

The London Gazette.

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TUESDAY, FEBRUARY 26, 1895.

Lord Chamberlain's Office, St. James's Palace, February 19, 1895.

NOTICE is hereby given, that The Queen will hold a Drawing Room at Buckingham Palace, on Tuesday, the 5th March next, at three o'clock.

REGULATIONS

TO BE OBSERVED AT THE QUEEN'S DRAWING ROOMS.

By Her Majesty's Command,

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

PRESENTATIONS.

The privilege of making presentations to The Queen at a Drawing Room is restricted to those Ladies who have themselves been previously presented to Her Maje ty, and who are themselves present at the Drawing Room.

Under such circumstances a Lady has the privilege of presenting one Lady only at a Drawing Room in addition to her Daughters or Daughters-in-law.

This restriction does not apply to Ladies who, from official position or other circumstances, are specially privileged to make presentations to Her Majesty.

The Lady who proposes to present another must send in writing the name of such Lady to the Lord Chamberlain's Office, not later than *two* days previous to the Drawing Room, in order that the Lord Chamberlain may submit the name to Her Majesty, when, if it be approved, presentation cards will be forwarded.

Printed Forms for this purpose can be obtained at the Lord Chamberlain's Office.

It is particularly requested that the names of the Lady to be presented be very distinctly written on the presentation cards to be delivered to the Lord Chamberlain at the Drawing Room, in order that there may be no difficulty in announcing them to The Queen.

The number of Presentations is limited to 200 at each Drawing Room.

It is not expected that Gentlemen will present themselves at a Drawing Room, except in attendance on the Ladies of their families. Any Gentleman who under these circumstances should desire to be presented to The Queen will observe the same regulations as are in force for Her Majesty's Levees.

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

Lord Chamberlain.

Lord Chamberlain's Office, St. James's Palace, February 22, 1895.

NOTICE is hereby given, that His Royal Highness The Duke of York will, by command of The Queen, hold a Levee at St. James's Palace, on behalf of Her Majesty, on Monday, the 11th March next, 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 AT ST. JAMES'S PALACE, BY HIS ROYAL HIGHNESS THE DUKE OF YORK, ON BEHALF OF HER MAJESTY.

By Her Mojesty's Command,

Gentlemen who propose to attend Her Majesty's Levee, 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 announcir.g them to His Royal Highness.

The State Apartments will be open for the reception of Company coming to Court at half-CARRINGTON, past one o'clock. Lord Chamberluin.

India Office, February 25, 1895.

THE Queen has been graciously pleased to nominate and appoint William, Lord Sandhurst, Governor of the Presidency of Bombay, to be a Knight Grand Commander of the Most Eminent Order of the Indian Empire.

Foreign Office, February 23, 1895.

THE Queen has been pleased to approve of Mr. F. J. Haver Droeze as Consul-General of the Netherlands at Hong Kong; of Bacharel Olympio Adolpho de Souza Pitanga as Consul of Brazil at Montreal ; of Mr. George B. Dawson as Consul of Hawaii at Queenstown ; of Mr. A. W. Adams as Consul of the Argentine Republic at St. John (New Brunswick); and of Mr. Horatio Schott as Consul of Hawaii at Gibraltar.

Whitehall, February 25, 1895.

THE Queen has been pleased to present the Venerable Hugh Stowell Gill, M.A., to the Rectory of Kirk Andreas, in the Isle of Man and diocese of Sodor and Man, void by the resignation of the Venerable Joshua Hughes-Games, D.C.L.

Whitehall, February 25, 1895.

THE Queen has been pleased to present the Reverend Daniel Scurr Cowley, M.A., to the Rectory of Bride, in the Isle of Man and diocese of Sodor and Man, void by the death of the Reverend Charles Thomas Langton.

Whitehall, February 25, 1895.

THE Queen has been pleased to direct Letters Patent to be passed under the Great Seal of the United Kingdom of Great Britain and Ireland, granting the dignity of a Baronet of the said United Kingdom unto John Eric Erichsen, of Cavendish-place, in the parish of Saint Marylebone, in the county of London, Esquire, Fellow of the Royal College of Surgeons of England, one of the Surgeons Extraordinary to the Queen, and President of University College, London; and the heirs male of his body lawfully begotten.

Whitehall, February 25, 1895.

THE Queen has been pleased to direct Letters Patent to be passed under the Great Seal of the United Kingdom of Great Britain and Ireland, granting the dignity of a Baronet of the said United Kingdom unto John Russell Reynolds, of Grosvenor-street, in the parish of Saint George, Hanover-square, in the county of London, Esquire, Doctor of Medicine, Fellow and President of the Royal College of Physicians of London, and Physician in Ordinary to Her Majesty's House-hold; and the heirs male of his body lawfully begotten.

Education Department, Whitehall, February 22, 1895.

THE Lords of the Committee of the Privy Council on Education have issued an order this day for the compulsory formation of a School Board in the undermentioned Parish :-

... Norfolk Knapton

(H. 1785.) Board of Trade (Harbour Department), London, February 22, 1895.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, & copy of a Despatch, dated 17th February, 1895, from Her Majesty's Representative at Sofia, reporting that the Sanitary Council have decided on the following quarantine measures to come into force on the 1/13 instant :---

Travellers coming by sea from Constantinople to the ports of Varna and Bourgas are subjected to a strict medical visit, and to an observation of five days at their domicile. Steamers and other ships as well as all clothes worn are to be disinfected.

Travellers are forbidden to disembark at any other Bulgarian ports in the Black Sea than Varna and Bourgas.

(H. 1846.)

Board of Trade (Harbour Department), London, February 22, 1895.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Telegram, dated 21st February, 1895, from Her Majesty's Representative at Monte Video, stating that ten days' quarantine is imposed on arrivals from Rio and Santos.

(H. 1888.) Board of Trade (Harbour Department), London, February 25, 1895.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated 18th February, 1895, from Her Majesty's Representative at Lisbon, stating that all ports in the Gulf of Dantzig are declared free from cholera from the 15th January.

(H. 1928.) Board of Trade (Harbour Department), London, February 25, 1895.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Telegram, dated 24th February, 1895, from Her Majesty's Representative at Madrid, stating that arrivals from Rio de Janeiro, which left after the 2nd instant, are declared foul.

Admiralty, 21st February, 1895.

THE undermentioned Engineers have been promoted to the rank of Chief Engineer in Her Majesty's Fleet. Dated as stated against their names :-

Francis Thomas George, 6th January, 1895. Harry Christopher McLean, 8th January, 1895. Frederick Matthew Cottam, 8th January, 1895. William Whittingham, 11th January, 1895.

Admiralty, 22nd February, 1895.

THE following Gentlemen have been appointed Assistant Engineers for temporary service in Her Majesty's Fleet. Dated 1st March, 1895, viz. :--

Charles Edgar Smith. Malcolm Charles Johnson. David Edward Duke.

Admiralty, 23rd February, 1895.

Chief Engineer William John Mabb has been advanced to the rank of Staff Engineer in Her Majesty's Fleet. Dated 20th February, 1895.

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War Office, Pall Mall,

- 26th February, 1895. 6th Dragoon Guards, Supernumerary Captain Francis Sudlow Garratt to be Captain, vice T. W. Blakeway, appointed Adjutant. Dated 3rd February, 1895.
- 1st Drayoons, Captain H. H. Robertson-Aikman, about to be appointed to the Militia, retires on retired pay under Article 82, Royal Warrant 2nd April, 1894. Dated 27th February, 1895. Second Lieutenant T. M. S. Pitt to be Lieutenant
- to complete establishment. Dated 27th February, 1895.
- 9th Lancers, Squadron Sergeant-Major Rough-Rider George Parker, from 5th Lancers, to be Riding-Master with the honorary rank of Lieutenant, vice Honorary Captain E. H. Nicholson, retired. Dated 27th February, 1895.
- 17th Lancers, Second Lieutenant Sir Francis-Burdett, Bart., to be Lieutenant, vice B. P. Portal, promoted. Dated 1st January, 1895.
- 20th Hussars, Sergeant John Rolan Crawshaw, from 6th Dragoon Guards, to be Riding-Master with the honorary rank of Lieutenant, vice Honorary Lieutenant D. Hall, transferred to 1st Life Guards. Dated 27th February, 1895.
- Coldstream Guards, Captain Herbert C. Surtees to be Major, vice Colonel R. Pole-Carew, C.B., promoted. Dated 5th February, 1895.
- Supernumerary Captain Frederick I. Maxse to be Captain, vice H. C. Surtees. Dated 5th February, 1895.
- Scots Guards, Captain William P. Pulteney is seconded for service under the Foreign Office. Dated 15th February, 1895.
- Captain Gerald J. Cuthbert to be Adjutant, vice Captain W. P. Pulteney. Dated 15th February, 1895.

REGIMENTAL DISTRICT.

Colonel G. W. N. Rogers, from Lieutenant-Colonel half-pay, to be Colonel, to command the 100th Regimental District (the Prince of Wales's Leinster Regiment Royal Canadians), vice Colonel R. A. Crawford, retired. Dated 17th February, 1895.

LINE BATTALIONS.

- The Buffs (East Kent Regiment), Captain Reginald H. D'Aeth is seconded for service as an Adjutant of Volunteers. Dated 1st February, 1895.
- The King's Own (Royal Lancaster Regiment), Captain Joseph Ignatius Bonomi to be Major, vice M. E. Crofton, promoted Lieutenant-Colonel on half-pay. Dated 25th January, 1895.
- Sergeant-Major Bernard Daly to be Quartermaster, with the honorary rank of Lieutenant, vice Honorary Captain G. Danby, retired. Dated 27th February, 1895.
- The Northumberland Fusiliers, The undermontioned Captains to be Majors :
- T. G. L. H. Armstrong, vice H. Kilgour, promoted Lieutenant-Colonel on half-pay. Dated 27th January, 1895.
- William Eden Sturges, vice M. W. Biddulph, promoted Lieutenant-Colonel on half - pay. D. ed 30th January, 1895.
- Lieutenant Arthur Frederick Dawkins to be Captain, vice T. G. L. H. Armstrong. Dated 27th January, 1895.
- Supernumerary Lieutenant F. C. Turner to be Lieutenant, vice A. F. Dawkins. Dated 20th February, 1895.

The King's (Liverpool Regiment), Captain Horatio J. Evans to be Major, vice G. R. Stone, promoted. Dated 4th February, 1895.

- Second Lieutenant C. H. Harington to be Lieutenant, vice C. J. Steavenson, appointed Adjutant. Dated 4th February, 1895.
- The Princess of Wales's Own (Yorkshire Regiment), Lieulenant Edward Stanislaus Bulfin to be Cuptain, vice B. C. Hood, retired. Dated 30th January, 1895.
- Supernumerary Lieutenant Henry R. S. Maitland to be Lieutenant, vice E. S. Bulfin. Dated 30th January, 1895.
- Second Lieutenant Francis S. de M. Maude resigns his Commission. Dated 27th February, 1895.
- The Cameronians (Scottish Rifles), Second Lieutenant M. L. Pears to be Lieutenant, vice C. C. Newnham scconded. Dated 14th January, 1895.
- The Duke of Cornwall's Light Infantry, Lieutenant George B. M. Rawlinson to be Captain, vice C. N. Evelegh, appointed Adjutant 4th Battalion the Durham Light Infantry. Dated 19th February, 1895.
- Second Lieutenant P. G. Petavel to be Lieutenant, vice G. B. M. Rawlinson. Dated 19th February, 1895.
- The Duke of Wellington's (West Riding Regiment), Second Lieutenant F. J. Siordet to be Lieutenant, vice L. A. Kingston resigned. Dated 30th January, 1895.
- The Border Regiment, Second Lieutenant E. S. Earle to be Lieutenant, vice W. W. Leishman, seconded from 8th December, 1894, and not as stated in the Gazette of 5th February, 1895. Dated 8th December, 1894.
- The Royal Sussex Regiment, Captain Edward Wheler to be Major, vice C. H. W. Cafe promoted. Dated 2nd February, 1895.
- Lieutenant Harold Jellicorse to be Captain, vice E. Wheler. Dated 2nd February, 1895.
- The undermentioned Second Lieutenants to be Licutenants. Dated 2nd February, 1895 :-
- A. St. J. Cooke, Probationer Indian Staff Corps, vice H. Jellicorse.
- R. C. Grffin to complete establishment.
- The Weish Regiment, Quartermaster and Hono-rary Lieutenant John Rorke is placed on Dated 27th February, 1895. retired pay.
- Princess Charlotte of Wales's (Royal Berkshire Regiment), Captain A. J. W. Dowell is seconded for service on the Staff. Dated 14th October, 1894.
- Supernumerary Captain William K. McClintock to be Captain in succession to Major E. H. Burney, Adjutant 4th Battalion the Manchester Regiment. Dated 29th November, 1894.
- Second Licutenant R. H. Collins to be Lieutenant, vice W. H. Climo, seconded. Dated 8th January, 1895.
- The Duke of Cambridge's Own (Middlesex Regiment), Captain Edmund D. Harvest is seconded for service in the Army Pay Department. Dated 21st February, 1895.
- The King's Royal Rifle Corps, Lieutenant Herbert William Christian to be Captain, vice D. G. R. Ryder, promoted. Dated 9th January, 1895. Second Lieutenant H. C. R. Green to be Lieu-
- tenant, vice H. W. Christian. Dated 9th -unuary, 1895.

- The Duke of Edinburgh's (Wiltshire Regiment), Staff, Colonel W. O. Barnard, from haif-pay, to Lieutenant Arthur Alison S. Barnes to be be a Colonel on the Staff to command the Captain, vice F. R. Macmullen, seconded. Dated 15th January, 1895. Second Lieutenant S. H. Shaw to be Lieutenant,
- vice A. A. S. Barnes. Dated 15th January, 1895.
- The Manchester Regiment, Second Lieutenant F. W. A. Anderson to be Lieutenant, vice H. V. Ravenscroft, seconded. Dated 14th December, 1894.
- The Prince of Wales's (North Staffordshire Regiment), Captain Henry H. Higginson to be Major, vice W. H. Sawyer, retired. Dated 9th January, 1895.
- The York and Lancaster Regiment, The restoration to the establishment of Supernumerary Captain A. S. Palmer, which was notified in the Gazette of 12th February, 1895, is cancelled.
- The Durham Light Infantry, Second Lieutenant Frank Martin to be Lieutenant, vice C. C. Luard, promoted. Dated 13th February, 1895.
- Princess Louise's (Argyll and Sutherland Highlanders), Lieutenant Malcolm McNeill to be Captain, vice C. F. H. Davidson, seconded. Dated 7th November, 1894.
- Quartermaster and Honorary Captain Sinclair Forbes retires on retired pay. Dated 27th February, 1895.
- Quartermaster-Sergeant Alexander Beattie to be Quartermaster, with the honorary rank of Lieutenant, vice Honorary Captain S. Forbes. Dated 27th February, 1895.
- The Prince of Wales's Leinster Regiment (Royal Canadians), The promotion to the rank of Captain of Lieutenant A. W. E. Twist is antedated to 17th October, 1894, in succession to Major H. P. Northcott, who holds a Staff appointment.
- Lieutenant Ronald Gore Campbell to be Captain, vice S. R. L. White, Adjutant 3rd Battalion. Dated 5th December, 1894.
- The undermentioned Second Lieutenants to be Lieutenants :-
- P. B. Carlisle, vice A. W. E. Twist, promoted. Dated 17th October, 1894.
- J. D. Mather, vice R. G. Campbell. Dated 5th December, 1894.
- The Rifle Brigade (the Prince Consort's Own), Captain W. E. Lascelles is seconded for service on the Staff. Dated 10th February, 1895.
- Lieutenant Charles Edward Radclyffe to be Captain, vice H. L. Rokeby, retired. Dated 12th December, 1894.
- The undermentioned Second Lieutenants to be Lieutenants :-
- J. H. Thresher, vice F. A. Irby, promoted. Dated 5th December, 1894.
- The Honourable C. F. H. Napier, vice C. E. Radclyffe. Dated 12th December, 1894.
- The West India Regiment, Second Lieutenant A. T. De M. Martin to be Lieutenant, vice H. A. Hill, promoted. Dated 22nd December, 1894.
- Army Service Corps, Lieutenant-Colonel George John Parkyn is placed on retired pay. Dated 23rd February, 1895.
- The undermentioned Majors to be Lieutenant-Colonels on the Supernumerary List :
- Frederick Amelius Le Peer French. Dated 3rd February, 1895.
- Robert Vaughan Day. Dated 13th February, 1895.

- Troops in Mauritius, with the temporary rank of Major-General whilst so employed, vice Major-General C. W. Robinson, C.B., who has vacated that appointment. Dated 1st February, 1895.
- Lieutenant-Colonel and Colonel C. R. Pennington, C.B., Indian Staff Corps, to command a Second Class District in India with the rank of Brigadier-General in India whilst so employed and to have the substantive rank of Colonel in the Army. Dated 1st December, 1894.
- Colonel G. Barton, C.B., from Lieutenant-Colonel half-pay, to be an Assistant-Adjutant-General and to have the substantive rank of Colonel in the Army, vice Colonel J. G. Cockburn, whose period of service in that appointment has expired. Dated 16th February, 1895.
- Brevet Colonel C. W. Thomson, from Lieutenant-Colonel half-pay Royal Artillery, to be a Colonel on the Staff for Royal Artillery, and to have the substantive rank of Colonel in the Army, vice Colonel G. B. B. Hobart, retired. Dated 4th February, 1895. Lieutenant-Colonel E. Grattan, Army Service
- Corps, to be a Deputy-Assistant Adjutant-General, which appointment is substituted for that of an Assistant-Adjutant-General, in succession to Colonel E. Hughes, C.B., C.M.G., Army Service Corps, retired. Dated 8th February, 1895.
- Captain R. F. Alison, Seaforth Highlanders Rossshire Buffs, the Duke of Albany's), to be Aide-de-Camp to Major-General C. F. Clery, C.B., Commanding an Infantry Brigade, Aldershot. Dated 1st February, 1895.
- Army Medical Staff, Surgeon-Colonel William Christy Robinson retires on retired pay. Dated 27th February, 1895.
- The promotion of Surgeon-Lieutenant-Colonel Charles Henry Swayne, which was notified in the Gazette of 13th November, 1894, is antedated to 21st August, 1894.
- Sergeant-Major William James Blackman, Medical Staff Corps, to be Quartermaster, with the honorary rank of Lieutenant, vice Honorary Captain F. Tighe, retired. Dated 27th February, 1895.
- Army Pay Department, Staff Paymaster and Honorary Major J. R. Ballard is placed on retired pay. Dated 27th February, 1895.
- Paymaster and Honorary Major E. A. H. Webb to be Staff Paymaster, vice Honorary Major J. R. Ballard. Dated 27th February, 1895.
- Paymaster and Honorary Captain P. E. C. Sheehan is granted the honorary rank of Major. Dated 23rd February, 1895.

BREVET.

- The undermentioned Lieutenant-Colonels to be Colonels :-
 - William G. Thomas, half-pay. Dated 11th February, 1895. John E. H. Prior, the South Staffordshire
 - Regiment. Dated 11th February, 1895.
 - Thomas S. Gildea, half-pay. Dated 14th February, 1895.

MEMORANDA.

Colonel James G. Cockburn, on completion of five years service as Assistant-Adjutant General Thames District, is placed on half-pay. Dated 16th February, 1895.

Honorary Lieutenant Edward Charles Thomas, Quartermaster and Adjutant, the Duke of York's Royal Military School, is granted the honorary rank of Captain. Dated 27th February, 1895.

The undermentioned Deputy Commissaries and Honorary Lieutenants are granted the honorary rank of Captain :-

Bengal Establishment. Richard Horniman. Dated 1st December, 1894. Thomas Reynolds. Dated 1st December, 1894. Richard Samuel Wilday. Dated 1st December, 1894.

William Scott. 'Dated 1st December, 1894.

Thomas Hindle. Dated 1st December, 1894.

Madras Establishment.

Thomas Clarke. Dated 20th November, 1894. George Gibson Splane. Dated 20th November, 1894.

The undermentioned Deputy Assistant Commissaries are granted the honorary rank of Lieutenant :-

Bengal Establishment.

John Brown. Dated 1st November, 1894.

Michael Heenan. Dated 7th November, 1894. Joseph Edward Nevell. Dated 1st December,

1894.

Madras Establishment. Henry Adutt. Dated 16th September, 1894.

INDIAN STAFF CORPS.

Lieutenant-Colonel John Albert Little is transferred to the Unemployed Supernumerary List. Dated 7th February, 1895.

> War Office, 26th February, 1895. MILITIA. ROYAL ARTILLERY.

- The Kent Artillery (Eastern Division), Captain R. G. Merriman, D.S.O., Royal Artillery, to be Adjutant, vice Captain W. Elliot, whose period of service in that appointment expires. Dated 1st March, 1895.
- The Sussex Artillery (Eastern Division), Lieutenant C. H. R. Pelly to be Captain. Dated 27th February, 1895.

ENGINEER.

Submarine Miners.

ROYAL ENGINEERS.

The Thames Division, Second Lieutenant L. N. Blackwell to be Lieutenant. Date 27th February, 1895.

INFANTRY.

- 3rd Battalion, the Queen's (Royal West Surrey Regiment), The undermentioned Second Lieutenants to be Lieutenants :
 - P. R. Denny. Dated 27th February, 1895. M. W. G. Bell. Dated 27th February, 1895. A. W. Rickman. Dated 27th February, 1895.
 - G. B. Byrne. Dated 27th February, 1895. C. C. Hook. Dated 27th February, 1895.
- 3rd Battalion, the Royal Fusiliers (City of London Regiment), Lieutenant and Instructor of Musketry, E. B. Weatherall to be Captain. Dated 27th February, 1895.
- 4th Battalion, the Norfolk Regiment, Lieutenant R. B. Pearce resigns his Commission. Dated 27th February, 1895.
- 3rd Battalion, the Lincolnshire Regiment, Major and Honorary Lieutenant-Colonel E. W. Willson to be Lieutenant-Colonel under the provisions of paragraph 45 of the Militia Regulations, 1894. Dated 27th February, 1895.

- 3rd Battalion, the Devonshire Regiment, Lieutenant C. H. H. Pitts resigns his Commission. Dated 27th February, 1895.
- 4th Battalion, the Suffolk Regiment, Lieutenant R. McKenzie Dowie resigns his Commission. Dated 27th February, 1895. Second Licutenanit H. H. English to be Lieu-
- tenant. Dated 27th February, 1895.
- 4th Battalion, the Bedfordshire Regiment, Arthur Vincent Clutterbuck, Gent., to be Second Dated 27th February, 1895. Lieutenant.
- Ath Battalion, the South Wales Borderers, Lechmere Howell Tudor, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 3r.1 and 4th Battalions, the Worcestershire Regiment, Thomas Charles Jones-Williams, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 4th Battalion, the East Surrey Regiment, William Aubrey Spooner, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 3rd Battalion, the Duke of Cornwall's Light Infuntry, Robert Samuel John Norris Hawker, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 3rd Battalion, the Welsh Regiment, Second Lieutenant E. A. K. Lethbridge resigus his Commission. Dated 27th February, 1895.
- 4th Battalion, the Oxfordshire Light Infantry, Supernumerary Lieutenant W. C. De M., Viscount Milton, to be Lieutenant. Dated 27th February, 1895.
- 4th Battalion, the Essex Regiment, Lieutenant J. E. C. Blakeney to be Captain. Dated 27th February, 1895.
- Second Lieutenant A. P. Churchill to be Lieutenant. Dated 27th February, 1895.
- 3rd Buttalion, Princess Charlotte of Wales's (Royal Berkshire Regiment), Lieutenant and Instructor of Musketry P. Downes resigns his Commission. Dated 27th February, 1895.
- 3rd Battulion, the Queen's Own (Royal West Kent Regiment), Lieutenant C. D. I. Gardiner resigns his Commission. Dated 27th February, 1895.
- 3rd Battalion, the King's Own (Yorkshire Light Infuntry), Gerald Cecil Maude Rouse, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 3rd Battalion the Duke of Cumbridge's Own (Middlesex Regiment), Lieutenant D. V. Portecus resigns his Commission. Dated 27th February, 1895.
- 5th Battalion, the King's Royal Rifle Corps, Second Lieutenant H. R. Bruce to be Lieutenant. Dated 27th February, 1895.
- Grey William Duberly, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 9th Battalion, the King's Royal Rifle Corps, Lieutenant W. V. Tayler resigns his Commis-Dated 27th February, 1895. ьion.
- 3rd and 4th Battalions, the Highland Light Infantry, Captain Hugh Harry Robertson-Aikman, retired pay, late 1st Dragoons, to be Captain. Dated 27th February, 1895.
- 5th Battalion, the Prince of Wales's Leinster Regiment (Royal Canadians), Lieutenant A. S. L. Rowley resigns his Commission. Dated 27th February, 1895.

7th Battalion, the Rifle Brigade (the Prince Consort's Own), Captain and Honorary Major H. Huntington, from the 3rd Battalion the Welsh Regiment, to be Captain. Dated 27th February, 1895.

YEOMANRY CAVALRY.

- Cheshire (Earl of Chester's), Captain H., Lord Delamere resigns his Commission. Dated 27th February, 1895.
- Gloucestershire (Royal Gloucestershire Hussars), Lieutenant J. E. C. Mathews to be Captain, and to be granted the honorary rank of Major. Dated 27th February, 1895. Second Lieutenant L. E. Barry to be Lieutenant.
- Dated 27th February, 1895.
- Worcestershire (the Queen's Own Worcestershire Hussars), Second Lieutenant J. M. G. Biddulph resigns his Commission. Dated 27th February, 1895.

VOLUNTEER CORPS.

ARTILLERY.

- 2nd Sussex, John Edward Holmes, Gent., to be Second Lieutenant. Dated 13th February, 1895.
- 3rd Kent (Royal Arsenal), Louis Walter Alfred Keiffenheim-Trubridge, M.D., to be Surgeon-Lieutenant. Dated 27th February, 1895.
- 2nd Lancashire, Lieutenant L. J. Osborn, from the 1st Cheshire and Carnarvonshire Volunteer Artillery, to be Lieutenant. Dated 27th February, 1895.
- 1st Ayrshire and Galloway, Lieutenant J. Gordon to be Captain. Dated 27th February, 1895
- 2nd Northumberland (Percy) (Western Division, Royal Artillery), The Reverend C. Robertson, M.A., to be Acting Chaplain. Dated 27th February, 1895.
- 2nd Devonshire (Western Division, Royal Artillery), Lieutenant F. L. Alford, Royal Artillery, to be Adjutant, vice Captain W. H. O. Kemmis, whose period of service in that appointment
- expires. Dated 15th March, 1895. Lieutenant F. L. Alford, Royal Artillery, is granted the rank of Captain whilst serving as Adjutant. Dated 15th March, 1895.
- 2nd Glamorganshire, Savile Hanson Hoyle, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 1st Gloucestershire, Major Sir E. H. Elton, Bart., is granted the honorary rank of Lieutentant-Colonel. Dated 27th February, 1895.
- 1st North Riding of Yorkshire (Western Division, Royal Artillery), Henry George Outram Collett, Gent., to be Surgeon-Lieutenant. Dated 27th February, 1895.
- 1st Newcastle-on-Tyne (Western Division, Royal Artillery), Second Lieutenant A. J. Dalgleish to be Lieutenant. Dated 27th February, 1895.

ENGINEER. Fortress and Railway Forces. ROYAL ENGINEERS.

2nd West Riding of Yorkshire (Leeds), Captain E. H. Duncan resigns his Commission. Dated 27th February, 1895.

Submarine Miners. **ROYAL ENGINEERS.**

The Severn Division, Arthur Owen Evans, Gent., to be Second Lieutenant. Dated 27th February, 1895.

RIFLE.

- The Queen's Rifle Volunteer Brigade, the Royal Scots (Lothian Regiment), The undermentioned Gentlemen to be Surgeon-Lieutenants :-
 - Dated 27th Alexander Macdonald, M.B. February, 1895.
 - Claude Buchanan Ker, M.B. Dated 27th February, 1895.
- 4th Volunteer Battalion, the Royal Scots (Lothian. Regiment), Captain P. MacGlashan is granted the honorary rank of Major. Dated 27th February, 1895.
- 1st Volunteer Battalion, the Queen's (Royal West Surrey Regiment), Second Lieutenant F. G. Robinson to be Captain. Dated 27th February, 1895.
- Second Lieutenant H. C. Swaine to be Lieutenant, Dated 27th February, 1895.
- 4th Volunteer Battalion, the Queen's (Royal West Surrey Regiment), Captain W. Erwin Craig resigns his Commission. Dated 27th February, 1895.
- 2nd Volunteer Battalion, the Northumberland Fusiliers, Captain P. Richardson resigns his Commission. Dated 27th February, 1895.
- 1st Volunteer Battalion, the Royal Warwickshire Regiment, Surgeon-Captain E. L. Freer to be Surgeon-Major. Dated 27th February, 1895.
- t Volunteer Battalion, the Royal Fusiliers (City of London Regiment), Captain Gerald Mackay Mackenzie, the Royal Inniskilling Fusiliers, to be Adjutant, vice Major F. C. 1*st* Annesley, whose period of service has expired. Dated 1st March, 1895.
- 3rd Volunteer Battalion, the Royal Fusiliers (City of London Regiment), Lieutenant T. F. Gar-rard to be Captain. Dated 27th February, 1895.
- Quartermaster C. Berridge is granted the honorary rank of Captain. Dated 27th February, 1895.
- 1st Volunteer Battalion, the King's (Liverpool Regiment), Lieutenant W. S. Shaw resigns his Commission. Dated 27th February, 1895.
- 4th Volunteer Battalion, the King's (Liverpool Regiment), Charles Consett Leslie, Esq., late Captain and Honorary Major, is re-appointed Captain. Dated 27th February, 1895.
- 2nd Volunteer Battalion, the Norfolk Regiment, Captain C. J. Wiltshire is granted the honorary rank of Major. Dated 27th February, 1895.
- 1st Volunteer Battalion, the Lincolnshire Regiment, Harry James Frederick Crosby, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 1st Volunteer Battalion, the Suffolk Regiment, Lieutenant F. Brown resigns his Commission. Dated 27th February, 1895.
- Amelius George Beauclerk, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 2nd Volunteer Battalion, the Prince Albert's Somersetshire Light Infantry), Lieutenant-Colonel Commandant and Colonel H. B. Patton resigns his Commission ; also is permitted to retain his rank, and to continue to wear the uniform of the Battalion on his retirement. Dated 27th February, 1895.
- 2nd Volunteer Battalion, the East Yorkshire Regiment, Edward Nangle Smartt, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 1st Volunteer Battalion, the Leicestershire Regi-ment, Lieutenant A. H. Hickson resigns his Commission. Dated 27th February, 1895.

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- 1st Volunteer Battalion, the Royal Scots Fusiliers, Lieutenant-Colonel and Honorary Colonel J. Dickie vacates the command, and is appointed to the Honorary Colonelcy of the Battalion. Dated 27th February, 1895.
- 2nd (Earl of Chester's) Volunteer Battalion, the Cheshire Regiment, John Bedward Royle, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 1st Lanarkshire, Captain R. J. Dunlop is granted the honorary rank of Major. Dated 27th February, 1895.
- 1st Volunteer Battalion, the Duke of Cornwall's Light Infantry, Captain and Honorary Major H. Grylls, jun., resigns his Commission ; also is permitted to retain his rank, and to continue to wear the uniform of the Battalion on his retirement. Dated 27th February, 1895.
- 2nd Volunteer Battalion, the Duke of Cornwall's Light Infantry, William Arthur Bawden, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 3rd Volunteer Battalion, the Duke of Wellington's (West Riding Regiment), Charles Edwin Merrall, Gent., to be Second Lieutenant. Dated 27th February, 1895.
- 4th Volunteer Battalion, the Hampshire Regiment, George Reuben Robins Paine, Gent., to be Surgeon-Lieutenant. Dated 27th February, 1895.
- 1st Volunteer Battalion, the South Staffordshire Regiment, Lieutenant B. W. Stone to be Captain. Dated 27th February, 1895.
- 3rd Volunteer Battalion, the Welsh Regiment, Lieutenant W. T. Mercdith resigns his Commission. Dated 27th February, 1895.
- 1st Bucks, Captain H. G. Rew is granted the honorary rank of Major. Dated 27th February, 1895.
- 2nd Volunteer Battalion, the Sherwood Foresters (Derbyshire Regiment), Lieutenant G. D. Goodman is seconded whilst holding the appointment of Signalling Officer to the North Midland Volunteer Infantry Brigade. Dated 27th February, 1895.
- 2nd Volunteer Battalion, the Loyal North Lancashire Regiment, Captain and Honorary Major O. L. Perry is seconded whilst holding the appointment of Instructor of Musketry to the
- Battalion. Dated 27th February, 1895. Lieutenant R. K. Cross resigns his Commission. Dated 27th February, 1895.
- 1st Volunteer Battalion, the Queen's Own (Royal West Kent Regiment), Second Lieutenant C. Gibbs to be Lieutenant. Dated 27th February, 1895.
- 13th Middlesex (Queen's Westminster), Captain R. T. Jones is granted the honorary rank of Major. Dated 27th February 1895.
- 1st London (City of London Rifle Volunteer Brigade), Philip W. Richardson, Gent., to be Second Lieutenant (Supernumerary). Dated 27th February, 1895.
- 1st Wiltshire, Honorary Colonel J. F. Everett resigns the appointment of Honorary Colonel to the Corps. Dated 27th February, 1895.
- Robert Hastings Kendle, Gent., to be Second Lieutenant. Dated 27th February, 1895.

- 3rd Volunteer Battalion, the Manchester Regiment, Captain C. Gartside resigns his Commission; also is granted the honorary rank of Major, with permission to continue to wear the uniform of the Battalion on his retirement. Dated 27th February, 1895.
- 1 st Volunteer Battalion, the Durham Light Infantry, James Samuel Trinham, Gent., to be Dated 27th February, Second Lieutenant. 1895.
- 2nd Volunteer Battalion, the Durham Light Infantry, Charles Robert Rivington, Esq., late 1st Middlesex Volunteer Rifle Corps, to be Captain. Dated 27th February, 1895.
- Volunteer Battalion, the Highland Light 1st Infantry, The undermentioned Lieutenants to be Captains :-
 - D. A. St. Clair Swanson. Dated 27th February, 1895.
- W. Drew, jun. Dated 27th February, 1895. D. S. Morton. Dated 27th February, 1895.
- The Reverend J. Maclean, D.D., to be Acting Chaplain. Dated 27th February, 1895.
- 5th Volunteer Battalion, Princess Louise's (Argyll and Sutherland Highlunders), Captain J. Buchanan is granted the honorary rank of Major. Dated 27th February, 1895.

EXCHEQUER BILLS.

THE Lords Commissioners of Her Majesty's Treasury hereby give notice to the holders of Exchequer Bills issued under the authority of the Act 29 V., c. 25, and dated the 11th March, 1892, that the interest thereon for the half year ending on the 11th March, 1895, will be payable at the Bank of England on and after the,11th March next; and that the interest of such Exchequer Bills for the following half year to 11th September, 1895, will be at the rate of one per centum per annum.

All holders of Exchequer Bills dated the 11th March, 1892, who intend to demand payment of the principal sums therein contained at the expiration of the third year of their currency, must leave the said Bills at the Bank of England for examination, not later than the 8th. March next, between the hours of ten and two; and payment of the said principal sums will be made at the Bank on and after the 11th day of March next. Treasury Chambers, Whitehall,

February 26, 1895.

(R. 3927.) THE RAILWAY AND CANAL TRAFFIC ACTS, 1888 TO 1894.

PURSUANT to section 1, sub-section (5) of the Railway and Canal Traffic Act, 1894, the Board of Trade hereby extend the period of six months in the said sub-section mentioned with respect to all complaints made to them during the said period for a further period of three months from the date hereof, or for such further time as the Board of Trade may hereafter allow.

Signed, by order of the Board of Trade, this 22nd day of February, 1895.

Courtenay Boyle, . Secretary, Board of Trade.

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THE CATTLE-PLAGUE ORDER OF '1895.

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

Notice of Disease.

1.—(1.) Every person having or having had in his possession or under his charge an animal affected with or suspected of cattle-plague shall with all practicable speed give notice of the fact of the animal being so affected or suspected to a constable of the police force for the police area wherein the animal so affected or suspected is or was.

(2.) The constable receiving such notice shall immediately transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(3.) The constable shall also forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority.

Duty of Inspector to act immediately.

2.—(1.) An Inspector of a Local Authority on receiving in any manner whatsoever information of the supposed existence of cattle-plague, or having reasonable ground to suspect the existence of cattle-plague, shall proceed with all practicable speed to the place where such diseasc, according to the information received by him, exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894 and this Order.

(2.) The Inspector shall forthwith report to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W., the information received by him, and his proceedings thereon.

(3.) Every such Inspector shall, on leaving any premises in which cattle-plague exists or is suspected to exist, thoroughly wash his hands with soap and water and disinfect his boots and clothes.

No Movement out of Place where Cuttle-Playue exists or is suspected.

3. No animal, horse, ass, mule, or dog, and no carcase, fodder, litter, dung, utensil, pen, hurdle, or other thing shall be moved out of a building or inclosed place in which cattle-plague exists or is suspected to exist or has within ten days existed or been suspected to exist.

Duty of Local Authority and Police in Cattle-Plague.

4.—(1.) Where by virtue of a declaration of an Inspector of a Local Authority (under section five of the Act of 1894), a shed, field, or other place has become a place infected with cattleplague, the Local Authority shall take all necessary and proper measures, pending the arrival of an Inspector or officer of the Board, to enforce the observance of the law relating to cattleplague, and shall place constables or other proper officers at the entrance of that shed, field, or other place.

(2.) After the arrival of the Inspector or officer of the Board, the Local Authority and their officers and all constables and police officers shall assist him to carry into effect and enforce the law relating to cattle-plague, and shall do or cause to be done all things necessary for the effectual execution of the same.

, Rules for Cattle-Plague Infected Place.

5.—Rule 1. Animals, horses, asses, mules, or dogs shall not be moved into or out of an Infected Place except with a Licence of an Inspector or officer of the Board.

Rule 2. Carcases, fodder, litter, dung, utensils, pens, hurdles, or other things shall not be removed from an Infected Place except with the permission in writing from an Inspector or officer of the Board.

Rule 3. No person (except the person tending the animal) shall, unless authorized in writing by an Inspector or officer of the Board, enter any shed, field, or other place, being part of an Infected Place, in which a diseased or suspected animal is or has recently been kept.

Rule 4. Every person upon leaving any such shed, field, or other place shall thoroughly wash his hands with soap and water and disinfect his boots and clothes.

Removal of Dung or other Things.

6. It shall not be lawful for any person to send or carry, or cause to be sent or carried, on a railway, canal, river, or inland navigation, or in a coasting vessel, or on a highway or thoroughfare, any dung, fodder, litter, or thing that has been in an Infected Place, or that has been in any place in contact with or used about a diseased or suspected animal, except with a Licence of an Inspector or officer of the Board.

Prohibition of Movement by Inspector of Local Authority or Board.

7.--(1.) An Inspector of a Local Authority or of the Board may give a Notice in writing (in the Form D set forth in the First Schedule to this Order or to the like effect) to the owner or person in charge of any animal prohibiting the movement of such animal from or out of any farm, field, shed, sty, or other place, and after the service of such Notice it shall not be lawful for any person, until such Notice be withdrawn by a further Notice in writing (in the Form E set forth in the First Schedule to this Order or to the like effect) signed by an Inspector of the Local Authority or of the Board, as the case may be,--

- (a.) to move such animal from or out of such place as aforesaid; or
- (b.) to move from or out of such place as aforesaid any other animal that may be thereon or therein; or
- (c.) to move any other animal on to or into such place as aforesaid ; or
- (d.) to permit any other animal to come in contact with any animal to which the Notice applies.

(2.) The Inspector shall with all practicable speed send copies of any Notice given by him under this Article to the Local Authority and the police officer in charge of the nearest police station of the District.

Disposal of Carcases.

8.—(1.) The carcase of an animal which at the time of its death was affected with or suspected of cattle-plague (other than an animal slaughtered by order of the Board under the Act of 1894) shall be disposed of by the Local Authority as follows :

(i.) Either the Local Authority shall cause the carcase to be buried as soon as possible in its skin in some proper place at a depth of not less than six feet below the surface of the earth, and to be covered with a sufficient 'quantity of quicklime or other disinfectant; (ii.) Or the Local Authority may, if authorized by Licence of the Board, cause the carcase to be destroyed, under the inspection of the Local Authority, in the mode following: The carcase shall be disinfected, and shall then be taken, in charge of an officer of the Local Authority, to a horse-slaughterer's or knacker's-yard approved for the purpose by the Board, or other place so approved, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2.) With the view to the execution of the foregoing provisions of this Article the Local Authority may make such Regulations as they think fit for prohibiting or regulating the removal of carcases or for securing the burial or destruction of the same.

(3.) Where under this Article a Local Authority cause a carcase to be buried they shall first cause the skin to be so slashed as to be useless.

(4.) A Local Authority may cause or allow a carcase to be taken into the District of another Local Authority to be buried or destroyed, with the previous consent of that Local Authority, but not otherwise.

Digging up.

9. It shall not be lawful for any person, except with the Licence of the Board or permission in writing of an Inspector of the Board, to dig up, or cause to be dug up, the carcase of any animal that has been buried.

Occupiers to give facilities for Cleansing.

10.-(1.) The owner and occupier and person in charge of any shed or other place which has been used for any animal while affected with or suspected of cattle-plague shall give all reasonable facilities to an Inspector or officer of the Board for the cleansing and disinfection of such place, and of any utensils, pens, hurdles, or other things used for or about such animals.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty of an offence against the Act of 1894.

Cattle-Plague found in a Market, Railway Station, Grazing-Park, or other like Place, or during Transit.

11. If an animal is found to be affected with cattle-plague ---

- (a.) while exposed for sale or exhibited in a market, fair, sale-yard, place of exhibition, or other place; or
- (b.) while placed in a lair or other place before exposure for sale; or
- (c.) while being in or on a landing-place or wharf or railway station or other place during transit ; or
- (d.) while in course of being moved by land or by water ; or
- (e.) while being on common or uninclosed land; or
- (f.) while being on or in a farm, field, yard, shed, sty, park, or other place wherein animals of different owners are taken in for shelter, or for rest, or for grazing, or for any other purpose ; or
- (g.) while being in any other place not in the possession or occupation or under the control of the owner of the animal;

the following provisions shall apply (namely):

(Seizure of Animals.)

(i.) The Inspector of the Local Authority shall cause to be seized all the animals affected with cattle-plague, and also all animals being in or on the market, fair, sale-yard, place of exhibition,

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lair, landing - place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, sty, park, or other such place as aforesaid, and shall forthwith transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall-place, London, S.W.

(ii.) The Inspector of the Local Authority shall cause all such animals so seized to be detained at the place where they are seized, or to be moved to some convenient and isolated place and there detained.

(iii.) The Inspector of the Local Authority shall cause, so far as practicable, all the animals affected with cattle-plague to be kept separate during such movement and detention from animals not so affected.

(iv.) The animals so seized and detained shall not be moved from the place of detention except with the permission of the Board.

(Declaration of Infected Place by Board only.)

(v.) The market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, sty, park, or other such place as aforesaid, or any part thereof, in or on which an animal affected with cattle-plague is found in any case in which this Article applies shall not by reason thereof be declared to be an Infected Place or part of such an Infected Place except by the Board.

(Disinfection in these Cases.)

(vi.) In case of an animal being found to be affected with cattle-plague in or on any such market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway-station, common, uninclosed land, farm, field, yard, shed, sty, park, or other place as aforesaid, it shall not be lawful for the owner or occupier of such market or other place or any person to again use or allow to be used for animals that portion of the market or other place aforesaid where the diseased animal was found, unless and until a Veterinary Inspector has certified that that portion has been, so far as practicable, cleansed and disinfected.

(Reports.)

(vii.) The Inspector of the Local Authority acting under this Article shall forthwith report to the Local Authority the proceedings taken by him thereunder, and the Local Authority shall forthwith report the same to the Board.

(Expenses.)

(viii.) The Local Authority may recover summarily the expenses of the execution by them or by their Inspector or other officer of the provisions of this Article from the owner of the animals seized, or from the consignor or consignee thereof, who may recover the same from the owner by proceedings in any court of competent jurisdiction.

(Foreign Animals Wharves &c.)

(ix.) Nothing in this Article shall apply to a Foreign Animals Wharf or to a Foreign Animals Quarantine Station or to a Landing-place for Foreign Animals.

Prohibition to Expose or Move Diseased or Suspected Animals.

- 12:—(1.) It shall not be lawful for any person— (a.) to expose a diseased or suspected animal in a market or fair, or in a sale-yard, or other public or private place where animals are commonly exposed for sale ; or
- (b.) to place a diseased or suspected animal in a lair or other place adjacent to or connected with a market or a fair, or where animals are ? commonly placed before exposure for sale; or

- (c.) to send or carry, or cause to be sent or carried, a diseased or suspected animal on a railway, canal, river, or inland navigation, or in a coasting vessel; or
- (d.) to carry, lead, or drive, or cause to be carried, led, or driven, a diseased or suspected animal on a highway or thoroughfare; or
- (e.) to place or keep a diseased or suspected animal on common or uninclosed land, or in a field or place insufficiently fenced, or in a field adjoining a highway unless that field is so fenced or situate that animals therein cannot in any manner come in contact with animals passing along that highway or grazing on the sides thereof; or
- (f.) to graze a diseased or suspected animal on pasture being on the sides of a highway; or
 - (g.) to allow a diseased or suspected animal to stray on a highway or thoroughfare or on the sides thereof or on common or uninclosed land, or in a field or place insufficiently fenced.

(2.) But this Article shall operate subject to any provisions of any Article of this Order providing for or directing the movement of animals in cases therein mentioned.

in cases therein mentioned. (8.) The provisions of the last preceding Article of this Order with respect to the seizure and detention of animals under that Article shall apply to the case of any animal exposed or otherwise dealt with in contravention of this Article.

Food and Water during Detention.

-43. An Inspector, officer, or constable detaining an animal under the Act of 1894 or this Order shall cause it to be supplied with requisite food and water during its detention; and the expenses incurred by him in respect thereof may be recovered summarily from the person having charge of the animal or from its owner.

Declaration of Slaughter-House an Infected Place by Board only.

14. A slaughter - house in which an animal affected with cattle-plague or the carcase of an animal that was affected with cattle-plague is found, shall not, by reason thereof, be declared to be an Infected Place, except by the Board.

Ascertainment of Value for Compensation in England and Wales.

15. Where in England or Wales an animal is slaughtered on account of cattle-plague by order of the Board under the provisions of the Act of 1894, the value of the animal for compensation shall be ascertained as follows:

(i.) If within fourteen days after the receipt of notice in writing from an Inspector or officer of the Board of the valuation of the animal the owner of the animal or his agent does not give a counternotice in writing stating in effect that he disputes the valuation made on behalf of the Board, the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the animal shall by virtue of this Order stand referred to the arbitration of a single arbitrator, and the provisions of the Arbitration Act, 1889 shall apply to the reference and arbitration, as if the same were pursuant to a submission, except in so far as that Act is inconsistent with the provisions of this Article.

.(iii.) An arbitrator may be appointed by an agreement in writing signed by an Inspector or officer of the Board and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into or deducted by the Board under this Article.

within seven days after the service of the counternotice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to a court of summary jurisdiction to appoint an arbitrator, and such court may accordingly appoint an arbitrator, as if such court were a court or judge within the meaning of the Arbitration Act, 1889.

(v.) The arbitrator shall make his award in writing ready for delivery within seven days after the date of his appointment.

(vi.) If on the arbitration a higher valuation is awarded than the valuation specified in the notice given by the Inspector or officer of the Board, then the Board shall pay the costs of the reference and award and all costs incurred by the owner with respect to the arbitration, but otherwise the costs of the reference and award and all costs incurred by the Board with respect to the arbitration may be deducted by the Board from the sum payable to the owner as compensation under the award. The arbitrator may tax or settle the amount of costs to be paid or deducted by the Board under this Article.

Ascertainment of Value for Compensation in Scotland.

16. Where in Scotland an animal is slaughtered on account of cattle-plague by order of the Board under the provisions of the Act of 1894, the value of the animal for compensation shall be ascertained as follows :

(i.) If within fourteen days after the receipt of notice in writing from an Inspector or officer of the Board of the valuation of the animal the owner of the animal or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Board, the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the animal shall be determined by a valuer who shall be appointed as follows:

(iii.) Such valuer may be appointed by an agreement in writing signed by an Inspector or officer of the Board and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counter-notice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to the sheriff-substitute to appoint a valuer, and the sheriff-substitute may accordingly appoint a valuer for the purpose of determining the value of the animal.

(v.) The valuer shall make his valuation in writing ready for delivery within seven days after the date of his appointment and his valuation shall be final and binding on the Board and the owner.

(vi.) If a higher valuation is determined by the valuer than the valuation specified in the notice given by the Inspector or officer of the Board, then the Board shall pay the costs and expenses of the valuation and all costs incurred by the owner with respect to the valuation, but otherwise the costs and expenses of the valuation and all costs incurred by the Board in relation thereto may be deducted by the Board from the sum payable to the owner as compensation in accordance with the valuation of the valuer, who may tax or settle the amount of costs to be paid or deducted by the Board under this Article.

Production of Licences; Names and Addresses.

17.-(1.) Every person in charge of an animal, horse, ass, mule, dog, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, shall, on demand of a Justice, or of a constable, or of an Inspector or officer of the Board or of a Local Authority, produce and show to him the Movement Licence, if any, authorizing the movement, and shall allow it to be read and a copy of or an extract from it to be taken by the person to whom it is produced.

(2.) Every person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or officer.

Provisions as to Regulations of Local Authority.

18.-(1.) Every Local Authority shall forthwith send to the Board a copy of every Regulation made by them under this Order.

(2.) If the Board are satisfied on inquiry, with respect to any Notice served or any Regulation made by a Local Authority under this Order, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate.

Movement of Animals &c. with Licence of Board.

19. Notwithstanding anything in this Order, any animal, horse, ass, mule, dog, carcase, or thing may be moved in any circumstances with a Licence of an Inspector or officer of the Board, which Licence will only be granted where the Board, after inquiry, are satisfied that exceptional circumstances render the movement necessary or expedient.

Powers of the Board of Agriculture.

20. Any powers by this Order conferred upon a Local Authority or an Inspector of a Local Authority may at any time be exercised by the Board or an Inspector of the Board respectively.

Local Authority to enforce Order.

21. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority.

Offences.

22.-(1.) If an animal, horse, ass, mule, or dog, or any thing is moved in contravention of this Order, or of a Notice served under this Order, or of the conditions of a Movement Licence thereunder, the owner of the animal, horse, ass, mule, dog, or thing, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the animal, horse, ass, mule, dog, or thing, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the animal, horse, ass, mule, dog, or thing is moved, shall, each according to and in respect of his own acts and defaults, be dcemed guilty of an offence against the Act of 1894.

(2.) If, in contravention of any Regulation made by a Local Authority under this Order, a carcase is removed or is not buried or is not destroyed, the owner of the carcase, and the person for the time being in charge there of, and the person causing, directing, or permitting the removal, and the person removing or conveying the carcase, and the consignee or other person receiving or keeping it knowing it to have been B 2

removed in contravention as aforesaid, and the person failing to bury or destroy the carcase, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If a person in charge of an animal, horse, ass, mule, dog, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, on demand made under this Order, fails to give his true name and address, or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(4.) If a person, with a view to unlawfully evade or defeat the operation of this Order, allows an animal, horse, ass, mule, or dog to stray, he shall be deemed guilty of an offence against the Act of 1894.

