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FRIDAY, MAY 20, 1898.

Lord Chamberlain's Office, St. James's Palace, April 9, 1898.

NOTICE is hereby given, that the Queen's Birthday will be Celebrated, in London alone, on Saturday, the 21st of May next, and at all other Stations, Naval and Military, on Tuesday, the 24th of May next.

Lord Chamberlain's Office, St. James's Palace, April 22, 1898.

NOTICE is hereby given, that His Royal Highness The Prince of Wales will, by command of The Queen, hold a Levee at St. James's Palace, on behalf of Her Majesty, on Monday, the 23rd May 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, ON BEHALF OF HER MAJESTY.

By Her Majesty'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 announcing them to His Royal Highness.

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

Lord Chamberlain.

Lord Chamberlain's Office, St. James's Palace, May 20, 1898.

NOTICE is hereby given, that a Drawing Room will be held at Buckingham Palace, on Wednesday, the 8th of June next (instead of on the 6th of June as previously announced), at three o'clock.

REGULATIONS TO BE OBSERVED.

By Her Majesty's Command,

The Ladies who propose to attend Her Majesty's Drawing Room 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 Majesty, 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 Ladies 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 at each Drawing

Room is limited to 200.

It is not expected that Gentlemen will present themselves at the 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 S'clock.

LATHOM,

Lord Chamberlain.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

- The QUEEN's Most Excellent Majesty.

Lord Chancellor. Lord President.

Lord Balfour of Burleigh.

WHEREAS on the ninth day of September one thousand eight hundred and eighty-six a Convention (hereinafter called the Berne Convention) with respect to the protection to be given by way of copyright to the authors of literary and artistic works was concluded between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and the foreign countries following, that is to say:—

Belgium
France
Germany
Hayti
Italy
Spain
Switzerland and
Tunis.

And whereas on the fifth day of September one thousand eight hundred and eighty-seven the ratifications of the said Convention were duly exchanged between Her Majesty the Queen and

the aforesaid countries:

And whereas by an Order in Council dated the twenty-eighth day of November one thousand eight hundred and eighty-seven and made under the authority committed to Her Majesty by the International Copyright Acts 1844 to 1886, Her Majesty was pleased to make provision for giving rights of copyright throughout Her Majesty's Dominions to the authors of literary and artistic works first produced in any of the said foreign countries (therein referred to as the foreign countries of the Copyright Union) and otherwise giving effect throughout Her Majesty's Dominions to the terms of the said Berne Convention, and an English translation of the said Convention was set out in the First Schedule to the Order in Council now in recital:

And whereas since the date of the said Order in Council hereinbefore recited, the foreign countries following, namely, Luxembourg, Monaco, Montenegro and Norway, have acceded to the said Berne Convention and by Orders in Council dated respectively the tenth day of August one thousand eight hundred and eightyeight, the fifteenth day of October one thousand eight hundred and eighty-nine, the sixteenth day of May one thousand eight hundred and ninetythree, and the first day of August, one thousand eight hundred and ninety-six, and made under the authority aforesaid the provisions of the hereinbefore recited Order in Council of the twentyeighth day of November one thousand eight hundred and eighty-seven have been extended to the last-mentioned foreign countries respectively and the last-mentioned foreign countries together

with the foreign countries comprised in the said Order in Council of the twenty-eighth day of November, one thousand eight hundred and eighty-seven, now constitute the foreign countries of the Copyright Union within the meaning of the said Order in Council:

And whereas an additional Act to the said Berne Convention, of which additional Act an English translation is set out in the Schedule to this Order was agreed upon between Her Majesty and the following foreign countries for the purpose of varying the provisions of the said Berne Convention, namely:—

Germany
Belgium
Spain
France
Italy
Luxembourg
Monaco
Montenegro
Switzerland and
Tunis:

And the ratifications of the said additional Act were on the ninth day of September one thousand eight hundred and ninety-seven exchanged between Her Majesty and the said foreign

And whereas by an Order in Council dated the seventh day of March one thousand eight hundred and ninety-eight and made under the authority aforesaid Her Majesty was pleased to make provision for varying the hereinbefore recited Order in Council of the twenty-eighth day of November one thousand eight hundred and eighty-seven and otherwise giving effect to the said additional Act throughout Her Majesty's dominions so far as regards the foreign countries hereinbefore named as parties to the said Additional Act and an English translation of the said Additional Act is set forth in the schedule to the Order in Council now in recital:

And whereas it is provided by Article III of the said Additional Act that countries of the Union not parties to the said Additional Act should at any time be allowed to accede thereto.

And whereas the Republic of Hayti has duly acceded to the said Additional Act.

And whereas Her Majesty in Council is satisfied that the Republic of Hayti has made such provisions as it appears to Her Majesty expedient to require for the protection of authors of works first produced in Her Majesty's dominions:

Now therefore Her Majesty by and with the advice of Her Privy Council and by virtue of the authority committed to Her by the International Copyright Acts 1844 to 1886 doth order and it is hereby ordered as follows:—

1. From and after the commencement of this Order the hereinbefore recited Order in Council of the seventh day of March one thousand eight hundred and ninety-eight shall extend to the Republic of Hayti.

2. Nothing contained, in this Order shall prejudicially affect any right acquired or accrued before the commencement of this Order, by virtue of the said Order in Council of the twenty-eighth day of November one thousand eight hundred and eighty-seven or otherwise and any person entitled to such right shall continue entitled thereto and to the remedies for the same in like manner as if this Order had not been made.

3. The author of any literary or artistic work first produced before the commencement of this Order shall have the rights and remedies to which he is entitled under section six of "The International Copyright Act 1886":

4. This Order shall be construed as if it formed part of "The International Copyright Act 1886":

5. This Order shall come into operation on the date hereof, which day is in this Order referred to as the commencement of this Order.

And the Lords Commissioners of Her Majesty's Treasury are to give the necessary orders herein accordingly.

J. H. Harrison.

SCHEDULE.

ADDITIONAL ACT.

The following is an English translation of the Additional Act with the omission of the formal beginning and end:—

ARTICLE I.

The International Convention of the ninth September one thousand eight hundred and eighty-six is modified as follows:—

1. ARTICLE II.—The first paragraph of Article II shall run as follows:—

"Authors belonging to any one of the countries of the Union, or their lawful representatives shall enjoy in the other countries for their works, whether unpublished or published for the first time in one of those countries, the rights which the respective laws do now or shall hereafter grant to nationals."

A fifth paragraph is added in these terms:—
"Posthumous works are included among those to be protected."

2. Article III.—Article III shall run as fol-

"Authors not belonging to one of the countries of the Union who shall have published or caused to be published for the first time their literary or artistic works in a country which is a party to the Union shall enjoy, in respect of such works, the protection accorded by the Berne Convention, and by the present Additional Act."

3. Article V.—The first paragraph of Article V shall run as follows :—

- "Authors belonging to any one of the countries of the Union, or their lawful representatives, shall enjoy in the other countries the exclusive right of making or authorizing the translation of their works during the entire period of their right over the original work. Nevertheless, the exclusive right of translation shall cease to exist if the author shall not have availed himself of it, during a period of ten years from the date of the first publication of the original work, by publishing or causing to be published in one of the countries of the Union a translation in the language for which protection is to be claimed."
- '4. ARTICLE VII.—Article VII shall run as follows:—

"Serial stories, including tales, published in the newspapers or periodicals of one of the countries of the Union, may not be reproduced in original or translation, in the other countries, without the sanction of the authors or of their lawful representatives.

"This stipulation shall apply equally to other articles in newspapers or periodicals, when the authors or editors shall have expressly declared in the newspaper or periodical itself in which they shall have been published that the right of reproduction is prohibited. In the case of periodicals it shall suffice if such prohibition be indicated in general terms at the beginning of each number.

"In the absence of prohibition such articles

may be reproduced on condition that the source is acknowledged.

"In any case the prohibition shall not apply to articles on political questions, to the news of the day, or to miscellaneous information."

5. ARTICLE XII.—Article XII shall run as follows:—

"Pirated works may be seized by the competent authorities of the countries of the Union where the original work is entitled to legal protection.

"The seizure shall take place conformably to

the domestic law of each State."

6. Article XX.—The second paragraph of Article XX shall run as follows:—

"Such denunciation shall be made to the Government of the Swiss Confederation. It shall only be effective as regards the country making it, the Convention remaining in full force and effect for the other countries of the Union."

ARTICLE II.

The Final Protocol annexed to the Convention of the ninth September one thousand eight hundred and eighty-six is modified as follows:—

1. No. 1.—This clause shall run as follows:—
"As regards Article IV, it is agreed as follows:

"(a.) In countries of the Union where protection is accorded not only to architectural plans, but also to the architectural works themselves, these works shall be admitted to the benefits of the Berne Convention and of the present Additional Act.

"(b.) Photographic works and works produced by an analogous process shall be admitted to the benefits of these engagements in so far as the laws of each State may permit, and to the extent of the protection accorded by such laws to similar national works.

"It is understood that an authorized photograph of a work of art shall enjoy legal protection in all the countries of the Union, as contemplated by the Berne Convention and by the present Additional Act, for the same period as the principal right of reproduction of the work itself subsists, and within the limits of private arrangements between those who have legal rights."

No. 4.—This clause shall run as follows:—
 The common agreement contemplated in Article XIV of the Convention is established as follows:—

"The application of the Berne Convention and of the present Additional Act to works which have not fallen into the public domain within the country of origin at the time when these engagements come into force, shall operate according to such stipulations on this head as may be contained in special Conventions either actually existing or to be concluded hereafter.

"In the absence of such stipulations between any of the countries of the Union the respective countries shall regulate each for itself, by its domestic legislation the manner in which the principle contained in Article XIV is to be applied.

"The stipulations of Article XIV of the Berne Convention and of the present clause of the Final Protocol shall apply equally to the exclusive right of translation in so far as such right is established by the present Additional Act.

"The temporary stipulations noted above shall

be applicable to countries which may hereafter accede to the Union."

ARTICLE III.

The countries of the Union which are not parties to the present Additional Act, shall at any time be allowed to accede thereto on their request to that effect. This stipulation shall apply equally to countries which may hereafter accede to the Convention of the ninth September one thousand eight hundred and eighty-six. It will suffice for this purpose that such accession should be notified in writing to the Swiss Federal Council, who shall in turn communicate it to the other Governments.

ARTICLE IV.

The present Additional Act shall have the same force and duration as the Convention of the ninth September one thousand eight hundred and eighty-six.

It shall be ratified, and the ratifications shall be exchanged at Paris, in the manner adopted in the case of that Convention as soon as possible, and within the space of one year at the latest.

It shall come into force as regards those countries which shall have ratified it three months after such exchange of ratifications.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by Treaty, grant, usage, sufferance, and other lawful means, Her Majesty the Queen has power and jurisdiction in and over the part of Africa known as Her Majesty's East Africa Protectorate (in this Order referred to as "the Protectorate").

Now, therefore, Her Majesty, in pursuance of the powers vested in Her Majesty by "The Foreign Jurisdiction Act, 1890," or otherwise, is pleased, by and with the advice of Her Privy Council to order, and it is hereby ordered, as follows:—

1.—(1.) The silver rupee of British India of the standard weight and millesimal fineness specified in the First Schedule to this Order shall be the standard coin of the Protectorate.

(2.) Every contract, sale, payment, bill, note, instrument, and security for money, and every transaction, dealing, matter, and thing whatever relating to money or involving the payment of, or the liability to pay, any money shall, in the absence of express agreement to the contrary, be held to be made, executed, entered into, done, and had in the Protectorate according to the standard coin of the Protectorate.

(3.) The coin mentioned in the Second Schedule to this Order shall be treated as equal to the standard coin.

2.—(1.) If the Commissioner and Consul-General of the Protectorate (in this Order referred to as "the Commissioner") at any time requests that any subsidiary coins of less value than the rupee, whether of silver, copper, bronze, or mixed metal be coined, and the Treasury and a Secretary of State approve the request, those subsidiary coins may be so coined under the direction of the Master of Our Mint, or at one of Our Mints in British India.

(2.) The subsidiary coins so coined (in this Order referred to as new subsidiary coins) shall have either the same impressions as the coins specified in the Third Schedule to this Order (in this Order referred to as "existing subsidiary coins"), or such other impressions as may be approved by the Master of Our Mint and by a Secretary of State.

(8.) Any new subsidiary coin may be of the same denomination as any existing subsidiary coin or of a different denomination.

(4.) Every new subsidiary coin shall—

(a) if of silver be of the millesimal fineness of eight hundred and of a standard weight bearing the same proportion to the weight of the standard rupee as the denomination of the new coin bears to that rupee; and

(b) if of copper, bronze, or mixed metal be of the standard weight specified in the proclamation by virtue of which the coin under this Order becomes legal tender in the Pro-

tectorate.

(5.) In making the new subsidiary coins-

(a) a remedy or variation from the standard fineness required in the case of silver coins shall be allowed of three parts in one thousand; and

(b) A remedy or variation from the standard

weight required shall be allowed-

(i) in the case of silver coins, exceeding in value one quarter of a rupee, of seven thousandth parts of the standard weight; and

- (ii) in the case of silver coins, not exceeding in value one quarter of a rupee, of ten thousandth parts of the standard weight; and
- (iii) in the case of coins of copper, bronze, or mixed metal of an amount not exceeding one fortieth part of the standard weight.
- 3.—(1.) A tender of payment of money in the Protectorate, if made in standard coins, or any coins specified in the Second or Third Schedule to this Order, shall, if the coins have not been illegally dealt with, and when of silver have not become diminished in weight by wear or otherwise, so as to be of less weight than the weight in that behalf specified in the schedules to this Order as the least current weight, be a legal tender—

(a) in the case of rupees for the payment of

any amount;

(b) in the case of other silver coins for the payment of an amount not exceeding five rupees, but for no greater amount;

(c) in the case of coins of copper, bronze, or mixed metal, for the payment of an amount not exceeding one half of a rupee, but for no greater amount.

(2.) Each coin shall be a legal tender only for the amount of its denomination.

(3.) If any new subsidiary coins are coined under this Order, this Article shall, after the date fixed by the Commissioner in a proclamation, made with the approval of the Treasury and a Secretary of State, setting forth in a schedule the like particulars with respect to each coin as are set forth in the Third Schedule to this Order, apply to the new subsidiary coins, as if the schedule to the proclamation were added to that Third Schedule or substituted for that schedule either as set out in this Order, or as altered by any previous proclamation under this Article, or for so much of such schedule as is stated in the proclamation to be rescinded, and the schedule. or so much thereof as is stated in such proclamation to be rescinded, shall be rescinded accordingly.

4.—(1.) For the purposes of this Order a coin shall be deemed to have been illegally dealt with where the coin has been impaired, diminished, or lightened, otherwise than by fair wear and tear, or has been defaced by having any name, word, device, or number stamped or engraved thereon, whether the coin has or has not been thereby diminished or lightened.

(2.) Any coin which, by virtue of any proclamation under this Order, has ceased to be legal tender, or which has ceased to be legal tender in British India, or which has been illegally dealt with, or is below the least current weight, may be called in, cut, broken, or defaced under the authority of the Commissioner, in accordance with such regulations as the Commissioner may make.

5.—(1.) No piece of gold, silver, copper, or bronze, or of any metal or mixed metal of any value whatever shall be made or issued in the Protectorate, except under the authority of the Commissioner as a coin or a token for money, or as purporting that the holder thereof is entitled to

demand any value denoted thereon.

(2.) There shall not be imported into the Protectorate any counterfeit coins or any coins which by reason of having been illegally dealt with, or being below the least current weight are not legal tender, or any coins which, not being legal tender by or by virtue of this Order, are for the time being prohibited by a proclamation of the Commissioner to be imported.

(3.) If any person acts in contravention of this Article he shall be guilty of an offence against the Africa Order in Council, 1889, and accordingly be liable to the punishment mentioned in Article

fifty-six of that Order.

6.—(1.) No person other than a person acting under the authority of the Commissioner, given with the approval of the Treasury and a Secretary of State, shall make or issue within the Protectorate promissory notes payable to the bearer on demand, or shall circulate within the Protectorate any promissory notes payable to the bearer on demand, except the notes of the Government of British India, or any other notes authorized by the Commissioner in a proclamation made with the approval of the Treasury and a Secretary of State.

(2.) If any person acts in contravention of this Article, that person shall be liable to forfeit to the

Crown double the value of every note made, issued, or circulated in contravention of this Article.

7. The Commissioner may, by proclamation made with the approval of the Treasury and a Secretary of State, provide for giving within a limited period, not exceeding one month after the commencement of this Order, under the conditions, and at the rates specified in the proclamation, coins which are legal tender by virtue of this Order, in exchange for any coins specified in the proclamation which are not so legal tender, and which were in circulation as current money prior to the commencement of the Order, and such conditions shall provide for excluding from such exchange coins which appear to the Commissioner to have been imported for the purpose of being so exchanged.

8. Nothing in this Order shall affect any liability incurred, contract made, or other thing done before the commencement of the Order.

9. In this Order, unless the context otherwise

requires -

The expression "the Treasury" means the Commissioners of Her Majesty's Treasury;
The expression "Secretary of State" means one of Her Majesty's Principal Secretaries of State for the time being;

The expression "person" includes a body of

persons corporate or unincorporate;

Words in the singular include the plural, and words in the plural include the singular.

10. This Order shall come into operation on the first day of January one thousand eight hundred and ninety-nine or on any earlier day on which it is proclaimed in the Protectorate by the Commissioner, and that day is in this Order referred to as the commencement of the Order.

And the Lords Commissioners of Her Majesty's Treasury, and the Most Honourable the Marquess of Salisbury, K.G., one of Her Majesty's Principal Secretaries of State, are to give the requisite directions herein accordingly.

J. H. Harrison

SCHEDULES.

FIRST SCHEDULE. The Standard Rupee.

Coin.	Metal. Millesimal Fineness.		Standard Weight.		Least Current Weight.	
			Grains.	Grammes.	Grains.	Grammes.
Rupee of British India	Silver	916·6	180	11.664	176.4	11:431

SECOND SCHEDULE. The late Company's Rupee.

Ratio to	a :		Millesimal Fineness.	Standard Weight.		Least Current Weight.	
Standard Coin.	Coin.	Metal.		Grains.	Grammes.	Grains.	Grammes.
1.0	Rupee of the late Imperial British East Africa Company.	Silver	916•Ġ	180	11-664	176•4	11-431

THIRD SCHEDULE. Subsidiary Coins of British India and of the late Imperial British East Africa Company.

Portion of Rupee for which Coin.	Millesimal	Standard Weight.		Least Current Weight.		
Tender.		Fineness.	Grains.	Grammes.	Grains.	Grammes.
·.	Silver.	010 Å			20.0	2515
. 0·5	Half-rupee, or 8-anna piece of British India	916.6	90	5.832	88.2	5.715
0.5	The like of the late	Do.	Do.	Do.	Do.	Do.
0.25	Quarter-rupee, or 4-anna piece of British India	Do.	45	2.916	44.1	2.858
0.25	The like of the late Company	Do.	Do.	Do.	Do.	Do.
0.125	One-eighth rupee, or 2-anna piece of British India	Do.	22.5	1.458	22.05	1.429
0.125	The like of the late Company	Do.	Do.	Do.	Do.	Do.
	<u> -</u>	<u> </u>		1	<u> </u>	<u></u>
	Copper.			}		
0.0312	Half-anna piece of British India		200	12.960	N	one .
0.0156	Quarter-anna piece of British India	-	100	6.480	·	Do.
0.0156	The like of the late Company	–]	Do.	Do.	:	Do.
0.0052	One-twelfth-anna piece of British India	- .	33.3	2.160	. :	Do.
0.0156	*Quarter-anna piece or pice of the British East Africa Protectorate	_	100	6.480	Ī	Do

^{*} Remedy of weight 2.5 grains; 0.162 grammes.

