by his

signing the same), and under the hands of two of us, the said Commissioners, order, direct, and declare as follows:—

Interpretation Clause.

1. In this Warrant the expression "Parcel" means a Postal Packet which is posted as a Parcel in accordance with the provisions of this Warrant, or any Warrant amending the same.

Places between which Parcels may be transmitted.

2. From and after the date when this Warrant

comes into operation Parcels may, subject to the provisions of this Warrant, be transmitted by Post between the Colonies of the Gold Coast and Lagos and the Colonies of Gambia and Sierra Leone, and between Gambia and Sierra Leone.

Rates of Postage.

3. On all Parcels transmitted by Post under this Warrant there shall be charged and paid the following rates of postage (that is to say):—

On every Parcel not exceeding one pound in weight sixpence.

On every Parcel exceeding one pound and not exceeding eleven pounds in weight, for the first pound sixpence, and for every additional pound, or fraction of a pound in weight, sixpence.

Provisions of other Warrants to apply.

4. Every such Parcel shall be subject to the provisions of the respective Warrants of the Commissioners of Her Majesty's Treasury relating to the Parcel Post between the United Kingdom and the Gold Coast, Lagos, Gambia, and Sierra Leone, so far as such provisions are applicable.

Commencement of Warrant.

5. This Warrant shall come into operation on the first day of March, one thousand eight hundred and ninety.

Dated this eleventh day of February, one thousand eight hundred and ninety.

*Herbert Eustace Maxwell,
Sidney Herbert,*

Two of the Commissioners of Her Majesty's Treasury.
Henry Cecil Raikes,
Her Majesty's Postmaster-General.

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under The Board of Agriculture Act, 1889, and The Contagious Diseases (Animals) Acts, 1878 to 1886, and of every other power enabling them in this behalf, and with reference especially to Article 96 of The Animals Order of 1886, do hereby license the Local Authority for the county of Fife, to dig up or cause to be dug up, within fourteen days after the date of this Licence, the carcase of an animal which was buried in a field north of the steading of the St. Ford Farm, in the parish of Kilonquhar, in January last, subject to the following conditions:—

1. When dug up the Local Authority shall forthwith cause the carcase to be examined with a view to ascertain whether the animal was affected with a contagious or infectious disease, and the Local Authority shall then cause the carcase to be re-buried as soon as possible, and shall cause it to be covered with a sufficient quantity of quick lime or other disinfectant, and with not less than six feet of earth.
2. The expenses of and incidental to the digging up, examination, and re-burial of the carcase shall be defrayed by the Local Authority.
3. This Licence is revocable by the Board of Agriculture.

In witness whereof the Board of Agriculture have hereunto set their Official Seal this twelfth day of February, one thousand eight hundred and ninety.

L. S.

G. A. Leach,
Secretary.

*Board of Trade, Whitehall Gardens;
February 12, 1890.*

THE Board of Trade, with the concurrence of the Lords Commissioners of Her Majesty's Treasury, hereby give notice that the following situation has been added to Schedule B of the Order in Council of 4th June, 1870, namely:—

Electrician and Assistant to be employed in the Standardizing Electrical Laboratory under the Board of Trade.

Civil Service Commission, February 6, 1890.

THE Civil Service Commissioners hereby give notice, that at an Open Competitive Examination for the situation of Clerk in Her Majesty's Stationery Office, held in London on the 28th January, 1890, and following days, notice of which examination was given in the London Gazette of the 10th December, 1889, the under-mentioned Candidates obtained the first three places:—

No. in Order of Merit.	Name.
1	Rowden, Joseph Charles
2	Wilson, John Ernest Hackett
3	Stallybrass, Edward James Hobson

Civil Service Commission, February 14, 1890.

THE following Candidates have been certified by the Civil Service Commissioners as qualified for the appointments set against their respective names:—

February 10, 1890.

AFTER OPEN COMPETITION.

Post Office: Female Clerks, London, Louise Jardine, Martha Warnock.

WITHOUT COMPETITION.

Mint: Boy Workman, James Nicholas Ebenezer Wareham.

Post Office: Sorter, London, Arthur Mansbridge. Sorting Clerks and Telegraph Learners, Albert Ernest Douse (Thetford), William Adams Mills (St. Neots), Andrew Pollock (Greenock).

Postmen, Daniel Hallett (Pontypridd), James Marsland (Stockport), Joseph McKee (Greenock).

February 11, 1890.

AFTER OPEN COMPETITION.

Post Office: Female Clerks, London, Annie Duguid, Mary Reid.

Telegraph Learner, London, Edward Thomas Henry Williams.

AFTER LIMITED COMPETITION.

House of Commons: Clerk, John Wentworth Garneys Bond.

WITHOUT COMPETITION.

Customs: Boatman, Robert Crighton.

Post Office: Sorter, London, Samuel Farr Cropley.

Postmen, London, John Richard Bruce, George John Guidon, Charles Francis Potchett, John Thomas Rudd, Henry Walter.

Parier, London, Arthur John Hatton.

Tracer, London, Henry Edward Miller.

Sorting Clerks and Telegraph Learners, Charles George Freeling (Birmingham), Walter Henry Gunn (Farnham).

Postmen, Francis Evelyn Gossett Brown (Hastings), Edward Kilduff (Bandon).

FOR REGISTRATION AS TEMPORARY BOY COPYIST.
Thomas Herbert McEwen.

February 12, 1890.

WITHOUT COMPETITION.

Customs: Boatman, Ernest Tooley.

Post Office: Sorters, London, Alfred Henry Gasson, William Ivon Keep Norris, George Edward Read, Ernest Charles Tucker, George Benjamin Webb.

Postmen, London, William Farrant.

Sorting Clerk and Telegraph Learner, Manchester, Thomas Fraser Warren Tulloch.

Postman, Liverpool, John Derham.

FOR REGISTRATION AS TEMPORARY BOY COPYISTS.
Frederick William Grubb, Henry Alfred Vaughan.

NOTICE TO MARINERS.

(No. 71 of the year 1890.)

[The bearings are magnetic, and those concerning the visibility of lights are given from seaward.]

SOUTH AMERICA.

MAGELLAN STRAIT—BROAD REACH.

Sandy Point Road—Doterel Wreck Buoy not in Position.

INFORMATION has been received from Commander C. T. Turner, Her Majesty's ship "Nymphæ," dated 28th December, 1889, that the buoy marking the wreck of Her Majesty's ship "Doterel" in Sandy Point Road was not then in position, having broken adrift a few days previously; but that the Captain of the Port informed him that it was hoped the buoy would shortly be replaced.

This Notice temporarily affects the following Admiralty Plan:—Anchorages in Magellan Strait, with plan of Sandy Point Road, No. 545. Also, South America Pilot, Part II, 1886, page 71; and Hydrographic Notice, No. 9 of 1887, relating to South America Pilot, Part II, page 3. (No. 72 of the year 1890.)

PACIFIC OCEAN.—SANDWICH ISLANDS—OAHU.

Honolulu Harbour—Time Signal at Planing Mill.

Information has been received, that Lieutenant R. G. Davenport, of the United States vessel-of-war "Nipsic," reports that a time signal has been established at the Honolulu Steam Planing Mill, Honolulu, Sandwich Islands:—

The signal is a whistle, which is sounded twice daily by electric signal from the Survey Office; first, at noon Honolulu mean time, equivalent to 10h. 31m. 27.5s. Greenwich mean time; secondly, at 1h. 28m. 32.5s. P.M. Honolulu mean time, equivalent to 12h. 0m. 0s. Greenwich mean time.

This Notice affects the following Admiralty Charts:—Sandwich Islands, No. 1510; Honolulu Harbour, No. 1378. Also, Pacific Islands, Vol. III, Eastern Groups, 1885, page 157; and List of Time Signals, 1888, page 48.

By command of their Lordships,

W. J. L. Wharton, Hydrographer.

Hydrographic Office, Admiralty, London,
6th February, 1890.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy, Admiralty, February 13, 1890.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the Prize Money awarded for the dhow, name unknown, and eleven slaves captured on the 5th April, 1889, by Her Majesty's ship "Turquoise."

No. 20623.

G

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

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

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant and convey to the Incumbent of the vicarage of Cressing, in the county of Essex, and in the diocese of Saint Albans, and to his successors, Incumbents of the same vicarage, all that piece or parcel of land and hereditaments, with the appurtenances thereunto belonging, and also all that the yearly rectorial tithe commutation rent-charge, which said piece or parcel of land and hereditaments and tithe commutation rent-charge are particularly described in the schedule hereunto annexed, and are now vested in us: To have and to hold the said piece or parcel of land and hereditaments, with their appurtenances, and the said yearly tithe commutation rent-charge, to the use of the said Incumbent and his successors for ever: Provided always, that the Incumbent for the time being of the same vicarage shall be entitled to receive from us, or on our account, the net amount of the rents, profits, and proceeds of the said piece or parcel of land and hereditaments and tithe commutation rent-charge for and in respect of the period intervening between the twenty-seventh day of May, in the year one thousand eight hundred and eighty-eight, and the date of the publication of these presents in the London Gazette.

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

(L.S.)

Schedule.

All that piece or parcel of land and hereditaments comprising two roods, or thereabouts, situate in the parish of Cressing, in the county of Essex, which is shown by purple colour upon the plan hereunto annexed, and forms part of the close numbered 72 on the Tithe Commutation Map of the same parish, being the site of the Old Tithe Barn, and containing two roods and twenty-four perches or thereabouts, and also the rectorial tithe rent-charge of the commuted amount of two shillings and sixpence arising in respect of the lastly-mentioned piece or parcel of land.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant and convey to the Incumbent of the rectory of Exton, in the county of Southampton, and in the diocese of Winchester, and to his successors, Incumbents of the same rectory, all those two pieces or parcels of land and hereditaments, with the appurtenances thereunto belonging, which are particularly described in the schedule hereunto annexed, and are now vested in us: To have and to hold the said two pieces or parcels of land

and hereditaments, with their appurtenances, to the use of the said Incumbent and his successors for ever: Provided always, that the Incumbent for the time being of the same rectory shall be entitled to receive from us, or on our account, the net amount of the rents, profits, and proceeds of the said two pieces or parcels of land and hereditaments, for and in respect of the period intervening between the sixth day of August, in the year one thousand eight hundred and eighty-nine, and the date of the publication of these presents in the London Gazette.

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

(L.S.)

Schedule.

Lands in the parish of Exton, in the county of Southampton.

Numbers on Tithe Plan.	Description.	Cultivation.	Quantity.		
			A.	R.	P.
26	Pasture... ..	Pasture	1	2	2
27	Plot	Pasture	0	1	6

The lands referred to in the foregoing schedule are more particularly delineated on the plan hereunto annexed and are thereon coloured green.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant and convey to the Incumbent of the rectory of Longfield, in the county of Kent, and in the diocese of Rochester, and to his successors, Incumbents of the same rectory, all those annual sums or payments amounting together to seven pounds and four shillings per annum, heretofore payable by the Incumbent for the time being of the said rectory of Longfield, in respect of certain land tax of like amount redeemed by the Bishop of Rochester under certain certificates of contract bearing date the thirteenth day of May, in the year one thousand eight hundred and twenty-six, and the ninth day of June, in the same year respectively, which said annual sums or payments, amounting together to seven pounds and four shillings per annum, have lately been receivable by us the said Ecclesiastical Commissioners for England. To have and to hold the said annual sums or payments to the use of the said Incumbent and his successors for ever, it being the intent and meaning of this grant and conveyance that the said annual sums or payments shall be held to have ceased to be payable to us the said Ecclesiastical Commissioners for England as from the seventeenth day of September, in the year one thousand eight hundred and eighty-six.

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

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant and convey to the Incumbent of the vicarage of Ramsgill, in the county of York, and in the diocese of Ripon, and to his successors, Incumbents of the same vicarage, all our estate

and interest in that piece or parcel of land situate in the new parish of Ramsgill, within the original limits of the parish of Kirkby Malzeard, in the said county of York, and in the messuage or dwelling-house, and other buildings standing thereon, together with the appurtenances thereunto belonging, which said piece or parcel of land and hereditaments (now and for sometime since in the occupation of the Incumbent for the time being of the aforesaid vicarage) were conveyed to us, the said Ecclesiastical Commissioners for England, under and by virtue of a certain deed of Indenture, dated the first day of March, in the year one thousand eight hundred and forty-five, and made between John Yorke, of Beverley, in the said county of York, Esquire, of the first part; the Honourable Frederick Paul Irby, of Boyland Hall, in the county of Norfolk, and Ichabod Charles Wright, of Mapperley, in the county of Nottingham, Esquire, of the second part; and us the said Ecclesiastical Commissioners for England, of the third part; which said deed is intended to be deposited in the registry of the said diocese of Ripon, together with this Instrument after the publication of the latter in the London Gazette: To have and to hold the said piece or parcel of land, and the messuage or dwelling-house, and other buildings standing thereon, together with the appurtenances thereunto belonging, to the use of the said Incumbent and his successors for ever.

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

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant and convey to the Incumbent of the vicarage of West Leigh, in the county of Devon, and in the diocese of Exeter, and to his successors, Incumbents of the same vicarage, all that annual sum or payment of three pounds six shillings and sixpence heretofore payable by the Incumbent for the time being of the said vicarage of West Leigh in respect of certain land tax of like amount redeemed by the Dean and Chapter of Exeter under a certificate of contract, bearing date the twenty-first day of September, in the year one thousand eight hundred and four, which said annual sum or payment has lately been receivable by us, the said Ecclesiastical Commissioners for England, to have and to hold the said annual sum or payment of three pounds six shillings and sixpence to the use of the said Incumbent and his successors for ever, it being the intent and meaning of this grant and conveyance that the said annual sum or payment shall be held to have ceased to be payable to us, the said Ecclesiastical Commissioners for England, as from the twenty-ninth day of September, in the year one thousand eight hundred and eighty-eight.

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

(L.S.)

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Wittenham Co-operative Industrial and Provident Society Limited, Register No. 1276, held at Long

Wittenham, in the county of Berks, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Breaston Co-operative Society Limited, Register No. 1674, held at the Stores, Chapel-yard, Breaston, in the county of Derby, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Renishaw Provincial Co-operative Society Limited, Register No. 1851, held at No. 15, Emmett Carr-lane, Renishaw, in the county of Derby, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society (subject to the right of appeal given by the said Act) ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Barnstaple Co-operative Society Limited, Register No. 1132, held at the Jubilee School, Cross-street, Barnstaple, in the county of Devon, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Rainton Gate Co-operative Society Limited,

Register No. 2182, held at Rainton Gate, Fence Houses, in the county of Durham, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Churchtown Industrial Co-operative Society Limited, Register No. 1305, held at Churchtown, Southport, in the county of Lancaster, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society (subject to the right of appeal given by the said Act) ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Didsbury and Barlow Moor Industrial Co-operative Society Limited, Register No. 1215, held at Didsbury, in the county of Lancaster, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Markfield Industrial Co-operative Society Limited, Register No. 1301, held at High-street, Markfield, in the county of Leicester, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the

Sapcote Co-operative Society Limited, Register No. 2741, held at Church-street, Sapcote, in the county of Leicester, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy, during such suspension, the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Stony Stanton New Co-operative Society Limited, Register No. 2406, held at 1, Yew Tree House, Long-street, Stony Stanton, in the county of Leicester, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Horncastle Equitable Co-operative Society Limited, Register No. 2516, held at No. 3, Shilby-road, Horncastle, in the county of Lincoln, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Co-operative Institute Society Limited, Register No. 2033, held at No. 115, Cannon-street, London, E.C., on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the

Lowdham Industrial and Provident Society Limited, Register No. 1604, held at Stores, Lowdham, in the county of Nottingham, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Dove and Rainbow Loan Society Limited, Register No. 2354, held at the Dove and Rainbow Inn, Nottingham, in the county of Nottingham, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Sutton-in-Ashfield Equitable Co-operative Society Limited, Register No. 2, held at 10 or 14, Parliament-street, Sutton-in-Ashfield, in the county of Nottingham, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Shirburn Co-operative Society Limited, Register No. 1304, held at the Stores, Shirburn, Tetsworth, in the county of Oxford, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under

his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Finborough Co-operative Society Limited, Register No. 2246, held at the Stores, Finborough, Stowmarket, in the county of Suffolk, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy, during such suspension, the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Leiston Industrial Co-operative Society Limited, Register No. 463, held at Sizewell-road, Leiston, in the county of Suffolk, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Walton Industrial Co-operative Society Limited, Register No. 1109, held at Queen-street, Walton, in the county of Suffolk, on the ground that the Society has wilfully, and after a notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the London Productive Society Limited, Register No. 2491, held at Ditton Works, Thames Ditton, in the county of Surrey, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and

40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Midland Equitable Co-operative Society Limited, Register No. 2304, held at 14, Pershore-street, Birmingham, in the county of Warwick, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Priors Marston Co-operative and Provident Society Limited, Register No. 1291, held at Priors Marston, in the county of Warwick, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Swindon Provident Co-operative Society Limited, Register No. 120, held at 1, Henry-street, New Swindon, in the county of Wilts, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Ten Acres and Stirchley-street Co-operative Industrial Society Limited, Register No. 1910, held at Birmingham-street, Halesowen, in the county of Worcester, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Battyeford Self-Help Co-operative Society Limited, Register No. 1551, held at Bank-street, Battyeford, Mirfield, in the county of York, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Gargrave Industrial Co-operative Society Limited, Register No. 1488, held at South-street, Gargrave, Leeds, in the county of York, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Whithby Working Men's Co-operative and Industrial Society Limited, Register No. 765, held at 4, Sandgate, Whithby, in the county of York, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 39 and 40 Vic., c. 45, s. 8, by writing under his hand, dated the 12th day of February, 1890, suspended for three months the Registry of the Brynamman Co-operative and Industrial Society Limited, Register No. 1947, held at Brynamman, in the county of Carmarthen, on the ground that the Society has wilfully, and after notice from a Registrar, violated the provisions of the above-mentioned Act, in respect of the making and sending the annual return. The Society, subject to the right of appeal given by the said Act, ceases to enjoy during such suspension the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such suspension had not taken place.

J. M. Ludlow, Chief Registrar.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 12th day of February, 1890.

ISSUE DEPARTMENT.

				£					£
Notes issued	37,222,695	Government Debt	11,015,100
					Other Securities	5,184,900
					Gold Coin and Bullion	21,022,695
					Silver Bullion	—
				£37,222,695					£37,222,695

Dated the 13th day of February, 1890.

F. May, Chief Cashier.

BANKING DEPARTMENT.

				£					£
Proprietors' Capital	14,553,000	Government Securities	13,862,639
Rest	3,498,805	Other Securities	20,942,646
Public Deposits (including Ex- chequer, Savings Banks, Com- missioners of National Debt, and Dividend Accounts)	8,420,416	Notes	13,753,270
Other Deposits	22,878,567	Gold and Silver Coin	1,027,030
Seven Day and other Bills	234,767					
				£49,585,555					£49,585,555

Dated the 13th day of February, 1890.

F. May, Chief Cashier.

AN ACCOUNT, pursuant to the Act 8 and 9 Vict., cap. 38, of the Amount of BANK NOTES authorized by Law to be issued by the several Banks of Issue in SCOTLAND, and the Average Amount of Bank Notes in Circulation, and of Coin held during the four Weeks ended Saturday, the 1st day of February, 1890.

Name and Title as set forth in Licence.	Name of the Firm.	Head Office or Principal Place of Issue.	Circulation authorized by Certificate.	Average Circulation during four Weeks ended as above.			Average Amount of Coin held during four Weeks ended as above.		
				£5 and upwards.	Under £5.	Total.	Gold.	Silver.	Total.
			£						
Bank of Scotland	The Governor and Company of the Bank of Scotland	Edinburgh...	343418	263525	641066	904591	665109	110060	775169
Royal Bank of Scotland		Edinburgh...	216451	233988	537570	771558	602963	75648	678611
British Linen Company	British Linen Company	Edinburgh...	438024	186567	495416	681983	532950	71668	404618
Commercial Bank of Scotland Limited	Commercial Bank of Scotland Limited	Edinburgh...	374880	204597	568775	773372	439709	78689	518398
National Bank of Scotland Limited	National Bank of Scotland Limited	Edinburgh...	297024	184825	484729	669554	435738	81757	517495
Union Bank of Scotland Limited	Union Bank of Scotland Limited	Edinburgh...	454346	223854	551657	775511	420253	99124	519377
Town and County Bank Limited	Town and County Bank Limited	Aberdeen ...	70133	89025	127320	216345	164552	19912	184864
North of Scotland Bank Limited	North of Scotland Bank Limited	Aberdeen ...	154319	143936	188563	332499	188018	24165	212183
Clydesdale Bank Limited	Clydesdale Bank Limited	Glasgow ...	274321	168828	394377	563205	324918	84976	409894
Caledonian Banking Company Limited	Caledonian Banking Company Limited	Inverness ...	53434	39050	62282	101332	56532	12048	68580

I hereby certify, that each of the Bankers named in the above Return, who have in Circulation an Amount of Notes beyond that authorized in their Certificate, have held an Amount of Gold and Silver Coin, not less than that which they are required to hold during the period to which this Return relates.

Dated this 13th day of February, 1890.

J. S. PURCELL, Registrar of Bank Returns.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ended 12th February, 1890.

Countries from which Imported.	Imported into the United Kingdom.					
	GOLD.			SILVER.		
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.
Germany...	23,400	23,400
Holland	4,109	25,618	29,729
Belgium	2,525	...	2,525	1,817	16,340	17,657
France	11,041	350	11,391	379,159	...	379,159
Egypt	1,713	1,713	...	8,636	8,636
Gold Coast	1,930	1,930	11,340	...	11,340
Cape of Good Hope	31,885	31,885
Bombay	8,258	8,258
United States	46	46	46,582	410,298	456,890
Other Countries	844	1,212	2,056	4,359	...	4,359
...
...
...
...
Aggregate of the Importations } registered in the Week ... }	18,519	71,012	89,531	442,757	458,674	901,431
Declared Value of the said } Importations }	£ 72,167	£ 276,205	£ 348,372	£ 78,608	£ 85,872	£ 164,480

Countries to which Exported.	Exported from the United Kingdom.							
	GOLD.				SILVER.			
	Coin.		Bullion.	Total.	Coin.		Bullion.	Total.
	British.	Foreign.			British.	Foreign.		
Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	
Germany...	88	88	54,530	54,530
Portugal	6,365	6,365
West Coast of Africa	155	155	1,456	115	...	1,571
British East Indies	4,140	4,140	...	247,000	1023725	1270725
China	10,291	10,291
Victoria	72,727	72727
Mexico, South America (except Brazil), and West Indies ...	514	514	18	18
Other Countries	205	205	...	1,214	...	1,214
...
...
...
...
Aggregate of the Exportations } registered in the Week ... }	874	...	4,228	5,102	74,201	248,329	1094911	1417441
Declared Value of the said } Exportations }	£ 3,400	£ ...	£ 17,833	£ 21,233	£ 20,405	£ 45,083	£ 216,171	£ 281,659

Statistical Department, Custom House, London,
February 13, 1890.

T. J. PITTAR.

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

In the Matter of the Companies Acts, 1862 and
1867, and in the Matter of the Union Agency
Limited.

NOTICE is hereby given, that a petition for
the winding up of the abovenamed Com-
pany by Her Majesty's High Court of Justice,
Chancery Division, was, on the 11th day of Feb-
ruary, 1890, presented to the High Court of
Justice by John Henry Murchison, of New Broad-
street House, New Broad-street, in the city of
London, Mining Engineer, a creditor of the said
Company, and that the said petition is directed to

be heard before his Lordship Mr. Justice Stirling
on Saturday, the 22nd day of February, 1890;
and any creditor or contributory of the said Com-
pany desirous to oppose the making of an Order
for the winding up of the said Company under
the above Acts should appear at the time of hear-
ing by himself or his Counsel for that purpose;
and a copy of the petition will be furnished to
any creditor or contributory of the said Company
requiring the same by the undersigned, on payment
of the regulated charges for the same.