Documents and Forms.

23.-(1.) A Local Authority shall provide and supply to their Inspectors and officers such documents and forms as may be necessary for the purposes of the Act of 1894 and of this Order.

2.) The Forms for use by an Inspector given in the First Schedule to this Order, with such variations as circumstances require, may be used for the purposes of the Act of 1894 and of this Order.

(3.) Forms given in any former Order, which have been before the commencement of this Order prepared and are already printed for use by a Local Authority, may also be used, so far as they are suitable, and with the requisite adaptations.

Interpretation.

24. In this Order, unless the context otherwise requires,-

- "The Board" means the Board of Agriculture: "The Act of 1894" means the Diseases of
- Animals Act, 1894: "Animals" means cattle, sheep, and goats,
- and all other ruminating animals, and swine : "Diseased animal" or "suspected animal" means an animal affected with or suspected of cattle-plague :
- "Infected Place" means a place for the time being declared to be infected with cattleplague under the Act of 1894:
- "Inspector" includes Veterinary Inspector: "Carcase" means the carcase of an animal, and includes part of a carcase, and the meat, bones, hide, skin, hoofs, horns, offal, or other part of an animal, separately or otherwise, or any portion thereof
- Other terms have the same meaning as in the Act of 1894.

Revocation of Order.

25. The Order described in the Second Schedule to this Order, to the extent described in that Schedule, is hereby from and after the commencement of this Order revoked : Provided that such revocation shall not invalidate or make unlawful anything done under the parts of the Order hereby revoked, or affect any licence or authority granted, or any right, title, obligation, or liability accrued thereunder before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the parts of the Order hereby revoked before the commencement of this Order.

Extent.

26. This Order extends to Great Britain.

Commencement.

27. This Order shall come into operation on the first day of April, one thousand eight hundred and ninety-five.

Short Title.

28. This Order may be cited as THE CATTLE-PLAGUE ORDER OF 1895.

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

L. S.

T. H. Elliott, Secretary.

THE FIRST SCHEDULE. Forms.

FORMS FOR USE BY AN INSPECTOR.

FORM A.

Declaration of Disease.

DISEASES OF ANIMALS ACT, 1894.

(Section 5.)

CATTLE-PLAGUE.

I, A.B. of , the Inspector appointed , being the Local Authority for the by , hereby declare that [county] of it appears to me that cattle-plague exists or has within ten days existed in the following shed, field, or other place, (that is to say,) [here describe the place where the disease is found].

day of

Dated this

(Signed), 18 A.B.

FORM B.

Notice of Declaration of Disease (Form A) to Occupier.

DISEASES OF ANIMALS ACT, 1894. (Section 5.)

CATTLE-PLAGUE.

To C.D. of

I, A.B. of , the Inspector appointte by , being the Local Authority for he [county] of , hereby give you notice, as the occupier of the following shed, field, or other place, (that is to say,) [here describe the place where the discase is found] that I have made a Declaration, a copy whereof is indorsed on this notice [copy of Declaration (Form Λ) as filled up and signed to be indorsed], and that in consequence thereof the shed, field, or other place aforesaid, and all lands and buildings contiguous thereto in your occupation, have become and are a Place infected with cattle-plague, subject to the determination and declaration of the Board of Agriculture. day

Dated this

Notice of Declaration of Disease (Form A) to Occupiers within one Mile.

DISEASES OF ANIMALS ACT, 1894. (Section 5.)

To E.F. of I, A.B. of

, being the Local Authority for the [county] of , hereby give you notice that I have made a Declaration, a copy whereof is indorsed on this notice [copy of Declaration (Form A) as filled up and signed to be in-dorsed], and that in consequence thereof the shed, field, or other place therein described, and all lands and buildings contiguous thereto in the same occupation, have become and are a Place infected with cattle-plague, subject to the determination and declaration of the Board of Agriculture. And I hereby require you, as an occupier of lands and buildings, part [or the whole] whereof lies within one mile from that shed, field, or other place to take notice that in consequence of the Declaration aforesaid and of this notice, the said lands and buildings of which you are occupier have become and are part of the Place infected with cattle-plague, subject to the determination and declaration of the Board of Agriculture.

~ Dated this

,18 . (Signed) A.B.

FORM D.

day of

(Article 7.)

Notice to Owner or Person in Charge prohibiting Movement of Animals.

DISEASES OF ANIMALS ACT, 1894.

CATTLE-PLAGUE.

To *I.J.* of I, G.H. of , being an Inspector appointed by the Local Authority of [or being an Inspector the [county] of of the Board of Agriculture], hereby prohibit the movement of the following animal, namely,

from or out of [here describe the farm, field, shed, sty, or other place where the animal is to be detained] and I hereby require you to take notice that, in consequence of this Notice and the provisions of the Order of the Board of Agriculture under which this Notice is issued, it is not lawful for any person, until this Notice is withdrawn,-

- (a.) to move such animal from or out of such place as aforesaid; or
- (b.) to move from or out of such place as aforesaid any other animal that may be thereon or therein ; or
- (c.) to move any other animal on to or into such place as aforesaid; or
- (d.) to permit any other animal to come in contact with any animal to which the Notice applies.

Dated this day of , 18 (Signed) G.H.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the District.

[Read the Indorsement on back of this Notice.]

To be printed as Indorsement on Form D.

The Order of the Board of Agriculture under which this Notice is issued, provides that if an animal is moved in contravention of this Notice the owner of the animal, and the person for the time being in charge thereof, and the person causing, directing, or permitting the move-. ment, and the person moving or conveying the animal, and the consignee or other person receiving or keeping it knowing it to have been moved in , the Inspector appointed | contravention as aforesaid, and the occupier of

the place from which the animal is moved, are liable under the Diseases of Animals Act, 1894, to the penalties thereby prescribed.

FORM E.

(Article 7.) Withdrawal of Notice (Form D) to Owner or Person in charge Prohibiting Movement of Animals. DISEASES OF ANIMALS ACT, 1894.

CATTLE-PLAQUE.

, of

To I.J. of I, G.H.

an Inspector appointed by the Local Authority for [or being an Inspecthe [county] of tor of the Board of Agriculture], hereby withdraw, , 18 day of as from this the Notice signed by and served upon , 18 day of you on the prohibiting movement of the animal referred to in that Notice. Dated this day of

, 18 (Signed) G.H.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the District.

THE SECOND SCHEDULE.

, being ¹

Order Revoked.

No.	Date.	Short Title.	Extent of Revocation.
3446	1886 16 September	The Animals Order of 1886	The whole of Chapter 1 (Cattle- Plague) and all other parts of the Order so far as those parts relate to cattle-plague

THE PLEURO-PNEUMONIA ORDER OF 1895.

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

Notice of Disease.

1.—(1.) Every person having or having had in his possession or under his charge a head of cattle affected with or suspected of pleuro-pneumonia shall with all practicable speed give notice of the fact of the head of cattle being so affected or suspected to a constable of the police force for the police area wherein the head of cattle so affected or suspected is or was.

(2.) The constable receiving such notice shall immediately transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(3.) The constable shall also forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority.

Duty of Inspector to act immediately.

2.—(1.) An Inspector of a Local Authority on receiving in any manner whatsoever information of the supposed existence of pleuro-pneumonia, or having reasonable ground to suspect the existence of pleuro-pneumonia, shall proceed with all practicable speed to the place where such disease, according to the information received by him, exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894 and this Order.

(2.) The Inspector shall forthwith report to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W., the information received by him, and his proceedings thereon.

No Movement into or out of Pleuro-Pneumonia Infected Place without Licence.

3. Cattle shall not be moved into or out of an Infected Place except with a Movement Licence of an Inspector or officer of the Board, and such cattle shall not be moved except in accordance with the conditions contained in such Licence.

Removal of Dung or other Things.

4. It shall not be lawful for any person to send or carry, or cause to be sent or carried, on a railway, canal, river, or inland navigation, or in a coasting vessel, or on a highway or thoroughfare, any dung, fodder, or litter that has been in an Infected Place, or that has been in any place in contact with or used about a diseased or suspected head of cattle, except with a Licence of an Inspector or officer of the Board or of an Inspector of the Local Authority.

Prohibition of Movement by Inspector of Local Authority or Board.

5.-(1.) An Inspector of a Local Authority or of the Board may give a Notice in writing (in the Form C set forth in the First Schedule to this Order or to the like effect) to the owner or person in charge of any head of cattle, prohibiting the movement of such head of cattle from or out of any farm, field, shed, or other place, and after the service of such Notice it shall not be lawful for any person, until such Notice be withdrawn by a further Notice in writing (in the Form D set forth in the First Schedule to this Order or to the like effect) signed by an Inspector of the Local Authority or of the Board, as the case may be,—

- (a.) to move such head of cattle from or out of such place as aforesaid; or
- (b.) to move from or out of such place as aforesaid any other head of cattle that may be thereon or therein; or
- (c.) to move any other head of cattle on to or into such place as aforesaid; or
- (d.) to permit any other head of cattle to come in contact with any head of cattle to which the Notice applies.

(2.) The Inspector shall with all practicable speed send copies of any Notice given by him under this Article to the Local Authority and the police officer in charge of the nearest police station of the District.

Report to Board of Cattle that have been in Contact with Cattle Affected with Pleuro-Pneumonia.

6. Where it appears to a Local Authority that there is within their District any head of cattle which has been in the same field, shed, or other place, or in the same herd, or otherwise in contact, with any head of cattle affected with pleuropneumonia, or otherwise exposed to the infection thereof, the Local Authority shall forthwith report the facts of the case to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

Disposal of Carcases.

7.---(1.) The carcase of a head of cattle which has died of pleuro-pneumonia shall be disposed of by the Local Authority as follows :

- (i.) Either the Local Authority shall cause the carcase to be buried as soon as possible in its skin in some proper place at a depth of not less than six feet below the surface of the earth, and to be covered with a sufficient quantity of quicklime or other disinfectant;
- (ii.) Or the Local Authority may, if authorized by Licence of the Board, cause the carcase to be destroyed, under the inspection of the Local Authority, in the mode following: The carcase shall be disinfected, and shall then be taken, in charge of an officer of the Local Authority, to a horse-slaughterer's or knacker's-yard approved for the purpose by the Board, or other place so approved, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2.) With the view to the execution of the foregoing provisions of this Article the Local Authority may make such Regulations as they think fit for prohibiting or regulating the removal of carcases or for securing the burial or destruction of the same.

(3.) A Local Authority may cause or allow a carcase to be taken into the District of another Local Authority to be buried or destroyed, with the previous consent of that Local Authority, but not otherwise.

Digging up.

8. It shall not be lawful for any person, except with a Licence of the Board or permission in writing of an Inspector of the Board, to dig up, or cause to be dug up, the carcase of any head of cattle that has been buried.

Disinfection by Inspector or Officer of Board.

9. An Inspector or officer-of the Board may cause or require any shed or other place which has been used for a head of cattle while affected with or suspected of pleuro-pneumonia, and any utensil, pen, hurdle, or other thing used for or about such head of cattle, to be cleansed and disinfected to his satisfaction.

Occupiers to give facilities for Cleansing.

10.—(1.) The owner and occupier and person in charge of any shed or other place which has been used for any head of cattle while affected with or suspected of pleuro-pneumonia shall give all reasonable facilities to an Inspector or officer of the Board for the cleansing and disinfection of such place, and of any utensils, pens, hurdles, or other things used for or about such cattle.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty of an offence against the Act of 1894.

Regulations of Local Authority as to Movement within their District by Special Authority of Board.

11. A Local Authority, if authorized by the Board to put in operation this Article, but not otherwise, may, with the view of preventing the spreading of pleuro-pneumonia, make such Regulations as they think fit for prohibiting or regulating the movement by land or by water of cattle within the whole of their District or within any part or parts thereof specified by the Board.

Notice of Regulations to Railway Companies.

12. A Local Authority shall send a copy of every Regulation made by them under the last preceding Article of this Order to every railway company having a railway station within the District of the Local Authority or within the part of their District to which the Regulation applies, and shall also forthwith send a copy of the Regulation to the Secretary, Railway Clearing House, 123, Seymour Street, Euston Square, London, N.W.

Limitation as to Regulations of Local Authority.

13.—(1.) A Regulation made by a Local Authority under this Order shall not be deemed to authorize—

- (a.) the movement of any cattle affected with or suspected of pleuro-pneumonia; or
- (b.) the movement of any cattle in or out of any place or area infected with cattle-plague, pleuro-pneumonia, or foot-and-mouth disease, or any other disease, otherwise than in accordance with the provisions of the Act of 1894 and any Order of the Board in relation to such disease.

(2.) For the purposes of this Order, or of any Regulation made by a Local Authority thereunder, cattle shall not be deemed to be moved within the District of the Local Authority or within the part of the District to which the Regulation applies where they are moved through the District or such part thereof by railway from a place outside the District or such part thereof to another place outside the District or such part thereof without unnecessary delay and without the cattle being untrucked or rebooked within the District or such part thereof.

Regulations of Locol Authority as to Markets, Sales &c.

14. A Local Authority may, with the view of preventing the spreading of pleuro-pnenmonia, make such Regulations as they think fit for prohibiting or regulating the exposure or sale of cattle in or at any market, fair, auction, sale-yard, sale, or place of exhibition within their District.

Pleuro-pneumonia found in a Market, Railway Station, Grazing-Park, or other like Place, or during Transit.

15. By virtue of section twenty-one of the Act of 1894, if a head of cattle is found to be affected with pleuro-pneumonia-

- (a.) while exposed for sale or exhibited in a market, fair, sale-yard, place of exhibition, or other place; or
- (b.) while placed in a lair or other place before exposure for sale; or
- (c.) while being in or on a landing-place or wharf or railway station or other place during transit; or
- (d.) while in course of being moved by land or by water; or
- (e.) while being on common or uninclosed land; or

- (f.) while being on or in a farm, field, yard, shed, park, or other place wherein animals of different owners are taken in for shelter, or for rest, or for grazing, or for any other purpose; or
- (g.) while being in any other place not in the possession or occupation or under the control of the owner of the animal;

the following provisions shall apply (namely):

(Seizure of Cattle.)

(i.) The Inspector of the Local Authority shall cause to be seized all the cattle affected with pleuro-pneumonia, and also all cattle being in or on the market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, park, or other such place as aforesaid, and shall forthwith transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(ii.) The Inspector of the Local Authority shall cause all such cattle so seized to be detained at the place where they are seized, or to be moved to some convenient and isolated place and there detained.

(iii.) The Inspector of the Local Authority shall cause, so far as practicable, all the cattle affected with pleuro-pneumonia to be kept separate during such movement and detention from cattle not so affected.

(iv.) The cattle so seized and detained shall not be moved from the place of detention except with the permission of the Board.

(Declaration of Infected Place by Board only.)

(v.) The market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, park, or other such place as aforesaid, or any part thereof, in or on which a head of cattle affected with pleuro-pneumonia is found in any case in which this Article applies shall not by reason thereof be declared to be an Infected Place or part of such an Infected Place except by the Board.

(Reports.)

(vi.) The Inspector of the Local Authority acting under this Article shall forthwith report to the Local Authority the proceedings taken by him thereunder, and the Local Authority shall forthwith report the same to the Board.

(Expenses.)

(vii.) The Local Authority may recover summarily the expenses of the execution by them or by their Inspector or other officer of the provisions of this Article from the owner of the cattle soized, or from the consignor or consignee thereof, who may recover the same from the owner, by proceedings in any court of competent jurisdiction.

(Foreign Animals Wharves &c.)

(viii.) Nothing in this Article shall apply to a Foreign Animals Wharf or to a Foreign Animals Quarantine Station or to a Landing-place for Foreign Animals.

Prohibition to Expose or Move Diseased or Suspected Cattle.

16.-(1.) It shall not be lawful for any person-

- (a.) to expose a diseased or suspected head of cattle in a market or fair, or in a sale-yard, or other public or private place where cattle are commonly exposed for sale; or
- (b.) to place a diseased or suspected head of cattle in a lair or other place adjacent to or connected with a market or a fair, or where cattle are commonly placed before exposure for sale; or

- (c.) To send or carry, or cause to be sent or carried, a diseased or suspected head of cattle on a railway, canal, river, or inland navigation, or in a coasting vessel; or
- (d.) to carry, lead, or drive, or cause to be carried, led, or driven, a diseased or suspected head of cattle on a highway or thoroughfare; or
- (e.) to place or keep a diseased or suspected head of cattle on common or uninclosed land, or in a field or place insufficiently fenced, or in a field adjoining a highway unless that field is so feuced or situate that cattle therein cannot in any manner come in contact with cattle passing along that highway or grazing on the sides thereof; or
- (f.) to graze a diseased or suspected head of cattle on pasture being on the sides of a highway; or
- (g.) to allow a diseased or suspected head of cattle to stray on a highway or thoroughfare or on the sides thereof or on common or uninclosed land, or in a field or place insufficiently fenced.

(2.) But this Article shall operate subject to any provisions of any Article of this Order providing for or directing the movement of cattle in cases therein mentioned.

(3.) The provisions of the last preceding Article of this Order with respect to the seizure and detention of cattle under that Article shall apply in the case of any cattle exposed or otherwise dealt with in contravention of this Article.

Food and Water during Detention.

17. An Inspector, officer, or constable detaining a head of cattle under the Act of 1894 or this Order shall cause it to be supplied with requisite food and water during its detention; and the expenses incurred by him in respect thereof may be recovered summarily from the person having charge of the head of cattle or from its owner.

Declaration of Slaughter-House an Infected Place by Board only.

18. A slaughter-house in which a head of cattle affected with pleuro-pneumonia or the carcase of an animal that was affected with pleuro-pneumonia is found, shall not, by reason thereof, be declared to be an Infected Place, except by the Board.

Ascertainment of Value for Compensation in England and Wales.

h

19. Where in England or Wales a head of cattle is slaughtered on account of pleuro-pneumonia by order of the Board under the provisions of the Act of 1894, the value of the head of cattle for compensation shall be ascertained as follows:

(i.) If within fourteen days after the receipt of notice in writing from an Inspector or officer of the Board of the valuation of the head of cattle the owner of the animal or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Board, the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the head of cattle shall by virtue of this Order stand referred to the arbitration of a single arbitrator, and the provisions of the Arbitration Act, 1889 shall apply to the reference and arbitration, as if the same were pursuant to a submission, except in so far as that Act is inconsistent with the provisions of this Article.

(iii.) An arbitrator may be appointed by an agreement in writing signed by an Inspector or

officer of the Board and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counter-notice by the owner or his agent, either party may, baving given notice to the other party of the place and time of his intended application, apply to a court of summary jurisdiction to appoint an arbitrator, and such court may accordingly appoint an arbitrator, as if such court were a court or judge within the meaning of the Arbitration Act, 1889.

(v.) The arbitrator shall make his award in writing ready for delivery within seven days after the date of his appointment.

(vi.) If on the arbitration a higher valuation is awarded than the valuation specified in the notice given by the Inspector or officer of the Board, then the Board shall pay the costs of the reference and award and all costs incurred by the owner with respect to the arbitration, but otherwise the costs of the reference and award and all costs incurred by the Board with respect to the arbitration may be deducted by the Board from the sum payable to the owner as compensation under the award. The arbitrator may tax or settle the amount of costs to be paid or deducted by the Board under this Article.

Ascertainment of Value for Compensation in Scotland.

20. Where in Scotland a head of cattle is slaughtered on account of pleuro-pneumonia by order of the Board under the provisions of the Act of 1894, the value of the head of cattle for compensation shall be ascertained as follows:

(i.) If within fourteen days after the receipt of notice in writing from an Inspector or officer of the Board of the valuation of the head of cattle the owner of the animal or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Board, the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the head of cattle shall be determined by a valuer who shall be appointed as follows:

(iii.) Such valuer may be appointed by an agreement in writing signed by an Inspector or officer of the Board and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counter-notice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to the sheriff-substitute to appoint a valuer, and the sheriff-substitute may accordingly appoint a valuer for the purpose of determining the value of the animal.

(v.) The valuer shall make his valuation in writing ready for delivery within seven days after the date of his appointment and his valuation shall be final and binding on the Board and the owner.

(vi.) If a higher valuation is determined by the valuer than the valuation specified in the notice given by the Inspector or officer of the Board, then the Board shall pay the costs and expenses of the valuation and all costs incurred by the owner with respect to the valuation, but otherwise the costs and expenses of the valuation and all costs incurred by the Board in relation thereto may be deducted by the Board from the sum payable to the owner as compensation in accordance with the valuation of the valuer, who may tax or settle the amount of costs to be paid or deducted by the Board under this Article.

Granting of Movement Licences.

21.—(1.) A Licence shall only be granted by or on behalf of a Local Authority for the movement of a head of cattle under this Order or under any Regulation made by a Local Authority under this Order where in the opinion of the Local Authority or the person granting the Licence, as the case may be, the granting of such Licence is necessary or expedient.

(2.) A Movement Licence granted under this Order or under any Regulation made by a Local Authority under this Order hall not be available if granted by the owner of the head of cattle to be moved or by his agent, or by the owner or consignee or other person selling the animal or exposing the animal for sale, or by the purchaser thereof or by his agent, or by the purchaser thereof or by his agent, or by the auctioneer or other person conducting the sale at which the animal is exposed, or by the occupier of the farm or premises or slaughter-house from or to which the animal is to be moved, or by any individual member of an Executive Committee or Sub-Committee of a Local Authority.

Production of Licenc's; Names and Addresses.

22.—(1.) Every person in charge of a head of cattle or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, shall, on demand of a Justice, or of a constable, or of an Inspector or officer of the Board or of a Local Authority, produce and show to him the Movement Licence, if any, authorizing the movement, and shall allow it to be read and a copy of or an extract from it to be taken by the person to whom it is produced.

(2.) Every person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or officer.

Provisions as to Regulations of Local Authority.

23.—(1.) A Local Authority shall forthwith send to the Board a copy of every Regulation made by them under this Order.

(2.) If the Board are satisfied on inquiry, with respect to any Notice served or any Regulation made by a Local Authority under this Order, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate.

Movement of Cattle &c. with Licence of Board.

24. Notwithstanding anything in this Order, or in any Regulation made by a Local Authority thereunder, any head of cattle, carcase, or thing may be moved in any circumstances with a Licence of an Inspector or officer of the Board, which Licence will only be granted where the Board, after inquiry, are satisfied that exceptional circumstances render the movement necessary or expedient.

Powers of the Board of Agriculture.

25. Any powers by this Order conferred upon a Local Authority or an Inspector of a Local Authority may at any time be exercised by the Board or an Inspector of the Board respectively.

Local Authority to enforce Order.

26. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority.

Offences.

27.-(1.) If a head of cattle or any thing is moved in contravention of this Order, or of

a Notice served under this Order, or of any Regulation made by a Local Authority under this Order, or of the conditions of a Movement Licence thereunder, the owner of the animal or thing, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and .the person moving or conveying the animal or thing, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it, knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the animal or thing is moved, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(2.) If, in contravention of any Regulation made by a Local Authority under this Order, a carcase is removed or is not buried or is not destroyed, the owner of the carcase, and the person for the time being in charge thereof, and the person causing, directing, or permitting the 'removal, and the person removing or conveying the carcase, and the consignee or other person receiving or keeping it knowing it to have been removed in contravention as aforesaid, and the person failing to bury or destroy the carcase, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If anything is omitted to be done as regards cleansing or disinfection in contravention of a requirement of an Inspector or an officer of the Board under this Order, the owner and the lessee and the occupier and the person in charge of any place or thing in or in respect of which the same is omitted, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(4.) If a person in charge of a head of cattle, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, on demand made under this Order, fails to give his irue name and address, or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(5.) If a person, with a view to unlawfully evade or defeat the operation of this Order, or of any Regulation made by a Local Authority under this Order, allows a head of cattle to stray, he shall be deemed guilty of an offence against the Act of 1894.

Documents and Forms.

28.-(1.) A Local Authority shall provide and supply to their Inspectors and officers such documents and forms as may be necessary for the purposes of the Act of 1894 and of this Order.

(2.) The forms for use by an Inspector given in the First Schedule to this Order, with such variations as circumstances require, may be used for the purposes of the Act of 1894 and of this Order.

(3.) Forms given in any tormer Order, which have been before the commencement of this Order prepared and are already printed for use by a Local Authority, may also be used, so far as they are suitable, and with the requisite adaptations.

. Interpretation.

29. In this Order, unless the context otherwise requires,-

- "The Board " means the Board of Agriculture :
- "The Act of 1894" means the Diseases of Animals Act, 1894 :
- "Cattle" means bulls, cows, oxen, heifers, and calves : No. 26602. Ĉ

- "Diseased cattle" or "suspected cattle" means cattle affected with or suspected of pleuro-pneumonia:
- "Infected Place" means a place for the time being declared to be infected with pleuro-pneumonia under the Act of 1894:
- "Inspector" includes Veterinary Inspector:
- " Carcase " means the carcase of a head of cattle, and includes part of a carcase, and the meat, bones, hide, skin, hoofs, horns, offal, or other part of a head of cattle, separately or otherwise, or any portion thereof:

Other terms have the same meaning as in the Act of 1894.

Revocation of Orders.

30. The Orders described in the Second Schedule to this Order are hereby from and after the commencement of this Order revoked : Provided that such revocation shall not invalidate or make unlawful anything done under the Orders hereby revoked, or either of them, or affect any licence or authority granted, or any right, title, obligation, or liability accrued thereunder before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the Orders hereby revoked, or either of them, before the commencement of this Order.

Existing Regulations of Local Authority.

All Regulations made by a Local 31. Authority under the Orders by this Order revoked, or either of them, and in force immediately before the commencement of this Order, shall be deemed to have been made under this Order, and shall continue in force until altered or revoked by the Local Authority or by the Board, provided that nothing in any such Regulation shall in any way apply to a head of cattle or thing which is being moved under the authority of an Inspector of the Board.

Extent.

32. This Order extends to Great Britain.

Commencement.

33. This Order shall come into operation on the first day of April, one thousand eight hundred and ninety-five.

Short Tille.

34. This Order may be cited as THE PLEURO-PNEUMONIA ORDER OF 1895.

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

L, S.

by

T. H. Elliott, Secretary.

THE FIRST SCHEDULE.

Forms.

FORMS FOR USE BY AN INSPECTOR. FORM A.

Declaration of Disease.

DISEASES OF ANIMALS ACT, 1894. (Section 8.)

PLEURO-PNEUMONIA.

I, A.B. of , the Inspector appointed , being the Local Authority for the THE LONDON GAZETTE, FEBRUARY 26, 1895.

, hereby declare that [county] of it appears to me that pleuro-pneumonia exists or has within fifty-six days existed in the following shed, field, or other place, (that is to say,) [here describe the place where the disease is found].

(Signed), 18 Dated this day of

A.B.

FORM B.

Notice of Declaration of Disease (Form A) to Occupier.

DISEASES OF ANIMALS ACT, 1894.

(Section 8.)

PLEURO-PNEUMONIA.

To C.D. of

1164

, the Inspector appointed I, A.B. of , being the Local Authority for the by , hereby give you notice, [county] of as the occupier of the following shed, field, or other place, (that is to say,) [here describe the place where the disease is found] that I have made a Declaration, a copy whereof is indorsed on this notice [copy of Declaration (Form A) as filled up and signed to be indorsed], and that in consequence thereof the shed, field, or other place aforesaid, has become and is a Place infected with pleuropneumonia, subject to the determination and declaration of the Board of Agriculture.

, 18 . day of A.B. (Signed)

· · · · FORM C.

(Article 5.)

Notice to Owner or Person in Charge prohibiting Movement of Cattle.

DISEASES OF ANIMALS ACT, 1894.

PLEURO-PNEUMONIA.

To G.H. of

Dated this

I, E.F. , of ¬ , being an Inspector appointed by the Local Authority of [or being an Inspector the [county] of of the Board of Agriculture], hereby prohibit the movement of the following head of cattle, namely,

from or out of [here describe the farm, field, shed, or other place where the animal is to be detained] and I hereby require you to take notice that, in consequence of this Notice and the provisions of the Order of the Board of Agriculture under which this Notice is issued, it is not lawful for any person, until this Notice is withdrawn,-

(a.) to move such head of cattle from or out of such place as aforesaid; or

- (b.) to move from or out of such place as aforesaid any other head of cattle that may be thereon or therein ; or
- (c.) to move any other head of cattle on to or into such place as aforesaid; or
- (d.) to permit any other head of cattle to come in contact with any head of cattle to which the Notice applies. Dated this
 - day of 18 (Signed) E.F.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the District.

[Read the Indorsement on back of this Notice.]

To be printed as Indorsement on Form C.

The Order of the Board of Agriculture under which this Notice is issued, provides that if a head of cattle is moved in contravention of this Notice the owner of the animal, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the animal, and the consignee or other person receiving or keeping it, knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the animal is moved, are liable under the Diseases of Animals Act, 1894, to the penalties thereby prescribed.

FORM D.

(Article 5.)

Withdrawal of Notice (Form C) to Owner or Person in charge Prohibiting Movement of Cattle.

PLEURO-PNEUMONIA.

DISEASES OF ANIMALS ACT, 1894.

To *G.H*. of

I, E.F.	, of	, being
an Inspector app	ointed by the	Local Authority for .
the [county] of		or being an Inspec-
tor of the Board o	f Agriculture], hereby withdraw,
as from this	day of	
the Notice signed	lby -	and served upon
you on the	day of	, 18 ,
		ead of cattle referred.
to in that Notice.		
Dated this	day of	, 18
	- 	(Signed) E.F.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority, and to the police officer in charge of the nearest. police station of the District.

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THE SECOND SCHEDULE.

Orders Revoked.

No Date	Short Title.
ATT A AFTER A TO A	The Pleuro-Pneumonia Order of 1891
4390 18 February	The Pleuro-Pneumonia (Supplemental) Order of 1891, No.2

A. 60 . . .

ORDER OF 1895. ٤.

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows :

Notice of Disease.

1.--(1.) Every person having or having had in his possession or under his charge an animal affected with or suspected of foot-and-mouth disease shall with all practicable speed give notice of the fact of the animal being so affected or suspected to a constable of the police force for the police area wherein the animal so affected or suspected is or was.

(2.) The constable receiving such notice shall immediately transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(3.) The constable shall also forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority.

Duty of Inspector to act immediately.

2.-(1.) An Inspector of a Local Authority on receiving in any manner whatsoever information of the supposed existence of foot-and-mouth disease, or having reasonable ground to suspect the existence of foot-and-mouth disease, shall proceed with all practicable speed to the place where such disease, according to the information received by him; exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894 and this Order.

(2.) The Inspector shall forthwith report to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W., the information received by him, and his proceedings thereon.

(3.) Every such Inspector shall, on leaving any premises in which foot-and-mouth disease exists or is suspected to exist, thoroughly wash his hands with soap and water and disinfect his boots and clothes.

Local Authority to consult Veterinary Inspector as to existence of Foot-and-Mouth Disease.

3.-(1.) A Local Authority, in making an inquiry, under sub-section five of section eight of the Act of 1894 into the correctnesss of an Inspector's declaration respecting the existence of foot-and-mouth disease in any place, shall obtain the assistance and advice of a Veterinary Inspector or of a person qualified according to the Act of 1894 to be such.

(2.) Every such Veterinary Inspector or person shall on leaving any premises in which foot-andmouth disease exists or is suspected to exist thoroughly wash his hands with soap and water and disinfect his boots and clothes.

Rules for Foot-and-Mouth Disease Infected Place.

4. In addition to the Rules for foot-and-mouth disease contained in Part II of the First Schedule to the Act of 1894, the following Additional Rules "shall have effect in relation to an Infected Place :

Rule 1. Animals shall not be moved into or out of an Infected Place except with a Licence of an Inspector or officer of the Board.

Rule 2. Carcases shall not be removed from an Infosted Place except with the permission in writing · · · · ·

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THE FOOT-AND-MOUTH DISEAS E | from an Inspector or officer of the Board or an Inspector of the Local Authority.

> Rule 3. Fodder, litter, dung, utensils, pens, hurdles, or other things shall not be removed from an Infected Place except with the permission in writing from an Inspector or officer of the Board or an Inspector of the Local Authority, which permission shall not be granted until such things have been thoroughly disinfected.

> Rule 4. No person (except the person tending the animal) shall, unless authorized in writing by an Inspector or officer of the Board or by an Inspector of the Local Authority, enter any shed, field, or other place, being part of an Infected Place, in which a diseased or suspected animal is or has recently been kept.

> Rule 5. Every person upon leaving any such shed, field, or other place shall thoroughly wash his hands with soap and water and disinfect his boots and clothes.

> Rule 6. A person tending a diseased or suspected animal shall not tend any animal not so diseased or suspected except with the permission in writing of an Inspector or officer of the Board.

Removal of Dung or other Things.

5. It shall not be lawful for any person to send or carry, or cause to be sent or carried, on a railway, canal, river, or inland navigation, or in a coasting vessel, or on a highway or thoroughfare, any dung, fodder, litter, or thing that has been in an Infected Place, or that has been in any place in contact with or used about a diseased or suspected animal, except with a Licence of an Inspector or officer of the Board or of an Inspector of the Local Authority.

Prohibition of Movement by Inspector of Local Authority or Board.

6.-(1.) An Inspector of a Local Authority or of the Board may give a Notice in writing (in the Form D set forth in the First Schedule to this Order or to the like effect) to the owner or person in charge of any animal prohibiting the movement of such animal from or out of any farm, field, shed, sty, or other place, and after the service of such Notice it shall not be lawful for any person, until such Notice be withdrawn by a further Notice in writing (in the Form E set forth in the First Schedule to this Order or to the like effect) signed by an Inspector of the Local Authority or of the Board, as the case may be,-

- (a.) to move such animal from or out of such place as aforesaid; or
- (b.) to move from or out of such place as aforesaid any other animal that may be thereon or therein ; or
- (c.) to move any other animal on to or into such place as aforesaid ; or
- (d.) to permit any other animal to come in con. tact with any animal to which the Notice applies.

(2.) The Inspector shall with all practicable speed send copies of any Notice given by him under this Article to the Local Authority and the police officer in charge of the nearest police station of the District.

Disposal of Carcases.

7.-(1.) The carcase of an animal which has died of foot-and-mouth disease shall be disposed of by the Local Authority as follows:

(i.) Either the Local Authority shall cause the carcase to be buried as soon as possible in its skin in some proper place at a depth of not less than six feet below the surface of the

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earth, and to be covered with a sufficient quantity of quicklime or other disinfectant;

(ii.) Or the Local Authority may, if authorized by Licence of the Board, cause the carcase to be destroyed, under the inspection of the Local Authority, in the mode following: The carcase shall be disinfected, and shall then bo taken, in charge of an officer of the Jocal Authority, to a horse-slaughterer's or knacker's-yard approved for the purpose by the Board, or other place so approved, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2.) With the view to the execution of the foregoing provisions of this Article the Local Authority may make such Regulations as they think fit for prohibiting or regulating the removal of carcases or for securing the burial or destruction of the same.

(3.) Where under this Article a Local Authority cause a carcase to be buried they shall first cause the skin to be so slashed as to be useless.

(4.) A Local Authority may cause or allow a carcase to be taken into the District of another Local Authority to be buried or destroyed with the previous consent of that Local Authority, but not otherwise.

Digging up.

8. It shall not be lawful for any person, except with a Licence of the Bcard or permission in writing of an Inspector of the Board, to dig up, or cause to be dug up, the carcase of any animal that has been buried.

Disinfection for Foot-and-Mouth Disease.

9.—(1.) Any shed or other place in which an animal affected with foot-and-mouth disease has been kept while so affected, or has died or been slaughtered, shall be cleansed and disinfected as follows:

- (a.) The shed or other place shall be swept out, and all litter, dung, or other thing that has been in contact with, or used about, any such animal shall be effectually removed therefrom: then
- (b.) The floor of the shed or other place and all other parts thereof with which the auimal or its droppings or any discharge from the mouth or nostrils of the animal has come in contact shall be thoroughly washed or scrubbed or scoured with water : then
- (c.) The same parts of the shed or other place shall be washed over with lime-wash.

(2.) All litter, dung, or other thing that has been removed from the shed or other place shall be forthwith disinfected, burnt, or destroyed.

(3.) Except that where any yard or other place of that nature is not capable of being so cleansed and disinfected, it shall be sufficient if such yard or place be cleansed and disinfected so far as practicable.

(4.) The Local Authority may by Regulation require the occupier of any such shed or other place to cleanse and disinfect the same in accordance with this Article at the expense of the Local Authority or at the expense of such occupier.

(5.) Where the Local Authority have made no Regulation under this Article the provisions of this Article' shall be executed by the Local Authority at their own expense.

Regulations of Local Authority as to Disinfection of Places used for temporary detention, or of Vehicles &c.

10.—(1.) A Local Authority may, with the view of preventing the spreading of foot-and-mouth

disease, either generally or in any particular case, make such Regulations as they think fit for the following purposes, or any of them :

- (a.) For requiring the owner, lessee, or occupier of any building, shed, outhouse, yard, or other place used for the temporary keeping or detention of animals prior to or subsequent to their being exposed for sale in or at a market, fair, sale-yard, place of exhibition, or other public or private place where animals are commonly exposed for sale, to cleanse and disinfect such building, shed, outhouse, yard, or other place at his own expense, where, in the judgment of the Local Authority, the circumstances are such as to allow of such cleansing and disinfection being reasonably required:
- (b.) For requiring the cleansing and disinfection of vans, carts, or other vehicles used for carrying animals, or of ropes, nets, or other apparatus used in the conveyance of animals, on land otherwise than on a railway:
- (c.) For prescribing the mode in which cleansing and disinfection under the Regulations are to be effected.

(2.) If any person fails to cleanse and disinfect any building, shed, outhouse, yard, or other place, or any van, cart, or other vehicle, or any rope, net, or other apparatus, in accordance with any such Regulation, it shall be lawful for the Local Authority, without prejudice to the recovery of any penalty for the infringement of such Regulation, to cause such building, shed, outhouse, yard, or other place, or such van, cart, or other vehicle, or such rope, net, or other apparatus to be cleansed and disinfected, and to recover summarily the expenses of such cleansing and disinfection from such person.

Occupiers to give Facilities for Cleansing.

11.—(1.) The owner and occupier and person in charge of any place, thing, or vehicle to which the two last preceding Articles of this Order apply shall give all reasonable facilities to the Local Authority or to an Inspector or officer of the Board for the carrying out of the provisions of those Articles.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty of an offence against the Act of 1894.

Regulations of Local Authority as to Movement into their District from other Districts.

12.—(1.) A Local Authority may, with the view of preventing the introduction of foot-andmouth disease into their District, make such Regulations as they think fit for prohibiting or regulating the movement by land or by water of animals into their District from the District of any other Local Authority in England or Wales or Scotland.

(2.) Where a Local Authority have made a Regulation under the provisions of this Article prohibiting the movement of animals into their District from the District of any other Local Authority in England or Wales or Scotland, it shall not be lawful, so long as such Regulation is in force, for any person to move into the District of such first-mentioned Local Authority any animal so prohibited that may have been at any time during the continuance of such³ Regulation within the District of such other Local Authority.

Regulations of Local Authority as to Movement within their District.

13. A Local Authority may, with the view

of preventing the spreading of foot-and-mouth disease, make such Regulations as they think fit for prohibiting or regulating the movement by land or by water of animals within the whole of their District or within any part or parts thereof.

Notice of Regulations to Railway Companies.

14. A Local Authority shall send a copy of every Regulation made by them under either of the two last preceding Articles of this Order to every railway company having a railway station within the District of the Local Authority or within the part of their District to which the Regulation applies, and shall also forthwith send a copy of the Regulation to the Secretary, Railway Clearing House, 123, Seymour Street, Euston Square, London, N.W.

Power to make Regulations not to be deputed.

15. The power to make Regulations under this Order as to movement of animals into their District or within their District shall be exercised only by a Local Authority or their Executive Committee and shall not be deputed to any other Committee nor to a Sub-Committee.

Limitation as to Regulaions of Local Authority.

16.-(1.) A Regulation made by a Local Authority under this Order as to movement of animals into their District or within their District shall not be deemed to authorize-

- (a.) the movement of any animal affected with or suspected of foot-and-mouth disease ; or
- (b.) the movement of any animal into or out of any place or area infected with cattle-plague, pleuro-pneumonia, foot-and-mouth disease, swine-fever, or any other disease, otherwise than in accordance with the provisions of the Act of 1894 and any Order of the Board in relation to such disease.

(2.) For the purposes of this Order, or of any Regulation made by a Local Authority thereunder, animals shall not be deemed to be moved from into or within the District of a Local Authority or within the part of the District to which the Regulation applies where they are moved through the District or such part thereof by railway from a place outside the District or such part thereof to another place outside the District or such part thereof without unnecessary delay and without the animals being untrucked or rebooked within the District or such part thereof.

Regulations of Local Authority as to Markets, Sales &c.

17. A Local Authority may, with the view of preventing the spreading of foot-and-mouth disease, make such Regulations as they think fit for prohibiting or regulating the exposure or sale of animals in or at any market, fair, auction, saleyard, sale, or place of exhibition within their District.

Foot-and-Mouth Disease found in a Market, Railway Station, Grazing-Park, or other like Place, or during Transit.

18. By virtue of section twenty-one of the Act of 1894, if an animal is found to be affected with foot-and-mouth disease-

- (a.) while exposed for sale or exhibited in a
- market, fair, sale-yard, place of exhibition, or other place; or
- (b.) while placed in a lair or other place before exposure for sale ; or

wharf or railway station or other place during transit; or

- (d.) while in course of being moved by land or by water; or
- (e.) while being on common or uninclosed land ; or
- (f.) while being on or in a farm, field, yard, shed, sty, park, or other place wherein animals of different owners are taken in for shelter. or for rest, or for grazing, or for any other purpose; or
- (g.) while being in any other place not in the possession or occupation or under the control of the owner of the animal;

the following provisions shall apply (namely):

(Seizure of Animals.)

(i.) The Inspector of the Local Authority shall cause to be seized all the animals affected with foot-and-mouth disease, and also all animals being in or on the market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, sty, park, or other such place as aforesaid, and shall forthwith transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(ii.) The Inspector of the Local Authority shall cause all such animals so seized to be detained at the place where they are seized, or to be moved to some convenient and isolated place and there detained.

(iii.) The Inspector of the Local Authority shall cause, so far as practicable, all the animals affected with foot-and-mouth disease to be kept separate during such movement and detention from animals not so affected.

(iv.) The animals so seized and detained shall not be moved from the place of detention except with the permission of the Board.

(Declaration of Infected Place by Board only.)

(v.) The market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, sty, park, or other such place as aforesaid, or any part thereof, in or on which an animal affected with foot-and-mouth disease is found in any case in which this Article applies shall not by reason thereof be declared to be an Infected Place or part of such an Infected Place except by the Board.

(Disinfection in these Cases.)

(vi.) In case of an animal being found to be affected with foot-and-mouth disease in or on any such market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, sty, park, or other place as aforesaid, it shall not be lawful for the owner or occupier of such market or other place or any person to again use or allow to be used for animals that portion of the market or other place aforesaid where the diseased animal was found, unless and until a Veterinary Inspector has certified that that portion has been, so far as practicable, cleansed and disinfected.

(Reports.)

(vii.) The Inspector of the Local Authority acting under this Article shall forthwith report to the Local Authority the proceedings taken by him thereunder, and the Local Authority shall forthwith report the same to the Board.

(Expenses.)

(viii.) The Local Authority may recover summarily the expenses of the execution by them or by their Inspector or other officer of the pro-(c.) while being in or on a landing-place or visions of this Article from the owner of the animals seized, or from the consignor or consignee thereof, who may recover the same from the owner by proceedings in any court of competent jurisdiction.

(ix.) (Foreign Animals Wharves &c.) (ix.) Nothing in this Article shall apply to a Foreign Animals, Wharf or to a Foreign Animals Quarantine Station; or to a Landing-place for Foreign Animals.

" Prohibition to Expose or Move Diseased or Suspected Animals.

 $\frac{1}{10}\frac{1}{20}\frac{1}{10}$ It shall not be lawful for any person-

- (a.) to expose a diseased or suspected animal in a market or fair, or in a sale-yard, or other public or private place where animals are commonly exposed for sale; or
- (b.) to place a diseased or suspected animal in a lair or other place adjacent to or connected with a market or a fair, or where animals are commonly placed before exposure for

(c.) to send or carry, or cause to be sent or carried, a diseased or suspected animal on a railway, canal, river, or inland navigation, ' ' or'in a coasting vessel ; or

(d.) to carry, lead, or drive, or cause to be carried, led, or driven, a diseased or suspected animal on a highway or thoroughfare; or

(c.) to place or keep a diseased or suspected animal on common or uninclosed land, or in a field or place insufficiently fenced, or in a field adjoining a highway unless that field is so fenced or situate that animals therein cannot, in any manner come in contact with animals passing along that highway or grazing on the sides thereof ; or

(f.) to graze a diseased or suspected animal on pasture being on the sides of a highway; or (g.) to allow a diseased or suspected animal to

stray on a highway or thoroughfare or on the sides thereof or on common or uninclosed land, or in a field or place insufficiently fenced.

(2.) But this Article shall operate subject to any provisions of any Article of this Order providing for or directing the movement of animals in cases therein mentioned.

(3.) The provisions of the last preceding Article of this Order with respect to the seizure and detention of animals under that Article shall apply in the case of any animal exposed or otherwise dealt with in contravention of this Article.

Food and Water during Detention.

20. An Inspector, officer, or constable detaining an animal under the Act of 1894 or this Order shall cause it to be supplied with requisite food and water during its detention; and the expenses incurred by him in respect thereof may be recovered summarily from the person having charge of the animal or from its owner.

Declaration of Slaughter-House an. Infected Place by Board only.

21. A slaughter-house in which an animal affected with foot-and-mouth disease or the carcase of an animal that was affected with foot-andmouth disease is found, shall not by reason thereof, be declared to be an Infected Place, except by the Board.

Slaughter by Local Authority and Compensation. --22.-(1.) A Local Authority may; if they think fit, cause to be slaughtered-

(a.) any cattle, sheep, or swine affected with

foot-and-mouth disease or suspected of being .

- so affected ; and (b.) any cattle, sheep, or swine being or having been in the same field, shed, or other place or in the same herd or flock or otherwise in
- contact with animals affected with foot-andmouth disease, or being or having been in the opinion of the Local Authority in any way exposed to the infection of foot-andmouth disease.

(2.) The Local Authority shall out of the local rate pay compensation as follows for animals slaughtered under this Article -

- (a.) where the animal slaughtered was affected with foot-and-mouth disease the compensation shall be the value of the animal immediately before it became so affected ; and
- (b.) in every other case the compensation shall be the value of the animal immediately before it was slaughtered.

Ascertainment of Value for Compensation in England and Wales.

23.-(1.) Where in England or Wales an animal is slaughtered on account of foot-and-mouth disease by order of the Board under the pro-visions of the Act of 1894, the value of the animal for compensation shall be ascertained as follows:

(i.) If within fourteen days after the receipt of notice in writing from an Inspector or officer of the Board of the valuation of the animal the owner of the animal or his agent does not give a counternotice in writing stating in effect that he disputes the valuation made on behalf of the Board, the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the animal shall by virtue of this Order stand referred to the arbitration of a single arbitrator, and the provisions of the Arbitration Act, 1889 shall apply to the reference and arbitration, as if the same were pursuant to a submission, except in so far as that Act is inconsistent with the provisions of this Article.

(iii.) An arbitrator may be appointed by an agreement in writing signed by an Inspector or officer of the Board and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counternotice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to a court of summary jurisdiction to appoint an arbitrator, and such court may accordingly appoint an arbitrator, as if such court were a court or judge within the meaning of the Arbitration Act, 1889.

(v.) The arbitrator shall make his award in writing ready for delivery within seven days after the date of his appointment.

(vi.) If on the arbitration a higher valuation is awarded than the valuation specified in the notice given by the Inspector or officer of the Board, then the Board shall pay the costs of the reference and award and all costs incurred by the owner with respect to the arbitration, but otherwise the costs of the reference and award and all costs incurred by the Board with respect to the arbitration may be deducted by the Board from . the sum payable to the owner as compensation under the award. The arbitrator may tax or settle the amount of costs to be paid or deducted by the Board under this Article.

(2.) Where in England or Wales an animal is slaughtered on account of foot-and-mouth disease by order of a Local Authority under the provisions of this Order, the provisions of this Article shall, apply to the ascertainment of the value of the animal for compensation, and shall be read and have effect as if the Local Authority were mentioned therein instead of the Board.

Ascertainment of Value for Compensation in Scotland.

24. -(1.) Where in Scotland an animal is, slaughtered on account of foot-and-mouth disease by order of the Bcard under the provisions of the Act of 1894, the value of the animal for compensation shall be ascertained as follows :

(i.) If within fourteen days after the receipt of notice in writing from an Inspector or officer of of the Board of the valuation of the animal the owner of the animal or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Board, the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the animal shall be determined by a valuer who shall be appointed as follows:

(iii.) Such valuer may be appointed by an agreement in writing signed by an Inspector or officer of the Board and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counternotice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to the sheriff-substitute to appoint a valuer, and the sheriff-substitute may accordingly appoint a valuer for the purpose of determining the value of the animal.

(v.) The valuer shall make his valuation in writing ready for delivery within seven days after the date of his appointment and his valuation shall be final and binding on the Board and the owner.

(vi.) If a higher valuation is determined by the valuer than the valuation specified in the notice given by the Inspector or officer of the Board, then the Board shall pay the costs and expenses of the valuation and all costs incurred by the owner with respect to the valuation, but otherwise the costs and expenses of the valuation and all costs incurred by the Board in relation thereto may be deducted by the Board from the sum payable to the owner as compensation in accordance with the valuation of the valuer, who may tax or settle the amount of costs to be paid or deducted by the Board under this Article.

(2.) Where in Scotland an animal is slaughtered on account of foot-and-mouth disease by order of a Local Authority under the provisions of this Order, the provisions of this Article shall apply to the ascertainment of the value of the animal for compensation, and shall be read and have effect as if the Local Authority were mentioned therein instead of the Board.

Withholding of Compensation.

25.-(1.) A Local Authority may, if they think fit, withhold, either wholly or partially, compensation in respect of an animal slaughtered by their order under this Order where the animal was n their opinion diseased at the time of its being ibrought into their District.

(2.) A Local Authority before determining, under sub-section seven of section twenty of the Act of 1894 or under this Article, to withhold, either wholly or partially, compensation or other payment in respect of an animal slaughtered by

their order under this Order, shall give to the owner of the animal an opportunity of making representations to them respecting the facts and circumstances of the case, and shall consider the same.

Keeping of Swine in Slaughter-Houses.

26. It shall not be lawful for any person, in any case in which the slaughter of any animal is authorized or required by this Order, to use for such slaughter any slaughter-house in which swine are kept.

Record of Slaughter.

27. A Local Authority shall keep, in the form provided by the Board, a record relative to caltle, sheep, and swine slaughtered by their order under this Order, stating the particulars indicated in such form, with such variations as circumtances require.

Granting of Movement Licences.

28.—(1.) A Licence shall only be granted by or on behalf of a Local Authority for the movement of an animal under this Order or under any Regulation made by a Local Authority under this Order where in the opinion of the Local Authority or the person granting the Licence, as the case may be, the granting of such Licence is necessary or expedient.

(2.) A Movement Licence granted under this Order or under any Regulation made by a Local Authority under this Order shall not be available if granted by the owner of the animal to be moved or by his agent, or by the owner or consignee or other person selling the animal or exposing the animal for sale, or by the purchaser thereof or by his agent, or by the auctioneer or other person conducting or licensed to hold the sale at which the animal is exposed, or by the occupier of the farm or premises or slaughter-house from or to which the animal is to be moved, or by any individual member of an Executive Committee or Sub-Committee of a Local Authority.