T the Court at Windsor, the 19th day of | May, 1898.

PRESENT. The QUEEN's Most Excellent Majesty. Lord Chancellor. Lord President. Lord Balfour of Burleigh.

HEREAS by "The Colonial Boundaries Act 1895" it is provided as follows:— "Where the boundaries of a colony have, either before or after the passing of this Act, been altered by Her Majesty the Queen by Order in Council or Letters Patent the boundaries as so altered shall be, and be deemed to have been from the date of the alteration, the boundaries of the Provided that the consent of a selfgoverning colony shall be required for the alteration of the boundaries thereof."

And whereas Her Majesty is desirous of further altering the boundary of the self-governing Colony of Queensland in such manner that certain islands (and reefs) which are now attached to that colony shall become part of Her Majesty's Possession of British New Guinea.

Now therefore Her Majesty by virtue and in exercise of the powers by "The Colonial Boundaries Act 1895" or otherwise in Her Majesty vested is pleased by and with the advice of Her Privy Council to order, and it is hereby ordered as follows:

1. So soon as the Colony of Queensland shall through its Legislature have consented to the facilities are or will be given by the Government alteration of the boundary of the colony as herein of any foreign country for recovering and appre-

described the boundary of Queensland to the northward shall be as follows :-

The boundary line shall run from a point on the existing boundary three miles S.E. from Bramble Cay by a line bearing S. fifty-five degrees W. (true) to a point midway between Pearce Cay and Dalrymple Island; thence by the centre of Moon Pass in Warrior Reef and by a line bearing S. eighty-eight degrees W. (true) passing three miles S. of Turnagain and Deliverance Islands (westerly); thence W. by S. (true) to the meridian of one hundred and thirtyeight degrees of E. longitude.

2. The islands and reefs lying to the northward of the boundary as thus altered shall thenceforth become and be part of Her Majesty's Possession of British New Guinea.

3. The Order in Council of twenty-nine June, one thousand eight hundred and ninety-six, whereby the existing boundary of Queensland to the northward is described, is hereby revoked.

J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT, The QUEEN's Most Excellent Majesty in Council. HEREAS by sub-section (one) of section VV two hundred and thirty-eight of "The Merchant Shipping Act, 1894," it is provided that, where it appears to Her Majesty that due

hending seamen who desert from British merchantships in that country, Her Majesty may, by Order in Council, stating that such facilities are or will be given, declare that that section shall apply in the case of such foreign country, subject to any limitations, conditions, and qualifications contained in the Order:

And whereas it appears to Her Majesty that due facilities are given by the Government of Japan for recovering and apprehending seamen who desert from British merchant-ships in that

country:

And whereas Her Majesty was pleased, by and with the advice of Her Privy Council, on the third day of February, one thousand eight hundred and ninety-eight, to pass a *Provisional* Order applying section two hundred and thirty-eight of "The Merchant Shipping Act 1891" in the case of Japan:

And whereas the provisions of section one of "The Rules Publication Act 1893" have been

complied with:

Now, therefore, Her Majesty, by virtue of the power vested in Her by the hereinbefore recited sub-section (one) of section two hundred and thirty-eight of "The Merchant Shipping Act, 1894," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that the said section two hundred and thirty-eight of "The Merchant Shipping Act, 1894," shall apply in the case of Japan.

And the Secretary of State for the Home Department, the Secretary of State for the Colonies, and the Secretary of State for India in Council, are to give the necessary directions herein accordingly.

J. H. Harrison.

AT the Court at Windsor, the 19th day of May, 1898.

PRESENT

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the first section of "The Colonial Probates Act, 1892," it is enacted as follows:—

"Her Majesty the Queen may, on being satis"fied that the Legislature of any British Posses"sion has made adequate provision for the recog"nition in that possession of Probates and Letters
"of Administration granted by the Courts of the
"United Kingdom, direct by Order in Council
"that this Act shall, subject to any exceptions
"and modifications specified in the Order, apply
"to that Possession, and thereupon, while the
"Order is in force, this Act shall apply accord"ingly."

And whereas Her Majesty is satisfied that the Legislature of the British Possession hereinafter mentioned has made adequate provision for the recognition in that Possession of Probates and Letters of Administration granted by the Courts

of the United Kingdom.

Now, therefore, Her Majesty, by virtue and in exercise of the powers by the above-recited Act in Her Majesty vested, is pleased by and with the advice of Her Most Honourable Privy Council to order, and it is hereby ordered, as follows:—

"The Colonial Probates Act, 1892," shall apply to the British Possession hereunder men-

tioned:-

The Island of Saint Vincent.

And the Right Honourable Joseph Chamberlain, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

J. H. Harrison. A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by "The Military Manœuvres
Act, 1897," it is enacted that Her
Majesty may by Order in Council authorize the
execution of Military Manœuvres within specified
limits and during a specified period not exceeding
three months.

Now, therefore, Her Majesty by and with the advice of Her Privy Council by virtue of the power for this purpose given to Her Majesty by the said Act and of every other power hereunto enabling Her Majesty doth hereby authorize the execution of Military Manœuvres within the limits specified in the schedule to this Order during the period of three calendar months commencing from the fifteenth day of August one thousand eight hundred and ninety-eight.

thousand eight hundred and ninety-eight.

And the Right Honourable the Principal Secretary of State for the War Department is to give the necessary directions herein accordingly.

J. H. Harrison.

The SCHEDULE.

All that area of land comprising the whole of the county of Dorset, and part of the county of Wilts, with the exception of the towns of Weymouth, Melcombe Regis, Poole, Blandford, Bridport, Dorchester, Wimborne, and Sherborne, in the county of Dorset; and of the city of Salisbury, and the towns of Trowbridge, Warminster, and Westbury, in the county of Wilts; and which area is bounded on the north by an imaginary. line drawn from a point at the boundary of the counties of Somerset and Wilts, near Farleigh Hungerford, in the county of Somerset, and thence running in an easterly direction along the southern side of the road passing through Trowbridge, Hilperton, Seend, and Market Lavington to the cross roads near Limekiln Farm, along the "Ridge Way" to Wilsford Hill, thence, by Charlton Clump, to the Upavon-road at the north of "Casterley Camp," then eastwards to the junction of the Rushall—West Chisenbury and Upavon—West Chisenbury-roads, and on to the River Avon; then southwards, by the River Avon, to New Town, and through Fifield to the northern boundary of Fittleton Parish, near Coombe Farm, thence, following that boundary and the northern boundary of the North Tidworth Parish, to the North Tidworth-Ludgershallroad; thence along that road through Ludgershall to the eastern boundary of Wiltshire by the Andover-road; on the east by the boundary of the county of Hants; on the south by the southern boundary of the county of Dorset, and on the west by the boundaries of the counties of Devon and Somerset, and which area, surrounded on all sides with a red line, is delineated on a map signed by Her Majesty's Principal Secretary of State for the War Department, copies of which are deposited in the War Office and the Privy Council Office.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the fortyfifth and forty-sixth years of Her
Majesty's reign, intituled "The Militia Act;"
1882," it is, amongst other things, enacted that,
save as therein otherwise provided, the Militia

shall be trained and exercised for not less than twenty-one days, and not more than twenty-eight days, in every year, at such times and at such places in every part of the United Kingdom as Her Majesty may appoint, and also that Her Majesty may, from time to time, with the advice of Her Privy Council, order that the period of training and exercise, in any year, of all or any part of the Militia be extended, but so that the whole period of training and exercise be not more than fifty-six days.

And whereas it is expedient that the training of the Regiments, Divisions and Battalions of Militia hereinafter mentioned should be extended beyond the period of twenty-eight days for the year one thousand eight hundred and ninety-eight.

Now, therefore, Her Majesty, with the advice of Her Privy Council, is pleased to order and direct that the period of training and exercise of the undermentioned Regiments, Divisions, and Battalions of Militia shall, for the year one thousand eight hundred and ninety-eight, be extended, under the provisions of the before-cited Act, from twenty-eight days to the number of days in each case hereinafter mentioned; that is to say :-

Suffolk Artillery, Eastern Division, Royal

Artillery, forty-one (41) days.

Antrim Artillery, Southern Division, Royal Artillery, forty-one (41) days.

. Dublin City Artillery, Southern Division, Royal

Artillery, forty-one (41) days.

Edinburgh Artillery, Southern Division, Royal Artillery, forty-one (41) days.

Wicklow Artillery, Southern Division, Royal Artillery, forty-one (41) days.

Londonderry Artillery, Southern Division, Royal Artillery, forty-one (41) days.

Clare Artillery, Southern Artillery, forty-one (41) days. Division, Royal

Devon Artillery, Western Division, Royal Artillery, forty-one (41) days. Carmarthen Artillery, Western Division, Royal

Artillery, forty-one (41) days.

Pembroke Artillery, Western Division, Royal

Artillery, forty-one (41) days.
Royal Anglesey Engineer Militia, Fortress Forces, Royal Engineers, forty-one (41) days

Monmouthshire Engineer Militia, Royal Fortress Forces, Royal Engineers, forty-one (41)

Portsmouth Militia Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Needles Militia Division, Submarine Miners,

Royal Engineers, fifty-five (55) days. Plymouth Militia Division, Submarine Miners,

Royal Engineers, fifty-five (55) days.

Thames Militia Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Medway Militia Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Harwich Militia Division, Submarine Miners,

Royal Engineers, fifty-five (55) days.

Milford Haven Militia Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

Western Militia Division, Submarine Miners,

Royal Engineers, fifty-five (55) days. Humber Militia Division, Submarine Miners,

Royal Engineers, fifty-five (55) days.

Falmouth Militia Division, Submarine Miners, Royal Engineers, fifty-five (55) days.

5th Battalion, Royal Warwickshire Regiment, thirty-four (34) days.

6th and 7th Battalions, Royal Fusiliers, thirtyfour (34) days each.

3rd and 4th Battalions, Liverpool Regiment, thirty-four (34) days each.

4th Battalion, Bedfordshire Regiment, thirtyfour (34) days.

5th and 6th Battalions, Lancashire Fusiliers, thirty-four (34) days each.

3rd Battalion, King's Own Scottish Borderers, thirty-four (34) days.

3rd Battalion, Gloucestershire Regiment, thirtyfour (34) days.

3rd and 4th Battalions, East Surrey Regiment, thirty-four (34) days each.

4th Battalion, South Staffordshire Regiment, thirty-four (34) days.

3rd Battalion, Royal Highlanders, thirty-four

3rd Battalion, Oxfordshire Light Infantry,

thirty-four (34) days. 4th Battalion, Essex Regiment, thirty-four (34)

days. 3rd Battalion, Loyal North Lancashire Regiment, thirty-four (34) days.

4th Battalion, Middlesex Regiment, thirty-four 34) days.

3rd Battalion, Cameron Highlanders, thirtyfour (34) days.

3rd, 4th, and 5th Battalions, Connaught Rangers, thirty-four (34) days each.

4th Battalion, Argyll and Sutherland Highlanders, thirty-four (34) days.

5th Battalion, Leinster Regiment, thirty-four J. H. Harrison. (34) days.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS it is expedient to amend the VV County Court (Districts) Amendment Order in Council 1898.

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

1. This Order may be cited as the County Court (Districts) Amendment Order in Council

1898 No. 2.

2. This Order shall come into force on the first day of July one thousand eight hundred and ninety-eight and shall be construed as one with the above first mentioned Order.

3. The County Court of Middlesex held at Edmonton shall as from the first day of October one thousand eight hundred and ninety-eight be held at Wood Green as well as at Edmonton.

4. So much of the above first mentioned Order as relates to the County Court of Durham held at Hartlepool, and the County Court of Glamorganshire held at Cardiff, shall not come into force until the first day of October one thousand eight hundred and ninety-eight.

 $J.\ H.\ Harrison,$

T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Order in Council, bearing date the twenty-eighth day of July, one thousand eight hundred and ninety-three, as subsequently amended, certain arrangements as regards the Circuits of the Judges were approved:

And whereas it is expedient that the said Order be amended with respect to the Summer Assizes on the North and South Wales Circuits:

Now, therefore, Her Majesty in Council is

pleased to order, and it is hereby ordered as |

In the Order in Council relating to Circuits, dated the twenty-eighth day of July, one thousand eight hundred and ninety-three, the schedule to this Order shall be substituted for so much of the scheme in the schedule to the said Order of July, one thousand eight hundred and ninety-three, as relates to the Summer Assizes on the North and South Wales Circuits; and the said Order in Council shall take effect subject to the substitution made by this Order, and any copy thereof hereafter printed may be printed with the substitution made by this Order. J. H. Harrison.

SCHEDULE. Circuits of the Judges .- Civil and Criminal.

	North Wales, Chester, and Glamorgan.	South Wales and Chester.
July 7 July 8 July 10 July 11 July 12 July 13 July 15 July 17 July 18 July 19 July 20 July 21 July 22 July 25 July 25 July 25 July 25 July 28 July 29 July 29 July 31 August 1 August 2 August 3 August 4 August 5 August 6 August 6 August 7 August 7 August 10 August 11 August 12	Newtown Dolgelly Carnarvon Beaumaris Mold Cheste	ea (2)

T the Court at Hindsor, the 19th day of Мау, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS by section eight of "The Weights and Measures Act, 1878," it is among other things enacted that the secondary standards of measure and weight therein described, and which are mentioned in the second schedule to the said Act, and no others (save as thereinafter mentioned), should be secondary standards of measure and weight, and should be called "Board of Trade Standards," and that the Board of Trade should from time to time cause such new denominations of standards, being either equivalent to or multiples or aliquot parts of the imperial weights and measures ascertained by the said Act, as appear to them to be required in addition to those mentioned in the second schedule to the said Act, to be made and duly verified, and those new denominations of standards, when approved by Her Majesty in Council, should be Board of Trade Standards in like manner as if they were mentioned in the said schedule:

And whereas by "The Weights and Measures Metric System) Act, 1897," it is among other things enacted that the Board of Trade Standards which may be made under section eight of "The Weights and Measures Act, 1878," shall include metric standards derived from the iridio-platinum linear standard metre and iridio-platinum standard kilogram deposited with the Board of Trade and numbered sixteen and eighteen respectively:

And whereas it has been made to appear to the Board of Trade that the new denominations of standards described in the schedule hereto, being metric standards derived from the standard metre and kilogram aforesaid, are required in addition to the standards mentioned in the second schedule to "The Weights and Measures Act, 1878":

And whereas they have caused the said new denominations of standards to be made and duly verified:

Now, therefore, Her Majesty, by virtue of the power vested in Her by the said Acts, by and with the advice of Her Privy Council, is pleased to approve the said several denominations of standards set out in the schedule hereto to be Board of Trade Standards under "The Weights and Measures Act, 1878."

J. H. Harrison.

SCHEDULE.

Denominations of Standards.

MEASURES OF LENGTH. 10 Metres. Dekametre or Double Metre or 2 Metres. or 1,000 Millimetres. METRE or 0.1 Metre. Decimetre or 0.01 Metre. Centimetre Millimetre or 0.001 Metre.

MEASURES OF CAPACITY.

20 Litres.

10 Litres (Dekalitre). 5

Litres.

2 Litres.

1 LITRE.

0.5 Litre.

Litre. 0.2

0.1 Litre (Decilitre).

0.05 Litre.

0.02 Litre.

0.01 Litre (Centilitre).

0.005 Litre.

0.002 Litre.

0.001 Litre (Millilitre).

CUBIC MEASURE.

1,000 Cubic Centimetres.

500 Cubic Centimetres.

200 Cubic Centimetres.

100 Cubic Centimetres.

50 Cubic Centimetres.

20 Cubic Centimetres.

10 Cubic Centimetres.

5 Cubic Centimetres. 2 Cubic Centimetres.

1 Cubic Centimetre (1,000 Cubic Millimetres).

WEIGHTS.

20 Kilograms.

10 Kilograms.

5 Kilograms.

2 Kilograms.

1 KILOGRAM (1,000 Grammes). 500 Grammes.

No. 26968.

200 Grammes. 100 Grammes. 50 Grammes. 20 Grammes. 10 Grammes. 5 Grammes. 2 Grammes. 1 Gramme. 5 Decigrams. 2 Decigrams. 1 Decigram. Centigrams. 2 Centigrams. 1 Centigram. 5 Milligrams.

2 Milligrams.

1 Milligram.

The Metre is represented by the distance marked by two fine lines on the iridio-platinum standard bar numbered sixteen, when at the temperature of 0° Centigrade. This bar is deposited with the Board of Trade. The Metre is the only unit of metric measure of extension from which all other metric measures of extension, whether linear, superficial, or solid, shall be ascertained.

The KILOGRAM is represented by the cylindrical iridio-platinum standard Kilogram weight numbered eighteen, which is deposited with the Board of Trade. The Kilogram is the only unit of metric weight from which all other metric weights, and all measures having reference to metric weight, shall be ascertained.

The LITRE is represented by the capacity at 0° Centigrade of the cylindrical brass measure marked "Litre, 1897" (which is deposited with the Board of Trade), and having a diameter equal to one-half its height. This Litre at 0° Centigrade when full contains one Kilogram of distilled water at the temperature of 4° Centigrade, under an atmospheric pressure equal to that represented by a column of mercury 760 Millimetres high at 0° Centigrade, at sea level, and at latitude 45°; the weighing being made in air, but reduced by calculation to a vacuum. It is the only unit of metric measure of capacity from which all other metric measures of capacity, as well for liquids as for dry goods, shall be ascertained.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by section eighteen of "The Weights and Measures Act, 1878," it is enacted that the table in the third schedule to the said Act shall be deemed to set forth the equivalents of imperial weights and measures and of the weights and measures therein expressed, in terms of the metric system, and that such table may be lawfully used for computing and expressing in weights and measures, weights and measures of the metric system:

And whereas by "The Weights and Measures (Metric System) Act, 1897," it is among other things enacted that it shall be lawful for Her Majesty by Order in Council to make a table of metric equivalents in substitution for the table in Part I of the third schedule to "The Weights and Measures Act, 1878," and that as from the date at which the Order in Council comes into operation Part I of the said schedule and section eighteen of the said Act shall be repealed:

And whereas it has been made to appear to Her Majesty that the table of metric equivalents

set out in the schedule hereto ought to be substituted for the table in Part I of the third schedule to "The Weights and Measures Act.

Now, therefore, Her Majesty, by virtue of the power vested in Her by "The Weights and Measures (Metric System) Act, 1897," by and with the advice of Her Privy Council, is pleased to make the table of metric equivalents set out in the schedule hereto in substitution for the table in Part I of the third schedule of "The Weights and Measures Act, 1878," and to declare that this Order in Council shall come into operation on the J. H. Harrison. date hereof.

SCHEDULE.

EQUIVALENTS OF METRIC WEIGHTS AND MEASURES IN TERMS OF IMPERIAL WEIGHTS AND MEASURES FOR USE IN TRADE.

Metric to Imperial.

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LINEAR MEASURE:
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1 Millimetre (mm.) }
                                        0.03937 Inch.