KERLY, SON, and VERDEN, 14, Great
Winchester-street, London, E.C., Soli-
citors for the Petitioners.

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 February 8th, 1890, with particulars relating thereto.

PLEURO-PNEUMONIA.

	Farms or other Places.			Healthy Cattle on Infected Premises.	Cattle Attacked.		Diseased Cattle.				Cases which existed in previous Weeks not reported until this Week.	
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Slaughtered, or Removed for slaughter.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Cattle Attacked.
ENGLAND.												
COUNTY.*												
Cumberland ...	1	2	3	2	2
Kent (ex. London).	1	...	1
Lancaster... ..	5	...	5	20	1	6	6	1
London	5
Middlesex (ex. London).	3	...	3	...	1	4	5
Norfolk	1	...	1	12	...	2	2
Sussex, Eastern Division.	1	...	1
SCOTLAND.												
COUNTY.*												
Aberdeen	1	...	1	1	1
Ayr	1	1	2	22	...	6	6
Edinburgh	3	1	4	29	...	13	13
Fife	2	2	14	10	2	...	2
Forfar	1	...	1
Perth...	1	1	3	1	2
Stirling	2	...	2	12	...	1	1
TOTAL ...	20	7	27	95	2	51	46	3	...	4	1	6

ANTHRAX.

	Farms or other Places.			Animals Attacked.		Diseased Animals.				Cases which existed in previous Weeks not reported until this Week.	
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Animals Attacked.
ENGLAND.											
COUNTY.*											
Cumberland ...	1	...	1
Devon...	1	1	...	1	...	1
Lancaster	1	...	1
Lincoln, Parts of Lindsey.	1	...	1
Oxford	1	1	...	1	...	1
Sussex, Eastern Division.	1	...	1
Worcester	1	...	1
York, West Riding.	2	...	2	...	1	...	1
TOTAL ...	7	2	9	...	3	...	3

SWINE-FEVER.

	Farms or other Places.			Swine Attacked.		Diseased Swine.				Cases which existed in previous Weeks not reported until this Week.	
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Swine Attacked.
ENGLAND.											
COUNTY.*											
Bedford	5	1	6	6	11	8	3	...	6
Berks	2	2	...	18	17	1
Buckingham	6	3	9	2	8	2	7	...	1
Cambridge (ex. Liberty of the Isle of Ely).	3	...	3	21	...	10	11	1	12
Derby	3	3	...	7	6	1
Devon	1	...	1	...	3	3
Durham	1	...	1
Essex	5	2	7	6	14	8	6	6
Gloucester	3	...	3	13	...	1	2	2	11
Hants	2	2	4	...	3	1
Hertford	2	1	3	...	2	...	1	...	1
Huntingdon	1	1	...	1	...	1
Kent (ex. London).	3	...	3	20	20
Lancaster	9	6	15	38	18	16	6	...	34
Leicester	1	1	...	1	1
Lincoln, Parts of Lindsey.	1	1	2	7	3	...	1	...	9
Middlesex (ex. London).	3	1	4	...	1	1
Monmouth	4	...	4	6	6
Norfolk	1	2	3	...	4	1	3
Northampton (ex. Soke of Peterborough).	4	3	7	8	6	...	1	...	13
Notts	1	3	4	1	11	1	2	...	9	1	1
Oxford	9	1	10	60	6	7	23	2	34	1	3
Salop	2	1	3	...	3	3
Somerset	2	3	5	1	40	5	10	...	26
Stafford	4	1	5	3	1	1	1	1	1
Suffolk	2	...	2	6	1	5
Warwick	4	...	4	7	3	1	3
Wilts	2	1	3	...	1	1
Worcester	2	...	2
York, East Riding.	1	...	1
" North Riding.	1	1	2	...	2	1	1
" West Riding.	3	6	9	...	45	12	14	...	19
Liberty of the Isle of Ely.	2	...	2	5	1	2	2
WALES.											
COUNTY.*											
Denbigh	1	...	1	3	6	...	5	...	4
Montgomery	1	...	1	62	1	...	61
SCOTLAND.											
COUNTY.*											
Edinburgh... ..	4	1	5	1	6	5	2	1	1
TOTAL ...	94	47	141	276	221	105	107	15	270	4	17

GLANDERS,

	Farms or other Places.			Horses Attacked.		Diseased Horses.				Cases which existed in previous Weeks not reported until this Week.	
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Horses Attacked.
ENGLAND.											
COUNTY.*											
London	5	7	12	...	15	15
Middlesex (ex. London).	1	...	1	1	...	1
Wilts	1	...	1	1	...	1
SCOTLAND.											
COUNTY.*											
Lanark	1	...	1
igtown	1	1	...	1	...	1
TOTAL ...	8	8	16	2	16	17	1

FARCY.

	Farms or other Places.			Horses Attacked.		Diseased Horses.				Cases which existed in previous Weeks not reported until this Week.	
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Horses Attacked.
ENGLAND.											
COUNTY.*											
Derby	1	...	1	1	1
London	4	4	8	16	8	8	16	1	1
Surrey (ex. London).	...	1	1	...	1	1
York, West Riding.	1	...	1
TOTAL ...	6	5	11	17	9	9	1	...	16	1	1

RABIES.

	Number of Cases reported during the Week.	Number of Diseased Animals Killed during the Week.		Number Died from the disease during the Week.	Cases which existed in previous Weeks not reported until this Week.
		Dogs.	Other Animals.		
ENGLAND.					
COUNTY.*					
Hants	3	1	...	2	...
London	1	1
York, West Riding	1	1
TOTAL ...	5	3	...	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.

Board of Agriculture, 14th February, 1890.

NOTICE is hereby given, that a separate building, named Wesleyan Methodist Chapel, situate at Metheringham, in the parish of Metheringham, in the county of Lincoln, in the district of Lincoln, being a building certified according to law as a place of religious worship, was, on the 28th day of January, 1890, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 5th day of February, 1890.

J. W. DANBY, Superintendent Registrar.

NOTICE is hereby given, that the Broughton Independent Friendly Society, Register No. 256, held at the Grapes Inn, Cerney-Broughton, in the county of Denbigh, is dissolved by instrument, registered at this office, the 11th day of February, 1890, unless within three months from the date of the Gazette in which this advertisement appears, proceedings be commenced by a member or other person interested in, or having any claim on, the funds of the Society, to set aside such dissolution; and the same be set aside accordingly.

J. M. LUDLOW, Chief Registrar.

29, Abingdon-street, Westminster,
the 11th day of February, 1890.

NOTICE is hereby given, that the Joyful Shepherds Lodge, 356, Branch of the Loyal Order of Ancient Shepherds, Ashton Unity, Friendly Society, Register No. 5399, held at the Alma Hotel, Bury, in the county of Lancaster, is dissolved by instrument, registered at this office, the 12th day of February, 1890, 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 Branch, to set aside such dissolution, and the same be set aside accordingly.

J. M. LUDLOW, Chief Registrar.

28, Abingdon-street, Westminster,
the 12th day of February, 1890.

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

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Leicester Industrial Assurance and Building Company Limited.

NOTICE is hereby given, that a petition for the winding up of the abovenamed Company by the Chancery Division of the High Court of Justice, was, on the 14th day of February, 1890, presented to Her Majesty's High Court of Justice, by Frederic David Sandell, of 181, Queen Victoria-street, in the city of London, a creditor of the said Company; and that the said petition is directed to be heard before Mr. Justice Stirling, on Saturday, the 1st day of March, 1890; and any creditor or contributory of the said Company desirous to oppose the making of an Order for the winding up of the said Company under the above Acts should appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.—Dated this 14th day of February, 1890.

HURRELL and MAYO, 165, Queen Victoria-street, E.C., Solicitors for the Petitioner

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 Rio del Oro Gold Mines Limited.

MR. JUSTICE NORTH has, by an Order, dated the 22nd day of January, 1890, appointed Mr. John Francis Clarke, of 41, Coleman-street, in the city of London, Chartered Accountant, to be Official Liquidator of the abovenamed Company.—Dated this 7th day of February, 1890.

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

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the London Consumers' Pure Sanitary Milk Company Limited.

MR. JUSTICE STIRLING has, by an Order, dated the 29th day of January, 1890, appointed Mr. Willie Rowland Waller, of 8, Old Jewry, in the city of London, Chartered Accountant, to be Official Liquidator of the abovenamed Company.—Dated this 10th day of February, 1890.

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

In the Matter of Niagara Limited, and in the Matter of the Companies Acts, 1862 and 1867.

NOTICE is hereby given, that Mr. Justice North has, by an Order, dated the 30th day of January, 1890, appointed John Hardcastle, of Leeds, in the county of York, and 62, St. Clement's House, Clement's-lane, in the city of London, Fellow of the Institute of Chartered Accountants, to be Official Liquidator of the abovenamed Company.—Dated this 12th day of February, 1890.

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

In the Matter of Niagara Limited, and in the Matter of the Companies Acts, 1862 and 1867.

THE creditors of the abovenamed Company are required, on or before the 22nd day of March, 1890, 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 Hardcastle, of 62, St. Clement's House, Clement's-lane, London, E.C., 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, 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. Wednesday, the 2nd day of April, 1890, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 12th day of February, 1890.

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

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Austro-Hungarian Gold Extraction Company Limited.

THE creditors of the abovenamed Company are required, on or before the 7th day of March, 1890, 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 Lord, of No. 3, Bucklersbury, London, E.C., England, the Liquidator of the said Company; and, if so required, by notice in

writing from the said 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, England, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Friday, the 21st day of March, 1890, at eleven o'clock in the forenoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 8th day of February, 1890.

N.B.—No creditor need attend at the chambers of Mr. Justice Chitty on the 21st day of March, 1890, unless notice has been given to him or her to attend such appointment. When the claims sent in have been allowed by the Judge due notice will be given to the creditors thereof.

In the Chancery of the County Palatine of Lancaster.—Preston District.

In the Matter of the Companies Acts, 1862 and 1867; and in the Matter of the Clitheroe Jubilee Mill Company Limited; and in the Matter of the Court of Chancery of Lancaster Act, 1850; and in the Matter of the Court of Chancery of Lancaster Act, 1854.

NOTICE is hereby given, that a petition for the winding up of the abovenamed Company by the Court of Chancery of the County Palatine of Lancaster, was, on the 12th day of December, 1889, presented to the Right Honourable the Chancellor of the Duchy and County Palatine of Lancaster, by W. and J. Yates, of Canal Foundry, Blackburn, in the county of Lancaster, Mechanical Engineers, creditors of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Sir Henry Fox Bristowe, Knt., Q.C., on Monday, the 24th day of February, 1890; at the Assize Courts, Strangeways, Manchester, in the said county of Lancaster, at half-past ten o'clock in the forenoon, and any creditor or contributory of the said Company desirous to oppose the making of an Order for the winding up of the said Company under the above Acts should appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.—Dated this 12th day of February, 1890.

T. and R. C. RADCLIFFE, 19, Clayton-street, Blackburn, Solicitors for the Petitioners.

NAVY CONTRACTS FOR FRESH BEEF AND VEGETABLES.

TENDERS will be received until noon, on Thursday, the 27th February, for the supply at the following places of FRESH BEEF,

for six calendar months, from the 1st April next; and of

VEGETABLES, for one year, from the same date, viz. :—

ENGLAND.

Berwick; Chatham; Cowes; Dartmouth; †Deal and in the Downs; Dover; Falmouth; Gravesend; Great Grimsby; Gorey, Jersey; Harwich; Holyhead; †Hull, Hawke Roads and in the Humber; London Bridge to Woolwich, inclusive; Milford Haven, Pembroke, and Pater; Netley; Newhaven; Penzance; †Ply-

mouth (Oxen and Sheep); Portland, and in Portland Roads (Oxen); †Portsmouth (Oxen and Sheep); †Ramsgate; Rock Ferry and Liverpool; Sheerness (Oxen); †Shields, North; †Southampton; †Sunderland; Yarmouth, Great.

SCOTLAND.

Aberdeen; Granton; Greenock; Inverness; Lerwick; Queensferry; †Stornoway.

IRELAND.

Bantry; †Belmullet; Buncrana; Carrickfergus; Castletown (Berehaven); Dublin; Foynes and Tarbert; Galway; Killybegs; Kingstown; Kinsale; †Moville; Queenstown; Rathmullen; Waterford.

† At these ports tenders for Vegetables are not required.

Forms of tender,* containing conditions of contract and all particulars, may be obtained on personal application at this office, or by letter addressed to "Director of Navy Contracts, Admiralty, Whitehall, S.W."

Their Lordships do not bind themselves to accept the lowest or any tender.

* Applications for forms of tender should state for what place it is intended to tender.

Contract Department, Admiralty, Whitehall, February 11, 1890.

PROVISIONS.

TENDERS will be received until noon, on Thursday, the 27th February, for the supply for six months, from 1st April next, of

MUTTON for Her Majesty's Training Ships at Falmouth and Portland.

PORK at Devonport, Falmouth, Portland, and Portsmouth.

BREAD and MEAT for the Royal Marines at Walmer.

Forms of tender, containing conditions of contract and all particulars, may be obtained on personal application at this office, or by letter addressed "The Director of Navy Contracts, Admiralty, Whitehall, S.W."

Applications for forms of tender should state for what place and what article it is intended to tender.

Contract Department, Admiralty, Whitehall, February 11, 1890.

PROVISIONS—GREENWICH SCHOOL.

TENDERS will be received until noon, on Friday, the 28th February, for the supply to the Royal Hospital School, at Greenwich, of

MEAT for six months, and

FLOUR, CONES, VEGETABLES, and MILK for twelve months, from the 1st April next.

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, February 12, 1890.

London Assurance Office.

7, Royal Exchange, London, February 12, 1890.

THE Court of Directors of the Corporation of the London Assurance hereby give notice, that a General Court will be held at their offices in the Royal Exchange, on Wednesday, the 12th day of March prox., at twelve o'clock at noon, to consider of a Dividend on the Consolidated Capital Stock for the half-year ending at Lady-Day next, such Dividend not to be included in any transfer made after the 4th day of the said month of March. Also to consider of alterations.

proposed to be made in the administration of the fund of the Life Assurance Policies of the series of 1831, by discontinuing the annual account and valuation of that series, and making a fixed, in lieu of a variable, allowance from the premiums.

J. P. LACRENCE, Secretary.

F. and J. Leleu Limited.

AT an Extraordinary General Meeting of F. and J. Leleu Limited, duly convened, and held at 54, 55, and 56, Eastcheap-buildings, Eastcheap, in the city of London, on the 26th January, 1890, the subjoined Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place, on the 10th February, 1890, the same was duly confirmed:—

“That the Company be forthwith wound up by voluntary liquidation, and that Mr. Sydney A. Smith be appointed Liquidator.”

SYDNEY A. SMITH, Secretary.

The Flodqvist's Patent Sulphite Pulp Company Limited.

AT an Extraordinary General Meeting of the Members of the abovenamed Company, duly convened, and held at 53, Coleman-street, E.C., on the 6th day of February, 1890, the following Extraordinary Resolution was passed:—

“That this Company be wound up voluntarily, under the provisions of the Companies Acts, 1862 and 1867, it having been proved to the satisfaction of the Members that the Company cannot, by reason of its liabilities, continue its business; and that Mr. Sidney Herbert Willby, of 35, Queen Victoria-street, E.C., be and is hereby appointed Liquidator for such winding up.”

Dated this 11th day of February, 1890.

LEWIS EVANS, Chairman.

Parker's Electric Wire Corporation Limited.

AT an Extraordinary General Meeting of the Members of the abovenamed Company, duly convened, and held at Temple-chambers, Temple-avenue, in the city of London, on the 30th day of December, 1889, the following 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 15th day of January, 1890, the following Special Resolution was duly confirmed:—

“That the Company be wound up voluntarily, under the provisions of the Companies Acts, and that Arthur MacKenzie, of Temple-chambers, Temple-avenue, London, E.C., be and is hereby appointed Liquidator for the purpose of such winding up, and that his remuneration be hereafter fixed by the Directors.”

Dated this 15th day of January, 1890.

JNO. S. GREEN, Chairman.

The Merthyr Turkish Bath Company Limited.

AT an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the office of the said Company, at the Merthyr Turkish Bath, Merthyr Tydfil, in the county of Glamorgan, on the 3rd day of January, 1890, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 24th day of January, 1890, the following Special Resolutions were duly confirmed:—

“That the Merthyr Turkish Bath Company Limited being unable, by reason of its liabilities,

to continue business, it is hereby resolved that the said Company be voluntarily wound up.

“That Mr. D. Robert Lewis, of No. 48, Glebe-land-street, Merthyr Tydfil, Solicitor, be and is instructed to take all necessary steps for that purpose forthwith.

“That the said D. Robert Lewis be and is hereby appointed Liquidator of the said Company.”

D. ROBERT LEWIS, Secretary.

North Shields Ice Company Limited.

AT an Extraordinary General Meeting of the Members of the abovenamed Company, duly convened, and held at the Company's Ice House, Corporation Fish Quay, North Shields, in the county of Northumberland, on the 20th day of January, 1890, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 4th day of February, 1890, the following Special Resolutions were duly confirmed:—

1. “That the North Shields Ice Company Limited be wound up voluntarily.

2. “That Thomas McKenzie, Quay Master, of the Corporation Fish Quay, North Shields, be and is hereby appointed Liquidator for the purpose of winding up the affairs of the Company and distributing the property.”

GEORGE KILGOUR, Chairman.

The International Cotton Seed Cleaning Company Limited.

AT an Extraordinary General Meeting of the Members of the abovenamed Company, duly convened, and held at the Alexandra Hotel, Dale-street, in the city of Liverpool, on the 6th day of February, 1890, the following Extraordinary Resolutions were duly passed:—

1. “That it has been proved to the satisfaction of this Meeting that the Company cannot, by reasons 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.

2. “That David Alexander McNight, of 8, Fenwick-street, Liverpool, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of winding up the affairs of the Company.

3. “That a Committee of five Shareholders be appointed to confer with the Liquidator as to the realization of the assets.

4. “That the Committee consist of the following Shareholders, viz.:—Mr. Boxwell, Mr. Guthrie, Mr. Wallace, Mr. Stuart, and Mr. Bancroft Cooke.”

Dated this 7th day of February, 1890.

HARVEY, ALSOP, STEVENS, and HARVEY,
14, Castle-street, Liverpool, Solicitors.

The Whitehaven Shipbuilding Company Limited.

AT an Extraordinary General Meeting of the Members of the abovenamed Company, duly convened, and held at the registered office of the Company, at Whitehaven, on the 11th day of February, 1890, at eleven o'clock in the forenoon, the following Extraordinary Resolution was duly 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 at the same Meeting Mr. William Barclay Peat, of the Royal Exchange Middlesborough,

Chartered Accountant, was appointed Liquidator for the purposes of such winding up.

Dated this 11th day of February, 1890.

AUGUSTUS HELDER, Chairman.

"Erycina" Ship Company Limited.

AT an Extraordinary General Meeting of the Members of the abovenamed Company, duly convened, and held at the registered office of the Company, No. 15, Somerset-place, Swansea, in the county of Glamorgan, on the 13th day of August, 1889, 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 5th day of September, 1889, the following Special Resolution was duly confirmed:—

"That the 'Erycina' Ship Company Limited be wound up voluntarily, and that Rosser Rosser be and is hereby appointed Liquidator to conduct such winding up."

BERNARD MARTIN HENNESSY, Chairman.

Holloway Manure and Chemical Company Limited.

NOTICE is hereby given, that the Extraordinary and Final General Meeting of the Members of the Holloway Manure and Chemical Company Limited will be held, pursuant to section 142 of the Companies Act, 1862, at the registered office of the Company, No. 1, Lows-cottage, York-road, London, in the county of Middlesex, on the 15th day of March, 1890, at three o'clock in the afternoon precisely, for the purpose of having the accounts of the final winding up laid before them by the Liquidator, showing the manner in which such winding up has been conducted, and the property of the Company disposed of, and hearing any explanation that may be given to them by the Liquidator; and also, at the same Meeting, of determining and directing, by Extraordinary Resolution (pursuant to section 155 of the principal Act), the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of, and of passing any other Resolution or Resolutions that may be deemed requisite or necessary for the final closing of the Liquidation.

ROBERT WARDMAN, Liquidator.

The Barrow Chemical Wood Pulp Company Limited.—In Liquidation.

NOTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the abovenamed Company will be held at the Rooms of the Society of Chartered Accountants, No. 65, King-street, in the city of Manchester, on the 18th day of March, 1890, at half-past 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 the 11th day of February, 1890.

R. F. MILLER, Liquidator.

The Bath Crystal Ice Company Limited.

NOTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the abovenamed Company will be held at the registered office of the Company, No. 35, Milsom-

street, Bath, on March 17, 1890, at eleven o'clock in the morning, for the purpose of having an account laid before them, showing the manner in which the property of the Company has been disposed of; and also of determining, by Extraordinary Resolution, the manner in which the books and documents of the Company shall be disposed of.—Dated the 12th day of February, 1890.

HENRY BUTCHER, Liquidator.

The Loughborough Town Hall and Corn Exchange Company Limited.

NOTICE is hereby given, that a General Meeting of the above Company will be held at the Lecture Room, Townhall, in Loughborough, on the 20th day of March, 1890, at eleven o'clock in the forenoon precisely, for the purpose of having the Liquidators' accounts, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated this 12th day of February, 1890.

DEANE and HANDS, Townhall-passage, Loughborough, Solicitors for the Liquidators.

Smith, Lister, and Co. Limited.

NOTICE is hereby given, that the creditors of the abovenamed Company are required, on or before the 18th day of March, 1890, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Arthur Hugh Lister, Esq., of Leytonstone, in the county of Essex, the Liquidator of the said Company, and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 12th day of February, 1890.

MACCRELL, MATON, and GODLEE, Solicitors for the Liquidator.

The Plough Hotel Company, Cheltenham, Limited.

NOTICE is hereby given, that the creditors of the abovenamed Company are required, on or before the 19th day of March, 1890, 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. Thomas Sanders, of No. 1, Promenade, Cheltenham, Auctioneer, the Liquidator of the said Company, and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors to come in and prove their said debts or claims, at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 11th day of February, 1890.

RYLAND and WAGHORNE, Clarence-parade, Cheltenham, Solicitors for the Liquidator.

Parker's Electric Wire Corporation Limited.

THE creditors of the abovenamed Company are required, on or before the 15th day of March, 1890, 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 Mackenzie, of Temple-chambers Temple-avenue, London, E.C., the Liquidator of the said Company, and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, or personally, to come in and prove their said debts and claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 13th day of February, 1890.

ARTHUR MACKENZIE, Liquidator.

The Dorking Steam Laundry Company Limited.

THE creditors of the abovenamed Company are required, on or before the 22nd day of February, 1890, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Frederick Bargman, of No. 76, South-street, Dorking, in the county of Surrey, Esq., the Liquidator of the said Company, and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, to come in and prove their said debts or claims, at such time and place as shall be specified in such notice, and in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated the 8th day of February, 1890.

DALTON and JESSETT, of St. Clement's House, Clement's-lane, Lombard-street, in the city of London, Solicitors for the Liquidator.

The Consolidated Credit and Mortgage Corporation Limited.

THE creditors of the abovenamed Company are required, on or before the 6th day of March, 1890, 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 William Henry Pannell, of 13, Basinghall-street, in the city of London, Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, or personally, to come in and prove their said debts or claims at No. 13, Basinghall-street aforesaid, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 6th day of February, 1890.

WM. H. PANNELL, Liquidator.