Production of Licences; Names and Addresses.

29.—(1.) Every person in charge of an animal or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, shall, on demand of a Justice, or of a constable, or of an Inspector or officer of the Board or of a Local Authority, produce and show to him the Movement Licence, if any, authorizing the movement, and shall allow it to be read and a copy of or extract from it to be taken by the person to whom it is produced.

(2.) Every person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or officer.

Provisions as to Regulations of Local Authority.

30.—(1.) A Local Authority shall forthwith send to the Board a copy of every Regulation made by them under this Order.

(2.) If the Board are satisfied on inquiry, with respect to any Notice served or any Regulation made by a Local Authority under this Order, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate.

Movement of Animals &c. with Licence of Board.

81. Notwithstanding anything in this Order, or in any Regulation made by a Local Authority thereunder, any animal, carcase, or thing may be moved in any circumstances with a Licence of an

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Inspector or officer of the Board, which Licence will only be granted where the Board, after inquiry, are satisfied that exceptional circumstances render the movement necessary or expedient.

Powers of the Board of Agriculture.

32. Any powers by this Order conferred upon a Local Authority or an Inspector of a Local Authority may at any time be exercised by the Board or an Inspector of the Board respectively.

Local Authority to enforce Order.

33. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority.

Weekly Returns of Foot-and-Mouth Disease.

34. When an Inspector of a Local Authority finds that foot-and-mouth disease exists or has within ten days existed in his district, he shall forthwith make a return thereof to the Local Authority and to the Board, on a form provided by the Board, with all particulars therein required, and shall continue to so make a return thereof on the Saturday of every week until the disease has ceased.

Offences.

35.-(1.) If an animal or any thing is moved in contravention of this Order, or of a Notice served under this Order, or of any Regulation made by a Local Authority under this Order, or of the conditions of a Movement Licence thereunder, the owner of the animal or thing, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the animal or thing, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the animal or thing is moved, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(2.) If, in contravention of any Regulation made by a Local Authority under this Order, a carcase is removed or is not buried or is not destroyed, the owner of the carcase, and the person for the time being in charge thereof, and the person causing, directing, or permitting the removal, and the person removing or conveying the carcase, and the consignee or other person receiving or keeping it knowing it to have been removed in contravention as aforesaid, and the person failing to bury or destroy the carcase, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If anything is omitted to be done as regards cleansing or disinfection in contravention of this Order, or of any Regulation made by a Local Authority under this Order, the owner and the lessee and the occupier and the person in charge of any place or thing in or in respect of which the same is omitted, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(4.) If an animal is not slaughtered as required by this Order, or by any Regulation made by a Local Authority under this Order, or by the conditions of a Licence thereunder, the person to whom the Licence is granted, and the owner of the animal and the person for the time being in charge thereof, and the person failing to cause the same to be so

slaughtered, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(5.) If a person in charge of an animal, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, on demand made under this Order, fails to give his true name and address, or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(6.) If a person, with a view to unlawfully evade or defeat the operation of this Order, or of any Regulation made by a Local Authority under this Order, allows an animal to stray, he shall be deemed guilty of an offence against the Act of 1891.

Documents and Forms.

36.-(1.) Except where otherwise provided in this Order a Local Authority shall provide and supply to their Inspectors and officers such documents and forms as may be necessary for the purposes of the Act of 1894 and of this Order.

(2.) The forms for use by an Inspector given in the First Schedule to this Order, with such variations as circumstances require, may be used for the purposes of the Act of 1894 and of this Order.

(3.) Forms given in any former Order, which have been before the commencement of this Order prepared and are already printed for use by a Local Authority, may also be used, so far as they are suitable, and with the requisite adaptations.

Interpretation.

37. In this Order, unless the context otherwise requires,

- "The Board " means the Board of Agriculture : "The Act of 1894" means the Diseases of Animals Act, 1894 :
- "Animals" means cattle, sheep, and goats, and
- all other ruminating animals, and swine : "Diseased animal" or "suspected animal" means an animal affected with or suspected of foot-and-mouth disease :
- "Infected Place" means a place for the time being declared to be infected with foot-andmouth disease under the Act of 1894 :
- "Inspector" includes Veterinary Inspector:
- "Carcase" means the carcase of an animal, and includes part of a carcase, and the meat, bones, hide, skin, hoofs, horns, offal, or other part of an animal, separately or otherwise, or any portion thereof: Other terms have the same meaning as in the

Act of 1894.

Revocation of Order.

38. The Order described in the Second Schedule to this Order is hereby from and after the commencement of this Order revoked: Provided that such revocation shall not invalidate or make unlawful anything done under the Order hereby revoked, or affect any licence or authority granted, or any right, title, obligation, or liability accrued thereunder before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the Order hereby revoked before the commencement of this Order.

Existing Regulations of Local Authority.

39. All Regulations made by a Local Authority under the Order by this Order revoked, and in force immediately before the commencement of

this Order, shall be deemed to have been made under this Order, and shall continue in force until altered or revoked by the Local Authority or by the Board, provided that nothing in any such Regulation shall in any way apply to an animal or thing which is being moved under the authority of an Inspector of the Board.

Extent.

40. This Order extends to Great Britain.

Commencement.

41. This Order shall come into operation on the first day of April, one thousand eight hundred and ninety-five.

Short Title.

42. This Order may be cited as THE FOOT-AND-MOUTH DISEASE ORDER OF 1895.

In witness whereof the Board of Agriculture have hereunto set their Official Seal this twenty-second day of February, one thousand eight hundred and ninetyfive.

> T. H. Elliott, Secretary.

THE FIRST SCHEDULE. Forms.

FORMS FOR USE BY AN INSPECTOR.

FORM A.

Declaration of Disease.

DISEASES OF ANIMALS ACT, 1894.

(Section 8.)

FOOT-AND-MOUTH DISEASE.

I, A.B. of , the Inspector appointed , being the Local Authority for the by . , hereby declare that [county] of it appears to me that foot-and-mouth disease exists or has within ten days existed in the following shed, field, or other place, (that is to say,) [here describe the place where the disease is found].

Dated this

L. S

, 18 . (Signed) A.B. day of

FORM B.

Notice of Declaration of Disease (Form A) to Occupier.

DISEASES OF ANIMALS ACT, 1894.

(Section 8.)

FOOT-AND-MOUTH DISEASE.

To C.D. of I, A.B. of

by

, the Inspector appointed , being the Local Authority for the

[county] of , hereby give you notice, as the occupier of the following shed, field, or other place, (that is to say,) [here describe the place where the disease is found] that I have made a Declaration, a copy whereof is indorsed on this notice [copy of Declaration (Form A) as filled up and signed to be indorsed], and that in consequence thereof the shed, field, or other place aforesaid has become and is a Place infected with foot-and-mouth disease subject to the determination and declaration of the Local Authority.

(Signed), 18 Dated this day of

A.B.

Notice of Declaration of Disease (Form A) to Occupiers of Contiguous Lands.

DISEASES OF ANIMALS ACT, 1894.

(Section 8.)

FOOT-AND-MOUTH DISEASE.

To E.F. of

, the Inspector appointed by , being the Local Authority for the [county] of . hereby give rest [county] of , hereby give you notice that I have made a declaration, a copy whereof is indorsed on this notice [copy of declaration (Form A) as filled up and signed to be indorsed], and that in consequence thereof the shed, field, or other place therein described, has become and is a Place infected with foot-and-mouth disease subject to the determination and declaration of the Local Authority.

day of Dated this

(Signed) A.B.

FORM D.

(Article 6.)

Notice to Owner or Person in Charge prohibiting Movement of Animals.

DISEASES OF ANIMALS ACT, 1894.

FOOT-AND-MOUTH DISEASE.

To I.J. of I, *G.H*. , of , being an Inspector appointed by the Local Authority of [or being an Inspector the [county] of of the Board of Agriculture], hereby prohibit the movement of the following animal, namely, from or out of [here describe

the farm, field, shed, sty, or other place where the animal is to be detained] and I hereby require you to take notice that, in consequence of this Notice and the provisions of the Order of the Board of Agriculture under which this Notice is issued, it is not lawful for any person, until this Notice is withdrawn,-

(a.) to move such animal from or out of such place as aforesaid ; or

- (b.) to move from or out of such place as aforesaid any other animal that may be thereon or therein ; or
- (c.) to move any other animal on to or into such place as aforesaid ; or
- (d.) to permit any other animal to come in contact with any animal to which the Notice applies.

day of ·(Signed) G.H.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the District.

Dated this

[Read the Indorsement on back of this Notice.] To be printed as Indorsement on Form D.

The Order of the Board of Agriculture under which this Notice is issued, provides that if an animal is moved in contravention of this Notice the owner of the animal, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement. and the person moving or conveying the animal, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the animal is moved, are liable under the Diseases of Animals Act, 1894. to the penalties thereby prescribed,

No. 26602.

THE LONDON GAZETTE, FEBRUARY 26, 1895.

FORM E.

(Article 6.)

Withdrawal of Notice (Form D) to Owner or Person in charge Prohibiting Movement of Animals.

DISEASES OF ANIMALS ACT, 1894.

FOOT-AND-MOUTH DISEASE.

To I.J. of

a . .

. . . .

- <u>1</u> + +

I, G.H.

.

I, G.H. , of , being an Inspector appointed by the Local Authority for , being the [county] of

tor of the Board of Agriculture], hereby withdraw, day of . , 18 as from this and served upon the Notice signed by ,18 day of you on the prohibiting movement of the animal referred to in that Notice. . 18 day of Dated this

(Signed) G.H. The Inspector is with all practicable speed to send copies of this Notice to the Local Authority

and to the police officer in charge of the nearest [or being an Inspec- | police station of the District.

THE SECOND SCHEDULE.

Order Revoked.

No.	Date.	Short Title.
4909	1892. 6 April	The Foot-and-Mouth Disease Order of 1892, No. 2.

THE SHEEP-POX ORDER OF 1895.

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

Notice of Disease.

1.-(1.) Every person having or having had in his possession or under his charge a sheep affected with or suspected of sheep-pox shall with all practicable speed give notice of the fact of the sheep being so affected or suspected to a constable of the police force for the police area wherein the sheep so affected or suspected is or was.

(2.) The constable receiving such notice shall immediately transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(3.) The constable shall also forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority.

Duty of Inspector to act immediately.

2.-(1.) An Inspector of a Local Authority on receiving in any manner whatscever information of the supposed existence of sheep-pox, or having reasonable ground to suspect the existence of sheep-pox, shall proceed with all practicable speed to the place where such disease, according to the information received by him, exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894 and this Order.

(2.) The Inspector shall forthwith report to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W., the information received by him, and his proceedings thereon.

(3.) Every such Inspector shall, on leaving any premises in which sheep-pox exists or is suspected to exist, thoroughly was his hands with soap and water and disinfect his boots and clothes.

Declaration of Sheep-Pox Infected Place.

, $3 \div (1.)$ Where it appears that sheep-pox exists, or has within ten days existed, in a shed, field; or other place, an Inspector of the Local Authority shall forthwith make and sign a declaration (in the Form A set forth in the First Schedule to this Order or to the like effect).

(2.) He shall forthwith serve a notice (in the Form B set forth in the First Schedule to this Order or to the like effect), signed by him, of the declaration on the occupier of the premises in which that shed, field, or other place is situate.

(3.) Thereupon that shed, field, or other place shall become and be a place infected with sheep-pox, subject to the determination and declaration of the Local Authority.

(4.) The Inspector shall, with all practicable speed, inform the Local Authority and the Board of his declaration and notice, and shall send his declaration and a copy of his notice to the Local Authority.

(5.) The Local Authority shall forthwith on receipt of that information inquire into the correctness of the Inspector's declaration, with the assistance and advice of a Veterinary Inspector, or of a person qualified according to the Act of 1894 to be such.

(6.) If the Local Authority are satisfied of the correctness of the Inspector's declaration as regards the existence or past existence of disease, they shall by order determine and declare accordingly, and prescribe the limits of the Infected Place, and may, if they think fit, include within those limits any lands or buildings adjoining or near to the shed, field, or other place to which the Inspector's declaration relates.

(7.) The Local Authority may include in an Infected Place any adjoining part of the District of another Local Authority, with the previous consent in writing of that Authority, but not otherwise.

(8.) If the Local Authority are not satisfied of the correctness of the Inspector's declaration as regards the existence or past existence of disease, they shall by order determine and declare accordingly; and thereupon, as from the time specified in that behalf in their order, the shed, field, or other place to which the Inspector's declaration relates shall cease to be an Infected Place.

(9.) The Local Authority shall forthwith report to the Board the declaration of the Inspector, and the proceedings of the Local Authority thereon. سورسا مراجع الر

Rules for Sheep-Pox Infected Place.

-Rule 1. Sheep shall not be moved out of an Infected Place.

Rule 2. Carcases shall not be removed from an Infected Place except in manner hereinafter provided.

Rule 3. A carcase may be removed from an Infected Place-

- (i.) with a certificate of a Veterinary Inspector of the Local Authority certifying that the carcase to be taken out is not the carcase of a sheep that was affected with sheep-pox, the carcase in that case being first skinned; or
- (ii.) with a Licence of an Inspector of the Local Aūthority permitting the carcase to be taken out for the purpose of being buried or destroyed; in which latter case the following provisions shall apply:

(a.) The Licence shall be available for twelve hours, and no longer;

(b.) The Licence shall specify the place to which the carcase is to be taken for burial or destruction, and the carcase shall not be taken to any other place;

(c.) The carcase shall be taken to the place specified in the Licence under the direction and in charge of an Inspector or other officer of the Local Authority; and he shall enforce and superintend the immediate burial or destruction there of the carcase, and shall forthwith report to the Local Authority the fact of the burial or destruction there;

(d.) If the carcase is to be taken into the District of another Local Authority, there shall also be requisite a Licence of that other Local Authority indorsed on or referring to the first-mentioned Licence;

(e.) The carcase so taken into the District of that other Local Authority shall be taken to the place specified in the Licence under the direction and in charge of an Inspector or other officer of the Local Authority out of whose District it is taken; and he shall enforce and superintend the immediate burial or destruction there of the carcase, and shall forthwith report to both the Local Authorities the fact of the burial or destruction there.

Rule 4. The skin, fleece, or wool, separate from the rest of the carcase, shall not be removed from an Infected Place, except with a certificate of a Veterinary Inspector certifying that that skin, fleece, or wool has been disinfected to his satisfaction.

Rule 5. Sheep shall not be moved into a shed, field, or other place where sheep-pox has existed, unless and until an Inspector of the Local Authority has certified that all the sheep in that shed, field, or other place have died or been slaughtered, and that the shed or other place has been, so far as practicable, cleansed and disinfected.

Declaration of Freedom from Sheep-Pox by Local Authority.

5.—(1.) Where a Local Authority have declared an Infected Place, they may, if they think fit, at any time after the expiration of twenty-eight days from the date of the cessation therein of that disease, but not sooner, declare by order that Place to be free from sheep-pox.

(2.) A Local Authority declaring by order a place to be free from sheep-pox shall forthwith report to the Board the fact of such declaration having been made.

. Removal of Dung or other Things.

6. It shall not be lawful for any person to send or carry, or cause to be sent or carried, on a railway, canal, river, or inland navigation, or in a coasting vessel, or on a highway or thoroughfare, any dung, fodder, litter, or thing D 2

that has been in an Infected Place, or that has been in any place in contact with or used about a diseased or suspected sheep, except with a Licence of the Local Authority for the District in which such place is situate, on a certificate of an Inspector of the Local Authority certifying that the thing to be moved has been, so far as practicable, disinfected.

Prohibition of Movement by Inspector of Local Authority or Board.

7.—(1.) An Inspector of a Local Authority or of the Board may give a Notice in writing (in the Form C set forth in the First Schedule to this Order or to the like effect) to the owner or person in charge of any sheep prohibiting the movement of such sheep from or out of any farm, field, shed, or other place, and after the service of such Notice it shall not be lawful for any person, until such Notice be withdrawn by a further Notice in writing (in the Form D set forth in the First Schedule to this Order or. to the like effect) signed by an Inspector of the Local Authority or of the Board, as the case may be,—

- (a.) to move such sheep from or out of such place as aforesaid; or
- (b.) to move from or out of such place as aforesaid any other sheep that may be thereon or therein; or
- (c.) to move any other sheep on to or into such place as aforesaid; or
- (d.) to permit any other sheep to come in contact with any sheep to which the Notice applies.

(2.) The Inspector shall with all practicable speed send copies of any Notice given by him under this Article to the Local Authority and the police officer in charge of the nearest police station of the District.

Disposal of Carcases.

8.-(1.) The carcase of a sheep which at the time of its death was affected with or suspected of sheep-pox shall be disposed of by the Local Authority as follows:

- (i.) Either the Local Authority shall cause the carcase to be buried as soon as possible in its skin in some proper place at a depth of not less than six feet below the surface of the earth, and to be covered with a sufficient quantity of quicklime or other disinfectant;
- (ii.) Or the Local Authority may, if authorized by Licence of the Board, cause the carcase to be destroyed, under the inspection of the Local Authority, in the mode following: The carcase shall be disinfected, and shall then be taken, in charge of an officer of the Local Authority, to a horse-slaughterer's or knacker's-yard approved for the purpose by the Board, or other place so approved, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2.) With the view to the execution of the foregoing provisions of this Article the Local Authority may make such Regulations as they think fit for prohibiting or regulating the removal of carcases: or for securing the burial or destruction of the same.

(3.) Where under this Article a Local Authority cause a carcase to be buried, they shall first cause the skin to be so slashed as to be useless.

(4.) A Local Authority may cause or allow a carcase to be taken into the District of another Local Authority to be buried or destroyed, with the previous consent of that Local Authority, but not otherwise.

· Digging up.

9. It shall not be lawful for any person, except with the Licence of the Board or permission in writing of an Inspector of the Board, to dig up, or cause to be dug up, the carcase of any sheep that has been buried.

Disinfection in case of Sheep-Pox.

10.-(1.) Any shed or other place in which a sheep affected with sheep-pox has been kept while so affected, or has died or been slaughtered, shall be, so far as practicable, cleansed and disinfected, and all litter, dung, or other thing that has been in contact with or used about any such sheep shall be disinfected, burnt, or destroyed, or otherwise dealt with in accordance with instructions given by the Board.

(2.) The provisions of this Article shall be executed by the Local Authority at their own expense, except where the Local Authority have by Regulation made under the next following Article required the occupier of such place to cleanse and disinfect the same at the expense of such occupier.

Regulations of Local Authority as to Disinfection of Places and Things.

11.-(1.) A Local Authority may make such Regulations as they think fit for the following purposes, or any of them :

- (a.) For providing for the cleansing and disinfection of places used by diseased or suspected sheep, and of utensils, pens, hurdles, or other things used for or about such sheep, and for prescribing the mode in which such cleansing and such disinfection are to be effected : and
- (b.) For requiring the occupiers of such places to cleanse and disinfect such places and things at the expense of the Local Authority or at the expense of such occupiers.

(2.) If the occupier of any such place fails to cleanse and disinfect in accordance with any such Regulation, it shall be lawful for the Local Authority, without prejudice to the recovery of any penalty for the infringement of such Regulation, to cause such place and things to be cleansed and disinfected and to recover summarily the expenses of such cleansing and disinfection from such occupier.

Occupiers to give facilities for Cleansing.

12.-(1.) Where the power of causing any shed, place, or thing to be cleansed and disinfected under this Order is exercised by a Local Authority or an Inspector of the Board, the owner and occupier and person in charge of the place or thing shall give all reasonable facilities for that purpose.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty of an offence against the Act of 1894.

Regulations of Local Authority as to Markets, Sales &c.

13. A Local Authority may, with the view of preventing the spreading of sheep-pox, make such Regulations as they think fit for prohibiting or regulating the exposure or sale of sheep in or at any market, fair, auction, sale-yard, sale, or place of exhibition within their District.

Sheep-Pox found in a Market, Railway Station, Grazing-Park, or other like Place, or during Transit.

14. If a sheep is found to be affected with sheep-pox--

(a.) while exposed for sale or exhibited in a

market, fair, sale-yard, place of exhibition, or other place; or

- (b.) while placed in a lair or other place before exposure for sale ; or
- (c.) while being in or on a landing-place or wharf or railway station or other place during transit; or
- (d.) while in course of being moved by land or by water; or
- (e.) while being on common or uninclosed land; or
- (f.) while being on or in a farm, field, yard, shed, park, or other place wherein animals of different owners are taken in for shelter, or for rest, or for grazing, or for any other purpose; or
- (g.) while being in any other place not in the possession or occupation or under the comtrol of the owner of the animal;

the following provisions shall apply (namely):

(Seizure of Sheep.)

(i.) The Inspector of the Local Authority shall cause to be seized all the sheep affected with sheep-pox, and also all sheep being in or on the market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, park, or other such place as aforesaid, and shall forthwith transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(ii.) The Inspector of the Local Authority shall cause all such sheep so seized to be detained at the place where they are seized, or to be moved to some convenient and isolated place and there detained.

(iii.) The Inspector of the Local Authority shall cause, so far as practicable, all the sheep affected with sheep-pox to be kept separate during such movement and detention from sheep not so affected.

(iv.) The sheep so seized and detained shall not be moved from the place of detention except with the permission of the Board.

(Declaration of Infected Place by Board only.)

(v.) The market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, park, or other such place as aforesaid, or any part thereof, in or on which a sheep affected with sheep-pox is found in any case in which this Article applies shall not by reason thereof be declared to be an Infected Place or part of such an Infected Place except by the Board.

(Disinfection in these Cases.) (vi.) In case of a sheep being found to be affected with sheep-pox in or on any such market, fair, sale-yard, place of exhibition, lair, landing-place, wharf, railway station, common, uninclosed land, farm, field, yard, shed, park, or other place as aforesaid, it shall not be lawful for the owner or occupier of such market or other place or any person to again use or allow to be used for sheep that portion of the market or other place aforesaid where the diseased sheep was found, unless and until a Veterinary Inspector has certified that that portion has been, so far as practicable, cleansed and disinfected.

(Reports.)

(vii.) The Inspector. of the Local Authority acting under this Article shall forthwith report to the Local Authority the proceedings taken by him thereunder, and the Local Authority shall forthwith report the same to the Board.

(Expenses.)

(viii.) The Local Authority may recover summarily the expenses of the execution by them or by their Inspector or other officer of the provisions of this Article from the owner of the sheep seized, or from the consignor or consignee thercof, who may recover the same from the owner by proceedings in any court of competent jurisdiction.

(Foreign Animals Wharves &c.)

(ix.) Nothing in this Article shall apply to a Foreign Animals Wharf or to a Foreign Animals Quarantine Station or to a Landing-place for Foreign Animals.

Prohibition to Expose or Move Diseased or Suspected Sheep.

- (b.) to place a diseased or suspected sheep in a lair or other place adjacent to or connected with a market or a fair, or where sheep are commonly placed before exposure for sale; or
- (c.) to send or carry, or cause to be sent or carried, a diseased or suspected sheep on a railway, canal, river, or inland navigation, or in a coasting vessel; or
- (d.) to carry, lead, or drive, or cause to be carried, led, or driven, a diseased or suspected sheep on a highway or thoroughfare; or
- (e.) to place or keep a diseased or suspected sheep on common or uninclosed land, or in a field or place insufficiently fenced, or in a field adjoining a highway unless that field is so fenced or situate that sheep therein cannot in any manner come in contact with sheep passing along that highway or grazing on the sides thereof; or
- (f.) to graze a diseased or suspected sheep on pasture being on the sides of a highway; or
- (g.) to allow a diseased or suspected sheep to stray on a highway or thoroughfare or on the sides thereof or on common or uninclosed land, or in a field or place insufficiently fenced.

(2.) But this Article shall operate subject to any provisions of any Article of this Order providing for or directing the movement of sheep in cases therein mentioned.

(3.) The provisions of the last preceding Article of this Order with respect to the seizure and detention of sheep under that Article shall apply in the case of any sheep exposed or otherwise dealt with in contravention of this Article.

Food and Water during Detention.

16. An Inspector, officer, or constable detaining a sheep under the Act of 1894 or this Order shall cause it to be supplied with requisite food and water during its detention; and the expenses incurred by him in respect thereof may be recovered summarily from the person having charge of the sheep or from its owner.

Declaration of Slaughter-House an Infected Place by Board only.

17. A slaughter-house in which a sheep affected with sheep-pox or the carcase of a sheep that was affected with sheep-pox is found, shall not, by reason thereof, be declared to be an Infected Place, except by the Board.

··· Slaughter in Sheep-Pox and Compensation.

18.—(1.) A Local Authority shall cause all from the sum payab sheep affected with sheep-pox to be slaughtered under the award.

within two days after the existence of the disease is known to them.

- (2.) A Local Authority may if they think fit in any case cause to be slaughtered—
 - (a.) any sheep suspected of being affected with sheep pox; and
 - (b.) any sheep being or having been in the same field, shed, or other place or in the same flock or otherwise in contact with sheep affected with sheep-pox, or being or having been in the opinion of the Local Authority in any way exposed to the infection of sheep-pox.

(3.) The Local Authority shall out of the local rate pay compensation as follows for sheep slaughtered under this Article—

- (a.) where the sheep slaughtered was affected with sheep-pox, the compensation shall be one-half of the value of the sheep immediately before it became so affected, but so that the compensation do not in any such case exceed forty shillings.
- (b.) in every other case the compensation shall be the value of the sheep immediately before it was slaughtered, but so that the compensation do not in any case exceed four pounds.

Ascertainment of Value for Compensation in England and Wales.

19. Where in England or Wales a sheep is slaughtered on account of sheep-pox by order of a Local Authority under the provisions of this Order, the value of the sheep for compensation shall be ascertained as follows:

(i.) If within fourteen days after the receipt of notice in writing from the Local Authority of the valuation of the sheep the owner of the sheep or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Local Authority; the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the sheep shall by virtue of this Order stand referred to the arbitration of a single arbitrator, and the provisions of the Arbitration Act, 1889 shall apply to the reference and arbitration, as if the same were pursuant to a submission, except in so far as that Act is inconsistent with the provisions of this Article.

(iii.) An arbitrator may be appointed by an agreement in writing signed by the Local Authority and by the owner of the sheep or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counternotice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to a court of summary jurisdiction to appoint an arbitrator, and such court may accordingly appoint an arbitrator, as if such court were a court or judge within the meaning of the Arbitration Act, 1889.

(v.) The arbitrator shall make his award in writing ready for delivery within seven days after the date of his appointment.

(vi.) If on the arbitration a higher valuation is awarded than the valuation specified in the notice given by the Local Authority, then the Local Authority shall pay the costs of the reference and award and all costs incurred by the owner with respect to the arbitration, but otherwise the costs of the reference and award and all costs incurred by the Local Authority with respect to the arbitration may be deducted by the Local Authority from the sum payable to the owner as compensation under the award. The arbitrator may tax or settle the amount of costs to be paid or deducted by the Local Authority under this Article.

Ascertainment of Value for Compensation in Scotland.

20. Where in Scotland a sheep is slaughtered on account of sheep-pox by order of the Local Authority under the provisions of this Order, the value of the sheep for compensation shall be ascertained as follows:

(i.) If within fourteen days after the receipt of notice in writing from the Local Authority of the valuation of the sheep the owner of the sheep or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Local Authority, the compensation shall be paid on that valuation:

• (ii.) If the owner or his agent gives such a counter-riotice, then the question of the value of the sheep shall be determined by a valuer who shall be appointed as follows:

¹ (iii.) Such valuer may be appointed by an agreement in writing signed by the Local Authority and by the owner of the sheep or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counter-notice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to the sheriff-substitute to appoint a valuer, and the sheriff-substitute may accordingly appoint avaluer for the purpose of determining the value of the animal.

(v.). The valuer shall: make his valuation in writing ready for delivery within seven days after the date of his appointment and his valuation shall be final and binding on the Local Authority and the owner

(vi.) If a higher valuation is determined by the valuer than the valuation specified in the notice given by the Local Authority, then the Local Authority shall pay the costs and expenses of the valuation and all costs incurred by the owner with respect to the valuation, but otherwise the costs and expenses of the valuation and all costs incurred by the Local Authority in relation thereto may be deducted by the Local Authority from the sum payable to the owner as compensation in accordance with the valuation of the valuer, who may tax or settle the amount of costs to be paid or deducted by the Local Authority under this Article.

Withholding of Compensation.

12.15

21.—(1:) A Local Authority may, if they think fit, withhold, either wholly or partially, compensation in respect of a sheep slaughtered by their order under this Order where the sheep was in their opinion diseased at the time of its being brought into their District.

(2.) A Local Authority before determining, under sub-section seven of section twenty of the Act of 1894 or under this Article, to withhold, either wholly of partially, compensation or other payment in respect of a sheep slaughtered by their order under this Order, shall give to the owner of the sheep an opportunity of making representations to them respecting the facts and circumstances of the case, and shall consider the same.

Keeping of Swine in Slaughter-Houses.

-22. It shall not be lawful for any person, in any case in which the slaughter of any sheep is authorized or required by this Order, to use for such alaughter any slaughter-house in which swine are kept.

Record of Slaughter.

23. A Local Authority shall keep, in the form provided by the Board, a record relative to sheep slaughtered by their order under this Order, stating the particulars indicated in such form, with such variations as circumstances require.

Production of Licences; Names and Addresses.

24.—(1.) Every person in charge of a sheep, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, shall, on demand of a Justice, or of a constable, or of an Inspector or officer of the Board or of a Local Authority, produce and show to him the Movement Licence, if any, authorizing the movement, and shall allow it to be read and a copy of or extract from it to be taken by the person to whom it is produced.

(2.) Every person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or officer.

Provisions as to Regulations of Local Authority.

25.—(1.) A Local Authority shall forthwith send to the Board a copy of every Regulation made by them under this Order.

(2.) If the Board are satisfied on inquiry, with respect to any Notice served or any Regulation made by a Local Authority under this Order, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate.

Movement of Sheep &c. with Licence of Board.

26. Notwithstanding anything in this Orders or in any Regulation made by a Local Authority thereunder, any sheep, carcase, or thing may be moved in any circumstances with a Licence of an Inspector or officer of the Board, which Licence will only be granted where the Board, after inquiry, are satisfied that exceptional circumstances render the movement necessary or expedient.

Powers of the Board of Agriculture.

27. Any powers by this Order conferred upon a Local Authority or an Inspector of a Local Authority may at any time be exercised by the Board or an Inspector of the Board respectively.

Local Authority to enforce Order.

28. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority.

Weekly Returns of Sheep-Pox.

29. When an Inspector of a Local Authority finds that sheep-pox exists or has within ten days existed in his district, he shall forthwith make a return thereof to the Local Authority and to the Board; on a form provided by the Board, with all particulars therein required, and shall continue to so make a return thereof on the Saturday of every week until the disease has ceased.

Offences.

30.-(1.) If a sheep or any thing is moved in contravention of this Order, or of a. Notice served under this Order, or of the conditions of a Movement Licence thereunder, the owner of the sheep or thing, and the person for the time being in charge thereof; and the person causing, directing, or permitting the movement, and the person moving or conveying the sheep or thing, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the sheep or thing is moved, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(2.) If, in contravention of any Regulation made by a Local Authority under this Order, a carcase is removed or is not buried or is not destroyed, the owner of the carcase, and the person for the time being in charge thereof, and the person causing, directing, or permitting the removal, and the person removing or conveying the carcase, and the consignee or other person receiving or keeping it knowing it to have been removed in contravention as aforesaid, and the person failing to bury or destroy the carcase, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If anything is omitted to be done as regards cleansing or disinfection in contravention of this Order, or of any Regulation made by a Local Authority under this Order, the owner and the lessee and the occupier and the person in charge of any place or thing in or in respect of which the same is omitted, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

guilty of an offence against the Act of 1894. (4.) If a person in charge of a sheep, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, on demand made under this Order, fails to give his true name and address, or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(5.) If a person, with a view to unlawfully evade or defeat the operation of this Order, allows a sheep to stray, he shall be deemed guilty of an offence against the Act of 1894.

Documents and Forms.

31.--(1.) Except where otherwise provided in this Order a Local Authority shall provide and supply to their Inspectors and officers such documents and forms as may be necessary for the purposes of this Order.

(2.) The forms for use by an Inspector given in the First Schedule to this Order, with such variations as circumstances require, may be used for the purposes of this Order.

 $(\hat{s}.)$ Forms given in any former Order, which have been before the commencement of this Order prepared and are already printed for use by a Local Anthority, may also be used, so far as they are suitable, and with the requisite adaptations.

· Interpretation.

32. In this Order, unless the context otherwise requires,---

- "The Board" means the Board of Agriculture : "The Act of 1894" means the Diseases of
- Animals Act, 1894 : "Diseased sheep" or "suspected sheep" means a
- sheep affected with or suspected of sheep-pox: "Infected Place" means a place for the time being declared to be infected with sheep-pox
- under this Order:
- "Inspector " includes Veterinary Inspector :
- "Carcase" means the carcase of a sheep, and includes part of a carcase, and the meat, bones, fleece, wool, skin, hoofs, horns, offal, or other part of a sheep, separately or otherwise, or any portion thereof:
- Other terms have the same meaning as in the Act of 1894.

Revocation of Order.

• 33. The Order described in the Second Schedule to this Order, to the extent described in that Schedule, is hereby from and after the commencement of this Order revoked : Provided that such revocation shall not invalidate or make unlawful anything done under the parts of the Order hereby revoked, or affect any licence or authority granted, or any right, title, obligation, or liability accrued thereunder before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the parts of the Order hereby revoked before the commencement of this Order.

Extent.

34. This Order extends to Great Britain.

Commencement.

35. This Order shall come into operation on the first day of April, one thousand eight hundred and ninety-five.

Short Title.

36. This Order may be cited as THE SHEEP-Pox Order of 1895.

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

L. S. T. H. Elliott, Secretary.

THE FIRST SCHEDULE.

. Forms.

FORMS FOR USE BY AN INSPECTOR.

FORM A.

(Article 3.)

Declaration of Disease.

DISEASES OF ANIMALS ACT, 1894. SHEEP-Pox.

I, A.B. of , the Inspector appointed by , being the Local Authority for the [county] of , hereby declare that it appears to me that sheep-pox exists or has within ten days existed in the following shed, field, or other place, (that is to say,) [here describe the place where the discase is found].

Dated this day of , 18 . (Signed) A.B.

FORM B.

(Article 3.)

Notice of Declaration of Disease (Form A) to Occupier.

DISEASES OF ANIMALS ACT, 1894. SHEEP-Pox.

To C.D. of

I, A.B. of , the Inspector appointed by , being the Local Authority for the [county] of , hereby give you notice, as the occupier of the following shed, field, or other place, (that is to say,) [here describe the place where the disease is found] that I have made a Declaration, a copy whereof is indorsed on this notice [copy of Declaration (Form A) as filled up and signed to be indorsed], and that in consequence thereof the shed, field, or other place aforesaid has become and is a Place infected with sheep-pox,

1178 THE LONDON GAZETT	E, FEBRUARY 26, 1895.
⁰ subject to the determination and declaration of the Local Anthority. Dated this day of , 18 (Signed) .4.B.	and to the police officer in charge of the nearest police station of the District. [Read the Indorsement on back of this Notice.]
(Signed) A.B. FORM C. (Article 7.) Notice to Owner or Person in Charge prohibiting Movement of Sheep. DISEASES OF ANIMALS ACT, 1894. SHEEP-POX. To G.H. of I. E.F. , of , being an Inspector appointed by the Local Authority of the [county] of [or being an Inspector of the Board of Agriculture], hereby prohibit the movement of the following sheep, namely, from or out of [here describe the farm, field, shed, or other place where the sheep is to be detained] and I hereby require you to take notice that, in consequence of this Notice and the pro- visions of the Order of the Board of Agriculture under which this Notice is issued, it is not lawful for any person, until this Notice is withdrawn,—	To be printed as Indorsement on Form C. The Order of the Board of Agriculture under which this Notice is issued, provides that if a sheep is moved in contravention of this Notice the owner of the sheep, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the sheep, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the sheep is moved, are liable under the Diseases of Animals Act, 1894, to the penalties thereby prescribed.
 (a.) to move such sheep from or out of such place as aforesaid; or (b.) to move from or out of such place as aforesaid any other sheep that may be thereon or therein; or (c.) to move any other sheep on to or into such place as aforesaid; or (d.) to permit any other sheep to come in contact with any sheep to which the Notice applies. 	an Inspector appointed by the Local Authority for the [county] of [or being an Inspec- tor of the Board of Agriculture], hereby withdraw, as from this day of , 18 , the Notice signed by and served upon you on the day of , 18 , prohibiting movement of the sheep referred to in that Notice. Dated this day of , 18 . (Signed) E.F.
Dated this day of $,18$. (Signed) E.F. The Inspector is with all practicable speed to send copies of this Notice to the Local Authority	The Inspector is with all practicable speed to send copies of this Notice to the Local Authorit Δ and to the police officer in charge of the nearest police station of the District.

THE SECOND SCHEDULE.

Order Revoked,

r	No	Date.	Short Title.	Extent of Revocation.
	3446	1886 16 September	The Animals Order of 1886	The whole of Chapter 4 (Sheep-Pox) and all other parts of the Order so far as those parts relate to sheep- pox.

THE SHEEP-SCAB ORDER OF 1895.

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows :

Notice of Disease.

1.-(1.) Every person having or having had in his possession or under his charge a sheep affected with or suspected of sheep-scab shall with all practicable speed give notice of the fact of the sheep being so affected or suspected to a constable of the police force for the police area wherein the sheep so affected or suspected is or was.

(2.) The constable shall forthwith give inform-

Inspector of the Local Authority, who shall forthwith report the same to the Local Authority.

Duty of Inspector to act immediately.

2. An Inspector of a Local Authority on receiving in any manner whatsoever information of the supposed existence of sheep-scab, or having. reasonable ground to suspect the existence of sheep-scab, shall proceed with all practicable speed to the place where such disease, according to the information received by him, exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894 and this Order.

Treatment for Sheep-Scab.

3.-(1.) Any person having in his possession ation of the receipt by him of the notice to an | or under his charge a sheep affected with sheep-scab, shall treat that sheep, or cause it to be treated, with some dressing or dipping or other remedy for sheep-scab.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty of an offence against the Act of 1894.

Regulations of Local Authority as to Disinfection of Places and Things.

4.—(1.) A Local Authority may make such Regulations as they think fit for the following purposes, or any of them :

- (a.) For providing for the cleansing and disinfection of places used by diseased or suspected sheep, and of utensils, pens, hurdles, or other things used for or about such sheep, and for prescribing the mode in which such cleansing and such disinfection are to be effected : and
- (b.) For requiring the occupiers of such places to cleanse and disinfect such places and things at the expense of the Local Authority or at the expense of such occupiers.

(2.) If the occupier of any such place fails to cleanse and disinfect in accordance with any such Regulation, it shall be lawful for the Local Authority, without prejudice to the recovery of any penalty for the infringement of such Regulation, to cause such place and things to be cleansed and disinfected and to recover summarily the expenses of such cleansing and disinfection from such occupier.

Occupiers to give facilities for Cleansing.

5.--(1.) Where the power of causing any place or thing to be cleansed and disinfected under this Order is exercised by a Local Authority, the owner and occupier and person in charge of the place or thing shall give all reasonable facilities for that purpose.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty of an offence against the Act of 1894.

Regulations of Local Authority as to Movement of Sheep, Fleeces &c.

6. A Local Authority may make such Regulations as they think fit for the following purposes, or any of them:

- (a.) For prohibiting or regulating the movement out of any field, shed, or other place of sheep affected with sheep-scab;
- (b) For prohibiting or regulating the movement out of any field, shed, or other place in which sheep-scab exists, of sheep that have been in the same field, shed, or other place, or otherwise in contact with sheep affected with sheep-scab; and
- (c.) For prohibiting or regulating the removal from any field, shed, or other place of the skin, fleece, or wool, separate from the rest of the carcase, of a sheep affected with or suspected of sheep-scab, or of any fodder, litter, or other thing that has been in contact with or used for or about sheep affected with or suspected of sheep-scab;

but nothing in any such Regulation shall authorize movement in contravention of any provision of any Order of the Board for the time being in force; and a Regulation under paragraph (b.) of this Article shall operate so long only as any sheep which in the judgment of the Local Authority is diseased remains in the field, shed, or other place to which the Regulation refers, and in case of a shed or other like place until the same has been, so far as practicable, cleansed and disinfected.

No. 26602.

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Regulations of Local Authority as to Movement into their District from other Districts.

7.--(1.) A Local Authority may, with the view of preventing the introduction of sheep-scab into their District, make such Regulations as they think fit for prohibiting or regulating the movement by land or by water of sheep into their District from the District of any other Local Authority in England or Wales or Scotland.

(2.) Where a Local Authority have made a Regulation under the provisions of this Article prohibiting the movement of sheep into their District from the District of any other Local Authority in England or Wales or Scotland, it shall not be lawful, so long as such Regulation is in force, for any person to move into the District of such first-mentioned Local Authority any sheep so prohibited that may have been at any time during the continuance of such Regulation within the District of such other Local Authority.

Regulations of Local Authority as to Movement within their District.

8. A Local Authority may, with the view of preventing the spreading of sheep-scab, make such Regulations as they think fit for prohibiting or regulating the movement by land or by water of sheep within the whole of their District or within any part or parts thereof.

Notice of Regulations to Railway Companies.

9. A Local Authority shall send a copy of every Regulation made by them under either of the two last preceding Articles of this Order to every railway company having a railway station within the District of the Local Authority or within the part of their District to which the Regulation applies, and shall also forthwith send a copy of the Regulation to the Secretary, Railway Clearing House, 123, Seymour Street, Euston Square, London, N.W.

Power to make Regulations not to be deputed.

10. The power to make Regulations under this Order as to movement of sheep into their District or within their District shall be exercised only by a Local Authority or their Executive Committee and shall not be deputed to any other Committee nor to a Sub-Committee.

Limitation as to Regulations of Local Authority.

11.—(1.) A Regulation made by a Local Authority under this Order as to movement of sheep into their District or within their District shall not be deemed to authorize—

- (a.) the movement of any sheep affected with or suspected of sheep-scab; or
- (b.) the movement of any sheep into or out of any place or area infected with cattle-plague, foot-and-mouth disease, sheep-pox, or any other disease, otherwise than in accordance with the provisions of the Act of 1894 and any Order of the Board in relation to such disease.

(2.) For the purposes of this Order, or of any Regulation made by a Local Authority thereunder, sheep shall not be deemed to be moved from into or within the District of a Local Authority or within the part of the District to which the Regulation applies where they are moved through the District or such part thereof by railway from a place outside the District or such part thereof to another place outside the District or such part thereof without unnecessary delay and without the sheep being untrucked or re-booked within the District or such part thereof.

Regulations of Local Authority as to Markets, Sales &c.

12. A Local Authority may, with the view of preventing the spreading of sheep - scab, make such Regulations as they think fit for prohibiting or regulating the exposure or sale of. sheep in or at any market, fair, auction, sale-yard, sale, or place of exhibition within their District.

Prohibition to Expose or Move Diseased or . Suspected Sheep.

(1.) It shall not be lawful for any person-13. (a.) to expose a discased or suspected sheep in a market or, fair, or in a sale-yard, or other

- "public or private place where sheep are commonly exposed for sale ; or
- (b.) to place a diseased or suspected sheep in a lair or other place adjacent to or connected with a market or a fair, or where sheep are
- commonly placed before exposure for sale; or (c.) to send or carry, or cause to be sent or carried, a diseased or suspected sheep on a railway, canal, river, or island navigation, or in a coasting vessel; or

(d.) to carry, lead, or drive, or cause to be "carried, led, or driven, a diseased or suspected sheep on a highway or thoroughfare; or

(e.) to place or keep a diseased or suspected sheep on common or uninclosed land, or in a field or place insufficiently fenced, or in a field adjoining a highway unless that field is so; fenced or situate that sheep therein cannot in any manner come in contact with sheep

passing along that highway or grazing on the \sim sides thereof ; or

(f.) to graze a diseased or suspected sheep on pasture being on the sides of a highway ; or (g.) to allow a diseased or suspected sheep to stray on a highway or thoroughfare or on the sides thereof or on common or uninclosed land, or in a field or place insufficiently fenced.

(2.) But this Article shall operate subject 'to any provisions of any Article of this Order pro-viding for or directing the movement of sheep in cases therein mentioned.

Proceedings in case of contravention of last preceding Article. τ.

14. Where a sheep is exposed or otherwise dealt with in contravention of the last preceding Article of this Order, the Inspector of the Local Authority or other officer appointed by them in that behalf shall seize and remove and detain it, and it shall be dealt with in accordance with the following provisions (namely):

(Diseased Sheep.)

(i.) "If the sheep so scized is found to be affected with sheep-scab the Local Authority shall cause it, unless slaughtered, to be moved to some convenient and isolated place, and be there kept for such time as the Local Authority think expedient.

(Suspected Sheep.)

(ii.) If the sheep so seized is suspected only of sheep scab it shall be dealt with as follows:

(iii.) The suspected sheep so seized may be slaughtered by or at the request of the owner or person in charge thereof at the place where it is seized : or

(iv.) The suspected sheep so seized may be moved by or at the request of the owner or person in charge thereof with a Licence of the Inspector to the nearest available slaughter house for the purpose of being there forthwith slaughtered ; in which latter case the following provisions shall

(a.) The Licence shall be available for twelve ours, and no longer. hours, and no longer.

(b.) The Licence shall specify the slaughterhouse to which the suspected sheep is to be moved for slaughter, and it shall not be moved to any other slaughter house or place.

(c.) The suspected sheep so moved shall be moved to the specified slaughter-house under the direction and in charge of an Inspector or other officer of the Local Authority; and he shall enforce and superintend the immediate slaughter there of the sheep, and shall forthwith report to the Local Authority the fact of the slaughter there.

(d.) If the movement is to be into the District of another Local Authority, there must also be a Licence of that other Local Authority indorsed on or referring to the first-mentioned Licence; which second Licence must be granted before the sheep is moved into the District of that, other Local Authority.

(e.) The suspected sheep so moved into the District of that other Local Authority shall be moved to the specified slaughter-house under the direction and in charge of an Inspector or other officer of the Local Authority out of whose District it is moved ; and he shall enforce and superintend the immediate slaughter there of the sheep, and shall forthwith report to both the Local Authorities the fact of the slaughter there ; or

(v.) The suspected sheep, if not slaughtered as aforesaid, shall be moved, in charge of an Inspec-tor or other officer of the Local Authority, to some convenient and isolated place, and shall be there kept for such time as the Local Authority think expedient, subject, however, to the sheep being there slaughtered at any time by or at the request of the owner or person in charge thereof.

(vi.) If the suspected sheep so seized moved and detained but not slaughtered as aforesaid proves, while in such isolated place, to be diseased, it shall be dealt with in the same manner and be subject to the same provisions in all respects as if it had been so affected at the time when it was seized and detained by such Inspector or other officer.

(Disinfection in these Cases.)

(vii.) In case of a diseased sheep being seized in accordance with the provisions of this Article, it shall not be lawful for the owner or occupier of such market or other place or any person to again use or allow to be used for sheep that portion of the market or other place where the diseased sheep was found, unless and until a Veterinary Inspector has certified that that portion has been, so far as practicable, cleansed • • • and disinfected.

(Expenses.)

(viii.) The Local Authority may recover summarily the expenses of the execution by them or by their Inspector or other officer of the provisions of this Article from the owner of the sheep seized, or from the consignor or consignee thereof, who may recover the same from the owner by proceedings in any court of competent jurisdiction.

Foreign Animals Wharves &c.)

(ix.) Nothing in this Article shall apply to a Foreign Animals Wharf or to a Foreign Animals Quarantine Station or to a Landing-place for Foreign Animals.

Food and Water during Detention.

15. An Inspector, officer, or constable detaining a sheep under the Act of 1894 or this Order shall cause it to be supplied with requisite food and water during its detention ; and the expenses incurred by him in respect thereof may be recovered

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summarily from the person having charge of the sheep or from its owner.

Keeping of Swine in Slaughter-Houses.

16. It shall not be lawful for any person, in any case in which the slaughter of any sheep is authorized or required by this Order, to use for such slaughter any slaughter-house in which swine are kept.

: Granting of Movement Licences.

17.-(1.) A Licence shall only be granted by or on behalf of a Local Authority for the movement of sheep under this Order or under any Regulation made by a Local Authority under this Order where in the opinion of the Local Authority or the person granting the Licence, as the case may be, the granting of such Licence is necessary or expedient.

(2.) A Movement Licence granted under this Order or under any Regulation made by a Local Authority under this Order shall not be available if granted by the owner of the sheep to be moved or by his agent, or by the owner or consignee or other person selling the sheep or exposing the sheep for sale, or by the purchaser thereof or by his agent, or by the auctioneer or other person conducting or licensed to hold the sale at which the sheep is exposed, or by the occupier of the farm or premises or slaughter-house from or to which the sheep is to be moved, or by any individual member of an Executive Committee or Sub-Committee of a Local Authority.

Production of Licences; Names and Addresses.

18.--(1.) Every person in charge of a sheep carcase, or thing being moved, where under this Order or under any Regulation of a Local Authority made under this Order a Movement Licence is necessary, shall, on demand of a Justice, or of a constable, or of an Inspector or officer of the Board or of a Local Authority, produce and show to him the Movement Licence, if any, authorizing the movement, and shall allow it to be read and a copy of or extract from it to be taken by the person to whom it is produced.

(2.) Every person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or officer.

Provisions as to Regulations of Local Authority.

19:-(1.) A Local Authority shall forthwith send to the Board a copy of every Regulation made by them under this Order.

(2.) If the Board are satisfied on inquiry, with respect to any Regulation made by a Local Authority under this Order, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate,

Movement of Sheep &c. with Licence of Board.

20. Notwithstanding anything in this Order, or in any Regulation made by a Local Authority thereunder, any sheep, carcase, or thing may be moved in any circumstances with a Licence of an In-spector or officer of the Board, which Licence will only be granted where the Board, after inquiry, are satisfied that exceptional circumstances render the movement necessary or expedient.

. Powers of the Board of Agriculture.

21. Any powers by this Order conferred upon a Local Authority or an Inspector of a Local Authority may at any time be exercised by the Board or an Inspector of the Board respectively.

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Local Authority to enforce Order.

22. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority. 10 11

Monthly Returns of Sheep-Scab.

23. When an Inspector of a Local Authority finds sheep-scab in his district, he shall forthwith make a return thereof to the Local Authority and to the Board, on a form provided by the Board, with all particulars therein required, and shall continue to so make a return thereof on the last day of every month, except where the last day is Sunday, and then on the last day but one, until . the disease has ceased. e 1

Offences.

24.-(1.) If a sheep, or carcase, or any thing is moved in contravention of this Order, or of any Regulation made by a Local Authority under this Order, or of the conditions of a Movement Licence thereunder, the owner of the sheep, carcase, or thing, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the sheep, carcase, or thing, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the sheep, carcase, or thing is moved, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(2.) If anything is omitted to be done as regards cleansing or disinfection in contravention of this Order, or of any Regulation made by a Local Authority under this Order, the owner and the lessee and the occupier and the person in charge of any place or thing in or in respect of which the same is omitted, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If a person in charge of a sheep, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, on demand made under this Order, fails to give his: true name and address, or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(4.) If a person, with a view to unlawfully evade or defeat the operation of this Order, or of any Regulation made by a Local Authority under this Order, allows a sheep to stray, he shall be deemed guilty of an offence against the Act of 1894, and the start starting start

Documents and Forms. My dirat

25. Except where otherwise provided in this Order a Local Authority shall provide and supply to their Inspectors and officers such documents and forms as may be necessary for the purposes of this Order.