\frac{\left(\frac{1}{1000} \text{ m.}\right)}{1 \text{ Centimetre } \left(\frac{1}{100} \text{ m.}\right)} = 

                                        0.3937
I Decimetre (\frac{1}{10} \text{ m.}) =
                                        3.937 Inches.
                                       39·370113 Inches.
                                         3.280843 Feet.
1 Metre (m.)
                                         1.0936143 Yards.
1 Decametre (10 m.) = 10.936
1 Hectometre (100 m.) = 109.36
                                       10.936 Yards.
                                        0.62137 Mile.
1 Kilometre (1000 m.)=
```

SQUARE MEASURE:

1 Square Centimetre=	0.15500 Square Inch.
1 Square Decimetre	
(100 Square $\rangle =$	15:500 Square Inches.
Centimetres)	
1 Square Metre)	(10.7639 Square Feet.
(100 Square) =	(10.7639 Square Feet. 1.1960 Square Yards.
Decimetres)	
$\frac{1 \text{ Are } (100 \text{ Square})}{27}$	119.60 ,, ,,
Metres) } 1 Hectare (100)	
1 Hectare (100) Ares or 10,000 =	2.4711 Acres.
Square Metres)	2 4/11 Acres.
Didnaro mremes)	

CUBIC MEASURE:

00010		
1 Cubic Centimetre.	= 0.0610 Cubic	Inch.
1 Cubic Decimetre		
(c.d.) (1,000) Cubic Centi-(= 61.024 Cubic I	nches
Cubic Centi-(
1 Cubic Metre)	(35.3148 Cubic	Feet.
(1,000 Cubic)	} = ₹ 1·307954 C	ubic
Decimetres)	Yards.	

MEASURE OF CAPACITY:

$ \begin{array}{ccc} 1 & \text{Centilitre} & \left(\frac{1}{100}\right) \\ \text{Litre} & \end{array} = $	0.070 Gill.
1 Decilitre (1 Litre)=	0.176 Pint.
l Litre=	1.75980 Pints.
$ \begin{array}{ccc} 1 & \text{Dekalitre} & (10) \\ \text{Litres} & \end{array} $	2.200 Gallons.
1 Hectolitre (100) =	2.75 Bushels.

WEIGHT:

Avoirdupois. 1 Milligram $(\frac{1}{1000}$ 0.015 Grain. Grm.) 1 Centigram (100 0.154Grm.) 1.543 Grains. Decigram ($\frac{1}{10}$ Grm.)= 1 Gramme (1 Grm.)= 15.432 1 Dekagram(10 Grm.)=

5.644 Drams.

```
1 Hectogram (100)
                          3.527 Oz.
   Grm.)
 1 Kilogram (1,000
                          2.2046223 Lb. or
  Grm.)
                         15432.3564 Grains.
 1 Myriagram
                         22.046 Lb.
   Kilog.)
  Quintal (100 Kilog.)=
                          1.968 Cwt.
 1 Tonne
            (1,000)
                          0.9842 Ton.
   Kilog.)
                               Troy.
                          0.03215 Öz. Troy.
 1 Gramme (1 Grm.)=
                        15.432 Grains.
                           Apothecaries.
                          0.2572 Drachm.
                          0.7716 Scruple.
 1 Gramme (I Grm.)=
                        15.432 Grains.
   EQUIVALENTS OF IMPERIAL AND METRIC
          WEIGHTS AND MEASURES.
              Imperial to Metric.
LINEAR MEASURE:
                         25.400 Millimetres.
 1 Inch
 1 Foot (12 Inches) ...=
                          0.30480 Metre.
                          0.914399 Metre.
 1 Yard (3 Feet)
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1 Fathom (6 Feet)...= 1.8288 Metres. 1 Pole $(5\frac{1}{2} \text{ Yards})$... = 1 Chain (22 Yards) = 5.0292 " 20.1168 " 1 Furlong (220 Yards = 201·168 1 Mile (8 Furlongs) = 1·6098 1.6093 Kilometres. SQUARE MEASURE: 6.4516 Square Centi-1 Square Inch metres. 9.2903 Square Deci-1 Square Foot (144 Square Yard (9) = { metres. 0.836126 Square Metre. 1 Perch($30\frac{1}{4}$ Square) = 25.293 Square Metres. Yards)

1 Square Mile (640) = 259 00 Hectares. Acres) (16.387 Cubic Centi-CUBIC MEASURE: 1 Cubic Inch

10.117 Ares.

0.40468 Hectare.

0.028317 Cubic 1 Cubic Foot (1728) Metre. Cubic Inches) 0.764553 Cubic Cubic Yard (27 Cubic Feet) Metre.

MEASURES OF CAPACITY:

1 Rood (40 Perchés)=

Square Yards)

1 Acre

(4840) =

0.059 Millilitre.
1·184 Millilitres.
3.552 ,,
2.84123 Centilitres.
0.568 Litre.
4·5459631 Litres.

AVOIRDUPOIS WEIGHT:

1. Grain	***	=	0.0648	Gram	me.
1 Dram		=	1.772	Gramn	ies.
1 Ounce	(16 Dra	ms)=	28.350	29	
l Pound (16 Oz. o	r) (0.4535	9243	Kilo-
1 Pound (7,000 G	rains)	\ \ = \	gram.		
1 Stone (1			6.350	Kilogra	ıms.
1 Quarter			12.70		
1 Hundre			(50.80	11	
(Cwt.)		.) } == '	0.5080	Quint	al.
•	•	• •	ì 1·0160	Tonne	s or
1 Ton (20	Cwt.)	=	1016 I	Tonne Kilograe	ns.
			•	_	

TROY WEIGHT:

1 Grain=	0.0648	Gramme.
1 Pennyweight (24) = grains)	1.5552	Grammes.
Troy Ounce (20) =	31.1035	39

APOTHECARIES WEIGHT:

1 Grain=	0.0648 Gramme.
1 Scruple (20 grains)=	1.296 Grammes.
1 Drachm (3 Scruples)=	3·888 "
1 Ounce (8 Drachms)=	
Note.—Approximately	
cubic centimetres, and	
1.00016 cubic centimetres.	•

T the Court at Windsor, the 19th day of Мау, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council. ER Majesty was this day pleased, by and with the advice of Her Privy Council, in pursuance of the provisions contained in the 21st and 22nd Victoria, chapter 90, and the 49th and 50th Victoria, chapter 48, to nominate Charles Sissmore Tomes, Esquire, F.R.S., F.R.C.S., L.D.S., to be, for five years, a Member of the General Council of Medical Education and Registration of the United Kingdom.

J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council. WHEREAS by the five hundred and eightysecond and five hundred and eightythird sections of "The Merchant Shipping Act, 1894," it is enacted that a Pilotage Authority may, by Bye-law made under Part X of that Act. do within its district all or any of the things specified in the first-named section, but that a Bye-law so made shall not take effect until it is submitted to Her Majesty in Council and confirmed by Order in Council:

And whereas the Mersey Docks and Harbour Board, being a Pilotage Authority within the meaning of the said Act, have made certain Byelaws with respect to the contribution to be made towards the Pilotage Funds of the Liverpool District by the marters and mates of vessels holding Pilotage Certificates granted in pursuance of the said Act, which Bye-laws are in substitution for the Bye-laws for the same purpose already made by the said Pilotage Authority, and approved by Order in Council of the eleventh day of May, one thousand eight hundred and ninetyfive, for a period of three years from the thirtyfirst day of May, one thousand eight hundred and

ninety-five:

And whereas it has been made to appear to Her Majesty that the proposed Bye-laws are

reasonable and proper:

Now, therefore, Her Majesty, by virtue of the power vested in Her by "The Merchant Shipping Act, 1894," and by and with the advice of Her Privy Council, is pleased to approve of and signify Her consent to the said Bye-laws, as set forth in the Schedule hereto annexed, for a period of three years from and after the thirty-first day of May, one thousand eight hundred and ninety-eight.

And whereas the operation of the said Byelaws, immediately from and after the thirty-first day of May, one thousand eight hundred and ninety-eight, is urgent, the said Bye-laws shall come into operation from and after that date, and shall be provisional Rules within the meaning of

"The Rules Publication Act, 1893."

J. H. Harrison.

SCHEDULE to which the foregoing Order refers.

BYE-LAWS made by the Mersey Docks and Harbour Board, the Pilotage Authority of the Port of Liverpool, pursuant to "The Merchant Shipping Act, 1894," section five hundred and eighty-two.

1. The following Bye-law shall commence and take effect from and after the thirty-first day of May, one thousand eight hundred and ninety-

eight.

2. Every Master or Mate who holds a Pilotage Certificate granted in pursuance of the Merchant Shipping Acts, enabling such Master or Mate to pilot any ship or ships within any part of the district over which the Mersey Docks and Harbour Board, as the Pilotage Authority, has jurisdiction, shall contribute towards the Pilotage Fund of the said district, as follows, that is to

say :-

(a.) Every such Master or Mate to whom a Pilotage Certificate shall be or shall have been granted or who shall obtain or who shall have obtained a renewal of any Certificate so granted enabling him to pilot any ship or ships therein specified drawing seventeen feet of water and upwards, shall contribute towards the said fund the sum of three pounds three shillings yearly, provided that such sum does not exceed five per cent. of the Pilotage dues which would be payable in respect of his ship if he had not held a Pilotage Certificate.

(b.) Every such Master or Mate to whom a Pilotage Certificate shall be or shall have been granted or who shall obtain or who shall have obtained a renewal of any Certificate so granted enabling him to pilot any ship or ships therein specified drawing less than seventeen feet of water, shall contribute towards the said fund the sum of two pounds two shillings yearly, provided that such sum does not exceed five per cent. of the Pilotage dues which would be payable in respect of his ship if he had not held a Pilotage Certificate.

The contributions above mentioned shall be payable to the Treasurer for the time being of the Mersey Docks and Harbour Board at the time when the fee for the granting or for the renewal of the Certificate of such Master or Mate is payable.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by section sixteen of "The Pluralities Act 1838" as amended by "The Pluralities Act 1850" it is, amongst other things, enacted, "That whenever it shall appear to " the Archbishop of the Province, with respect to "his own diocese, and whenever it shall be "represented to him by the Bishop of any " diocese, or by the Bishops of any two dioceses, "that two or more benefices, or that one "or more benefice or benefices, and one or "more spiritual sinecure rectory or rectories, "vicarage or vicarages, in his or their diocese or "dioceses, being either in the same parish "or contiguous to each other, and of which the aggregate population shall not exceed one "thousand five hundred persons, may, with " advantage to the interests of religion, be united "into one benefice, the said Archbishop of the " Province shall inquire into the circumstances of "the case; and if on such inquiry it shall appear " to him that such union may be usefully made, " and will not be of inconvenient extent, and that "the patron or patrons of the said benefices, sinecure rectory or rectories, vicarage or vicar-"ages respectively, is or are consenting thereto, " such consent being signified in writing under the " hands of such patron or patrons, the said Arch-" bishop shall, six weeks before certifying such "inquiry and corsent to Her Majesty as herein-" after directed, cause, with respect to his own dio-" cese, a statement in writing of the facts, and in "other cases a copy in writing of the aforesaid "representation to be affixed on or near the prin-"cipal outer door of the church, or in some public " and conspicuous place in each of such benefices, " sinecure rectories, or vicarages, with notice to any person or persons interested, that he, she, or "they, may, within such six weeks, show cause in "writing under his, her, or their hand or hands, "to the said Archbishop, against such union; " and if no sufficient cause be shown within such " time, the said Archbishop shall certify the in-"quiry and consent aforesaid to Her Majesty in "Council, and thereupon it shall be lawful for "Her Majesty in Council to make and issue an "Order or Orders for uniting such benefices, " sinecure rectory or rectories, vicarage or vicar-"ages, into one benefice, with cure of souls, "for ecclesiastical purposes only."

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

"We the undersigned Frederick, Archbishop of the Province of Canterbury, Primate of All England and Metropolitan do hereby certify to

Your Majesty in Council:

"That the Right Reverend John Lord Bishop of Hereford as Bishop of the diocese within which are situate the rectory of Cleobury North and the rectory of Burwarton both in the county of Salop having represented unto us that the said benefices being contiguous to each other and of which the aggregate population does not exceed one thousand five hundred persons may with advantage to the interests of religion be united into one benefice we enquired into the circumstances of the case.

"That on such enquiry it appeared to us that

such union might be usefully made and is not of inconvenient extent and that the Right Honourable Gustavus Russell Viscount Boyne being the patron or person entitled to present to the said rectories of Cleobury North and Burwarton respectively consents to the proposed union.

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

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

"And we do hereby certify the enquiry and consent aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls

for ecclesiastical purposes. "As witness our hand this sixteenth day of March in the year of our Lord one thousand

eight hundred and ninety-eight.

" F. Cantuar."

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order, as it is hereby ordered, that the rectory of Cleobury North situate in the county of Salop and diocese of Hereford and the rectory of Burwarton situate in the same county and diocese shall be united into one benefice with cure of souls for ecclesiastical purposes only. J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council. HEREAS by section twenty-six of "The

Pluralities Act 1838," after reciting that "Whereas in some instances tithings, hamlets, "chapelries, and other places or districts may "be separated from the parishes or mother " churches to which they belong, with great advan-" tage, and places altogether extra-parochial may " in some instances with advantage be annexed to "parishes or districts to which they are con-"tiguous, or be constituted separate parishes for "ecclesiastical purposes," it is, amongst other things, enacted "That when with respect to his " own diocese it shall appear to the Archbishop " of the Province, or when the Bishop of any "diocese shall represent to the said Archbishop "that any such tithing, hamlet, chapelry, place or "district within the diocese of such Archbishop, "or the diocese of such Bishop, as the case may " be, may be advantageously separated from any " parish or mother church, and either be consti-"tuted a separate benefice by itself or be united "to any other parish to which it may be more " conveniently annexed, or to any other adjoining "tithing, hamlet, chapelry, place, or district, parochial or extra-parochial, so as to form a " separate parish or benefice, or that any extra-" parochial place may with advantage be annexed to any parish to which it is contiguous, or be l

"constituted a separate parish for ecclesiastical "purposes; and the said Archbishop or Bishop " shall draw up a scheme in writing (the scheme "of such Bishop to be transmitted to the said " Archbishop for his consideration) describing the " mode in which it appears to him that the altera-"tion may best be effected, and how the changes "consequent on such alteration in respect to " ecclesiastical jurisdiction, glebe lands, tithes, " rent-charges, and other ecclesiastical dues, rates, "and payments, and in respect to patronage and "rights to pews, may be made with justice to all " parties interested; and if the patron or patrons "of the benefice or benefices to be affected by "such alteration shall consent in writing under "his or their hands to such scheme, or to such " modification thereof as the said Archbishop may " approve, and the said Archbishop shall, on full " consideration and inquiry, be satisfied with any "such scheme, or modification thereof, and shall " certify the same and such consent as aforesaid, "by his report to Her Majesty in Council, it " shall be lawful for Her Majesty in Council to "make an Order for carrying such scheme, or "modification thereof, as the case may be, into " effect."

And whereas the Right Reverend Ernest Roland Lord Bishop of Chichester hath pursuant to the enactment aforesaid represented in a writing dated the ninth day of February one thousand eight hundred and ninety-eight to the Right Honourable and Most Reverend Frederick Lord Archbishop of Canterbury as follows :-

"I the Right Reverend Ernest Roland Lord Bishop of Chichester, do hereby represent to Your

Grace-

"That there are in the county of Sussex and my diocese of Chichester the vicarage of the parish church of Amberley with Houghton chapel and the rectory and parish church of Parham the limits and boundaries of the said parishes respectively being well known and

"That at the west end of the said parish of Parham and immediately abutting thereon lies a certain contiguous part of the said parish of

Amberley.

"That the said parishes of Amberley and Parham are set forth upon the plan which accompanies this memorial and that on such plan the said parish of Amberley is coloured part green that the said parish of Parham is coloured blue and that such part of the said parish of Amberley as is contiguous to the said parish of Parham is the part thereof coloured pink.

"That according to the last census the population of the said parish of Amberley with Houghton is eight hundred and thirty-three persons and the population of the said parish of Parham is

fifty-eight persons.

"That the population of the said portion of the said parish of Amberley which is contiguous as aforesaid to the said parish of Parham is one

hundred and twenty persons.

"That the said parish church of Parham is conveniently situate for and adapted to the accommodation of the inhabitants of the said configuous portion of the said parish of Amberley the most distant portion being one mile and a half more or less from the said parish church of Parham.

"That good roads lead from all parts of the said contiguous place to the said parish church of

"That it does not appear that any of the inhabitants or landowners of the said contiguous place possess any legal right by faculty or other-

wise to the exclusive right of any pews or sittings in the said parish churches of Amberley and

Parham respectively.

""That the patronage of the said vicarage of the parish church of Amberley with Houghton chapel belongs to me by virtue of my bishopric and the patronage of the said rectory and parish church of Parham to the Right Honourable Robert Nathaniel Cecil George Baron Zouche.

. "That the vicar of the said vicarage of the parish church of Amberley with Houghton chapel is the Reverend William Champion Streatfeild Clerk in Holy Orders and the rector of the said rectory and parish church of Parham is the Reverend Oakley Gynn Clerk in Holy Orders.

"That it appears to me that the said contiguous part of the said parish of Amberley may under the provisions of the Act of Parliament passed in the session holden in the first and second years of the reign of Her present Majesty Queen Victoria chapter one hundred and six be advantageously separated from the said parish of Amberley and be united to and be deemed part and parcel of the rectory and parish of Parliam for ecclesiastical purposes.

"That pursuant to the directions contained in the twenty-sixth section of the said Act of Parliament I have drawn up a scheme in writing appended to this representation describing the mode in which it appears to me that the alteration above proposed may be best effected and I do submit the same to Your Grace together with the consents in writing of me the patron of the said vicarage of the parish church of Amberley with Houghton chapel of the said Baron Zouche the patron of the said rectory of Parham, and of lands comprised in the following Schedule.

the said William Champion Streatfeild as the vicar of the said vicarage of the parish church of Amberley with Houghton chapel, and of the said Oakley Gynn as rector of the said rectory and parish church of Parham to the intent that Your Grace may if after full enquiry and consideration you should be satisfied with the said scheme certify the same and such consents by your report to Her Majesty in Council."

And whereas the said scheme drawn up by the said Bishop and the consents referred to in the

said representation are as follows:

"That there shall be separated from the said vicarage of the parish church of Amberley with Houghton chapel and be united to and be deemed part and parcel of the said rectory and parish church of Parham for ecclesiastical purposes All that contiguous part of the said parish of Amberley with Houghton chapel which is comprised within the plan hereto annexed and thereon coloured pink.

"That the said contiguous part shall be subject to the same ecclesiastical jurisdiction as the said rectory and parish church of Parham and the incumbent of the said rectory and parish church of Parham shall have exclusive cure of souls within

the limits of the same.

"That there shall be assigned and attached to the said rectory and parish church of Parham the tithe rent charge of six pounds six shillings per annum given in lieu of the tithes of the land within the said parish of Amberley with Houghton Chapel under the provisions of the Act for the commutation of tithes in England and Wales and such yearly sum of six pounds six shillings being composed of the several sums assessed upon the

"Hamlet of Rackham.