NOTICE is hereby given, that the Partnership between the undersigned, John Spittal Miller and George Miller, in the business of Linen and Scrim Manufacturers, and carried on by them under the firm or style of Durie and Miller, at 59, Aldermanbury, in the city of London, and at Strathmiglo and Seafield-road, Dundee, both in Scotland, has been dissolved, as from the 30th day of September last, by mutual consent. All debts due to the firm will be received, and all liabilities thereof will be discharged by the said George Miller, who will continue to carry on the said business on his own account at the aforesaid address.—Dated this 31st day of December, 1889.

J. S. MILLER.
GEO. MILLER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Hardy Pemberton and George William Girling, carrying on business as Plumbers, Painters, Decorators, and Sanitary Engineers, at No. 1, Gloucester-road, South Kensington, in the county of Middlesex, under the firm or style of G. H. Pemberton and Co., has been this day dissolved by mutual consent. All debts due and owing to or by the aforesaid late firm will be received and paid by the said George William Girling, and that in future such business will be carried on by the said George William Girling alone.—As witness our hands this 10th day of February, 1890.

GEORGE HARDY PEMBERTON.
GEORGE WILLIAM GIRLING.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Henry Reginald Sperling and William Allen Elin, carrying on business as Stock and Share Brokers, at No. 14, Cornhill, in the city of London, under the style or firm of Sperling and Elin, has been this day dissolved by mutual consent. And that all debts owing to or by the said Partnership will be received and paid by the said Henry Reginald Sperling, at No. 14, Cornhill aforesaid, who will in future carry on business as Stock and Share Brokers, in copartnership with the undersigned, Robert Wilson Garbutt, under the style or firm of Sperling, Elin, and Garbutt, at the address aforesaid.—Dated this 31st day of December, 1889.

HENRY R. SPERLING.

W. A. ELIN.

ROBT. WILSON GARBUTT.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, Walter Levett and Alfred Levett carried on by us at 105, Page-street, in the city of Westminster, in the county of Middlesex, as Wood Turners and Carvers, under the style or firm of Walter Levett and Alfred Levett, has been this day dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the undersigned, Alfred Levett.—Dated this 8th day of February, 1890.

WALTER LEVETT.
ALFRED LEVETT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Frederick Kett Barclay, Richard Gurney Hoare, John Henry Garbutt, and John Clayton, carrying on business as Mineral Water Manufacturers and Bouillon Agents, at Nos. 3, 4, and 5, Crucifix-lane, Bermondsey, in the county of Surrey, under the style or firm of Barclay, Clayton, and Co., has been dissolved, by mutual consent, as and from the 12th day of February, 1890, so far as regards the said Frederick Kett Barclay and Richard Gurney Hoare, who retire from the firm. All debts due to and owing by the said late firm will be received and paid by the said John Henry Garbutt and John Clayton, who will continue the said business under the present style or firm of Barclay, Clayton, and Co.—Dated this 12th day of February, 1890.

F. K. BARCLAY.

R. GURNEY HOARE.

J. H. GARBUTT.

JOHN CLAYTON.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Arthur Charles Sterry and John Sterry, under the firm of the Fleetwing Cycle Company, at 277, Rotherhithe New-road, in the county of Surrey, has been dissolved, by mutual consent, as from the 1st day of May, 1889. All debts due to and owing by the said late firm will be received and paid by the said Arthur Charles Sterry, by whom the business in future will be carried on.—Dated this 10th day of February, 1890.

JOHN STERRY.

ARTHUR C. STERRY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Francis Huggins and Philip John Rutland, at 69 and 89, Chancery-lane, in the county of London, and High Wycombe, in the county of Buckingham, Solicitors, under the style or firm of Huggins and Rutland, has been dissolved, by mutual consent, as and from the 7th day of February, 1890. All debts due to and owing by the said late firm will be received and paid by the said Philip John Rutland, who will continue the practice at 69, Chancery-lane, and High Wycombe.—Dated 11th day of February, 1890.

GEO. F. HUGGINS.

PHILIP J. RUTLAND.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Henry Weatherby, James Hammersley, William Smith Lea, John Hammersley, and Henry Hammersley, carrying on business as Cement Manufacturers, at Hanley, in the county of Stafford, under the style or firm of the Patent Fire Resisting Cement Company, has been dissolved, by mutual consent, as and from the 26th day of November, 1889. All debts due to and owing by the said late firm will be received and paid by the said William Smith Lea, John Hammersley and Henry Hammersley, by whom the said business will be carried on in future under the said style or firm of the Patent Fire Resisting Cement Company.—Dated this 7th day of February, 1890.

JOHN HENRY WEATHERBY.

JAMES HAMMERSLEY.

WM. S. LEA.

JOHN HAMMERSLEY.

H. HAMMERSLEY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Lionel Rayne Foot and Alfred Houghton Reeves, carrying on business as Surveyors, House and Estate Agents, Auctioneers, Undertakers, Furniture Dealers, and Insurance Agents, at No. 31, Ebury-street, Eaton-square, in the county of London, under the style or firm of Henry Harper and Co., has been dissolved, by mutual consent, as and from the 12th day of February, 1890. All debts due to and owing by the said late firm will be received and paid by the said Alfred Houghton Reeves.—Dated this 12th day of February, 1890.

L. R. FOOT,
A. H. REEVES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Arthur William Long and Ernest Long, carrying on business at 35, Belvedere, and the rear of Belvedere, in the city of Bath, as Decorators, under the style or firm of Long Brothers, has been dissolved, by mutual consent, as from this date. All debts due and owing to or by the late firm will be received and paid by the said Arthur William Long.—Dated this 10th day of February, 1890.

ARTHUR WILLIAM LONG,
ERNEST LONG.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Rothwell and John Ormerod Ramsbottom, carrying on business as Aerated Water Manufacturers and Dealers in Grocers' Sundries, at Rockliffe Works, Bacup, in the county of Lancaster, under the style or firm of James Rothwell and Co., has been dissolved, by mutual consent, as and from the 28th day of January, 1890. All debts due to and owing by the said late firm will be received and paid by the said John Ormerod Ramsbottom, who will henceforth carry on the said business alone, under the style or firm of Rothwell and Co.—Dated 28th day of January, 1890.

JAMES ROTHWELL,
JNO. O. RAMSBOTTOM.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Townsend and David Crowther, carrying on business as Dyers and Finishers, at Hebble End, Hebden Bridge, in the county of York, under the style or firm of Townsend, Crowther, and Co., was this day dissolved by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said John Townsend, who will in future carry on the said business under the style or firm of J. Townsend and Co.—Dated this 6th day of February, 1890.

JOHN TOWNSEND,
his
DAVID × CROWTHER.
Mark.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, Adam Johnston Fairrie and John James Astley, in the trade or business of Sugar and General Produce Brokers, carried on by us at D 14 and 19, Exchange-buildings, in the city of Liverpool, under the style or firm of Fairrie, Astley, and Company, is dissolved, by mutual consent, as from this date.—Dated this 10th day of February, 1890.

ADAM J. FAIRRIE,
JOHN JAMES ASTLEY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Harry Nash and Harry Basleigh Bond, carrying on business at 58, Tower-street, Birmingham, as Brass-founders, Stampers, and Piercers, under the style of Nash, Bond, and Co., has this day been dissolved by mutual consent. The business will henceforth be carried by the said Harry Basleigh Bond alone, who will continue to trade in the name of Nash, Bond, and Co., and by whom all debts due to and from the business will be received and paid.—Dated this 27th day of January, 1890.

GEORGE HARRY NASH,
HARRY BASLEIGH BOND.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Theodore Alfred Fox and Edwin Kirkbride Fox, carrying on business as Iron Merchants, at Middlesborough, in the county of York, under the style of Fox Brothers, has been this day dissolved by mutual consent. The said business will hereafter be continued by the said Edwin Kirkbride Fox, in copartnership with William Edwin Pease, under the style of Fox Brothers and Pease. All debts due to and owing by the firm of Fox Brothers will be received and paid by the firm of Fox Brothers and Pease.—Dated this 31st day of January, 1890.

THEO. A. FOX,
EDWIN K. FOX.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Peter Hoole and Samuel Hoole, carrying on business as Boiler Makers, at Heaton Norris, in the county of Lancaster, under the style or firm of P. and S. Hoole, has been dissolved, by mutual consent, as and from the 18th day of January, 1890. All debts due to and owing by the said late firm will be received and paid by the said Samuel Hoole, who will carry on the said business in his own name.—Dated this 10th day of February, 1890.

PETER HOOLE,
SAMUEL HOOLE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John German, George German, and Arthur Edward Cooper, carrying on business as Auctioneers, Surveyors, Land Agents, and General Valuers, at Ashby-de-la-Zouch and Loughborough, both in the county of Leicester, under the style or firm of German, German, and Cooper, has been dissolved, by mutual consent, as and from the 31st day of December, 1889.—Dated this 8th day of February, 1890.

JOHN GERMAN,
GEORGE GERMAN,
ARTHUR EDWARD COOPER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Hedley Vicars Robinson and Thomas James Beard, carrying on business as Schoolmasters, at Wickwar Collegiate School, in the county of Gloucester, under the style of Wickwar Collegiate School, has been dissolved, by mutual consent, as and from the 8th day of February, 1890. All debts due to and owing by the said late Partnership will be received and paid by the said Hedley Vicars Robinson.—Dated this 8th day of February, 1890.

H. V. ROBINSON,
THOS. J. BEARD.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Quarumby and John Stone Thomas, carrying on business as Paper Merchants and Drysalers, at Huddersfield and Bradford, in the county of York, under the style or firm of Quarumby and Thomas, has been this day dissolved by mutual consent.—Dated this 12th day of February, 1890.

JOHN QUARUMBY,
JOHN S. THOMAS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Davies and Charles Pickering, carrying on business as Sand and Fireclay Merchants, at Halkyn, in the county of Flint, under the style or firm of Davies and Pickering, has been dissolved, by mutual consent, as and from the 11th day of February, 1890. All debts due to and owing by the said late firm will be received and paid by the said Samuel Davies, who will henceforth carry on the business alone.—Dated 11th day of February, 1890.

SAMUEL DAVIES,
CHARLES PICKERING.

NOTICE is hereby given, that the Partnership hitherto existing between us the undersigned, Reginald Byard Buchanan Clayton and Charles Collinson Rawson, carrying on business as Australian Agents, under the style and title of Clayton and Rawson, at 88, Bishopsgate-street Within, in the county of London, has this day been dissolved by mutual consent. The said business will hereafter be continued by the said Reginald Byard Buchanan Clayton, under the title of R. Clayton and Co. All debts due to and owing by the firm of Clayton and Rawson will be received and paid by the firm of R. Clayton and Co.—Dated the 31st day of January, 1890.

REGINALD B. B. CLAYTON,
CHARLES C. RAWSON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Peter Bendall and Alfred Green, carrying on business as Upholsterers and Furniture Dealers, at Newington House, Cheltenham, in the county of Gloucester, under the style or firm of Green and Company, has been dissolved, by mutual consent, as and from the 30th day of January, 1890. All debts due to and owing by the said late firm will be received and paid by the said Peter Bendall.—Dated this 5th day of February, 1890.

PETER BENDALL,
ALFRED GREEN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Rushton and Samuel Livesey, as Accountants, at 44A, Fishergate, Preston, and at Horwich, both in the county of Lancaster, under the style or firm of Rushton and Livesey, has been dissolved, by mutual consent, as from the 31st day of January last.—Dated the 11th day of February, 1890.

THOMAS RUSHTON,
SAMUEL LIVESEY.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by us the undersigned, Isaac Golden and Benjamin Vibert, at Newport, in the Isle of Wight, under the style or firm of Golden and Vibert, and at Salisbury, in the county of Wilts, under the style or firm of B. Vibert and Co., in the trade or business of Grocers, Wine and Spirit and General Provision Merchants, was this day dissolved by effluxion of time. All debts due to and owing by the said late firm will be received and paid by the said Benjamin Vibert.—As witness our hands this 1st day of February, 1890.

ISAAC GOLDEN.
BENJAMIN VIBERT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John William Armstrong and Robert Armstrong, carrying on business as General Drapers, at High-street, in Normanton, in the county of York, under the style or firm of Armstrong Bros., has this day been dissolved by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said John William Armstrong.—Dated this 8th day of February, 1890.

JOHN WILLIAM ARMSTRONG.
ROBERT ARMSTRONG.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Joseph Robert Smith and Henry Windle Ellis, carrying on business as Lace, Straw, Feathers, and Flower Dealers and Fancy Warehousemen, at 10, Dale-street, in the city of Manchester, under the style or firm of Smith, Ellis, and Co., has been dissolved, by mutual consent, as and from the 21st day of December, 1889. All debts due to or owing by the said late firm will be received and paid by the said Joseph Robert Smith, who will continue the said business under the style or firm of J. R. Smith and Co.—As witness our hands this 6th day of February, 1890.

JOSEPH R. SMITH.
HENRY WINDLE ELLIS.

WILLIAM JOHN MELLISH, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Reverend William John Mellish, late of the Rectory, Winstead-in-Holderness, in the East Riding of the county of York, Clerk in Holy Orders, deceased (who died on the 14th day of December, 1889, and whose will was proved in the District Registry at York of the Probate Division of Her Majesty's High Court of Justice, on the 8th day of January, 1890, by Herbert Belfield, Emma Leonora Belfield, and Frederic Arthur Scott, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 1st day of April, 1890; 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 that 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 12th day of February, 1890.

SCOTT and COOPER, 24, Parliament-street, Hull,
Solicitors for the Executors.

THOMAS HENRY RICHARDSON, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Henry Richardson, late of Brynateg, Grove-hill, Middlesborough, in the county of York, Secretary to Bolckow, Vaughan, and Company Limited, deceased (who died on the 20th day of October, 1889, and whose will was proved in the York District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 5th day of February, 1890, by Robert Henry Roberts, of No. 54, St. Mark's-road, North Kensington, in the county of Middlesex, Gentleman, and Marietta Richardson, of Brynateg, Grove-hill, Middlesborough aforesaid, Widow, the executor and executrix therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, Jno. T. Belk and Cochrane, on or before the 12th day of March, 1890; after which date the said executor and 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 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 11th day of February, 1890.

JNO. T. BELK and COCHRANE, Post Office-chambers, Middlesborough, Solicitors for the Executor and Executrix.

WILLIAM GEORGE HART, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William George Hart, late of Melrose-road, in the hamlet of Eaton, in the county of the city of Norwich, Gentleman, deceased (who died on the 14th day of January, 1890, and whose will was proved in the Norwich District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 10th day of February, 1890, by George Pipe Goodchild, of West-parade, in the hamlet of Heigham, in the county of the said city of Norwich, Gentleman, the sole executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 14th day of March, 1890; after which date the said executor 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 he shall then have had notice; and he 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 he shall not then have had notice.—Dated this 14th day of February, 1890.

HERBERT GOODCHILD, 27, Castle Meadow,
Norwich, Solicitor for the Executor.

The Reverend FRANCIS HENRY LAING, D.D.,
Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the late Reverend Francis Henry Laing, late of Hanwell, in the county of Middlesex, Doctor of Divinity, a Priest in Holy Orders of the Catholic Church (who died on the 17th of December, 1889, at Ephraim Lodge, Hanwell aforesaid, and whose will was proved on the 4th of February, 1890, in the Principal Probate Registry of Her Majesty's High Court of Justice, by the Right Reverend Daniel Gilbert, D.D., of 22, Finsbury-circus, E.C., and the Reverend Thomas Seddon, of the Archbishop's House, Westminster, the executors therein named), are hereby required to send in the particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, on or before the 31st day of March, 1890; after which day the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the executors 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 of whose claim or demand they shall not then have had notice.—Dated this 11th day of February, 1890.

COLMAN and KNIGHT, 4, Raymond-buildings,
Gray's-inn, London, W.C., Solicitors for the Executors.

WILLIAM GIBBONS, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debt or claim against the estate of William Gibbons, formerly of Butters Marston, near Kineton, in the county of Warwick, but late of No. 57, Crown-street, Inverness, in Scotland, Gentleman (who died on the 28th day of October, 1889, and whose will was, on the 31st day of January, 1890, proved in the Principal Registry of the Probate Division of the High Court of Justice, by Edmund Penny, the sole executor named in the said will), are hereby required to send in particulars of such debts or claims to us, the undersigned, on or before the 25th day of March, 1890; after which date the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and 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 11th day of February, 1890.

ROOKE and COKER, 37, Gay-street, Bath,
Solicitors for the Executor.

JULIUS ROBERT WILHELM JOHANNIS RAUSCHKE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Julius Robert Wilhelm Johannis Rauschke (commonly known by the name of Robert Rauschke), late of 33, Virginia-road, and lately carrying on business at 35, Bond-street, both in Leeds, in the county of York, Surgical Instrument Maker, deceased (who died on 19th day of December, 1889, and whose will was proved in the Wakefield District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 17th day of January, 1890, by Eliza Jane Rauschke, the executrix thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executrix, on or before the 1st day of April next; after which date the said 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 13th day of February, 1890.

W. H. HEWSON, 7, East-parade, Leeds, Solicitor for the Executrix.

CAROLINE DARBY, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Caroline Darby, late of Georgia Cottage, Nelson-street, Ryde, Isle of Wight, in the county of Southampton, Spinster, deceased (who died on the 13th day of October, 1889, and whose will was proved in the District Registry at Winchester of the Probate Division of Her Majesty's High Court of Justice, on the 30th day of November, 1889, by George Gilbert Darby and Josiah Cutler, the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 1st day of March, 1890; 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 8th day of February, 1890.

CHAS. G. VINCENT, 4, St. Thomas-street, Ryde, Solicitor for the Executors.

ROBERT BLACKBURN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Robert Blackburn, late of Trews Weir, in the county of the city of Exeter, Paper Manufacturer, deceased (who died on the 25th day of November, 1889, and whose will was proved in the Exeter District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 6th day of February, 1890, by James Hall, one of the executors named in the said will), are hereby required to send in the particulars of their debts, claims, and demands to the undersigned, the Solicitor for the executor, on or before the 20th day of February, 1890; after the expiration of which time the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which the said executor shall then have had 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 have had such notice as aforesaid.—Dated this 10th day of February, 1890.

EUSTACE M. FORD, 12, Bedford-circus, Exeter, Solicitor for the Executor.

JOHN VICARS, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having claims or demands upon or against the estate of John Vicars, late of Gillbank, Eskdale, in the parish of St. Bees, in the county of Cumberland,

Yeoman (who died on the 24th day of November, 1885, and whose will was proved in the District Registry at Carlisle on the 1st day of February, 1890, by Edward Tyson, John Hird, and Edward Sharpe, the executors thereinnamed), are required to send particulars thereof, in writing, to the undersigned, Solicitor for the said executors, on or before the 15th day of March, 1890; after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated this 8th day of February, 1890.

THOMAS BUTLER, Broughton-in-Furness and Millom, Solicitor for the Executors.

WILLIAM HILL DUNMAN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Hill Dunman, late of Troytown, in the parish of Puddletown, in the county of Dorset, Yeoman and Maltster, deceased (who died on the 16th day of September, 1884, and whose will was proved in the Blandford District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 23rd day of January, 1885, by Martha Bartlett Dunman, since deceased, John Keynes, of Coles Farm, Milborne St. Andrew, in the said county, and Joseph Miller, also since deceased, the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said surviving executor, on or before the 1st day of March next; after which date the said executor 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 he shall then have had notice; and he 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 he shall not then have had notice.—Dated this 12th day of February, 1890.

M. C. WESTON, Dorchester, Dorset, Solicitor for the surviving Executor.

ALLEN CHAPMAN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Allen Chapman, late of No. 280A, Stamford-street, Ashton-under-Lyne, in the county of Lancaster, Confectioner, deceased (who died on the 28th day of May, 1889, and whose will was proved in the District Registry at Manchester of the Probate Division of Her Majesty's High Court of Justice, on the 26th day of June, 1889, by Jane Ann Moorhouse, George Hollingworth, and William Walton, the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 1st day of March, 1890; 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 further that they will not be liable for the assets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims they shall not then have had notice.—Dated this 12th day of February, 1890.

CLAYTON and WILSON, Warrington-street, Ashton-under-Lyne, Solicitors for the Executors.

SARAH BETTS, Deceased.

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

NOTICE is hereby given, that all persons having any claims against the estate of Sarah Betts, late of No 37, Park-crescent, Park-road, Clapham, in the county of Surrey, Widow (who died on the 26th day of August, 1889, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 23rd day of September, 1889, by James Bailey and Benjamin Heirons, the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, on or before the 12th day of March next; after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 13th day of February, 1890.

HOGAN and HUGHES, 23, Martin's-lane, Cannon-street, London, Solicitors for the Executors.

HENRY DIBBLE CHESTER, Esq., Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Henry Dibble Chester, late of Selkirk Villa, Cheltenham, in the county of Gloucester, Esq., deceased (who died on the 4th day of January, 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 February, 1886, by Michael William Chester and Alfred Alexander Chester, two of the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 7th day of March, 1890; after which date the said executors will proceed to distribute the assets of the 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 10th day of February, 1890.

BUBB and CO., Clarence-street, Cheltenham, Solicitors for the Executors.

The Reverend **CHARLES WARING SAXTON, D.D., Deceased.**

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

NOTICE is hereby given, that all creditors and other persons having any claims upon or against the estate of the Reverend Charles Waring Saxton, D.D., deceased (who died on the 15th day of December, 1889, and whose will was proved in the Principal Registry, on the 8th day of February, 1890, by Edward Saxton, Edward Somes Saxton, and Percy Saxton, the executors thereinnamed), are required to send particulars of such claims to us, the undersigned, Messrs. Saxton and Son, of 11, Queen Victoria-street, in the city of London, on or before the 25th day of March next; after which time the said executors will proceed to distribute and appropriate the assets of the testator among the parties entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 10th day of February, 1890.

SAXTON and SON, 11, Queen Victoria-street, E.C., Solicitors for the Executors.

GEORGE NEWTON, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims upon or against the estate of George Newton, of 38, Godwin-road, Forest Gate, in the county of Essex, Gentleman, deceased (who died on the 16th day of December, 1889, and whose will was proved in the Principal Registry, on the 27th day of January, 1890, by Arthur David Roberts, Frederick George Silvey, and Percy Saxton, the executors thereinnamed), are required to send particulars of such claims to us, the undersigned, Messrs. Saxton and Son, of 11, Queen Victoria-street, in the city of London, on or before the 25th day of March next; after which time the said executors will proceed to distribute and appropriate the assets of the testator among the parties entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 10th day of February, 1890.

SAXTON and SON, 11, Queen Victoria-street, E.C., Solicitors for the Executors.

FREDERICK RICHARD ALIC WHITESIDE, Deceased.

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

NOTICE is hereby given, that all creditors and others having any claims or demands upon or against the estate of the late Frederick Richard Alic Whiteside, a Lieutenant in the West India Regiment (who died at Jamaica, in the West Indies, intestate, on the 27th day of December, 1888), are required to send in, on or before the 15th day of April, 1890, particulars of their claims or demands against the estate of the intestate, to me, the undersigned, the administrator of the personal estate of the said deceased (by virtue of letters of administration, dated the 6th day of February, 1890, issued by and out of the Principal Registry of Her Majesty's High Court of Justice, to me, as the lawful attorney of William Southey Whiteside, of Madras, in the East Indies, a member of the Madras Covenanted Civil Service, the natural and lawful father and next of kin of the said deceased, for his use and benefit, and until he shall duly apply for and obtain letters of administration to be granted to him); and notice is hereby also given, that after the said 15th day of April, 1890, I shall pro-

ceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which I shall then have had notice; and that I 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 I shall not then have had notice.—Dated this 12th day of February, 1890.