26. In this Order, unless the context otherwise requires,-

- "The Board " means the Board of Agriculture ; "The Act of 1894" means the Diseases of Appintule Act 1904 Animals Act, 1894
- "Diseased sheep ".or "suspected sheeps" means a
- sheep affected with or suspected of sheep-scab : "Inspector ", includes Veterinary Inspector." "Carease ", means the carease of a sheep and includes part of a carease, and the meat,

or other part of a sheep, separately or otherwise, or any portion thereof:

Other terms have the same meaning as in the Act of 1894.

Revocation of Orders.

27. The Orders described in the Schedule to this Order, to the extent described in that Schedule, are hereby from and after the commencement of this Order revoked : Provided that such revocation shall not invalidate or make unlawful anything done under the Orders or the parts of the Order hereby revoked, or affect any licence or authority granted, or any right, title, obligation, or liability accrued thereunder before the com-mencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the Orders or the parts of the Order hereby revoked before the commencement of this Order.

Existing Regulations of Local Authority.

28. All Regulations made by a Local Authority under the Orders or the parts of the Order by this

bones, fleece, wool, skin, hoofs, horns, offal, | Order revoked, and in force immediately before the commencement of this Order, shall be deemed to have been made under this Order, and shall continue in force until altered or revoked by the Local Authority or by the Board.

Extent.

29. This Order extends to Great Britain.

Commencement.

30. This Order shall come into operation on the first day of April, one thousand eight hundred and ninety-five.

Short Title.

31. This Order may be cited as THE SHEEP-SCAB ORDER OF 1895.

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

L. S.

T. H. Elliott, Secretary.

SCHEDULE. Orders Revoked.

No.	Date.		Short Title or Subject.	Extent of Revocation.
· ₿ 446	1886 16 September		The Animals Order of 1886	The whole of Chapter 5 (Sheep- Scab) and all other parts of the Order so far as those parts relate to sheep- scab.
4 8 46	1892 9 March	•••	The Sheep-Scab Movement Order of 1892	The whole Order.
5026	5 October	•••	Montgomery — Sheep-Scab —Movement	The whole Order.

THE RABIES ORDER OF 1895.

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows :

Extension of certain Sections of Diseases of Animals Act, 1894.

1. Horses, asses, mules, and dogs (as well as the animals specified in the Act of 1894) shall be animals, and rabies shall be a disease, for the purposes of the following sections of the Act of 1894 (namely):

Section four so far as regards notice of disease ; Sections nineteen and twenty (slaughter and compensation);

Section twenty-two (Orders);

Section forty-three (powers of police);

Section forty-four (powers of inspectors);

and of all other sections of the said Act containing provisions relative to or consequent on the provisions of those sections, including such sections as provide for offences and procedure.

Seizure, Detention, and Disposal of Stray Dogs.

2.-(1.) A Local Authority shall cause all stray dogs found within their District to be seized, and such dogs so seized shall be dealt with as follows:

(i.) If the dog is diseased it shall be forthwith slaughtered.

- (ii.) If the dog is suspected it shall be detained and kept or otherwise dealt with as the Local Authority think expedient.
- (iii.) If the dog is not diseased or suspected, it shall be detained in some proper place and be there kept for such period as the Local Authority think expedient: Provided that where the person having charge of or the owner of a dog so detained is known, the Local Authority shall cause notice to be forthwith given to such person or owner of the fact of the dog having been so seized and detained, and the dog shall, without prejudice to the recovery of any penalty for the infringement of this Order, be given up to such person or owner on payment of the reasonable expenses incurred by the Local Authority in respect of such detention.
- (iv.) If the dog so seized and detained has not been claimed by such person or owner within three days after the seizure, or, where such person or owner is known, within two days after the aforesaid notice has been given, the Local Authority may cause the dog to be slaughtered or otherwise disposed of in such manner as the Local Authority deem expedient.

(2.) The provisions of this Article shall not apply to places subject to section eighteen of the Metropolitan Streets Act, 1867, that is to say, to the city of London and the county of London.

Notice of Disease.

3.-(1.) Every person having or having had in his possession or under his charge an animal affected with or suspected of rabies shall with all practicable speed give notice of the fact of the animal being so affected or suspected to a constable of the police force for the police area wherein the animal so affected or suspected is or was.

(2.) The constable receiving such notice shall immediately transmit the information by telegraph to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

(3.) The constable shall also forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority.

Duty of Inspector to act immediately.

4. An Inspector of a Local Authority on receiving in any manner whatsoever information at the supposed existence of rabies, or having reasonable ground to suspect the existence of rabies, shall proceed with all practicable speed to the place where such disease, according to the information received by him, exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894 and this Order.

Public Warning as to Existence of Disease.

5.—(1.) The Local Authority may, if they think fit, give public warning by placards, advertisement, or otherwise, of the existence of rabies in any shed, stable, building, kennel, field, or other place, with or without any particular description thereof, as they think fit, and may continue to do so during the existence of the disease, and, in case of a shed, stable, building, kennel, or other like place, until the same has been cleansed and disinfected.

(2.) It shall not be lawful for any person (without authority or excuse) to remove or deface any such placard.

Disposal of Carcases.

6.-(1.) The carcase of an animal which at the time of its death was affected with or suspected of rabies shall be disposed of by the Local Authority as follows:

- (i.) Either the Local Authority shall cause the carcase to be buried as soon as possible in its skin in some proper place at a depth of not less than six feet below the surface of the earth, and to be covered with a sufficient quantity of quicklime or other disinfectant;
- (ii.) Or the Local Authority may, if authorized by Licence of the Board, cause the carcase to be destroyed, under the inspection of the Local Authority, in the mode following: The carcase shall be disinfected, and shall then be taken, in charge of an officer of the Local Authority, to a horseslaughterer's or knacker's-yard approved for the purpose by the Board, or other place so approved, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2.) With the view to the execution of the foregoing provisions of this Article the Local Authority may make such Regulations as they think fit for prohibiting or regulating the removal of

carcases or for securing the burial or destruction of the same.

(3.) Where under this Article a Local Authority cause a carcase to be buried they shall first cause the skin to be so slashed as to be useless.

(4.) A Local Authority may cause or allow a carcase to be taken into the District of another Local Authority to be buried or destroyed, with the previous consent of that Local Authority, but not otherwise.

Digging up.

7. It shall not be lawful for any person, except with the Licence of the Board or permission in writing of an Inspector of the Board, to dig up, or cause to be dug up, the carcase of any animal that has been buried.

Regulations of Local Authority as to Disinfection of Places and Things.

of Places and Things. 8.—(1.) A Local Authority may make such Regulations as they think fit for the following purposes, or any of them :

- (a.) For providing for the cleansing and disinfection of any place used by a diseased or suspected animal, and of any utensil, feedingtrough, pen, hurdle, or other thing used for or about such animal:
- (b.) For providing for the cleansing and disinfection of any van or cart or other vehicle used for carrying any diseased or suspected animal on land otherwise than on a railway:
- (c.) For prescribing the mode in which such cleansing and such disinfection are to be effected : and
- (d.) For providing that such place, utensil, feeding-trough, pen, hurdle, or other thing, van, cart, or other vehicle shall be cleansed and disinfected at the expense of the Local Authority, or at the expense of the owner or occupier thereof.

(2.) If any person fails to cleanse and disinfect in accordance with any such Regulation, it shall be lawful for the Local Authority, without prejudice to the recovery of any penalty for the infringement of such Regulation, to cause such place or thing or vehicle to be cleansed and disinfected, and to recover summarily the expenses of such cleansing and disinfection from such person.

Occupiers to give facilities for Cleansing.

9.--(1.) Where the power of causing any place, thing, or vehicle to be cleansed and disinfected under this Order is exercised by a Local Authority, the owner and occupier and person in charge of the place, thing, or vehicle shall give all reasonable facilities for that purpose.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty of an offence against the Act of 1894.

Special Regulations of Local Authority as to Dogs.

10.—(1.) A Local Authority may make such Regulations as they think fit for the following purposes, or any of them :

- (a.) For providing for the muzzling of dogs while in or on any public place with such exemptions (if any) as the Local Authority think fit:
- (b.) For providing for the seizure, detention, and disposal, including slaughter, of dogs not muzzled :
- (c.) For providing for the recovery by the Local Authority of the expenses incurred by them in respect of the detention of any dog seized and detained and disposed of under any such Regulations from the owners thereof: and

(d:) For prohibiting or regulating the holding

of shows or exhibitions of dogs, and the ""exposing of dogs for exhibition or sale "thereat. • thereat.

(2.) The power to make Regulations under this Article shall be exercised only by the Local Authority or their Executive Committee and shall not be deputed to any other Committee or Sub-Committee.

Regulations of Local Authority as to Movement of Animals, Fodder &c.

11. A Local Authority may make such Regulations as they think fit for the following purposes,

or any of them : (a.) For prohibiting or regulating the movement of any diseased or suspected animal into " or out of any stable, building, kennel, field,

or other place, or any part thereof: (b.) For prohibiting or regulating the move-ment of any animal into or out of any stable,

building, kennel, fièld, or other place, or any part thereof, in which there is or has been any diseased or suspected animal: and

(c.) For regulating the removal out of any stable, building, kennel, field, or other place of any

fodder, litter, or other thing that has been in -! contact with or used for or about any diseased

" or suspected animal : but nothing in any such Regulation shall authorize

movement in contravention of any provision of any: Order of the Board for the time being in force.

Compulsory Slaughter of Diseased Dogs. 12. A³ Local Authority shall cause to be slaughtered every diseased dog within their District.

Slaughter of Diseased Animals (other than Dogs). 13.-(1.) A Local Authority may, if they think fit, cause to be slaughtered any diseased animal (other than a dog) within their District.

(2.) Provided, that if the owner of any animal (other than a dog) proposed to be slaughtered under this Article gives notice in writing to the Locals Authority, or their Inspector or other officer, that he objects to the animal being slaughtered, it shall not be lawful for the Local Authority to cause that animal to be slaughtered except with the further special authority of the Board first obtained.

Slaughter of Suspected Animals (including Dogs) with Compensation.

14.---(1.) A Local Authority may, if they think fit, cause to be slaughtered any suspected animal, and shall pay as compensation for every animal slaughtered under this Article the value of the animal immediately before it was slaughtered.

(2.) Provided, that if the owner of any animal proposed to be slaughtered under this Article gives notice in writing to the Local Authority, or their Inspector or other officer, that he objects to the animal being slaughtered, it shall not be lawful for the Local Authority to cause that animal to be slaughtered except with the further special authority of the Board first obtained.

Regulations of Local Authority as to Slaughter. 15: A Local Authority may make such Regulations as they think fit for the purposes of the execution of the provisions of the three last preceding Articles of this Order : Provided that the power to make Regulations under this Article shall be exercised only by the Local Authority or their Executive Committee and shall not be deputed to any other Committee or Sub-Committee.

Post-Mortem Examination. 16.-(1.) Where an animal has died of, or has been slaughtered on account of, rabies, or disease supposed to be rabies, the Local Authority shall, previous to the disposal of the carcase, cause a post-mortem examination to be made thereof, in which case such examination shall be conducted by a Veterinary Inspector or Veterinary Surgeon specially appointed in that behalf who shall forthwith report to the Local Authority, for their information, the result of such examination.

(2.) Where the power of causing a post-mortem examination under this Article is exercised by a Local Authority, the owner and the person in charge of such carcase shall give all reasonable facilities for that purpose, and any person failing to give such facilities shall be deemed guilty of an offence against the Act of 1894.

Record of Slaughter.

17. A Local Authority shall keep, in the form provided by the Board, a record relative to diseased or suspected animals slaughtered by their order under this Order, stating the particulars indicated in such form, with such variations as circumstances require.

Production of Licences ; Names and Addresses.

18.-(1.) Every person in charge of an animal, carcase, or thing being moved, where under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, shall, on demand of a Justice, or of a constable, or of an Inspector or officer of the Board or of a Local Authority, produce and show to him the Movement Licence, if any, authorizing the movement, and shall allow it to be read and a copy of or extract from it to be taken by the person to whom it is produced.

(2.) Every person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or officer. 41 ...**:** •• ,

Provisions as to Regulations of Local Authority.

19.-(1.) A Local Authority shall forthwith send to the Board a copy of every Regulation made by them under this Order.

(2.) If the Board are satisfied on inquiry, with respect to any. Regulation made by a Local Authority under this Order, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate.

Saving for Dogs Act, 1871, and other Acis.

20. Nothing in this Order shall be deemed to affect or interfere with the operation of the Dogs Act, 1871, or any local or other Act of Parliament for the same or like purposes.

Movement of Animals &c. with Licence of Board.

21. Notwithstanding anything in this Order, or in any Regulation made by a Local Authority thereunder, any animal, carcase, or thing may be moved in any circumstances with a Licence of an In-spector or officer of the Board, which Licence will only be granted where the Board, after inquiry, are satisfied that exceptional circumstances render the movement necessary or expedient,

Powers of the Board of Agriculture.

22. Any powers by this Order conferred upon a Local Authority or an Inspector of a Local Authority may at any time be exercised by the Board or an Inspector of the Board respectively.

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Local Authority to enforce Order.

23. The provisions of this Order, except where it is otherwise provided, shall be executed and. suforced by the Local Authority.

Weekly Returns of Rabies.

21. When an Inspector of a Local Authority tinds that rabies exists or has existed in his district, he shall forthwith make a return thereof to the Local Authority and to the Board, on a form provided by the Board, with all particulars therein required, and shall continue to so make a return thereof on the Saturday of every week until the disease has ceased.

Offences.

25.-(1.) If anything is done or omitted to be done as regards the muzzling of a dog in contravention of any Regulation made by a Local Authority under this Order, the owner of the dog, and the person for the time being in charge thereof, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(2.) If a show or exhibition of dogs is held in contravention of any Regulation made by a Local Authority under this Order, the person holding the show or exhibition, and the occupier of the place where the show or exhibition is held, and the owner or consignee or person for the time being in charge of each dog exposed thereat, and the person, if any, taking entrance-money or other payment for admission thereto, such lastmentioned person knowing the show or exhibition to be held in contravention as aforesaid, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If an animal or anything is moved in contravention of any Regulation made by a Local Authority under this Order, or of the conditions of a Movement Licence thereunder, the owner of the animal or thing, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the animal or thing, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the animal or thing is moved, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(4.) If, in contravention of any Regulation made by a Local Authority under this Order, a carcase is removed or is not buried or i., not destroyed, the owner of the carcase, and the person for the time being in charge thereof, and the person causing, directing, or permitting the removal, and the person removing or conveying the carcase, and the consignee or other person receiving or keeping it knowing it to have been removed in contravention as aforesaid, and the person failing to bury or destroy the carcase, shall, each according to and in respect of his own acts , and defaults, be deemed guilty of an offence against the Act of 1894.

(5.) If anything is omitted to be done as regards cleansing or disinfection in contravention of any Regulation made by a Local Authority under this Order, the owner and the lessee and the occupier and the person in charge of any place or thing in' or in respect of which, - and the owner of and the person using and the person in charge of any vehicle in respect of which,-(as the case may be,) the same is omitted, shall, each according to and in | Order extends to Great Britain

respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(6.) If a person in charge of an animal, carcase, or thing being moved, where under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, on demand made under this Order, fails to give his true name and address, or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(7.) If a person, with a view to unlawfully evade or defeat the operation of this Order, or of any Regulation made by a Local Authority under this Order, allows an animal to stray, he shall be deemed guilty of an offence against the Act of 1894.

Interpretation.

26. In this Order, unless the context otherwise . . · . . . requires,— · · · ·

- "The Board" means the Board of Agriculture: "The Act of 1894" means the Diseases of
- Animals Act, 1894: "Animals" includes, with the animals specified in the Act of 1894 (that is cattle, sheep, and goats, and all other ruminating animals, and swine), horses, asses, mules, and dogs :
- "Disease" means rabies, and "diseased animal"
- means an animal affected with rabies: "Suspected animal" means an animal suspected of rabies, and includes any animal which has been bitten by any diseased or suspected animal or which has been in the same stable, building, kennel, field, or other place, or otherwise in contact, with any diseased or suspected animal, or which has been otherwise exposed to the infection of rabies : "Public place" includes any street, highway,
- thoroughfare, public bridge, royal park, public park garden or pleasure ground, common, uninclosed land, or other place to which the public have for the time being access :
- "Inspector" includes Veterinary Inspector :
- "Carcase" means the carcase of an animal, and part of a carcase, and the meat, flesh, bones,
- hide, skin, hoofs, horns, offal, or other part of an animal, separately or otherwise, or any portion thereof :

Other terms have the same meaning as in the Act of 1894.

. . . . · Revocation of Order.

27. The Order described in the Schedule to this Order is hereby from and after the com-mencement of this Order revoked : Provided that such revocation shall not invalidate or make unlawful anything done under the Order hereby revoked, or affect any licence or authority granted, or any right, title, obligation, or liability accrued thereunder before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the Order hereby revoked before the commencement of this Order.

Existing Regulations of Local Authority.

28. All Regulations made by a Local Authority under the Order by this Order revoked, and in force immediately before the commencement of this Order, shall be deemed to have been made under this Order, and shall continue in force until altered or revoked by the Local Authority or by Extent. the Board.

29. Except where otherwise expressed, this

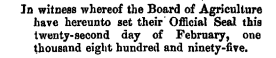
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Commencement.

30. This Order shall come into operation on the first day of April, one thousand eight hundred and ninety-five.

Short Title.

31. This Order may be cited as THE RABLES ORDER OF 1895.



[L. S.]

T. H. Elliott, Secretary.

SCHEDULE

Order Revoked.

No.	Date.	Short Title.
5030	1892. 14 October	The Rabies Order of 1892.

THE ANTHRAX ORDER OF 1895. By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows :

Extension of certain Sections of Diseases of Animals Act, 1894.

1. Horses, asses, and mules (as well as the animals specified in the Act of 1894) shall be animals, and anthrax (that is to say, the disease called or known as anthrax, splenic fever, or splenic apoplexy of animals) shall be a disease, for the purposes of the following sections of the Act of 1894 (namely):

Section four so far as regards notice of disease; Sections nineteen and twenty (slaughter and compensation);

Section twenty-two (Orders);

Section forty-three (powers of police);

Section forty-four (powers of inspectors);

Section forty-five (detention of vessels);

Section forty-six (carcases washed ashore);

and of all other sections of the said Act containing provisions relative to or consequent on the provisions of those sections, including such sections as provide for offences and procedure.

Notice of Disease.

2.—(1.) Every person having or having had in his possession or under his charge an animal affected with or suspected of anthrax shall with all practicable speed give notice of the fact of the animal being so affected or suspected to a constable of the police force for the police area wherein the animal so affected or suspected is or was.

the animal so affected or suspected is or was. (2.) The constable shall forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority.

(3.) The Inspector of the Local Authority shall forthwith give information of the receipt by him of the notice to the Medical Officer of Health of the Sanitary District in which the affected or suspected animal is or was.

Duty of Inspector to act immediately.

3. An Inspector of a Local Authority on receiving in any manner whatsoever information of the supposed existence of anthrax, or having reasonable ground to suspect the existence of anthrax, shall proceed with all practicable speed to the place where such disease, according to the

information received by him, exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894 and this Order.

Public Warning as to Existence of Disease.

4.—(1.) The Local Authority may, if they think fit, give public warning by placards, advertisement, or otherwise, of the existence of anthrax in any shed, stable, building, field, or other place, with or without any particular description thereof, as they think fit, and may continue to do so during the existence of the disease, and, in case of a shed, stable, building, or other like place, until the same has been cleansed and disinfected in accordance with this Order.

(2.) It shall not be lawful for any person (without authority or excuse) to remove or deface any such placard.

Milk of Diseased or Suspected Cow not to be Removed.

5. Where anthrax exists or has existed in any shed, stable, building, or other place it shall not be lawful to remove from such shed, stable, building, or other place the milk of any cow which is affected with or suspected of anthrax.

Removal of Dung or other Things.

6. It shall not be lawful for any person to send or carry, or cause to be sent or carried, on a railway, canal, river, or inland navigation, or in a coasting vessel, or on a highway or thoroughfare, any dung, fodder, or litter that has been in any place in contact with or used about a diseased or suspected animal, except with a Licence of the Local Authority for the District in which such place is situate, on a certificate of an Inspector of the Local Authority certifying that the thing moved has been, so far as practicable, disinfected.

Disposal of Carcases.

7.--(1.) The carcase of an animal which at the time of its death was affected with or suspected of anthrax shall be disposed of by the Local Authority as follows:

(i.) Either the Local Authority shall cause the carcase to be buried as soon as possible in its skin in some convenient or suitable place removed from any dwelling house and at such a distance from any well or watercourse as will preclude any risk of the contamination of the water therein, and at a depth of not less

than six feet below the surface of the earth, having a layer of lime not less than one foot dcep beneath, and a similar layer of lime above, the carcase;

(ii.) Or the Local Authority may, if authorized by Licence of the Board, cause the carcase to be destroyed, under the inspection of the Local Authority, in the mode following: The carcase shall be disinfected, and shall then be taken, in charge of an officer of the Local Authority, to a horse-slaughterer's or knacker's-yard approved for the purpose by the Board, or other place so approved, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2.) With the view to the execution of the foregoing provisions of this Article the Local Authority may make such Regulations as they think fit for prohibiting or regulating the removal of carcases, or for securing the burial or destruction of the same.

(3.) Before a carcase is removed for burial or destruction under this Article it shall be covered with quicklime. In no case shall the skin of the carcase be cut nor shall anything be done to cause the effusion of blood.

(4.) A Local Authority may cause or allow a carcase to be taken into the District of another Local Authority to be buried or destroyed, with the previous consent of that Local Authority, but not otherwise.

Digging up.

8. It shall not be lawful for any person, except with the Licence of the Board or permission in writing of an Inspector of the Board, to dig up, or cause to be dug up, the carcase of any animal that has been buried.

Disinfection in case of Anthrax.

9.—(1.) The Local Authority shall at their own expense cause to be cleansed and disinfected in the mode provided by this Article—

- (a.) all those parts of any shed, stable, building, or other place in which a diseased or suspected animal has been kept or has died or been slaughtered;
- (b.) every utensil, pen, hurdle, or other thing used for or about any diseased or suspected animal;
- (c.) every van, cart, or other vehicle used for carrying any diseased or suspected animal on land otherwise than on a railway.

(2.) The mode of the cleansing and disinfection of such shed, stable, building, or other place, or the part thereof, shall be as follows:

- (i.) All those parts aforesaid of the shed, stable, building, or other place shall be swept out, and all litter, dung, or other thing that has been in contact with, or used about, any diseased or suspected animal shall be effectually removed therefrom : then
- (ii.) The floor and all other parts of the shed, stable, building, or other place with which the diseased or suspected animal or its droppings or any discharge from the mouth or nostrils of the animal has come in contact, shall be, so far as practicable, thoroughly washed or scrubbed or scoured with water : then
- (iii.) The same parts of the shed, stable, building or other place shall be washed over with Mag, wash made of freshly burnt lime and simeand containing in each gallon of limewash four ounces of chloride of lime or half a plat of commercial carbolic acid, the limewash being prepared immediately before use;

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(iv.) Except that where any place as aforesaid is not capable of being so cleansed and disinfected, it shall be sufficient if such place be cleansed and disinfected so far as practicable.

(3.) The mode of the cleansing and disinfection of such utensil, pen, hurdle, or other thing, and such van, cart, or other vehicle aforesaid shall be as follows:

- (i.) Each utensil, pen, hurdle, or other thing, van, cart, or other vehicle shall be thoroughly scraped, and all litter, dung, sawdust, or other thing shall be effectually removed therefrom : then
- (ii.) It shall be thoroughly washed or scrubbed or scoured with water : then
- (iii.) It shall be washed over with limewash made of freshly burnt lime and water, and containing in each gallon of limewash four ounces of chloride of lime or half a pint of commercial carbolic acid, the limewash being prepared immediately before use.

(4.) All litter, dung, or other thing that has been removed from any such shed, stable, building, place, van, cart, or vehicle as aforesaid, shall be forthwith burnt or otherwise destroyed or disinfected to the satisfaction of an Inspector of the Local Authority.

(5.) The Local Authority may make such Regulations as they think fit for the purpose of carrying out the provisions of this Article.

Occupiers to give facilities for Cleansing.

10.—(1.) Where the power of causing any place, thing, or vehicle to be cleansed and disinfected under this Order is exercised by a Local Authority, the owner and occupier and person in charge of the place, thing, or vehicle shall give all reasonable facilities for that purpose.

(2.) Any person failing to comply with the provisions of this Article shall be deemed guilty ci an offence against the Act of 1894.

Regulations of Local Authority as to Movement of Animals, Fodder &c.

11. A Local Authority may make such Regulations as they think fit for the following purposes, or any of them :

- (a.) For prohibiting or regulating the movement of any diseased or suspected animal into or out of any shed, stable, building, field, or other place, or any part thereof;
- (b.) For prohibiting or regulating the movement of any animal into or out of any shed, stable, building, field, or other place, or any part thereof, in which there is or has been any discased or suspected animal; and
- (c.) For regulating the removal out of any shed, stable, building, field, or other place of any fodder, litter, or other thing that has been in contact with or used for or about any diseased or suspected animal;

but nothing in any such Regulation shall authorize movement in contravention of any provision of any Order of the Board for the time being in force; and a Regulation under paragraph (b) of this Article shall operate so long only as any animal which in the judgment of the Local Authority is diseased or suspected remains in the shed, stable, building, field, or other place to which the Regulation refers, and, in case of a shed, stable, building, or other like place until the same has been cleansed and disinfected in accordance with this Order.

Slaughter in Anthrax and Compensation.

12.—(1.) A Local Authority may if they think fit cause to be slaughtered—

(a.) any animal affected with anthrax or suspected of being so affected ; and (b.) any animal being or having been in the same field, shed, or other place or in the same herd or flock or otherwise in contact with animals affected with anthrax, or being or having been in the opinion of the Local Authority in any way exposed to the infection of anthrax.

(2.) The slaughter of animals under this Article shall be conducted in such mode as will so far as possible prevent effusion of blood.

(3.) The Local Authority shall out of the local rate pay compensation as follows for animals slaughtered under this Article—

- (a,) where the animal slaughtered was affected with anthrax the compensation shall be onehalf of the value of the animal immediately before it became so affected; and
- (b.) in every other case the compensation shall be the value of the animal immediately before it was slaughtered.

fore it was slaughtered. (4.) Provided, that if the owner of the animal gives notice in writing to the Local Authority, or their Inspector or other officer, that he objects to the animal being slaughtered, it shall not be lawful for the Local Authority to cause that animal to be slaughtered except with the further special authority of the Board first obtained.

Ascertainment of Value for Compensation in England and Wales.

13. Where in England or Wales an animal is claughtered on account of anthrax by order of a Local Authority under the provisions of this Order, the value of the animal for compensation shall be ascertained as follows :

(i.) If within fourteen days after the receipt of notice in writing from the Local Authority of the valuation of the animal the owner of the animal or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Local Authority, the compensation shall be paid on that valuation.

the compensation shall be paid on that valuation. (ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the animal shall by virtue of this Order stand referred to the arbitration of a single arbitrator, and the provisions of the Arbitration Act, 1889 shall apply to the reference and arbitration, as if the same were pursuant to a submission, except in so far as that Act is inconsistent with the provisions of this Article.

(iii.) An arbitrator may be appointed by an agreement in writing signed by the Local Authority and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counter-notice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to a court of summary jurisdiction to appoint an arbitrator, and such court may accordingly appoint an arbitrator, as if such court were a court or judge within the meaning of the Arbitration Act, 1889.

(v.) The arbitrator shall make his award in writing ready for delivery within seven days after the date of his appointment.

(vi.) If on the arbitration a higher valuation is awarded than the valuation specific in the notice given by the Local Authority, then the Local Authority shall pay the costs of the reference and *award* and all costs incurred by the owner with respect to the arbitration, but otherwise the costs of the reference and award and all costs incurred by the Local Authority with respect to the arbitration may be deducted by the Local Authority from the sum payable to

the owner as compensation under the award. The arbitrator may tax or settle the amount of costs to be paid or deducted by the Local Authority under this Article.

Ascertainment of Value for Compensation in Scotland.

14. Where in Scotland an animal is slaughtered on account of anthrax by order of the Local Authority under the provisions of this Order, the value of the animal for compensation shall be ascertained as follows :

(i.) If within fourteen days after the receipt of notice in writing from the Local Authority of the valuation of the animal the owner of the animal or his agent does not give a counter-notice in writing stating in effect that he disputes the valuation made on behalf of the Local Authority, the compensation shall be paid on that valuation.

(ii.) If the owner or his agent gives such a counter-notice, then the question of the value of the animal shall be determined by a valuer who shall be appointed as follows:

(iii.) Such valuer may be appointed by an agreement in writing signed by the Local Authority and by the owner of the animal or his agent.

(iv.) In case no such agreement is entered into within seven days after the service of the counter-notice by the owner or his agent, either party may, having given notice to the other party of the place and time of his intended application, apply to the sheriff-substitute to appoint a valuer, and the sheriff-substitute may accordingly appoint a valuer for the purpose of determining the value of the animal.

(v.) The valuer shall make his valuation in writing ready for delivery within seven days after the date of his app_intment and his valuation shall be final and binding on the Local Authority and the owner.

(vi.) If a higher valuation is determined by the valuer than the valuation specified in the notice given by the Local Authority, then the Local Authority shall pay the costs and expenses of the valuation and all costs incurred by the owner with respect to the valuation, but otherwise the costs and expenses of 2the valuation and all costs incurred by the Local Authority in relation thereto may be deducted by the Local Authority from the sum payable to the owner as compensation in accordance with the valuation of the valuer, who may tax or settle the amount of costs to be paid or deducted by the Local Authority under this Article.

Withholding of Compensation.

15.—(1.) A Local Authority may, if they think fit, withhold, either wholly or partially, compensation in respect of an animal slaughtered by their order under this Order where the animal was in their opinion diseased at the time of its being brought into their District.

(2.) A Local Authority before determining, under sub-section seven of section twenty of the Act of 1894 or under this Article, to withhold, either wholly or partially, compensation or other paymentin respect of an animal slaughtered by their order under this Order, shall give to the owner of the animal an opportunity of making representations to them respecting the facts and circum-'ances of the case, and shall consider the same. St.

Keeping of Swine in Slaughter-Houses.

16. It shall not be lawful for any person, in any case in which the slaughter of any animal is authorized or required by this Order, to use for such slaughter any slaughter-house in which swine are kept.

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Record of Slaughter.

17. A Local Authority shall keep, in the form provided by the Board, a record relative to animals slaughtered by their order under this Order, stating the particulars indicated in such form, with such variatious as circumstances require.

Production of Licences; Names and Addresses.

18.—(1.) Every person in charge of an animal, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, shall, on demand of a Justice, or of a constable, or of an Inspector or officer of the Board or of a Local Authority, produce and show to him the Movement Licence, if any, authorizing the movement, and shall allow it to be read and a copy of or extract from it to taken by the person to whom it is produced.

(2.) Every person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or officer.

Provisions as to Regulations of Local Authority.

19.—(1.) A Local Authority shall forthwith send to the Board a copy of every Regulation made by them under this Order.

(2.) If the Board are satisfied on inquiry, with respect to any Regulation made by a Local Authority under this Order, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate.

Movement of Animals &c. with Licence of Board.

20. Notwithstanding anything in this Order, or in any Regulation made by a Local Authority thereunder, any animal, carcase, or thing may be moved in any circumstances with a Licence of an Inspector or officer of the Board, which Licence will only be granted where the Board, after inquiry, are satisfied that exceptional circumstances render the movement necessary or expedient.

Powers of Board of Agriculture.

21. Any powers by this Order conferred upon a Local Authority or an Inspector of a Local Authority may at any time be exercised by the Board or an Inspector of the Board respectively.

Local Authority to enforce Order.

22. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority.

Weekly Returns of Anthrax.

23. When an Inspector of a Local Authority finds that anthrax exists or has existed in his district, he shall forthwith make a return thereof to the Local Authority and to the Board, on a form provided by the Board, with all particulars therein required, and shall continue to so make a return thereof on the Saturday of every week until the disease has ceased.

Offences.

24.—(1.) If an animal or anything is moved in contravention of this Order, or of any Regulation made by a Local Authority under this Order, or of the conditions of a Movement Licence thereunder, the owner of the animal or thing, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the animal or thing, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it knowing it to have been $\mathbf{F} \ \mathbf{2}$ moved in contravention as aforesaid, and the occupier of the place from which the animal or thing is moved, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

guilty of an offence against the Act of 1894. (2.) If, in contravention of any Regulation made by a Local Authority under this Order, a carcase is removed or is not buried or is not destroyed, the owner of the carcase, and the person for the time being in charge thereof, and the person causing, directing, or permitting the removal, and the person removing or conveying the carcase, and the consignce or other person receiving or keeping it knowing it to have been removed in contravention as aforesaid, and the person failing to bury or destroy the carcase, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If anything is omitted to be done as regards cleansing or disinfection in contravention of this Order, or of any Regulation made by a Local Authority under this Order, the owner and the lessee and the occupier and the person in charge of any place or thing in or in respect of which, and the owner of and the person using and the person in charge of any vehicle in respect of which,— (as the case may be,) the same is omitted, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(4.) If a person in charge of an animal, carcase, or thing being moved, where under this Order or under any Regulation made by a Local Authority under this Order a Movement Licence is necessary, on demand made under this Order, fails to give his true name and address, or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(5.) If a person, with a view to unlawfully evade or defeat the operation of this Order, or of any Regulation made by a Local Authority under this Order, allows an animal to stray, he shall be deemed guilty of an offence against the Act of 1894.

Documents and Forms.

25. Except where otherwise provided in this Order a Local Authority shall provide and supply to their Inspectors and officers such documents and forms as may be necessary for the purposes of this Order.

Interpretation.

26. In this Order, unless the context otherwise requires,—

- "The Board " means the Board of Agriculture: "The Act of 1894" means the Diseases of Animals Act, 1894:
- "Animals" includes, with the animals specified in the Act of 1894 (that is cattle, sheep, and goats, and all other ruminating animals, and swine), horses, asses, and mules :
- "Disease" means anthrax, and "diseased animal" or "suspected animal" means an animal affected with or suspected of anthrax :
- "Inspector" includes Veterinary Inspector:
- "Carcase" means the carcase of an animal, and includes part of a carcase, and the meat, flesh, bones, hide; skin, hoofs, horns, offal, or other nert of an animal separately or otherwise, or
- part of an animal, separately or otherwise, or any portion thereof : Other terms have the same meaning as in
- the Act of 1894.

Revocation of Order.

charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it knowing it to have been mencement of this Order revoked; Provided that such revocation shall not invalidate or make unlawful anything done under the Order hereby revoked, or affect any licence or authority granted, or any right, title, obligation, or liability accrued thereunder before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the Order hereby revoked before the commencement of this Order.

Existing Regulations of Local Authority.

28. All Regulations made by a Local Au-thority under the Order by this Order revoked, and in force immediately before the commencement of this Order, shall be deemed to have been made under this Order, and shall continue in force until altered or revoked by the Local Authority or by the Board.

Extent.

29. This Order extends to Great Britain,

Commencement.

30. This Order shall come into operation on the first day of April, one thousanl eight hundred and uinety-five.

Short Talk.

31. This Order may be cited as THE ANTHRAX **ORDER OF 1895.**

In witness whereof the Board of Agriculture have hereunto set their Official Seal this twenty-second day of February, one thousand eight hundred and nine;y-five.



T. II. Elliott, Secretary,

SCHEDULE.

Order Revoked

No.	Date.	Short Title.
5 049	1892. 16 December	The Anthrax Order of 1892.

SWINE - FEVER (MOVEMENT FROM IRELAND) TEMPORARY ORDER OF 1895 (No. 2).

By the Board of Agriculture.

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Act, 1894, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows :

Swine-Fever (Movement from Ireland) Temporary Order of 1894 continued until 31st May, 1895.

1. The Swine-Fever (Movement from Ireland) Temporary Order of 1894 shall be read and have effect as if the thirty-first day of May, one thousand eight hundred and ninety-five were substituted for the thirtieth day of November, one thousand eight hundred and ninety-four in Article 1 of that Order, as the date from and immediately after which that Order shall cease to operate, and the operation of that Order which was continued by subsequent Orders is hereby further continued accordingly.

Existing Regulations of Local Authority.

2. Any Regulation made by a Local Authority under the Swine-Fever (Movement from Ireland) Temporary Order of 1894 as continued by subsequent Orders and in force on the twenty-eighth day of February, one thousand eight hundred and ninety-five, shall, unless altered or revoked by such Local Authority, remain in force until the thirty-first day of May, one thousand eight hundred and ninety-five.

Short Title.

3. This Order may be cited as THE SWINE-FEVER (MOVEMENT FROM IRELAND) TEMPORARY ORDER OF 1895 (No. 2).

In witness whereof the Board of Agriculture have hereunto set their Official Seal this | such manner as the Commissioners may appoint.

twenty-fifth day of February, one thousand eight hundred and ninety-five.



T. H. Elliott, Secictary.

Civil Service Commission, February 26, 1895.

THE Civil Service Commissioners hereby give notice, that the following Regulations have been approved by the Lords Commissioners of Her

Majesty's Treasury, viz. :--SPECIAL REGULATIONS (Supplementary to the General Regulations issued 8th April, 1872, and amended by subsequent notices in the London Gazette) respecting Open Competitive Examinations for the situation of Assistant Librarian and Clerk at the Museum of Practical Geology, Jermyn-street.

N.B.—These Regulations are liable to alteration for future Examinations.

1. The limits of age for this situation are 22 and 85. Candidates must be of the prescribed age on the first day of the Examination.

2. The Examination will be in the following subjects :

- 1. Handwriting and Orthography.
- 2. English Composition.
- 3. Catalogue and Index Making.
- 4. Comparison of Copies with Originals.
- 5. Arithmetic (including Vulgar and Decimal Fractions)
- 6. Geology (an elementary knowledge).
- Translation from French. 7.
- 8. Translation from German.

3. Application for permission to attend an Examination must be made at such times and in 4. A fee of £1 will be required from each Candidate attending the Examination.

The Civil Service Commissioners further give notice, that an Open Competitive Examination for one situation as Assistant Librarian and Clerk in the Museum of Practical Geology, Jermynstreet, will be held in London, under the foregoing Regulations commencing on the 2nd April, 1895.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 21st March, an application, in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

Civil Service Commission, February 26, 1895.

THE Civil Service Commissioners hereby give notice, that the following Regulations are published with the consent of the Lords Commissioners of Her Majesty's Treasury, viz. :--

REGULATIONS (Framed in pursuance of Act 40 and 41 Vict., cap. 57) respecting Open Competitive Examinations for Junior Clerkships in the High Court of Justice, Ireland.

N.B.—These Regulations are liable to alterations for future Examinations.

1. Competitive Examinations of Candidates for this situation will be held from time to time as may be deemed expedient.

2. These Examinations are open to all naturalborn subjects of Her Majesty, being of the prescribed age, and of good health and character.

3. The limits of age for this situation are 20 and 30. Candidates must be of the prescribed age on the first day of the *Competitive* Examination.

4. The subjects of the Competitive Examination will be as follows :-- Marks.

- 1. English Composition (including Epistolary Correspondence and Précis) ... 750
- 2. English History (including that of the Constitution) 750
- English Language and Literature ... 750
 Geography, especially that of the
- British Isles 800 5. Elementary Principles of Law (in-
- cluding the subjects treated in Brett's Commentaries on the Present Laws of England) 1,000
- 6. Latin 750 7. Book-keeping... 500
- 8. Mathematics, including—

 (a.) Arithmetic (advanced); Algebra,
 to the solution of Simple Equa tions; and Euclid, Books I and II.

 750
- (b.) Algebra, up to and including the Binomial Theorem ; Euclid, Books III, IV, and VI; Trigo-
- nometry, to Solution of Triangles.] 9. French 500 10. German 500

11. Shorthand 500 All Candidates will be required to satisfy the Commissioners in subjects 1 to 7 and in subject 8 (a). The subjects 8 (b), 9, 10, and 11 are optional.

5. No Candidate can be, admitted to the competition who has not previously satisfied the Civil Service Commissioners that he possesses the requisite amount of proficiency in the following subjects:—

1. Handwriting.

2. Orthography.

3. Arithmetic (including Vulgar and Decimal Fractions).

4. Copying MS. (to test accuracy).

With this view, Preliminary Examinations in these subjects will be held at such times and places as the Commissioners may appoint.

6. Application for permission to attend an Examination must be made in the writing of the Candidate, at such time and in such manner as may be fixed by the Commissioners.

7. A fee of $\pounds 1$ will be required from each Candidate attending a Preliminary Examination, and a further fee of $\pounds 2$ from every Candidate admitted to a Competitive Examination.

8. At each Competitive Examination the number of Candidates to be selected will be the number required to fill the vacancies existing at the time of the Examination.

The Civil Service Commissioners further give notice, that an Open Competitive Examination for seven Junior Clerkships in the High Court of Justice, Ireland, viz., two in the Registrar's Office of the Chancery Division, three in the Consolidated Accounting Office, and two in the Consolidated Notice Department of the Record and Writ Office, will be held in Dublin, under the foregoing Regulations, commencing on the 30th April, 1895.

A Preliminary Examination will be held in Dublin on the 17th April, 1895.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 4th April an application, in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

Civil Service Commission, February 26, 1895.

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

February 21, 1895.

AFTER OPEN COMPETITION.

Treasury : Second Class Clerk, Roland Field Wilkins.

Inland Revenue : Assistant of Excise, Herbert William Bromby.

Post Office : Sorter, London, Henry John Snow. WITHOUT COMPETITION.

Prisons Department, England: Assistant Matron, Emma Naylor.

Post Office: Postmen, London, Ernest William Wise, Henry Harrison Gilbert.

Porter, London, James Akers.

Postmen, Owen Ellis (Pontypridd), Michael McCrory (Newtown Stewart), Timothy Donovan (Cork), Herbert William Hammond (Lowestoft), Charles Hare (South Shields), Andrew Graham Hull (South Shields).

UNDER CLAUSE VII OF THE ORDER IN COUNCIL OF 4TH JUNE, 1870.

Admiralty: Junior Assistant in the Royal Observatory, Cape of Good Hope, John Power.

For Registration as Temporary Boy Copyist, Arthur Clements.

February 22, 1895.

AFTER OPEN COMPETITION.

Post Office: Sorters, London, Arthur Edward Earthrowl, Walter Francis Morgan.

WITHOUT COMPETITION. Patent Office : Messenger, William Burt:

- Admiralty: Portsmouth Dockyard, Fitter, Alfred Holdsworth Thomas.
 - Prisons Service, Ireland: Assistant Matron. Bridget Boland.
 - Post Office: Postman, London, Albert Frederick Arnold.

Clerk and Telegraph Sortina Learner, Birmingham, William James Cope.

Postmen, Abraham Parker Bausor (Coven-y), John Drummond (Liverpool), John try), John Frederick Kitchiner (Ponder's End), James Slemonds Mariner (Worthing), Harbona Marsena Oliver (Camelford), Edwin Parish (Barnstaple), William Williams (Holyhead).

- UNDER CLAUSE VII OF THE ORDER IN COUNCIL OF 4TH JUNE, 1870.
- Inland Revenue : Minor Staff Post of Control Clerk, City Stamp Office, Jabez Edward Howe.
- Irish Land Commission: Second Class Clerk in the Office of the Congested Districts Board, James Dodds.

February 23, 1895.

AFTER OPEN COMPETITION.

Post Office: Female Sorter, London, Rose Westwood.

Female Telegraph Learner in the Central Office, London, Winifred Mary Gardiner.

WITHOUT COMPETITION.

Devonport Dockyard, Timkeeper, Admiralty : Frederick Joseph Elford.

Customs : Boy Messenger, Henry Morris Pinckstone.

- Prisons Department, England: Subordinate Officer, Division I, Thomas Hutchings Wills.
- War Office: Woman Typist, Catherine Elizabeth Smith.
- Post Office: Porter, London, Arthur Albert Brodie.

Sub-Postmistress, Carlisle Circus, Belfast, Margaret O'Neill.

Sorting Clerk and Telegraph Learner, Slough, Beatrice Emma Hoare.

Postmen, Charles Frederic Felce (Welling-borough), Joseph Harvey (Nottingham), John Richard Robinson (Wakefield).

NOTICES TO MARINERS.

(Nos. 95 to 115 of the year 1895.)

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

No. 95.--AUSTRALIA STATION.

South Pacific-Solomon Islands. Guadalcanar Island-Dangers near

Taruto Island. INFORMATION has been received from Lieutenant and Commander J. G. Bremer, Her Majesty's ship "Ringdove," dated 30th September, 1894, of the existence of a shoal, with a depth of 21 fathoms on it, lying about a third of a mile south-eastward of Taruto Island, with Susu Point in line with the island; also that there is a reef round the north and east sides of that island.

Approximate position, centre of Taruto Island, lat. 9° 34' 40" S., long. 160° 36' 40" E. [Variation 80° Easterly in 1895.]

No.1469. Also, Sailing Directions for the Pacific Islands, Vol. I, 1890, page 389.

No. 96.—PACIFIC STATION. UNITED STATES-CALIFORNIA.

St. George Reef-Intended alteration in interval of Fog Signal.

THE United States Government has given notice that, on 1st March, 1895, the fog whistle on North-west Seal Rock, St. George Reef, will be altered to sound, during thick or foggy weather, blasts of five seconds duration, separated by silent interval of seventy-five seconds; instead of silent intervals of thirty-five seconds as formerly.

Approximate position, lat. 41° 50' N., long. 124° 221' W. This Notice affects the following Admiralty

Chart :- Cape Mendocino to Vancouver Island, No. 2531. Also, List of Lights, Part VI, 1894, No. 195*.

No. 97.-CHINA STATION. CHINA-EAST COAST.

Amoy Approach—Danger West-North-West of Chapel Island.

THE Chinese Government has given notice, that the Master of the steam-vessel " Taisang," 18 feet draught, reports having touched some danger, supposed to be a rock, at 8 a.m., 15th December, 1894, in a position with Chapel Island, bearing E.S.E. (S. 67° E.), distant $4\frac{1}{2}$ miles, or approximately in about lat. 24° 11′ 45″ N., long. 118° 9′ 30″ E.

This has been marked as three fathoms, position approximate, on the Admiralty Charts; a patch of that depth, which could not be found, having been also reported near that position by the steam vessel "Erl King" in 1869.

Variation nil in 1895.]

[Variation 111 in 1655.] This Notice affects the following Admiralty Charts :---Formosa Island and Strait, No. 1968; the Brothers to Ockseu Island, &c., No. 1760. Also, China. Sea Directory, Vol. III, 1894, page 170.

No. 98.-CAPE, EAST INDIES, CHINA, AUSTRALIA, AND PACIFIC STATIONS. MALACCA STRAIT-SUMATRA SHORE.

Alterations in Light at Entrance of Batu Bara

River.

THE Government of Batavia has given notice, that on 1st February, 1895, the light on the west side of the entrance to Batu Bara River would be altered from fixed red to a sixth order, fixed white light, visible in clear weather from a distance of 10 miles.

Approximate position, lat. 3° 13' 40" N., long. 99° 34' 15" E.

This Notice affects the following Admiralty Charts :-- Acheh Head to Tyingkok Bay, No. 2760 ; Malacca Strait, sheet I, No. 1353 ; Pulo Penang to Parcelar Hill, No. 7936. Also, List of Lights, Part V, 1894, No. 237; China Sea Directory, Vol. I, 1886, page 29; and Supplement, 1890, relating to China Sea Directory, Vol. I, page 36.

No. 99.-CHANNEL AND WESTERN STATION.

FRANCE-WEST COAST.

Gironde River—Buoy Marking Sunken Wreck. in Passe du Nord.

THE French Government has given notice, dated 31st January, 1895, that a green buoy has been placed to mark the wreck of the cutter "Anna Valentine," which lies sunk near the Banc de Terre Nègre, just southward of St. George's and Suzac Lights in line, in approximately lat. 45° 38′ 10″ N., long. 1° 7′ 35″ W.

This Notice temporarily affects the following

Admiralty Charts :- Pte. D'Archachon to Pte. de la Coubre, No. 2664. Also, Sailing Directions for the West Coasts of France, Spain, and Portugal, 1891, page 125.

No. 100.—CAPE, EAST INDIES, CHINA, AND AUSTRALIA STATIONS. PHILIPPINE ISLANDS.

St. Bernardino Strait-Rock South-east of Tiklin Island.

THE Spanish Government has given notice, dated 12th January, 1895, of the existence of a rock slightly above water, named Magtimua, with depths of $2\frac{1}{2}$ to 4 fathoms round it, situated about 6 cables south-eastward of Tiklin Island, western side of St. Bernardino Strait, or approximately in lat. 12° 34¼' N., long. 124° 7¼' E.

This Notice affects the following Admiralty Chart :- Philippine Islands, between St. Bernardino and Mindoro Straits, No. 2577. Also, Sailing Directions for Eastern Archipelago, Part I, 1890, page 320.

No. 101. - MEDITERRANEAN, CAPE, EAST INDIES, CHINA, AUSTRALIA, AND PACIFIC STATIONS.

GULF OF MARTABAN.

' Baragua Flats—Postponement of Placing Light-Vessel.

WITH reference to Notice to Mariners No. 594 of 1893:-

The Government of India has given further notice, dated 22nd December, 1894, that the placing of a light-vessel, showing a flashing red and white light, southward of Baragua Flats, has been postponed for eighteen months from the above date.

Approximate position, lat. 15° 29' 15" N., long. 95° 11' 30" E.

This Notice affects the following Admiralty Charts :-Bay of Bengal, No. 70; Bassein River to Pulo Penang, No. 830; Koronge Island to White Point, No. 823. Also, List of Lights, Part V, 1894, No. 210a; and Bay of Bengal Pilot, 1892, page 321.

No. 102 .- NORTH AMERICA AND WEST INDIES STATION.

UNITED STATES .- GULF OF MEXICO.

Florida—Lights and Beacons in Tampa Bay.

THE United States Government has given notice that the undermentioned lights and beacons have been established in Tampa Bay :-

1. South-West Channel Day-beacon is a red structure, consisting of three piles, surmounted by a column carrying a conical daymark, situated in a contain carrying a content daymark, situated in a depth of 6 feet on the southern side of South-West Channel with Egmont Cay Lighthouse bearing N. $\frac{3}{8}$ W. (N. 4° W.) distant $2\frac{4}{10}$ miles nearly, or approximately in lat. 27° 33′ 40″ N., long. 82° 45′ 40″ W. Vessels should pass about 4 ophics participated of this beauty 4 cables northward of this beacon.

2. North Channel Day-beacon is a similar structure to (1), situated also in a depth of 6 feet, with Egmont Cay Lighthouse bearing E. $\frac{1}{2}$ S. (S. 84° E.) distant three-quarters of a mile. Vessels should pass nearly 4 cables northward of this beacon.

3. Mullet Cay Light-beacon shows a fixed white lantern light, elevated 38 feet above the sea. The beacon, painted black, consists of 3 piles, surmounted by a column, situated in a depth of 6 feet eastward of Mullet Cay, with Egmont Cay Lighthouse bearing S.W. by W. $\frac{3}{4}$ W. (S. 65° W.), distant 4⁶/₁₀ miles; and west extreme of Bush Cay N.N.W. § W. (N. 25° W.).
4. Indian Hill Light-beacon shows a fixed red

lantern light elevated 38 feet above the sea. The beacon is a similar structure to (3), but painted red, and situated in a depth of 10 feet westward of Indian Hill, with extremity of St. Petersburg Pier bearing N.W. (N. 45° W.), distant $6\frac{1}{10}$ miles; and Egmont Cay Lighthouse S.W. by W. $\frac{3}{2}$ W. (S. 60° W.).