No. on Tithe Map.	Landowners.	Occupiers.	Contents.	Rent Charge
1 2 3 4 5 6 7 8 9 10 11 13 14 15 16	Freeman, Frederick Pier Williams do. do. do. do. do. do. do. do. do. do	do.	A. R. P. 11 3 9 7 3 13 10 2 24 13 0 25 12 2 38 9 0 38 9 2 34 6 2 19 4 0 0 6 3 26 2 2 22 12 1 0 2 3 15 1 1 26 12 2 23 3 3 10 4 2 7	£ s. d. 0 11 6 0 7 7 0 10 2 0 11 4 0 9 9 0 7 7 0 8 7 0 16 0 0 3 0 0 6 1 0 2 0 0 2 7 0 0 7 0 0 4 0 6 9 0 4 9 0 8 3
·· 20 ·· 21	do.	do.	16 3 0	0 9 2

"That all fees and other ecclesiastical dues and payments for marriages churchings burials and other ecclesiastical offices solemnized and performed within the parish or parish church of Parham in respect of the said contiguous part of the said parish of Amberley with Houghton chapel shall from henceforth belong to the incumbent of the said rectory and parish church of Parham.

"That the inhabitants of the said contiguous part of the said parish of Amberley with Houghton chapel shall not in future be entitled to any accommodation in the said parish church of Amberley with Houghton chapel and shall be exonerated from all liability to repair the said parish church but shall be entitled in common with the parishioners of the said parish of l'arham to accommodation in the parish church of Parham

and shall be liable subject to the provisions of 'The Compulsory Church Rates Act 1868' to the repairs of the said parish church of Parham.

"CONSENTS.

"We the Right Reverend Ernest Roland Lord Bishop of Chichester the patron and person entitled to present to the vicarage of the parish church of Amberley with Houghton chapel in the county of Sussex and diocese of Chichester if the same were now vacant and the Right Honourable Robert Nathaniel Cecil George Baron Zouche the patron and person entitled to present to the rectory and parish church of Parham in the same county and diocese if the same were now vacant and the Reverend William Champion Streatfeild the vicar of the said vicarage of the parish church of Amberley with Houghton chapel and the Reverend Oakley Gynn the rector of the said rectory and parish church of Parham do hereby respectively signify our consent to the scheme above proposed and set forth and to every matter and thing therein contained.

"In witness whereof we have respectively hereto set our hands this fourth day of February one thousand eight hundred and ninety-eight."

" Ernest R. Cicestr.

" Zouche.

" Wm. C. Streatfeild.

"O. Gynn.

"F. Cantuar."

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

And whereas the said Archbishop satisfied with the said scheme hath certified the same and the consents aforesaid to Her Majesty in Council by his report dated the ninth day of March one thousand eight hundred and ninetyeight which said report is in the words and figures following:-

"We the undersigned Frederick Archbishop of the Province of Canterbury do hereby report

to Your Majesty in Council:

"That the Right Reverend Ernest Roland Lord Bishop of Chichester has represented unto us

(amongst other things)

"That there are in the county of Sussex and his diocese of Chichester the benefice or vicarage of Amberley with Houghton chapel and the benefice or rectory of Parham.

"That it appears to the said Lord Bishop that a certain portion of the said parish of Amberley described in the scheme of the said Lord Bishop and in the map or plan referred to therein may be advantageously separated from the said parish of Amberley and be annexed to the said parish of Parham for ecclesiastical purposes only under the provisions of the Pluralities Act 1838.

"That pursuant to the direction contained in the said Act the said Lord Bishop has drawn up a scheme in writing describing the mode in which it appears to him the proposed alteration may best be effected and how the changes consequent upon such alteration in respect to ecclesiastical jurisdiction glebe lands tithes tithe rent charges and other ecclesiastical dues rates and payments and in respect to patronage and rights to pews may be made with justice to all parties interested which scheme together with the consents thereto in writing of the said Ernest Roland Bishop of Chichester as the patron or person entitled to present to the said vicarage of Amberley with Houghton chapel in case the same were now vacant and the Reverend William Champion Streatfeild, Clerk, vicar of the same vicarage of Amberley with Houghton chapel and of the

Right Honourable Robert Nathaniel Cecil George Baron Zouche, the patron or person entitled to present to the said rectory of Parham in case the same were now vacant and the Reverend Oakley Gynn, Clerk, rector of the said rectory of Parham has been transmitted by the said Lord Bishop to us for our consideration.

"The representation and scheme of the said Lord Bishop and the consents before referred to

are hereunto annexed.

"And we the said Archbishop being on full consideration and enquiry satisfied with the said scheme do hereby pursuant to the said Pluralities Act 1838 certify the same and such consents as aforesaid to Your Majesty in Council, to the intent that Your Majesty in Council, may in case Your Majesty in Council shall think fit so to do make and issue an Order for carrying the said scheme into effect.

"As witness our hand this first day of March one thousand eight hundred and ninety-eight.

" F. Cantuar."

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

J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

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

HEREAS by section sixteen of "The Pluralities Act, 1838," as amended by "The Pluralities Act, 1850," it is, amongst other things, enacted, "That whenever it shall appear " to the Archbishop of the Province, with respect "to his own diocese, and whenever it shall be "represented to him by the Bishop of any "diocese, or by the Bishops of any two dioceses, that two or more benefices, or that " one or more benefice or benefices, and one or "more spiritual sinecure rectory or rectories, "vicarage or vicarages, in his or their diocese " or dioceses, being either in the same parish or "contiguous to each other, and of which the "aggregate population shall not exceed one "thousand five hundred persons, may, with advantage to the interests of religion, be united " into one benefice, the said Archbishop of the " Province shall inquire into the circumstances of "the case; and if on such inquiry it shall appear " to him that such union may be usefully made, " and will not be of inconvenient extent, and that " the patron or patrons of the said benefices, sine-" cure rectory or rectories, vicarage or vicarages " respectively, is or are consenting thereto, such " consent being signified in writing under the hands " of such patron or patrons, the said Archbishop " shall, six weeks before certifying such inquiry "and consent to Her Majesty as hereinafter " directed, cause, with respect to his own diocese, " a statement in writing of the facts, and in other " cases a copy in writing of the aforesaid repre-" sentation to be affixed on or near the principal " outer door of the church, or in some public and

" conspicuous place in each of such benefices, sine-

" cure rectories, or vicarages, with notice to any " person or persons interested, that he, she, or they,

" may, within such six weeks, show cause in writing

" under his, her, or their hand or hands, to the

" said Archbishop, against such union; and if no

" sufficient cause be shown within such time, the

" said Archbishop shall certify the inquiry and con-

"sent aforesaid to Her Majesty in Council, and

"thereupon it shall be lawful for Her Majesty in "Council to make and issue an Order or Orders "for uniting such benefices, sinecure rectory or " rectories, vicarage or vicarages, into one benefice,

"with cure of souls, for ecclesiastical purposes

" only.

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

of the Province of Canterbury Primate of All England and Metropolitan do hereby certify to

Your Majesty in Council:-

"That the Right Reverend John Lord Bishop of Hereford as Bishop of the diocese within which are situate the rectory of Hopton Wafers and the perpetual curacy of Saint John Doddington both in the county of Salop having represented unto Us that the said benefices being contiguous to each other and of which the aggregate population does not exceed one thousand five hundred persons might with advantage to the interests of religion be united into one benefice, We inquired into the circumstances of the case.

"That on such inquiry it appeared to Us that such union might be usefully made and would not be of inconvenient extent and that Robert Woodward, C.B. of Hopton Court in the said county of Salop, an Admiral in Your Majesty's Navy (being the patron or person entitled to present to both the said benefices of Hopton Wafers and Saint John Doddington when vacant) consents to

the proposed union.

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

"The representation of the said Lord Bishop of Hereford, Our inquiry into the circumstances of the case, the statement of circumstances in reply thereto, the consent in writing of the patron before referred to, and the copies of the representation and notices before mentioned are hereunto annexed.

"And We do hereby certify the inquiry and consent aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls for ecclesiastical purposes.

"As witness Our hand this sixteenth day of March in the year of our Lord one thousand

eight hundred and ninety-eight.

"F. Cantuar."

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order, as it is hereby ordered, that the rectory of Hopton Wafers in the county of Salop and diocese of Hereford and the perpetual curacy of Saint John Doddington in the same county and diocese shall be united into one benefice with cure of souls for ecclesiastical purposes only.

J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

And whereas by section eight of "The Church Building Act 1839" it is, amongst other things, further enacted, "That when by any Order " of Her Majesty in Council, as aforesaid, a " separate parish for ecclesiastical purposes is "constituted, the same shall, on registration "thereof, and with the consent in writing of "the incumbent or incumbents of the benefice "or benefices to be thereby affected, become a " perpetual curacy and benefice, and the minister "thereof, duly nominated and licensed thereto, "and his successors, shall be a body politic and "corporate, with perpetual succession, and may " receive and take to himself and his successors " all such lands, tenements, tithes, rent-charges, " and hereditaments as shall be granted unto him " or them, and such perpetual curate shall thence-"forth have, within the limits of the district

" parish formed under the Church Building Acts, "for the church of such perpetual curacy, sole "and exclusive cure of souls, and shall not in " anywise be subject to the control or interference " of the incumbent or incumbents of the benefice " or benefices to be affected by such Order, if he " or they shall have consented to such Order as " aforesaid; but if such Incumbent or Incumbents " shall not have so consented thereto, this last-" mentioned provision shall not come into opera-" tion until the next avoidance of the benefice by " the Incumbent objecting thereto, or by the sur-"viving Incumbent objecting, if more than one "shall object thereto, and in such case the last. "mentioned provision shall forthwith after such " avoidance come into operation, and shall be " binding on all persons whatsoever.

And whereas the Right Reverend Randall Thomas Lord Bishop of Winchester hath pursuant to the enactment aforesaid represented in a writing dated the tenth day of January one thousand eight hundred and ninety-eight to the Right Honourable and Most Reverend Frederick Lord Archbishop

of Canterbury as follows:-

"1. I the Right Reverend Randall Thomas Bishop of Winchester do hereby represent to your Grace that to the rectory and parish church of Faccombe in the county of Southampton and my diocese of Winchester belongs an ancient parochial chapelry known by the name of Tangley the limits and boundaries whereof are well known and defined.

"2. That according to the census of one thousand eight hundred and ninety-one the population of Faccombe is one hundred and fifty-four and of Tangley one hundred and seventy.

"3. That there is in Tangley a church or chapel distant from the parish church of Faccombe about six miles and wherein Divine service is performed by the Incumbent of Faccombe or his curates.

"4. That the church at Faccombe has accommodation for one hundred and fifty persons and

that of Tangley for seventy-five.

- "5. That the net annual value of the said rectory of Faccombe (exclusive of the endowments of Tangley) is two hundred and thirty-seven pounds or thereabouts arising from tithe and forty-nine and a half acres of glebe the value of the endowments of Tangley is one hundred and ninety-nine pounds or thereabouts arising from tithe.
- "6. That the vicarage of Faccombe with Tangley is liable to twenty-six pounds two shillings and three pence halfpenny for first fruits and two pounds twelve shillings and two pence for yearly tenths.

"7. That there is a rectory house at Faccombe but no house at Tangley belonging to the benefice.

"8. That it does not appear that any of the inhabitants or landowners of Faccombe possess any legal right by faculty or otherwise to the exclusive use of any pews or sittings in the church or chapel of Tangley or that any of the inhabitants or landowners of Tangley possess any similar legal right in the church of Faccombe.

"9. That it appears to me that under the pro-

visions of 'The Pluralities Act 18.8' and 'The Church Building Act 1839' the said chapelry of Tangley may be advantageously separated from the said rectory and parish church of Faccombe and be constituted a separate parish and a per-

petual curacy and benefice.

"10. That it is proposed to reserve for the said separate parish of Tangley the whole of the tithes in that parish commuted at three hundred and thirty pounds and the one acre of glebe.

"11. That pursuant to the directions contained in the twenty-sixth section of 'The Pluralities Act 1838' I have prepared the following scheme which together with the consents of the patron and incumbent of the said benefice of Faccombe with Tangley I submit to your Grace to the intent that your Grace may if on full consideration and enquiry you shall be satisfied with such scheme certify the same and such consents by your report to Her Majesty in Council."

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

"SCHEME.

"1. That the said chapelry of Tangley shall be separated from the said rectory and parish church of Faccombe and be constituted a separate parish for ecclesiastical purposes and a perpetual curacy and benefice by the name or style of the Perpetual Curacy of Tangley of which the said church or chapel in the said chapelry shall be the parish church.

"2. That the proposed separate parish and benefice shall be subject to the same ecclesiastical jurisdiction as the said rectory of Faccombe and that the incumbent of such separate parish and benefice shall have exclusive cure of souls within

the limits of the same.

"3. That two churchwardens shall be annually chosen in and for such parish and benefice and every person so chosen shall be duly admitted and shall do all things pertaining to the office of churchwarden as to ecclesiastical matters within

the said separate parish and benefice.

"4. That so much and such part of the tithe rent charges and other payments or compositions for or in lieu of tithes now belonging to the rectory of Faccombe with Tangley as arise or accrue or are payable within or in respect of the parish of Faccombe to the extent or commuted value of four hundred and twenty pounds and that so much of the glebe lands belonging to the rectory of Faccombe with Tangley as lie within the parish of Faccombe together with the rents thereof shall belong and be attached to the rectory of Faccombe for ever and be held received and enjoyed by the incumbent thereof for the time being accordingly.

"5. That all the tithe rent charges or other payments or compositions for or in lieu of tithes belong to the rectory of Faccombe with Tangley that arise and accrue or are payable within or in respect of the said chapelry of Tangley to the extent or commuted value of three hundred and thirty pounds and so much of the glebe lands belonging to the rectory of Faccombe with Tangley viz.: one acre or thereabouts as lie within the said chapelry of Tangley together with the rents thereof shall belong and be attached to the proposed separate benefice of Tangley for ever and be held and received by the incumbent thereof for the time being accordingly.

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

to the incumbent thereof.

"7. That the Rector of Faccombe for the time being shall pay fourteen pounds thirteen shillings and three pence halfpenny for first fruits and one pound six shillings and two pence for yearly tenths and the perpetual curate of Tangley eleven

pound six shillings for yearly tenths.

"8. That the parishioners of the said proposed separate parish of Tangley shall be exclusively subject and liable to all rates charges and assessments to be made for or in respect of the maintenance and repair of the church or chapel of Tangley aforesaid and the expenses incidental to the due performance of Divine service therein and shall be exempt from all rates charges and assessments to be made for or in respect of the parish church of Faccombe aforesaid or for or in respect of any other church or chapel situate elsewhere than within the limits of the said proposed separate parish.

"9. That the patronage or right of nomination of or to the said proposed separate benefice of Tangley shall be vested in Anne Jane Everett of Rosemount Sidmouth in the county of Devon Widow (the present patron) her heirs and assigns

for ever.

"10. That the parishioners of the said proposed separate parish shall not hereafter be entitled to accommodation in the church of Faccombe nor shall the parishioners of Faccombe be entitled to any accommodation in the church or chapel of

Tangley."

"I Ann Jane Everett of Rosemount Sidmouth in the county of Devon Widow the patron or person entitled to present or nominate to the rectory and parish church of Faccombe with the chapelry of Tangley annexed in the county of Southampton and diocese of Winchester in case the same were now vacant and I Francis Henry Harding M.A. Rector of Faccombe with the said chapelry of Tangley annexed do hereby respectively signify consent to the scheme above proposed and set forth and to every matter and thing therein contained.

"In witness whereof we have hereunto set our hands this seventh day of April one thousand eight hundred and ninety-eight.

" Ann Jane Everett.

" Francis Henry Harding." And whereas the said scheme hath been transmitted by the said Bishop to the said Archbishop for his consideration;

And whereas the said Archbishop being satisfied with the said scheme hath certified the same and the consents aforesaid to Her Majesty in Council by his report dated the twenty-first day of April one thousand eight hundred and ninety-eight which said report is in the words following:

"We the undersigned Frederick Archbishop of the Province of Canterbury do hereby report to

Your Majesty in Council.

"That the Right Reverend Randall Thomas Bishop of Winchester has represented unto us

(amongst other things)

"That there is in the county of Southampton and his diocese of Winchester the benefice (being a rectory) and parish church of Faccombe and that there belongs thereto an ancient parochial chapelry known as Tangley the limits boundaries whereof are well known and defined and the population of which chapelry is one hundred and seventy.

"That the said chapelry of Tangley has its own church which is sufficient for the accommodation

of about seventy-five persons.

"That it appears to the said Lord Bishop that under the provisions of the Pluralities Act 1838 the said chapelry of Tangley may be advantage-ously separated from the said rectory and parish church of Faccombe and be constituted a separate parish for ecclesiastical purposes and a perpetual curacy and benefice of which the said church or

pounds nine shillings for first fruits and one | chapel belonging to the said chapelry shall be the parish church.

> "That pursuant to the direction contained in the said-Pluralities Act 1838 the said Lord Bishop has drawn up a scheme in writing describing the mode in which it appears to him the proposed separation may best be effected and how the changes consequent upon such alteration in respect to ecclesiastical jurisdiction glebe lands tithes tithe rent charges and other ecclesiastical dues rates and payments and in respect to patronage and rights to pews may be made with justice to all parties interested which scheme together with the consents thereto in writing of Ann Jane Everett of Rosemount Sidmouth in the county of Devon Widow as patron of the said rectory and parish church of Faccombe with the said chapelry of Tangley and of the Reverend Francis Henry Harding M.A. the incumbent of the same rectory and chapelry has been transmitted by the said Lord Bishop to us for our consideration.

"The representation and scheme of the said Lord Bishop and the consents before referred to

are hereunto annexed.

"And we the said Archbishop being on full consideration and enquiry satisfied with the said scheme do hereby pursuant to the said Pluralities Act 1838 certify the same and such consent as aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for carrying the said scheme

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

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her Majesty, chapter thirty-nine, and of the Acts therein mentioned that is to say, the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her Majesty, chapter thirtynine, and the Act of the thirty-first and thirtysecond years of Her Majesty chapter one hundred and fourteen duly prepared and laid before Her Majesty in Council a scheme bearing date the seventeenth day of February, in the year one thousand eight hundred and ninety-eight, in the words following, that is to say:-

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

"Whereas the advowson or perpetual right of

patronage of and presentation to the said benefice of Risley is vested in the Right Reverend George Bishop of the said diocese of Southwell and his successors.

"And whereas Ernest Terah Hooley of Risley Hall in the said county of Derby Esquire has paid over to us the said Ecclesiastical Commissioners a sum of five hundred pounds to be applied by us to the augmentation of the income of the said benefice of Risley upon the understanding and condition that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Risley now vested in the said George Bishop of Southwell and his successors shall be transferred to him the said Ernest Terah Hooley and his heirs and assigns as is hereinafter recommended and proposed.

"And whereas the said George Bishop of Southwell is willing in consideration of the payment of the said sum of five hundred pounds as aforesaid that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Risley now vested in him as aforesaid should be transferred to and be vested in the said Ernest Terah Hooley and his heirs and assigns and in token of such his willingness and also in token that the said transfer has that consent of the Bishop of the diocese which by the Acts hereinbefore recited or by some or one of them is made necessary he the said George Bishop of Southwell has executed this scheme as hereinafter mentioned.

"And whereas the Right Honourable and Most Reverend Frederick Archbishop of Canterbury is consenting to the transfer of patronage hereinbefore mentioned and hereinafter recommended and proposed and in token of his consent thereto (which by the hereinbefore recited Acts or by some or one of them is made necessary) he the said Frederick Archbishop of Canterbury has executed this scheme as hereinafter mentioned.

"And whereas under the circumstances thus set forth the transfer of the patronage of the said benefice of Risley which is hereinbefore mentioned and hereinafter recommended and proposed will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists that is to say in the parish of Risley.