R. T. TASKER, 77, Great Queen-street, Lincoln's-inn-fields, London, Solicitor.

BENJAMIN ASHTON, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Benjamin Ashton, late of Pole Bank, Gee Cross, in the county of Chester, Esq. (who died on the 26th day of December, 1889, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 7th day of February, 1890, by Frederic Burchardt, one of the executors thereinnamed, power being reserved to Godfrey Burchardt, the other executor named in the said will), are hereby required to send particulars of their debts, claims, or demands, on or before the 17th day of March, 1890, to us, the undersigned, as Solicitors for the said executor; and notice is hereby also given, that after the said 17th day of March, 1890, the said executor will proceed to distribute the assets of the deceased among such persons as are legally entitled thereto, having regard only to the debts, claims, and demands of which notice shall then have been received; and that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 13th day of February, 1890.

SHARPE, PARKER, PRITCHARD, and SHARPE, 12, New-court, Carey-street, W.C., Solicitors for the said Frederic Burchardt, the Executor.

WALTER MYERS, Deceased.

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

NOTICE is hereby given, that all creditors and others having any claims or demands against the estate of Walter Myers, formerly of Birmingham, in the county of Warwick, Jeweller, but at the time of his death not having any fixed residence (who died on the 1st day of December, 1889, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 18th day of January, 1890, by John Wolf Myers, Joel Myers, George Myers, and Wolf Myers, the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, Solicitor for the said executors, on or before the 18th day of March next; after which date the said executors will proceed to distribute the estate 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 11th day of February, 1890.

HERMANN H. MYER, 30 and 31, New Bridge-street, London, Solicitor for the Executors.

MARIA SHARPE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Maria Sharpe, late of Victoria-place, Camp-road, Leeds, in the county of York, deceased (who died on the 16th day of November last, and whose will was proved in the District Registry at Wakefield of the Probate Division of Her Majesty's High Court of Justice, on the 1st day of January last, by William Wailes, Stock-broker, and the Reverend Frederick John Wood, both of Leeds aforesaid, the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 14th day of March next; 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 11th day of February, 1890.

DIBB and CO., 6, Butt's-court, Leeds, Solicitors for the Executors.

JOSEPH GREAVES JUBB, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Joseph Greaves Jubb, late of the Crown Inn, Woodside, in the county borough of Dudley, Licensed Victualler, deceased (who died on the 8th day of January, 1890, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 10th day of February, 1890, by George Matthews and Reuben Dainty, the executors thereinnamed) are hereby required to send in the particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 22nd day of March, 1890; after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable or accountable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 12th day of February, 1890.

SANDERS, SMITH, and PARISH, 182, High-street, Dudley, Solicitors for the Executors.

CATHERINE LYTHE CORDEAUX, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Catherine Lythe Cordeaux, formerly of No. 14, Northbrook-road, in the county of Dublin, but late of West View, Thirlmere-road, Streatham, in the county of Surrey, Spinster, deceased (who died on the 12th day of January, 1890, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 30th day of January, 1890, by Samuel Cusack Wilmot, one of the executors thereinnamed), are required to send in particulars, in writing, of their debts, claims, or demands against such estate to the undersigned, on or before the 15th day of March next; and notice is hereby further given, that after such day the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 12th day of February, 1890.

HAROLD FAWSETT, 20, Cullum-street, Fen-church-street, E.C., Solicitor for the Executor.

CHARLES FRIEND, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Charles Friend, late of Olveston, in the county of Gloucester, Shopkeeper, deceased (who died on the 11th day of October, 1889, intestate, and to whose personal estate letters of administration were granted by Her Majesty's High Court of Justice at the District Registry attached to the Probate Division thereof at Gloucester, on the 20th day of November, 1889, to John Friend, of 6, North-bridge, in the city of Exeter, Plumber and Gasfitter, the lawful cousin german and one of the next-of-kin of the said intestate), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 12th day of March, 1890; after which date the said said administrator 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 he shall then have had notice; and he 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 he shall not then have had notice.—Dated this 14th day of January, 1890.

SCARLETT, GWYNN, and GWYNN, Thornbury, R.S.O., Gloucestershire, Solicitors for the Administrator.

MARIA WINTLE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Maria Wintle, formerly of Elberton, but late of Olveston, both in the county of Gloucester, Spinster,

deceased (who died on the 2nd day of November, 1889, and whose will was proved in the Gloucester District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 20th day of December, 1889, by Hamilton Wintle, of Olveston aforesaid, Gentleman, John Crowther Gwynn, of Thornbury, in the county of Gloucester, Solicitor, and William Danne, of Olveston aforesaid, Surgeon, the executors thereinnamed), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 12th day of March, 1890; 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 14th day of January, 1890.

SCARLETT, GWYNN, and GWYNN, Thornbury, R.S.O., Gloucestershire, Solicitors for the Executors.

BARNETT KESNER, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having claims or demands against the estate of Barnett Kesner, late of 435, King's-road, Chelsea, in the county of London, retired Outfitter, deceased (who died on the 26th day of December, 1889, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 17th day of January, 1890, by Henrietta Kesner, Widow, and Alfred Wakeford, the executors thereinnamed), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 7th day of May, 1890; after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims 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, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 11th day of February, 1890.

JAS. ALLWARD, 8, Furnival's-inn, E.C., Solicitor for the Executors.

CORNELIUS NICHOLSON, Esq. Deceased.

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

NOTICE is hereby given, that all persons having any claims against the estate of Cornelius Nicholson, Esq., J.P. for Middlesex, late of Ventnor, Isle of Wight, deceased (who died on 5th July, 1889, and whose will was proved in the London Probate Registry, on 1st August, 1889, by James Stuart and Cornelia Nicholson, the executors thereinnamed), are hereby required to send particulars of their claims to the undersigned, on or before 25th March next; after which date the executors will distribute the assets, having regard only to the claims of which notice shall have been given.—Dated this 8th day of February, 1890.

MUNTON and MORRIS, 95A, Queen Victoria-street, London, E.C., Solicitors for the Executors.

DAVID HENNELL GAUDERN, Deceased.

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

NOTICE is hereby given, that all persons having any claims or demands against the estate of David Hennell Gaudern, late of Earl's Barton, in the county of Northampton, Fellmonger and Farmer, deceased (who died on the 19th day of January, 1890, and whose will was proved on the 10th day of February, 1890, in the District Registry at Peterborough attached to the Probate Division of the High Court of Justice, by John Allen Lovell, of Dodford, in the said county of Northampton, Farmer, and George Jordan, of Earl's Barton, in the said county of Northampton, Grocer, the executors thereinnamed), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 22nd day of March next; after which date the said executors will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and all persons indebted to the estate of the said David Hennell Gaudern, deceased, are hereby requested to pay the amounts of their respective debts to us forthwith.—Dated this 7th day of February, 1890.

HOWES, PERCIVAL, and ELLEN, 13, Market-square, Northampton, Solicitors for the Executors.

MARIA BARBER, Deceased.

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

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Maria Barber, late of the Park, Wilmslow, in the county of Chester, Widow, deceased (who died on the 6th day of November, 1879, administration of whose estate and effects was granted to Charles Edward Barber, of Wilmslow aforesaid, on the 15th day of January, 1890, by the Chester District Registry of the Probate Division of the High Court of Justice), are hereby required to send in particulars of their claims and demands to the said administrator, at the offices of the undersigned, his Solicitor, on or before the 15th day of March, 1890; and notice is hereby also given, that after that day the said administrator will proceed to distribute the assets of the said Maria Barber, deceased, among the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim he shall not then have had notice.—Dated this 11th day of February, 1890.

J. FRED. MAY, Church Side, Macclesfield, Solicitor for the Administrator.

CHARLES NEVILLE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Charles Neville, late of 45, Falmouth-road, St. Mary, Newington, in the county of Surrey, Gentleman, deceased (who died on the 26th day of December, 1889, and whose will was proved by Charles Gover Woodroffe, Charles Arundell, Peter Arundell, and Henry Neville, the executors thereinnamed), in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 1st day of February, 1890), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors for the said executors, on or before the 25th day of March, 1890; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 12th day of February, 1890.

C. and E. WOODROFFE, 18, Great Dover-street Southwark, Surrey, Solicitors for the Executors.

WILSON JENKINSON, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Wilson Jenkinson, late of Bell House, Seaton, Workington, in the county of Cumberland, Yeoman (who died on the 23rd day of February, 1889, and probate of whose will was granted on the 30th day of March, 1889, by the Carlisle District Registry of the Probate Division of the High Court of Justice to David Rapley and Joseph Hayton, the executors thereinnamed), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 24th day of March, 1890; after which date the said executors will proceed to distribute the assets of the said testator amongst the parties 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 10th day of February, 1890.

HAYTON and SIMPSON, Cockermouth, Cumberland, Solicitors for the Executors.

FRANK MARTIN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against or upon the estate of Frank Martin, formerly of Wokingham, in the county of Berks, but late of Santiago, in Chili, Gentleman, deceased (who died on or about the 1st day of August, 1888, at Santiago aforesaid, and of whose personal estate letters of administration, with the will annexed, were granted by Her Majesty's High Court of

Justice, at the Principal Probate Registry thereof, to John Wesley Martin, of Reading, in the county of Berks, Solicitor), are hereby required to send the particulars, in writing, of such claims or demands to us, the undersigned, his Solicitors, on or before the 15th day of March next; and notice is hereby also given, that after that day the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and that the said administrator 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 he shall not then have had notice.—Dated this 12th day of February, 1890.

BEALE and MARTIN, Reading, Berks, Solicitors for the Administrator.

EDWARD BATEMAN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edward Bateman, late of No. 4, Stanley-villas, Teddington, in the county of Middlesex, Gentleman, formerly of Billingsgate, in the city of London, Fish-factor, deceased (who died on the 14th day of December, 1889, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 29th day of January, 1890, by Mary Ann Bateman, of No. 4, Stanley-villas, Teddington aforesaid, the Widow and relict and sole executrix thereinnamed), are hereby required to send the particulars of their debts, claims, and demands to the undersigned, the Solicitors for the said executrix, on or before the 8th day of March, 1890; after the expiration of which time the said executrix will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims and demands of which the said executrix shall then have had notice; and that the said executrix will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt, claim, or demand she shall not have had notice.—Dated this 6th day of February, 1890.

WALKER, SON, and FIELD, 1, Gresham-buildings, Basinghall-street, E.C., Solicitors for the Executrix.

Lieutenant-Colonel H. W. VYNER, Deceased.

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

NOTICE is hereby given, that all persons having claims against the estate of Lieutenant-Colonel Henry William Vyner, of Leamington Priors, in the county of Warwick, late in Her Majesty's Army (who died on the 12th December, 1889, and whose will was proved by Sir William Biddulph Parker, of Blackbrook House, Fareham, in the county of Hants, Bart., the executor thereinnamed, in the Principal Probate Registry, on the 6th day of February, 1890), are required to send the particulars, in writing, of their respective claims to the undersigned, the Solicitors for the said executor, on or before the 30th day of April, 1890; after which date the said executor will proceed to deliver the assets of the deceased to the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets so distributed to any person of whose claim he shall not then have had notice.—Dated this 11th day of February, 1890.

FIELD and SONS, Leamington, Solicitors for the Executor.

JAMES DANIEL FRANCIS LAVELL, Deceased.

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

ALL creditors and others having any claim against or to the estate of James Daniel Francis Lavell, late of Ivy Bank, Mayfield, in the county of Sussex, Gentleman (who died on the 22nd of December, 1889, and whose will was proved by Marian Anna Lavell, of Ivy Bank, Mayfield aforesaid, Widow, the relict of the said deceased, in the Principal Registry of the Probate Division of the High Court of Justice, on the 31st of January, 1890), are hereby required to send particulars, in writing, of their claims to the undersigned, Messrs. Rooks and Company, the Solicitors for the said Marian Anna Lavell, on or before the 1st of April, 1890; after which date the said Marian Anna Lavell will proceed to distribute the assets of the said James Daniel Francis Lavell amongst the persons entitled thereto, having regard to the claims of which the said Marian Anna Lavell shall then have notice; and she will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim she shall not have had notice at the date of its distribution.—Dated this 12th day of February, 1890.

ROOKS and COMPANY, 16, King-street, Cheap side, London, Solicitors.

HENRY NEWSON, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Henry Newson, late of Beccles, in the county of Suffolk, Veterinary Surgeon, deceased (who died intestate on the 17th day of October, 1889, and letters of administration of whose personal estate and effects were granted by Her Majesty's High Court of Justice, at the District Probate Registry thereof at Ipswich, to Harriet Mary Ann Newson, now of 281, Southtown-road, Great Yarmouth, in Norfolk, Widow, the relict of the said intestate, on the 6th day of February, 1890), are hereby required to send the particulars, in writing, of their several claims and demands to me, the undersigned, the Solicitor for the said administratrix, on or before the 31st day of March, 1890; and notice is hereby given, that after that day the said administratrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and that the said administratrix will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claim or demand she shall not then have had notice.—Dated this 11th day of February, 1890.

F. S. RIX, of Beccles, Suffolk, Solicitor for the Administratrix.

CHARLOTTE COLLINS, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Charlotte Collins, late of 1, St. Helena-terrace, Richmond, in the county of Surrey, Spinster (who died on the 9th day of January, 1890, and whose will was proved by Frank Richardson, the sole executor thereinnamed, on the 31st day of January, 1890, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice), are hereby required to send the particulars of their claims and demands to us, the undersigned, the Solicitors for the said-executor, on or before the 25th day of March, 1890; and notice is hereby further given, that after that date the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 11th day of February, 1890.

FRANK RICHARDSON and SADLER, 28, Golden-square, London, W., Solicitors for the Executor.

The Reverend GEORGE PORTER, Deceased.

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

NOTICE is hereby given, that all persons having any claim or demand against the estate of the Reverend George Porter, formerly Rector of St. Leonards, Exeter, and late of Worcester Cottage, Seaton, Devon, Clerk in Holy Orders (who died on the 9th day of January last, and whose will was proved in the Principal Registry on the 6th day of February instant, by Mrs. Mary Porter, one of the executors thereinnamed, power being reserved to the Right Honourable John William, Viscount Oxenbridge, formerly Baron Monson, the other executor named in the said will), are to send full particulars of the same to us, the undersigned, on or before the 24th day of March next; after which date the executrix will proceed to distribute the estate among the persons entitled thereto, without reference to any claims or demands of which they have not then had notice.—Dated this 10th day of February, 1890.

BARNARD and TAYLOR, 47, Lincoln's-inn-fields, Solicitors for the Executrix.

SARAH HONEY, Deceased.

NOTICE is hereby given, that all persons claiming to be next of kin, according to the Statutes for the Distribution of Intestates' Estates, of Sarah Honey, late of 40, Bryanston-square, in the county of Middlesex, Domestic Servant (who died on the 19th day of October, 1889) living at her death, or claiming to be the legal representatives of such of the next of kin as are now dead, and all persons claiming to be creditors of the said Sarah Honey, are, on or before the 25th day of March, 1890, to send by prepaid post to William Honey, the administrator of the deceased, addressed to the office of Mr. John Hands, of 15, Old Jewry-chambers, London, E.C., their Christian and surnames, addresses and descriptions, and the full particulars of their claims, or in default thereof, the said administrator will proceed

to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which the said administrator shall then have had notice; and that the said administrator will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim, debt, or demand he shall not then have had such notice as aforesaid.—Dated this 12th day of February, 1890.

JOHN HANDS, 15, Old Jewry-chambers, London, E.C., Solicitor for the Administrator.

HENRY MURRAY LOXDALE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claim upon the estate of Henry Murray Loxdale, late of Durgates-Lodge, Wadhurst, in the county of Sussex, Gentleman, deceased (who died on the 2nd day of November, 1889, and whose will was proved in the Principal Probate Registry of the High Court of Justice, on the 16th day of November, 1889, by Edith Amelia Loxdale, the widow and sole executrix thereinnamed), are hereby required, on or before the 15th day of March next, to send particulars thereof to the undersigned, after which date the said executrix will proceed to distribute the assets of the said deceased, having regard only to the claims of which she shall have then had notice.—Dated this 10th day of February, 1890.

LOXDALE and JONES, 3, Sydney-terrace, Brompton, S.W., Solicitors for the Executrix.

WILLIAM WILDE, Deceased.

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

NOTICE is hereby given, that all persons having claims against the estate of William Wilde, deceased, late of No. 111, Portsdown-road, Maida Vale, in the county of Middlesex, Gentleman (who died on the 7th day of January, 1890, and whose will was proved on the 5th day of February, 1890, by Edward Thomas Rodney Wilde, one of the executors thereinnamed), are required to send the particulars of their claims to the said Edward Thomas Rodney Wilde, Chartered Accountant, at 69, Moorgate-street, in the city of London, before the 1st day of March, 1890; after which date the said Edward Thomas Rodney Wilde will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 11th day of February, 1890.

J. DAVIS PEARD, 13, Sise-lane, Mansion House, E.C., Solicitor for the Executor.

JOHN EBENEZER WILLIAMS, Deceased.

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

NOTICE is hereby given, that all persons having any claim against the estate of John Ebenezer Williams, formerly of 43, Cathcart-road, South Kensington, in the county of Middlesex, but late of 67, Longridge-road, in the said county, Gentleman (who died on the 8th day of January last), are hereby required to send written particulars of such claim to the undersigned, Solicitors for Mrs. Eliza Hannah Williams, the executrix of the deceased, before the 1st day of April next; after which date the executrix will distribute the deceased's assets, having regard only to the claims of which she shall then have notice.—Dated this 14th day of February, 1890.

RADCLIFFES and CATOR, 20, Craven-street, Charing Cross, London, W.C.

BRYANT JENKINS BURCHELL, Deceased.

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

NOTICE is hereby given, that all creditors and persons having any claims or demands against the estate of Bryant Jenkins Burchell, late of Thornbury, in the county of Gloucester, Carpenter and Builder, deceased (who died on the 15th day of December, 1888, and whose will was proved by Henry Anstey, of No. 1, St. Stephen-street, Bristol, Chartered Accountant, and Henry Hume Lloyd, of Thornbury, Gloucestershire, Solicitor, the executors thereinnamed, on the 16th day of November, 1889, in the Gloucester District Registry of the Probate Division of the High Court of Justice), are hereby required to send the particulars of their claims and demands to the undersigned, on or before the 25th day of March next; after which date the said executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said executors shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 13th day of February, 1890.

CROSSMAN and LLOYD, Thornbury, R.S.O., Gloucestershire, Solicitors for the Executors.

GUSTAVE ADOLFE KOCH, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35. **NOTICE** is hereby given, that all persons having any claims or demands against the estate of Gustave Adolfe Koch, late of the Regent Hotel, Leamington, in the county of Warwick, Hotel Manager (who died on the 18th day of November, 1888, and whose will was proved in the District Registry at Birmingham attached to Her Majesty's High Court of Justice, by Edward Luckman Lucas and Henry Roberts, the executors named in the said will, on the 17th day of January, 1889), are hereby required to send in particulars of their claims or demands to the undersigned, the Solicitors for the executors, on or before the 10th day of March, 1890; after which date the said executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice.—Dated this 12th day of February, 1890.

ABBOTT and CO., 9, Church-street, Leamington, Solicitors for the Executors.

NANCY HARRISS, Widow, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35. **NOTICE** is hereby given, that all creditors and other persons having any claims upon or against the estate of Nancy Harriss, late of 75, Treherne-road, North Brixton, in the county of Surrey, deceased (who died on the 22nd day of January, 1890, and whose will was proved in the Principal Registry, on the 11th of February, 1890, by Arthur Harriss and John Charles Mason, the executors therein named), are required to send particulars of such claims to Alfred Armstrong, of 115, Chancery-lane, W.C., on or before the 17th of March next; after which time the executors will proceed to distribute and appropriate the assets of the testatrix among the parties entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 13th February, 1890.

ALFRED ARMSTRONG, 115, Chancery-lane, W.C., Solicitor for the Executors.

THOMAS GOLBY, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35. **NOTICE** is hereby given, that all persons having any claims against the estate of Thomas Golby, formerly of Banbury, in the county of Oxford, but late of Guernsey, in the Channel Islands, Gentleman, deceased (who died on the 6th day of January, 1889, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 17th day of April, 1889, by George Bliss, the acting executor), are required to send particulars of such claims to me, the undersigned, on or before the 15th day of March, 1890; after which date the executor will 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 February, 1890.

GEO. BLISS, Solicitor, Banbury, the Executor.

Miss ELIZABETH GIEVE, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35. **NOTICE** is hereby given, that all creditors of Elizabeth Gieve, late of Lynton, Manor-road, Beckenham, Kent (who died on the 8th January, 1890), are required to send written particulars of their claims to the undersigned, on or before the 10th April, 1890; after which date the executor will distribute the deceased's assets, having regard only to the claims of which he shall then have had notice.—Dated this 11th February, 1890.

J. C. ASPREY, 6, Furnival's-inn, E.C., Solicitor for the Executor.

TO be sold, pursuant to an Order of the High Court of Justice, made in an action in the matter of the estate of Samuel Millington, deceased, Millington v. Marten, with the approbation of Mr. Justice Chitty, by Mr. Edward Holroyd Bousfield, of the firm of Edwin Fox and Bousfield, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, in the city of London, on Wednesday, the 12th day of March, 1890, at two o'clock in the afternoon, in eleven lots, the following leasehold houses and ground-rents:—

Lot 1. Brixton.—Residence, with garden and premises, known as Wenlock Cottage, Water-lane, let at £50 per annum, and garden ground in rear, let at £10 10s. per annum; term expires Christmas, 1900.

Lot 2. Brixton.—House and premises in Water-lane, known as Eden Lodge, let at £40 per annum; term expires Midsummer, 1903, at a peppercorn rent.

Lot 3. Brixton.—A net rent of £68 15s. per annum, arising from thirteen houses in Tulse Hill-road; term expires Christmas, 1900.

Lot 4. Brixton.—Net profit rent of £27 per annum, arising from No. 120, Brixton-hill; term expires Midsummer, 1917.

Lot 5. Net ground-rent of £1 per annum, arising from garden ground in Tulse Hill-road; term expires Christmas, 1900.

Lot 6. Cambridge Heath.—Net profit ground-rent of £45 per annum, arising from Nos. 42 to 56 inclusive (even numbers only), Temple-street; term expires Christmas, 1905.

Lot 7. Islington.—Net profit rent of £10 per annum, arising from No. 95, Balls Pond-road; term expires Christmas, 1903.

Lot 8. Kennington.—Profit ground-rent of £23 10s. arising from land and two cottages, known as Millington's-yard, Topaz-street; term expires June, 1895.

Lot 9. Kennington.—Net improved rent of £40 12s. per annum, arising from four houses in Hackford-road; term expires Michaelmas, 1899.

Lot 10. Kennington.—Net profit rent of £38 10s. per annum, arising from No. 35, Hackford-road and Nos. 33 and 35, Holland-street; terms expire 1899.

Lot 11. Hackney.—Net profit rent of £51 per annum, arising from part of the field called Conduit Field, with twenty-one houses erected thereon; term expires Midsummer, 1900.

Particulars and conditions of sale may be had (gratis) of Mr. J. Merrick Head, Solicitor, Reigate; Messrs. Rooks and Company, Solicitors, 16, King-street, Cheapside; Mr. R. Devereux, Solicitor, 14, Billiter-street, E.C.; Messrs. West, King, Adams, and Co., Solicitors, 65, Cannon-street, E.C.; Messrs. Gellatley, Warton, and Co., Solicitors, 2, Lombard-court, Gracechurch-street, E.C.; and of Messrs. Edwin Fox and Bousfield, 99, Gresham-street, E.C.; and at the Mart.