5. South Cut Light-beacon shows a fixed red lantern light, elevated 38 feet above the sea. The beacon is a similar structure to (4), situated in a depth of 15 feet at the southern entrance of the. South Cut into Old Tampa Bay, with Gadsden Point bearing E. by N. $\frac{3}{4}$ N. (N. 70° E.), distant $\tilde{\sigma}_{1\pi}^{4}$ miles; and Indian Hill S.S.E. $\frac{1}{4}$ E. (S. 25° E.).

6. North Cut Light-beacon shows a fixed red lantern light, elevated 38 feet above the sea. The beacon is a similar structure to (4), situated in a depth of 15 feet at the southern entrance of the. North Cut into Old Tampa Bay with extremity of Port Tampa Bier bearing N. by E. 1 E. (N. 14° E.), distant nearly $1\frac{7}{70}$ miles; and south exreme of Gadsden Point E. $\frac{1}{2}$ S. (S. 84° E.). 7. Wreck of steamer "Cool" Day-beacon is a

similar structure to (1), but painted red and black in horizontal stripes, situated in a depth of 6 feet beside the wreck, with Gadsden Point bearing N.E. $\frac{1}{4}$ E. (N. 48° E.), distant two miles; and extreme of Little Mangrove Point N.W. 1 N. (N. 42° W.).

8. Catfish Point Day-beacon is a black structure, consisting of three piles, surmounted by a column carrying a cylindrical daymark, situated in a depth of 8 feet, with Gadsden Point bearing S.W. § S. (S. 38° W.), distant 1¹/₂ miles; and Ballast Point N.N.W. ⁵/₆ W. (N. 29° W.).

9. Long Shoal Light-beacon shows a fixed white lantern light, elevated 38 feet above the sea. The beacon is a similar structure to (3), situated in a depth of 12 feet, with Gadsden Point bearing S. by W. (S. 11° W.), distant $3\frac{1}{2}$ miles; and Ballast Point N.W. by W. $\frac{1}{3}$ W. (N. 66° W.). 10. Middle Ground Light-beacon shows a fixed

red lantern light, elevated 38 feet above the sea. The beacon is a similar structure to (4), situated in a depth of 10 feet with Long Shoal Light-beacon bearing S.S.E. $\frac{7}{8}$ E. (S. 32° E.), distant $1\frac{3}{4}$ miles; and south-east extreme of Depôt Cay N.E. $\frac{1}{8}$ E. (N. 46° E.). 11. Barrel Stake Light-beacon shows a fixed

white lantern light, elevated 38 feet above the sea. The beacon is a similar structure to (3), situated in a depth of 6 feet on the west side of the entrance of the Cut leading to Tampa, with south point of Depôt Cay bearing E. $\frac{1}{3}$ N. (N. 89° E.), distant 8 cables ; and Ballast Point S. $\frac{7}{4}$ W. (S. 10° W.). Beyond this beacon the Cut is marked by clusters of piles.

[Variation 3° Easterly in 1895.] This Notice affects the following Admiralty Plan:-Tampa Bay, No. 2897. Also, List of Lights, Part VII, 1894, page 146; and West India Pilot, Vol. I, 1893, pages 560-562.

No. 103.—CAPE, EAST INDIES, CHINA, AND AUSTRALIA STATIONS. Zanzibar Island—West Coast. Inner Pass-Occasional Electric Light on Kás Buyu.

INFORMATION has been received from the Port Officer at Zanzibar, that an electric light is shown from a framework tower erected on Chugwani Palace (marked in plan conspicuous), northern part of Rás Buyu, whenever the Sultan of Zanzibar is in residence there.

Approximate position, lat. 6° 14′ 50′′ S., long. 39°, 12′ 55″ E. 1 - 2 1 - 2 2 - 2 1 This Notice affects the following Admiralty Charts:-Pangani to Ras Kimbiji, No. 640a; Zanzibar Harbour and approaches, No. 665. Also, Africa Pilot, Part III, 1889, page 369.

No. 104.-CHINA STATION.

CHINA-EAST COAST. Chusan Archipelago-Decreased Depths at West

End of Ko Channel. INFORMATION has been received from Lieutenant and Commander H. J. S. Laxton, Her Majesty's ship "Peacock," dated 19th December, 1894, that he has obtained soundings of 8 to 9 fathoms in a position with the west extreme of Ka Mun (Dumb Island), southern side of Kin Tang Channel, bearing south, distant 1½ cables; or approximately in lat. 29° 58' 30'' N., long. 121° 47' 25" E.

[Variation 2° Westerly in 1895.]

This Notice affects the following Admiralty Plan :- Nimrod Sound to Yung River, &c., No. 1429. Also China Sea Directory, Vol. III, page 352.

No. 105.-CHINA AND AUSTRALIA STATIONS. ARAFURA SEA.

Banda Islands-Disappearance of Beacons in Banda Horbour.

INFORMATION has been received, dated 29th December, 1894, that most of the beacons (pole and triangle) marking the edges of the reefs southward of Neira and in Lontar Channel, Banda Harbour, have disappeared, and those still standing were then in a state of decay.

Approximate position, Fort Nassau, Neira, lat. 4° 32' S., long. 129° 52⁸/₄' E.

This Notice affects the following Admiralty an :-Banda Harbour on Sheet No. 1460. Plan :-Also, Sailing Directions for Eastern Archipelago, Part I, 1890, page 430.

No. 106 .- NORTH SEA AND BALTIC STATIONS.

BALTIC AND NORTH SEA.

Ice Signals at certain German Lighthouses. THE German Government has given notice, dated 2nd February, 1895, that vessels passing the undermentioned lighthouses may obtain from them, by signal, the condition of the ice in the coast district adjacent to each lighthouse :-

The lighthouses are : - Brüster Ort, Hela, Rixhöft, Jershöft, Gross Horst, Greifswald Island, Arkona, Dars Point and Marien in the Baltic; Röthe Klif and Borkum in the North Sea.

This Notice affects :- List of Lights, Part II, 1894, Nos. 592, 572, 569, 565, 561, 553, 551, 550, 421, 271, 201. Also, Baltic Pilot, 1888, pages 178, 170, 169, 165, 153, 145; Supplement, 1893, relating to Baltic Pilot, pages 58-56; Danish Pilot, 1885, pages 314, 300; Revised Supplement, 1892, relating to Danish Pilot, pages 98-96; and North Sea Pilot, Part IV, 1892, pages 227, 169.

No. 107-ALL STATIONS. ENGLAND-EAST COAST. River Medway—Buoys Adrift.

NOTICE is given that the positions of the navigational buoys, in the entrance of the Medway, are not to be relied on, as they are being swept away by floating ice.

The buoys will be replaced in position as soon as practicable.

General Caution Respecting Prevalence of Ice.

Mariners are warned that while the ice continues in the rivers of the United Kingdom too South Bramble on it, has been moored in a depth

much dependence must not be placed on finding any of the buoys in their estuaries in position.

This Notice temporarily affects the following Admiralty Charts :- North Foreland to the Nore, No. 1607 ; Sea Reach, No. 1185 ; River Medway, Sheet I, No. 1833. Also, North Sea Pilot, Part III, 1899, page 391.

No. 108.-NORTH SEA AND BALTIC STATIONS.

NORTH SEA.

Sunken Wreck on the Dogger Bank. WITH reference to Notice to Mariners No. 64 of 1895 :-

Information has been received through the Board of Trade that the Master of the " Prague," at Leith 5th February, 1895, reports having passed a sunken wreck with a broken mast showing about 15 feet above water, in lat. 55° 4' N., long. 2° 20' E.

This wreck may possibly be the same as the one described in Notice No. 64, the position for which was given as 25 miles east - south - east of present position. Mariners should therefore exercise caution in the locality.

This Notice temporarily affects the following Admiralty Chart :-- North Sea, No. 2182a. Also, North Sea Pilot, Part IV, 1892, pages 32-35.

No. 109.-NORTH SEA STATION.

NORTH SEA-NETHERLANDS. Vlissingen (Flushing)-Signals when Pilot cannot be obtained.

THE Netherlands Government has given notice, that from 15th February, 1895, the undermentioned signals will be made at the lighthouse on the West Bastion of the Commercial Port, Flushing, whenever a pilot cannot be obtained owing to stress of weather :--

By day :--- A red pendant.

By night :— A red light, visible from N. 65° E., through north, to N. 54° W., shown under the permanent light (fixed white, red and green).

Approximate position, lat. 51° 264' N., long. 3° 344' E.

Variation 15° Westerly in 1895.

This Notice affects :- List of Lights, Part II, 1895, No. 45. Also, North Sea Pilot, Part IV, 1892, page 95.

No. 110 .- NORTH AMERICA AND WEST INDIES STATION.

NEWFOUNDLAND-SOUTH COAST.

Port Basque—Disapperrance of Bell Buoy.

WITH reference to Notice to Mariners No. 27 (2) of 1895 :--

Information has been received from the Superintendent of Lighthouses, Newfoundland, dated 24th January, 1895, that the bell buoy, previously moored about half a cable north-east of West Baldwin Rock, entrance to Port Basque, has disappeared.

Approximate position, lat. 47° 34' 20" N., long. 59° 7' 30" W.

This Notice affects the following Admiralty Plans:-Port Basque on No. 2828. Also Newfoundland and Labrador Pilot; 1887, page 146; and Revised Supplement, 1894, relating to that work, page 30.

No. 111.-ALL STATIONS.

ENGLAND-SOUTH COAST. Solent-Buoy placed Southward of Bramble Bank. INFORMATION has been received, dated 6th February, 1895, that a new can buoy, painted black and white in vertical stripes, with the words of 5 fathoms at low water, southward of Bramble Bank, with Calshot Castle Lighthouse bearing N. by W. ¹/₄ W. (N. 14° W.) distant nearly 2⁴/₁₀ miles; and the Priory Egypt Point, W. by S. ⁴/₄ S. (S. 70° W.)

Approximate position, lat. 50° 47′ 5″ N., long. 1° 16′ 25″ W. [Variation 17° Westerly in 1895.]

This Notice affects the following Admiralty Charts:-Owers to Christchurch, No. 2045; the Solent, &c., No. 2040. Also, Channel Pilot, Part I, 1893, page 233.

No. 112 .- CHANNEL AND WESTERN STATION. IRELAND-EAST COAST.

Wreckage North-Eastward of River Boyne Entrance.

THE Commissioners of Irish Lights have given notice, dated 4th February, 1895, that wreckage, consisting of masts and yards with rigging attached, lies two miles N.E. $\frac{1}{3}$ E. (N. 51° E.) from the entrance to the River Boyne, or approximately in lat. 53° 45' N., long. 6° 121' W. Variation 21° Westerly in 1895.]

This Notice temporarily affects the following Admiralty Chart :- Skerries Islands to Lough Carlingford, No. 44. Also, Coast of Ireland Pilot, 1893, page 166.

No. 113.—NORTH AMERICA AND WEST INDIES STATION.

South America-North Coast.

Venezuela—Light at Carupana Bay removed from Charts.

INFORMATION has been received from the Commodore at Jamaica that the lighthouse (fixed white light) at Carupano Bay, which was blown down in 1892, had not been replaced in December, 1894. The light has consequently been expunged from the Admiralty Charts.

Approximate position, lat. 10° 404' N., long. 63° 15' W.

This Notice affects the following Admiralty Charts :- Tobago to Tortuga, No. 1480; Plan of Carupano Bay on Sheet No. 1523. Also, List of Lights, Part VIII, 1895, No. 1150a; and West India Pilot, Vol. I, 1898, page 156.

No. 114.-CAPE, EAST INDIES, CHINA, AUSTRALIA, AND PACIFIC STATIONS.

CHINA SEA.

Hainan Strait-Flashing Light on Cape Kami. INFORMATION has been received from the Commodore at Hong Kong, that on 1st January, 1895, a light was exhibited from a lighthouse recently erected on Cape Kami, north side of western end of Hainan Strait.

Cape Kami Light is a fourth order, dioptric, group-flashing white light, showing two flashes in quick succession every thirty seconds; elevated 67 feet above the sea, and visible from a distance of 13 miles in clear weather.

The lighthouse, 67 feet high, is an iron screw pile tower, painted white, as are the dwellings near, the former situated 83 yards northward of the south point of the islet forming Cape Kami. Approximate position, lat. 20° 13' 30" N., long. 109° 55' 5" E.

This Notice affects the following Admiralty Charts :- China Sea, northern portion, No. 2661*a*; Tong King Gulf, No. 2062; Hainan Strait, No. 876. Also, List of Lights, Part VI, 1895, No. 398a; and China Sea Directory, Vol. II, 1889, page 520.

No. 115.-CHINA, AND PACIFIC STATIONS. JAPAN.

(1.) Kii Channel—Flashing Light on Hino Misaki.

THE Japanese Government has given notice that on 25th January, 1895, a light would be exhibited from a lighthouse recently erected on Hine Misaki, Eastern side of Kii Channel :---

Hino Misaki Light is a second order flashing white light every thirty seconds, elevated 261 feet above the sea, and visible from N. 65° W., through north and east, to S. 4° E., a distance of 20 miles in clear weather.

The iron lighthouse, 35 feet high, is cylindrical in shape, and painted white.

Approximate position, lat. 33° 52′ 40″ N., long. 135° 4′ 20″ E.

(2.) Simonoseki Strait—Alteration in Colour and Position of Moji Shoal South-West Buoy.

ALSO, that the buoy (black) previously marking the south-west end of Moji Shoal was sunk by a vessel in December, 1894, and it would be replaced in January, 1895, by a buoy, painted black and white in horizontal stripes, moored in a depth of $3\frac{3}{4}$ fathoms, in a position one cable northeastward of the old position, or approximately in lat. 33° 56' 50" N., long. 130° 56' 30" E.

Variation 4° Westerly in 1895.]

This Notice affects the following Admiralty Charts :-- Nipon Island, &c., No. 2347 (1); Seto Uchi, No. 2875 (1); Simonoseki Strait, No. 532 (2). Also, List of Lights, Part VI, 1895, No. 526a; and China Sea Directory, Vol. IV, 1894, pages 256, 430.

By command of their Lordships,

W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 9th to 18th February, 1895.

County Courts' Admiralty Jurisdiction Act, 1868, s. 14.

LIST of Gentlemen qualified to act as Nautical Assessors for the County Court of Cardiganshire, holden at Aberystwyth :-

Doughton, Thomas, North-parade, Aberystwyth, Cardiganshire, Retired Master Mariner.

Jones, David, Pantyffynnon, Llanon, Cardiganshire, Retired Master Mariner.

Lewis, Enoch, Aberdovey, Merionethshire, Shipowner and Retired Master Mariner.

Morris, Thomas, Pier-street, Aberystwyth, Cardiganshire, Shipowner and Retired Master Mariner.

David Lewis, Judge of County Court, Circuit No. 28.

Approved-F. H. Jeune, P. February 18, 1895.

NOTICE is hereby given that a separate building named Wesleyan Chapel situate at Horsehay in the parish of Wellington in the county of Salop in the district of Wellington being a building certified according to law as a place of religious worship, was on the 8th day of February 1895, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.—Witness my hand this 8th day of February 1895.

JNO. JONES Superintendent Registrar.

NOTICE is hereby given that a separate building named Gospel Hall situate at London-road Hildenborough in the parish of Tunbridge in the county of Kent in the district of Tunbridge being a building certified according

No. 26602.

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to law as a place of religious worship, was on the 20th day of February 1895, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.-Witness my hand this 20th day of February 1895. FRANK WM. STONE Superintendent Registrar.

OTICE is hereby given that a separate building named New Wesleyan Chapel situate at the corner of Victoria - street and Crompton-street in the parish of Desborough in the county of Northampton in the district of Kettering being a building certified according to law as a place of religions worship, was on the 21st day of February 1895, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85, being sub-stituted for the Wesleyan Chapel Desborough now disused .- Witness my hand this 21st day of February 1895.

CHARLES W. LANE Superintendent Registrar.

OTICE is hereby given that a separate building named Wesleyan Church situate at Birch-street Berry Brow in the parish of Almondbury in the county of York in the district of Huddersfield being a building certified according to law as a place of religious worship, was on the 21st day of February 1895, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85.- Witness my hand this 21st day of February JOHN HALL Superintendent Registrar. 1895.

NOTICE is hereby given that a separate building named Iron Room situate at 7 Alston-road West Barnet in the parish of South Mimms in the county of Middlesex in the district of Barnet being a building certified according to

law as a place of religious worship, was on the. 21st day of February 1895, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap: 85 .- Witness. my hand this 21st day of February, 1895.

THOMAS SMITH Superintendent Registrar.

VOTICE is hereby given that a separate building named Congregational Church situate at the Avenue in the parish of Saint Mary in the county borough of Southampton in the district of Southampton being a building certified according to law as a place of religious worship, was on the 20th day of February 1895, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85. Witness my hand this 22nd day of February 1895.

JOHN A. HUNT Superintendent Registrar.

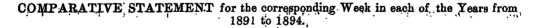
Friendly Societies Acts.

Advertisement of Dissolution by Instrument. OTICE is hereby given, that the Labourers' Friendly Society, Register No. 247 held at Woolpack Inn Rothwell in the county of Northampton is dissolved by instrument, registered at this office, the 16th day of February 1895 unless within three months from the date of the Gazette in which this advertisement appears, proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same be set aside accordingly.

E. W. BRABROOK, Chief Registrar. 28, Abingdon-street, Westminster, the 16th day of February 1895.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, Imperial Measure*, as received from the Inspectors and Officers of Excise, in the Week ended 23rd February, 1895, conformably with the Act of the 45th and 46th Victoria, cap. 37.

						QUANTITIES SOLI	AVERAGE PRICE.
Wheat Barley Dats	•••	640 600	··· ···	***	533 533 537	Qrs. Bus. 61,796 1 82,741 2 23,892 0	<i>i. d.</i> 19, 10 22, 2 13, 9



. Corre	espondir		•	QU	ANTITIE	s soi	<u>ى</u> لە.			41	TERAGE	. Priç) e .
	eek in	0	WHE	АТ.	BARLI	ĊY.	ΟΔΤ	3.	. WHE	AT.	BARI	EY.	OATS.
1891 1892 1893 1894	*** *** ***	••••	Qrs. 73,115 63,205 57,710 44,769	Bus. 6 0 1 8	Qrs. 70;627 82,875 78,904 41,559	Bus. 3 4 6 5	Qrs. 18,892 15,462 16,935 15,583	Bus. 2 0 4 6	8. 32 32 25 24	đ. 4 8 5 5	s. 27 27 25 28	d. 5 10 1 0	s. d. 18 2 20 1. 18 0 18 4

* Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the local inspector of Corn Returns in any other measure than the imperial bushel or by weight or by a weighed measure that officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-hine imperial pounds for every bushel of oats.

Board of Agriculture,

February 23, 1895.

P. G. CRAIGIE.

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THE LONDON GAZETTE, FEBRUARY 26, 1895.

1197

AVERAGE PRICE of Wheat, Barley, and Oats per Quarter of Eight Bushels (Imperial Measure), as received from the Inspectors and Officers of Excise at each of the undermentioned Towns during the week ended Saturday, the 23rd February, 1895.

🥌 To	wns.			Wheat.	Barley.	Oats.	T	owns.			Wheat.	Barley.	Oats.
London				s. d. 21 0	s. d.	s. d.	Horsham				s. d. 22 6	s. d.	s. d. 16.0
Uxbridge	•••	•••	•••	23 1	••• •••	14 4	Pulborough	•••	•••	•••	Nil.		
Romford Chelmsford	•••	•••	•••	209 200	22 3 24 2	12.7	Chichester Newport (Ha	ints)	•••	•••	20 8 22 7	22 10	13 8 12 2
· Colchester			•••	19 11	21 5	15 6	Fareham	,			20 7	20 0	
Braintree Saffron Walde	" en	 3		19 1 18 5	28 7 22 4	12 9 14 2	Southampton Winchester) 			24 0 20 10	22 7.	18.1
Bishop's Stort			•••	18 2	23 6	14 9	Basingstoke	••• •	•••	. •••	20 6	24 7	18 4
Hertford Royston (Her	: ta)	•••	, 	18 11 19 2	24 5 21 0		Andover Ringwood	•••	•••	•••	20 10 Nil.	198. 	13 1
Hitchin	•••		•••	19 0	19 7	13 8	Wimborne	•••	•••		Nil.		
Luton (Bedfor Bedford	:d)	 	·	18 4 19 0	20 8 22 4	$13 0 \\ 13 10$	Wareham Dorchester (.	 Dorset)	•••	•••	20 0 21 10	$\begin{array}{ccc} 21 & 2 \\ 21 & 0 \end{array}$	13.8
St. Neots (Hu	ints)		•••	18 7	1 9 1	13 8	Blandford			•••	20 11	18 10	13 11
Huntingdon St. Ives (Hun	 ts)	•••	•••	Nil. 18 9	19 4	12 9	Bridport Honiton	•••	•••	•••	22 5 Nil.	•••	•••
Wisbeach			•••	19 11	17 11	12 6	Tiverton (De	von)			Nil.	•••	•••
Ely (Cambrid Cambridge	ge)	•••	•••	18 8 19 2	18 10 21 11	$\begin{array}{ccc}12&6\\12&7\end{array}$	Barnstaple Exeter	•••	•••		Nil.	21 5	•••
Haverhill			•••	18 5	22 9	•	Newton Abb		•••		21 3	20 2	13 . 2
Sudbury (Suff Hadleigh (Suf	ouk) folk)	••• •••	•••	20 0 18 2	20 2 18 1	· ···	Totnes Kingsbridge	•••	•••	- :::	19 2	14 10	10 · 2
Ipswich			·	196	24 2	15 4	Plymouth Okehampton	•••	•••		Nil.		14 4
Woodbridge Stowmarket	•••	•••		21 0 20 0	30 0 23 11	17.0	Liskeard	•••	•••		•••	•••	14 2
Bury St. Edm	unds	•••	•••	20 5	21 3 ·	13 5	Wadebridge	•••	•••	•••	Nil.		13 11
Saxmundham Framlingham		•••		20 0 20 1	24 6 22 2	 	Truro Bridgwater	•••	·		20 8 Nil.		
Eye (Suffolk)	•••		•••	19 8	24 6	15 10	Taunton Yeovil	··· _			Nil. 21 4	21 5	. 15 1
Halesworth Bungay	···· ···	•••		20 2 19 4	22 4		Frome	•••				21 5 22 1	 T GL
Beccles	••		•••	19 6 19 9	21 3 23 4	11 9	Bath Bristol .	•••	•••	•••	Nil. 19 5	199	
Diss Harleston (No	 rfolk)	···· ·		21 2	24 2	•••	Warminster	•••• •••			19 7	20 10	12 2
Yarmouth (No				20 .4 19 .9	19 2 20 7	12 10	Salisbury Devizes	•••	•••		20 8 21 0	$\begin{array}{ccc} 21 & 2 \\ 22 & 6 \end{array}$	128 137
Norwich North Walsha	 m (No	rfolk)		19.9 20 0			Swindon (Wi	lts)	•••		20 1	20 9	
Holt (Norfolk)	•••		19 2	18 <u>6</u> 18 6	$ \begin{array}{ccc} 18 & 6 \\ 12 & 5 \end{array} $	Cirencester Gloucester	•••	•••	•••	19 7 20 3	18 4	•••
Fakenham. East Dereham	•••	 		18 10	19 11	-	Cheltenham	•••	 		18 7	17 11	12 10
Watton (Norfo	-	•••		18 11 18 9	17 9 19 10	12 [°] i0 12 8	Tewkesbury Chepstow	••••	•••		20 8 19 3	19 5	•••
Lynn Spalding	••• •••	····		18 5	21 7	14 0	Newport (Mo	n.)	·		20 2		•••
Stamford Grantham	•••	 		19 4 19 1	24 8 25 5	$\begin{array}{ccc} 12 & 1 \\ 14 & 4 \end{array}$	Monmouth Ross	•••	•••		Nil. 20 1	22 3	16.7
Sleaford	••••]	19 2	25 0	14 1	Hereford	•••			19 11	20 2	15 7
Boston Louth		 		18 11 18 11	$ \begin{array}{cccc} 18 & 1 \\ 20 & 5 \end{array} $	$\begin{array}{ccc} 18 & 0 \\ 12 & 6 \end{array}$	Evesham Worcester	•••			19 2 19 3	20 9	$\begin{array}{ccc} 12 & 9 \\ 18 & 2 \end{array}$
Lincoln]	19 8	22 7	13 6	Ludlow	•••	•••		20 11	18 11	15 3
Gainsborough Brigg	•••	 		20 4 20 2	19 11 23 11	$\begin{array}{ccc} 12 & 1 \\ 12 & 0 \end{array}$	Bridgnorth Shrewsbury		••••		$\begin{array}{ccc} 22 & 5 \\ 21 & 6 \end{array}$	23 5 24 3	14 1 15 5
Hull				20 1	21 3	13 3	Oswestry	••	••••		Nil.		:
Howden Beverley	 	 		$ \begin{array}{ccc} 20 & 5 \\ 19 & 10 \end{array} $	22 7	•••	Market Dray Wolverhampt			•••	20 0 21 1	21 8 25 11	16 8
Bridlington				19 6	22 2	13 1	Stafford		· • •	•••	Nil.		•••
Retford Worksop		•••]	19 9 20 8	· 22 9 24 4	•••	Burton-on-Tr Derby	ent			21 5	24 5 	18 0
Mansfield	•••••••••••••••••••••••••••••••••••••••		••••	20 10	23 3	132.	Sheffield				Nil. 20 3		14 2
Newark Nottingham	••••			19 7 20 5	$\begin{array}{ccc} 24 & 2 \\ 22 & 3 \end{array}$	18 2 14 2	Doncaster . Goole	•••	••• •••		20 9	21 10	
Loughborough		•••		20 3	25 2	16 6	Pontefract	•••			$\begin{array}{ccc} 22 & 2 \\ 21 & 0 \end{array}$	23 0 22 2	16 8
Leicester Melton Mowbr	ay	•••		21 0 20 0	21 7 20 7	171. 147	Wakefield Leeds	••• •••	•••		20 3	22 11	13 8
Oakham				Nil.	19 8	13 1	Knaresboroug	;h			22 0	15 0 24 6	132 14.7
Peterborough Kettering	•••			18 8 18 7	25 3	18 1	York	••• •••	· • •		20 8	23 2	13 6
Northampton	•••	•••		19 10 Nil.	21 7	16 5	Easingwold Malton	·••, ·	••••		20 3	23 2 21 3	16 3 13 3
Daventry Coventry	•••• ·	<u>.</u>		20 1	22 0	15 3	Scarborough	•••	•••• •••	••••	20 5 20 1	20 6	13 4
Birmingham	•••	•••	••	20 10 18 4	25 9 18 9	13 0 15 1	Thirsk	•••	•••]	$\begin{array}{ccc} 23 & 4 \\ 25 & 0 \end{array}$	14 4
Warwick Stratford-ob-A	von `			18 9	21 2	•••	Northallerton	•••	•••• •••		22 4	23 11	15 8
Banbury Oxford	•••	•••		19 7 19 1	195 1711	18 9 _.	Darlington Stockton-on-7		•••		$\begin{array}{ccc} 22 & 4 \\ 21 & 2 \end{array}$	22 6 	•••
Bicester	•••	••••			22 6	••••	Bishop Auckl		•••		Nil.		
Newport Pagn Aylesbury	ell 	•••		18 8 19 7	20 2 26 0	18 8	Sunderland Newcastle-on-	 Tyne	•••		20 0 19 2	16 4 24 0	17 6
Abingdon	•••	 		20 0	21 0	11 2	Alnwick		•••• •••			21 9	17 7
137.111 0.3	•••	•••		20 8	17 0 24 11	16 0	Berwick Carlisle		•••	•••	21 5 24 6	20 6	17 4 16 4
Hungerford	•••			19 0' .	19 11	12 10	Egremont (Cu		nd)			23 4	19 ,4
Newbury (Berl Reading		•••	••••	22 0 20 11	24 11 27 5	13 3	Penrith Kendal	 	•••		Nil.	28 0 	16 10
Farnham (Surr	ey)	•••			27 0		Garstang				Nil.	· · · ·	•••
Guildford Reigate		•••		24 5 22 11	26 1	 	Preston (Land Manchester	ashire))		22 11 Nil.	·	•••
Kingston (Surr	ey)	•••		Nil.		•••	Warrington	•••	•••		21 0		
Croydon (Surre Dartford		•••	;	Nil.	27 6		Chester Llangefni (An	glesev)			Nil. Nil.	•••	•••
Rochester (Ke		••••		22 6	25 0		Carnarvon	•••	•••	•••	Nil.		•••
Sandwich Canterbury	•••			21 8	28 5	13 9	Denbigh Wrexham				22 5	25 6	•••
Ashford (Kent	-	•••		22 0 21 7	28 8 19 6	136 136.	Welshpool		***		Nii.	21 5	··· `
		•••	<u></u>	Nil.			Cardigan Haverfordwes	t	•••				12 9
· · · · · · · · · · · · · · · · · · ·	,	•••		20 11 21 5	29 7	···	Carmarthen Cardiff			••	Nil. 21 4		•••
Hayward's Hea		••• •••		21 6)		Brecon	•••	***			22 11	
-			1	1							· [

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		Total Recei Excheq	pts into the uer from		Estimate	Total Issues out to meet Pay	of the Exchequer ments from
REVENUE AND OTHER RECEIPTS.	Estimate for the Year 1894–95.	1st April, 1894, to 1st April, 1893, to 23rd February, 1895. 24th February, 1894.		EXPENDITURE AND OTHER ISSUES.	for the Year 1894-95 (including Supplementary Estimates).	1st April, 1894, to 23rd February, 1895.	1st April, 1893, to 24th February, 1894.
Salances in Exchequer on 1st April: Bank of England., Bank of freland	£ 	£ 5,160,561 816,558	£ 4,327,016 755,519	EXPENDITURE. Permanent Charge of Debt Interest, &c., on Exchequer Bonds (Suez) Naval Defence Fund,	£ 25,000,000 —	£ 23,489,835	£ 22,781,618 100,000 884,000
REVENUE.		5,977,119	5,082,535	Other Consolidated Fund Services	1,653,000 67,528,000	1,517,552 57,828,703	1,556,546 54,500,074
Justoms Izcise Stamps	20,010,000 26,240,000 14,080,000	18,249,000 23,941,000 12,761,000	17,872,000 22,986,000 11,509,000	Supply Services	94,181,000		· · · · ·
and Tax and House Duty	2,470,000 15,530,000	1,750,000 11,993,000	1,753,000 11,356,000	Expen	DITURE	82,836,090	79,822,238
Post Office Pelegraph Service Prown Lands nterest on Suez Canal Sharcs, Sardinian	10,570,000 2,620,000 420,000	9,240,000 2,400,000 365,000	9,090,000 2,355,000 385,000	For Supply purposes (net amount)		545,000 400	550,000 200
Loan, &c	396,000 1,839,000	412,977 1,521,242	218,630 1,548,577	Under National Debt Redemption Act (net " Imperial Defence Act (net amount) Under Naval Defence Act (net amount, allo paid off in 1894-95 :Out of New Sinkin		50,275	60,500 83,881
REVENUE	94,175,000	82,633,219	79,073,207	paid off in 1894-95 :Out of New Sinkin Exchequer Bonds, £696,000, Treasury J Out of New Sinking Fund, 1894-95, Treasu	ng Fund, 1893-94, Bills, £880,000:		
Total including Ba	lance	88,610,338	84,155,742	Under Barracks Act	onal Debt Commis-	81,214 670,000 80,000 750,000	4,693 600,000 160,000
OTHER RECEIPTS.				1895.	1894.	84,962,979	81,281,512
Repayment of Advances for Bullion, &c Jnder Barracks Act , Telegraph Act, 1892 Jasual Receipts	 	80,000 60,673	790,199 600,000 160,000 1,215 750,000	Balances in Exchequer— Bank of England 4,376,901 Bank of Ireland 783,150		E 160 0//1	E 188 044
Total		00 102 020	86,457,156	Tráta)	S	5,160,051 	5,175,644 86,457,156

Treasury, February 26, 1895.

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ACCOUNT showing the Quantities of certain kinds of Agricultural Produce Imported into the United Kingdom in the Week ended 23rd February, 1895, together with the Quantities Imported in the Corresponding Week of the Previous Year.

				•		Quant	ities.	
		-					1894.	1895.
Animals living :					[.		
Oxen, Bulls,		and C				Number	6,348	5,950
Sheep and L							4,226	16,665
Swine	•••		•••			17		
Fresh Meat :	•••	•••	•••		•••	,,	ţ	F
Beef	•••					cwts.	28,218	30,144
Mutton						1	18,505	35,395
Pork						17	5,672	5,05(
Salted or Preserv			***	•••	•••	۶۱ ب	•,••=	-,
Bacon	478		•••		[70,051	99,551
D	-					27	2,112	6,82
Beef Hams	•••	•••	•••		•••	"	18,648	20,240
Pork		•••		•••	•••	>>	4,492	2,45
Meat unenu	••• morotoi	and A spliter	and f	eee hach	•••	»» .	3,664	5,93
						73	2,810	9,134
Meat preserv Dairy Produce as				y satur	g	? ?	. 2,010	3,10
							56,305	61.64
Butter	•••	•••		•••	••••	57		61,64
Margarine	•••	•••	•••	***	•••	"	29,082	22,94
Cheese	•••		•••	•••	•••		11,844	26,69
Milk and Cr		resh			•••	Gallons	3,052	8,95
Condensed I	Ailk	. • • •	***	•••	•••	cwts.	12,354	12,95
Eggs	•••	•••	•••	•••	•••	Great Hundred	226,679	163,75
Poultry and Gan		•••		•••	· •••	Value \pounds	10,266	9,81
Rabbits, dead (no	ot tinne	d)	•••	•••	•••	cwts.	2,797	2,48
Lard			•••		••••	>>	28,951	40,68
Corn, Grain, Me	al, and	Flour:						
Wheat	•••		•••		•••	"	822,606	1,125,80
Wheat Meal	and F	lour			•••	"	329,227	822,30
Barley		•••	•••		•••	,,	780,466	412,72
Oats			•••			,,	402,027	52,40
Pease		•••		•••		"	48,645	23,92
Beans		•••		***		"	248,939	28,60
Maize or In	dian Co	orn]	33	956,399	873,50
Fruit, Raw :								-
Ápples	•	••••	•••			Bush.	37,840	77,85
Oranges		•••		•••		. ,,	196,025	230,28
Lemons		•••		•••		27 39	28,314	8,30
Cherries		•••	•••				<u> </u>	
Plums			•••	•••		37		
Pears							372	42
Grapes						"	156	13
Unenumerat					1	**	4,615	5,45
Hay						Tons	8,122	86
T	•••	••••		•••	•••	cwts.	443	1,80
Tops Vegetables :—	•••				•••	U 11 10.	UTF	1,00
Onions, raw						Bush.	74,996	97,85
Potatoes		•••		•••	•••			
Unenumerat	 	•••	•••		•••	cwts.	5,438	10,55
Onenumerat	ou	•••		•••	•••	Value £	10,599	14,24

Statistical Office, Custom House, London, February 25, 1895.

The Devonshire Dairies Limited.

OTICE is hereby given that a Meeting of the holdens of the D the holders of the Debentures issued by the above named Company pursuant to the Trust Deed dated the 1st day of October 1894 and made between the Company of the one part and Washington Merritt Grant Singer and Henry Rogers (the Trustees) of the other part will be held at the registered office of the Company No. 23 Union-street Torquay in the county of Devon on Saturday the 9th day of March 1895 at halfpast eleven o'clock in the forenoon for the purpose of considering and if thought fit passing an Extraordinary Resolution as defined by the said Trust Deed confirming a conditional agreement dated

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the 15th day of February 1895 and made between Thomas Magor of Elmfield Newton Abbott in the said county of Devon Gentleman on behalf of the said holders of debentures of the Company of the one part and the Company of the other part which will be submitted to the Meeting.

This notice is given by the above named Company pursuant to the provisions of the said Trust Deed.

Dated the 25th day of February 1895. By Order

H. H. ROGERS

Managing Director and Secretary. No. 23 Union-street Torquay.

T. J. PITTAR.

				•			21st Februa	ry, 1895		0	·		· · · · · · · · · · · · · · · · · · ·	
	_				Im	POBTS;		•			Ex:	PORTS.	•	· ·
PORT			American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL.	American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL,
					••		·	eek ended 21s	t February, 1	895.	· ·		· · · ·	•
Liverpool London Hull Other Ports	440 440 440	•••	161,526 300 5,838	62 	2 200 	8,088 166 1,475	552 1 	170,230 300 367 7,313	708 43 242	300 	330 ,	1,060 194 10	1,285 10 	3,68 24 25
Total	••••	•••	167,664	62	202	9,729	558	178,210	993	300	330	1,264	1,295	4,18
· .				•	1	· · · · ·	8 1	eeks ended 21	st February,	1895.	11		<u> </u>	
iverpool Jondon Hull)ther Ports	- 4 - 	••• ••• •••	1,071,882 3;608 23;511 24,357	62 	126 1,559 300 20	88,033 648 7,627	10,925 93 3 	1,171,028 5,260 24,462 32,004	10,167 4,786 20,103 4,847	954 	1,490 1,784 275 25	16,934 598 34	4,864 70 22 	34,409 6,649 20,999 4,90
Total ·	•••	••••	1,123,358	62	2,005	96,308	11,021	1,232,754	39,903	954	3,574	17,566	4,956	66,95

Dated February 22, 1895.

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R. GIFFEN, Commercial Department, Board of Trade.

1895.

COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES of COTTON Imported and Exported at the Various Ports of the United Kingdom during the Week and 8 Weeks ended

£200

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ended Saturday, the 16th day of February, 1895.

PRIV	ATE	BAN	KS.
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Name,	Title,	and Principal	Place	e of Issue.	Averag Amoun
•				·	
				D . (f
Ashford Bank	•••	Ashford	•••		5106
Aylesbury Old Bank 🛸 🚥	•••	Aylesbu ry	•••	Cobb, Bartlett, and Co.	7231
* *		_			
Banbary Bank	•••	Banbury	•••		5638
Banbury Old Bank	•••	Banbury	•••		5351
Bedford Bank		Bedford	•••		
edfordshire Leighton Buzzard		Leighton Buzz	ard	Bassett, Son, and Harris	14295
Contraction of the second seco	and }	Bicester	•••	Tubb and Co	8090
Buckingham Bank		Buckingham	•••	Bartlett and Co	7660
ury and Suffolk Bank, Sudh Bank, and Stowmarket Bank		Bury St. Edm	unds	Oakes, Bevan, and Co	12618
Dank, and Stowmarket Bam	.)	-			
	_	·			
ambridge and Cambridgeshire		·			
Canterbury Bank	•••		•••		5963
ity Bank, Exeter	•••		•••		
olchester Bank	•••	Colchester	•••	Gurneys, Round, Green, and C	o. 9965
					•
Parlington Bank, Durham Ba	ink, }	Darlington		Backhouse and Co	40144
and Stockton-on-Tees Bank Derby Bank	ر 	Derby		Samuel Smith and Co	
orchester Old Bank and Dor	set-)	Dorchester	***	D D Williams and Ca	15815
shire Bank	ſ	Doiçiestoi	***		
Cast Riding Bank	•••	Beverley	•••		30431
Exeter Bank	•••	Exeter	•••	Sanders and Co	8175
fayersham Bank		Faversham		Hilton and Co	2203
					;
Frantham Bank		Grantham	•••	Hardy and Co	
				Shamples and G	13363
lertfordshire, Hitchin Bank Iull Bank and Kingston-upon-J	 Tnll 1	Hitchin	•••	· ·	
Bank		Hull		Smith Brothers and Co.	. 8305
luntingdon Town and County	Bank	Huntingdon	•••	Veasey and Co	. 7812
pswich Bank	 	Ipswich	•••	Bacon and Co	• 10908
pswich and Needham Market Ba Suffolk, Hadleigh Bank, M		Ipswich	•	Gurneys, Alexanders, and Co.	22341
ningtree and Mistley Bank, Woodbridge Bank	and	Themicn ***	***	Curpoys, Alexanders, and Co.	
	,				
Lington and Radnorshire Bank	•••	Kington	•••	Davies and Co	6 7889
• .					1
		Leeds	.	Beckett and Co	46111
ceds Union Bank		Leeds	•••	Wm. Wms. Brown and Co.,	20855
incoln Bonk		Lincoln	•••	Sith Filings and Ca.	51455

THE LONDON GAZETTE, FEBRUARY 26, 1895

Name, 7	Title, and Principal	Place of Issue.	Avera g Amour
	1	, ,	E
andovery Bank, Lampeter Bank, and Llandilo Bank }	Llandovery	D. Jones and Co	7954
mington Bank	Lymington	St. Barbe and Co	
nn Regis and Lincolnshire Bank	Lynn Regis	Gurneys and Co	. 12844
· ·			· [: . ;
aval Bank, Plymouth ewark Bank	37		- 5139 - 5282
ewark and Sleaford Bank, and	Sleaford		10790
Sleaford and Newark Bank 👂 ewmarket Bank	Newmarket		614(
ew Sarum Bank	Sarum		. 1690
orwich and Norfolk and Faken-	Norwich	Gurneys, Birkbecks, and Co.	35172
ottingham Bank	Nottingham	Samuel Smith and Co	. 12954
xford Old Bank	Oxford	Parsons and Co	1689
xfordshire Witney Bank	TT7.		
eading Bank	Reading	Simonds and Co	
eading Bank	Denter		904
ichmond Bank	Richmond	Roper and Co	879
oyston Bank	Royston	Fordham and Co	. 280
۰.			
、			
ffron Waldenand North Essex Bank	Saffron Walden	Gibson, Tuke, and Co	730
arborough Old Bank	10 1		957
· .			
ring Bank and Chesham Bank	Tring	Butcher and Sons	
The Dank and Choman Dank	· ·	Dutcher and Done	
· ·			
·	· ·		
xbridge Old Bank	Uxbridge	Woodbridge and Co	. 152
allingford Bank	Wallingford	Hedges, Wells, and Co.	. 139
ellington Somerset Bank	Wellington	The Fourter and Co	274
Vest Riding Bank, Wakefield.) Pontefract, Goole, and Norman-	Wakefield	Leatham, Tew, and Co.	. 215.7
ton Bank		······	
reymouth Old Bank and Dor-	Weymouth	Eliot, Pearce, and Co	. 393
isbech and Lincolnshire Bank	Wisbech	Gurney and Co	. 1088
bury Old Bank and Tewkes-	Worcester	Berwick, Lechmere, and Co.	1407
····)			
· .		· ·	·
	1		
armouth and Suffolk Bank, and) Halesworth and Suffolk Bank	Yarmouth	. Gurneys, Birkbeck, and Co	. 1525
armouth, Norfolk, and Suffolk Bank	Great Yarmouth	Lacons, Youell, and Co.	
]		

1202

1203

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JOINT STOCK BANKS.

Name, Title, and Principal	Place	of Issue.				Average Amount.
		 [£
Bank of Whitehaven Limited		Whitehaven				10870
Barnsley Banking Company Limited		Downation	•••		•••	4934
Prodland Danking Common Timited		Bradford			•••	15900
Bradford Commercial Banking Company Limited		Bradford				12863
Runton IInion Bonh Timitad	***		***	•••	•••	17126
Barton Union Bank Limited		Burton-upon-	Irent	•••		
Carlisle and Cumberland Banking Company Limited		Carlisle				24188
		a	***		•••	16824
Carlisle City and District Bank Limited	•••		•••		•••	29795
County of Gloucester Banking Company Limited	•••		•••	***	•••	82570
Cumberland Union Banking Company Limited	•••	Carlisle		•••	•••	82010
Derby and Derbyshire Banking Company Limited	•••	Derby	•••			5488
	14.3					0000
Halifax and Huddersfield Union BankingCompany Li			***	***	•••	9880
Halifax Commercial Banking Company Limited				***	•••	8050
Halifax Joint Stock Banking Company Limited		Halifax	•••		•••	11770
Huddersfield Banking Company Limited		Huddersfield			•••	24785
Knaresborough and Claro Banking Company Limite	d	Harrogate	•••	•••		18815
Lancastor Banking Company	***	Lancaster	***	•••		50563
Leicestershire Banking Company Limited		Leicester				24155
Lincoln and Lindsey Banking Company Limited		Lincoln				38815
		,			· .	
Moore and Robinson's Nottinghamshire Banking (pany Limited	Jom-	Nottingham	e58	• • • • [·]	•••	13218
North and South Wales Bank Limited	***	Liverpool	***	400	•••	33389
Nottingham and Nottinghamshire Banking Com	pany					00107
Limited		Nottingham	***	863	•••	20326
Pares's Leicestershire Banking Company Limited		Leicester	•••			21535
				-		
Sheffield and Hallamshire Banking Company Limite		Sheffield	• • •		Not	received.
Sheffield and Rotherham Joint Stock Banking Com	pany					
Limited		Sheffield	•••			12185
Sheffield Banking Company Limited		Sheffield	•••]	11840
Stamford, Spalding, and Boston Banking Company Lin	nited	Stamford		***		31371
Stuckey's Banking Company Limited	***	Langport				120876.
waledale and Wensleydale Banking Company Limit	ted	Richmond	•••			34408
•						
Wakefield and Barnsley Union Bank Limited	•••	Wakefield				7924
West Riding Union Banking Company Limited	•••	Huddersfield				13040
Whitehaven Joint Stock Banking Company Limited	•••	Whitehaven		***		21061
Wilts and Dorset Banking Company Limited	•••	Salisbury	. •••	•••		50767
York City and County Banking Company Limited	•••	York				87251
Yorkshire Banking Company Limited		Leeds				94186
						08109
York Union Banking Company Limited	***	York	***		•••	67403

Inland Revenue Office, February 23, 1895.

J. S. PURCELL, Registrar of Bank Returns.

No. 26602.

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In the Matter of Johnson, Cole, Brier and Cordrey Limited and Reduced, and in the Matter of the Companies Acts 1867 to 1877.

OTICE is hereby given that a petition has been presented to Her Majesty's High Court of Justice for confirming a resolution of the above named Company for reducing its capital from £100,000 to £68,800. A list of the persons admitted to have been creditors of the Company on the 31st day of January 1895 may be inspected at the offices of the Company at Purbrook-street, Bermondsey or at the offices of the undersigned 24 Coleman-street, E.C. at any time during usual business hours on payment of the charge of one shilling. Any person who claims to have been on the last mentioned day and still to be a creditor of the Company and who is not entered on the said list and claims to be so entered must on or before the 21st day of March 1895 send in his name and address and the particulars of his claim and the name and address of his Solicitor (if any) to the undersigned at 24 Coleman-street, E.C. or in default thereof he will be precluded from objecting to the proposed reduction of capital .-Dated this 22nd day of February 1895. NICHOLSON GRAHAM and GRAHAM Soli-

citors for the said Company.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice Vaughan Williams. No. 0048. 1895.

In the Matter of the Companies Acts 1862 to 1890, and in the Matter of Dutrulle and Company Limited.

ÓTICE is hereby given that a petition for the winding up of the above named Company by the High Court of Justice was, on the 19th day of Fébruary 1895, presented to the said Court by Carl Stumpe and Alexandre Dussap of 45 Boulevard du Viaduc Nimes in the Republic of France Wholesale Druggists trading as Stumpe and Dussap creditors of the said Company. And that the said petition is directed to be heard before the Court sitting at the Bankruptcy-buildings Carey-street W.C. on the 6th day of March 1895; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may 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.

GODFREY H. POWNALL 44 Lincoln's-inn-

fields W.C. Solicitor for the Petitioners. NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any) and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 28th day of February 1895.

In the High Court of Justice.-Companies (Winding-up.)

Mr. Justice Vaughan Williams.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Music Hall and Theatre Review Limited.

O'TICE is hereby given that a petition for and Co. not later than six o'clock the winding up of the above named Com- noon of the 5th day of March 1895.

pany by the High Court of Justice, was on the 21st day of February 1895 presented to the said Court by the Boswell Printing Company of 10 Shoe-lane, in the city of London Printers and Publishers creditors of the Music Hall and Theatre Review Limited and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice Strand London on Wednesday the 6th day of March 1895 and any creditor or contributory of the Music Hall and Theatre Review Limited desirous to support or oppose the making of an Order on the said petition may 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 Music Hall and Theatre Review Limited requiring the same by the undersigned on payment of the regulated charge for the same.

HEATH PARKER and BRETT 3 New London-street Mark-lane Solicitors for the Petitioning Creditors.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 5th March, 1895

In the High Court of Justice.-Companies (Winding-up). Mr. Justice Vaughan Williams. No. 0054 of 1895.

In the Matter of the Companies Acts, 1862 to 1890, and in the Matter of the Costa Rica Pacific Gold Mining Company Limited.

OTICE is hereby given that a petition for the winding up of the above-named Company by Her Majesty's High Court of Justice was, on the 22nd day of February 1895, presented to the said Court by Charles James Cardinall of Chorley House Bloomsbury-square in the county of Middlesex of no occupation a creditor of the said Company. And that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice Strand London on the 6th day of March 1895 and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same .-Dated this 25th day of February 1895.

BLUNT and Co. 95 Gresham-street London E.C. Solicitors for the Petitioner.

-Any person who intends to appear on NOTE.the hearing of the said petition must serve on or send by post to the above-named Messrs. Blunt and Co. notice in writing of his intention so to The notice must state the name and address do. of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the said Messrs. Blunt and Co. not later than six o'clock in the after-

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In the High Court of Justice.—Companies (Winding-up).

Mr. Justice Vaughan Williams.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Cleansine Syndicate Limited.

OTICE is hereby given that a petition for the winding up of the abovenamed Company by the High Court of Justice was on the 22nd day of February 1895 presented to the said Court by Charles Right of 149A Aldersgate-street in the city of London a creditor of the said Company. And that the said petition is directed to be heard before the Court sitting at the High Court of Justice Strand London on the 6th March 1895 and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may 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.

> FRANK HORACE BERTIE 10 St. Benetplace Gracechurch-street E.C. Solicitor for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve or send by post to the abovenamed notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the abovenamed not later than six o'clock in the afternoon of the 5th day of March 1895.

In the High Court of Justice.—Companies (Winding-up).

Mr. Justice Vaughan Williams.

No. 0055 of 1895.

In the Matter of the Companies Acts, 1862 to 1890; and in the Matter of the Ford Lloyd Manufacturing Company Limited.

OTICE is hereby given that a petition for the winding up of the above named Company by the High Court of Justice was on the 25th day of February 1895 presented to the said Court by Arthur Grove of No. 44 Old Town Clapham in the county of Surrey Architect a creditor of the said Company and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice Strand London on Wednesday the 6th day of March 1895 and any creditor or contributory of the said Compauy desirous to support or oppose the making of an order on the said Petition may 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 required charge for the same.

DUBOIS and WILLIAMS 3 Pancras-lane E.C. Solicitors for the Petitioner.

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Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed Messrs. Dubois and Williams notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm, the name and address of the firm, and must be signed by the person or firm or his or their Solicitor (if any) and must be served, or if posted must be sent by post in sufficient time to reach the abovenamed not later than six o'clock in the afternoon of the 5th day of March 1895. In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Welsh Manu-

facturing and Wool Stapling Company Limited. OTICE is hereby given that a petition for the winding up of the above named Company by the High Court of Justice was on the 22nd day of February 1895 presented to the said Court by Messrs. Hutchison Main and Co. of 47' Deansgate in the city of Manchester Oil Manufacturers and Refiners, creditors of the said. Company and that the said petition is directed to be heard before the Court sitting at the Royal-Courts of Justice Strand London on the 13th day of March 1895 and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may 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.

S. BARTLETT 126 Gresham House Old Broad-street in the city of London Solicitor for the Petitioners.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 12th day of March 1895.

In the Chancery of the County Palatine of Durham.