"Now therefore with the consent of the said Frederick Archbishop of Canterbury (in testimony whereof he has signed this scheme and sealed the same with his archiepiscopal seal) and with the consent of the said George Bishop of the said diocese of Southwell (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) we the said Ecclesiastical Commissioners for England humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of Risley now vested in him the said George Bishop of Southwell as such Bishop as aforesaid shall be transferred from him the said Bishop and from his successors Bishops of the said diocese of Southwell and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be fully and freely exercised by the said Ernest Terah Hooley and his heirs and assigns for ever.

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

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

J. H. Harrison.

AT the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her Majesty chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her Majesty, chapter one hundred and thirten; the Act of the fourth and fifth years of Her Majesty, chapter thirty-nine; and the Act of the thirty-first and thirty-second years of Her Majesty, chapter one hundred and fourteen, duly prepared and laid before Her Majesty in Council a scheme bearing date the seventeenth day of February, in the year one thousand eight hundred and ninety-eight, in the words and figures following, that is to say:—

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

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Saint Paul Worthing is vested in the rector or incumbent for the time being of the parish of Broadwater in the said county of Sussex, and in the said diocese of Chichester.

"And whereas the Reverend Edward King Elliott, the rector or incumbent of the said parish of Broadwater, is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Saint Paul Worthing now vested in him as aforesaid as such rector or incumbent, should be transferred to and be vested in the Venerable Francis John Mount, Archdeacon of Chichester, in the said county of Sussex the said Edward King Elliott Francis Augustus Bevan of Lombard-street in the city of London

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Banker, John Deacon of number 20 Birchinlane in the said city of London Banker and Lewis Whitmore Burnand of 14 Park-crescent Worthing in the said county of Sussex Stockbroker

and their heirs and assigns.

"And whereas the Right Reverend Ernest Roland, now Bishop of the said diocese of Chichester, is consenting to such transfer, and in token of such consent which by the Acts in the hereinbefore mentioned Act recited or by some or one of them is made necessary he the said Ernest Roland Bishop of the said diocese of Chichester has executed this scheme as hereinafter mentioned.

"And whereas a certain benefaction of money to be applied towards the extinction of the debt incurred in the restoration of the fabric of the said church of Saint Paul Worthing has been made, upon condition nevertheless that the transfer of the advowson of the same benefice which is hereinbefore mentioned and hereinafter proposed shall be effected.

"And whereas it appears to us that the transfer of the patronage of the said benefice of Saint Paul Worthing which is hereinbefore mentioned and hereinafter recommended and proposed will tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists, that is to say in the consolidated chapelry

of Saint Paul Worthing.

"Now therefore with the consent of the said Edward King Elliott rector or incumbent of the said parish of Broadwater acting as such rector or incumbent (in testimony whereof he has signed and sealed this scheme) and with the consent of the said Ernest Roland Bishop of the said diocese of Chichester (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) we the said Ecclesiastical Commissioners humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of Saint Paul Worthing now vested in him the said Edward King Elliott as such rector or incumbent of the said parish of Broadwater as aforesaid, shall be transferred from him the said Edward King Elliott and from his successors rectors or incumbents of the said parish of Broadwater to the said Francis John Mount, Edward King Elliott, Francis Augustus Bevan, John Deacon and Lewis Whitmore Burnand and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Francis John Mount, Edward King Elliott, Francis Augustus Bevan, John Deacon, and Lewis Whitmore Burnand and their heirs and assigns for ever.

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

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pur- I tion solemnization or performance at the said

suant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Chichester.

J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

words following, that is to say :-

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty chapter forty-nine; and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a district chapelry, to the consecrated church of All Souls, Saint Margaret's-on-Thames situate in the parish of Isleworth in the county of Middlesex and in the diocese of London.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of All Souls, Saint Margaret's-on-

Thames situate as aforesaid.

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

"And with the like consent of the said Mandell Bishop of the said diocese of London (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent, that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at the said church of All Souls, Saint Margaret's-on-Thames situate as aforesaid, and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being: Provided always that so long as the Reverend Thomas Frederick Bigg, Clerk in Holy Orders, the present vicar or incumbent of the vicarage of the said parish of Isleworth, shall continue to be such vicar or incumbent all the fees which may be received in respect of such publicachurch of All Souls, Saint Margaret's-on-Thames situate as aforesaid shall be paid over by the minister thereof to the said Thomas Frederick Bigg and provided also that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of All Souls, Saint

"All that part of the parish of Isleworth in the

Margaret's-on-Thames being :-

county of Middlesex, and in the diocese of London, which is bounded upon a small part of the northeast by the eastern boundary of the said parish in the middle of the River Thames which also divides the said county of Middlesex and the di cese of London aforesaid from the county of Surrey and the diocese of Rochester upon the south partly by the new parish of Saint Stephen East Twickenham and partly by the parish of Twickenham both in the said county of Middlesex and in the diocese of London aforesaid and upon the remaining sides, that is to say, upon the west upon the north, and upon the remaining and greater part of the north-east by an imaginary line commencing upon the boundary which divides the said parish of Twickenham from the parish of Isleworth aforesaid at a point at Ivy Bridge at or near to the junction of Twickenham-road with the footway leading to Worple-road and extending thence northward along the middle of the said footway for a distance of twenty-six and a half chains or thereabouts to its junction with Worple-road aforesaid, and continuing thence still northward along the middle of the last-named road for a distance of twenty chains or thereabouts to its junction with the road called or known as Queen'sterrace and extending thence eastward along the middle of the last-named road for a distance of twelve chains or thereabouts to its junction with Richmond-road and extending thence southward along the middle of the last-named road for a distance of three chains or thereabouts to its junction with Saint Margaret's-road and continuing thence still southward along the middle of the last-named road for a distance of fifteen chains or thereabouts to its junction with Kilmorey-road and extending thence first north-eastward and then southward along the middle of the last-named road for a distance of thirteen chains or thereabouts to its junction with the road called or known as Saint Margaret's-drive and extending thence eastward along the middle of the lastnamed road for a distance of four chains or thereabouts to its junction with Saint Peter's-road and extending thence south-eastward along the middle of the last-named road for a distance of nineteen chains or thereabouts to its junction with the road called or known as the Avenue and extending thence north-eastward along the middle of the last-named road for a distance of five chains or thereabouts to its north-eastern end on the bank of the River Thames aforesaid at Saint Margaret's Ferry and continuing thence still north-eastward and in a direct line to the eastern boundary of the said parish of Isleworth, in the middle of the said river which also divides the said county of Middlesex and diocese of London from the county of Surrey and diocese of Rochester as aforesaid."

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Mest Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the seventh and eighth years of Her Majesty chapter ninety-four of the Act of the thirteenth and fourteenth years of Her Majesty chapter ninety-four and of the Act of the thirty-second and thirty-third years of Her Majesty chapter ninety-four duly prepared and laid before Her Majesty in Council a scheme or representation bearing date the tenth day of March, in the year one thousand eight hundred and ninety-eight, in the words following, that is to say:—

"We, the Ecclesiastical Commissioners for England, acting under the provisions of the Act of the seventh and eighth years of Your Majesty chapter ninety-four, of the Act of the thirteenth and fourteenth years of Your Majesty chapter ninety-four, and of the Act of the thirty-second and thirty-third years of Your Majesty chapter ninety-four, have prepared and now humbly lay before Your Majesty in Council the following scheme or representation for altering the boundaries of the new parish of Saint James, West Hartlepool, in the county of Durham and in the diocese of Durham.

"Whereas by the authority of an Order of Your Majesty in Council bearing date the eighth day of April in the year one thousand eight hundred and seventy and published in the London Gazette on the twelfth day of the same month a part of the new parish of Christ Church, West Hartlepool, in the said county and diocese was assigned as a district chapelry to the consecrated church of Saint James situate within the limits of the said new parish of Christ Church, West Hartlepool, and the said district chapelry was called 'The District Chapelry of Saint James, West Hartlepool.'

"And whereas the said district chapelry of Saint James, West Hardepool, has under the provisions of the Act of the nineteenth and twentieth years of Your Majesty chapter one hundred and four become a new parish of the character contemplated by that Act and by the Act of the sixth and seventh years of Your Majesty chapter thirty-seven and by the abovementioned Act of the thirty-second and thirty-third years of Your Majesty chapter ninety-four.

"And whereas it has been represented to us and it appears to us to be expedient that the boundaries of the said new parish of Saint James West Hartlepool should be altered so as to include within its limits a certain portion of the parish of Stranton in the county and diocese aforesaid.

"Now therefore, with the consent of the Right Reverend Brooke Foss, Bishop of the said diocese of Durham (in testimony whereof he has

signed and sealed this scheme or representation) we, the said Ecclesiastical Commissioners, humbly represent recommend and propose that from and after the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme or representation the boundaries of the said new parish of Saint James, West Hartlepool, shall be altered so as to include within its limits all that portion of the said parish of Stranton which is described in the Schedule hereunder written and is delineated and set forth upon the map or plan hereunto appended and is thereon coloured pink and that from and after the same date and without any assurance in the law other than such duly gazetted Order the said portion of the said parish of Stranton so to be included, as aforesaid, shall become annexed to and become and be and shall together form part of the said new parish of Saint James, West Hartlepool.

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

"The SCHEDULE to which the foregoing Scheme or Representation has reference.

"The territory to be annexed to the new parish of Saint James, West Hartlepool, in the county of Durham and in the diocese of Durham being:—

" All that portion of the parish of Stranton in the said county and diocese which is bounded upon the s uth by the consolidated chapelry of Saint Aidan West Hartlepool in the said county and diocese upon the east by the North Sea upon the north-west by the said new parish of Saint James West Hartlepool and upon the remaining sides that is to say upon the west and upon the southwest by an imaginary line commencing at the point where the boundary which divides the said new parish of Saint James, West Hardepool, from the parish of Stranton aforesaid meets the Loundary which divides the new parish of Christ Church, West Hartlepool, in the county and diocese aforesaid from the said parish of Stranton at which point Musgrave-street is joined by Tower-street and by Redworth street and extending thence southward along the middle of the last-named street for a distance of seven chains or thereabouts to its junction with Burbank-street and extending thence eastward along the middle of the last-named street for a distance of five chains and three quarters or thereabouts to its junction with Whitby-street and extending thence southward along the middle of the last-named street for a distance of six chains and three quarters or thereabouts to its junction with Garibaldi-street and continuing thence still southward along the middle of the intended course of Whitby-street aforesaid for a distance of seven chains and a quarter or thereabouts to its intended junction with Burn-road and extending thence eastward along the middle of the last-named road for a distance of eight chains and a quarter or thereabouts to its junction with the road called Mainsforth-terrace and extending thence southward along the middle of the last-named road for a distance of eighteen chains and a quarter or theresbouts to its junction with the road which leads between Smith's Pottery Works and Gray and Gladstone's Rolling Mills upon the boundary which divides the said parish of Stranton from the consolidated chapelry of Saint Aidan, West Hartlepool aforesaid.

And whereas drafts of the said scheme or representation have been transmitted to the patrons

and to the incumbents of the cures affected by the arrangements which are contemplated by such scheme or representation and such patrons and incumbents have respectively signified their assent thereto.

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

J H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Your Majesty, chapter seventy, of the Act of the fourteenth and fifteenth years of Your Majesty, chapter ninety-seven, of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, and of the Act of the thirty-fourth and thirty-fifth years of Your Majesty, chapter eighty-two, have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Smint Hilda, Griffithstown situate within the limits of the new parish (sometime district chapelry) of the Holy Trinity, Llanfrechfa Upper, in the county of Monmouth and in the diocese of Llandaff.

"Whereas at certain extremities of the said new parish of the Holy Trinity, Llanfrechfa Upper, and of the parish of Panteg in the said county and diocese which said extremities lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such new parish and of such parish respectively.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said new parish of the Holy Trinity, Llanfrechía Upper, and of the said parish of Panteg should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Hilda, Griffithstown, situate as aforesaid.

"Now therefore, with the consent of the Right Reverend Richard Bishop of the said diocese of Llandaff as such Bishop, and also as the patron, in right of his See, of the vicarage of the said new parish of the Holy Trinity, Llanfrechfa Upper (in testimony whereof he has signed this repre-sentation and has caused his episcopal seal to be affixed thereto) and with the consent of John Capel Hanbury of Pontypool Park, Pontypool, in the said county of Monmouth Esquire, one of Your Majesty's Justices of the Peace, as the patron of the vicarage of the parish of Panteg aforesaid (in testimony whereof he has signed and sealed this representation), we, the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said new parish of the Holy Trinity, Llaufrechfa Upper, and of the parish of Panteg aforesaid which are described in the schedule hereunder written, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said church of Saint Hilda, Griffithstown, situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Hilda, Griffithstown.'

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

"The SCHEDULE to which the foregoing Representation has reference.

"The consolidated chapelry of Saint Hilda Griffithstown comprising:-

"I. All that portion of the new parish (sometime district chapelry) of the Holy Trinity, Llanfrechfa Upper, in the county of Monmouth, and in the diocese of Llandaff which is isolated and detached from the main portion of such new parish, and which is known as Griffithstown.

"II. And also all that contiguous portion of the parish of Panteg in the said county and diocese which is bounded upon the north and north-west by the said detached portion of the new parish of the Holy Trinity, Llanfrechfa Upper aforesaid, and upon the remaining sides that is to say, upon the east, upon the south and upon the west by an imaginary line commencing upon the boundary which divides the said detached portion of the new parish of the Holy Trinity Llanfrechfa Upper aforesaid from the parish of Panteg aforesaid at a point in the middle of the Newport Abergavenny and Hereford branch line of the Great Western Railway distant sixteen chains or thereabouts to the south of the middle of the viaduct which carries the road from Griffithstown to Pont-y-felin over the said branch line of railway and extending thence that is from the said boundary southward along the middle of the said branch line of railway for a distance of seventy-four chains or thereabouts to the boundary which divides the said parish of Panteg from the main portion of the new parish of the Holy Trinity, Llanfrechfa Upper aforesaid, and extending thence first north-westward and then westward along the last-mentioned boundary to the point where such boundary crosses the middle of the road which leads from Pout-rhydyryn Railway Station across the Brecon and Newport Canal past Cwrdy Wood towards Griffithstown aforesaid, and extending thence first north-westward and then north-eastward along the middle of the last-mentioned road for a distance of fiftythree chains or thereabouts to the boundary on the northern side of Cwrdy Wood aforesaid which boundary divides the said parish of Panteg from

the said detached portion of the new parish of the Holy Trinity, Llanfrechfa Upper aforesaid."

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

and ninety-eight, in the words following, that is to say:---

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the tifty-ninth year of His Majesty King George the Third chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty chapter forty-nine, and of the Act of the nineteenth and twentieth years of Your Majesty chapter fifty-five, have prepared and now humbly lay before Your Majesty in Council the following representation as to the assignment of a district chapelry to the consecrated church of Saint George, Cwmparc, situate within the limits of the parish or parochial chapelry of Ystrad-dyfodwg in the county of Glamorgan and in the diocese of Llandaff.

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

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

"And with the like consent of the said Richard, Bishop of the said diocese of Llandati (testified as aforesaid) we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages baptisms, churchings, and burials should be solemnized or performed at the said church of Saint

George, Cwmparc, situate as aforesaid, and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being: Provided always that so long as the Reverend William Lewis Clerk in Holy Orders the present vicar or incumbent of the vicarage of the said parish or parochial chapelry of Ystraddyfodwg shall continue to be such vicar or incumbent all the fees which may be received in respect of such publication solemnization or performance at the said church of Saint George, Cwmparc, situate as aforesaid, shall be paid over by the minister thereof to the said William Lewis and provided also that nothing herein contained shall be construed as expressing any intention on the part of us, the said Commissioners, to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

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

Your Royal wisdom, shall seem meet. "The SCHEDULE to which the foregoing

Representation has reference.

"The District Chapelry of Saint George,

Compare, being :-

"All that part of the parish or parochial chapelry of Ystrad-dyfodwg in the county of Glamorgan and in the diocese of Llandaff which is bounded upon the south-west partly by the parish of Llandyfodwg and partly by the parish of Glyn-corwg both in the said county and diocese upon the north and upon the north-west by the district chapelry of Treherbert in the said county and diocese, upon the north-east by the consolidated chapelry of Tylorstown-with-Ferndale in the county and diocese aforesaid, and upon the remaining side that is to say upon the south-east by an imaginary line commencing upon the boundary which divides the said consolidated chapelry of Tylorstown-with-Ferndale from the parish or parochial chapelry of Ystrad-dyfodwg aforesaid at the summit (called Mocl-uchan) of the mountain called Mynydd Maerdy and extending then south-westward and in a straight line for a distance of furty chains or thereabouts to the spring at the source of the stream or watercourse which flows past the houses called Highland-terrace and Tynyhedw-street and into the Rhondda River and extending thence southwestward along the middle of the said stream or watercourse for a distance of thirty-three chains or thereabouts to the point at the northern end of the culvert by which the same stream or watercourse passes under High-street, Treorchy, and extending thence still south-westward and in a direct line to and across High-street aforesaid to a point on its southern side at its junction with Rees-street and extending thence still south-westward along the middle of the last-named street for a distance of three chains to its present south-western end, and extending thence in precisely the same direction and in a straight line for a distance of one chain and a half or thereabouts to the middle of the Rhondda River, and extending thence south-eastward and in a direct line for a distance of eighteen chains or thereabouts to the junction of the line of the Cwm Parc Colliery Railway with the Rhondda Branch Line of the Taff Vale Railway and extending thence first westward and then south-westward along the middle of the said colliery railway line for a distance of seventy chains or thereabouts to Toxteth Park, and the said district chapelry was

the centre of the bridge which carries such line of railway over the stream called Nant Cwmparc and extending thence south-westward up the middle of the last-named stream for a distance of twenty chains or thereabouts to its confluence with the stream called Nant Dar and extending thence southward up the middle of the last-named stream for a distance of fifty-six chains or thereabouts to its most easterly source at the spring near Taren-y-Geifr and extending thence southwestward and in a straight line for a distance of thirteen chains or thereabouts to the point at Bwlch-y-Clawdd where the mountain path leading from Ystrad-dyfodwg over Mynydd Maendy to Nant Moel intersects the boundary which divides the said parish or parochial chapelry of Ystraddyfodwg from the parish of Llandyfodwg afore-

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

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of the Act of the seventh and eighth years of Her Majesty chapter ninety-four, of the Act of the thirteenth and fourteenth years of Her Majesty chapter ninety-four, and of the Act of the thirtysecond and thirty-third years of Her Majesty chapter ninety-four, duly prepared and laid before Her Majesty in Council a scheme or representation bearing date the twenty-first day of April, in the year one thousand eight hundred and ninetyeight, in the words and figures following, that is to say :-

"We the Ecclesiastical Commissioners for England acting under the provisions of the Act of the seventh and eighth years of Your Majesty chapter ninety-four, of the Act of the thirteenth and sourteenth years of Your Majesty chapter ninety-four, and of the Act of the thirty-second and thirty-third years of Your Majesty chapter ninety-four, have prepared and now humbly lay before Your Majesty in Council the following scheme or representation for altering the boundaries of the new parish of Saint Andrew, Aigburth-road, Toxte h Park, in the c unty of Lancaster and in the diocese of Liverpo 1.