TO be sold by auction, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of James Freme, Freme v. Jones, 1888, F. No. 725, with the approbation of Mr. Justice North, by Mr. William Thomson, the person appointed by the said Judge, on Tuesday, the 11th day of March, 1890, at half-past two o'clock in the afternoon, in two lots, at the Law Association Rooms, 14, Cook-street, Liverpool:—

A leasehold property, comprising twelve dwelling-houses and one shop, situate on the western side of Salisbury-road, Bootle-cum-Linacre, in the county of Lancaster, and numbered as to Lot 1: 15, 17, 19, 21, 23, 25, and 27; as to Lot 2: 29, 31, 33, 35, 37, and 39. The property is held under a lease from the Earl of Derby for 75 years, from the 25th March, 1886, at a ground rent: as to Lot 1, of £13 10s.; as to Lot 2, of £13.

Particulars and conditions of sale may be had (gratis) of Messrs. Gibbons and Arkle, 13, Union-court, Cook-street, Liverpool, Solicitors; of Messrs. Field, Roscoe, and Co., 36, Lincoln's-inn-fields, London, W.C., Solicitors; of Messrs. Peele and Peele, Shrewsbury, Solicitors; of Messrs. Chester and Co., 36, Bedford-row, London, W.C., Solicitors; and of the Auctioneer, at his office, 13 Dale-street, Liverpool; and at the place of sale aforesaid.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of James Brookes, deceased, Upton v. Brookes, 1889, B. 4238, with the approbation of Mr. Justice North, by Mr. James Cumberland, the person appointed by the said Judge, at the Roebuck Inn, Melbourne, near Derby, on Tuesday, the 4th day of March, 1890, at six o'clock in the evening, in three lots:—

Certain freehold estate, situate at Melbourne aforesaid, comprising a freehold old licensed house, known as the Roebuck Inn, with stabling, cottage, piggeries, and out-buildings, containing an area of about 1,300 square yards. Also two freehold messuages in Church-street aforesaid, having an area of about 1,083 square yards, and also a freehold messuage in Church-street aforesaid, containing an area of about 336 square yards.

Particulars and conditions of sale may be obtained (gratis) of the Auctioneer, at his offices, Old Wardwick, Derby; of Messrs. Few and Co., 19, Surrey-street, Strand, London; and of Messrs. J. and W. H. Sale and Mills, of the Corn Market, Derby, Defendant's Solicitors.

PURSUANT to a Judgment of the Chancery Division of the High Court of Justice, made in the matter of the estate of Joseph Rinder Kirkham, deceased, and in the actions Dawson against Kirkham, 1888, K., 106, and Kirkham against Kirkham, 1888, K., 173, the creditors of Joseph Rinder Kirkham, late of Audleby Villa, near Caistor, in the county of Lincoln, Farmer, who died in or about the month of November, 1874, are, on or before the 15th day of March, 1890, to send by post, prepaid, to Mr. George Robert Foster Haddelsey, of Caistor aforesaid, the Solicitor for the defendant, Mary Ann Kirkham, the surviving executrix 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 Judgment. Every creditor holding any security is to produce the same before Mr. Justice North, at his chambers, the Royal Courts of Justice, London, on the 24th day of March, 1890, at one o'clock in the afternoon, being the time appointed for adjudication on the claims.—Dated this 12th day of February, 1890.

AUG. FRED. COE, 14, Hart-street, Bloomsbury-square, London, Plaintiff's Solicitor.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the trusts of three several indentures, dated respectively the 21st and 28th of October and 4th of November, 1887, and in an action Walter Shoobred against Henry John Leslie and Charles Gasquet, the trustees of the said deeds, the joint creditors of Edwin Cutler and Fanny Cutler, his wife, and the creditors of Edwin Cutler, late of 8, Hanover-street, in the county of London, entitled to the benefit of the said indentures, are, on or before the 11th day of March, 1890, to send by post, prepaid, to Messrs. Gasquet and Metcalfe, of 9, Idol-lane, East-cheap, London, E.C., the Solicitors for the defendants, Henry John Leslie and Charles Gasquet, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Stirling, at his chambers, the Royal Courts of Justice, London, on the 18th day of March, 1890, at twelve o'clock, noon, being the time appointed for adjudication on the claims.—Dated 8th February, 1890.

GASQUET and METCALFE, 9, Idol-lane, E.C.

PURSUANT to an Order of the Court of Chancery of the County Palatine of Lancaster, made in an action Lucy Norris against Hannah Parry, the creditors of Richard Parry, formerly of Liverpool, in the county of Lancaster, Joiner and Builder, but late of Seacombe, in the county of Chester, who died in or about the month of December, 1869, are, on or before the 11th day of March, 1890, to send by post, prepaid, to Robert Norris, of 11, Union-court, Castle-street, in the city of Liverpool, the Solicitor for the plaintiff, Lucy Norris, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Registrar of the Liverpool District, at his chambers, situate at No. 9, Cook-street, in the city of Liverpool, on Wednesday, the 19th day of March, 1890, at eleven o'clock in the forenoon, being the time appointed for adjudication on the claims.—Dated this 11th day of February, 1890.

PURSUANT to a Judgment of the Court of Chancery of the County Palatine of Lancaster, made in the matter of the estate of Jane Blair, deceased, in an action Craven versus Andrews, the creditors of Jane Blair, late of New Brighton, in the county of Chester, Spinster, who died in or about the month of January, 1890, are, on or before the 11th day of March, 1890, to send by post, prepaid, to the defendant, Mr. Frederic North, of No. 1, Water-street, in the city of Liverpool, one of the executors of the deceased, their Christian and surname, addresses and descriptions, and in the case of firms the names of the partners and the style or title 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 No. 9, Cook-street, in the city of Liverpool, on Wednesday, the 19th day of March, 1890, at half-past eleven o'clock in the forenoon, being the time appointed for adjudication on the claims.—Dated this 11th day of February, 1890.

COUNTY COURTS' JURISDICTION.

PURSUANT to an Order of the County Court of Devonshire, holden at Exeter, made in the matter of the estate of the Reverend Clotworthy Gillmor, deceased, and in an action Bowden against Gillmor, the creditors or claimants against the estate of the Reverend Clotworthy Gillmor, late of Bow, in the county of Devon, Clerk in Holy Orders, who died in or about the month of September, 1886, are, on or before the 10th day of March, 1890, to send by post, prepaid, to the Registrar of the County Court of Devonshire, holden at Exeter, their Christian and surnames, addresses and

No. 26023.

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descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them. In default thereof they may be excluded from any benefit in the estate. Every creditor holding any security is to produce or transmit the same to the Registrar aforesaid, at his chambers, 13, Bedford-circus, Exeter, on or before the 12th day of March, 1890, at eleven o'clock in the forenoon, being the time appointed for adjudicating upon the claims.—Dated this 10th day of February, 1890.

R. R. M. DAW, Registrar.

In the Matter of a Deed of Assignment for the Benefit of the Creditors of William Hardy, of 35, Arkwright-street, Nottingham, formerly of 149, Waterway-street, Nottingham, Tailor.

A SECOND Dividend is intended to be declared herein. Creditors are requested to send notice of their claims to Samuel P. Derbyshire, Wheeler-gate, Nottingham, Chartered Accountant, Agent for the Trustee, on or before the 8th day of March next, otherwise they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 11th day of February, 1890. MATTHEW RILEY, Trustee.

In the Matter of a Deed of Arrangement, executed on the 20th day of September, 1889, by William Warren, of Wharf-street, Leicester, Tailor.

ALL persons having any claim or demand against the estate of the abovenamed debtor or the Trustee are required to send to me particulars of their claim, on or before 22nd February, 1890, otherwise they will be excluded from the Dividend about to be declared.—Dated this 11th day of February, 1890.

ARTHUR WILLIAM HEATH, 275, Humberstone-road, Leicester, Trustee.

Joseph Hewitson, Tobacconist and Fancy Dealer, Botohergate, Carlisle.

Under a Deed of Arrangement.

THE creditors on the estate of the abovenamed debtor who have not yet sent in their claims are requested to forward particulars of their debts to us, on or before the 13th day of March, 1890, or they will be excluded from any benefit in the First and Final Dividend which will be declared as soon as possible after the said 13th day of March.—Dated this 13th day of February, 1890.

WRIGHT and BROWN, Carlisle, Solicitors for the Trustee.

The Bankruptcy Act, 1869.

In the County Court of Leicestershire, holden at Leicester, by transfer from the County Court of Lincolnshire, holden at Great Grimsby.

A FIRST and Final Dividend of 73d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Henry Yeates-Read, residing at Ashling Villas, Clarendon Park, in the parish of Kington, in the county of Leicester, and carrying on business as a Timber Merchant, at Rutland-street, Leicester, in the county of Leicester, formerly trading under the style or firm of Read, Morris, and Co., and will be paid by me, at the offices of Messrs. Stephenson and Mountain, Solicitors, Bethlehem-street, Great Grimsby, on and after the 10th day of March next, between the hours of ten A.M. and four P.M.—Dated this 12th day of February, 1890.

JOHN B. ELLIS, Trustee.

In the County Court of Lancashire, holden at Burnley. In the Matter of the Companies Acts, 1862 and 1867; and in the Matter of the Industrial and Provident Societies Act, 1876; and in the Matter of the Burnley Industrial Manufacturing Society Limited.

NOTICE is hereby given, that a petition for the winding up of the abovenamed Society, by the County Court of Lancashire, holden at Burnley, was on the 10th day of February, 1890, presented to His Honour the Judge of the said Court, by Lawrence Duckworth Briggs, of 3, Hopwood-avenue, Market-place, Manchester, in the county of Lancaster, Yarn Agent, a creditor of the said Society; and that the said Petition is directed to be heard before His Honour the Judge of the said Court, at the Court-house, Burnley, on Friday, the 14th day of March, 1890, at ten o'clock in the forenoon; and any creditor or contributory of the said Society desirous to oppose the making of an Order for the winding up of the said Society under the above Acts, should appear at the time of hearing, by himself, his Solicitor, or Counsel, for that purpose, and a copy of the Petition will be furnished to any creditor or contributory of the said Society requiring the same, by the undersigned, on payment of the regulated charge for the same.—Dated this 12th day of February, 1890.

JAS. C. WADDINGTON, 3, Ormerod-street, Burnley, Solicitor for the Petitioner.

THE BANKRUPTCY (DISCHARGE AND CLOSURE) ACT, 1887.

APPLICATION FOR DEBTOR'S DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	Date of Adjudication or Resolution for Liquidation.	Day and Hour fixed for Hearing.
Chambers, Christopher	110, Southgate-road, in the county of Middlesex	Dealer in Watches	London	Aug. 9, 1880 ...	Mar. 13, 1890, 11.30 A.M.

ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	Date of Adjudication or Resolution for Liquidation.	Date of Order.	Nature of Order made.
Bencraft, Richard Inledon ...	Barnstaple	Solicitor	Bristol	Oct. 7, 1882 ...	Jan. 10, 1890 ...	Discharge granted
Pember, John William	5, Comeley-bank, Rice-lane, Liscard, Cheshire, and formerly of Tarbock Cottage, Tarbock, Lancashire	Commercial Clerk ...	Liverpool	Sept. 8, 1882 ...	Dec. 20, 1889 ...	Discharge granted, subject to the following condition:—That all the creditors of the bankrupt are paid 10s. in the pound on the amount of their debts except Anne Pember, the mother of the bankrupt, who withdraws her claim
Howe, Thomas	Aylsham, Norfolk	Baker	Norwich	Feb. 7, 1883 ...	Jan. 22, 1890 ...	Order for Discharge
Ladd, James	Late of St. Margaret's, Twickenham, Middlesex, now of Reading, Berkshire, and of Caversham, Oxfordshire	Builder	Reading	June 20, 1876 ...	Dec. 12, 1889 ...	Discharge suspended for six months. Bankrupt to be discharged as and from the 12th day of June, 1890

THE BANKRUPTCY ACT, 1883.
RECEIVING ORDERS.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
518	Archard, Alfred Charles	69, South Audley-street, in the county of London	Watchmaker and Jeweller	High Court of Justice in Bankruptcy	Feb. 12, 1890	196 of 1890	Feb. 12, 1890	97	Debtor's	
519	Beeston, Samuel ...	107, Fortess-road, Kentish Town, Middlesex	Draper's Assistant and Milliner	High Court of Justice in Bankruptcy	Feb. 10, 1890	181 of 1890	Feb. 10, 1890	94	Debtor's	
520	Breslauer, H., and Co. ...	Carrying on business at 5, Crosby-square, in the city of London	Commission Agents ...	High Court of Justice in Bankruptcy	Jan. 13, 1890	61 of 1890	Feb. 11, 1890	95	Creditor's...	Sec. 4-1 (G.)
K 2 521	Charig, Henry Mark ...	91, Shoreditch, in the county of London ...	Woollen Merchant ...	High Court of Justice in Bankruptcy	Jan. 25, 1890	122 of 1890	Feb. 10, 1890	93	Creditor's...	Sec. 4-1 (A.)
522	Inglis, Charles (lately trading as Lloyd, Wallace, and Co.)	61, Chesterfield-grove, East Dulwich, Surrey, lately trading at 24, Cornhill, in the city of London	Stockbrokers ...	High Court of Justice in Bankruptcy	Feb. 12, 1890	197 of 1890	Feb. 12, 1890	98	Debtor's	
523	Norris, William ...	25, Golborne-road, Westbourne Park, and 3, Holland-street, Kensington, both in Middlesex	Corn Chandler ...	High Court of Justice in Bankruptcy	Feb. 12, 1890	194 of 1890	Feb. 12, 1890	96	Debtor's	
524	Springford, William Buckland, and Springford, George Herbert (trading as Springford Brothers) ...	Stanton St. Bernard, Wiltshire ...	Millers ...	Bath ...	Feb. 10, 1890	3 of 1890	Feb. 10, 1890	3	Debtor's	
525	Austin, Henry William (formerly trading as Austin and Son)	Lately residing and trading at 78, Lichfield-road, Aston, near Birmingham, Warwickshire	Drysalter ...	Birmingham ...	Feb. 4, 1890	11 of 1890	Feb. 12, 1890	12	Creditor's...	Sec. 4-1 (D.)
526	Woulds, Collinson Poucher	Walcot Fen, Walcot, Lincolnshire ...	Farmer ...	Boston ...	Feb. 12, 1890	4 of 1890	Feb. 12, 1890	4	Debtor's	
527	Spencer, George ...	70, Easton-road, in the city and county of Bristol	Furniture Dealer ...	Bristol ...	Feb. 10, 1890	10 of 1890	Feb. 10, 1890	10	Debtor's	

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
528	Scaman, Albert Edwin ...	Lately residing and trading at Brook End, Repton, Derbyshire, now residing at 13, Oxley-road, Winshill, Staffordshire	Late Grocer and Baker, now Grocer's Assistant	Burton-on-Trent	Feb. 10, 1890	1 of 1890	Feb. 10, 1890	1	Debtor's	
529	Grant, Frederick ...	47, Victoria-road, Margate, lately carrying on business at 18, the Parade, Margate, Kent	Labourer, late Fly Proprietor and Lodging-house Keeper	Canterbury ...	Feb. 12, 1890	9 of 1890	Feb. 12, 1890	11	Debtor's	
530	Nicholson, William ...	7, Adelphi-terrace, Grange-road, Ramsgate, Kent	Tailor	Canterbury ...	Feb. 12, 1890	8 of 1890	Feb. 12, 1890	10	Debtor's	
531	Turner, William ...	Red Dial Hotel, parish of Westward, Cumberland, lately residing and carrying on business at Edensteads, Low Crosby, in the parish of Crosby-on-Eden, Cumberland	Farmer and Innkeeper, lately Farmer	Carlisle	Feb. 11, 1890	3 of 1890	Feb. 11, 1890	3	Debtor's	
532	Knightbridge, James ...	Romford, Essex	Pork Butcher	Chelmsford ...	Feb. 12, 1890	4 of 1890	Feb. 12, 1890	3	Debtor's	
533	Beadle, Joseph ...	In lodgings at 89, Horseley Heath, Tipton, Staffordshire	Journeyman Painter ...	Dudley	Feb. 12, 1890	4 of 1890	Feb. 12, 1890	4	Debtor's	
534	Burchell, Daniel ...	New-street, Dudley, Worcestershire	Grocer	Dudley	Feb. 12, 1890	3 of 1890	Feb. 12, 1890	3	Debtor's	
535	Taylor, John	24, Aston-street, Toll End, Tipton, Staffordshire	Grocer	Dudley	Jan. 25, 1890	2 of 1890	Feb. 7, 1890	2	Creditor's...	Sec. 4-1 (H.)
536	Webster, Arthur ...	Thoresway, Lincolnshire	Farmer	Great Grimsby	Jan. 29, 1890	8 of 1890	Feb. 10, 1890	11	Creditor's...	Sec. 4-1 (A.)
537	Forsdick, Harry Daniel	The Albert Tavern, South Denes-road, Great Yarmouth, Norfolk, formerly the Half-way House Inn, Southtown, Suffolk	Licensed Victualler ...	Great Yarmouth	Feb. 10, 1890	11 of 1890	Feb. 10, 1890	11	Debtor's	
538	Smith, James	46, St. John's-road and Belvedere-road, both in South Lowestoft, Suffolk	Plumber, Painter, and Glazier	Great Yarmouth	Feb. 10, 1890	10 of 1890	Feb. 10, 1890	10	Debtor's	
539	McClure, Frederick Stanley (trading as R. and F. S. McClure and Co.)	9, South-street, Greenwich, Kent, residing at 2, George-lane, Lewisham, Kent	Coal Merchant	Greenwich ...	Feb. 8, 1890	8 of 1890	Feb. 8, 1890	5	Debtor's	

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Master.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
540	Matthews, George ...	49, Waterloo-street, Hanley, Staffordshire, late 11, High-street, Hanley aforesaid	Eating-house Keeper and Beerseller	Hanley, Burslem, and Tunstall	Feb. 10, 1890	1 of 1890	Feb. 10, 1890	1	Debtor's	
541	Wimpenny, Boothroyd (trading as Boothroyd Wimpenny, and Wm. Boothroyd and Co.)	Residing at Mytholmbridge, near Thongsbridge, Yorkshire, trading at Thongsbridge Mill, Thongsbridge aforesaid, and at Littlewood's-buildings, Upperhead-row, Huddersfield, Yorkshire	Woollen Manufacturer ...	Huddersfield ...	Feb. 12, 1890	4 of 1890	Feb. 12, 1890	4	Debtor's	
542	Blakeway, Enoch ...	Marlesford, Suffolk	Grocer, Draper, Corn and Coal Merchant	Ipswich ...	Feb. 7, 1890	11 of 1890	Feb. 7, 1890	10	Debtor's	
543	Holland, Henry William	King's Lynn, Norfolk	Plumber and Glazier ...	King's Lynn ...	Jan. 28, 1890	1 of 1890	Feb. 12, 1890	1	Creditor's...	Sec. 4-1 (A.), and Sec. 4-1 (H.)
544	Armston, James	Barwell, Leicestershire	Builder and Grocer ...	Leicester ...	Feb. 10, 1890	8 of 1890	Feb. 10, 1890	8	Debtor's	
545	Smith, Mary	Residing at furnished lodgings at 7, Algeron-terrace, Spital Dene, Tynemouth, formerly of 40, Payne-street, North Shields, both in Northumberland	Widow	Newcastle-on-Tyne	Feb. 10, 1890	6 of 1890	Feb. 10, 1890	6	Debtor's	
546	Johnson, John	Bank Villas, Kendal, Westmorland, lately residing at Prospect House, Fakenham, Norfolk	Cattle Dealer	Norwich ...	Feb. 10, 1890	5 of 1890	Feb. 10, 1890	5	Debtor's	
547	Smith, Morgan	Hopkins Town, near Pontypridd, Glamorgan-shire	Butcher, Grocer, and Haydealer	Pontypridd ...	Feb. 11, 1890	5 of 1890	Feb. 11, 1890	5	Debtor's	
548	Emery, William	Charlotte-street, Landport, Hampshire ...	Butcher	Portsmouth ...	Jan. 2, 1890	1 of 1890	Jan. 30, 1890	1	Creditor's...	Sec. 4-1 (G.)
549	Harrison, John	65, Park-road, Preston, Lancashire	Glass, China, and Earthenware Dealer	Preston... ..	Feb. 12, 1890	5 of 1890	Feb. 12, 1890	4	Debtor's	
550	Birch, William (trading as Morgan Alfred Birch)	23, Oxford-street and 7, Gun-street, Reading, Berkshire	Picture Frame Maker and Stationer	Reading ...	Feb. 8, 1890	1 of 1890	Feb. 8, 1890	1	Debtor's	
551	Wilson, Alfred Thomas...	High-street, Rickmansworth, Hertfordshire...	Builder	St. Albans ...	Feb. 11, 1890	4 of 1890	Feb. 11, 1890	4	Debtor's	
552	Fawcett, John	3, Beaufort-street, Middlesborough, Yorkshire	Clerk	Stockton - on - Tees and Middlesborough	Feb. 8, 1890	4 of 1890	Feb. 8, 1890	4	Debtor's	

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
553	Moses, Richard Punyard	Beacon-street, Falmouth, Cornwall	General and Fancy Dealer	Truro	Feb. 11, 1890	3 of 1890	Feb. 11, 1890	3	Debtor's	
554	Strong, Anthony... ..	Formerly 59, Back Hartington-street North, Barrow-in-Furness, Lancashire, now 24, Stewart-street, Barrow-in-Furness	Late Beershop Keeper and Boatman, now Boatman	Ulverston and Barrow - in - Furness	Feb. 12, 1890	3B of 1890	Feb. 12, 1890	3B	Debtor's	
555	Ellison, James	Featherstone, Yorkshire	Grocer	Wakefield	Feb. 11, 1890	6 of 1890	Feb. 11, 1890	4	Debtor's	
556	Schofield, Robert	Wote-street, Basingstoke, Hampshire	Grocer and Provision Dealer	Winchester	Jan. 28, 1890	4 of 1890	Feb. 11, 1890	4	Creditor's...	Sec. 4-1 (H.)
557	Chaplain, William Smith	25, Salop-street, Wolverhampton, Staffordshire, lately residing at Doxey-road, Stafford, afterwards at 5, Water-street, Stafford, afterwards at 150, Dudley-road, Wolverhampton, all in Staffordshire	Baker	Wolverhampton	Feb. 10, 1890	3 of 1890	Feb. 10, 1890	3	Debtor's	
558	Leadham, James... ..	Greystone Farm, Felliscliffe, lately Knox Quarry, Bilton-with-Harrogate, Yorkshire	Farmer and Carter	York	Feb. 12, 1890	5 of 1890	Feb. 12, 1890	5	Debtor's	

FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration
Ensby, Charles ...	4 Wharf, Amberley-road, Harrow-road, Middlesex	Manure Dealer and Contractor	High Court of Justice in Bankruptcy	94 of 1890	Feb. 26, 1890	2.30 P.M.	33, Carey - street, Lincoln's - inn - fields, London	Mar. 13, 1890	11 A.M.	34, Lincoln's - inn - fields, London, W.C.	Feb. 6, 1890
Perry, Henry ...	8, Winchester - terrace, Northumberland - grove, Tottenham, Middlesex, and 40A, Queen-street, Cannon-street, in the city of London, lately residing at Slough, Buckinghamshire, and 1 and 3, Homer-ton-row, Hackney, Middlesex	Commercial Clerk	High Court of Justice in Bankruptcy	66 of 1890	Feb. 26, 1890	11 A.M.	33, Carey - street, Lincoln's - inn - fields, London	Mar. 14, 1890	11.30 A.M.	34, Lincoln's - inn - fields, London, W.C.	Feb. 8, 1890
Ramus, Benjamin ...	21, Mecklenburg-square, Middlesex	Commission Agent	High Court of Justice in Bankruptcy	49 of 1890	Feb. 25, 1890	2.30 P.M.	33, Carey - street, Lincoln's - inn - fields, London	Mar. 14, 1890	11.30 A.M.	34, Lincoln's - inn - fields, London, W.C.	Feb. 4, 1890
Shelton, Edmund (trading as E. Shel-ton and Co.)	133, Blackstock-road, Fins-bury Park, Middlesex	Printer ...	High Court of Justice in Bankruptcy	137 of 1890	Feb. 26, 1890	12 noon	Bankruptcy - build-ings, Portugal-street, Lincoln's - inn - fields, London	Mar. 11, 1890	11.30 A.M.	34, Lincoln's - inn - fields, London, W.C.	Feb. 8, 1890
Turner, Thomas James (trading as Turner Brothers)	311, Central-market, in the city of London	Provision Mer- chant	High Court of Justice in Bankruptcy	1423 of 1889	Feb. 25, 1890	12 noon	33, Carey - street, Lincoln's - inn - fields, London	Mar. 11, 1890	11.30 A.M.	34, Lincoln's - inn - fields, London, W.C.	
Gayner, Walter ...	7, Green-street, in the city of Bath	Grocer and Provi- sion Dealer	Bath ...	2 of 1890	Feb. 21, 1890	12.30 P.M.	1, Abbey-street, Bath	Feb. 27, 1890	11.30 A.M.	Guildhall, Bath	
Springford, William Buckland, and Springford, George Herbert (trading as Springford Brothers)	Stanton St. Bernard, Wilt-shire	Millers ...	Bath ...	3 of 1890	Feb. 28, 1890	3.30 P.M.	Offices of the Official Receiver, Bank-chambers, Bristol	Mar. 6, 1890	11.30 A.M.	Guildhall, Bath	
Spencer, George ...	70, Easton-road, in the city and county of Bristol	Furniture Dealer	Bristol ...	10 of 1890	Feb. 27, 1890	3.30 P.M.	Offices of the Official Receiver, Bank-chambers, Bristol	Mar. 7, 1890	12 noon	Guildhall, Bris-tol	

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Sheppard, Richard Henry	135, Stapleton-road, in the city and county of Bristol, lately residing at the Radnor Hotel, Nicholas-street, Bristol	Late Licensed Victualler, now out of business	Bristol	6 of 1890	Feb. 26, 1890	12.30 P.M.	Offices of Official Receiver, Bank-chambers, Bristol	Feb. 28, 1890	12 noon	Guildhall, Bristol	Feb. 10, 1890
Tarr, James (trading as J. Tarr and Co.)	1, Upper York-street, parish of St. Paul, Bristol, residing at 6, Craddock-buildings, Ducie-road, Barton Hill, Gloucestershire	Coachbuilder and Wheelwright	Bristol	5 of 1890	Feb. 26, 1890	12 noon	Offices of Official Receiver, Bank-chambers, Bristol	Feb. 28, 1890	12 noon	Guildhall, Bristol	Feb. 10, 1890
Seaman, Albert Edwin	Lately residing and trading at Brook End, Repton, Derbyshire, now residing at 13, Oxley-road, Winshill, Staffordshire	Late Grocer and Baker, now Grocer's Assistant	Burton-on-Trent	1 of 1890	Feb. 24, 1890	2.45 P.M.	Midland Hotel, Burton-on-Trent	Mar. 19, 1890	12 noon	Court - house, Station-street, Burton - on - Trent	
Canham, David ...	Stowmarket, Suffolk ...	Late Hotel Keeper	Bury St. Edmunds	3 of 1890	Feb. 21, 1890	2.45 P.M.	Court-house, Stowmarket	Mar. 5, 1890	12 noon	Guildhall, Bury St. Edmunds	
Lock, Francis William	71, Richmond-road, Cardiff, Glamorganshire, trading at 72, Queen-street, Cardiff	Ironmonger ...	Cardiff	3 of 1890	Feb. 25, 1890	12 noon	Office of Official Receiver, Whitehall-chambers, 25, Colmore-row, Birmingham	Mar. 11, 1890	11 A.M.	Townhall, Cardiff	
Turner, William ...	Red Dial Hotel, parish of Westward, Cumberland, lately residing and carrying on business at Edensheds, Low Crosby, parish of Crosby-on-Eden, Cumberland	Farmer and Inn-keeper, lately Farmer	Carlisle	3 of 1890	Feb. 25, 1890	12 noon	Official Receiver's Offices, 34, Fisher-street, Carlisle	Feb. 25, 1890	11 A.M.	Court - house, Carlisle	Feb. 12, 1890
Barker, Robert ...	Tarvin Bridge Mill, Great Boughton, and Stamford Heath, both in Cheshire	Miller and Farmer	Chester	1 of 1890	Feb. 24, 1890	3.15 P.M.	Official Receiver's Office, Crypt-chambers, Chester	Mar. 11, 1890	11 A.M.	Chester Castle, Chester	Feb. 12, 1890
Yorke, George ...	Ansley, lately residing and trading at Woodend, Fillongley, both in Warwickshire	Journeyman Baker, late Baker and Grocer	Coventry	4 of 1890	Feb. 24, 1890	11.30 A.M.	Official Receiver's Offices, 17, Hertford street, Coventry	Feb. 24, 1890	2.30 P.M.	County Hall, Coventry	Feb. 12, 1890
Burchell, Daniel ...	New-street, Dudley, Worcestershire	Grocer	Dudley	3 of 1890	Feb. 21, 1890	10 A.M.	Office of Official Receiver, Dudley	Feb. 21, 1890	11 A.M.	Court - house, Priory - street, Dudley	Feb. 12, 1890

FIRST MEETINGS AND PUBLIC EXAMINATIONS—*continued.*

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Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Clark, John ...	33, Wolverhampton-street, Dudley, Worcestershire	Draper ...	Dudley ...	1 of 1890	Feb. 21, 1890	10.30 A.M.	Office of Official Receiver, Dudley	Feb. 21, 1890	11 A.M.	Court - house, Priory - street, Dudley	Jan. 28, 1890
Taylor, John ...	24, Aston-street, Toll End, Tipton, Staffordshire	Grocer ...	Dudley ...	2 of 1890	Feb. 21, 1890	10.15 A.M.	Office of Official Receiver, Dudley	Feb. 21, 1890	11 A.M.	Court - house, Priory - street, Dudley	Feb. 8, 1890
Johnson, Charles ...	Derby Hotel, Bishop Auckland, county of Durham, and trading at 2, Redworth-road, Shilton, county of Durham	Licensed Victualer and Painter	Durham ...	2 of 1890	Feb. 24, 1890	4.30 P.M.	Three Tuns Hotel, Durham	Feb. 25, 1890	11 A.M.	Court - house, Old Elvet, Durham	Feb. 12, 1890
Smith, James ...	46, St. John's-road and Belvedere-road, both in South Lowestoft, Suffolk	Plumber, Painter, and Glazier	Great Yarmouth	10 of 1890	Feb. 22, 1890	1 P.M.	Official Receiver's Office, 8, King-street, Norwich	Mar. 11, 1890	11 A.M.	Townhall, Great Yarmouth	
Wimpenny, Boothroyd (trading as Boothroyd Wimpenny and Wm. Boothroyd and Co.)	Residing at Mytholme-bridge, near Thongsbridge, Yorkshire, trading at Thongsbridge Mill, Thongsbridge aforesaid, and at Littlewoods-buildings, Upperhead - row, Huddersfield, Yorkshire	Woollen Manufacturer	Huddersfield ...	4 of 1890	Feb. 26, 1890	3 P.M.	Offices of Messrs. Haigh and Son, Solicitors, New-street, Huddersfield	Mar. 17, 1890	11 A.M.	County Court, Queen - street, Huddersfield	
Blakeway, Enoch ...	Marlesford, Suffolk	Grocer, Draper, and Corn and Coal Merchant	Ipswich ...	11 of 1890	Feb. 25, 1890	3 P.M.	Office of Official Receiver, Ipswich	Mar. 13, 1890	11 A.M.	Shirehall, Ipswich	
Beckwith, Robert ...	Late 2 and 4, Pickard-street, Woodhouse Carr, Leeds, Yorkshire, now 20, Goxhill - place, Buslingthorpe, Leeds	Late Grocer, now Currier	Leeds ...	19 of 1890	Feb. 24, 1890	11 A.M.	Official Receiver's Offices, 22, Park-row, Leeds	Mar. 11, 1890	11 A.M.	County Court-house, Leeds	Feb. 7, 1890
Ripley, George ...	142, Oldfield-lane, Wortley, near Leeds, Yorkshire	Aërated Water Manufacturer	Leeds ...	20 of 1890	Feb. 26, 1890	11 A.M.	Official Receiver's Offices, 22, Park-row, Leeds	Mar. 11, 1890	11 A.M.	County Court-house, Leeds	Feb. 10, 1890
Walls, William Henry	57A, St. Paul's-street, Leeds, Yorkshire, lately residing at 21, Carr-road, now at 16, Carberry-terrace, both in Leeds	Commission Agent	Leeds ...	18 of 1890	Feb. 24, 1890	12 noon	Official Receiver's Offices, 22, Park-row, Leeds	Mar. 11, 1890	11 A.M.	County Court-house, Leeds	Feb. 8, 1890

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Armston, James ...	Chapel - street, Barwell, Leicestershire	Builder and Grocer	Leicester ...	8 of 1890	Feb. 24, 1890	12.30 P.M.	Office of the Official Receiver, 34, Friar-lane, Leicester	Mar. 19, 1890	10 A.M.	The Castle, Leicester	
Haigh, Thomas ...	Residing at 124, Albert-road, Heeley, Sheffield, Yorkshire, and trading at 1, Greenwood - street, Manchester, Lancashire	Tea Agent ...	Manchester ...	14 of 1890	Feb. 25, 1890	3 P.M.	Official Receiver's Offices, Ogden's-chambers, Bridge-street, Manchester	Feb. 26, 1890	11 A.M.	Court - house, Quay - street, Manchester	
Smith, Mary ...	Residing at furnished lodgings at 7, Algernon-terrace, Spital Dene, Tyne-mouth, formerly of 40, Payne - street, North Shields, both in Northumberland	Widow ...	Newcastle - on - Tyne	6 of 1890	Feb. 22, 1890	12 noon	Official Receiver's Office, Pink-lane, Newcastle-on-Tyne	Feb. 20, 1890	11.30 A.M.	County Court, Westgate-road, Newcastle-on-Tyne	Feb. 12, 1890
Meadows, William Alfred	Woburn Sands, parish of Wavendon, Buckinghamshire	Builder ...	Northampton ...	5 of 1890	Feb. 22, 1890	1 P.M.	County Court-buildings, Northampton	Mar. 12, 1890	12 noon	County - hall, Northampton	Feb. 8, 1890
Johnson, John ...	Bank-villas, Kendal, Westmorland, lately residing at Prospect House, Fakenham, Norfolk	Cattle Dealer ...	Norwich ...	5 of 1890	Feb. 26, 1890	11 A.M.	Official Receiver's Office, 8, King-street, Norwich	Feb. 26, 1890	12 noon	Shirehall, Norwich Castle	Feb. 12, 1890
Owen, Robert John ...	28, Church-street, Blaenau Festiniog, Merionethshire	Hairdresser and Fancy Dealer	Portmadoc and Blaenau Festiniog	1 of 1890	Feb. 24, 1890	2.30 P.M.	Official Receiver's Office, Crypt-chambers, Chester	Feb. 25, 1890	1 P.M.	Market - hall, Blaenau Festiniog	Feb. 12, 1890
Emery, William ...	Charlotte-street, Landport, Hampshire	Butcher and Cattle Dealer	Portsmouth ...	1 of 1890	Feb. 24, 1890	3.30 P.M.	166, Queen - street, Portsea	Feb. 24, 1890	12 noon	Court - house, St. Thomas-street, Portsmouth	Feb. 12, 1890
Brocklehurst, Thomas Howard	74, Stockport-road, Bredbury, near Stockport, Cheshire	Surgeon ...	Stockport ...	2 of 1890	Feb. 25, 1890	11.30 A.M.	Official Receiver's Offices, County-chambers, Market-place, Stockport	Mar. 6, 1890	11.30 A.M.	Court - house, Vernon-street, Stockport	Feb. 1, 1890

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Pears, Jonathan Bowron	12, Bramwell-street, and lately trading at the Linden Arms, Ward-street, and at Millum-terrace, Monkwearmouth, all in the borough of Sunderland, county or Durham	Ropemaker and Beerhouse Keeper	Sunderland ...	2 of 1890	Feb. 21, 1890	2.30 P.M.	Official Receiver's Offices, 25, John-street, Sunderland	Feb. 27, 1890	2.30 P.M.	Court - house, John - street, Sunderland	Feb. 10, 1890
Moses, Richard Pun- yard	Beacon-street, Falmouth, Cornwall	General and Fancy Dealer	Truro ...	3 of 1890	Feb. 22, 1890	11.30 A.M.	Official Receiver's Office, Boscawen-street, Truro	Mar. 8, 1890	11.30 A.M.	Townhall, Truro	Feb. 12, 1890
L 2 Broughton, Belinda (trading as Brough- ton and Son)	Hemsworth, Yorkshire ...	Tailor, Widow ...	Wakefield ...	5 of 1890	Feb. 21, 1890	11 A.M.	Official Receiver's Office, Bond-ter- race, Wakefield	Mar. 6, 1890	11 A.M.	Court - house, Wakefield	Feb. 8, 1890
Ellison, James ...	Featherstone, Yorkshire ...	Grocer ...	Wakefield ...	6 of 1890	Feb. 21, 1890	2 P.M.	Official Receiver's Office, Bond-ter- race, Wakefield	Mar. 6, 1890	11 A.M.	Court - house, Wakefield	
Quayle, Mary ...	Cat Inn, Lowther-street, Whitehaven, Cumberland	Innkeeper...	Whitehaven ...	1 of 1890	Feb. 24, 1890	2 P.M.	67, Duke-street, Whitehaven	Mar. 3, 1890	11.30 A.M.	County Court- house, White- haven	Feb. 10, 1890
Hill, Richard...	Blacklands, parish of Ash- perton, Herefordshire	Grocer ...	Worcester ...	2 of 1890	Feb. 28, 1890	10.45 A.M.	Official Receiver's Office, Worcester	Feb. 28, 1890	11.15 A.M.	Guildhall, Wor- cester	Feb. 11, 1890
Williams, William ...	New Houses, Chirk Green, near Chirk, Denbighshire	Collier ...	Wrexham ...	3 of 1890	Mar. 18, 1890	11.40 A.M.	Priory, Wrexham ...	Mar. 18, 1890	12 noon	County - hall, Wrexham	
Leadham, James ...	Greystone Farm, Felliscliffe, lately Knox Quarry, Bil-ton-with-Harrogate, York-shire	Farmer and Carter	York ...	5 of 1890	Feb. 26, 1890	12.30 P.M.	Official Receiver's Offices, York	Mar. 7, 1890	11 A.M.	Guildhall, York	Feb. 12, 1890

ADJUDICATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.
Charig, Henry Mark...	91, Shoreditch, in the county of London	Woollen Merchant	High Court of Justice in Bankruptcy	122 of 1890	Feb. 11, 1890	Jan. 25, 1890
Collier, John Travis (trading as J. T. Collier and Co.)	17, Devonshire-square, in the city of London, 11, Upper East Smithfield and 25, Heneage-street, Spitalfields, both in Middlesex, and residing at 20, Stainforth-road, Walthamstow, Essex	General Importer	High Court of Justice in Bankruptcy	159 of 1890	Feb. 10, 1890	Feb. 5, 1890
Griffiths, George	2, Wolsley-gardens, Gunnersbury, Middlesex, lately trading at 25, Ryland-road, Kentish Town, in the county of London	Builder	High Court of Justice in Bankruptcy	98 of 1890	Feb. 11, 1890	Jan. 22, 1890
Norris, William	25, Golborne-road, Westbourne Park, and 3, Holland-street, Kensington, both in Middlesex	Cornchandler	High Court of Justice in Bankruptcy	194 of 1890	Feb. 12, 1890	Feb. 12, 1890
Otto, Carl August Wilhelm (described in the Receiving Order as Willy Otto)	29, Cazenove-road, Stamford-hill, Middlesex	Clerk	High Court of Justice in Bankruptcy	79 of 1890	Feb. 11, 1890	Jan. 16, 1890
Standring, Arthur	75, Hornsey Park-road, Middlesex, lately 39, Seething-lane, in the city of London	Formerly Merchant, now Mercantile Clerk, lately trading with the late Samuel Bucknell, at 39, Seething-lane aforesaid, as A. Standring and Co., also as Hose, Standring, and Co., Merchants	High Court of Justice in Bankruptcy	171 of 1890	Feb. 11, 1890	Feb. 7, 1890
Springford, William Buckland, and Springford, George Herbert (trading as Springford Brothers)	Stanton St. Bernard, Wiltshire	Millers	Bath	3 of 1890	Feb. 10, 1890	Feb. 10, 1890
Woulds, Collinson Poucher...	Walcot Fen, Walcot, Lincolnshire	Farmer	Boston	4 of 1890	Feb. 12, 1890	Feb. 11, 1890
Franklin, John Veasey	48, Westbourne-villas, West Brighton, lately residing at Fair Lawn, Eastbourne, both in Sussex	Solicitor	Brighton	61 of 1889	Feb. 11, 1890	Oct. 7, 1889
Auguste, John James (trading as J. H. Auguste and Co.)	42, Nicholas-street, in the city of Bristol, and lately trading at the Post Office Buffet, Small-street, in the city of Bristol	Hairdresser and Tobacconist, lately Restaurant Keeper	Bristol	7 of 1890	Feb. 10, 1890	Feb. 5, 1890
Cullimore, Charles	Redwick, parish of Henbury, Gloucestershire...	Accountant	Bristol	8 of 1890	Feb. 10, 1890	Feb. 7, 1890
Eyles, John	The Bristol and Clifton Coal Wharf, 3, Hotwell-road, in the city and county of Bristol	Coal Merchant...	Bristol	9 of 1890	Feb. 10, 1890	Feb. 7, 1890
Sheppard, Richard Henry	135, Stapleton-road, in the city and county of Bristol, lately residing at the Radnor Hotel, Nicholas-street, Bristol	Late Licensed Victualler, now out of business	Bristol	6 of 1890	Feb. 10, 1890	Feb. 3, 1890

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court	No.	Date of Order.	Date of Petition.
Seaman, Albert Edwin	Lately residing and trading at Brook End, Repton, Derbyshire, now residing at 13, Oxley-road, Winhill, Derbyshire	Late Grocer and Baker, now Grocer's Assistant	Burton-on-Trent	1 of 1890	Feb. 11, 1890 ...	Feb. 10, 1890
Grant, Frederick	47, Victoria-road, Margate, lately carrying on business at 18, the Parade, Margate, Kent	Labourer, late Fly Proprietor and Lodging-house Keeper	Canterbury	9 of 1890	Feb. 12, 1890 ...	Feb. 12, 1890
Newstead, Frank Euston	The Criterion Hotel, Last-lane, Dover, Kent	Licensed Victualler	Canterbury	2 of 1890	Feb. 10, 1890 ...	Jan. 23, 1890
Nicholson, William	7, Adelphi-terrace, Grange-road, Ramsgate, Kent	Tailor	Canterbury	8 of 1890	Feb. 12, 1890 ...	Feb. 11, 1890
Turner, William	Red Dial Hotel, parish of Westward, Cumberland, lately residing and carrying on business at Edensteads, Low Crosby, in the parish of Crosby-on-Eden, Cumberland	Farmer and Innkeeper, lately Farmer	Carlisle	3 of 1890	Feb. 11, 1890 ...	Feb. 11, 1890
Knightbridge, James	Romford, Essex	Park Butcher	Chelmsford	4 of 1890	Feb. 12, 1890 ...	Feb. 12, 1890
Midgley, Jessop	Wharfe-street, Savile Town, Dewsbury, Yorkshire, formerly Cock and Bottle Inn, Ossett, Yorkshire	Out of business, late Publican	Dewsbury	4 of 1890	Feb. 8, 1890 ...	Feb. 6, 1890
Beedle, Joseph	In lodgings at 89, Horseley-heath, Tipton, Staffordshire	Journeyman Painter	Dudley	4 of 1890	Feb. 12, 1890 ...	Feb. 12, 1890
Burchell, Daniel	New-street, Dudley, Worcestershire	Grocer	Dudley	3 of 1890	Feb. 12, 1890 ...	Feb. 12, 1890
Taylor, John	24, Aston-street, Toll End, Tipton, Staffordshire	Grocer	Dudley	2 of 1890	Feb. 8, 1890 ...	Jan. 25, 1890
Forsdick, Harry Daniel	The Albert Tavern, South Denes-road, Great Yarmouth, Norfolk, formerly the Half Way House Inn, Southtown, Suffolk	Licensed Victualler	Great Yarmouth	11 of 1890	Feb. 10, 1890 ...	Feb. 10, 1890
Smith, James... ..	46, St. John's-road and Belvedere-road, both in South Lowestoft, Suffolk	Plumber, Painter, and Glazier ...	Great Yarmouth	10 of 1890	Feb. 10, 1890 ...	Feb. 10, 1890
Matthews, George	49, Waterloo-street, Hanley, Staffordshire, late 11, High-street, Hanley aforesaid	Eating-house Keeper and Beerseller	Hanley, Burslem, and Tunstall	1 of 1890	Feb. 10, 1890 ...	Feb. 10, 1890
Blakeway, Enoch	Marlesford, Suffolk	Grocer, Draper, Corn, and Coal Merchant	Ipswich	11 of 1890	Feb. 7, 1890 ...	Feb. 7, 1890
Armston, James	Barwell, Leicestershire	Builder and Grocer	Leicester	8 of 1890	Feb. 10, 1890 ...	Feb. 10, 1890

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.
Green, Samuel John...	The Elms, Blaby, Leicestershire, and Northgate Mills, Leicester	Timber Merchant	Leicester	4 of 1890	Feb. 10, 1890 ...	Jan. 22, 1890)
Lenton, William	Clifton-road, Shefford, Bedfordshire, lately trading at the Plait Hall, Luton, Bedfordshire	Late Straw Plait Dealer, now out of business	Luton	3 of 1890	Feb. 8, 1890 ...	Feb. 3, 1890
Smith, Mary	Residing at furnished lodgings, at 7, Algernon-terrace, Spital Dene, Tynemouth, formerly of 40, Payne-street, North Shields, both in Northumberland	Widow	Newcastle-on-Tyne	6 of 1890	Feb. 11, 1890 ...	Feb. 10, 1890
Meadows, William Alfred	Woburn Sands, parish of Wavendon, Buckinghamshire ...	Builder... ..	Northampton	5 of 1890	Feb. 8, 1890 ...	Feb. 1, 1890
Johnson, John	Bank - villas, Kendal, Westmorland, lately residing at Prospect House, Fakenham, Norfolk	Cattle Dealer	Norwich	5 of 1890	Feb. 10, 1890 ...	Feb. 8, 1890
Twinn, Charles Edmund and Twinn, Albert Christopher (trading as Twinn Brothers)	Windermere-villas, Loughborough-road, West Bridgford, Nottinghamshire 4, Palin-street, Hyson Green, Nottingham 14, Chapel-bar, Nottingham	Music and Musical Instrument Dealers, and Professors of Music	Nottingham... ..	6 of 1890	Feb. 10, 1890 ...	Jan. 22, 1890
Smith, Morgan	Hopkins Town, near Pontypridd, Glamorganshire	Butcher, Grocer, and Haydealer ...	Pontypridd	5 of 1890	Feb. 11, 1890 ...	Feb. 11, 1890
Etherton, William	28, St. Thomas-street, Portsmouth, Hampshire	Blacksmith	Portsmouth	4 of 1890	Feb. 5, 1890 ...	Jan. 10, 1890
Harrison, John	65, Park-road, Preston, Lancashire	Glass, China, and Earthenware Dealer	Preston	5 of 1890	Feb. 12, 1890 ...	Feb. 12, 1890
Birch, William (trading as Morgan Alfred Birch)	23, Oxford-street and 7, Gun-street, Reading, Berkshire ...	Picture Frame Maker and Stationer	Reading	1 of 1890	Feb. 8, 1890 ...	Feb. 8, 1890
Elmes, Frederick Lonsdale	Late of Alperton, Harrow, now of 2, Stanford-villas, Stanford-road, New Southgate, both in Middlesex	Clerk	St. Albans	16 of 1889	Feb. 7, 1890 ...	Dec. 3, 1889
Taleyrac, Arsène	Kingsfield, near Harrow-on-the-Hill, Middlesex	Gardener	St. Albans	1 of 1890	Feb. 7, 1890 ...	Jan. 14, 1890
Wilson, Alfred Thomas	High-street, Rickmansworth, Hertfordshire	Builder... ..	St. Albans	4 of 1890	Feb. 11, 1890 ...	Feb. 11, 1890
Fawcett, John	3, Beaufort-street, Middlesborough, Yorkshire	Clerk	Stockton - on - Tees and Middlesborough	4 of 1890	Feb. 8, 1890 ...	Feb. 8, 1890