In the Matter of the North Brancepeth Coal Company, Limited, and in the Matter of the Companies (Memorandum of Association) Act, 1890.

OTICE is hereby given, that a petition presented to the Chancery of the County Palatine of Durham for confirmation of a Special Resolution of the above-named Company to the effect following, that is to say :- That the provisions of the Memorandum of Association of the Company with respect to the objects of the Company be altered by inserting therein imme-diately after paragraph (L) of Clause 3 the three following new paragraphs :- L 1. To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concessions, or otherwise, with any person or company carrying on, or engaged in, or about to carry on, or engage in, any business or transaction which this Company is authorized to carry on, or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company; and to lend money to guarantee the contracts of or otherwise assist any such person or Company, and to take or otherwise acquire shares and socurities of any such Company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same. L 2. To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of Debentures or Debenture Stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital. L 3. To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, or turn

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to account, or otherwise deal with all or any part of the property and rights of the Company, is directed to be heard before his Honour the Chancellor of the said County Palatine at the Shire-hall, Old Elvet, in the city of Durham, on Tuesday, the 5th day of March, 1895, at eleven o'clock in the forenoon. Any creditor or shareholder of the Company desiring to oppose the making of an Order altering or adding to the provisions of the Memorandum of Association of the said Company under the above Act 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 shareholder of the Company requiring the same by the undersigned, on payment of the regulated charges for the same.—Dated this 21st day of February, 1895.

LUCAS, HUTCHINSON, and MEEK, Horsemarket, Darlington, in the county of Durham, Solicitors for the Company.

IRON AND STEEL CASKS, &c.

TENDERS will be received until twelve o'clock noon, on Thursday, the 7th March, for the supply as required of

IRON AND STEEL CASKS AND DRUMS until 31st December, 1897.

Manufacturers only will be accepted.

Patterns may be seen at the Admiralty Pattern Rooms, 72, Great Queen-street, Lincoln's-inn, W.C., and at Great Western House, Liverystreet, Birmingham.

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, 1895.

Law Life Assurance Society.

187, Flect-Street, London, E.C.

February 26, 1895. Neurary 26, 1895. OTICE is hereby given that the next Annual Ordinary Gameral Martin Ordinary General Meeting of the Proprietors of the Law Life Assurance Society will be held at the Society's office No. 187 Fleet-street London, E.C., on Wednesday the 27th day of March 1895 at one o'clock in the afternoon, to transact the ordinary business of the Society.

And notice is hereby also given that at the same place and on the same day at a quarter past one o'clock in the afternoon or so soon thereafter as the above Ordinary General Meeting shall be concluded a Special General Meeting of the proprietors of the Society will be held for the purpose of declaring a division of the surplus of the Assurance Fund of the Society for the period of five years ending on the 31st day of December By order of the Directors 1894.

E. H. HOLT Manager and Secretary.

The Partington Cycle Company Limited.

T an Extraordinary General Meeting of the Members of the abovenamed Company, duly convened, and held at No. 68, Port-street, Manchester on the 11th day of February 1895, the following Extraordinary Resolutions were 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 that the Company be accordingly wound up voluntarily."

"That John Mather of No. 8, King-street, Manchester, be and is hereby appointed Liquidator to conduct the winding up."

J. J. McDougall, Chairman, R. G. LAWSON Solicitor 18 Tib-lane Cross-street Manchester.

In the Matter of the Humane Brake Syndicate Limited.

T an Extraordinary General Meeting of the Members of the abovenamed Syndicate, duly convened, and held at the Westminster Palace Hotel, Victoria-street, London, on the 21st day of January 1895 the following Special Resolutions were duly passed ; and at a subsequent Extraordinary General Meeting of the Members of the said Syndicate also duly convened and held at the same place on the 20th day of February 1895 the said Special Resolutions were duly confirmed : -

"1. That this Company be wound up volun-tarily."

"2. That Russell Spokes of No. 8 Victoriastreet, Westminster, Accountant, be and is hereby appointed Liquidator to conduct the winding up." MYER JACOBS Chairman.

In the Matter of the Bristol and District Stud Company Limited.

T an Extraordinary General Meeting of the Members of the abovenamed Company duly convened and held at the registered offices of the Company, St. Anne's Farm, Brislington in the county of Somerset, on the 15th day of February 1895 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 it is advisable to wind up the same, and accordingly the same be wound up voluntarily."

And at the same Meeting Ernest James Pillers of Shanuon-court, Bristol, Solicitor, and Harry Thom Blinman, of Farrington Gurney in the county of Somerset, Auctioneer, were appointed Liquidators for the purpose of such winding up. W. A. PILLERS, Secretary.

Central Publishing Company Limited. Special Resolution passed 22nd Januarý, 1895.

Confirmed 14th February, 1895.

T an Extraordinary General Meeting of the Central Publishing Company, Limited duly convened and held at 32, Victoria street, West-minster, London, S.W., on the 22nd day of January, 1895, 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 12th day of February, 1895, the subjoined Special Resolution was duly confirmed :-

"That the Company be wound up voluntarily under the provisions of the Companies Acts 1862 and 1867, and that Claud Scott, of 32, Victoriastreet. Westminster, S.W., be, and is here y appointed Liquidator for the purposes of such winding up at a renumeration of $\pounds 10$ 10s." 32, Victoria-street, Westminster, S.W.

18th February, 1895. H. H. M. SMITH, Chairman.

Vancs Limited.

T an Extraordinary General Meeting of the А Members of the above-named Company, duly convened, and held at 32 Tottenham-court-road, London, W.C., in the county of Middlesex, on the 8th day of January, 1895, 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 35 Hampstead-road, London, N.W., in the said county, on the 7th day of February 1895 the following Special Resolutions were duly confirmed :-

1. "That this Company be wound up voluntarily."

2. "That Preston March, of 35 Hampsteadroad, London, be and is hereby appointed the Liquidator to conduct the winding up.

THOMAS WEBBER WADHAM Chairman. D. JONES Solicitor 1 Quality-court Chancery-lane.

The Reliance Tank and Galvanizing Works Limited.

T an Extraordinary General Meeting of the Members of the above named Company duly convened and held at No. 72 King Williamstreet in the city of London on the 14th day of February 1895 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 William George Jefferys of No. 53 Coleman-street in the city of London Chartered Accountant was appointed Liquidator for the purposes of such winding up .-Dated this 21st day of February 1895. J. W. RUSSELL, Chairman.

The Companies Acts, 1852 to 1893. Company Limited by Shares.

Special Resolution (Pursuant to the Companies Act, 1862, s. 51), of the Argosy Steam Ship Company Limited.

Passed 28th January, 1895.

Confirmed 18th February, 1895.

T an Extraordinary General Meeting of the A said Company duly convened and held at the offices of the Company, Phœnix-buildings, Union-street, Sunderland, on the 28th day of January, 1895, 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 18th February, 1895, the following Special Resolutions were duly confirmed :----Resolved -

1. "That the Company be wound up voluntarily."

2. "That Mr. Thomas Metcalf be and is hereby appointed Liquidator, and that he be paid for such services the sum of Fifty Pounds (£50)."

Dated this 20th day of February, 1895.

THOS. METCALF, Secretary.

CHAS. R. WALKER Solicitor Sunderland.

Notice of Extraordinary Resolution for windingup voluntarily.

The Companies Acts 1862 to 1883.

H. Radermacher and Co. Limited.

T an Extraordinary General Meeting of the . Members of the abovenamed Company, duly convened and held at 16 Finsbury-circus in the city of London on the 20th day of February 1895 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. Walter Percy Eldrid of 11 O.d Jewry - chambers E.C. Chartered Accountant was appointed Liquidator for the purposes of such winding up."-Dated this 20th day of February, 1895.

WALTER P. ELDRID Chairman.

The Companies Acts 1862 to 1890.

Hoolahan and Company Limited.

T an Extraordinary General Meeting of the members of the above named Company duly convened and held at 30 Bedford-row in the county of London on the 23rd day of January, 1895, the following Extraordinary Resolution was duly passed :-

"That is 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."

At the same meeting Mr. Charles James Singleton F.C.A. of 8, Staple-inn Holborn was appointed Liquidator for the purposes of such winding up. - Dated 20th day of February 1895.

CHARLES HENRY HAYES, Chairman.

The Companies Act 1862.

Voluntary Winding up.

British Finance Company Limited 3 Crosshallstreet Liverpool.

an Extraordinary General Meeting of the Members of the Company, held on February 15th, 1895, at the offices of the Company, 3 Crosshall-street Liverpool, it was resolved :-

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

"That Mr. William Denton, Chartered Accountant, of 3 Crosshall-street, and Mr. Charles Henry Boote, Gentleman of 28 Deane-road, Liverpool, be, and are hereby appointed Liquidators to the Company.

"That Messrs. F. J. Pentin, R. Skinner, W. H. Bucknell, George Tomkins, Samuel Hughes, and Thomas Key, be, and are hereby appointed a Committee of Inspection, to superintend the administration of the property of the Company, by the Liquidators."

Dated this 23rd day of February 1895. C. H. BOOTE Chairman.

The Church-Street Manufacturing Company Limited.

Passed 1st February, 1895.

Confirmed 19th February, 1895. T an Extraordinary General Meeting of the A Church-street Manufacturing Company Limited, duly convened and held at Churchstreet Mill, Great Harwood, in the county of Lancaster, on the 1st day of February, 1895, the subjoined Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place on the 19th day of February, 1895, the subjoined Special Resolutions were duly confirmed :-

Resolutions-" That it is expedient that the Company shall be dissolved."

"That having regard to the Resolution passed for the dissolution of the Company it is desirable and this Meeting requires that the Company be wound up voluntarily, and that Mr. Thomas Waterworth, of Victoria-street, Blackburn, Accountant, be and he is appointed the Liquidator for the purposes of winding up the affairs of the Company and distributing its property.'

Dated this 23rd day of February, 1895.

CHAS. SMITH Chairman.

The Little Bolton Boot and Shoe Making and Repairing Society Limited.

T an Extraordinary Meeting of the Members A of the above-named Society, duly convened and held at the office of Mr. J. H. Bradbury, Solicitor, 6, Bowker's-row, Bolton, in the county of Lancaster, on the 23rd day of February, 1895, the following Extraordinary Resolutions were duly passed :-

"That it has been proved to the satisfaction of this Meeting that the Society cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Society be wound up voluntarily."

"That Mr. Frederick Cooper, of Number 12, Bowker's-row, Bolton, Chartered Accountant, be, and hereby is appointed Liquidator, for the purpose of such winding up."

JOSEPH SHUFFLEBOTHAM, Chairman.

In the Matter of the Thormal Limited.

OTICE is hereby given that the creditors of the above named Company are required on or before the 16th day of April next 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 Frederic Cowley Smith of 18 Spring-gardens Buxton Accountant 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 or claims are proved .- Dated this 23rd day of February 1895.

DARBISHIRE TATHAM and WORTHINGTON 1 St. James-square Manchester Solicitors to the above named Liquidator.

Schmidt's Moss Litter Company Limited. OTICE is hereby given that the creditors of the above named Company are required on or before the 25th day of March, 1895, to send their names and addresses, together with full particulars of their debts or claims to Mr. J. Van Dooren, of Thorne Wharf, Commercial - road, Blackfriars, London, S.E. or to Mr. F. C. Lawson, of 71 High-street, Southampton, Liqui-dators of the said Company. Any creditor not sending in his claim by the time mentioned will be excluded from the benefit of any distribution of the assets of the Company.-Dated the 18th day of February, 1895. J. VAN DOOREN

FREDR. C. LAWSON Liquidators.

F. G. B. CRAWLEY Solicitor 5 Chancerylane London.

In the Matter of the Companies' Acts 1862 to 1890 and in the Matter of the Amines Syndicate Limited.

OTICE is hereby given that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. W. H. Martin and Co., 15 King-street, Guildhall in the city of London on the 28th day of March next at two o'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up of the Company has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator.-Dated the 21st day of February 1895.

HUGO WOLLHEIM, Liquidator.

Whitchurch Liberal Olub Building Company Limited.

TOTICE is hereby given that a General Meeting of the Shareholders of this Company will be held at the Swan Hotel, Whitchurch, on the 30th day of March next at six o'clock in the evening precisely, to receive the Liquidators' report showing how the winding up of the Company has been conducted and its property disposed of, and to hear any explanation that may be given by the Liquidators .- Dated the 22nd day of February, 1895.

R. THURSFIELD SMITH } Liquidators.

J. WILLIAM READ

A. LEWIS JONES Solicitor, Whitchurch.

Leeds Tramways Company.

OTICE is hereby given that the creditors of the above named Company are required on or before the 16th day of March 1895 to send their names and addresses and the amount and particulars of their debts or claims to us the undersigned and if so required by notice in writing from us 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 arc proved.—Dated this 22nd day of February 1895. NELSON BARR and NELSON 4 South-

parade, Leeds Solicitors to the above named Company.

Notice of Final Meeting.

In the Matter of the Companies Acts, and of Villiam Aston Limited

OTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. Fisher Randle and Fisher 4 Waterloo-street Birmingham on the 8th day of April 1895, at three o'clock in the afternoon precisely, for the purpose of having the Liquidator's 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 Liquidator; and also of determining by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company and of the Liquidutor thereof shall be disposed of .- Dated this 21st day of February 1895.

WALTER N. FISHER Liquidator.

A. Dainty Limited.

OTICE is hereby given pursuant to section 142 of the Companies Act 1862 that a General Meeting of the Members of the above named Company will be held at No. 4 Bridlesmith-gate Nottingham on Monday the 1st day of April 1895 at three o'clock in the afternoon for the purpose of having an account laid before the Company showing the manner in which the winding up has been conducted, the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator. - Dated the 22nd day of Feby. 1895.

WM. R. HAMILTON, Liquidator.

The Electrolytic Caustic Soda and Chlorine Trust Limited.

OTICE is hereby given, that a General Meeting of the Members of the abovenamed Company will be held at 202 Upper Thames street in the city of London on Thursday the 28th day of March 1895 at cleven o'clock in the forenoon, precisely, for the purpose of having an account laid before them by the Liquidator (pursuant to Section 142), showing the manner in

which the winding up of the said Company 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 thercof shall be disposed of.

RANDAL VOGAN Liquidator.

OTICE is hereby given that the Partnership here-VOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Francis Jourdan, Douglas John Newton, Henry Golding Freeman and Charles William Newton carrying on busi-ness at No. 31 Lombard-street in the city of Loudon as Public Notaries under the style or firm of John Newton and Sons and as Foreign Exchange Brokers under the style or firm of Jourdan Newtons Wollaston and Com-pany has been dissolved as and from the 11th day of December 1894.—Dated this 31st day of January 1895. FRAS. JOURDAN. DOUGLAS J. NEWTON HENRY G. FREEMAN. C. W. NEWTON.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned Charles Frederick Bourne and Sidney Edward Yates carrying on business as Commission Agents and Hardware Factors at 62 Holborn-viaduct in the city of London under the style or firm of C. F. Bourne and Co. has been dissolved style or firm of C. F. Bourne and Co. fas been dissolved by mutual consent as from the 31st day of December 1894. All debts due and owing by the late firm will be received and paid by the said Charles Frederick Bourne. --Dated 18th February 1895. SIDNEY E. YATES. CHAS. F. BOURNE.

NOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned James Daniel Donald, George Grimshaw Donald and Louis Donald as Tea Merchants under the style or firm of Donald Bros. and Co. at 3 Southwark-street London, S.E. has been dissolved by mutual consent as from the 9th February 1895. The said George Grimshaw Donald and Louis Donald will in future respectively trade or carry on business on their own account.—Dated this 16th February, 1895.

JAMES D. DONALD. GEORGE GRIMSHAW DONALD. LOUIS DONALD.

NOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Thomas Williams and James Watkins carrying on business as Licensed Viotuallers at the Eagle Tavern Edmonton Middlesex under the style or firm of Williams and Watkins has been dissolved by mutual consent as and from the 21st day of February 1895.—Dated 22nd day of February 1895. THOMAS WILLIAMS. JAMES WATKINS.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned James Cooper and Walter Cooper in the business of Pawnbrokers, Auctioneers, and General Dealers carried on by us at 74 Conran-street and 878 and 880 Rochdaleon by us at 1 Commander and one and one and out the international read both in Manchester and also at 48 Long-street in Middleton in the county of Lancaster under the styles or firms of James and Walter Cooper and Cooper Brothers has been dissolved by mutual coosent as and from the 22nd day of December 1894 and that the business of a Pawnbroker and General Dealer will hence-forth be carried on by the said James Cooper alone at 74 Conran-street and 878 and 880 Rochdale-road afore-said under the style of James and Walter Cooper as heretofore and that the business of an Auctioneer and General Dealer will henceforth be carried on by the said Walter Cooper alone at 48 Long-street Middleton afore-said under the style of Walter Cooper.—Dated this 21st day of February 1895. JAMES COOPER. WALTER COOPER.

N OTICE is hereby given that the Partnership which has for some time past been carried on by Alfred Talbot Micklewright and Benjamin William Mason under the firm of Micklewright and Mason at Chipping Norton in the county of Oxford in the trade or business of Hay Straw Corn Seed and Cake Dealers and Mer-chants was this day dissolved by mutual consent.—As witness our hands this 21st day of February 1895. ALFRED TALBOT MICKLEWRIGHT. BENJAMIN WILLIAM MASON.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned Frederick Wood Gleave and Joseph Fulford carrying on business as Wine and Spirit Merchants, at No. 4A Cromford-court, in the city of Manchester, under the style or ford-court, in the city of Manchester, under the style or firm of John Parker and Co. has been dissolved by mutual consent as and from the 31st day of December 1894. All debts due to and owing by the said late firm will be received and paid by the said Joseph Fulford whe will continue to carry on the said business at the same address and under the same style or firm.—Dated the 21st day of February 1895. FRED. W. GLEAVE, JOSEPH FULFORD.

JOSEPH FULFORD. NOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Henry Ford Hillier and Geoffry Hurd-Wood carrying on business as Vegetable Fruit and Flower Growers at Butiton in the county of Southampton under the style or firm of Hillier and Hard-Wood has been dissolved by mutual consent as and from the 1st day of February 1895. All debts due to and owing by the said late firm will be received and paid by the said Henry Ford Hillier.---Dated this 22nd day of February 1895. H. FORD HILLIER. GEOFFRY HURD-WOOD.

GEOFFRY HURD-WOOD. OTICE is hereby given that the Partnership lately subsisting between us the undersigned Robert Barlow and Alfred Leigh Edwards carrying on business as Letter Press Lithographic and Gold Printers at Bredbury near Stockport under the style or firm of Barlow and Son, is-as and from the 31st day of December last dissolved by mutual consent. All debts due to or owing by the said late firm will be received and paid by the said Alfred Leigh Edwards who will continue the said business under the present style or firm of R. Barlow and Son.—As witness our hands this 20th day of February 1895. 20th day of February 1895.

BOBERT BARLOW. ALFRED LEIGH EDWARDS.

ALFALD LEUGH EDWARDS. N OTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned William Josiah Oram Walter George Williams and Arthur Ed-mund Palmer carrying on business as Coal Merchants at Garrison-street in the city of Birmingham under the style or firm of the Garrison Coal Company has been dissolved by mutual consent as and from the 13th day of February 1895. All debts due to and owing by the said late firm will be received and paid by the said Arthur Edmund Palmer.-Dated 20 day of February 1895. WALTER GEORGE WILLIAMS. WILLIAM JOSIAH ORAM. ARTHUR EDMUND PALMER.

ARTHUR EDMUND PALMER.

TOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned George Tubbs and Frank Richard Wilkins in the business of Drysalters and Oil and Colour Merchants at No. 1 Hockley-hill and 64 Vyse-street both in the city of Birmingham under the style of Tubbs and Wilkins has been discalated by mutual consort as from the 5th day been dissolved by mutual consent as from the 5th day of December 1894. All debts due to or from the late firm will be received or paid by the said George Tubbs at the above address.—Dated the 20th day of February 1895. GEORGE TUBBS. FRANK RICHARD WILKINS.

NOTICE is hereby given that the Partnership hereto-In fore subsisting between the undersigned John Maddox and John Neeld carrying on business as Military Camp and Store Furnishers at the city of Lichfield under the style or firm of Maddox and Co. has been dissolved by mutual consent as and from the 20th day of dissolved by mutual consent as and from the zuta day of February 1895. All debts due to and owing by the said late firm will be received and paid by the said John Maddox who will continue to carry on the business of a Military Camp and Store Furnisher in his own name.— Dated the 21st day of February 1895. JOHN MADDOX. JOHN NEELD.

NOTICE is hereby given that the Partnership lately subsisting between us the undersigned Frederick Nicklin and Oliver Joseph Nicklin carrying on business as General Music Dealers at the Square Barnstaple at 14 Mill-street Bideford at 13 Church-street Ilfracombe All in the county of Devon under the style or firm of O'Nicklin and Sons has as and from the 25th day of December 1894 been dissolved by mutual consent. All debts due to or owing by the said late firm will be re-ceived and paid by the said Oliver Joseph Nicklin who addresses under the present style or firm of O. Nicklin and Sons.—As witness our hands this 22nd day of February 1895. FREDERICK NICKLIN.

OLIVER JOSEPH NICKLIN.

OTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned William Rushworth and Albert Rushworth carrying on business as Worsted Spinners at Upper Carr Mills Liversedge in the county of York under the style or firm of William Rushworth and Son has been dissolved by mutual con-sent as on and from the 1st day of February instant. All debts due to and owing by the said late firm will be received and paid by the said Albert Rushworth who will for the future carry on the said business on his own account.—Dated this 21st day of February 1895. W. RUSHWORTH.

ALBERT RUSHWORTH.

NOTICE is hereby given that the Partnership, which has for some time past existed between, and been carried on by us, Edwin Harris and Charles Simmons Harris, at High-street, in the parish of Saint Nicholas, in the city of Rochester, in the county of Kent, in the business of Printers, under the style of E. Harris and Same here this day been discolved by mutual consent and Sons has this day been dissolved by mutual consent, and in future the said business will be carried on under the style, and at the place aforesaid by the said Edwin Harris alone.—As witness our hands the 16th day of February 1895. EDWIN HARRIS.

CHARLES S. HARRIS

NOTICE is hereby given, that the Partnership formerly subsisting between as the partnership formerly N OTICE is hereby given, that the Partnership formerly subsisting between us the undersigned Dinsdale Oubridge and George Greig Archibald carrying on business as Brewers, and Ale, Wine and Spirit Mer-chants, at Blandford Brewery, West Blandford-street, Newcastle-upon-Tyne and at No. 59 Hope-street, Crook, in the county of Durham, under the style or firm of Oubridge and Archibald expired by effluxion of time on the 22nd day of May 1894. All debts due to the said late firm will be received by Messrs. Wilkinson and Marshall, Solicitors, 27, Mosley-street, Newcastle-upon-Tyne.—Dated the 20th day of February, 1895. D. OUBRIDGE. G. G. ARCHIBALD.

G. G. ARCHIBALD.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned William Clarkson and John Crosthwaite Clarkson carry-William Clarkson and John Crosthwaite Clarkson carry-ing on business as Farmers and Hay Dealers at the Holly Tree Farm Colton in the parish of Whitkirk in the West Riding of the county of York under the style or firm of W. Clarkson and Son, is dissolved by mutual consent as and from the date hereof. All debts due to and owing by the said late firm will be received and paid by the said William Clarkson.—Dated this 21st day of February 1895. ULLIAM CLARKSON. L C. CLARKSON

J. C. CLARKSON

NOTICE is hereby given that the Partnership which has for some time past been carried on by Reginald Radcliffe Cross and Joseph Robert Bell at Liverpool and London-chambers Exchange-street East in the city of Liverpool in the trade or business of Fine Art Dealers was this day dissolved by mutual consent.—As witness our hands this 21st day of February 1895. REGINALD R. CROSS. J. R. BELL.

J. R. BELL.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Christopher Kirby and Henry Sidney Salter carrying on business as Tailors and Woollen Drapers at No. 8 Lawrence Sheriff-street and 25 High-street Rugby under the style or firm of Kirby and Salter has been dissolved by mutual consent as and from the 31st day of January 1895.—Dated this 24th day of January 1895. C. KIRBY. H. S. SALTER.

H. S. SALTER.

NOTICE is hereby given that the Partnership which has for some time past been carried on by George William Welham and Herbert Sydney Welham under the style or firm of G. W. and H. S. Welham at Kilfa 59 Streatham High-road in the county of London in the business of Dental Surgeons has been dissolved as from business of Dental Sirgeons has been dissolved as from the 31st day of December 1894 by mutual consent. As witness our hands this 20th day of February 1895. GEO. W. WELHAM. H. S. WELHAM.

NOTICE is hereby given that the medical Partnership heretofore subsisting between the undersigned Johnson Herbert and Aroon Chunder Dutt both residing Johnson Herbert and Aroon Chunder Dutt both residing and practising at Whitby in the county of York was on the 15th day of February 1895 dissolved by mutual consent as and from the 3rd day of May 1892. All accounts due to the late firm in respect of services rendered up to the 3rd day of May 1892 will be received by the said Johnson Herbert.—Dated this 21st day of February 1895. JOHNSON HERBERT. A. C. DUTT.

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OTICE is hereby given that the Partnership which OTICE is hereby given that the Partnership which has for some time past been carried on by us the undersigned Charles Edward Rodgers and John Prichard under the style or firm of Rodgers and Prichard at No. 30 Finsbury-pavement in the county of London as Accountants and Commission Agents and at No. 120 Hackney-road in the same county as Cork Sock Manu-facturers was by muttal consent dissolved as from the 14th day of February 1895. All liabilities and asscts will respectively be discharged and received by the undersigned John Prichard.—As witness our hands this 19th day of February 1895. undersigned John Privace. 19th day of February 1895. CHAS. E. RODGERS. JOHN PRICHARD.

NOTICE is hereby given, that the Partnership for some time heretofore subsisting between us the undersigned Alfred Redfearn and Joseph Green carrying on business as Circus Proprietors at Corporation-street Chesterfield in the county of Derby under the style or firm of Redfearn and Green was dissolved by mutual consent on the 29th day of Sepember 1894.—Dated this 7th day of February 1895. ALFRED REDFEARN. JOSEPH GREEN.

NOTICE is hereby given that the Partnership lately subsisting between us the undersigned. Robert Roberts and Edward Morgan Gaskell carrying on business as Manufacturers of Shuttlecocks Battledoors and other Articles at 131 and 133 Angelioa-street, Highgate Birmingham under the style or firm of Gaskell and Co. or the Patent Crown Shuttlecock Company has been dissolved by mutual consent as from the 31st day of January last. All debts due to or owing by the said late firm will be received and paid by the said Edward Morgan Gaskell.—As witness our hands this 21st day of February, 1895. BOWD, M. GASKELL.

NOTIOE is hereby given that the Partnership here-tofore subsisting between us the undersigned George Brown and Samuel Horatio Brown currying on George Brown and Samuel Actatio Brown carrying on business as Tailors and Outfitters at 30, Kirkgate and 4, Piccadilly, Bradford in the county of York under the style or firm of George Brown and Son has been dis-solved by mutual consent as from the 6th day or January 1895. All debts due to and owing by the said late firm will be received and paid by the said Samuel Horatio Proven who will continue the business on his corn account Brown who will continue the business on his own account under the style or firm of George Brown and Son.---Dated this 21st day of February, 1895.

GEO. BROWN. S. H. BROWN.

OTICE is hereby given that the Partnership hereto-OTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Thomas Loake John Loake and William Frederick Loake carry-ing on business as Boot and Shoe Manufacturers at Kettering under the style or firm of Loake Bros. has been dissolved by mutual consent as and from the 26th day of December 1894. All debts due to and owing by the said late firm will be received and paid by Loake Brothers Limited which has acquired the said business and will continue to carry on the same —Dated 18th and will continue to carry on the same.—Dated 18th day of February 1895. THOMAS LOAKE, JOHN LOAKE, WILLIAM FREDEBICK LOAKE.

The Common Seal of Loake Brothers Limited



was duly affixed to this Notice in the pre-sence of THOMAS LOAKE, WILLIAM FREDERICK LOAKE Directors. JAS. ADAMS, Secretary,

Re Miss ANNE RABBITTS CRADDOCK Deceased. Pursuant to the Act of Parliament 22 and 23 Victoria

chapter 35. LL persons having any claim against the estate of Anne Rabbitts Craddock late of 9 Norfolk-crescent A Anne Rabbitts Craddock late of 9 Norfolk-creatent Bath in the county of Somerset Spinster who died on the 12th day of January 1895 and whose will and one codicil thereto was proved on the 12th day of February 1895 in the Principal Registry of the High Court of Justice by John Plaister Marshall Craddock Esquire the surviving executor named in the said will are requested to send in writing particulars of their claims to the undersigned on or before the 30th day of March 1895 after which date the said executor will distribute the assets of the said deceased having regard only to the claims of which he shall then have had notice.—Dated this 22nd day of February 1895. .ARTHUR E. NALDER, Shepton Mallet, Solicitor for the Executor.

for the Executor.

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LAURA MARY SEGAR, Deceased. 22nd and 23rd Vict. cap. 35.

A LL creditors having any claims against the estate of Laura Mary Second Lines of Content of Conten A Laura Mary Segar late of 4 Coburg-terrace, Liver-pool who died on the 1st December last and to whose pool who died on the 1st December last and to whose estate letters of administration were granted to George Segar Esquire Barrister-at-Law on the 16th February inst. are required by 30th March next to send in parti-culars to the undersigned after which date no claims will be admitted.—Dated this 23rd February 1895. EDGAR HOSKING, Solicitor for the Adminis-trator 16, Fenwick-street, Liverpool.

The Most Noble CAROLINE AGNES DOWAGER DUCHESS OF MONTROSE Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vic.

toria chapter 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the Most Noble Caroline Agnes Dowager Duchess of Montrose late of No. 45 Belgrave square in the county of London deceased (who died on the 16th day of November 1894 and of whose estate and effects Letters of Administra-tion (with the will annexed) were granted by the Prin-cipal Registry of the Probate Division of Her Majesty's High Court of Justice on the 15th day of February 1896, to the Most Moble Develop Revender Molice Revealed Graham, Duke of Montrose, K.T., the son of the said deceased, the residuary legatee named in the said will) are hereby required to send the particulars in writing of their claims or demands to us the undersigned Messrs. Ingram Harrison and Ingram of No. 67 Lincoln's-Messrs. Ingram Harrison and Ingram of No. 67 Lincoln's-inn-fields, London, on or before the 30th day of March 1895, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the debts 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 dis-tributed to any person or persons of whose claim or demands he shall not then have had notice.—Dated this 18th day of February 1895. 18th day of February 1895. INGRAM HARRISON and INGRAM Solicitors for

the said Administrator 67, Lincoln's-inn-fields, London.

Mrs. ANNE MACLIVER, Widow, Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty chap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees." OTICE is hereby given that all creditors and persons having any claims or demands upon or against the

state of Anne Macliver late of Kilchoman Cotham Park estate of Anne Machver late of Khlohoman Cotham Fark in the city and county of Bristol Widow deceased (who died on or about the 11th day of December 1894 and whose will with two codicils thereto were proved by Walter Reid of Lynbrook Trelawney-road Cotham in the city of Bristol Newspaper Proprietor Charles Alfred Tovey of Mayfield Woodstock-road Redland in the said city of Bristol Accountant and Haward Maythem Skarcity of Bristol Accountant and Edward Markham Sker-ritt of Edgecumbe House Richmond Hill Clifton in the said city of Bristol Esquire Doctor of Medecine the executors named in the said will on the 2nd day of February 1895 in the Bristol District Registry of the Probate Division of Her Majesty's High Court of Jus-tice) are hereby required to send in the particulars of their claims and demands to the undersigned the Solicitors for the said Walter Reid Charles Alfred Toyey and Edward Markham Skerritt on or before the 13th day of April 1895, and notice is hereby also given that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which the said executors shall then have had notice and that they will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 23rd day of February 1895. GWYNN and MASTERS Solicitors for the Execu-

tors 3 All Saints-court Bristol.

ELIZA SMITH HOOPER Deceased.

ELIZA SMITH HOOPEE Deceased. Pursuant to the Statute 22nd and 23rd Vic. cap. 35 initialed "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 Eliza Smith Hooper late of Oakhurst St. Leonard's-road in the city of Exeter Widow deceased (who died on the 7th day of December 1894 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 1895 by Henry Anthony Huxtable of Dor-chester in the county of Dorset Solicitor and Thomas No. 26602

No. 26602.

Alfred Pearce of the same place Accountant the executors therein named) are hereby required to send the particulars in writing of their claims or demands to us the undersigned on or before the 31st day of March 1895 after which date the said executors will proceed to distribute the assets of the said decd. 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 assets of the said deceased or any part thereof so distributed to any person or persons of whose claims they shall not then have had notice.—Dated this 20th day of February 1895.

ANDREWS SON and HUXTABLE Dorchester Dorset Solrs. for the said Executors.

HENRY WAKELY Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given that all creditors and other persons having any debts, claims, or demands upon or against the estate of Henry Wakely late of Chase Side Enfield in the county of Middlesex Retired Schoolmaster who died on the 14th day of January, 1895, and whose will was proved by Henry Edward Langer and Wallis Thompson the executors therein named, in the Principal Registry of the Probate Divi-sion of Her Majesty's High Court of Justice, on the 21st day of February 1885, are hereby required to send particulars in writing of their debts claims or demands to us, the undersigned, as Solicitors to the said execu-tors on or before the 8th day of April 1895. And notice tors on or before the 8th day of April 1985. And notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of said executors will proceed to instribute 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 23rd day of February 1895. CLAPHAM FITCH and CO., 15 Devonshire-square Bishopsgate London E.C. Solicitors to the said Executors.

EMYLA BARBER Deceased.

Pursuant to the Act of Parliament 22 and 23 Vic. cap. 35. N OTIOE is hereby given that all persons having claims against the estate of Emyla Barber late of 35 Narbonne-avenue Claphan Common in the county of Surrey who died on the 28th day of November 1894 and whose will was proved on the 15th February 1895 in the Principal Registry of the Probate Division of the High Court of Justice by George Pearce Arkell and Her-bert Lidiard the executors therein named are hereby required to send particulars in writing of their debts claims or demands to the undersigned as Solicitors for the said executors on or before the 25th day of March 1895 and notice is hereby given that at the expiration of that time the said executors will proceed to distribute the assets of the deceased having regard only to the claims of which they shall then have had Pursuant to the Act of Parliament 22 and 23 Vic. cap. 35. only to the claims of which they shall then have had notice.-Dated this 23rd day of February 1895. LIDIARD SONS and BAKER, 7, Great James-street, Bedford-row, W.C., Solicitors for the

Executors

RALPH GARBUTT 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."

OTICE is hereby given that all creditors and other N persons having any claims or demands against the estate of Ralph Garbutt late of Loftus in Cleveland in the county of York Gentleman (who died on the 27th day of January 1895 and whose will with the codicil bay of January 1895 and whose will with the control thereto was proved in the Principal Registry of the Pro-bate Division of Her Majesty's High Court of Justice on the 9th day of February 1895 by James Ralph Tireman of Loftus in Cleveland aforesaid Farmer and William Ralph Garbutt of Saltburn by the Sea in the said county of York Farmer the executors therein named) are are hereby required to send the particulars in writing of their claims or demands to us the undersigned on or before the 26th day of March 1895 after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled 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 22nd day of February 1895. JACKSON and JACKSON 7 Exchange-place Mid-diaphrough Solitors for the Executors

dlesbrough Solicitors for the Executors.

Re GEORGE HARVEY, Deceased. Pursuant to the Act initialed an "Act to amend the Law of Froperty and to relieve Trustees." NOTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of George Harvey formerly of 1 Francis-street. Tottenham Court-road, Carman and Contractor who died on the 27th day of May 1874 are required to send near the undersigned on or before the 4th day of April 1886, atter which day of their debts plaims or demands to me the undersigned on or before the 4th day of April 1886, atter which day of the dis-tribute the estate of the said deceased having regard only to the diams of which she shall then have had notice.—Dated the 20th day of February 1895. JOHN HANDS 15 Old Jewrz, shambers, E.C. London Solicitor for the Administratix. Mrs. MALICIA HOPKINS, Deceased.

Pursuant to the Act. 22 and 23 Mict. cap: 35 initialed "An Act to further amend the Law of Property and to relieve Trustees.". "OTICE is hereby given that the next-of kin "creditofs) and other persons having claims against the estate of Mrs. Alicia Hopkins late of No. 21, Corn-wallis-crescent, Clifton in the county of Gloucestor Widow (who died on the 20th day of December 1888 and whose will was proved in the District Registry at Bristol of the Probate Division of the High Court of Justice on the 9th day of July 1889 by Elizabeth Montgomery Spinster sister of the deceased one of the executors power being reserved of making the like grant to Alfred Nind Hopkins the other executor named in the said will) are hereby required to send to us the undersigned are hereby required to send to us the undersigned Solicitors for the said Alfred Nind Hopkins particulars in writing of their claims on or before the 25th day of March 1895 after which date the said Alfred Nind Hopkins will distribute the assets of the deceased among the parties legally entitled thereto having regard only to such claims as shall then have been notified to him and he juil not the light of in proper of the same and he will not be liable in respect of the assets so distributed to any person or persons of whose claim he shall not then have had notice.—Dated this 22nd day of February 1895. MATHEWS SMITH and JAMES 29 Waterloo-

street, Birmingham, Solicitors for the said Alfred Nind Hopkins:

Alfred Nind Hopkins: Alfred Nind Hopkins: Re. FRANCIS. WIDLIAM WHITE. Deceased Parsuant to the Statute 22 and 23 Vic. c. 35 injutiled "An Act to further amend the Law of Property and to i relieve Trustee." OTIOE is hereby given that all creditors and other persons having any claim or demand against the estate. of Francis William White formerly of Brighton in the county of Sussex but late of Foochow in Chinä a commissioner of the Imperial Maritime Customs of China (who died at Foochow aforesaid on the 15th day of May 1894 and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 13th day of February 1895 by Charles Andrew Rouse Boughton Knight of the Lodge Bromfield in the county of Salop Elaquire one of the executors therein named) are hereby required to send the particu-lars in writing of their claim or demand to the under-signed the Solicitors of the said executor on or before the 2nd day of April next after which date the said the 2nd day of April 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

GEORGE PHOMAS HUMPHREYS Deceased. "GEORGE PHOMAS HUMPHREYS Deceased. Pursulant to' the Statute 22nd and 23nd 4166, cip. 35 in-tituled "An Act to further amend the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Property and to relieve Trustees." In the Law of Trustees of the persons having any claims or device the test." An off Fedward-street, and 14, Preston-road, and '83, Mayine-parade and 35 Rugby-road all in Brighton in the county of Sussex Boot Merchant (who died on the 18th day of December 1894, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 4th-day of February 1895, by Henry Greenyer of No. 23, St. George's-road, Brighton aforesaid Grocer and Robert Saxby of Westerham in the county of Kent Grocer, the executors named in the said will) are hereby required to deliver particulars in the said will are hereby required to deliver particulars in said will) are hereby required to deliver particulars in writing of their claims or demands to me, the under-signed, the Solicitor for the said executors on or before

the 16th day of April 1885, after which date the exe-cutors will proceed to distribute the assets of the said deceased almongst the persons entitled thereto, having regard only to the claims and demands of which the executors shall then have had notice; and they will not be liable for the assets, or any part thereof, so distri-buted to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 2ard day of February 1895

this 23rd day of February 1895. R. L. MAYDWELL, 17, Ship street, Brighton, Solicitor for the Executors.

HENRY ALFRED HUZZEY, Deceased.

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

JOHN JONES Deceased J. J. John JONES Deceased J. J. John JONES Deceased J. J. Pursuant to the Statute 22nd and 23rd Vic, cap 35, initialed "An Act to further amend the Law of Property and to relieve Trustees." Notice is hereby given that all creditors and other persons having apy claims or demands against the estate of John Jones laterof 288 High-street Weit Bromwich in the county of Stafford Retired Grocers Porter Widower deceased (who died on the 27th day of November 1894 and to whose estate letters of administration with the will anhered were granted by the Lichfield District Registry of the Probate Division of Her Majesty's High Court of Justice on the 20th day of February 1895 to Edward Jones of 221 Sherlock-street Birmingham in the county of Warwick Carpenter and Sarah Lacas (wife of, Francis William Lucas of 69 Weaman-street Birmingham aforesaid Decorator) are hereby required to send the particulars in writing of the 15th day of March 1895, after which date the said administrator and administrative will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the 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 22nd day of Feb-mian 1805 ruary 1895.

RANKIN and MILLER 288 High-street West Bromwich Solicitors for the Administrator and Administratrix.

Re MARY CHADWICK Deceased.

Re MARY CHADWICK Deceased, Pursuant to the Statute 22 and 23 Vic. cap. 85. NOTICE: is hereby given that all persons having any claims against the estate of Mary Chadwick late of Spout Green, Mottam in Longdendale in the comfy of Chester Widow deceased (who died on 21th January last and whose will and codicil were proved in the Principal Probate Registry, of Her Majesty's High Court of Justice on the 7th February instant by George Dakin and William Bottomley the escoutors differen named) archereby required to send particulars in writing of their claims to the undersigned Solicitors on arbotfore Sth April next after which date the said exclusions will proceed to idistribute the deceased is assets amongst the proceed to entitled therete having uregard only to the claims of

street Ashton-under-Dyne: Solicitors for the said Executors. and in the solicitors for the 17 A C The concell of marries

Re ANNA MARIA WOODGATE Deceased. Pursuant to the Act of Parliament 22 and 23. Vict. cap. 35 initialed."An Act to further amend the Law

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 Anna Maria Woodgate formerly of No. 7 Undercliff St. .Leonards-on-Sea and late of No. 62 Queen's-road Hastings both in the county of Sussex Spinster deceased (who died on the 6th day of July 1894 and whose will and codicil were proved in the Lewes District Registry of the Probate Division of Her Majesty's High Court of Justice on the 4th day of December 1894 by Henry Parks of Radcliff House St. Leonards-on-Sea aforesaid Gentleman and George Leney of 62 Queen's road aforesaid Gentleman the executors therein named) are hereby required to send the particulars in writing of are hereby required to send the particulars in writing of their claims or demands to me the under-signed Albert Neve on or before the 29th day of March 1895 after which date the said executors will proceed to distribute 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 they shall not then have had notice.—Dated this 22nd day of February 1895.

ALBERT NEVE Solicitor for the said Executors St. Leonards-on-Sea.

ELIZABETH ANN ORME Deceased.

Pursuant to the Statute 22nd and 28rd Vic. cap. 85. OTICE is hereby given that all creditors and other persons having any claims or demands contact the N persons having any claims or demands against the estate of Elizabeth Ann Orme late of St. Chads, Shrubbery-walks, Weston-super-mare in the county of Somerset bery-walks, Weston-super-mare in the county of Somerset Widow deceased (who died on the 8th day of December 1894 and whose will and codicil were proved in the Principal Registry of the Probate Division of the High Court of Justice on the 12th day of February 1895 by William Henry Weaver the sole executor thereof) are hereby required to send particulars in writing of their claims to the undersigned on or before the 8th day of April next; after which date the 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 .- Dated this

22nd day of February 1895. SHELTON WALKER and TAXLOR 47. Queen-street, Wolverhampton Selicitors for the Executor. .

. Mrs. KATE BROWNING Deceased

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

relieve Trustees." NOTICE is hereby given that all creditors and persons having any claims or demands against the estate of Kate Browning late of Brynseisyeet, Bangor, in the county of Carnarvon deceased (who died on the 19th day of December 1894 and whose will was proved by Marcellus Burnell. Castle and William Thornton Jones the executors therein named on the 18th day of February 1895 in the Bangor District Registry of the Probate Division of Her Majesty's High Court of Jus-tice) are hereby required to send particulars in writing of their claims and demands to me, the undersigned Solicitor for the executors on or before the 25th day of March 1895 after which date the executors will pro-ceed to distribute the estate and effects of the said deceased among the parties entitled thereto having Creation of the state and effects of the said deceased among the parties entitled thereto having regard only to those debts, claims, or demands of which they shall then have had notice and that they will not be answerable or responsible for the estate so distributed to any person or persons of whose debt or claim they shall not then have had notice.—Dated this 19th day of february 1895. 7 ...
 WM. THORNTON JONES of No. 282 High-street; Bangor; Selicitor for the said Executors for the said Executors for the said Executors of the said Executors for the said Executors

amend the Law of Property and to relieve Trustees." NOTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Frances Eliza Lodge late of 449 Glossop-road, in the city of Sheffield, Widow, deceased (who died on the 11th day of November 1894 and whose will was proved in the District. Registry at. Wakefield of the Probate Division of the High Court of Justice on the 5th day of February 1895 by Joseph Lodge of Kimberworth in the county of York Mer-cantile Clerk and Frederick Lodge of High-street, Retherham in the said county of York Grocer the executors therein named) are hereby required to send

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the particulars, in writing, of their claims and demands to me the undersigned the Solicitor for the said execu-tors on or before the 16th day of March 1895 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 21st day of the particulars, in writing, of their claims and demands not then have had notice.—Dated this 21st day or February 1895. A. P. AIZLEWOOD, College-yard, Rotherham, have had notice .--- Dated this 21st day of

Solicitor for the Executors.

JAMES RUSSEL ROBSON Deceased. Pursuant to Act of Parliament of the 22nd and 23rd Vict, cap. 35 inituled "An Act to further amend the Law of Property and to relieve Trustees."

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 James Russel Robson late of Aden Cockington near Torquay in the county of Devon Esquire (who died on the 15th day of January 1895 and whose will was proved in the Exeter Registry of the Probate Division of Her Majesty's High Court of Justice on the 18th day of February 1895 by the Rev. Thos. Robson and Mary Sophia, Krackenberg the executors named in the said will) are hereby required to send in the particulars of their debts claims and demands to the said executors at the office of their Solititors Messrs. Kit-ons Mackenzie and Hext 1 Vaughan-parade. Torquay in the county of Devon on or before the 31st day of March 1895 after the expiration of which time the said March 1895 after the expiration of which time the said executors will proceed to distribute the assets of the said

ESTHER ANGUS Deceased ESTHER ANGUS Deceased Estimate to the Statute 22nd and 23rd Viotoria. Chapter 85 initialed "An Act to further amend the Laws of Property and to relieve Trastees." OTICH is hereby given that all creditors and other estate of Esther Angus late of Roseworth Villa Gosforth in the county of Northumberland deceased (who died on the 3rd day of May 1894 and whose will was proved on the 26th day of May 1894 and whose will was proved on the 26th day of May 1894 by William Mathwin Angus the executor therein named in the District Registry at Newcastle-upon-Tyne of the Probate Division of Her Majesty's High Court of Justice), are thereby required to send the particulars in writing of their claims and demands to the said executor at the below-mentioned address on or before the 1st day of April 1895 after which date the or before the 1st day of April 1895 after which date the said executor will proceed to distribute the assets of the said decessed amongst the persons entitled thereto hav-ing 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

demands he shan he sha

Executor: AUGUSTUS EDWARDS Deceased. Pursuant to the Statute 22 and 23 Vict.c. 35. NOTICE is hereby given that all persons having any claims against the estate of Augustus Edwards late of Devonshire Villa, Grove Park, Chiswick, in the county of Middlesex and 41 Cow Cross-street in the city of London, (at which latter place he carried on business under the style of "C. Edwards and Son") Musical String Manufacturer deceased (who died on the 4th day of January 1895 and whose will was proved in the Principal Probate Registry of the High Court of Justice on the 21st day of February 1895 by William Lewis White and Burton Edwin Woodcock the executors therein named) are hereby required to send particulars in writing of Burton Edwin Woodcock the executors therein named) are lereby required to send particulars in writing of their claims to the said William Lewis White at No. 85 Gresham-street, London, E.C. on or bef re the 30th day of March 1895 after which date the said executors will proceed to distribute the assets of the said Augustus Edwards having regard only to the claims of which they shall then have had notice.—Dated this 22nd day of February 1895. CORBIN, and GREENER 85 Gresham-street, London E.C., Solicitors for the said Executors.

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Captain ROBERT TOWNLEY PARKER, Deceased. OTICE is hereby given pursuant to the Act of Parliament 22 and 23 Vic. c. 35 that all persons having any claims or demands upon or against the estate having any claims or demands upon or against the estate of Captain Robert Townley Parker late of No. 90 Picca-dilly in the county of Middlesex deceased (who died on 3rd day of November 1894 and whose will was proved by Captain Robert Legh Crosse of Southport in the county of Lancaster, Reginald Arthur Tatton of Chelford in the county of Chester Esquire and Sir William Ley-land Feilden of Feniscowles House Scarborough in the county of York Baronet the executors therein named Registry of the Probate Division of the High Court of Justice) are hereby desired to send in the particulars of their debts or claims to the said executors at the offices of the undersigned their Solicitors on or before the 30th day of March next. And notice is hereby also given that after that day the said executors will proceed to distribute the assets of the said Captain Robert Townley Parker deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice and that they will not be liable for the assets or any part so distributed to any had notice.—Dated this 22nd day of February 1895. ROWCLIFFES RAWLE and Co. 1 Bedford-row London Solicitors for the Executors.

• ROSE LOUISE (or LOUISA) KAY Widow Deceased. Pursuant to the Act of Parliament, 22 and 23 Victoria cap. 35 initialed "The Law of Property Amendment

Act 1859." N OTICE is hereby given that all creditors and persons having any debts, claims, or demands against the estate of Mrs. Rose Louise (or Louisa) Kay, late of Park House, Earls Court-road, London, S.W., Widow, deceased (who died on the 5th day of November 1894 and whose will and two codicils were proved in the Principal Probate Registry of Her Majesty's High Court of Justice on the 9th day of February 1895 by William Rowoliffe Thomas Rawle and Alfred Cooper the executors therein named) are hereby required to send particulars in writing of their debts, claims, or demands to us, the undersigned, the Solicitors to the said executors, on or before the 30th day of March 1895, 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 debts, 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 debt, claim, or demand they shall not then have had notice.—Dated this 21st day of February 1895. ROWCLIFFES, RAWLE and Co. 1 Bedford-row

London, W.C. Solicitors for the said Executors

JAMES ALEXANDER PARR Deceased. Pursuant to 22 and 23 Vic. cap 35.

LL persons having claims against the estate of James Alexander Parr late of Auckland in the 21. James Alexander Pari late of Alokiand in the colony of New Zealand and formerly of Hitchin in the county of Herts Gentleman (who died on the 30th day of November 1893 at Mount Eden near Auckland afore-said and whose will was proved in the Registry of Her Majesty's Supreme Court of New Zealand Northern District at Auckland aforesaid on the 15th day of December 1998 by Williem Colores of Academic form December 1893 by William Coleman of Auckland aforesaid Solicitor the executor named in the said will and a said Solidior the executor named in the said will and a sealed copy of the probate of whose will was resealed by the Principal Probate Registry of Her Maiesty's High Court of Justice on the 6th day of February 1895) are required to send particulars of their claims to the undersigned for and on behalf of the said William Coleman before the 30th day of March next after which date the said William Coleman the executor will distri-bate the said William Coleman the executor will distribute the estate of the above-named deceased.—Dated this 19th day of February 1895. SHAEN ROSCOE MASSEY and Co. 8 Bedford-

row W.C. Solicitors for William Coleman the Executor.

JOHN THOMAS SLATER Deceased. Pursuant to the Statute 22 and 23 Victoria cap. 35 initialed "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other persous having any claims or demands against the estate of John Thomas Slater late of 57 Caledonianthe estate of John Thomas Slater late of 57 Caledonian-road and 1 Thornbill-crescent Barnsbury both in the county of London Doctor of Medicine decrased (who died on the 3rd day of August 1894 and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 28th day of Novem-.ber 1894) are hereby required to send particulars, in writing, to me, the undersigned the Solicitor for Harriett.