"Whereas by the authority of an Order of Your Majesty in Council bearing date the twenty-sixth day of August in the year one thousand eight hundred and nin-ty-three and published in the London Gazette on the twentyrinth day of the same m nth a certain part of the new parish (sometime district chapelry) of Christ Church, Toxteth Park, in the suid county and diocese, was assigned as a district chapelry to the consecrated church of Sairt Andrew, Aigburth-road, Toxteth Fark, situate within the limits of the said new parish of Christ Church,

called 'The District Chapelry of Saint Andrew, of Walton-on-the-Hill aforesaid at the junction Aigburth-road, Toxteth Park.'

"And whereas the said district chapelry of Saint Andrew, Aigburth-road, Toxteth Park, has under the provisions of the Act of the nineteenth and twentieth years of Your Majesty chapter one hundred and four, become a new parish of the character contemplated by that Act and by the Act of the sixth and seventh years of Your Majesty chapter thirty-seven and by the abovementioned Act of the thirty-second and thirty-third years of Your Majesty chapter ninety-four.

"And whereas it has been represented to us and it appears to us to be expedient that the boundaries of the said new parish of Saint Andrew, Aigburth-road, Toxteth Park, should be altered so as to include within its limits a certain portion of the parish of Walton-on-the-Hill in the

the county and diocese aforesaid.

" Now therefore with the consent of the Right Reverend John Charles Bishop of the said diocese of Liverpool (in testimony whereof he has signed and sealed this scheme or r-pre-sentation) we the said Ecclesiastical Com-missioners humbly represent recommend and propose that from and after the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme or representation the boundaries of the said new parish of Saint Andrew, Aigburth-road, Toxteth Park, shall be altered so as to include within its limits all that portion of the said parish of Walton-onthe-Hill which is described in the Schedule hereunder written and is delineated and set forth upon the map or plan hereunto appended and is thereon coloured pink and that from and after the same date and without any assurance in the law other than such duly gazetted Order the said portion of the said parish of Walton-on-the-Hill so to be included as aforesaid shall become annexed to and become and be and shall together form part of the said new parish of Saint Andrew, Aigburth-road, Toxteth Park.

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

"The SCHEDULE to which the foregoing Scheme or Representation has reference.

"The territory to be annexed to the new parish of Saint Andrew, Aigburth-road, Toxteth Park, in the county of Lancaster and in the

diocese of Liverpool being:-

"All that portion of the parish of Walton-onthe-Hill in the said county and diocese which is isolated from the main portion of such parish being part of the place or liberty called or known as Toxteth Park and which is bounded upon the south-west by the county and diocesan boundary in the middle of the River Mersey upon the southeast and upon the east by the new parish of Saint Anne Aighurgh or Aighurth in the said county and diocese upon the north-east partly by the new parish of Christ Church, Toxteth Park, in the said county and diocese and partly by the new parish of Saint Andrew, Aigburth-road, Toxteth Park, aforesaid and upon the remaining side that is to say upon the north-west by an imaginary line commencing upon the boundary which divides the said new parish of Christ Church, Toxteth Park, from the said isolated portion of the parish !

of Walton-on-the-Hill aforesaid at the junction of Aigburth-road with Tramway-road and extending thence south-westward along the middle of the last-named road for a distance of 12 chains and a half or thereabouts to its present south-western end at its junction with Neilson-road and extending thence in precisely the same direction that is to say south-westward and in a straight line for a distance of one mile and three chains or thereabouts (thereby crossing the Liverpool and Manchester Line of the Cheshire Lines Railway and passing to the south-east of the houses called or known as the Friars Dudley House and the Priory respectively) to a point in the middle of the said River Mersey upon the county and diocesan boundary aforesaid."

And whereas drafts of the said scheme or representation have been transmitted to the patrons and to the incumbents of the cures affected by the arrangements which are contemplated by such scheme or representation and such patrons and incumbents have respectively signified

their assent thereto.

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Eccl-siastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her Majesty, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her Majesty chapter one hundred and fourteen duly prepared and laid before Her Majesty in Council a scheme bearing date the twenty-first day of April, in the year one thousand eight hundred and ninety-eight, in the words following, that is to say:—

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

"Whereas the advowson or perpetual right of

No. 26968.

-patronage of and presentation to the said benefice of Stopsley is vested for an estate in fee simple without incumbrances in the Venerable Frederick Bathurst Archdeacon of Bedford and his heirs and

"And whereas the said Frederick Bathurst is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Stopsley now vested in him as aforesaid should be transferred to and be vested in the Bishop for the time being of the said diocese of

Ely.
And whereas the Honourable and Right Reverend Alwyne now Bishop of the said diocese of Ely is willing to accept such transfer and in token of such his willingness and also in token that the same transfer has that consent of the Bishop of the diocese which by the Acts in the hereinbefore-mentioned Act recited or by some

or one of them is made necessary he the said Alwyne Bishop of the said diocese of Ely has executed this scheme as hereinafter mentioned.

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

"Now therefore with the consent of the said Frederick Bathurst (in testimony whereof he has signed and sealed this scheme) and with the consent of the said Alwyne, Bishop of the said diocese of Ely (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of Stopsley now vested in him the said Frederick Bathurst and his heirs and assigns as aforesaid shall be transferred from him and them to the said Alwyne, Bishop of the said diocese of Ely and his successors Bishops of the same diocese, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Alwyne Bishop of the said diocese of Ely and his successors Bishops of the same diocese for ever:

"And we further recommend and propose that hothing herein contained shall prevent us from recommending and proposing any further or other measures relating to the matters aforesaid or any of them in accordance with the provisions of the said Acts or of any of them or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Ely. J. H. Harrison.

T the Court at Windsor, the 19th day of Moy, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council. HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-fourth day of March, in the year one thousand eight hundred and ninetyeight, in the words and figures following, that is

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the sixth and seventh years of Your Majesty chapter thirty-seven and of the Act of the nineteerth and twentieth years of Your Majesty chapter one hundred and four have prepared and now humbly lay before Your Majesty in Council the following scheme for constituting a separate district for spiritual purposes to be taken out of the parish (sometime district under 'The Parish of Manchester Division Act 1850') of Christ Church Bradford within the original limits of the parish of Manchester in the county of I ancaster and in

the diocese of Manchester. "Whereas it has been made to appear to us that it would promote the interests of religion that the particular portion of the said parish of Christ Church Bradford which is hereinafter mentioned and described should be constituted a separate district in the manner hereinafter recommended and proposed.

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

"And whereas we are satisfied that the said parish of Christ Church Bradford is a cure wherein of in parts whereof the provision for public worship and for pastoral superintendence is insufficient for the spiritual wants of the inhabitants thereof.

"And whereas we are also satisfied that an adequate and permanent maintenance for the support of the Minister of the said proposed district and when the said district shall have become a new parish then for the support of the incumbent thereof will be secured as from the date of the licensing or appointment of such minister or incumbent by the payment of a sum of not less than one hundred and fifty pounds which will be annually provided out of the moneys received by us the said Ecclesiastical Commissioners under the provisions of the said 'Parish of Manchester Division Act 1850.

" Now therefore with the consent of the Right Reverend James Bishop of the said diocese of Manchester (in testimony whereof he has signed and sealed this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that all that part of the said parish of Christ Church Bradford within the original limits of the parish of Manchester as aforesaid which is more particularly described in the schedule hereunder Order shall have been duly published in the London Gazette pursuant to the said Acts, and Her Majesty, by and with the like advice, is the day of the date of the publication in the

London Gazette of any Order of Your Majesty in Council ratifying this scheme become and be constituted a separate district for spiritual purposes, and that the same shall be named 'The District of Saint Aidan Manchester.'

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

"The SCHEDULE to which the foregoing Schome has r ference.

"The District of Sant Aidan, Manchester,

" All that part of the parish (sometime district under 'The Parish of Manchester Division Act 1850') of Christ Church Bradford within the original limits of the parish of Manchester in the county of Lancaster and in the diocese of Manchester which is bounded upon the west by the parish of Saint Silas Ardwick in the said county and diocese upon the south and upon part of the east by the parish of Saint Barnabas Openshaw in the said county and diocese and upon the remaining sides that is to say upon the remaining part of the east and upon the north by an imaginary line commencing in the middle of Mill-street at or near to its junction with Moody street upon the boundary which divides the said parish of Saint Barnabas Openshaw from the parish of Christ Church Bradford aforesaid and extending thence northward along the middle of Mill-street aforesaid for a dis ance of one chain and a half or the eabouts to its junction with Chathum-street and extending thence westward along the middle of the lastnamed street for a distance of twelve chains and three-quarters or thereabouts to its junction with Wellington-street and extending thence northward along the middle of the last-named street for a distance of two chains or thereabouts to its junction with Albert-street and extending thence westward along the middle of the last-named street for a distance of twenty-three chains or thereabouts to the boundary which divides the said parish of Christ Church Bradford from the parish of Saint Silas Ardwick aforesaid."

And whereas drafts of the said scheme have, in accordance with the provisions of the firstly hereinbefore mentioned Act been transmitted to the patron and to the incumbent of the parish of Christ Church Bradford out of which it is intended that the district recommended in such scheme to be constituted shall be taken, and such patron and incumbent have respectively signified their assent to such scheme:

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

ing; that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Your Majesty, chapter seventy, of the Act of the fourteenth and fifteenth years of Your Majesty, chapter ninety-seven, of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, and of the Act of the thirty-fourth and thirty-fifth years of Your Majesty, chapter eighty-two, have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Gabriel Willesden Green situate within the limits of the new parish (sometime district chapelry) of Christ Church, Brondesbury in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said new parish of Christ Church, Broudesbury, and of the new parish (sometime district) of Saint Andrew Willesden, in the county and diocese aforesaid, which said extremities lie contiguous one to another, and are described in the Schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such new parishes respectivaly

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said new parish of Christ Church, Brondesbury, and of the new parish of Saint Andrew, Willesden a'oresaid, should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Gabriel, Willesden Green, situate as aforesaid

"Now therefore, with the consent of the Right Honourable and Right Reverend Mandell, Bishop of the said diocese of London, as such Bishop, and also as one of the alternate patrons in right of his See of the vicarage of the said new parish of Saint Andrew, Willesden, with the consent of the Right Honourable Arthur James Balfour, the First Lord of Your Majesty's Treasury, acting on behalf of Your Majesty in right of the Crown as the other alternate patron of the same vicarage, and with the consent of the Reverend Charles Dale Williams, of the Rectory, Willesden-lane, in the said county of Middlesex, Clerk in Holy Orders now rector of the rectory of the said new parish of Christ Church Brondesbury, the patron of the same rectory (in testimony whereof they the said consenting parties have respectively signed and sealed this representation) we, the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion, be expedient that all those contiguous. portions of the said new parish of Christ Church, Brondesbury, and of the said new parish of Saint Andrew, Willesden, which are described in the Schedule hereunder written, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said church of Saint Gabriel, Willesden Green, situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Gabriel, Willesden Green.'

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

"The SCHEDULE to which the foregoing Representation has reference.

"The consolidated chapelry of Saint Gabriel

Willesden Green comprising:-

"I. All that portion of the new parish (sometime district chapelry) of Christ Church, Brondesbury, in t'e county of Middlesex and in the d'ocese of London, which is bounded upon the north-east by the new parish of Saint Cuthbert, West Hampstead in the said county and diocese, upon the north and upon the north west by the new parish (sometime district) of Saint Andrew, Willesden, in the county and diocese aforesaid (including the hereinafter described portion of such new parish) and upon the remaining sides that is to say upon the south, by an imaginary line commencing upon the boundary which divides the said new parish of Saint Andrew, Willesden, from the new parish of Christ Church, Brondesbury aforesaid, at the centre of the bridge at the eastern end of the Willesden Green Railway Station which bridge carries Walm-lane over the line of the Metropolitan Railway, and extending thence eastward along the middle of the said line of railway for a distance of ten chains or thereabouts to the centre of the next bridge over the same line of railway which bridge is called or known as Bridge Number Nineteen, and extending thence northward and in a straight line for a distance of six chains or thereabouts (thereby following the course of an intended new road leading from such bridge into Dartmouth-road) to a point in the middle of the lastnamed road distant ten chains or thereabouts from Walm-lane aforesaid and extending thence eastward along the middle of the said Dartmouthroad for a distance of nine chains or thereabouts to its junction with Dawlish-road, and extending thence north-eastward along the middle of the last-named road for a distance of nine chains or thereabouts to its junction with Teignmouth-road and extending thence eastward along the middle of the last-named road for a distance of twelve chains or thereabouts to its junction with Mapesbury-road and extending north-eastward along the middle of the last-named road for a distance of ten chains or thereabouts to a point at its junction with Edgware-road, upon the boundary which divides the said new pari-h of Christ Church, Broadesbury, from the new parish of Saint Cuthbert, West Hamp-tend aforesaid.

"II. And also all that contiguous portion of the said new parish of Saint Andrew, Willesden, which is bounded upon the north-west by the consolidated chapelry of Neasden-cum-Kingsbury in the county and diocese aforesaid upon the north-east partly by the new parish of Saint Peter, Cricklewood in the county and diocese aforesaid and partly by the new parish of Saint Cuthbert West Hampstead aforesaid, upon the south and south-east by the above described portion of the new parish of Christ Church, Brondesbury afore-

said and upon the remaining side, that is to say, upon the south-west by an imaginary line commencing upon the boundary which divides the said new parish of Christ Church Brondesbury from the new parish of Saint Andrew, Willesden aforesaid at the junction of Walm-lane aforesaid with Station-road and extending thence first northwestward and then northward along the middle of the last-named road for a distance of thirteen chains or thereabouts to its junction with Cranhurst-road and with Riffel-road and ex-tending thence first north-westward and then northward along the middle of the last-named road for a distance of twenty chains or thereabouts to its junction with the road called Melrose-avenue and extending thence north-westward along the middle of the last-named road for a distance of eighteen chains or thereabouts to its junction with the footpath or roadway called Sherrick Green-lane and extending thence north-westward and in a straight line for a distance of sixteen chains or thereabouts to a point at the centre of the bridge called or known as Bridge Number Four over the line of the Midland and South-Western Junction Railway between Dudding Hill and Childs Hill Railway Stations upon the boundary which divides the said new parish of Saint Andrew, Willesden, from the consolidated chapelry of Neasden-cum-Kingsbury aforesaid."

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of Your Majesty chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Your Majesty chapter one hundred and four, have prepared and now humbly lay before Your Majesty in Council the following scheme for constituting a separate district for spiritual purposes to be taken out of the parish (sometime district under 'The Parish of Manchester Division Act 1850') of Saint John, Longsight, within the original limits of the parish of Manchester in the county of Lancaster and in the diocese of Manchester.

"Whereas it has been made to appear to us that it would promote the interests of religion

that the particular part of the said parish of Saint John Longsight, which is hereinafter mentioned and described should be constituted a separate district in the manner hereinafter recommended and

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

of Divine worship.

"And whereas we are satisfied that the said parish of Saint John, Longsight, is a cure wherein or in parts whereof, the provision for public worship and for pastoral superintendence is insufficient for the spiritual wants of the inhabitants thereof.

"And whereas we are also satisfied that an adequate and permanent maintenance for the support of the minister of the said proposed district and when the said district shall have become a new parish then for the support of the incumbent thereof, will be secured as from the date of the licensing or appointment of such minister or incumbent by the payment of a sum of not less than one hundred and fifty pounds which will be annually provided out of the moneys received by us the said Ecclesias ical Commissioners under the provisions of the said 'Parish of

Manchester Division Act 1850.

"Now therefore, with the consent of the Right Reverend James Bishop of the said diocese of Manchester (in testimony whereof he has signed and sealed this scheme), we the said Ecclesiastical Commissioners humbly recommend and propose that all that part of the said parish of Saint John Longsight within the original parish of Manchester as aforesaid which is more particularly described in the Schedule hereunder written and is delineated and set forth on the map or plan hereunto annexed shall upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme become and be constituted a separate district for spiritual purposes and that the same shall be named 'The District of Saint Cyprian, Kirkmanshulme.

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

"The SCHEDULE to which the foregoing Scheme has reference.

"The District of Saint Cyprian, Kirkmans-

hulme, being :-

"All that part of the parish (sometime district under 'The Parish of Manchester Division Act 1850') of Saint John Longsight within the original limits of the parish of Manchester in the county of Lancaster and in the diocese of Manchester, which is bounded upon part of the north-west by the parish of Saint Mark, Gorton, upon the north-east and upon part of the south-east by the parish of Saint James Gorton upon the remaining part of the south-east by the parish of Saint Agnes Birch, all which parishes are likewise within the original limits of the said parish of Manchester and upon the remaining sides that is to say upon the south-west and upon the remaining part of the north-west by an imaginary line commencing upon the boundary which divides the said parish of Saint Agnes, Birch, from the said parish of Saint John, Longsight, aforesaid at the centre of the bridge or culvert which carries the Stockport-road over Gore Brook and extending thence north-westward

of twenty-five chains or thereabouts to its junction with Kirkmanshulme-lane and extending thence eastward along the middle of the lastnamed lane for a distance of eleven chains and a half or thereabouts to the centre of the bridge at the southern end of the Longsight Railway Station which bridge carries the Crewe and Manchester Line of the London and North Western Railway over such lane, and extending thence north-westward along the middle of the said line of railway for a distance of five chains and a half or thereabouts (thereby passing through the said railway station) to the boundary at or near to the northern end of the same railway station which boundary divides the said parish of Saint John, Longsight, from the parish of Saint Mark, Gorton, aforesaid."

And whereas drafts of the said scheme have, in accordance with the provisions of the firstly hereinbefore mentioned Act, been transmitted to the patrons and to the incumbent of the parish of Saint John Longsight out of which it is intended that the district recommended in such scheme to be constituted shall be taken, and such patrons and incumbent have respectively signified their

assent to such scheme.

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

T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Peter, Lower Edmonton, situate in Bounce's-road, in the parish of Edmonton, in the county of Middlesex, and in the diocese of London.

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

"Now therefore with the consent of the Right along the middle of the said road for a distance | Honourable and Right Reverend Mandell, Bishop

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

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

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

"The SCHEDULE to which the foregoing

Representation has reference.
"The District Chapelry of Saint Peter, Lower

Edmonton being:-

"All that part of the parish of Edmonton, in the county of Middlesex, and in the diocese of London, which is bounded upon the east by the parish of Chingford in the county of Essex, and in the diocese of Saint Albans, or in other words by the River Lea, upon the north by an imaginary line commencing at the point where Hertford-road is joined by Denny-road, the said point being opnosite to the northern end of the house and premises known as Number 14 Jasmine - villas and extending thence south-eastward and in a direct line for a distance of fourteen chains or thereabouts to the middle of the present northern end of Saint Peter's-road and extending thence southward along the middle of the last-named road for a distance of one chain or thereabouts to its junction with Grosvenor-road and extending thence in a direction due east and in a straight line for a distance of about one mile (thereby crossing the line of the Great Eastern Railway at a point distant about fifteen chains to the north of Pickett's Crossing and also crossing the River Lea Navigation at a point distant about twentynine chains to the north of the bridge at Pickett's Lock) to the county and diocesan boundary at the said River Lea which boundary divides the said parish of Edmonton from the parish of Chingford aforesaid.