ADJUDICATIONS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.
Moses, Richard Punyard	Beacon-street, Falmouth, Cornwall	General and Fancy Dealer	Truro	3 of 1890	Feb. 11, 1890 ...	Feb. 11, 1890
Strong, Anthony	Formerly 59, Back Hartington-street North, Barrow-in-Furness, Lancashire, now 24, Stewart-street, Barrow-in-Furness	Late Beershop Keeper and Boatman, now Boatman	Ulverston and Barrow-in-Furness	3B of 1890	Feb. 12, 1890 ...	Feb. 12, 1890
Ellison, James	Featherstone, Yorkshire	Grocer	Wakefield	6 of 1890	Feb. 11, 1890 ...	Feb. 10, 1890
Watts, J. W.	Klea-avenue, Clapham Common, Surrey	Builder... ..	Wandsworth	49 of 1889	Feb. 10, 1890 ...	Dec. 5, 1889
Quayle, Mary... ..	Cat Inn, Lowther-street, Whitehaven, Cumberland	Innkeeper	Whitehaven... ..	1 of 1890	Feb. 10, 1890 ...	Feb. 7, 1890
Corry, Robert Hutchings	Nether Compton, Dorsetshire	Butcher... ..	Yeovil	2 of 1890	Feb. 11, 1890 ...	Feb. 6, 1890
Leadham, James	Greystone Farm, Felliscliffe, lately Knox Quarry, Bilton-with-Harrogate, Yorkshire	Farmer and Carter	York	5 of 1890	Feb. 12, 1890 ...	Feb. 11, 1890

NOTICES OF INTENDED DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Woyce, Charles	4, Oxford-terrace, Green-street, Upton Park, Essex	Provision Dealer	High Court of Justice in Bankruptcy	1316 of 1888	Mar. 1, 1890 ...	R. P. Harding, Chief Official Receiver	33, Carey-street, Lincoln's-inn, London, W.C.
Davis, Frank	15, London-wall, in the city of London, residing at 12, Holtham-road, Abbey-road, St. John's Wood, Middlesex, lately trading at 15, London-wall aforesaid, and 21, Moor-lane, in the city of London	Glass and China Merchant, lately trading in copartnership with Montague Daniel Jacobs, as Jacobs and Davis, Glass and China Merchants	High Court of Justice in Bankruptcy	1376 of 1888	Feb. 28, 1890 ...	C. J. Singleton ...	S, Staple-inn, London, W.C.
Hunt, John	45, Ashbourne-grove, East Dulwich, Surrey, formerly residing at St. Augustine's-street, in the city of Norwich	Journalist, formerly Solicitor's Clerk	High Court of Justice in Bankruptcy	1074 of 1889	Mar. 1, 1890 ...	R. P. Harding, Chief Official Receiver	33, Carey-street, Lincoln's-inn, London, W.C.
Marks, Christopher Beavan	61, Bankside, Surrey	Merchant's Clerk	High Court of Justice in Bankruptcy	580 of 1886	Mar. 1, 1890 ...	R. P. Harding, Chief Official Receiver	33, Carey-street, Lincoln's-inn, London, W.C.
Marsden, Rudolph Isaac ... (Separate Estate)	41, Seething-lane, London, residing at 4, Adamson-road, St. John's Wood, Middlesex	Merchant, trading with Hermann Hulsekopf, as Hulsekopf and Marsden	High Court of Justice in Bankruptcy	602 of 1887	Mar. 17, 1890 ...	John Henry Tilly ...	37, Queen Victoria-street, London, E.C.
Pemberton, Adolphus Lewis (trading as William Pemberton)	3, Asplen-road, Lansdown-road, Tottenham, Middlesex, and 70, Great Eastern-street, Curtain-road, London, E.C.	Cabinet Maker	High Court of Justice in Bankruptcy	1113 of 1889	Mar. 1, 1890 ...	R. P. Harding, Chief Official Receiver	33, Carey-street, Lincoln's-inn, London W.C.
Odey, Henry William ...	The Old Crown Inn, 19, New Park-street, Devizes, Wiltshire	Innkeeper and Plumber ...	Bath	24 of 1889	Mar. 2, 1890 ...	Edward Gustavus Clarke, Official Receiver	Bank-chambers, Bristol
Davies, Godfrey Goodman and Hancock, Edward... (trading as Davies and Hancock) ...	98, Church-street, Birkenhead 5, Vernon-place, Birkenhead	Wholesale and Family Grocers and Provision Merchants	Birkenhead	1 of 1889	Feb. 27, 1890 ...	J. R. Simm	56, Hamilton-square, Birkenhead
Nicolas, Edmund (trading as the Whitefield Co.)	Blackford Bridge, Bury, Lancashire, and 22, Booth-street, in the city of Manchester	Woollen Printer and Dyer ...	Bolton	3 of 1889	Mar. 12, 1890 ...	William Nabb ...	Old Market-place, Bury
Franckel, Herman (trading as H. Franckel and Co.)	6, Mornington-villas, Manningham, and 40, Vicar-lane, both in Bradford, Yorkshire	Stuff and Woollen Merchant	Bradford	22 of 1889	Mar. 1, 1890 ...	Benjamin Musgrave ...	1, Bank-street, Bradford
Lee, William	87, Kirkgate, and residing at 8, Rand-street, Horton, both in Bradford, Yorkshire	Clothier and Outfitter ...	Bradford	2 of 1890	Mar. 1, 1890 ...	J. Arthur Binns, Official Receiver	31, Manor-row, Bradford

NOTICES OF INTENDED DIVIDENDS—continued.

No.	Debtor's Name.	Address.	Description	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
No. 26023.	Senior, Edward	307 and 309, Leeds-road and 5, Marske-street, Bradford, Yorkshire	Glass, China, and Earthenware Dealer and Rag Merchant	Bradford	96 of 1889	Mar. 1, 1890 ...	J. Arthur Binns, Official Receiver	31, Manor-row, Bradford
	Spiegel, Felix (trading as F. Spiegel and Co.)	Residing at 4, Lindum-terrace, and trading at 9 and 11, Peckover-street, both in Bradford, Yorkshire, formerly trading in partnership with Rudolph Theodor Gerhard Wege, as Wege, Spiegel, and Co.	Woollen Merchant	Bradford	77 of 1888	Feb. 28, 1890 ...	William Henry Armistage	23, John William-street, Huddersfield
	Swaine, Sidney (trading as S. Swaine and Co.)	Field Head House, Denholme, in the parish of Bradford, Yorkshire, and 9, Millergate, Bradford	Wool Merchant and Top Maker	Bradford	85 of 1888	Feb. 28, 1890 ...	William Martello Gray, Chartered Accountant	District Bank-chambers, Bradford
M	Waite, Samuel	Narey's - buildings, 76, Kirkgate, and 54, Heaton-road, Manningham, both in Bradford, Yorkshire	Gilder, Picture Frame Maker, and Fancy Stationer	Bradford	4 of 1890	Mar. 1, 1890 ...	Fred Craven	Beckett's Bank-chambers, Bradford
	Coombs, Thomas Henry ...	Old Hill, in the parish of Winford, Somersetshire	Farmer	Bristol	55 of 1889	Mar. 2, 1890 ...	Edward Gustavus Clarke, Official Receiver	Bank-chambers, Bristol
	Gerrish, Wesley Charles (trading as W. C. Gerrish and Co.)	Bethesda Villa, Redfield, and Villiers-road, both in Gloucestershire, and 43, Stapleton-road, in the city and county of Bristol	Cabinet Manufacturer and Upholsterer	Bristol	50 of 1889	Mar. 2, 1890 ...	Edward Gustavus Clarke, Official Receiver	Bank-chambers, Bristol
	Tilly, George Henry (trading as G. H. Tilly and Co.)	Residing and trading at 242, Stapleton-road, in the city and county of Bristol	Grocer and Provision Merchant	Bristol	59 of 1889	Mar. 2, 1890 ...	Edward Gustavus Clarke, Official Receiver	Bank-chambers, Bristol
	Williams, John Lowther	78, Gloucester-road, Bishopston, Bristol, and 6, Barrs-street, in the city and county of Bristol	Commercial Traveller ...	Bristol	81 of 1888	Mar. 2, 1890 ...	Edward Gustavus Clarke, Official Receiver	Bank-chambers, Bristol
	Wood, Francis Charles ...	Lately residing at Newton House, Etloe-road, Westbury-park, in the city and county of Bristol, now residing at 6, Redland-terrace, Bristol	Solicitor's Clerk	Bristol	70 of 1889	Mar. 2, 1890 ...	Edward Gustavus Clarke, Official Receiver	Bank-chambers, Bristol
	Goodwin, George	Stramshall, Uttoxeter, Staffordshire	Farmer	Burton-on-Trent ...	12 of 1889	Feb. 28, 1890 ...	John Smith, Official Receiver	St. James's-chambers, Derby
	Gilbert, Walter Charles ...	7, Station-road, Westgate-on-Sea, Kent ...	Ironmonger	Canterbury	20 of 1889	Feb. 28, 1890 ...	Worsfold Mowll, Official Receiver	5, Castle-street, Canterbury

NOTICES OF INTENDED DIVIDENDS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Lashmar, Richard Wood...	5, Duke-street, Margate, Kent '	Baker	Canterbury	13 of 1889	Feb. 28, 1890 ...	Worsfold Mowll, Official Receiver	5, Castle-street, Canterbury
Collins, Thomas	1, Belgrave-villas, Pawson's-road, Croydon, Surrey	Builder and Contractor	Croydon	3 of 1884	Feb. 28, 1890 ...	Ernest Foreman ...	61, Cheapside, London, E.C.
Goodwin, William Slater	Chapel Farm, Shottle, Derbyshire	Farmer	Derby	19 of 1887	Feb. 28, 1890 ...	John Smith, Official Receiver	St. ²² James's - chambers, Derby.
Brook, George	Ossett, Yorkshire	Rag Merchant	Dewsbury	35 of 1889	Mar. 4, 1890 ...	Edgar Ernest Deane ...	Official Receiver's Offices, Bank-chambers, Batley
Flockton, Alice Jane	Late Westgate, Dewsbury, now Hollingroyd-road, Dewsbury, Yorkshire	Confectioner	Dewsbury	5 of 1887	Mar. 4, 1890 ...	Edgar Ernest Deane ...	Official Receiver's Offices, Bank-chambers, Batley
Sheard, Henry	Batley, Yorkshire	Accountant	Dewsbury	32 of 1889	Mar. 4, 1890 ...	Edgar Ernest Deane ...	Official Receiver's Offices, Bank-chambers, Batley
Westerman, Thomas Watson	Residing at 75, Talbot-street, Batley, and trading at Batley, Yorkshire	Waste Puller	Dewsbury	52 of 1889	Mar. 4, 1890 ...	Edgar Ernest Deane ...	Official Receiver's Offices, Bank-chambers, Batley
Wood, Edwin	1, Bradford-road, Batley, lately trading at Brookroyd Mill, Batley, Yorkshire	Dyer	Dewsbury	39 of 1889	Mar. 4, 1890 ...	Edgar Ernest Deane ...	Official Receiver's Offices, Bank-chambers, Batley
Holland, Matthew	91, Grafton-street, New Clew, Lincolnshire	Grocer and Provision Dealer	Great Grimsby	59 of 1887	Mar. 4, 1890 ...	Henry Forder	Trinity House-lane, Hull
Creed, Richard	73, Queen's-road, Hastings, Sussex	Bootmaker	Hastings	10 of 1885	Mar. 7, 1890 ...	Alexander Mackintosh, Official Receiver	4, Pavilion - buildings, Brighton
Beaumont, George Albert and Beaumont, John (trading as Beaumont, Son, and Company)	Both of Wooldale-lane Bottom, in New Mill, Yorkshire, trading at Holme Bottom Mill, in New Mill aforesaid	Yarn Spinners	Huddersfield	18 of 1889	Mar. 3, 1890 ...	John Haigh	Albert - buildings, New-street, Huddersfield
Joughin, Henry Edward...	Meltham-road, Lockwood, Huddersfield, Yorkshire	Painter	Huddersfield	2 of 1890	Mar. 3, 1890 ...	John Haigh	Albert - buildings, New-street, Huddersfield
Teale, Edwin George	88, Northgate, Huddersfield, Yorkshire...	Tailor	Huddersfield	25 of 1889	Mar. 3, 1890 ...	John Haigh	Albert - buildings, New-street, Huddersfield

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No. of 1889	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Boyd, Thomas John ...	110, Coltman-street, Kingston-upon-Hull ...	Smackowner	Kingston-upon-Hull	36 of 1889	Mar. 5, 1890 ...	Henry Forder ...	Trinity House-lane, Hull
Coates, John	Trading at 35, Edward's-place, Cogan-street, and lately residing at 8, Trinity-street, now 3, Crystal-avenue, Middleton-street, Spring Bank, all in Kingston-upon Hull	Mast and Block Maker ...	Kingston-upon-Hull	5 of 1888	Mar. 4, 1890 ...	Henry Forder ...	Trinity House-lane, Hull
Holey, George	Beverley, Yorkshire	Botanic and Electric Prac- titioner	Kingston-upon-Hull	47 of 1889	Mar. 5, 1890 ...	Henry Forder ...	Trinity House-lane, Hull
Woolley, Josiah	Residing in lodgings at 19, Inglewood-terrace, Delph-lane, and trading at Tower-build- ings, Albion-street, both in Leeds, York- shire	Tailor	Leeds	42 of 1889	Feb. 28, 1890 ...	John Bowling, Official Receiver	22, Park-row, Leeds
M 2 Cecil, Francis Horace Pierrepont (known as Lord Francis Cecil)	Stocken Hall, Stretton, Rutlandshire	Gentleman	Leicester	18 of 1889	Feb. 24, 1890 ...	F. W. Pixley ...	24, Moorgate-street, E.C.
Davis, William Alfred ...	37, Forrest-road, Nottingham, lately trading at 12, High-pavement, Nottingham	Lace Commission Agent ...	Nottingham ...	27 of 1889	Mar. 1, 1890 ...	Samuel Hancock ...	Friar-lane, Nottingham
Gilbert, Mark (Separate Estate)	Carlton House, Pelham-road, Sherwood Rise, Nottingham, and 24, Low-pavement, Notting- ham	A Solicitor of the Supreme Court, carrying on business with Henry Neville Towle, as Towle, Gilbert, and Son	Nottingham ...	29 of 1889	Mar. 1, 1890 ...	Robert Mellors ...	1, King John's - chambers, Bridlesmith-gate, Notting- ham
Towle, Henry Neville ... (Separate Estate)	Borrowash, Derbyshire, and 24, Low-pavement, Nottingham	A Solicitor of the Supreme Court, carrying on business with Mark Gilbert, as Towle, Gilbert, and Son	Nottingham ...	29 of 1889	Mar. 1, 1890 ...	Robert Mellors ...	1, King John's - chambers, Bridlesmith-gate, Notting- ham
Clarke, Samuel	Castle Farm, Wickham, Hampshire	Farmer	Portsmouth ...	35 of 1889	Mar. 6, 1890 ...	Official Receiver ...	166, Queen-street, Portsea
Kemp, Harry	19, Wallgate, Rotherham, Yorkshire	Confectioner	Sheffield	75 of 1889	Mar. 1, 1890 ...	William J. Clegg ...	Official Receiver, Figtree- lane, Sheffield
Stuart, Percy	41, Mowbray-street and Corporation-street, both in Sheffield, Yorkshire	Carriage Builder, Wheel- wright, and General Smith	Sheffield	1 of 1890	Mar. 1, 1890 ...	William J. Clegg ...	Official Receiver, Figtree- lane, Sheffield

NOTICES OF INTENDED DIVIDENDS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Humby, John	Residing at 54, Cranbury-avenue, Southampton, and trading at 74, East-street, Southampton	Toy and Fancy Dealer	Southampton	30 of 1889	Feb. 28, 1890 ...	Official Receiver	4, East-street, Southampton
Rickett, Thomas	Residing at 2, Cranbury-place, Southampton, and trading at the Steam Bakery, Carlton-crescent, Southampton, and at 42, St. James-street, Portsea, in the county of Southampton	Baker	Southampton	1 of 1890	Feb. 28, 1890 ...	Official Receiver	4, East-street, Southampton
Clarke, William	64 and 66, Market-place, Warwick	Cabinet Maker and Upholsterer	Warwick	2 of 1890	Feb. 28, 1890 ...	Edward Thomas Peirson, Official Receiver	17, Hertford-street, Coventry.
Clarke, Louis	Rous Lench, in the borough of Evesham, Worcestershire	Builder and Blacksmith	Worcester	7 of 1889	Mar. 3, 1890 ...	Luke Jesson Sharp, Official Receiver	45, Copenhagen - street, Worcester
Hodges, Henry	The Barley Mow Inn, Queen-street, Upton-on-Severn, Worcestershire	Innkeeper	Worcester	27 of 1889	Mar. 3, 1890 ...	Luke Jesson Sharp, Official Receiver	45, Copenhagen - street, Worcester
Pearson, Bethuel Sander-son	Moreton Jeffries Court, Herefordshire, and the Lower House Farm, Stockton, Worcestershire	Farmer	Worcester	18 of 1889	Feb. 28, 1890 ...	Harry Day	5, Foregate - street, Worcester
Watkins, Henry (trading as H. Watkins and Co.)	Residing at 32, College-street, in the city of Worcester, and trading there and at 9, Foregate-street, in the same city, lately trading at 5, Foregate-street aforesaid	Stationer	Worcester	13 of 1889	Mar. 3, 1890 ...	Luke Jesson Sharp, Official Receiver	45, Copenhagen - street, Worcester
Wilden, Thomas William	Beaconsfield, Graham-road, Great Malvern, Worcestershire	Lodging-house Keeper	Worcester	20 of 1889	Mar. 3, 1890 ...	Luke Jesson Sharp, Official Receiver	45, Copenhagen - street, Worcester

NOTICES OF DIVIDENDS

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Bergtheil, Louis Michael	Formerly 17, Priory-road, Kilburn, Middlesex, and 3, West-street, Finsbury Circus, London, present residence unknown	Chartered Accountant ...	High Court of Justice in Bankruptcy	555 of 1885	9½d.	First and Final	Feb. 26, 1890 ...	Offices of Trustee, 61, Cheap-side, London, E.C.
Hodgson, John Joseph ...	Secretary's Office of the General Post Office, St. Martin's-le-Grand, London, temporarily residing care of Mr. Hill, Glen-villas, 3, Leyton-road, Forest Gate, Essex	Assistant Superintendent in the Intelligence Department	High Court of Justice in Bankruptcy	191 of 1885	5s. 2d.	Fifth	Any day between 10 and 2	Offices of Chief Official Receiver, 33, Carey-street, Lincoln's-inn, London
Reynolds, William Thomas	6, Harp-lane, Great Tower-street, in the city of London, and 46, Great Prescott-street and Tenter-street, Whitechapel, both in Middlesex	Builder and Contractor...	High Court of Justice in Bankruptcy	979 of 1889	1s. 8d.	First and Final	Any day between 10 and 2	Offices of Chief Official Receiver, 33, Carey-street, Lincoln's-inn, London
Roberts, Obed	38, Tottenham-court-road and 21, Percy-street, Tottenham-court-road, Middlesex	Draper	High Court of Justice in Bankruptcy	1362 of 1888	5½d.	Second and Final	Feb. 17, 1890 ...	Office of Trustee, F. H. Col-lison, 99, Cheapside, E.C.
Thorp, Charles Henry ... Thorp, Henry Charles ...	Tudor-villas, Croydon Wykeham House, Howard - road, South Norwood							
Thorp, Joseph and Thorp, Albert (trading as Charles Thorp and Sons and as A. Thorp)	Mill House, Oxted, formerly Kidder-minster-road, Croydon 6, Bath-terrace, Croydon Riley-street, Bermondsey 99 (late 38D), North-end, Croydon, all in Surrey	Paper Hanging Manu-facturers and Paper Stainers Glass, Lead, Oil, and Colour Merchants	High Court of Justice in Bankruptcy	255 of 1886	3s.	Third and Final	Feb. 25, 1890 ...	Office of F. H. Ebsworth, Trustee, 43, Moorgate-street, London, E.C.
Baron, Joseph	17, Market-place, Hyde, and residing at 58, Edna-street, Hyde, Cheshire	Grocer and Provision Dealer	Ashton-under-Lyne and Stalybridge	16 of 1889	1½d.	Second and Final	Feb. 24, 1890 ...	79, Mosley-street, Manchester
Hayes, Alfred	5, Spain-lane, Boston, Lincolnshire, and 3, Fish Market, Boston	Fishmonger	Boston	7 of 1887	1s. 8d.	First and Final	Feb. 24, 1890 ...	Office of Official Receiver, 31, Silver-street, Lincoln
Francombe, George Frederick	High-street and Regent-street, both in Kingswood Hill, near Bristol, Gloucester-shire	Grocer, Baker, and Con-fectioner	Bristol	37 of 1889	1s. 10d.	First and Final	Feb. 17, 1890 ...	Offices of Official Receiver, Bank-chambers, Bristol
Gray, William George ...	59 and 61, High-street, Margate, and 14, Addington-square, Margate, Kent	Upholsterer	Canterbury	64 of 1888	1d.	Second and Final	Feb. 26, 1890 ...	Offices of Trustee, 61, Cheap-side, London, E.C.
Setterfield, Henry George	24, Shaftesbury-street, Ramsgate, Kent ...	Fisherman	Canterbury	38 of 1889	4s. 6½d.	First and Final	Feb. 14, 1890 ...	Official Receiver's Office, Can-terbury
Burgess, Richard Llew-ellyn	31, Machen-place, Canton, Cardiff, Glamor-ganshire, lately 16, Mark-street, Cardiff	Builder	Cardiff	67 of 1886	18s. 5d.	First and Final	Feb. 17, 1890 ...	Office of Official Receiver, 29, Queen-street, Cardiff