Myra Slater the sole executrix named in the said will on or before the 3rd day of April 1895 after which date the said executrix will proceed to distribute the assets of the deceased having regard only to the claims and demands of which she shall then have had notice and she will not be liable or answerable to any person of whose debt or claim she shall not then have had notice.

-Dated this 22nd day of February 1895. JAMES JOHN CUMMINS 8 Union-court Old Broad-street in the city of London E.C. Solicitor for the said Executrix.

JOHN HOUGHTON, Deceased.

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

OTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of John Houghton late of Tottingtonroad Elton Bury in the county of Lancaster Grocer (who died on the 18th day of January 1895 and whose will was proved on the 14th day of February 1895 in the District Registry attached to the Probate Division of Her Majesty's High Court of Justice at Manchester by Ellen Houghton Mary Houghton and John Houghton the executors thereinnamed) are hereby required tosend in their claims or demands on or before the 31st day of March 1895 claims or demands on or before the 31st day of March 1895 to me the undersigned Solicitor for the said executors after the expiration of which time the said executors will proceed to distribute the estate of the said John Houghton deceased among the parties entitled thereto having regard only to the claims of which they shall then have had notice and will not be liable for the assets or any part thereof so distributed to any person of whose claim or demand they shall not then have had notice.—Dated this 22nd day of February 1895. W. CROMPTON, 6, Fleet-street, Bury, Solici-tor for the said Executors.

tor for the said Executors.

CHARLES HARRISON BERTHON, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of

Property and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Charles Harrison Berthon, late of Colintrawe Park-road Beckenham in the county of Kent Cointrawe rare-road beckennam in the county of Kent but formerly of No. 8 Ladbroke-gardens in the county of Middlesex Commander Hor. Majesty's late Indian Navy who died on the 12th day of January 1895 and whose will (and codicil) was proved in the Principal Probate Registry of Her Majesty's High Court of Justice, on the 20th day of February 1895 by Annia Berthon, Widow the relict of the deceased and Raymond Tinne Berthon the son of the deceased and bath of Colintrawe Park-mad son of the deceased and both of Colintrawe Park-road, Beckenham aforesaid the executrix and executor therein named are hereby required to send full particulars, in writing, of their debts, claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 30th day of March next: and notice is hereby given that at the expiration of that time the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice, and they will not be liable for the assets of the said deceased, or any not be hable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose debts, claims, and demands they shall not then have had notice.—Dated this 25th day of February 1895. PERCY K. LANGDALE, 50, Holborn Viaduct, London, E.C. Solicitor for the said Executors.

MATILDA HANNAH PENNIALL otherwise RINGER Deceased.

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

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Matilda Hannah Penniall otherwise Ringer the estate of Matlida Hannan Pennial otherwise Kinger late of the Britannia Beer House No. 87, Commercial-street, Spitalfields in the county of London deceased (who died on the 2nd day of October 1894 and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 10th day of October 1894 by Sarah Ann Rebecca Woodcock (wife of Harry Woodcock) (the sole executivity therein pamed) are Henry Woodcock) (the sole executrix therein named) are hereby required to send the particulars in writing of their claims or demands to us the undersigned Solicitors or the said executrix on or before the 21st day of March 1895 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 then have had notice.—Dated this 21st day of February 1895. GREENOP and SONS 9, Graceburch-street Lon-

.1 don E.C. Solicitors for the said Executrix,

JAMES PEARSON Deceased. Pursuant to the Statute 22 and 23 Vic. cap. 35, intituled "An Act to amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and N OTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of James Pearson late of Grandage Gate Farm, Thornton in the county of York Farmer, formerly of Sams Mill, Great Horton in the parish of Bradford in the said county (who died on the 8th day of November 1894 and whose will was proved in the Dis-trict Registry at Wakefield of the Frobate Division of Her Majesty's High Court of Justice on the 30th day of January 1895 by Nanny Newboult, Jesse Dracup and Thomas Patefield the Executive and Executors therein named) are bereby required to send particulars in writing named) 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 31st day of March 1895 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 and demands they shall not then have had notice.—Dated this 22nd day of February 1895. WATSON SON and SMITH 11 Cheapside, Brad-

ford., Solicitors for the said Executors.

Re HANNAH GILDER Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vic-toria 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 Hannah Gilder late of No. 11 North Parade Burley in the county of York Widow deceased (who died on the 21st day of November 1894 and whose will was provide to the principal Paradet for the Probate Division on the 21st day of November 1894 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 14th day of December 1894 by Nathan Todd of Penrith in the county of Cumberland Accountant the executor thereiu named) are hereby required to send particulars in writ-ing of their claims or demands to us the undersigned the National Statement of the send particular of the Statement of the send particular of the send particular of the send of the send particular of the s Solicitors for the said executor on or before the 27th day of March 1895 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 22nd day of February 1895.

LITTLE and LAMONBY Solicitors, Penrith.

NOTICE is hereby given that pursuant to the Act of Parliament 22 and 23 Victoria c. 35 all persons having any claims or demands upon or against the estate of The Reverend Glanville Marcin late of Halwill Vicarage near Totnes, Devon, Clerk in Holy Orders deceased (who died on the 4th day of June 1894 administration of whose estate and effects was granted to his Widow Harriet Elizabeth Martin of 3 Rolle-villas, Exmouth Devon, on the 30th day of July, 1894 by the Exeter District Registry of the Probate Division of the High Court of Justice) are hereby required to send in the particulars of their debts or claims to the undersigned Solicitors to the said administratrix on or before the 29th day of March 1895, and notice is hereby also given, that after that day the said administratrix will proceed to distribute the assets of the said Glaoville Martin deceased, amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice, and that she will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim she shall not then have had notice.—Dated this 21st day of March 1895. CHILCOTT and CHILCOTT Tavistock Devon,

Solicitors for the said Administratrix.

Re JOSEPH WHITLEY Deceased.

Pursuant to the Statute 22nd and 23rd Victoria cap. 35. N OTIOE is hereby given that all persons having any claims against the estate of Joseph Whitley late of Roundhay in the parish of Barwick-in-Elmet in the county of York who carried on business at the Railway county of York who carried on business at the Railway Works Hunslet in the city of Leeds as a Founder and Engineer under the style of Whitley Partners (who died on the 12th day of January 1891 and whose will was proved on the 8th day of November 1892 in the District Registry at Wakefield attached to the Probate Division of the High Court of Justice by Thomas Perkin Robinson one of the executors therein named) are required to send in writing the particulars of their claims to the undersigned on or before the 13th day

of April next after which date the said executors will distribute the assets of the said deceased having regard only to the claims of which they shall then have had notice.—Dated this 22nd day of February 1895. MIDDLETON and SONS Calverley-chambers Victoria-square Leeds Solicitors for the said

Executor.

EDGAR GILKES Deceased.

Pursuant to the Statute 22 and 23 Vic. cap. 35.

VICE is hereby given that all creditors and other persons having any claims or demands against the estate of Edgar Gilkes late of Westholme Grange over-Sands in the county of Lancaster Gentleman deceased (who died on or about the 18th day of December 1894 and whose will was proved by Gilbert Gilkes of Lynnside Ken-dal in the county of Westmorland one of the executors therein named, power being reserved to George Braith-waite Lleyd the other executor to prove the same, on the 12th day of February 1.95 in the Lancaster District Registry of the Probate Division of the High Court of Justice) are hereby required to send in particulars in writing of their claims and demands to the undersigned on or before the 13th day of April next and notice is hereby also given that after that day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which the said executor shall then have notice and that he will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 22nd day of February 1895. BOLTON and BOLTON 14 Kent-street, Kendal

Solicitors for the Executor.

ARTHUR BERNARD WHITE Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vict. cap. 35 initialed "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having one claim Norice is hereby given that all creditors and other persons having any claims or demands against the estate of Arthur Bernard White late of No. 10 Park-road Regent's Park in the county of Middlesex Esquire deceased (who died on the 19th day of January 1895 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 20th day of February 1895 by Arthur Abraham Propate Division of Her Majesty's High Court of Justice on the 20th day of February 1895 by Arthur Abraham Fraser, Wilhelm Julius Ferdinand Horn and Horatio Noble Pym the executors therein named) 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 20th day of April 1895 after which date the said executors will proceed to dis-tribute the asset of the said deceed amongst the assets tribute the assets of the said deceased amongst the persons 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 22nd day of February 1895.

TATHAMS and PYM 3 Frederick's-place Old Jewry London E.C. Solicitors for the said Executors

ELEANOR ANN THOMPSON THOMAS Deceased.

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

OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Eleanor Ann Thompson Thomas late of Halstead Lodge Denmark-road Carshalton in the county of Surrey Widow deceased (who died on the 9th day of May 1894 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 8th day of July and the 26th day of July 1894 respectively by Herbert Keith of Union Bank-buildings Ely place Holborn in the county of Middlesex Solicitor and John Marshall of 42 Pater-noster-row in the city of London Gentleman the execu-tors therein pamed are hornby required to such the tors therein named) are hereby required to send the tors therein hamed) 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 8th day of April 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 here here 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 22nd day of February 1895. H. and G. KEITH Union Bank-buildings Ely-place Holborn E.C. Solicitors for the said Executors.

· · .' ROGER SHACKLETON Deceased. Pursuant to the Statute 22nd and 23rd Vict. chapter 35. NOTICE is hereby given that all persons having any claims around the thetall persons having any 1 claims against the estate of Roger Shackleton late of Church-street Lees near Keighley in the county of York Gentleman deceased (who died on the 25th day of August last and whose will was proved in the Principal Probate Registry on the 22nd day of September last by Joseph Clapham and John Heaton the executors) are required to send particulars to the undersigned on or before the 20th day of March next when the said estate will be distributed having regard only to the claims of which the executors shall then have had notice. —Dated this 20th day of February 1895 claims against the estate of Roger Shackleton late

-Dated this 20th day of February 1895. JOHN ELLIS Keighley Solicitor for the Executors.

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SUSANNAH HOYE, Deceased. Pursuant to the Statute 22nd and 23rd Victoria cap. 35 intituled "An Act to further amend the Law Property and to relieve Trustees."

of Property and to relieve Trustees." N OTICE is hereby given that all persons having any claims or demands against the estate of Susannah Hoye late of 20 Ulysses road, West Hampstead and formerly of 93 St. George's road, Southwark Widow (who died on the 8th day of August 'last and whose will was proved by Theophilus Inman Bird of 18 Rectory-road, Stoke Newington and Josiah John Cantle of 4 Shep-herd's Bush-road W. the executors named therein, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 17th September M894) are hereby required to send narticulars in writing. 1894) are hereby required to send particulars in writing of their debts claims or demands to me the undersigned on or before the 26th day of March 1895. And notice is hereby given that at the expiration of that time the said executors will proceed to distribute the assets of the said testatrix among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice and that they will not be liable for the assets or any part thereof cal 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 26th day of February 18%5. THEOPHILUS INMAN BIRD, 18 Rectory-road,

Stoke Newington, London one of the said Executors.

ALFRED TWENTYMAN Deceased.

Pursuant to the Statute 22 and 23 Vict. Cap. 35. OTICE'is hereby given that all persons having any claims against the estate of Alfred Twentyman late of "Trevena" Park-lane Croydon in the county of late of "Trevena" Park-Iane Groydon in the county of Surrey Esquire deceased (who died on the 14th day of December 1894 and whose will was proved in the Prin-cipal Registry of the Probate Division of Her Majesty's High Court of Justice on the 5th day of February 1895 by Shafferth Morton M.D. and Thomas Rigby the executors named in the said will) are hereby required to construct the particular of their claim on send to me in writing the particulars of their claims on or before the 30th day of March next after which date the executors will proceed to distribute the said estate having regard only to the claims and demands of which they shall then have had notice.-Dated the 21st day of February 1895.

RICHARD COOPER 38 George-street Croydon Solicitor for the said Executors.

TO be sold pursuant to an Order of the High an action the Union Bank of London Limited v. Pryor and Others 1892 U 309 with the approbation of Mr. Justice Stirling the Judge to whom this action is attached by Sir John Whittaker Ellis Bart. the person appointed by the said Judge at the Mart Tokenhouse yard Bank in the city of London on Wednesday the 20th day of March 1895 at two o'clock in the afternoon in one lot:--in one lot:

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Certain leasehold property in the county of Middlesex namely five leasehold dwelling houses situate and being Nos. 102, 104, 106; 108 and 110, Wilmer Gardens Kings Nos 102, 104, 106, 106 and 10, while Gardens Rings-land-road Hoxton held on lease for a term of $70\frac{3}{2}$ years from the 24th day of June 1892 at the yearly rent of £55 and at present let to Mr. Othie Smith for 70 $\frac{3}{2}$ years less three days from the 24th day of June 1892 at a

less three days from the 24th day of June 1892 at a rent of £105 per annum payable quarterly. Particulars and conditions of sale may be had gratis of Messrs. Bolton and Co. of '3 Temple-gardens Temple in the city of London Solicitors Messrs. Wynne and Son of 31 Lincoln's-inn-fields in the county of London Solicitors Messrs. Morse Hewitt and Farman of 37 Walbrook in the city of London and of the Auctioneer at 29 Fleet-street in the city of London and at the place of sale:—Dated this 21st day of February 1895. THOS. A. ROMER, Chief Clerk.

TO be sold pursuant to an Order of the High Court of Justice Chancery Division made in the matter and action re Moody Cowan v. Moody 1891 M. 282 with and action re Moody Cowan v. Moody 1891 M. 282 with the approbation of Mr. Justice Stirling by Mr. James Clark the person appointed by the said Judge at the Auction Mart 73 King's-road Southsea in the county of Southampton on Tuesday the 12th March 1895 at seven o'clock in the evening in 24 lots. 24 plots of freehold building land possessing 584. feet of available building frontages to Beach Farm-road Albert-road Southsea with depths ranging from 89 to 120 feet and being a portion of the Albert-road estate

120 feet and being a portion of the Albert-road estate Southsea aforesaid.

Southsea aforessid. Particulars and conditions of sale may be had of the following Solicitors: — Messrs. W. A. Way and Son of 20 Ordnance-row Portsea; Messrs. Watson Sons and Room of 12 Bouverie-street Fleet-street London; F. A. Johns Esq. of Ringwood Hants; Messrs. Peacock and Goddard of 3 South-square Gray's-inn London; Messrs. Withall Trotter and Patteson of 19 Gt. George-street Westminster and of the Auctioneers at 73 King's-road Southsea.— Dated this 20th day of February 1895. H. F. CHURCH Chief Clerk.

H. F. CHURCH Chief Clerk.

To Wholesale and Retail Grocers, and Tea' Dealers, and Wine and Spirit Merchants, Cocca and Chocolate Manufacturers Contractors and Others.

One of the oldest and best known businesses in London.

TO be sold by private tender pursuant to an Order of his Lordship Mr. Justice North dated the 5th day of April 1894 made in an action re Edgcumbe Deceased Gordon v. Edgcumbe 1893 E 1688 all the Wholessle and Retail Business of a Grocer and Chocolate Manufacturer recently carried on by Joseph Henry Mayell Edgcumbe Deceased under the style of Phillips and Co. at 80 and 82 Clerkenwell-road London including the leasehold interest in .No. 80 Clerkenwell-road and fixtures effects and stock in trade thereof. The premises are held for terms of which nearly 45 years are unexpired at a yearly rental of £550. Tenders are to be sent to Alfred Rawlinson Esq. Chief. Clerk Mr. Justice North's chambers, Royal Courts of Justice Strand

North's chambers, Royal Courts of Justice Strand London not later than Monday the 11th March 1895. Particulars and conditions of sale and forms of tender may be obtained (gratis) on the premises or at the offices of Messrs. Edell and Gordon Solicitors 4 King-street Cheapside E.C. or of Messrs. Lowless and Co. Solicitors 26 Martin's Lane Cannon-street London E.C.

.05" .

Dated this 21st February 1895. ALFRED RAWLINSON Chief Clerk.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of Thomas Eccleston Gibb deceased and in an action Smith v. Issott and Thomas 1894 G. No. 2293 the creditors of Thomas Eccleston Gibb late of No. 16 Lady Margaret-road Kentish Town in the county of London Vestry Clerk who died on the 6th day of June 1894 are on or before the 18th day of March 1895 to send 1894 are on or before the 18th day of March 1895 to send by post; prepaid to the undersigned Mr. R. C. Ralph of 4 Bloomsbury-square W.C. the Solicitors of the defen-dants William Issott and Charles Henry Thomas (as to the said William Issott the administrator and as to both the defendants the residuary devisees under the will of the deceased) their Christian and surnames, addresses and descriptions, the full particulars of their claims of their statement of their administrator is a statement of the incoments of the deceased) claims or statement of their accounts and the nature of claims or 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 Kekewich at his chambers (Room No. 692) the Royal Courts of Justice Strand on Wednesday the 27th day of March 1895 being the time appointed for adjudicating on the claims.—Dated this 21st day of February 1895. R. C. RALPH 4 Bloomsbury-square, W.C. Defen-dants' Solicitor.

dants' Solicitor. HAYNES and CLAREMONT 4 Bloomsbury-square W.C. Plaintiff's Solicitors.

DURSUANT to a Judgment of the Chancery Division of the High Court of Justice made in the matter of the estate of Joseph Watts deceased and in an action Watts against Bateman 1894 W. No. 1457. The creditors of Joseph Watts late of 4 Winifred-villas Farnborough in the county of Habts formerly of the North Camp Hotel Farnborough aforesaid Licensed Victualler who died in or about the month of September 1890, are on or before the 11th day of April 1895, to send by post, prepaid to Thomas Blanco White Esq. of 59 and 60 Chancery-lane, London W.C. the Solicitor of the defendant Charles Bateman the surviving executor 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 hold-ing any security is to produce the same before Mr. Justice Kekewich at his chambers, the Royal Courts of Justice, London, on the 18th day of April 1395, at 12 o'clock at noon being the time appointed for adjudication on the claims.—Dated this 23rd day of February 1895. LYDALL and SONS 37 John-street Bedford-row W.O. Plaintiff's Solicitors

W.C. Plaintiff's Solicitors.

W.C. Plantif's Solicitors. **DURSUANT** to a Judgment of the High Court of Justice Chancery Division made in the matter of the estate of Edward Hart deceased and in a cause Hart against Hart 1894 H. No. 4282 the creditors of Edward Hart late of No. 2 West-hill Dartford in the county of Kent and No. 30 Moorgate-street in the city of London and formerly of No. 14 Moorgate-street in the said city of London and No. 46 Sussex-square Kemp Town Brighton in the county of Sussex Chartered Ac-countant who died on the 29th day of November 1894 are on or before the 30th day of March 1895 to send by post prepaid to William Tibbetts Hart of 23 Moorgate-street in the city of London the Solicitor for the execupost prepaid to William Tibbetts Hart of 23 Moorgate-street in the city of London the Solicitor for the execu-tors of the deceased their Christian and surnames addresses and descriptions the full particulars of their claims a statement of their accounts and the nature of the securities (if any) held by them or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before Mr. Justice North at his chambers situate in the Royal Courts of Justice, Strand, Middlesex, on Tuesday the 16th day of April 1995 at one o'clock in the afternoon being the April 1895 at one o'clock in the afternoon being the time appointed for adjudicating on the claims.—Dated this 23rd day of February 1895. FORD LLOYD BARTLEIT and MICHELMORE

38 Bloomsbury-square Solicitors for the parties having the conduct of the proceedings.

CHARLES NUTTALL Deceased. DURSUANT to a Judgment of the County Court of Lancashire holden at Haslingden and Accrington made in the matter of the estate of Charles Nuttall deceased in an action Grime v. Nuttall X 1267 the oreditors of Charles Nuttall late of Rawtenstall in the creators of Charles Nuttail late of Rawtenstal in the county of Lancaster Dentist carrying on practice at Rawtenstall Radcliffe Bridge Blackburn and elsewhere who died on the 2nd day of May 1894 are on or before the 1st day of April 1895 to send by post prepaid to Mr. Robert Kidd Whitaker of 126 Blackburn-road. Haslingden in the said county Solicitor to the Plaintiff Thomas Grime their Obristian and surnames, addresses, and descriptions, and 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 said Court at his office West View Haslingden aforesaid on Friday the 12th day of April next at tep o'clock in the foremon being the time appointed for adjudicating on the claims.—Dated this 20th day of February 1895. JOHN WOODCOCK Registrar.

SARAH MARIA SMITH Deceased.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in an action re Sarah Maria Smith's estate Goodwin against Brown Sarah Maria Simith's estate Goodwin against Brown (1894 S. No. 3807). The persons claiming to be next of kin according to the Statutes for the Distribution of Intestates' Estates of the said Sarah Maria Smith deceased late of the Camberwell House Lunatic Asylum London Spinster who died in or about the month of May 1894 living at the time of her death or to be the legal personal representatives of such of the said next of kin as are now dead are by their Solicitors on or before the 8th April 1895 to come in and prove their claims at the chambers of Mr. Justice North at the Royal Courts of Justice Strand London or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday the 24th April 1895 at half-past twelve of the clock in the afternoon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 19th day of February 1895. J. C. FOX Chief Clerk.

The Bankruptoy Act 1869. In the High Court of Justice in Bankruptcy. TENTH Dividead of 1s. in the pound has been declared in the matter of a Special Resolution for liquidation by arrangement of the affairs of Richard Humphris of Bankruptoy Buildings Carey-street in the county of Middlesex, Clerk in the London Bankruptoy Court, and will be paid by me, at my offices, 1 Gresham-

buildings Basinghall-street, in the city of London on and after the 9th day of March 1895 between the hour of eleven and one o'clock.—Dated this 22nd day o February 1895. EDWARD LEE, Trustee.

The Bankruptcy Act, 1869. The Bankruptcy Act, 1869. In the County Court of Oxfordshire holden at Oxford. A SUPPLEMENTAL Dividend of 013d. in the Dound has been declared in the matter of a Special Resolution for liquidation by arrangement of the affairs of William Timms, of the parish of Idbury in the county of Oxford, and also of Cherington in the county of Warwick, Farmer, and will be paid by me at No. 1 St. Aldate's, in the city of Oxford, on and after the 12th day of March 1895.—Dated this 22nd day of February, 1895. CECIL MERCER, Acting Official Receiver and Trustee.

Trustee.

In the County Court of Gloucestershire holden at Bristol No. 2 of 1895.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of Brightstowe and Newman Limited.

In the Matter of the Companies Acts 1802 to 1830 and in the Matter of Brightstowe and Newman Limited. N OTICE is hereby given that a petition for the winding up of the above named Company by the County Court of Gloucestershire holden at Bristol was on the 22nd day of February 1895 presented to the said Court by Lewis Griffith Lewis of Poutardawe in the county of Glamorgan Manufacturing Chemist a creditor of the said Company and that the said petition is directed to be heard before the Court sitting at the Guildhall Small-street Bristol on the 8th day of March 1895 at eleven o'clock 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 Solicitor or 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. DAVID JOHNSTONE National Provincial Bank-chambers 31A Corn-street Bristol Solicitor for the Petitioner.

- the Petitioner.
- The London Agents of the said David Johnstone are Messrs. George Reader and Co. 7 Ely-place, Holborn, E.C.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 7th day of March 1895.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of William Berry and Co. Limited. NOTICE is hereby given that a petition for the winding up of the above named Company by the County Court of Lancashire holden at Burnley was on the 6th day of February instant presented to the said Court by William Berry of Balmoral-terrace Fleetwood in the country of Lancaster. And that the said petition is directed to be heard before the Court sitting at Burnley on the 8th day of March next and any creditor or ley on the 8th day of March next and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself or his Solicitor or 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 under-signed on payment of the regulated charge for the same. JNO. WM. GREAVES Solicitor to the Petitioner 41 Cornoration.street Manchester.

41 Corporation-street Manchester.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his inten-tion so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 7th day of March next.

In the County Court of Lancashire holden at Rochdale. Companies (Winding up). In the Matter of the Companies Acts 1862 to 1890 and in the Matter of Leach and Company Limited. X an Order made by His Honour Judge Jones in the EXPLANE day of The Party 1997

b above matter dated the 15th day of February 1895 on the petition of Thomas Leach of 190 Drake-street

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Rochdale in the county of Lancaster Machinist. It was ordered that the voluntary winding up of the said Leach and Company Limited be continued but subject to the supervision of the Court and any of the proceedings under the said voluntary winding up may be adopted as the Judge may think fit. And the creditors and Liquidator of the said Company and all other persons Liquidator of the said Company and all. other persons interested are to be at liberty to apply to the Judge in Chambers as there may be occasion. And it was ordered that the costs of the Petitioner and of the Company and of the Liquidator be taxed by the Regis-trar of the Court and paid out of the assets of the said Company.—Dated this 20th day of February 1895. • THOS. LAWTON 13 Old Millgate Manchester Solicitor for the said Petitioner.

In the County Court of Herefordshire, holden at Leominster.

In Bankruptcy. In the Matter of a Bankruptcy Petition filed the 21st day of February 1895.

day of February 1895. To Elisha Hulme of Little Hall in the parish of Clun in the county of Salop Farmer. TAKE notice that a Bankruptcy Petition has been presented against you to this Court by Lucy Hulme of West-street, Congleton in the county of Chester Spinster and the Court has ordered that the publication of this Notice in the London Gazette and the delivery of an Office Copy of the Petition by regis-tered post letter to Mrs. Ann Hulme of Little Hall Clun in the county of Solop shall be deemed to be service of the Petition unon you; and further take notice that the Petition upon you; and further take notice that

the said Petition will be heard at this Court on the 6th day of March, 1895, at a quarter past twelve o'clock in day of March, 1895, at a quarter past twelve o'clock in the afternoon on which day you are required to appear and if you do not appear the Court may make a Re-ceiving Order against you in your absence. The Pei-tion can be inspected by you on application at this Court. --Dated this 21st day of February 1895. G. L. PRESTON ROBINSON Registrar.

In the County Court of Norfolk holden at Kings Lynn. In Bankruptcy. No. 4 of 1895.

In the Matter of a Bankruptcy Petition filed the 15th

day of February 1895. To William Duckitt Badley late of Holme Hale Norfolk. To William Duckitt Badley late of Holme Hale Norfolk. TAKE notice that a Bankruptcy Petition has been pre-sented against you to this Court by Joel Ford of 113 Gower-street in the county of London Financier and the Court has ordered that the delivery of the petition by Registered Letter Post at the last known address in Kngland of you the said William Duckitt Badley and the publication of this notice in the London Gazette and in the Lynn Advertiser newspapers shall be deemed to be service of the Petition upon you and further take notice that the said Petition will be heard at this Court on the that the said Petition will be heard at this Court on the 14th day of March next at 10.30 o'clock in the forenoon on which day you are required to appear and if you do not appear the Court may make a Receiving Order against you in your absence. The Petition can be in-spected by you on application at this Court.—Dated this 21st day of February 1895. By the Court \mathbf{F} H DABTRIDGE Desister.

F. H. PARTRIDGE Registrar.

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No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. 01 Matter.	Date of Receiving Order.	No. of Beceiving Order.	Debtor's or Greditor's · Petition.	Bankruptcy proved in Creditor's Pet tion.
689	Crowly, Charles Frede- rick (lately carrying on business as E. N. Ford and (Oo., and subse- quently as A. M. Lewis and Co.)	11, Paternoster-square, in the city of Lon- don, lately carrying on business at 52, Great Eastern-street, in the city of London	Commission Agent, lately Warehouseman	High Court of Justice in Bankruptcy	Feb. 23, 1895	263 of 1895	Feb. 23, 1895	119	Debtor's	•
690	Denman, William	26, Ashmore-road, St. Peter's Park, late 85, Steele-road, Willesden, both in Middlesex	Carpenter	High Court of Justice in Bankruptcy	Feb. 21, 1895	249 of 1895	Feb. 21, 1895	115	Debtor's	
691	Green, S. Sleuth	Bryanston - mansions, York - street, in the county of London	Esquire	High Court of Justice in Bankruptcy	Dec. 28, 1894	1702 · of 1894	Feb. 22 1895	117	Creditor's	Sec. 4–1 (G.), Ban ruptcy Act, 188
69 2	Hall, Walter Clarke	Late 2. New-square, Lincoln's inn, in the county of London, now residing out of England at an address unknown	Solicitor	High Court of Justice in Bankruptcy	Jan. 17, 1895	76 of 1895	Feb. 22, 1895	118	Creditor's	Sec 4–1 (D.), Ban ruptcy Act, 188
693	Klempner, John Max	30, Elm-grove, Hammersmith, in the county of London, lately residing at 1, John- street, Strand, W.C.	Olerk	High Court of Justice in Bankruptcy	Feb. 23, 1895	264 of 1895	Feb. 23, 1895	120 	Debtor's	
694	Sicely, Edward Hugh	29, St. Andrew's-hill, in the city of London	Builder	High Court of Justice in Bankruptoy	Dec. 31, 1894	1715 of 1894		114	Creditor's	Sec. 4–1 (G.), Ban ruptcy Act, 188
69 5	Ward, Thomas ·	Of Great Marlborough street, Middlesex, who has for the greater part of six months next preceding the presentation of the Petition herein carried on business at 7, Great Marlborough street aforesaid		High Court of Justice in Bankruptcy		1692 of 1894	Féb. 21, 1895	113	Creditor's	Sec. 4–1 (G.), Ban ruptoy Act, 1883
696	Duckett, Henry Thomas	Bridge, Kent, lately residing and trading at Belmont, Boundary-road, Ramsgate, Kent	Builder	Canterbury	Feb. 23, 1895	13 of 1895	Feb. 23, 1895	12 .	Debtor's	
697	Bryant, William	12, Graving Dock-street, Barry Dock, Glamor- ganshire	Wine Merchant	l a' 1'm	Feb. 6, 1895	8 of 1895	Feb. 20, 1895	. 9	Creditor's	Sec. 4-1 (A.), Ban ruptcy Act, 188
698	Prescott, John	Lately residing and trading at 8, Broadway, Roath, Cardiff, Glamorganshire, now re- siding at 13, Broadway, Roath, Cardiff	Butcher	Cardiff	Feb. 21, 1895	12 of 1895	Feb. 21, 1895	10	Debtor's	

THE BANKRUPTCY ACTS, 1883 AND 1890.

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THE LONDON GAZETTE, FEBRUARY 26, 1895.

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No	Debter's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Beceiving Order.	Whether Delitor's or Creditor's Petition.	Actor Acts of Baukruptcy proved in Creditor's Petition.
399	Burden, Robert	12, Liverpool-road, in the city of Chester, and having a timber-yard at Gwersyllt, near Wrexham, Denbighshire '	Timber Merchant	Chester	Feb. 23, 1895	3 of 1895	Feb. 23, 1895	1 -	Debtor's	· · ·
700	Cook, Hayes Mapleton (in the Petition des- cribed as H. M. Cook)	3, Colonnade-gardens, Eastbourne, Sussex	Of no Occupation	Eastbourne and Lewes	Feb. 14, 1895	3 of 1895	Feb. 23, 1895	1	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
701	Watts, Frederick George	Whitesmith's Arms, Southgate street, Gloucester	Licensed Victualler :::	Gloucester	Feb. 22, 1895	6 of 1895	Feb. 2 2, 1895	6	Debtor's	
702	Carroll, Michael (trading as J. Carroll	14, Hope-street, Hanley, and Brownfield- terrace, Cobridge, both in Staffordshire	Provision Dealer	Hanley, Bur- slem, and Tunstall	Feb. 18, 1895	8 of 1895	Feb. 22, 1895	4	Creditor's	Sec. 4-1(D.), Bank- ruptcy Act, 1883
703	Parsons, Alfred	Brunger Farm, Leigh Green, and the Forstall, both in Tenterden, Kent	Farmer, Dairyman, and Cattle Spice Manu- facturer	Hastings	Feb. 21, 1895	5 of 1895	Feb. 21, 1895	3.	Debtor's	-
70±	Winton, George Henry and Chase, Philip Henry	Vine Farm, Tenbury	;	, .					, . ·	· · .
	(carrying on business as Winton and Chase)	Spring-grove, Tenbury At Tenbury, Worcestershire	Auctioneers	Kidderminster	Feb. 2, 1895	2 of 1895	Feb. 18, 1895	4	Creditor's	Sec. 4–1 (G.), Bank- ruptcy Act, 1883
705	Olofski, Eli	7, Busfield-street, and 3, Hope-yard, Hope- street, both in the city of Leeds	Slipper-maker	Leeds	Feb. 20, 1895	24 of 1895	Feb. 20, 1895	23	Debtor's	
706	Clarke, George Henry	Harby, Leicestershire	Carpenter and Joiner	Leicester	Feb. 23, 1895	14 of 1895	Feb. 23, 1895	13	Debtor's	
707	Watson, Walter Ken- worthy	Now and lately residing at 18, Queen's-road, Southport, Lancashire	···· ··· ···	Liverpool	Jan. 31, 1895	11 of 1895	Feb. 21, 1895	8	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
708	Berrisford, Joseph	Mount Pleasant, Mow Cop, Staffordshire	Cartér	Macclesfield	Feb. 20, 1895	4 of 1895	Feb. 20, 1895	3	Debtor's	
709	Dyson, James	110, Portland-street, in the city of Man- chester, Alexandra Mills, Preston, Lanca- shire, residing at Sandford, Blundellsands, near Liverpool	Muslin Manufacturer	Manchester	Feb. 5, 1895	8 of 1895	Feb. 22, 1895	11	.Creditor's	Sec. 4-1 (G.), Bank ruptoy Act, 1883

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SECEIVING ORDERS-continued.

No.	Debtor's Name.	Address.	escription.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Beceiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptoy proved in Creditor's Petition.
710	Shagouri, Louise Eliza- beth	18, Acomb-street, Greenheys, Manchester, Lancashire	Lodging-house Keeper, Wife of Nakle Shagouri at present out of England, carrying on business separate from her Husband	Manchester	Feb. 21, 1895	14 of 1895	Feb. 21, 1895	10	Debtor's	· · ·
711	Bardsley, James,	25, Balfour-street, Oldham, Lancashire	Blacksmith	Oldham	Feb. 21, 1895	4. of 1895	Feb. 21, 1895	4	Debtor's	
`712	Kershaw, Mary Ann	Commercial Hotel, Manchester New-road, Middleton, Lancashire	Licensed Victualler	Oldham	Feb. 21, 1895	5 of 1895	Feb. 21, 1895	5	Debtor's	
713	White, Walter Henry	14, Abbey-road, in the city of Oxford, and trading at 14, Abbey-road aforesaid, and 10, , Hythe Bridge-street, in the city of Oxford	Boot Factor	Oxford	Feb. 21, 1895	5 of 1895	Feb. 21, 1895	5	Debtor's	1
714	Halsal, Thomas	Church street, and lately residing and trad- ing at 40, Dock-street, both in Fleetwood, Lancashire	Draper	Preston	Feb. 22, 1895	5 of 1895	Feb. 22, 1895	5.	Debtor's	
715	Woods, Thomas	304, New Hall-lane, and trading at a work room in the Barracks, New Hall-lane, both in Preston, Lancashire	Picture Framer ' and Dealer	Preston	Feb. 22, 1895	4 of 1895	Feb. 22, 1895	4	Debtor's	
716	Greene, George Fred Barrett	Residing in furnished lodgings at 43 Lothian- road, West Hartlepool	Journalist	Sunderland	Feb. 21, 1895	4 of 1895	Feb. 21, 1895	4	Debtor's	
717	Bowen, John Lewis	Granville House, Morriston, in the county borough of Swansea	Grocer, Tea Dealer, and Provision Merchant	Swansea	Feb. 20, 1895	12 of 1895	Feb. 20, 1895	10	Debtor's	• •
718	Davies, Rees	New House, Norton Bromyard, Hereford- shire, lately trading and residing at 57, Oxford-street, in the county borough of Swansea	Grocer	Swansea	Jan, 22, 1895	6 of 1895	Feb. 20, 1895	11	Creditor's	Sec. 4–1 (C.), Bank- ruptcy 1883
7119	Chambers, Harvey James	75, High-street, Marlborough, Wiltshire	Saddler	Swindon	Feb. 21, 1895	3 of 1895	Feb. 21, 1895	2	Debtor's	
720	Drury, Henry	31, Mount-street, Abergavenny, Monmouth- shire	Fruit and General Dealer	Tredegar	Feb. 21, 1895	6 of 1895	Feb. 21, 1895	^{••••} 4 ″	Debtor's	<u>}-, -, -</u>
721	Sheadd, William Robert	Golden Green, Hadlow, Kent	Timekeeper	Tunbridge Wells	Feb. 22, 1895	1 of 1895	Feb. 22, 1895	1	Debtor's	•

THE LONDON GAZETTE, FEBRUARY 26, 1895.

			RECEIVING O	RDERS-contin	wed.					•
:)No.	Debtor's Name.	Addrese.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Beceiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
.722	Ellis, William	Millington Heights, Millington, Yorkshire	Farmer	York	Feb. 22, 1895	9 of 1895	Feb. 22, 1895	6	Debtor's	· · · · · · · · · · · · · · · · · · ·
723	Jones, Stephen	37, Pavement, York	Rope and Twine Manu- facturer	York	Feb. 6, 1895	5 of 1895	Feb. 22, 1895	7	Creditor's	Sec. 4-1 (A.), Bank- ruptcy Act, 1883
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1	× •	The following Amended Notice is	substituted for that public	hed in the London	Gazette of the	5th Feb	ruary, 1895.		-	
464	Pratt, Charles Arthur `	Bushford, Salford Priors, Warwickshire	Farmer	Warwick	Jan. 25, 1895	2 of 1895	Feb. 1, 189	2	Creditor's	Sec. 4-1 (F.), Bank- ruptcy Act, 1883
		The following Amended Notice is	substituted for that publis	hed in the London	Gazette of the	5th Feb	ruary, 1895.			
589	Solaini, Henri Frederic (carryingon business as Solaini Brothers)	Residing at Elmswood, the Ferry, Egremont, Cheshire, carrying on business at Imperial- chambers, 62, Dale-street, Liverpool, Lan- cashire	Architect	Liverpool	Jan. 24, 1895	6 of 1895	Feb. 11, 189		Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
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ORDER DISCHARING RECEIVING ORDER AND DISMISSING PETITION.

ب مراب	Debtor's Name.	° Address.	Description.	Court.	No. of Matter.	Date of Receiving Order.	Date of Discharging of Receiving Order and Dismissal of Petition.	
Synı	nott, Walter J	87, Norfolk-street, in the county of London	110 810 110 610 111	High Court of Justice in Bankruptcy	1695 of 1894	Jan. 17, 1895	Feb. 21, 1895	It appearing to the Court that all the creditors of the said Walter J. Synnott have been paid in full
	· · ·	· ·				Date of filing Petition. Dec. 22, 1894		· · · ·
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FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name.	_ &ddress,	Description.	Court.	No.	Date of First Meeting.	Bour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Cobley, Charles Edward	Late the Feathers Publio- house, Chapel-street, in the city of Westminster, and 113; Greenwich-road, Greenwich, Kent, now 109, Thorpe-road, Forest Gate, Essex	Late Publican and Provision Dealer, now of no occupation	High Court of Justice in Bankruptcy	132 of 1895	Mar. 5, 1895	12 noon	Bankruptoy - build- ings, Carey-street, London, W.C.	Mar. 20, 1895	11 A.W.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Corry, Milton	Carrying on business at 84. Lombard-street, in the city of London	Merchant	High Court of Justice in Bankruptcy	10 of 1895	Mar. 5, 1895	11 A.M.	Bankruptoy - build- ings, Carey-street, London, W.C.	Mar. 20, 1895	11 а.м.	Bankruptoy - buildings, Ca- rey - street, London, W.C.	•
Gattoni, Binaldo	Weddes Hotel, 12 and 13, Greek-street, Sobo, lately residing and carrying on business at the same address, in copartnership with Dante Frisa, of the same place, Restaurant Proprietor, lately de- ceased	Restaurant Pro- prietor	High Coart of Justice in Bankruptcy	237 of 1895	Mar. 6, 1895	1 р.м.	Bankruptcy - build- ings, Carey-street, London, W.C.	Mar. 28, 1895	11.30 а.м.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	Feb. 22, 1895
Harrison, Edward Denham	Lately ¹ 62, Grove-road, now of 2, Bardolph-road, Holloway, both in the county of London, carry- ing on business at 2, Bar- dolph-road aforesaid, and at the 'Alexandra Hall, Olifton, in the city and county of Bristol	Music and Piano- forte Dealer and Composer	High Court of Justice in Bankruptcy	239 of 1895	Mar. 5, 1895	11 а.м.	Bankruptcy - bnild- ings, Carey-street, London, W.C.	Mar. 23, 1895	11.30 а.м.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	Feb. 22, 1895
Hirschlaff, Paul Her- man (described in the Receiving Order as Paul Hirschlaff)	32, Ronalds-road, High- bury, Middlesex	••• ••• ••• '	High Court of Justice in Bankruptcy	1659 of 1894 	Mar. 6, 1895	12 noon .	Bankruptoy - build- ings, Carey-street, London, W.C.	Mar. 28, 1895	11.30 а.м.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	1
Rosenberg, Jacob.,	26, Stafford Houses, Went- worth-street, Spitalfields, trading at 51, Wentworth- street, Spitalfields, both in the county of London	Baker and Grocer	High Court of Justice in Bankruptcy	221 of 1895	Mar. 6, 1895	2.30 P.M.	Bankruptoy - build- ings, Carey-street, London, W.C.	Mar. 26; 1895	11 <u>а</u> .м.	Bankruptoy buildings, Ca- rey -` street, London, W.C.	:

THE LONDON GAZETTE, FEBRUARY 26, 1895.

FIRST MEETINGS AND PUBLIC EXAMINATIONS-contraved.

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Debtor's Name,	Address.	l'ascription.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination,	Hour.	Place.	Date of Order if any, for Summary Administration
hurston, George Henry (trading as Wade and Thurs- ton)	8, St. Dunstan's-hill, in the city of London, the King's Head Hotel, Harrow-on- the-Hill, Middlesex; the Blue Anchor, St. Mary-at- Hill, in the city of London,	Wholesale Wine and Spirit Mer- chant, Hotel Pro- prieter, Licensed Victualler, and Bestaurateur	High Court of Justice in Bankruptcy	241 of 1895	Mar. 6, 1895	11 A.M.	Bankruptcy - build- ings, Carey-street, London, W.C.	Mar. 26, 1895	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
	and Ye Old Cheshire Cheese Restaurant, Addle- street, Wood-street, in . the city of London		,		i	•		· .			,
ggulden, Margaret	The Castle Hotel, Llanfair- fechan, Carnarvonshire	Hotel Keeper	Bangor	7 of 1895	Mar. 6, 1895	12 noon	Crypt Chambers, Chester	Mar. 7, 1895	12 nooņ	Magistrates' · Room, Bangor	•
fcLaughlin, John	The Board School House, Carnarvon, Carnarvonshire	Compulsory Officer	Bangor	8 of 1895	Mar. 7, 1895	11.45 л.м.	Magistrates' Room, Bangor	Mar. 7, 1895	12 noon	Magistrates' Room, Bangor	
ry, William	Plaistow Mills, Sherwill, Devonshire	Miller and Farmer	Barnstaple	3 of 1895	Mar. 5, 1895	11 а.м.	Office of Sanders and Son, High-street, Barnstaple	Mar. 5, 1895	2 p.m.	Bridge Hall, Barnstaple	Feb. 21, 18
forris, Samuel	14, Fore-street, Trowbridge, Wiltshire	Grocer and Provi- sion Dealer	Bath	5 of 1895	Mar. 6, 1895 ,	12.30 p.m.	Office of Official Re- ceiver, Bank Cham- bers, Corn-street, Bristol	Mar. 21, 1895	11.30 д.м.	Guildhall, Bath	
Jartwright, Thomas George	58, Silver-street, King's Heath, Worcestershire	Surveyor's Clerk	Birmingham	10 of 1895	Mar. 6, 1895	11 д.м.	23, Colmore - row, Birmingham	Mar. 28, 1895	2 P.M.	County Court, Birmingham	Feb. 20, 18
arter, Clement Cecil	Whiteloaf Hall Farm, Frieston, Lincolnshire	Farmer	Boston	of 1895	Mar. 21, 1895	12 noon	Official Receiver's Office, 48, High- street, Boston	April 4, 1895	1.30 P.M.	Sessions House, Boston	Feb. 21, 18
Palmer, Alfred	185, Hotwell-road, in the city and county of Bristol, and trading at 185, Hot- well-road aforesaid	Boot and Shoe Maker	Bristol	. 12 of 1895	Mar. 6, 1895	,12 noon*	Office of Official Re- ceiver, Bank-cham- bers, Corn-street, Bristol	Mar. 8, 1895	. 12 noon	Guildhall, Bris- tol	Feb. 22, 18
turgeon, Henry	Jenkin's Farm, Great Hol- land, Essex	Farmer	Colchester	of 1895	Mar. 6, 1895	11.30 А.М.	Townhall, Colchester	Mar. 6, 1895	2 Р.М.	Townhall, Col chester	~ -

THE LONDON GAZETTE, FEBRUARY 26, 1895.

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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.	flour,	Place,	Date of Order. If any, for Summary Administratior.
Burton, Charles	1A, Wandsworth - road, Stoke Newington, county of London	Builder and Deco- rator	Edmonton	34 of 1894	Mar. 5, 1895	3 p.M.	Official Receiver's Offices, 95, Temple- chambers, Temple- avenue, E.C.	Mar. 11, 1895	11.30 A.M.	Court - house, Edmonton	<i>•</i>
Veal, Thomas Start	Barrow-on-Humber, Lin- colnshire	Tailor and Draper	Great Grimsby	6 of 1895	Mar. 6, 1895	-10.30 A.M.	Office of Official Receiver, 15, Os- borne-street, Great Grimsby	Mar. 6, 1895	11 A.M	Townhall, Great Grimsby	Feb. 19, 1895
Mummery, James	33, Norwich-road, Lowes- toft, Suffolk, lately resid- ing at 6, Victoris-terrace, Kirkley, Suffolk, and trading at the Trawl Market, Lowestoft afore- said	Fish Merchant	Great Yarmouth	6 of 1895	Mar. 7, 1895	2.45 P.M.	Suffolk Hotel, Lowes- toft, Suffolk	Mar. 26, 1895	11 а.м.	Townhall, Great Yarmouth	Feb. 20, 1895
Bainton, James	15. Lowgate, in the borough of Kingston-upon-Hull, formerly the Dover Castle - inn, Hedon-road, in the borough of Kings- ton-upon-Hull	Licensed Victual- ler's Manager, for- merly Licensed Victualler	Kingston-npon Hull	8 of 1895	Mar. 6, 1895	11 A.M.	Office of Official Re- ceiver, Trinity House-lane, Hull	Mar. 11, 1895	2 p.m.	Court - house, Townhall, Hull	Feb. 22, 1895
Hotham, Richard	Woodmansey, near Beverley, Yorkshire	Innkeeper	Kingston-upon- Hull	10- of 1895	Mar. 6, 1895	11.30 д.м.	Office of Official Re- ceiver, Trinity House-lane, Hull	Mar. 11, 1895	2 p.m.	Court - house, Townhall, Hull	Feb. 22 , 1895
Blakey, James	188 and 190, Kirkstall- road, Leeds, Yorkshire	Grocer	Leeds	21 of 1895	Mar. 6, 1895	11 A.M.	Official Receiver's Offices, 22, Park- row, Leeds	Mar. 12, 1895	11 	County Court- house, Albion- place, Leeds	Feb. 13, 1895
Fletcher, Randall	Residing and trading at the Nags Head-inn, Kirk- gate in the city of Leeds	Licensed Victu- aller	Leeds	19 of 1895	Mar. 6, 1895	12 noon	Official Receiver's Offices, 22, Park- row, Leeds	Mar. 12, 1893 ,	11 а.м.	County Court- house, Albion- place, Leeds	Feb. 23, 1895
Rodley, Frederick	Dudley-street, Holbeck, in the city of Leeds	Horse-dealer	Leeds	28 of 1895	Mar. 7, 1895	11 А.М.	Official Receiver's Offices, 22, Park- row, Leeds	Mar. 12, 1895	11 д.м.	County Court- house, Albion- place, Leeds	Feb. 23, 1895
Ward, William	The Qaeen's Arms-inn, Bridge - street, Gains- borough, Lincolnshire	Licensed Victu- aller	Lincoln	5 of 1895	Mar. 12, 1895	12 noon	Official Receiver's Offices, Lincoln	Mar. 12, 1895	3 P.M.	Sessions-house, Lincoln	Feb. 21, 1895

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THE LONDON GAZETTE, FEBRUARY 26, 1895.

FIRST MEETINGS AND PUBLIC ELAMINATIONS-continued.