"All which said part of the parish of Edmonton aforesaid is bounded upon the remaining sides that is to say upon the west and upon the south by an imaginary line commencing at the hereinbefore described point where Hertford-road is joined by Denny-road as aforesaid and extending thence southward along the middle of the said

Hertford-road for a distance of twenty-six chains or thereabouts to a point a little to the south of the houses called or known as the Crescent and situate on the eastern side of the said road (the said last-mentioned point being distant nine chains: or thereabouts to the south of the junction of Hertford-road aforesaid with Bounce's-road) and extending thence south-eastward and in a direct line for a distance of one mile and twenty-six chains or thereabouts (thereby passing along the middle of Monmouth-road and crossing Montaguroad at a point just north of the most surrounding Moat House Farm, such last-named point being fifteen and a half chains or thereabouts to the south of the junction of the last-named road with Bounce's-road aforesaid also crossing the line of the Great Eastern Railway aforesaid at a point twenty-three and a half chains or thereabouts to the south of Pickett's Crossing aforesaid and also crossing the River Lea Navigation at a point twenty-one chains or thereabouts to the south of the bridge at Pickett's Lock as aforesaid) to the said county and diocesan boundary at the River Lea aforesaid which boundary divides the said parish of Edmonton from the parish of Chingford aforesaid."

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council. WHEREAS the Right Honourable Sir Matthew White Ridley, Baronet, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the Churchwardens of the parish hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the Session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the "laws concerning the burial of the dead in " England beyond the limits of the Metropolis, "and to amend the Act concerning the burial "of the dead in the Metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned parish without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with the following. modifications, viz. :-

GREEN'S NORTON, NORTHAMPTONSHIME. —
Forthwith and entirely in the Parish Church
of Green's Norton, in the county of Northampton; and also in the old part of the
churchyard except as follows:—

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

(b.) In partly walled and earthen graves now existing in the churchyard burials may be allowed of the relations of those already interred therein provided the bodies can be deposited at or below the depth of five feet without exposing coffins or disturbing human remains.

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

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

And whereas by another Act passed in the Session of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, intituled "An Act further to amend the laws concerning the burial of the dead in England," it is, amongst

other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit:

And whereas the Right Honourable Sir Matthew White Ridley, Baronet, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the Churchwardens of the parish hereinafter mentioned ten days' previous notice of his intention to make such representation, has made a representation stating that he is of opinion that the Order of Her Majesty in Council of the twenty-ninth day of March, one thousand eight hundred and fifty-four, in so far as it affects burials in the parish of Milton, Portsea, in the county of Southampton, should be varied, by substituting the directions hereinafter set forth for those contained in the said Order, in regard to burials in the church and churchyard of that parish:

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

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

That burials be discontinued forthwith and entirely in the Church of Milton, Portsea, in the county of Southampton, and in the churchyard within five yards of the church; and in the rest of the churchyard, except as follows:—

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

(b.) In partly walled and earthen graves now existing in the churchyard burials may be allowed of the relations of those already interred therein provided the budies can be deposited at or below the depth of five feet without exposing coffins or disturbing human remains.

J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the Session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial "of the dead in England beyond the limits of the "Metropolis, and to amend the Act concerning "the burial of the dead in the Metropolis," it is enacted that, in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for

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

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

fications:

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

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burialground shall be opened in the under-mentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials in the said parishes shall be dis-

continued as follows, viz.:-COTMANHAY, DERBYSHIRE.—Forthwith and entirely in the Parish Church of Cotmanhay, in the county of Derby; and also in the churchyard, except as follows :-

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

(b.) In partly walled and earthen graves

be allowed of the relatives of those already interred therein, provided the bodies can be deposited at or below the depth of five feet without exposing coffins or disturbing human remains.

BUXTON, DERBYSHIRE. - Forthwith and entirely in the Parish Churches of Saint Anne and Saint John, Buxton, in the county of Derby; and also in the churchyards attached thereto, except as follows :-

In vaults and wholly walled graves now existing in the churchyards burials may be allowed on condition that every coffin be separately enclosed by stonework or brickwork properly cemented at a minimum depth of two feet below the surface of the soil.

J. H. Harrison.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

STICKNEY, LINCOLNSHIRE.—Forthwith and entirely in the Parish Church of Stickney, in the county of Lincoln, and in the old part of

the churchyard.

PARTNEY, LINCOLNSHIRE.—Forthwith and entirely in the Parish Church of Partney, in the county of Lincoln, and also in the church-yard after the thirtieth June, one thousand eight hundred and ninety-eight.

EAST BLATCHINGTON, SUSSEX.—Forthwith and entirely in the Parish Church of East Blatchington, in the county of Sussex; and also in the churchyard, except as follows:—

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

(b.) In partly walled graves now existing in the churchyard burials may be allowed of so many of the relations of those already interred therein as can be buried at or below

the depth of five feet without exposing coffins or disturbing human remains.

(c.) In the reserved grave spaces in the churchyard burials may be allowed of the Reverend A. J. Richardson, Mr. R. Lambe, Mr. W. Reed, at their decease, and of so many members of their families as can be buried at or below the depth of five feet.

· SUTTON · WITH-SEAFORD, SUSSEX.—Forthwith and entirely in the Parish Church of Seaford, in the county of Sussex; and also in the churchyard, except as follows:—

(a.) In vaults and wholly walled graves now existing in the churchyard burials may be allowed on condition that every coffin be separately enclosed by stonework or brick-

work properly cemented.

(b.) In partly walled and earthen graves now existing in the churchyard burials may be allowed of the widows and widowers of those already interred therein provided the bodies can be deposited at or below the depth of five feet without exposing coffins or disturbing human remains.

(c.) In the reserved grave spaces in the churchyard burials may be allowed of the Reverend M. H. M. Buck, Mr. George Simmons, and of so many members of their families, at their decease, as can be buried at

or below the depth of five feet.

HOOK NORTON, OXFORDSHIRE.—Forthwith and | new burial ground should be opened in the underentirely in the Parish Church of Hook Norton, | mentioned parish without the previous approval No. 26968.

in the county of Oxford; and also in the churchyard, after the thirty-first December one thousand eight hundred and ninety-eight except as follows:—

(a) In vaults and wholly walled graves now existing in the churchyard burials may be allowed on condition that every coffine be separately enclosed by stonework or brick-

work properly cemented.

(b.) In partly walled and earthen graves now existing in the churchyard burials may be allowed of the relations of those already interred therein provided the bodies can be deposited at or below the depth of five feet without exposing coffins or disturbing human remains.

J. H. Harrison.

A T the Court at Windsor, the 19th day of Moy, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

Clerk or Churchwardens of such parish:

And whereas the Right Honourable Sir Matthew White Ridley, Baronet, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the Churchwardens of the parish hereinafter mentioned ten days previous notice of his intention to make such representation, made a representation stating that for the protection of the public health no new burial ground should be opened in the undermentioned parish without the previous approved.

of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with certain modifications:

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

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

BOTTISHAM, CAMBRIDGE. — Forthwith and entirely in the Parish Church of Bottisham in the county of Cambridge; and also in the churchyard after the thirty-first December one thousand eight hundred and ninety-eight, except as follows:—

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

(b.) In partly walled and earthen graves now existing in the churchyard burials may be allowed of the relatives of those already interred therein provided the bodies can be deposited at or below the depth of five feet

without exposing coffins or disturbing human remains. *J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

STETCHWORTH, CAMBRIDGE.—Forthwith and entirely in the Parish Church of Stetchworth, in the county of Cambridge; and also in the churchyard, except as follows:—

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

J. H. Harrison.

A T the Court at Windsor, the 19th day of May, 1898.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the Session of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, intituled "An Act further to amend the laws "concerning the burial of the dead in England," it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby

appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit:

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

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the time for the discontinuance of burials in such churchyards be post-

poned as follows, viz. :-

In the Parish Churchyard of Morthoe, in the county of Devon, until the thirtieth day of September, one thousand eight hundred and ninety-eight.

In the Spennymoor Churchyard, in the county of Durham, until the thirty-first day of August, one thousand eight hundred and J. H. Harrison. ninety-eight.

T the Court at Windsor, the 19th day of May, 1898.

PRESENT.

The QUEEN's Most Excellent Majesty in Council. WHEREAS Henry Best Hans Hamilton Esquire, Barrister-at-Law, duly pointed in pursuance of "The Municipal Corporations Act 1882," as Commissioner for

determining the boundaries of the Wards of the Borough of Bridgnorth, and for apportioning the Councillors thereto, has transmitted to one of Her Majesty's Principal Secretaries of State his

scheme in the following terms:-

"WHEREAS Her Majesty has been pleased by and with the advice of Her Privy Council and in pursuance and in exercise of the power vested in Her Majesty by 'The Municipal Corporations Act 1882' as amended by 'The Municipal Corporations Act 1893' to fix the number of wards into which the borough of Bridgnorth shall be divided and to order and direct that the said borough shall be divided into four wards which Order was made on the twenty-sixth day of November one thousand eight hundred and ninety-seven. And whereas on the ninth day of December in the year last aforesaid the Right Honourable Sir Matthew White Ridley Baronet, one of Her Majesty's Principal Secretaries of State did duly warrant and appoint me Henry Best Hans Hamilton Esquire Barrister-at-Law a Commissioner to prepare a scheme for determining the boundaries of such wards and apportioning the Councillors of the said borough among such wards.

"Now I the said Henry Best Hans Hamilton in pursuance of the powers given me by virtue of the said appointment under the said Acts do hereby determine as hereinafter mentioned the boundaries of the four wards into which the said borough is divided which wards are hereinafter named and numbered as follows that is to say :-

"1. The East Ward. "2. The West Ward.

"3. The Castle Ward.

"4. Morfe Ward.

"No. 1.—The East Ward.

"I do hereby determine that the East Ward shall comprise so much of the said borough of Bridgnorth as is contained within an imaginary line commencing at a point in the centre of the | before described to the point of commencement

Broseley-road where the said Broseley-road aforesaid intersects the northern boundary of the parish of Saint Leonard thence southwards along the centre of the said Broseley-road to north gate and including the structure of the said north gateway itself (the upper portion being at present used as a blue coat school) thence continuing along the centre of High-street to the southern boundary of the said parish of Saint Leonard aforesaid thence in a north-easterly and easterly direction following the said southern boundary of the said parish aforesaid to a point in the centre of the River Severn thence in a northerly and north-easterly direction following the centre of the said River Severn to a point opposite to the northern boundary of the said parish of Saint Leonard aforesaid (on the west bank of the said river) thence in a westerly direction along the said northern boundary of the said parish to the said point of commencement in the centre of the Broseley-road aforesaid; being the portion of the said parish of Saint Leonard to the east of Broselevroad and High-street aforesaid and comprised within the yellow line coloured on the Ordnance map hereto annexed and marked with the letter ' ${f E}$ ' and signed by me.

"No. 2.—The West Ward.

"I do hereby determine that the West Ward shall comprise so much of the said borough of Bridgnorth as is contained within an imaginary line commencing from a point in the centre of Broseley-road where the said road intersects the northern boundary of the parish of Saint Leonard thence in a north-westerly direction to the boundary of the said parish at the Hook Plantation, thence in a south-westerly and southerly direction to the point where the boundary of the said parish of Saint Leonard meets the north side of the road leading to the said borough of Bridgnorth from Tasley thence following the said parish boundary in a south-easterly direction for a short distance to the point where the said road from Tasley joins the road to the said borough of Bridgnorth from Morville and Much Wenlock thence crossing the said last-mentioned road in a southerly direction following the said parish boundary aforesaid to the point where the said parish boundary meets the road to the said borough of Bridgnorth from the Hundred House and the Cross Houses in the parish of Oldbury near Bridgnorth aforesaid and from Ludlow in the said county thence following the north side of the said road for a short distance in an easterly direction to the point where the said parish boundary crosses the road aforesaid thence in a south-easterly direction for about two hundred and nine yards thence in a north-easterly southerly and south-easterly direction for about three hundred and sixty yards thence in a northeasterly direction to the point where the said parish boundary joins Oldbury-lane, thence along the watercourse in Oldbury-lane, adjoining the south-east side of Oldbury-lane aforesaid, thence in an easterly direction to the point where the boundary of the said parish of Saint Leonard aforesaid meets the western side of the parish of Saint Mary Magdalene thence following the boundary of the said two parishes aforesaid to the centre of the High-street opposite the point which divides the premises known as Number thirty-nine High-street (which are included in the West Ward) from the premises known as Number forty High-street (which are included in the Castle Ward) thence in a northerly direction along the centre of High-street following the western boundary of the East Ward hereinaforesaid in the centre of the said Broseley-road, at the point where the said Broseley-road intersects the boundary of the said parish of Saint Leonard aforesaid.

"The said West Ward shall include within its boundaries the Town Hall and the premises known as Number thirty-nine High-street, and all that portion of the said parish of Saint Leonard comprised within the green line coloured on the said Ordnance map hereto annexed and marked with the said letter 'E' aforesaid, and signed by me.

"No. 3 .- The Castle Ward.

"I do hereby determine that the Castle Ward shall comprise so much of the borough of Bridgnorth as is contained within an imaginary line drawn from a point in the centre of the River Severn (seventy-two yards north of the bridge) opposite the boundary of the parishes of Saint Leonard and Saint Mary Magdalene, to the west bank of the said river thence following the southern boundary of the East Ward (such houndary being coloured yellow) hereinbefore described to the point where such boundary meets the boundary of the West Ward (between the premises known as Numbers thirty-nine and forty High-street aforesaid) coloured green thence following the southern boundary of the said West Ward for a distance of about one hundred and sixty-seven yards (being to a point at right angles mear to the south-east corner of a building known as the Drill Hall), thence following the east boundary of the said West Ward in a south-easterly, southwesterly, and southerly direction respectively, to the bridge which carries the Severn Valley Railway over Hollybush-road (being also the parish boundary) thence in a southerly, easterly and south-easterly direction following the west boundary of the said parish of Saint Mary Magdalene aforesaid, to the point where the said boundary joins the said River Severn, thence to a point in the centre of the said river, thence in a northerly direction following the centre of the said river to the point of commencement aforesaid, seventy-two yards north of the said bridge. The said Castle Ward shall include the premises known as Number forty High-street aforesaid and shall be contained within the brown line coloured on the said Ordnance map hereto annexed and marked with the letter 'E' aforesaid and signed by me.

" No. 4.-Morfe Ward.

"I do hereby determine that Morfe Ward of the borough of Bridgnorth shall comprise all that portion of the parish of Saint Mary Magdalene which lies to the east of the said River Severn including the island called or known by the name of the Bylet, and also the whole of the parishes of The said Morfe Quatford and Quatt Jarvis. Ward shall be contained within the pink line coloured on the said Ordnance map hereto annexed and marked with the letter 'E' aforesaid and signed by me.

"And I do hereby further declare that the said four wards, the boundaries of which are hereinbefore determined and defined, are shown upon the Ordnance plan marked with the letter 'E' hereunto annexed and signed by me, and the said boundaries of the said wards are clearly set forth

by coloured lines thereon.

"And I do hereby assign and apportion three Councillors to each and every of the said wards as follows, that is to say :-

"To the East Ward:-Councillors Charles Herbert Deighton, William Jones, and John Henry Lely.

"To the West Ward: - Councillors Richard

Thomas Haynes, Josiah William Steward, and Richard Butt Findon.

"To the Castle Ward:-Councillors John. Anderson, William Henry Beach, and William Lloyd Mundy.

"To Morfe Ward :- Councillors Samuel Ridley,

Joseph Minton, and William Minifie."

"Dated this seventeenth day of February one thousand eight hundred and ninety-eight.

"H. B. HANS HAMILTON Commissioner." Now therefore Her Majesty, by and with the advice of Her Privy Council, doth hereby approve of the said scheme of the said Commissioner and doth order the same to be published in the London J. H. Harrison. Gazette accordingly.

Privy Council Office, May 19, 1898.

PYE-LAWS made by the School Boards and School Attendance Committees for the following Places, were approved by Her Majesty in Council on the 19th day of May, 1898:-

SCHOOL BOARDS.

Ancroft. Beeston. Bromley (Kent). Broughton. Brymbo. Burton Latimer. Culmstock. Stansty. Steventon. Weston-super-Mare.

BYE-LAWS MADE BY THE SCHOOL BOARDS FOR THE UNITED SCHOOL DISTRICTS OF-

Bersham.

Llanddona, Llaniestyn and Llanfihangel-tyn-

BYE-LAWS MADE BY THE SCHOOL BOARD FOR THE SCHOOL DISTRICT OF-Crediton.

BYE-LAWS MADE BY THE SCHOOL BOARD FOR THE COUNTY BOROUGH OF-Rochdale.

BYE-LAWS MADE BY THE SCHOOL BOARDS FOR THE MUNICIPAL BOROUGHS OF --

Royal Leamington Spa.

Wrexham.

Bye-Laws made by the School Attendance COMMITTEES FOR THE MUNICIPAL BOROUGHS OF-Haslingden.

Warrington.

BYE-LAWS MADE BY THE SCHOOL ATTENDANCE COMMITTEE FOR THE URBAN DISTRICT OF-Ravensthorpe.

Bye-Laws made by the School Attendance COMMITTEES OF THE UNDERMENTIONED UNIONS FOR THE PARISHES OR TOWNSHIPS NAMED :-

Union.	Parish or Township.
Bangor and Beaumaris ,,	County of Anglesey. Llanddaniel Fab Llanedwen Llanffinan Llangadwaladr or Eglwysael Llangristiolus Penmon Trefdraeth County of Carnarvon. Aber Llandegai

	Union.		Parish or Township.
Bangor a	nd Beauma	ıris	Llanfair-fechan
)) Franco	"	•••	Llanllechid
Epsom	• • • •	•••	Ashtead Cheam
19 ··	• •••		Chessington .
73 44	• •••		Cobham
(3)		•••	Cuddington
2,	• •••	•••	Ewell
27 ***	• •••	•••	Fetcham
7, ••	• •••	•••	Great Bookham
"	• •••	•••	Headley Leatherhead
,,	• •••	•••	Little Bookham
59 ***	• •••		Stoke d'Abernon
Penzance	•••	•••	Penzance-in-Madron
97	•••	•••	St. Buryan
93	•••	•••	St. Erth (Rural)
27	•••	•••	
"	•••	•••	St. Michael's Mount
77	•••	•••	Towednack
27	•••	•••	Zennor
Royston			County of Cambridge. Abington-in-the-Clay or
aroj cion	•••	•••	Abington Pigotts
>>	·		Foulmere
27 59	**1	•	Great Chishall
"	***	•••	Guilden Morden
7)	•••	•••	Heydon
71	•••		
31	•••	•••	Little Chishall
71		•••	Melbourn
7);	***	***	Meldreth
*7	•14	•••	Shepreth Shingay
- 1 1	***		Steeple Morden
** **	•••	•••	Thriplow
.31	•••	•••	Wendy
79	•••	•••	Whaddon
			County of Herts.
~,9	•••	•••	Barkway
79	•••	944	Barley Kelshall
27	•••	•••	Nuthampstead
77	•••	•••	Reed
37 19	•••		Royston
Skirlaugl	1	•••	Aldbrough
"	•••		Benningholme and
••			Grange
77	•••	•••	Bilton
91	•••	•••	Bonwick
"	•••	•••	Brandesburton
77	•••	•••	Catfoss Catwick
11	**1	•••	Catwick Coniston
77	***	•••	Danthorpe
?? #?	•••	•••	Dunnington
47 3)	•••	•••	East Newton
3)	•••	•••	Ellerby
"	•••	•••	Elstronwick
93	•••	•••	Fitling
7)	***	•••	Flinton
וני	•••	•••	Ganstead
"	•••	•••	Garton-with-Grimston
7)	•••		Goxhill Great and Little Cowder
~99 ~~		•••	Great Hatfield
37	444	•••	Hempholme
7)	•••		Humbleton
		•	Lelley
77	***		
	***	•••	Little Hatfield
77	***		Little Hatfield Long Riston
9 9 59	*** ***		Little Hatfield

Union	l•		Parish or Township.
Skirlaugh "" "" "" "" "" "" "" "" ""			Moor Town North Skirlaugh, Rowton and Arnold Nunkeeling-with-Bewholme Rise Seaton and Wassand Sigglesthorne South Skirlaugh Sproatley
Warmley Out	Relief	•••	Thirtleby West Newton and Burton Constable Wyton Hanham Abbots Mangotsfield Siston

Privy Council Office, May 19, 1898.