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Smith, Arthur	Barrow Hill Mills, Heybridge, Essex ...	Miller	Chelmsford	28 of 1886	1s. 6d.	Second and Final	Feb. 24, 1890 ...	Eve and Co.'s Office, Full-bridge, Maldon
Shirley, William Henry and Shirley, Amos (trading as W. H. and A. Shirley and Co.)	3, Springfield-terrace, Coventry 3, Richmond-terrace, Cox-street, Coventry Lately trading at the Albion Mills, West Orchard, Coventry, now of Whitefriars Factory, Whitefriars-lane, Coventry, Warwickshire	Elastic Web Manufacturers	Coventry	23 of 1889	11s. payable by 9, and 12 the date i.e., Jan.	Composition bills at 3, 6, months from of approval, 21, 1890	Feb. 21, 1890 ...	Official Receiver's Offices, 17, Hertford-street, Coventry
Shirley, William Henry... (Separate Estate)	3, Springfield-terrace, Coventry, Warwickshire	Elastic Web Manufacturer, trading with Amos Shirley, as W. H. and A. Shirley and Co.	Coventry	23 of 1889	20s.	First and Final	Feb. 21, 1890 ...	Official Receiver's Offices, 17, Hertford-street, Coventry
Shirley, Amos (Separate Estate)	3, Richmond-terrace, Cox-street, Coventry, Warwickshire	Elastic Web Manufacturer, trading with William Henry Shirley, as W. H. and A. Shirley and Co.	Coventry	23 of 1889	20s.	First and Final	Feb. 21, 1890 ...	Official Receiver's Offices, 17, Hertford-street, Coventry
Tillett, Thomas	82, Anerley-road, Upper Norwood, and 27, Station-road, Anerley, Surrey	Boot and Shoe Maker and Auxiliary Postman	Croydon	15 of 1889	1s. 6d.	First	Feb. 19, 1890 ...	119, Victoria-street, Westminster
Ainley, Eliza	2, Clerk-green, Batley, Yorkshire	Milliner and Dressmaker	Dewsbury	44 of 1887	1s. 8½d.	Further	Feb. 13, 1890 ...	Official Receiver's Offices, Bank-chambers, Batley
Megson, Joseph	Great Field, Ossett, Yorkshire	Rag Merchant	Dewsbury	50 of 1889	8s.	First	Feb. 12, 1890 ...	Official Receiver's Offices, Bank-chambers, Batley
Noble, John	6, Hirst-road, Batley Carr, Dewsbury, lately residing and trading at 134, Bradford-road, Dewsbury, Yorkshire	Late Confectioner and Grocer	Dewsbury	43 of 1889	1s.	First and Final	Feb. 13, 1890 ...	Official Receiver's Offices, Bank-chambers, Batley
Farrant, Thomas... ..	Eaton House, Sidmouth, Devonshire ...	Late Horsedealer, now of no occupation	Exeter	15 of 1889	1s. 1d.	First and Final	Feb. 17, 1890 ...	R. Southcott and Co.'s, 1, Post Office-street, Exeter
Chapman, William	Loddon, Norfolk	Farmer, Miller, Corn, Coal, and Seed Merchant	Great Yarmouth	27 of 1889	5½d.	First and Final	Feb. 17, 1890 ...	Official Receiver's Office, 8, King-street, Norwich
Moor, Edward (Deceased)	Late of Pelham Arcade and 1, Carlisle-parade, Hastings, Sussex	Late Jeweller and Dealer in Fancy Goods	Hastings	6 of 1889	8½d.	First and Final	Feb. 21, 1890 ...	Offices of Official Receiver, 4, Pavilion-buildings, Brighton

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Lancaster, Thomas ...	59, Belle Vue-road, Leeds, Yorkshire, trading at 1, Grace-street, Leeds, and in copartnership with another person as the Leeds and Yorkshire Clothing Company, at 10, Prospect-street, Hull, Toll Gavel, Beverley, North-gate, Darlington, 12, Town-street, Sowerby Bridge, and 4 and 6, Castle-street, Sheffield, also in copartnership with another person as the Leeds Clothing Company at Wheelgate, Malton, all in Yorkshire	Wholesale and Retail Clothier	Leeds	2 of 1890	6s.	First	Feb. 20, 1890 ...	Official Receiver's Office, 22, Park-row, Leeds
Stredwick, George ...	The Brewers' Arms, Heathfield, Sussex ...	Farmer and Beerhouse Keeper	Lewes and Eastbourne	3 of 1888	8d.	First and Final	Feb. 24, 1890 ...	Offices of Official Receiver, 4, Pavilion-buildings, Brighton
Glew, Samuel	Walkeringham, Nottinghamshire	Formerly Grocer and Draper, now Commission Agent	Lincoln	27 of 1888	1s. 7½d.	First and Final	Feb. 17, 1890 ...	Office of Official Receiver, 31, Silver-street, Lincoln
Hopkinson, Edward ...	Queen-street, Lincoln	Higgler and Coaldealer ...	Lincoln	3 of 1888	1s. 5½d.	First and Final	Feb. 17, 1890 ...	Office of Official Receiver, 31, Silver-street, Lincoln
Atkinson, Henry Arthur Cameron	1, St. Nicholas-buildings, Newcastle-on-Tyne, and residing at Stanley-terrace, Gosforth, Northumberland	Provision Merchant and Commission Agent	Newcastle-on-Tyne...	91 of 1887	2d	First and Final	Feb. 17, 1890 ...	St. Nicholas-chambers, Newcastle-on-Tyne
Mitchell, Charles ...	114, Queen's-road, in the city of Norwich...	Merchant	Norwich	53 of 1889	6s. 1½d.	First and Final	Feb. 17, 1890 ...	Official Receiver's Office, 8, King-street, Norwich
Lee, James	93, Waterway-street West, Nottingham ...	Coal Merchant	Nottingham... ..	30 of 1886	1½d.	Second and Final	Feb. 24, 1890 ...	Official Receiver's Offices, St. Peter's Church - walk, Nottingham
Leebetter, John Henry ...	43, Moffatt-street and the Great Market Place, both in Nottingham	Potato and Vegetable Salesman	Nottingham... ..	97 of 1886	5d.	First and Final	Feb. 24, 1890 ...	Official Receiver's Offices, St. Peter's Church - walk, Nottingham
Freeman, Alfred... ..	81, St. Aldate-street, Oxford	Provision Dealer... ..	Oxford	9 of 1888	1s.	Second and Final	Feb. 18, 1890 ...	Offices of Official Receiver, 1, St. Aldate's, Oxford
Blaney, William Henry ...	Wimborne Minster, Dorsetshire	Coal Merchant	Poole... ..	30 of 1888	4d.	Final	Mar. 1, 1890 ...	6, Plummer-street, Bristol
Morris, David	73, Albert-road, Southsea, Hampshire ...	Furniture Dealer ...	Portsmouth	50 of 1888	4½d.	Supplementary	Feb. 28, 1890 ...	Official Receiver's Office, 166, Queen-street, Portsea

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Spittle, Frederick V. William	Windsor-mews, Grove-road, Southsea, Hampshire	Livery Stable Proprietor and Job Master	Portsmouth ...	4 of 1889	3d.	Supplementary	Feb. 28, 1890	Official Receiver's Office, 166, Queen-street, Portsea
Waller, Arthur ...	33, Albert-road, Southsea, Hampshire ...	Draper ...	Portsmouth ...	14 of 1889	3½d.	Second and Final	Feb. 28, 1890	Official Receiver's Office, 166, Queen-street, Portsea
Webster, Sarah ...	Fawkham, near Dartford, Kent ...	Grocer and Draper ...	Rochester ...	11 of 1889	6s. 7½d.	First and Final	Feb. 19, 1890	Official Receiver's Office, Rochester
Kindell, James¹ ...	Roxeth, Harrow-on-the-Hill, Middlesex ...	Builder ...	St. Albans ...	13 of 1887	3d.	Final	Feb. 21, 1890	Office of W. D. Keen and Co., 3, Church-court, Old Jewry, E.C.
Russell, Hiram Hodder ...	Sturminster Newton, Dorsetshire ...	Baker and Butcher ...	Salisbury ...	3 of 1889	1s. 6d.	First and Final	Feb. 18, 1890	Official Receiver's Offices, Salisbury
Settle, John ...	Stockton-on-Tees, in the county of Durham	Coroner and Commission Agent	Stockton - on - Tees and Middlesborough	19 of 1889	2s. 3d.	First	Feb. 14, 1890	134, High-street, Stockton-on-Tees
Bassett, James ...	Durgates, Wadhurst, Sussex ...	Wheelwright and Blacksmith	Tunbridge Wells ...	21 of 1889	2s. 11½d.	First and Final	Feb. 21, 1890	Offices of Official Receiver, 4, Pavilion-buildings, Brighton
Taylor, Mary Anne ...	Ashmore Brook Farm, near Lichfield, Staffordshire	Farmer, Widow ...	Walsall ...	33 of 1888	1s. 1d.	First and Final	Feb. 19, 1890	Official Receiver's Office, Wolverhampton
Newton, John, and Idle, Herbert Walter (trading as Newton and Idle)	97, the Chase, Clapham, Surrey 61, the Chase, Clapham, Surrey	Builders ...	Wandsworth	34 of 1887	8½d.	Second and Final	Feb. 26, 1890	Offices of Trustee, 61, Cheap-side, London, E.C.
Turner, Felicia ...	Ullenhall, Warwickshire, formerly the Spur Inn, Ullenhall	Out of business, formerly Licensed Victualler, Widow	Warwick ...	19 of 1889	8s. 4d.	First and Final	Feb. 21, 1890	17, Hertford-street, Coventry
Tucker, Robert ...	Broad-street, Wells, Somersetshire...	Bootmaker ...	Wells...	6 of 1889	13s. 6d.	First	Feb. 17, 1890	Offices of Official Receiver, Bank-chambers, Bristol
Carbert, John Edward ...	Bishopthorpe, Yorkshire ...	Farmer and Cab Proprietor	York ...	42 of 1889	4s. 10d.	First and Final	Feb. 17, 1890	Official Receiver's Offices, York

APPLICATIONS FOR DEBTORS' DISCHARGE.

No. 26023.	Debtor's Name.	Address.	Description.	Court.	No.	Day fixed for Hearing.
	Bradberry, Joseph	Late 63, Fleet-road, Hampstead, now 97, Huddleston-road, Tufnell Park, both in Middlesex	Cheesemonger	High Court of Justice in Bankruptcy	1211 of 1885	Mar. 13, 1890, 11.30 A.M.
	Corpe, Charles William	Late 54, Edith-grove, Brompton, Middlesex, and 3, Short-street, Newington, Surrey, now 123, Globe-road, Mile End, Middlesex, lately trading with E. A. Dando, as C. W. Kopf and Co.	Provision Merchant	High Court of Justice in Bankruptcy	450 of 1885	Mar. 13, 1890, 11 A.M.
	Inkersole, John (trading as J. Inkersole and Co.)	332, Edgware-road, in the county of London, lately residing at Marlesbury College, East Dulwich-road, Surrey	Fancy Draper	High Court of Justice in Bankruptcy	1334 of 1889	Mar. 13, 1890, 11 A.M.
	Mackenzie, Theodore	Lately residing at Bath Cottage, Maidenhead, Berkshire, present residence the Petitioning Creditor is unable to ascertain	High Court of Justice in Bankruptcy	188 of 1889	Mar. 13, 1890, 11 A.M.
	Mantua and Montferrat, Charles, the Prince of	18, Elgin-avenue, Harrow-road, Maida-vale, Middlesex	High Court of Justice in Bankruptcy	1342 of 1889	Mar. 14, 1890, 11 A.M.
N.	Thomas, David	99, Greenwood-road, Hackney, Middlesex, and previously of 113, Bishop's-road, Victoria Park, Middlesex	Solicitor's Clerk	High Court of Justice in Bankruptcy	677 of 1889	Mar. 18, 1890, 11 A.M.
	Thorne, Henry	195, Clarendon-road, Notting Hill, Middlesex, lately residing at Burlescombe, Devonshire	Butcher	High Court of Justice in Bankruptcy	759 of 1889	Mar. 11, 1890, 11 A.M.
	Vickers, Edward Charles (otherwise Edward Charles Berthold Vickers)	82, Wells-street, Oxford-street, and trading at 54, Golden-lane, Rose Courts, Golden-lane, and Playhouse-yard, Barbican, all in Middlesex, and at George-street, Luton, Bedfordshire, and at Thaxted, Essex	Hat Manufacturer and Furrier	High Court of Justice in Bankruptcy	1431 of 1889	Mar. 18, 1890, 11 A.M.
	Rhodes, Thomas	Now residing at 654, Coventry-road, Birmingham, Warwickshire, and trading at 101, Broad-street, Birmingham	Fancy Goods and Jewellery Dealer	Birmingham	70 of 1888	Mar. 13, 1890, 10.30 A.M., the Court-house, Corporation-street, Birmingham
	Bickerstaffe, Isaac	Residing in lodgings at 22, Hilton-street, Walmersley-road, Bury, and trading at 55, Walmersley-road, Bury, Lancashire	Ironmonger	Bolton	18 of 1888	Mar. 12, 1890, 12 noon
	Fife, Jonathan	65, Marsh-street, Ashford, Kent	Baker and Confectioner	Canterbury	34 of 1889	Mar. 31, 1890
	Whitehouse, Samuel Henry	Jubilee-terrace, Welton-lane, Radstock, Somersetshire	Miners' Agent	Frome	11 of 1888	Mar. 25, 1890, 11 A.M., County Court-hall, Frome
	Rudkin, William	Moira-street, Belgrave, Leicestershire	Bricklayer	Leicester	37 of 1885	Mar. 19, 1890, 10 A.M., the Castle, Leicester
	Bartlett, George Cresser	16, Cresswell-terrace, Neath, Glamorganshire	Market Gardener	Neath	10 of 1889	Mar. 11, 1890, 12 noon, Townhall, Neath
	Wroe, David	North Bailey-gate, Pontefract, Yorkshire	Confectioner, late Grocer and Draper	Wakefield	14 of 1888	Mar. 11, 1890, 12 noon

ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Ballard, Abraham ...	61, Bayham-street, Camden Town, Middlesex	Cigar Dealer	High Court of Justice in Bankruptcy	431 of 1889	Jan. 16, 1890	Discharge suspended for twelve months. Bankrupt to be discharged as from 16th January, 1891	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; and had contracted a debt provable in the bankruptcy without having at the time of contracting it any reasonable or probable ground of expectation of being able to pay it
Cornish, G. E.	79, Fulham Palace-road, Middlesex	Florist	High Court of Justice in Bankruptcy	23 of 1889	Jan. 16, 1890	Discharge suspended for two months. Bankrupt to be discharged as from 16th March, 1890	Bankrupt had contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable grounds of expectation of being able to pay them
Gunterhousen, Charles (trading as Charles Gunter)	27, Coburg-road, Old Kent-road, Surrey	Potato Salesman... ..	High Court of Justice in Bankruptcy	66 of 1889	Jan. 17, 1890	Discharge suspended for four months. Bankrupt to be discharged as from 17th May, 1890.	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy
Mineard, Harry... ..	70, Philbeach-gardens, Earl's Court, Middlesex, and trading at 118, Warwick-road, Earl's Court aforesaid	Builder	High Court of Justice in Bankruptcy	1168 of 1889	Jan. 17, 1890	Discharge granted	
Lewis, George	Late Frowen, now Bwlich Cottage, Abergwilly, both in the parish of Abergwilly, Carmarthenshire	Farmer and Cattle Dealer	Carmarthen ...	7 of 1888	Jan. 21, 1890	Discharge suspended for six months. Bankrupt to be discharged as from the 21st July, 1890	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy
Edwards, William ...	3, Clara-street, Hillhouse, trading at Halifax Old-road, Hillhouse, both in Huddersfield, Yorkshire	Mineral Water Manufacturer	Huddersfield ...	20 of 1889	Jan. 22, 1890	Discharge granted forthwith	
Morris, Thomas Joseph	Residing and trading at 18, High-street, Grantham, Lincolnshire	Music Dealer, Music Teacher, Furrier, and Milliner	Nottingham ...	11 of 1889	Jan. 17, 1890	Discharge suspended for two months. Bankrupt to be discharged as from the 17th March, 1890, on payment by him to Official Receiver of £7 7s., the balance due on bankrupt's estates cash book	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position, within the three years immediately preceding his bankruptcy

ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Powell, Robert ...	167, Alfreton-road, Nottingham	Tobacconist ...	Nottingham ...	108 of 1889	Jan. 17, 1890	Discharge suspended for three months. Bankrupt to be discharged as from the 17th April, 1890	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; and had contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them
Smith, Edward ...	104, Wilson-street West, Middlesborough, Yorkshire	Grocer and General Dealer	Stockton - on - Tees and Mid- dlesborough	18 of 1888	Jan. 21, 1890	Discharge suspended for eighteen months	Proof of facts mentioned in the Bankruptcy Act, 1883, Sec. 28 (3), (a); (b); (c)
		<i>The following Amended Notice is substituted for that published in the London</i>				<i>Gazette of the 19th April, 1889.</i>	
Stalman, John Harrison	The Bell Tavern, Bush-lane, Cannon-street, in the city of London	Licensed Victualler ...	High Court of Justice in Bankruptcy	712 of 1888	Mar. 19, 1889	Discharge suspended for eighteen months from the date of the Public Examination. Bankrupt to be discharged as from 31st January, 1890	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy

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APPOINTMENTS OF TRUSTEES:

Debtor's Name.	Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Howarth, Louisa	2, Delamere-street North and the Market Hall, both in Ashton-under-Lyne, Lancashire	Spinster	Ashton-under-Lyne and Stalybridge	15 of 1889	Land, Percy Edmund	64, Cross-street, Manchester	Feb. 11, 1890
Simpson, John Jackson	59, Duckworth-street, Blackburn, Lancashire, lately trading at 21, Witton-parade, and at 27, Ainsworth-street, Witton, both in Blackburn	Shop Manager, formerly Grocer	Blackburn	30 of 1889	Hartley, Robert ...	New Market-street, Blackburn, Wholesale Grocer	Feb. 12, 1890
Bryant, Thomas	The Angel Hotel, Frome, Somersetshire	Licensed Victualler	Frome	3 of 1890	Baily, Charles ...	Frome, Somersetshire, Wine and Spirit Merchant	Feb. 10, 1890
Morfev, Moses	Stent Farm, Northiam, Sussex	Farmer	Hastings	32 of 1889	Vidler, John Symonds	Rye Merchant	Feb. 10, 1890
Green, Samuel John... ..	The Elms, Blaby, Leicestershire, and Northgate Mills, Leicester	Timber Merchant	Leicester	4 of 1890	Palmer, Augustus Cufaude	Greyfriars, Leicester	Feb. 10, 1890
Deussen, Jean Paul Peter	Alexandra Hotel, Dale - street, Liverpool, and of the Queen's Hotel, the Promenade, Southport, Lancashire	Hotel Keeper	Liverpool	4 of 1890	Crane, Thomas Henry	Lord-street, Southport, Chartered Accountant	Feb. 12, 1890
Twinn, Charles Edmund and Twinn, Albert Christopher (trading as Twinn Brothers)	Windermere Villas, Loughborough-road, West Bridgford, Nottinghamshire 4, Palin-street, Hyson Green, Nottingham	Music and Musical Instrument Dealers, and Professors of Music	Nottingham	6 of 1890	Mason, Percy ...	29 and 30, King-street, Cheapside, London	Feb. 12, 1890
Marfleet, John	Formerly of Longton, Staffordshire, now a Prisoner in Her Majesty's Prison, at Stafford	Solicitor	Stafford	5 of 1889	Wright, Charles Henry, J.P.	Stafford	Feb. 10, 1890

NOTICES OF RELEASE OF TRUSTEES.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Hime, Harry Edward ...	Rose Hill, Llanrwst, Denbighshire	Artist	Bangor	19 of 1886	Evans, William ...	Crypt-chambers, Chester	Official Receiver ...	June 29, 1889
Olloson, Samuel	Late of the Red Lion Inn, Llangefni, Anglesey, now of 4, Williams-terrace, Llanfairpwllgwyngyll, Anglesey	Late Innkeeper, now Huntsman	Bangor	27 of 1888	Evans, William ...	Crypt-chambers, Chester	Official Receiver ...	June 29, 1889

ADMINISTRATION ORDER IN THE CASE OF DECEASED DEBTOR.

Name of Deceased.	Address.	Description.	Date of Death.	Court.	No. of Matter.	Date of Order.	Date of Filing Petition or Application for Transfer.	Act or Acts of Bankruptcy, if any, committed by Deceased within three months before the date of his Decease.	Whether Will or other Testamentary Disposition (with date thereof), or Letters of Administration.	Date when proved or granted.
Hill, James	Late Lower Hopton, parish of Stoke Lacy, Herefordshire	Gentleman ...	April 4, 1888	Worcester ...	4 of 1890	Feb. 12, 1890	Will, April 28, 1887, 1st Codicil April 28, 1887, 2nd Codicil Feb. 15, 1888	

NOTICE TO DEBTOR IN LIEU OF PERSONAL SERVICE OF BANKRUPTCY NOTICE AND PETITION, AND OF APPLICATION TO COMMIT FOR CONTEMPT OF COURT.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No.	Nature of Notice of which Substituted Service directed.	Date thereof.	If a Petition or Application to Commit, Date of Hearing.	Name and Description of Person giving Bankruptcy Notice, or by whom Petition is Presented, or by whom Application to Commit is being made.
Guthe, Julius Ernst ...	Upper Church-street and Exchange-buildings, both in West Hartlepool, in the county of Durham	Steam Shipowner and Coal Exporter	Sunderland ...	3 of 1890	Creditor's Petition ...	Feb. 12, 1890 ...	Feb. 24, 1890 ...	George Pyman and Co., of Baltic-chambers, West Hartlepool, Coal Fitters,

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 Bankruptcy Act, 1869.

In the High Court of Justice, in Bankruptcy.

A Dividend is intended to be declared in the matter of the late Earl of Winchelsea and Nottingham, adjudicated bankrupt on the 8th day of October, 1870. Creditors who have not proved their debts by the 28th day of February, 1890, will be excluded.—Dated this 13th day of February, 1890.

C. L. NICHOLS, Trustee.

THE estates of David White, Solicitor, Stirling, and residing at 16, Park-terrace there, were sequestrated on the 10th day of February, 1890, by the Court of Session.

The first deliverance is dated the 10th day of February, 1890.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Thursday, the 20th day of February, 1890, 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 10th day of June, 1890.

The sequestration has been remitted to the Sheriff of the county of Lanark, at Glasgow.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

L. MOUNTOSH, S.S.C., 36, George-street, Edinburgh, Agent.

THE estates of Alexander Harper, senior, Fishcurer and Barrel Maker, Boathaven, Wick, in the county of Caithness, were sequestrated on 10th February, 1890, by the Sheriff of Caithness, Orkney, and Shetland.

The first deliverance is dated the 10th day of February, 1890.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 21st day of February, 1890, within Brim's Auction Rooms, Bridge-street, Wick.

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 June, 1890.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

R. S. W. LEITH, Solicitor, Wick, Agent.

County-buildings, Wick, 10th February, 1890.

THE estates of Andrew Linmere Dowie, Chemical Metallurgist, 172, Buchanan-street, Glasgow, were sequestrated on the 12th day of February, 1890, by the Sheriff of Lanarkshire.

The first deliverance is dated the 12th day of February, 1890.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on the 25th day of February, 1890, within the Faculty Hall, Saint George's-place, in Glasgow.

A composition may be offered at this latter 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 June, 1890.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES STEWART, Writer, 170, Hope-street, Glasgow, Agent.

THE estates of D. Anderson and Company, Merchants, Denny, and David Anderson, Merchant there, the only Partner of said Company, as Partner thereof, and as an Individual, were sequestrated on the 12th day of February, 1890, by the Sheriff of Stirling, Dumbarton, and Clackmannan, at Stirling.

The first deliverance is dated the 12th day of February, 1890.

The meeting to elect the Trustee and Commissioners is to be held at three o'clock, afternoon, on Monday, the 24th day of February, 1890, within the Golden Lion Hotel, Stirling.

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 June, 1890.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JOHN ARCHIBALD, Agent, 53, Port-street, Stirling.

Stirling, 12th February, 1890.

NOTICE.—All Notices and Advertisements are published in the London Gazette at the risk of the Advertiser.

All Letters must be Post-paid, and all communications on the business of the London Gazette to be addressed to the Office, 47, St. Martin's Lane, London, W.C.

Printed and Published by THOMAS HARRISON and JAMES WILLIAM HARRISON, Printers, at their Office, No. 47, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, in the County of Middlesex.

Friday, February 14, 1890.

Price One Shilling.