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Debtor's Name.	Address.	Description.	1	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Aonr.	Place.	Date of Order, if any, for Summary Administration.
Abrahamson, Rachmihl	Residing and carrying on business at 44 and 46, Bailey-street, Liverpool, Lancashire, and also carrying on business at 19, Great George-street, Liverpool aforesaid, and 1; Guillaume - terace, Southampton, Hampshire	Money Changer, Emigrants' and Sailors' Outfitter	Liverpool	16 of 1895	Mar. 6, 1895	12 noon	Offices of Official Receiver, 35, Vic- toria-street, Liver- pool	Mar. 7, 1895	11 а.м.	Court - house, Government - buildings, Vic- toria - street, Liverpool	Feb. 23, 1895
Solaini, Henri Frede- ric (carrying on business as Solaini Brothers)	At Imperial-chambers, 62, Dale - street, Liverpoel, Lancashire, residing at Elmswood, the Ferry, Egremont, Cheshire	Architect	Liverpool	6 of 1895	Mar. 6, 1895	3 P.M.	Offices of Official Receiver, 35, Vic- toria-street, Liver- pool	Mar. 7, 1895	11 А.М.	Court - house, Government- buildings, Vic- toria - street, Liverpool	Feb. 23, 1895
Bertolotto, Guiseppe	London and Paris 'Restau- rant, 49, Granger-street, and 13, York-street, New- castle-on-Tyne	Licensed Victual- ler	Newcastle - on - Tyne	7 of 1895	Mar. 8, 1895	12 noon	Offices of Official Receiver, Pink- lane, Newcastle- on-Tyne	Mar. 12, 1895	11.30 a.m,	County Court, Westgate-road, Newcastle-on - Tyne	Feb. 23, 1895
Greenwell, Thomas	Boyal Arcade Assembly Rooms, Boyal Arcade, Newcastle-on-Tyne	Teacher of Danc- ing and Manager of Assembly Rooms	Newcastle - on- Tyne	6 of 1895	Mar. 8, 1895	11 а.м.	Offices of Official Receiver, Pink- lane, Newcastle- on-Tyne	Mar. 12, 1895	11.30 А. м.	County Court, Westgate-road, Newcastle-on- Tyne	Feb. 23, 1895
Roberts, William George (trading as William Roberts and Co.)	13, Ilkeston - road, Not- tingham	Tailor	Nottingham	11 of 1895	Mar. 5, 1895	11 A.M.	Official Receiver's Offices, St. Peter's Church-walk, Not- tingham	April 5; 1895	10 л.м.	County Court- house, St. Peter's - gate, Nottingham	Feb. 23, 1895
Saben, Israel Mowry	Oxenford Hall, Oxford, Oxfordshire	Gentleman ,	Oxford	4 of 1895	Mar, 6, 1895	12 noon	Acting Official Re- ceiver's Office, Oxford	Mar. 28, 1895	11.30 A.M.	County - hall, Oxford	
Blight, Richard (trad- ing as T. R. Blight and Sons)	Frankfort - Iane, and 18, Gascoyne - place, both in Plymouth, Devonshire	Wholesale Boot Manufacturer	Plymouth and East Stone- house	13 of 1895	Mar. 7, 1895	11 А.М.	10, Athenæum-ter- race, Plymouth	Mar. 15, 1895	11 A.M.	Townhall, East Stonehouse	· · · .
Mordecai, Thomas	2, Coedpenmaen-road, Pontypridd, Glamorgan- shire	Quarryman	Pontypridd	8 of 1895	Mar. 5, 1895	12 noon	Official Receiver's Office, 65, High- street, Merthyr Tydfil	Mar. 26, 1895	2 р.м.	Court - house, Pontypridd	Feb. 21, 1895

THE LONDON GAZETTE, FEBRUARY 26, 1895.

	e politika Na Maria e tradicio	FIR	ST MEETING	S AND	PUBLIC E	XAMINA	TIONS-continued	. .			
Debtor's Name.		Description.	Cours.	No.	Date of First Meeting.	Xour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order if any, ` for Summary Administration.
	Uwchlawrffynon, Blaenau Festiniog, Merioneth shire	Quarryman	Fortmadoe, and Blaenau Fes- tiniog	of 1895	Mar. 19, 1895	<u>1</u> Р.М.	Market Hall, Blae- nat Festiniog	Mar, 19, 1895	1,15 р.м.	Market Hall, Blaenau Fes- tiniog	
Crebo, Peter Toms	Quidhampton, Wiltshire	Baker and Grocer	Salisbury	of 1895	Mar. 5, 1895	12.30 г.м.	Official Receiver's Offices, Salisbury	Mar. 15, 1895	2 р.м.	Council House, Salisbury	Feb. 21, 1895
Barnett, William	9, Union-street, Filey, Yorkshire	Butcher	Scarborough	5 of 1895	Mar. 5, 1895	11.30 д.м.	Official Receiver's Office, 74, New- borough - street, Scarborough	Mar. 19, 1895	12 noon	Court - house, Castle - road, Scarborough	Feb. 22, 1895
Broughton, Mary Ann	Hill Farm, Bausley, Alber- bury, near Shrewsbury	Widow	Shrewsbury	4 of 1895	Mar. 5, 1895	3.30 г.м.	Official Receiver's Office, Shrewsbury	Mar. 5, 1895	11 A.M.	Shirehall, Shrewsbury	Feb. 22, 1895
(`Fletcher, ; ` 'Thomas Samuel	Residing at 10, Mill-street, Brierley Hill, Stafford- shire	Butter Merchant's Manager	Stourbridge	3 of 1895	Mar. 5, 1895	. 2 P.M.	Talbot Hotel, Stour- bridge	Mar. ö , 1895	2.30 р.м.	Court - house, Stourbridge	Feb. 8, 1895
Miller, Frank William	230, High-street, Bloxwich, Staffordshire	-Ironmonger	Walsall	. 4 of 1895	Mar. 7, 1895	11.30 а.м.	Official Receiver's Office, Walsall	Mar. 7, 1895	12 noon	Court - house, Walsall	Feb. 15, 1895
Hay, Edward	Late 42, Red Cross-street, Welverhampton, after- wards 16, Francis-street, Wolverhampton, now of	Engine Fitter	Wolverhampton	5 of 1895	Mar. 11, 1895	11 а.м.	Official Receiver's Office, Wolver- hampton	Mar. 11, 1895	2.30 р.м.	County Court, Wolverhampton	Feb. 13, 1895
201-21-1 mi 3:103	1, Leicester-street, off Staveley-road, Wolver- hampton, Staffordshire	the second s	••••		· · · ;		tera de Tera de	· ,		· · . ·	
Ellis, William	Millington Heights, Mil- lington, Yorkshire	Farmer	York	9 of 1895	Mar. 7, 1895	11.30 а.м. :	Official Receiver's Offices, 28, Stone- gate, York	April 5, 1895	11 л.м.	Courts of Jus- tice, Clifford- street, York	Feb. 22, 1895
Jones, Stephen	37, Pavement / York	Manufacturer	York	, 5 of 1895	Mar. 7, 1895	12.30 р.м.	Official Receiver's Offices, 28, Stone- gate, York	April 5, 1895	11 л ж.	Courts of Jus- tice, Clifford- street, York	-
	The fo	lowing Amended No	tice is substitu	ed for	that published	in the	London Gazette of	the 15th Febru	ary, 1895.		
Cook, Charles	. 17, Old Christchurch-road, Bournemouth, residing at	Tobacconist and Lodging - house Keeper	Poole	6 of 1895	Feb. 23, 1895	12.30 р.м.	Official Receiver's Offices, Salisbury	Mar. 20, 1895	11.45 [.] а. .	Townhall, Poole	
- • •	Minnehaha, Sea-road; Boscombe, Hampshire	weeper 6.100	0.7.6		r/12.32		· · · · · · · · · · · · · · · · · · ·	[⁻ ,			

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THE LONDON GAZETTE, FEBRUARY 26, 1895.

Debtor's Name.	Address	Description.	Court. No.	Date of Order.	Date of Petition
Denman, William	26, Ashmore-road, St. Peter's Park, late 85, Steele-road, Willesden, both in Middlesex	Carpenter	High Court of Justice 249 in Bankruptcy of 189	Feb. 21, 1895,	Feb. 21, 1895
fletcher, Charles	30, Alfred-road and Ben Jonson-mews, both in Paddington, in the county of London, lately residing at Mozart-street, Queen's Park, Harrow-road, W.	General Dealer	High Court of Justice 236 in Bankruptcy of 189	5 ¹ Feb. 21, 1895	Feb. 19, 1895
Hayden, Thomas	42, Seaton-street, St. Pancras, in the county of London	Butcher	High Court of Justice in Bankruptcy of 189	5 Feb. 22, 1895	Feb. 18, 1895
Iirschlaff, Paul Herman (described in Receiving Order as Paul Hirschlaff)	32, Ronald's-road, Highbury, Middlesex		High Court of Justice 1659 in Bankruptcy of 1894		Dec. 14, 1894
Judson, William (carrying on business as William Hudson and Co.)	16, Philpot-lane, in the city of London	Wine and Spirit Gauger, Expert, and Merchant	High Court of Justice 121 in Bankruptcy of 1894	Feb. 21, 1895	Jan. 25, 1895
Iunt, Harry	54, Newington-green, in the county of London	· · · · · · · · · · · · · · · · · · ·	High Court of Justice 1709 in Bankruptcy of 1894	Feb. 21, 1895	Dec. 29, 1894
Cevill-Davies, William Trevelyan	Now temporarily residing at Lansdowne Hotel, South Kensington, lately residing at 61, Queen's-gate, South Kensington, both in Middlesex	Clerk	High Court of Justice 1657 in Bankruptcy of 1894	Feb. 22, 1895	Dec. 14, 1894
icely, Edward Hugh	39, St. Andrew's hill, in the city of London	Bailder	High Court of Justice 1715 in Bankruptcy of 1894	Feb. 21, 1895	Dec. 31, 1894
tanden, Bernard	Late the Primrose Club, St. James and Acton House, Ashford, Kent, present residence the Petitioning Creditor is unable to ascertain	··· ·· ·· ·· ·· ·· ··	High Court of Justice 3 in Bankruptcy of 1895	Feb. 21, 1895	Jan. 1, 1895
hurston, «George Henry (trading as Wade and Thurston)	8, St. Dunstan's-hill, in the city of London, the King's - Head Hotel, Harrow - on - the - Hill, Middlesex, the Blue Anchor, St. Mary-at-Hill, and Ye Olde Cheshire Cheese Restaurant, Addle-street, Wood-street, both in the city of London	Wholesale Wine and Spirit Mer- chant, Hotel Proprietor, Licensed Victualler, and Restaurateur	High Court of Justice 241 in Bankruptcy of 1895	Feb. 22, 1895	Feb. 20, 1895
Vest, James Bowmont Roberts (described in Receiving Order as J. B. R. West)	12A, the Albany, Piccadilly, in the county of London	Of no occupation	High Court of Justice 1418 in Bankruptcy of 1894	Feb. 21, 1895	Oct. 22, 1894

ADJUDICATIONS.

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Debtor's Name.		Åddress.		Description	-	Соц	rt.	No.	Date of Order.	Date of Petition
almer, Alfred		l-road, in the city and county of 185, Hotwell-road aforesaid	of Bristol, and	Boot and Shoe Maker	•••• •••	Bristol	••• ••	12 of 1895	Feb. 23, 1895	Feb. 19, 1895
uckett, Henry Thomas	Bridge, Kei Boundary-r	nt, lately residing and trading road, Ramsgate, Kent	at Belmont,	Builder	** *** **	. Canterbury	7	13 of 1895	Feb. 23, 1895	Feb. 23, 1895
rescott, John	Lately resid diff, Glamo Cardiff	ling and trading at 8, Broadway rganshire, now residing at 13, Bro	, Roath, Car- badway, Roath,	Butcher	68 576 6 7	. Cardiff		. 12 of 1895	Feb. 21, 1895	Feb. 21, 1895
aurden, Bobert	12, Liverpoor Timber Ya	ol-road, in the city of Chester, rd at Gwersyllt, near Wrexham, l	and having a Denbighshire	Timber Merchant .	••• •••	Chester	••• ••	. 3 of 1895	Feb. 23, 1895	Feb. 23, 1895
igan, Robert, jun	8, West Gre	en-road, Tottenham, Middlesex	*** ***	Butcher)	Edmonton	••• ••	. 1 of 1895	Feb. 22, 1895	Dec. 28, 1894
Vatts, Frederick George	Whitesmith	s' Arms, Southgate-street, Glouces	ster	Licensed Victualler .	". " "	. Gloucester	••• ••	. 6 of 1895	Feb. 22, 1895	Feb. 22, 1895
lofski, Eli	7, Busfield-s city of Lee	treet and 3, Hope-yard, Hope-streeds	eet, both in the	Slipper Maker	•• ••• ••	. Leeds	••• ••	. 24 of 1895	Feb. 20, 1895	Feb. 20, 1895
Narke, George Henry	Harby, Leic	estershire ·	••• ••• •••	Carpenter and Joiner.	•• ••• • •	Leicester	••• ••	. 14 of 1895	Feb. 23, 1895	Feb. 22, 1895
olaini, Henri Frederic (carrying business as Solaini Brothers)	Carrying or	t Elmswood, the Ferry, Egren a business at Imperial-chambers, Lancashire		Architect	··· ··· ··	. Liverpool	··· ·	6 of 1895	Feb. 23, 1895	Jan. 24, 1895
Berrisford, Joseph	Mount Pleas	sant, Mow Cop, Staffordshire	••• •••	Carter	•• ••• ••	. Macclesfiel	lā	. 4 of 1895	Feb. 20, 1895	Feb. 20, 1895
awley, William	24, Brook-ro	oad, Fallowfield, Manchester, Lan	cashire		••, •••, ••	. Mancheste	r · .,	4 of 1895	Feb. 22, 1895	Jan. 28, 1895
Iurray, Joseph Thomson	and 23, Bu	treet, in the city of Manchest acklersbury, in the city of Londo	n, and residing	Chartered Accountant	· · · · ·	Mancheste	r	7 of 1895	Feb. 22, 1895	Feb. 5, 1895
hagouri, Louise Elizabeth	at 173, Pal 18, Acomb-s	atine-road, Didsbury, Lancashire street, Greenheys, Manchester, La	ncashire	Lodging - house Kee Nakle Shagouri, at j	present out of	1	r	14 of 1895	Feb. 21, 1895	Feb. 21, 1895
ireen, John Thomas	boulevard, all in Hyso	5. A'court-street, and trading a lately residing and trading at 6, on Green, Nottingham, formerly r ed-street, Central, and trading	Caulton-street, esiding at 286,	England, carrying separate from her Hu Plumber	on business usband		n	14 of 1895	Feb. 20, 1895	Feb. 20, 1895

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ADJUDICATIONS-continued.

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THE LONDON GAZETTE, FEBRUARY 26, 1895.

Debtor's Name.		Address.	Description.	· Court.	No.	Date of Order.	Date of Petitien.
Bardsley, James	25, Balf	our-street, Oldham, Lancashire	Blacksmith	Oldham	4 of 1895	Feb. 21, 1895	Feb. 21, 1895
Kershaw, Mary Ann	Commer cashire	cial Hotel, Manchester New-road, Middleton, Lan-	Licensed Victualler	Oldham	5 of 1895	Feb. 21, 1895	Feb. 21, 1895
White, Walter Henry	Abbey	ey-road, in the city of Oxford, and trading at 14, road, aforesaid, and 10, Hythe Bridge-street in the Oxford	Boot Factor	Oxford	5 of 1895	Feb. 21, 1895	Feb. 21, 1895
Saunders, Douglas	Parkwoo in the	od-road, Pokesdown, in the parish of Christchurch, county of Southampton	Builder	Poole	2 of 1895	Feb. 22, 1895	Jan. 14, 1895
Woods, Thomas	304, Ne Barrac	w Hall-lane, and trading at a workroom in the ks, New Hall-lane, both in Preston, Lancashire	Picture Framer and Dealer	Preston	4 of 1895	Feb. 22, 1895	Feb. 22, 1895
Halsal, Thomas	Church- street,	street, and lately residing and trading at 40, Dock- both in Fleetwood, Lancashire	Draper	Preston	5 of 1895	Feb. 22, 1895	Feb. 22, 1895
Field, William, the younger	Revel E	nd Farm, Redbourn, Hertfordshire	Farmer	St. Albans	1 of 1895	Feb. 19, 1895	Feb. 9, 1895
Crebo, Peter Toms	Quidhar	npton, Wiltshire	Baker and Grocer	Salisbury	4 of 1895	Feb. 22, 1895	Feb. 18, 1895
Foster, Uriah	14, Clif Yorksh	ton-street and 20A, Aberdeen-walk, Scarborough, ire	Greengrocer and Fruiterer	Scarborough	6 of 1895	Feb. 21, 1895	Feb. 20, 1895
Greene, George Fred Barrett	Residing Hartle	g in furnished lodgings at 43, Lothian-road, West	Journalist	Sunderland	4 of 1895	Feb. 21, 1895	Feb. 21, 1895
Bowen, John Lewis	Granvill Swanse	e House, Morriston, in the county borough of	Grocer, Tea Dealer, and Provision Merchant	Swansea	12 of 1895	Feb. 20, 1895	Feb. 20, 1895
Lippman, Siegmund	56, Win county	d-street, and of Glantawe, Heathfield, both in the borough of Swansea	Commission Agent and Tin Plate Merchant	Swansea	4 of 1895	Feb. 21, 1895	Jan. 21, 1895
Chambers, Harvey James	75, High	n-street, Marlborough, Wiltshire	Saddler	Swindon	3 of 1895	Feb. 21, 1895	Feb. 21, 1895
Drary, Henry	31, Mou	nt-street, Abergavenny, Monmouthshire	Fruit and General Dealer	Tredegar	6 of 1895	Feb. 21, 1895	Feb. 21, 1895
Ellis, William	Millingt	on Heights, Millington, Yorkshire	Farmer	York	.9 of 1895	Feb. 22, 1895	Feb. 22, 1895
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ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No. of Matter:	Date of Order.	Nature of Scheme or Composition Sanctionedor Order made (Report 13' 202
eswick, George Wil- liam Darley	17, Old Burlington-street, Mid- dlesex	Gentleman ,	High Court of Justice in Bankruptcy	423 of 1888	Feb. 21, 1895	Composition of 10s. in the pound on all provable debts, payable within 14 days from the date of the approval of this scheme by the Court, secured by deposit of amount required with the Official Receiver. That the Order of the Court approving such Composition
e en gradient de la	,					shall provide that on its being accepted all bankrupt's property shall revest in him or
With a the set	•••	• • •	:		· · · · · ·	all necessary deeds and documents (if any) being signed by all proper parties (if any) to effect this purpose. Preferential debts and all proper costs, charges, fees, par centages, and expenses to be paid and secured by deposit of amount required with the Official Receiver. Bankruptcy annulled.
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Debtor's Name.	Address.	Description.	Court,	No.	Last Day for Beceiving Proofs.	Name of Trustee.	Addrena.
Bickerton, Edmund	21, Barforth-road, Peckham Rye, Surrey	Stock and Share Dealer	High Court of Justice in Bankruptcy	1759 of 1892	Mar. 13, 1895'	G. Wreford, Senior Official Receiver	Bankruptoy (buildings, Carey-street, London, W.C.
Cooper, Archambo (trad- ing as Cooper and Com- company).	Late 1, Grafton-mansions, Woburn-buildings, in the county of London, and 44, Finsbury- pavement, in the city of London	Wine and Spirit Merchant	High Court of Justice in Bankruptcy	1002 of 1892	Mar. 11, 1895	Charles Drewe Harris	60, Mark - lane, London, E.C.
Davies, George (described , in the Receiving Order, as Aldin Brothers and Davies)	39A, Queen's Gate-gardens and of the Roland Works, both at South Kensington, Middlesex	Builder and Decorator	High Court of Justice. in Bankruptcy	814 of 1894	Mar. 13, 1895	William Henry Pannell	.13 and 14, Basinghall-street, E.C.
Byder, Samuel, the younger (carrying on business as Byder and Son)	268, Strand, London, and at Sale (near Man- chester), Chester, and residing at 9, Spring- field-road, Tottenham, Middlesex	Nurseryman and Auctioneer	High Court of Justice in Bankruptcy	1705 · of 1893	Mar. 12, 1895	Walter Owen Clough, Chartered Accountant and	89, Gresham-street, London, E.C.
2007 2017 Fidwin	Etchilhampton, Wiltshire	.Baker and Grocer	Bath	19 of 1892	Mar. 13, 1895	Harry Lloyd Price Edward Gustavus Clarke, Official Re- ceiver	79, Mosley!- street, Man- chester Bank - chambers, Corn - street, Bristol
	North Kymë, Lincolnshire	Farmer	Boston	1 of 1895	Mar. 12, 1895	Richard John Ward, Official Receiver	Lincoln
Hale, John Herbert	Residing at the Old Vicarage, Stanton Drew, Somersetshire, and trading at 25, St. Stephen- street, in the sity and county of Bristol	Indiarubber Merchant and Electrician	Bristol	23 of 1893	Mar. 13, 1895	Edward Gustavus Clarke, Official Be- ceiver	Bank - chambers, Corn - , street, Bristol
Robinson, Joseph	Brentgood-street, Bury St. Edmunds	Builder	Bury St. Edmunds	3 of 1894	Mar. 14, 1895	William Messent	8, Willoughby - road, Ips- wich
Morgan, William Richard,	Late Cambrian Hotel, Saundersfoot, Pem- brokeshire, now Angel Hotel, Cardigan	Hotel Keeper and Auc- tioneer	Carmarthen	23 of 1894	Mar. 12, 1895	John Algernon Davies	2, Castle-terrace, Narberth
; Elliott, George	Bale Hill Farm, West Brandon, in the county of Durham	Farmer	Durham	6 •of 1894	Mar. 13, 1895	James A. Longden, Official Receiver	25, John-street, Sunderland
Bowness, William Dawson (trading as W. Martin)	Residing at 20, Elmar-road, Tottenham, Middlesex, and trading at 3, Alexandra- terrace, Seven Sisters'-road, South Tottenham, Middlesex	Upholsterer	Edmonton	2 of 1894	Mar. 13, 1895	Cecil Mercer, Official Receiver	Official Receiver's Offices, 95, Temple - chambers, Temple-avenue, E.C.
Buckworth, Thomas Hal-	The Rectory, East Worlington, Devonshire	Clerk in Holy Orders	Exeter (by transfer from Barnstaple)	39 of 1894	Mar. 14, 1895	Albert Louis Honey	23, Catherine-street, Exeter

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Deberr's Name.	Address,	Description.	Court.	No.	Last Day for Beceiving Proofs.	Name of Trustes.	Address,
Neat, Albert Edward	Edward-street, Westbury, Wiltshire	Painter, Plumber and Iron- monger	Frome	5 of 1894	Mar. 13, 1895	Edward Gustavus Clarke, Official Receiver	Bank-chambers,Corn-street, Bristol
Fhirsk, William, and McDonald, John	The Mount, Hornsea, Yorkshire 23, Sandringham-street, Kingston-upon-Hull						• •
(trading as Thirsk and McDonald)	At 15, Chapel-lane, Kingston-upon-Hull	Engineers' Factors and Belting Manufacturers	Kingston-upon-Hull	43 of 1894	Mar. 12, 1895	Charles C. Clark	Waterhouse-lane, Hull
Thirsk, William (Separate Estate)	The Mount, Hornsea, Yorkshire, and trading in co-partnership with John McDonald, at 15 Chapel-lane, Kingston-upon-Hull	Engineers' Factor and Belting Manufacturer	Kingston-upon-Hull	43 of 1894	Mar. 12, 1895	Charles C. Clark	Waterhouse-lane, Hull
McDonald John (Separate Estate)	23, Sandringham-street, Kingston-upon-Hull, and trading in copartnership with William Thirsk, at 15, Chapel-lane, Kingston-upon- Hull	Engineers Factor and Belt- ing Manufacturer	Kingston-upon-Hull	43 of 1894	Mar. 12, 1895	Charles C. Clark `	Waterhouse-lane, Hull
Williams, William, and Williams, James George (trading as William Williams and Son)	Pier Head, Old Dock, Newport, Monmouthshire	Ship Carpenters and Boat Builders	Newport, Mon	.9 of 1894	Mar. 13, 1895	George Henry Llew- elyn, Official Receiver	Gloucester Bank-chambers, Newport, Mon.
Gilleard, John	Northallerton, Yorkshire	Fish Dealer	Northallerton	22 of 1894	Mar. 13, 1895	John Richard Stubbs, Official Receiver	8, Albert-road, Middles- borough
Park, John	Boston Farm, Downholme, near Richmond, Yorkshire	Farmer	Northallerton	2 of 1895	Mar. 13, 1895	John Richard Stubbs, Official Receiver	8, Albert-road, Middles- borough
Wilkinson, Charles	Hornby, near Smeaton, Yorkshire	Labourer	Northallerton	24 of 1894	Mar. 13, 1895	John Richard Stubbs, Official Receiver	8, Albert-road, Middles borough
Howells, John	60, Ynyshir-road, Ynyshir, Glamorganshire	Draper and Grocer	Pontypridd	22 of 1893	Mar. 14, 1895	William Lewes Daniel, Official Receiver	65, High-street, Merthyr Tydfil
Rowley, Herbert	Hatfield Woodhouse, in the parish of Hatfield, near Doncaster, Yorkshire	Joiner and Wheelwright	Sheffield	68 of 1894	Mar. 13, 1895	WilliamJohnsonClegg, Official Receiver	Official Receiver's Offices, Fig Tree-lane, Sheffield
St. Clair, George Edward Morland	Residing at 9. Andover-street, and trading at 2, Charles-street, both in Sheffield, Yorkshire	Cutlery Manufacturer	Sheffield	62 of 1888	Mar. 13, 1895	WilliamJohnsonClegg, Official Receiver	Official Receiver's Offices, Fig Tree-lane, Sheffield
Stiles, Bradford	. Ollerton, Nottinghamshire	. Surgeon	Sheffield	. 56' of 1884	Mar. 13, 1895	WilliamJohnsonClegg, Official Receiver	Official Receiver's Offices, Fig Tree-lane, Sheffield
Cooper, William (trading as Cooper and Son)	Trent Vale Tileries, Trent Vale, Stoke-on-Trent, and 6, Duke-street, Stoke-on-Trent	Brick and Tile Manufac- turer	Stoke-on-Trent and Longton	11 of 1894	Mar. 14, 1895	Frederick Geen and Henry Warrington	17 and 18, Glebe-buildings, Stoke-on-Trent

NOTICES OF INTENDED DIVIDENDS-continued.

THE LONDON GAZETTE, FEBRUARY 26**,** 1895.

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Z.	Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
26602.	Goodchild, James	Chesham House, Verulam-road, St. Albans, Hertfordshire	Plumber and Gasfitter	St. Albans	8 of 1893	Mar. 13, 1895	Cecil Mercer, Official Receiver	Cfficial Receiver's Offices, *5, Temple-chambers, Tem- ple-avenue, E.C.
Ň	Halton, William, jun	2, Dundas-street, Saltburn-by-the-Sea, York- shire	Watchmaker and Jeweller	Stockton - on - Tees and Middlesborough	58 of 1894	Mar. 13, 1895	John Richard Stubbs, Official Receiver	8, Albert - read, Middles- borough
1	Harrison, John	34, High-street, Redcar, Yorkshire	Fish and Game Dealer	Stockton - on - Tees and Middlesborough	56 of 1894	Mar. 13, 1895	John Kichard Stubbs, Official Receiver	8, Albert - road, Middles- · borough
]	Harrison, William Robin- son	The Golden Cock Inn, Neasham, in the county of Durham	Innkeeper and Market Gar- dener	Stockton - on - Tees and Middlesborough	65 of 1894	Mar. 13, 1895	John Richard Stubbs, Official Receiver	8, Albert road, Middles- borough
		The Falcon Inn, Hilton, Yorkshire	Innkeeper	Stockton - on - Tees and Middlesborough	62 of 1894	Mar. 13, 1895	John Richard Stubbs, Official Receiver	8, Albert - road, Middles- borough
M	Stokeld, John	48, Howden-street, Stockton-on-Tees, in the county of Durham, late 40 and 42, Frances- street, Thornaby-on-Tees, Yorkshire	Out of business, late Grocer and beer Retailer	Stockton - on - Tees and Middlesborough	55 of 1894	Mar. 13, 1895	John Richard Stubbs, Official Receiver	8, Albert - road, Middles- borough
1	Hogbin, Prestley	Mount Pleasant, Paddock Wood, Kent	Florist, Seedsman, and Fruit Grower	Tunbridge Wells	24 of 1893	Mar. 13, 1895	A. Mackintosh, Offi- · cial Receiver	24, Railway - approach, London Bridge, S.E.
	Guppy, Edward Jenkins	The Crown and Sceptre Inn, Frome, formerly residing and trading at Weston-super-Mare, afterwards residing at South Petherton, then residing and trading at Glastonbury, Somer- setshire	Innkeeper	Wells	12 of 1894	Mar. 13, 1895	Edward Gustavus Clarke, Official Re- ceiver	Bank - chambers, Corn- street, Bristol
3	Follows, Samuel	Formerly residing at 39, Ash-street, Wolver- hampton, Staffordshire, now residing at 17, Horseley fields, Wolverhampton aforesaid, and trading at 17, Horseley-fields, Wolver- hampton, and at a stall in the Market Hall, Wolverhampton aforesaid	Stationer and Picture Frame Maker	Wolverhampton	35 of 1894	Mar. 13, 1895	Edwin Pritchard, Offi- cial Receiver	St. Peter's-close, Wolver- hampton
		The following Amended Notices are	substituted for those published	in the London Gazette	of the	22nd February,	1895.	
(Christie, Alexander 🤇	Thornton-le-Clay, Yorkshire	Brewer	Scarborough	27 of 1894	Mar. 11, 1895	William Drawbridge, Official Receiver	Official Receiver's Offices, 74, Newborough-street, Scarborough
1	Lord, Frederick (trading as Frederick Lord and Son)	Lately residing at 6, Milton-terrace, Scar- borough, now residing at 13, St. John's-road, Scarborough, and trading at 9, South-street, Scarborough, Yorkshire	Fish and Game Dealer	Scarborough	20 of 1894	Mar. 11, 1895	William Drawbridge, Official Receiver	Official Receiver's Offices, 74, Newborough-street, Scarborough

NOTICES OF INTENDED DIVIDENDS-continued.

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NOTICES OF DIVIDENDS.

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Debter's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Barker, Charles Frede- fick James	The William the Fourth Public-house, High-street, Hampstead, London	Licensed Victualler	High Court of Justice in Bankruptcy	1213 of 1894	1s. 9d.	First and Final	Any day (except Saturday) between 11 and 2	Offices of Official Receivers Bankruptcy-buildings,Carey street, London, W.C.
Chapman, Mary <u>A</u> nn	29 and 33, De Vere-gardens, Kensington, in the county of London	Lodging-house Keeper, Widow	High Court of Justice in Bankruptcy	321 of 1894	1s. 9d.	First	Mar. 11, 1895	Offices of Trustee, Flaxman Haydon, 16, Union-court, Old Broad-street, London, E.C.
Dwelley, Charles Richard	131A. Bow-road, London, lately residing at 1A, Kyverdale-road, Stoke Newington, in the county of London	Van Builder and Wheel- wright, a Partner in the firm of C. B. .Dwelley and Co.	High Court of Justice in Bankruptcy	787 of 1894	4 s. 1d.	• First and Final	Mar. 6, 1895	64, Austinfriars, London, E.C.
Gunn, James	Commerce House, Stanley-orescent, Holy- head, Anglesey, trading at London House, Holyhead aforesaid	Draper	Bangor	20 of 1893	6s. 6 <u>1</u> d.	Second and Final	Mar. 7, 1895	Office of P. K. Chesney, 32, Market - street, Bradford, Yorks, Chartered Accountant
Bishton, Alfred (trading as Bishton and Fletcher)	62, 63, and 64, Albion-street, Birmingham, Warwickshire	Manufacturing Jeweller and Jeweller's Factor	Birmingham	15 of 1889	1 <mark>∔1</mark> d.	Fourth and Final	Mar. 4, 1895	Whitehall-chambers, 23, Col- more-row, Birmingham
Watts, George	53, Bridge-street, Bolton, Lancashire	Watchmaker and Jewel- ler	Bolton	40 of 1894	7 ≨ d.	First and Final	Mar. 1, 1895	Official Receiver's Offices, 16 Wood-street, Bolton
Priestley, John	Residing and trading at 210, Barkerend- road, Bradford, Yorkshire	Grocer and Beer Re- tailer	Bradford ,	41 of 1894	1s. 13d.	First and Final	Mar. 5, 1895	Official Receiver's Chambers, 31, Manor-row, Bradford
Coules, Henry Mayner	6, Apsley-villas, Acton, Middlesex	Schoolmaster	Brentford	8 of 1894	2s. 7d.	First and Final	Feb. 28, 1895	Official Receiver's Offices, 95 Temple-chambers, Temple- avenue, E.C.
Baker, John	St. Mary-street, Bridgwater, Somerset- shire	Painter	Bridgwater	11 of.1894	5s. 10d.	First and Final	Mar. 8, 1895	Official Receiver's Office, 5B, Hammet-street, Taunton
Lock, John Palmer (Separate Estate)	90, Strathnairn-street, Cardiff, Glamorgan- shire	Painter	Cardiff	59 of 1894	20s.	First and Final	Feb. 28, 1895	Official Receiver's Office, 29, Queen-street, Cardiff
Tarr, John (Separate Estate)	61, Strathnairn-street, Cardiff	Painter	Cardiff	59 of 1894	9s. 6 <mark>3</mark> d.	First and Final	Feb. 28, 1895	Official Receiver's Office, 29, Queen-street, Cardiff
Brown, James Humphrey (trading as Brown and Sons) ji	51, 52, and 53, Lower Union-street, Torquay	Draper	Exeter	22 of 1889	<u>∔</u> d.	Third and Final	Mar. 7, 1895	Office of J. D. Viney, 99, Cheapside, London, E.C.
Carlyon, Clement Win-	Badleigh Salterton, Devonshire	Lieutenant - Colonel on the Retired List	Exeter	18 of 1891	48.	Fourth	Mar. 5, 1895	Office of Official Receiver, Exeter

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THE LONDON GAZETTE, FEBRUARY 26, 1895.

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Debter's Name.	Address.	Description.	Court_	No.	Amountper Pound.	first, or Final, or Otherwise.	When Payable.	Where Payable.
Holiwell, Walter Currer	The Rectory, Irby-upon-Humber, Lincoln- shire	Clerk in Holy Orders	Great Grimsby	35 of 1894	5 § d.	First and Final	Mar. 7, 1895 ,	Office of Official Receiver, Trinity House-lane, Hull
Rhead, George] •	Late Red Lion-square, Newcastle-under- Lyme, Staffordshire, now residing in lodgings at Olayton - road, Newcastle- under-Lyme aforesaid	Ironmonger	Hanley, Burslem, and Tunstall, by transfer from Bir- mingham	11 of 1894	1s. 8d.	First and Final	Mar. 7, 1895	Official Receiver's Offices, Newcastle-under-Lyme
bittock, Ben Walter Notley	Wilby, Suffolk	Farmer	Ipswich	29 of 1894	. 2s. 4d.	First and Final	Feb. 27, 1895	36, Princes-street, Ipswich
Colborne, Henry	Lodge Farm, Stoke Golding, Leicester- shire	Farmer	Leicester	66 of 1894	1s. 11 3 d.	First and Final	Mar. 6, 1895	Office of Official Receiver, 1 Berridge-street, Leicester
'Callaghan, George Henry Kenneth	Castle-square, Ludlow, Salop	Surgeon	Leominster	8 of 1891	õs.	First	Mar. 8, 1895	Offices of Trustee, Henry T Weyman, Mill-street, Ludlow Salop
ooke, William Henry (trading as W. H. Cooke and Company)	Deansgate, in the city of Manchester, Lancashire		Manchester	22 of 1889	5‡d.	Supple- mental	Mar. 1, 1895	Ogden's - chambers, Bridge street, Manchester
lildesheim, Hermann (carrying on business as Hermann Hilde- sheim and Co.)	32, Oxford-street, Manchester, and West- field, Victoria-park, Manchester	Shipping Merchant	Manchester	2 of 1893	3 13 d.	Fourth and Final	Mar 15, 1895	Offices of Trustee, 22, Booth street, Manchester
ointon, William	Formerly 129, Nantwich-road, Crewe, and formerly carrying on business at Albert- chambers, Crewe, and now at 64, Oak- street, Crewe, Cheshire	Solicitor	Nantwich and Crewe	7 of 1889	9≩d.	First and Final	Mar. 6, 1895	Official Receiver's Offices Newcastle-under-Lyme
laypole, George Frederick	Finedon, Northamptonshire	Managing Director of a Public Company	Northampton	32 of 1892	∄ d.	First and Final	Mar. 5, 1895	Official Receiver's Offices St. Paul's-square, Bedford
CCracken, Edward	Rushden, Northamptonshire ´	Stonemason	Northampton	14 of 1894	1s. 0 <u>‡</u> d.	Final	Mar. 11, 1895	St. Giles-chambers, North ampton
oodwin, John William (lately trading as T. P. Sowter)	Besiding in lodgings at 17, Alfreton-road, lately residing and trading at 266, Great Alfred-street Central, both in Notting- ham	Out of business, lately Ironmonger	Nottingham	56 of 1894	7s. 0 <u>1</u> d.	First and Final	Mar. 1J, 1895	Official Receiver's Offices, St Peter's Church-walk, Not tingham

NOTICES OF DIVIDENDS-continued.

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound	l irst, or Final, or Otherwise.	When Payable.	Where Payable.
orthey, Emmanuel Augustus	41 and 175, Union-street, Plymouth, Devonshire	Auctioneer	Plymouth and East Stonehouse	46 of 1894	2s.	First	Mar. 11, 1895	Wilts and Dorset Bank-cham- bers, Plymonth
ostin, Oliver George	Park Street, near St. Albans, Hertfordshire	Butcher	St. Albans	· 20 of 1894	2s. 4 j d.	First and Final	Mar. 1, 1895	Official Receiver's Offices, 95, Temple-chambers, Temple- avenue, E.C.
rattent, Franc's Mow- bray	Whissendine, Westwood-road, in the town and county of the town of Southampton, formerly residing at Alt Ruadh, North- lands-road, Bannister Park, Southamp- ton aforesaid, and previously thereto at 11, Victoria-road North, Southsea, in the county of Southampton	Rear Admiral in Her Majesty's Navy	Southampton	, 10 of 1890	13d.	Supple- •mentary	Mar. 1, 1895	Official Receiver's Offices, 4, East-street, Southampton
Davison, Robert George (Separate Estate)	North Lodge, trading at 79, Stanhope- road, both in Darlington, in the county of Darham	Engineer and Broker, trading with William Newton Davison, as Davison Brothers	Stockton - on - Tees and Middlesborough	85 of 1893	12s. 9d.	First and Final	Mar. 8, 1895	8, Albert - road, Middles- borough
largieaves, Samuel	Late the King's Head Hotel, Linthorpe- road, now 32. Waterloo-road, both in Middlesborough, Yorkshire	Late Innkeeper, now of no Occupation	Stockton - on - Tees and Middlesborough	1 of 1895	1s. 11‡d.	First and Final	Mar. 8, 1895	8, Albert-road, Middles- borough
lottram, Thomas Robert	Hall-lane, Hindley, lately 9, Bridge-street, Hindley, Lancashire	Grocer and Provision Dealer	Wigan	. 10 of 1894	4s. 3d.	First and Final	Mar. 7, 1895	Office of Russell Walmesley Lord and Co., 1, Fennel- street, Manchester
Iaw, William	Holtby Yorkshire	Late Thrashing Machine Proprietor, now out of business		. 38 of 1887	5s. 2d.	First and Final	Mar. 5, 1895 🚬	Official Receiver's Offices, 28 Stonegate, York
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THE LONDON GAZETTE, FEBRUARY 26, 1895.

APPLICATIONS FOR DEBTORS' DISCHARGE.

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Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Manners, William	Residing at 27, Grove-terrace, Highgate-road, in the county of London, and trading at 36, Bread- street, in the city of London	Wholesale Furrier and Skin Merchant	High Court of Justice in Bankruptcy	1285 of 1894	Mar. 22, 1895, 11 A.M., Bank- ruptcy-buildings, London, W.C.
Paget, Thomas and	Residing at 131. Brecknock-road, Middlesex, trad- ing on his own account at 36, Middlesex-street, Aldgate, in the county of London	Wholesale Tea Dealer	· · ·	· .*	·. •
Piggott, Robert James (trading as Paget and Piggott)	Anglate, in the Control of London Residing at 148, Castle-street, Reading, Berkshire At Gun-street, Reading, Berkshire, and 36, Middle- sex-street, Aldgate, in the county of London	Cheese Factors and Provision Merchants	High Court of Justice, in Bankruptcy	1514 of 1894	Mar. 22, 1895, 11 A.M., Bank- ruptoy-buildings, London, W.C.
Mitchell, Andrew Cochrane	101, Birchfield-road, and 46 and 47, Upper Dean- street, Birmingham, Warwickshire, lately 106, Cleethorpe-road, Grimsby, Lincolnshire	Glass and Lead Merchant, lately Boot and Shoe Dealer	Birmingham	23 of 1893	Mar. 21, 1895, 10.30 A.M., County Court, Birmingham
Z Cotterill, Willis	New Tupton, near Chesterfield, Derbyshire	Farmer	Chesterfield	5 of 1886	April 4, 1895, 2 F.M., County Court, Market-hall, Chesterfield
Lewis, Abram	Lovell-street and 5, Leeds-terrace, in the city of Leeds	Boot, Shoe, and Slipper Manufacturer	Leeds	111 of 1893	Mar. 14, 1895, 11 A.M., County Court-house, Albion-place, Leeds
Hartley, Isaac	41, Earl Howe-street, 25, Halford-street, and Car- digan-street, all in Leicester, Leicestershire	Corn and Flour Dealer and Manure Manu- facturer	Leicester	79 of 1887	Mar. 28, 1895, 2 P.M., the Castle, Leicester
Mansfield, Stafford	Queniborough, Leicestershire	Butcher	Leicester	67 of 1892	Mar. 28, 1895, 2 P.M., the Castle, Leicester
Johnson, George	1 and 2, Granby-avenue, North Evington, Leicester	Joiner and Grocer and General Dealer	Leicester	114- of 1892	Mar. 28, 1895, 2 P.M., the Castle, Leicester
Langton, Daniel Wilson	Maidstone, Teynham, and Tonbridge, all in Kent	Timber Merchant, Barge Builder, and Key and Treenail Manufacturer	Maidstone	7 of 1894	Mar. 20, 1895, 12 noon, Sessions- house, Maidstone
Hartley, Peter Pendlebury	Weston-road, Crewe, Cheshire	Car Proprietor and Posting Master	Nantwich and Crewe	8 of 1894	Mar. 27, 1895, 11 A.M., Court-room, Royal Hotel, Crewe
Woodward, Cranly John	(121, High-street, Rochester, Kent, and Singer's Field, Strood, Kent	House Agent and Farmer	Rochester	29 of 1894	Mar. 27, 1895, 12.30 P.M., Court- house, Rochester
Smith, John Wright	Eagle House, 120, High-road, Streatham, Surrey	Draper	Wandsworth	41 of 1892	Mar. 18, 1895, 2 P.M., Court-house, Wandsworth
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THE LONDON GAZETTE, FEBRUARY 26, 1895.

OBDERS MADE ON APPLICATIONS FOR DISCHARGE.

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	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.
	Maybery, Mary	Lately residing at 251, Corn- wall-road, Notting Hill, but • now of 18, Upper Montague-	Widow		883 Jan. 18, 1895 1894	Discharge suspended for two years. Bankrupt to be discharged as from 18th January, 1897	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of her un- secured liabilities
•		street, both in Middlesex	v	2. and a proy		XULL Gallacity, XUU	
	Rogers, Joseph	16, Hanover-square, Middle- sex	Dentist 🛶 🚗		838 Jan. 23, 1895 1891	Discharge suspended for five years from the 9th February, 1892, being the date of the conclusion of the	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that he had
•	· · · · · · · · · · · · · · · · · · ·	Х. ·· ·	· · ·			Public Examination. Bankrupt to be discharged as from 9th Webru- ary, 1897	continued to trade after knowing himself to be insolvent, and had brought on or contributed to his bankruptcy by unjustifi- able extravagance in living
	Toby, Hasday Raphail (trading as H. R. Toby and Co.)	32, Great Saint Helens, in the city of London, and 40, Cooper-street, Manchester, Lancashire	Merchant		1455 Jan. 22, 1895 1891	Discharge suspended for five years. Bankrupt to be discharged as from 22nd January, 1900	Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities; that he 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 preced-
	<u>241</u> 2121			•, •		•	ing his bankruptcy; had on a previous occasion made an arrangement with his oreditors; and had been guilty of fraud
	Ery		_ `				in and about the obtaining of a cheque for $\pounds100$
	Collard, Thomas Louis	Winter's Farm, in the parish of Nackington, Kent, and Ridlands Farm, in the parish of St. Mary Bredin, in the	Farmer and Auctioner 🛥	Canterbury of	42 Jan. 7, 1895 1894	Bankrupt to be discharged subject to the following condition, to be fulfilled before his Discharge takes effect, namely:—He shall, before	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
	•	city of Canterbury				the signing of this Order, consent to Judgment being entered against him in the County Court of Kent,	
			•			holden at Canterbury, by the Official Receiver, for the sum of £500, being part of the balance of the debts provable in the bank-	· · · · · · · · · · · · · · · · · · ·
1 ,2	Para	• • •		· · ·		ruptcy, which is not satisfied at the date of this Order, and £1 10s. costs of Judgment	
	Rickett, George	Residing at 2, Cambridge- villas, Westgate on sea, lately residing at Roxburgh House, Westgate on sea			24 1894 Jan. 7, 1895	Discharge suspended for three years	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual
.0.13		aforesaid, and trading at the Station-road, Westgate- on-sea aforesaid	· .	· · ·		· · · · · · · · · · · · · · · · · · ·	and proper in the business carried on by him, and as sufficiently disclose his busi- ness transactions and financial position

THE LONDON GAZETTE, FEBRUARY 26, 1895.

ORDERS MADE ON APPLICATIONS FOR LICHARGE-continued.

Debtor's Name.	Address.	Description.	Cours.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
· · · · · · · · · · · · · · · · · · ·					·	· · · · · · · · · · · · · · · · · · ·	within the three years immediately pre- ceding his bankruptcy; had continued to trade after knowing himself to be insolvent; and had on a previous occasion been ad- judged bankrupt
Elvery, Frederick Wil- liam	10, Marine-parade, Folke- stone, Kent	Boarding-house Keeper	Canterbury	16 of 1891	Jan. 7, 1895	Discharge suspended for two years	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that he had con- tinued to trade after knowing himself to
V.G							be insolvent
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THE LONDON GAZETTE, FEBRUARY 26, 1895.

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Debtor's Name.	Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
oste, Edmund John	The Dolphin Public-house, 60, Coleman-street, in the city of London	Licensed Victualler [High Court of Justice in Bankruptcy	107 of 1895	Harper, Alfred Cotton	10, Trinity-square, Lon- don, E.C.	Feb. 19, 1895
dmonds, Benjamin	The Old Shades, 27 and 28, Charing-cross, Middlesex	Licensed Victualler	High Court of Justice in Bankruptcy	147 of 1895	Moore, Alfred Ay- lett	3. Crosby-square, London, E.C.	Feb. 23, <u>'</u> 1895
alker, Robert Miller nadwick, John James, and arman, Sidney Henry (carrying on business as							
cLaren and Walker)	174, Upper Thames-street, in the city of London	Ironfounders and Co- partners	High Court of Justice in Bankruptcy	1155 of 1894	Wilding, Edwin [~]	2, Clement's-inn, London, W.C.	Feb. 21, 1895
ells, Augustus F	Zachary House, Strand-on-the-Green, Chis- wick, Middlesex, lately residing and trading at 148, Askew-road, Shepherd's Bush, 31, Parade, Uxbridge-road, Acton, and Marloes- road, Kensington, all in Middlesex	Builder	Brentford	15 of 1894	Miller, Edward Scott	134, Long-acre, London,. W.C.	Feb. 20, 1895
eppard, George Guy Babington	Formerly residing at Royal Naval College, Portsmonth, lately stationed at Harwich, Essex, now stationed at Sheerness, Kent	Lieutenant in the Royal Navy	Colchester	1 of 1895	Windsor, Herbert Edwin	131, High-street, Ports- mouth	Feb. 20, 1895
ine, Job	Sydling St. Nicholas, Dorsetshire	Yeoman	Dorchester	2 of 1895	Sanctuary, Campbell Fortescue Stapleton	Mangerton Melplash, Dor- setshire	Feb. 22, 1895
arlesworth, James	Monument Bridge Sale Room, Kingston-upon- Hull	Auctioneer	Kingston-upon-Hull	1 of 1895	Peasegood, Arthur Edgar	Parliament - street, Hull, Chartered Accountant	Feb. 23, 1895
ustler, George	The Rectory, English Bicknor, near Coleford, Gloucestershire	Clerk in Holy Orders	Newport, Mon	5 of 1895	Jolliffe, Fred	Chepstow, Monmouthshire	Feb. 23, 1895
shton, Thomas	2, Dickens-buildings, Tonypandy, Glamorgan- shire	Boot Dealer	Pontypridd	1 of 1895	Winson, Charles Bright	City-chambers, Nicholas- street, Bristol	Feb. 21, 1895
mes, Henry Thomas	Richmond Villas, 13, Wednesfield-road, Wol- verhampton, and trading there and at Lincoln- street, Wolverhampton, Staffordshire	Hay and Corn Dealer and Wheelwright	Wolverhampton	4 of 1895	Wilkie, Mein	Darlington-street, Wolver- hampton, Chartered Ac- countant	Feb. 22, 1895
mmerhill, Henry	Richmond Villas, 13, Wednesfield-road, Wol- verhampton, Staffordshire	Merchant	Wolverhampton	3 of 1895	Wilkie, Mein	Darlington-street, Wolver- hampton, Chartered Ac- countant	Feb. 22, 1895
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THE LONDON GAZETTE, FEBRUARY 26, 1895.

Debtor's Name,	Debtor's Address.	Debtor's Description.	Court.	No.	Nature of Notics 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.
attersall, James Gran- ville	Charlton Park, Canterbury, Kent	••• ••• •••	Canterbury	10 of 1895	Bankruptcy Petition	Feb. 5, 1895	Mar. 15, 1895, at 12 noon	Henry William Crane, of 63, Goswell road, in the county of Middlesex Publisher
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NOTICE TO DEBTOR IN LIEU OF PERSONAL SERVICE OF BANKRUPTCY NOTICE AND PETITION, AND OF APPLICATION TO COMMIT FOR CONTEMPT OF COURT.

Pursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade. JOHN SMITH, Inspector-General in Ban'r aptcy.

THE LONDON GAZETTE, FEBRUARY 26, 1895;

Name of Company.		Address of Begistered Office.		, Court.	No. of Matter.	Date of Order.	Date of Presentation of Petition.
The English and Scottish Syndicate Limited		2, Tokenhouse-buildings, London, E.C	*** **	High Court of Justice	0039 of 1895	Feb. 20, 1895	Feb. 4, 1895
rince of Wales Mining Company	•••	Gracechurch-buildings, Gracechurch-street, Londor	E.C	Stannaries Court, Truro	1 of 1895	Feb. 19, 1895	Jan. 25, 1895
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THE COMPANIES ACTS, 1862 TO 1890. "OFF WINDER COMPANIES ACTS, 1862 TO 1890." "OFF WINDER COMPANIES ACTS, 1862 TO 1890."

NOTICES OF INTENDED DIVIDENDS.

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Name of Company.	Address of Registered Office.	Court.	Number,	Last Day for Receiving Proofs.	Name of Liquidator.	Address.	
The Federal Bank of Australia Limited	Head office, Melbourne, Victoria; London office, 18, King William-street, E.C.	High Court: of Jus- tice	0033 of 1893 0041 of 1893	Mar. 13, 1895	Charles John Stewart, Senior Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.C.	
The Rizine Food Company Limited	41, Gracechurch-street, in the city of London.	High Court of Jus- tice	00282 of 189 4	Mar. 15, 1895	George Stapylton Barnes, Official Receiver and Liquidator	London, W.C.	
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THE LONDON GAZETTE, FEBRUARY 26, 1895.

Name		of Company.		Address of B	egistered Office.	Court. No.		Liquidator's Name.	., Address.	Date of Appointment.
nchester imited	Glass	Insurance	Company	1B, Cooper-street, M	lanchester ·	Manchester	8 of 1894	John Morris	87, Mosley-street, Manchester	Feb. 4, 1895
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APPOINTMENT OF LIQUIDATOR.

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NOTICE.-All Notices and Advertisements are published in the London Gazette at the risk of the Advertiser.

Scale of Charges for Advertisements, which must be received before 2 o'clock on the day previous to publication

Bankruptcy Notices (except as below), 5s.

Notices under Bankruptcy (Discharge and Closure) Act, 1887, not already bearing a 10s. stamp, 10s. Companies Winding-up Notices under compulsory powers of Court, 5s.

Notices under the County Courts Equitable Jurisdiction Act, 1865, when received from the Registrar of County

Court Judgments, 10s. -Notices of Scotch Sequestrations :--Notices of Scotch Sequestrations:-For 6 lines and under, 6s. Above 6 lines and not exceeding 10 lines, 7s. 6d. Above 10 lines and not exceeding 15 lines, 10s. 6d. Above 15 lines and not exceeding 20 lines, 14s. 6d. Above 20 lines and not exceeding 25 lines, 17s. 6d. Above 25 lines and not exceeding 30 lines, £1 0s. 6d. For Advertisements of more than 30 lines all above 30 lines will be charged for at the rate of 5s. for every 5 lines or under.

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All other Advertisements according to the number of words they actually contain :---Not exceeding 100 words, 10s., with 5s. added for every additional 50 words or under. Table or Tabular Matter at the rate of £4 per page.

with 58. added for every additional 50 words or under. Table or Tabliar Matter at the rate of £4 per page. In Notices of Dissolution of Partnership the signatures of the Partners are not charged for. Additional Fee for late Advertisements by arrangement with the Publishers of the Gazette :-- Up to 5 o'clock on the day previous to publication, 5s. Up to 12 o'clock on the day of publication, 10s. Between 12 and 2 o'clock on the day of publication, £1. Postage Stamps may be used in payment of the above fees in lieu of Gazette Stamps, provided no Postage Stamp so offered be of less value than 5s., excepting in cases in which the addition of a stamp of less value may be necessary to complete the amount of the fee prescribed.

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.

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Tuesday, February 26, 1895.

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Price One Shilling.