OTICE is hereby given, that a Petition has been presented to Her Majesty in Council by certain Inhabitant Householders of the Parish of Swindon, in the County of Wilts, praying for the grant of a MUNICIPAL CHARTER OF INCORPO-RATION; and notice is hereby further given, that the said Petition will be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the thirtieth day of June, one thousand eight hundred and ninety-eight.

Privy Council Office, May 19, 1898.

OTICE is hereby given, that a Petition has been presented to Her Majesty in Council by certain Inhabitant Householders of the Urban District of Leigh, in the county of Lancaster, praying for the grant of a MUNICIPAL CHARTER OF INCORPORATION; and notice is hereby further given, that the said Petition will be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the thirtieth day of June, one thousand eight hundred and ninety-eight.

Privy Council Office, May 19, 1898.

OTICE is hereby given, that a Petition has been presented to Hereby been presented to Her Majesty in Council by certain Inhabitant Householders of the Local Government District of Shipley, in the West Riding of the county of York, praying for the grant of a MUNICIPAL CHARTER OF INCORPORA-TION, under the Municipal Corporations Act, 1882; and notice is hereby further given, that the said Petition will be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the thirtieth day of June, one thousand eight hundred and ninety-eight.

Privy Council Office, May 19, 1898.

OTICE is hereby given, that a Petition has been presented to U. ... been presented to Her Majesty in Council by certain Inhabitant Householders of the Urban District of Pudsey, in the West Riding of the County of York, praying for the grant of a MUNICIPAL CHARTER OF INCORPORATION; and notice is hereby further given, that the said Petition will be taken into consideration by a Committee of the Lords of Her Majesty's Most

Honourable Privy Council, on the thirtieth day of June, one thousand eight hundred and ninetyeight,

Privy Council Office, May 19, 1898.

OTICE is hereby given, that a Petition has been presented to Her Majesty by the Council of the Borough of West Ham, praying, under the provisions of the "Municipal Corporations Act, 1882," as amended by the "Municipal Corporations Act, 1893," for an alteration of the number and boundaries of the Wards of the Borough; and notice is hereby further given, that Her Majesty has been pleased, by Her Order in Council of this day's date, to order that the said Petition be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the thirtieth day of June, one thousand eight hundred and ninetyeight.

Privy Council Office, May 19, 1898.

TOTICE is hereby given, that a Petition has been presented to Her Majesty by the Council of the City and Borough of Peterborough, praying, under the provisions of "The Municipal Corporations Act, 1882," for an alteration of the number and boundaries of the Wards of the City and Borough; and notice is hereby further given, that Her Majesty has been pleased, by Her Order in Council of this day's date, to order that the said Petition be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the thirtieth day of June, one thousand eight hundred and ninety-eight.

Privy Council Office, May 19, 1898.

OTICE is hereby given, that a Petition has been presented to Her Majesty by the Council of the Borough of Sunderland, praying, under the provisions of the "Municipal Corporations Act, 1882," for an alteration of the number and boundaries of the Wards of the Borough; and notice is hereby further given, that Her Majesty has been pleased, by Her Order in Council of this day's date, to order that the said Petition be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the thirtieth day of June, one thousand eight hundred and ninetyeight.

War Office, May 20, 1898.

IN the Despatch from Major-General Sir F. Carrington, K.C.M.G., to His Excellency the High Commissioner, South Africa, dated Umtali, December 12, 1896, which was published in the London Gazette of 9th March, 1897, Captain the Honourable J. Beresford, 7th Hussars, Lieutenant and Local Captain H. S. Turner, Black Watch, Sergeant L. Newmeyer, and Trooper Begby, should be described as of the Matabele-land Relief Force, and not "Mashonaland Relief Force," as therein stated.

War Office, Pall Mall, 20th May, 1898.

THE Queen has been graciously pleased to give orders for the following appointments to the Distinguished Service Order and promotions in the Army, in recognition of the services of the undermentioned Officers during the operations in Mashonaland in 1897:-

The promotions to bear date 20th May, 1898. To be a Companion of the Distinguished Service Order-Major George Albert Lade Carew, 7th Hussars.

BREVET.

To be Lieutenant-Colonels. Major Henry Matthew Ridley, 7th Hussars. Major Percy Temple Rivett-Carnac, the Duke of Wellington's (West Riding Regiment).

Major the Honourable Frederick Rossmore Wauchope Eveleigh-de Moleyns, D.S.O., 4th

To be Majors. Captain Douglas Keith Elphinstone Hall, Army Ŝervice Corps. Captain Robert Montagu Poore, 7th Hussars.

> War Office, Pall Mall, 20th May, 1898.

THE Queen has been graciously pleased to give orders for the following appointments to the Distinguished Service Order and promotion in the Army, in recognition of the services of the undermentioned Officers during the recent operations in Uganda:--

The promotion to bear date 20th May, 1898. To be Companions of the Distinguished Service

Captain Richard Trench Kirkpatrick, the Prince of Wales's Leinster Regiment (Royal Canadians).

Lieutenant Claud Vere Cavendish Hobart, Grenadier Guards.

BREVET.

To be Lieutenant-Colonel. Major Trevor Patrick Breffney Ternan, D.S.O., the Royal Warwickshire Regiment.

> Chancery of the Order of Saint Michael and Saint George, Downing Street, May 20, 1898.

THE Queen has been graciously pleased to give directions for the following appointments to the Most Distinguished Order of Saint Michael and Saint George:

To be Ordinary Members of the Third Class, or Companions of the said Most Distinguished

Colin Harding, Esq., Chief Inspector of Native Police, Mashonaland; and Andrew Milroy Fleming, Esq., M.B., Medical Director of the British South Africa Company and Principal Medical Officer of the British South Africa Police, in recognition of services rendered by them in connection with operations in Mashonaland last year.

War Office, May 20, 1898.

THE Queen has been graciously pleased to signify Her intention to confer the decoration of the Victoria Cross on the undermentioned Officers and Soldiers, whose claims have been submitted for Her Majesty's approval, for their gallant conduct during the recent operations on the North-West Frontier of India, as recorded against their names:—

Regiment.	Name.	Act of Courage for which recommended.
Royal Engineers	Lieutenant Thomas Colclough Watson	This Officer, on the 16th September, 1897, at the village of Bilot, in the Mamund Valley, collected a few men of the Buffs (East Kent Regiment) and of No. 4 Company. Bengal Sappers and Miners, and led them into the dark and burning village to dislodge some of the enemy who were inflicting loss on our troops. After being wounded and driven back, he made a second attempt to clear the village, and only desisted after a second repulse and being again hit and severely wounded.
Royal Engineers	Lieutenant James Morris Colquhoun Colvin	On the same occasion, after Lieutenant Watson had been incapacitated by his wounds from further effort, Lieutenant Colvin continued the fight and persisted in two more attempts to clear the enemy out of the dark and still burning village. He was conspicuous during the whole night for his devotion to his men in the most exposed positions under a heavy fire from the enemy.
The Sherwood Foresters (Derby- shire Regiment)	Lieutenant Henry Singleton Pennell	This Officer, during the attack on the Dargai Heights or the 20th October, 1897, when Captain W. E. G. Smith Derbyshire Regiment, was struck down, ran to his assist- ance and made two distinct attempts, under "a perfec- hail of bullets," to carry and drag him back to cover, and only desisted when he found that he was dead.
The Gordon High- landers	Piper G. Findlater	During the attack on the Dargai Heights on the 20th October, 1897, Piper Findlater, after being shot through both feet and unable to stand, sat up, under a heavy fire playing the Regimental March to encourage the charge of the Gordon Highlanders.
The Gordon High- landers	Private E. Lawson	During the attack on the Dargai Heights on the 20th October, 1897, Private Lawson carried Lieutenant K Dingwall, the Gordon Highlanders (who was wounder and unable to move), out of a heavy fire, and subsequently returned and brought in Private McMillan, being himsel wounded in two places.
The Dorsetshire Regiment	Private S. Vickery	During the attack on the Dargai Heights on the 2 ith October, 1897, Private Vickery ran down the slope and rescued a wounded comrade under a heavy fire, bringing him back to cover. He subsequently distinguished himself with Brigadier General Kempster's Column in the Waran Valley, killing three of the enemy who attacked him when separated from his Company.

War Office, May 20, 1898.

THE Queen has been graciously pleased to give orders for the following promotions in, and appointments to, the Most Honourable Order of the Bath, in recognition of the services of the undermentioned Officers during the recent operations on the North-West Frontier of India:

To be an Ordinary Member of the Military Division of the First Class, or Knights Grand Cross, of the said Most Honourable Order, viz.:— General Sir William Stephen Alexander Lockhart, K.C.B., K.C.S.I., Indian Army.

To be Ordinary Members of the Military Division of the Second Class, or Knights Commanders, of the said Most Honourable Order, viz.:—Colonel (Brigadier - General) William Penn Symons, C.B., Commanding a Second Class District in India.

Colonel (Brigadier-General) Richard Westmacott, C.B., D.S.O., Commanding a Second Class District in India.

Colonel (Brigadier-General) William Gustavus Nicholson, C.B., Deputy Adjutant-General, Punjab Command.

Colonel (Brigadier-General) Alfred Gaselee, C.B., A.D.C., Indian Staff Corps.

Colonel (Brigadier-General) Edmond Roche Elles, C.B., Commanding a Second Class District in India

Colonel William Hope Meiklejohn, C.B., C.M.G., Indian Army.

Surgeon-Colonel George Thomson, C.B., Indian Medical Service.

To be Ordinary Members of the Military Divi-

sion of the Third Class, or Companions, of the said Most Honourable Order, viz.

Colonel (Brigadier - General) Charles Henry Spragge, Colonel on the Staff for Royal Artillery, India.

Lieutenant-Colonel and Brevet Colonel Alexander John Forsyth Reid, Indian Staff Corps.

Lieutenant-Colonel and Brevet Colonel Charles Reginald Macgregor, D.S.O., Indian Staff Corps.

Colonel William Hill, Indian Staff Corps, Assistant Adjutant-General (for Musketry), India. Colonel Charles Henry Scott, Royal Artillery,

Inspector-General of Ordnance, Punjab.
Lieutenant-Colonel and Brevet Colonel George Lloyd Reilly Richardson, C.I.E., Indian Staff Corps.

Lieutenant-Colonel and Brevet Colonel John Edward Broadbent, Royal Engineers.

Surgeon - Colonel Edmond Townsend, Army Medical Staff.

Colonel Leonard William Christopher, Indian Staff Corps.

Lieutenant-Colonel and Brevet Colonel Charles Marsh Keighley, D.S.O., Indian Staff Corps. Lieutenant-Colonel and Brevet Colonel Thomas

Holbrow Goldney, Indian Staff Corps.

Surgeon-Colonel George McBride Davis, D.S.O., Indian Medical Service.

Lieutenant-Colonel and Brevet Colonel Benjamin Chamney Graves, Indian Staff Corps.

Brigade - Surgeon - Lieutenant - Colonel William Egerton Saunders, Army Medical Staff.

Lieutenant-Colonel Henry Alexius Abbott, Indian Staff Corps.

Lieutenant - Colonel Edmund George Barrow, Indian Staff Corps, First Deputy Secretary, Military Department, Government of India.

Major and Brevet Lieutenant-Colonel Robert Bellew Adams, V.C., Indian Staff Corps.

Lieutenant-Colonel Henry Napier McRae, Indian Staff Corps.

Veterinary-Lieutenant-Colonel Benjamin Lucas Glover, Army Veterinary Department.

Major Stuart Brownlow Beatson, Indian Staff Corps.

War Office, May 20, 1898.

THE Queen has been graciously pleased to give orders for the following appointments to the Most Honourable Order of the Bath in recognition of the services of the undermentioned Officers during the recent operations on the North-West Frontier of India:

To be Honorary Members of the Military Division of the Third Class, or Companions, of the said Most Honourable Order, viz.:

Honorary Major His Highness Maharaj Rana Nihal Singh Lokendar Bahadur of Dholpur.

Honorary Lieutenant - Colonel His Highness Maharaja Sir Nripendra Narayan Bhup Bahadur of Kuch Behar, G.C.I.E.

Honorary Lieutenant-Colonel Maharaj Dhiraj Sir Partab Singh Bahadur of Jodhpur, G.C.S.I.

War Office, 20th May, 1898.

THE Queen has also been graciously pleased to give orders for the following appointments to the Distinguished Service Order, and promotions in the Army, in recognition of the services of the undermentioned Officers during the recent operations on the North-West Frontier of India. The promotions to bear date 20th May 1898:-

To be Companions of the Distinguished Service Order-

Brigade - Surgeon - Lieutenant - Colonel Charles Henry Swayne, Army Medical Staff. Major Charles William Henry Evans, the Queen's Own (Royal West Kent Regiment).

Surgeon-Major Johnston Shearer, Indian Medical Service.

Captain and Brevet Major Frederick Campbell, Indian Staff Corps

Major Henry Vero Biggs, Royal Engineers.

Major Claude Charles Miller-Wallnutt, Gordon Highlanders.

Captain Colquhoun Grant Roche Thackwell, Indian Staff Corps.

Captain Hedley Wright, Indian Staff Corps. Captain James Alyme Lowthrop Haldane, the Gordon Highlanders.

Captain Fitzjames Maine Edwards, Indian Staff Deputy-Assistant Adjutant-General, India.

Surgeon-Captain Thomas Herbert John Chapman Goodwin, Army Medical Staff.

Surgeon-Captain John Fisher, Indian Medical Service.

Captain David Ramsay Sladen, the King's Own Scottish Borderers.

Surgeon-Captain William Selby, Indian Medical Service.

Captain Frederic George Lucas, Indian Staff Corps.

Charles Edward Every Francis Lieutenant Kirwan Macquoid, Indian Staff Corps.

Lieutenant Skipton Hill Climo, Indian Staff Corps.

Lieutenant Ernest Elliot Edlmann,

Artillery. Lieutenant Alfred Raynaud Winsloe, Royak Engineers.

Lieutenant Arthur Francis Ferguson-Davie, Indian Staff Corps.

Lieutenant Arthur Kennedy Rawlins, Indian Staff Corps.

Lieutenant Arthur Basil Tillard, Indian Staff Corps.

Lieutenant Haldane Burney Rattray, Indian Staff Corps.

Lieutenant Francis Arthur Wynter, Royall Artillery.

John Robert Chancellor, Royak Lieutenant Engineers.

Lieutenant Harry Leith Tomkins, Indian Staff Corps.

Lieutenant Francis Aylmer Maxwell, Indian Staff Corps.

Lieutenant George Douglas Mackenzie,

Gordon Highlanders. Lieutenant Thomas Herbert Shoubridge, the Dorsetshire Regiment.

Surgeon-Lieutenant James Henry Hugo, Indian Medical Service.

Lieutenant Henry Roger Evelyn Pratt, Indiana Staff Corps.

Second Lieutenant Leonard Lane Wheatley, Indian Staff Corps.

Second Lieutenant William Weymouth Van Someren, Indian Staff Corps.

To be Major-General for Distinguished Service in the Field:-

Colonel (Brigadier-General) Sir Bindon Blood) K.C.B., Commanding a Second Class District

To be (extra) Aides-de-Camp to the Queer, with the rank of Brevet Colonel :-Lieutenant-Colonel Henry Grey Dixon, C.B.

the King's Own Scottish Borderers.

Lieutenant - Colonel Henry Harding Mathias, C.B., the Gordon Highlanders.

> BREVET. To be Colonels.

Lieutenant-Colonel James Herbert Yule, the Devonshire Regiment.

Lieutenant-Colonel James White Thurburn, Royal

Engineers.

Lieutenant-Colonel Albert Edward Ommanney, the Buffs (East Kent Regiment).

Lieutenant-Colonel William Edmund Franklyn, the Princess of Wales's Own (Yorkshire Regiment).

Lieutenant-Colonel John Stratford Collins, the Queen's (Royal West Surrey Regiment)

Major and Brevet Lieutenant-Colonel Eaton Aylmer Travers, Indian Staff Corps. Lieutenant-Colonel Charles Pulley, Indian Staff

Corps.

Lieutenant-Colonel Arthur George Frederic Browne, D.S.O., Indian Staff Corps.

Lieutenant-Colonel Charles Hamilton Des Vœux, Indian Staff Corps.

To be Lieutenant-Colonels.

Major Henry Bowles, the Princess of Wales's Own (Yorkshire Regiment).

Major (temporary Lieutenant-Colonel) Rawdon Edward Dennys Reilly, Indian Staff Corps. Major Herbert Mansfield, Indian Staff Corps.

Major John Chivas Shirres, D.S.O., Royal Årtillery.

Major Gerald Hope Wildig O'Sullivan, Royal Engineers, Assistant Adjutant-General, India. Major Ernest Blunt, Royal Engineers.

Major Hugh Frederick Lyons - Montgomery, Indian Staff Corps.

Major George Thomas Frederick Downman, the Gordon Highlanders.

Major Horace Lockwood Smith-Dorrien, D.S.O., the Sherwood Foresters (Derbyshire Regiment). Major Charles Alexander Anderson, Artillery

Major William Aldworth, D.S.O., the Bedfordshire Regiment.

Major (temporary Lieutenant-Colonel) Robert Ramsay Napier Sturt, Indian Staff Corps.

Major Edward Owen Fisher Hamilton, the Queen's (Royal West Surrey Regiment).

Major (temporary Lieutenant-Colonel) Congreve Tonnochy, Indian Staff Corps. Major Forbes Macbean, the Gordon Highlanders.

Major (temporary Lieutenant - Colonel) John Blaxell Woon, Indian Staff Corps.

Major Herbert Henry Burney, the Gordon Highlanders.

Major Edward William Fane Martin, Indian Staff Corps.

Major Arthur Arnold Barrett, Indian Staff Corps, Assistant Adjutant-General, Punjab.

Captain and Brevet Major Lionel Herbert, Indian Staff Corps.

Major Charles Herbert Powell, Indian Staff Corps.

Major Francis Garnett Atkinson, Indian Staff

Major Charles Louis Woollcombe, the King's Own Scottish Borderers, Deputy-Assistant Adjutant-General (for Musketry), India.

Captain and Brevet Major Edward Frederick Henry McSwiney, D.S.O., Indian Staff Corps, Staff Captain (Intelligence) Head-Quarters of

Major Henry Richard Beadon Donne, the Norfolk Regiment, Deputy-Assistant Adjutant-General, India.

Major Francis Henry Kelly, Royal Engineers. No. 26968.

To be Majors.

Captain William Hely Bowes, the Royal Scots Fusiliers.

Captain Duncan Alwyn Macfarlane, the King's Own Scottish Borderers.

Captain William Perssé Blood, Princess Victoria's (Royal Irish Fusiliers).

Captain Alexander Harry Colvin Birch, Royal Artillery.

Captain Henry Ernest Stanton, D.S.O., Royal Artillery.

Captain Frederick Charles Wood Rideout, Indian Staff Corps.

Captain Hugh Lionel Custance, Indian Staff Corps.

Captain Percy Gerald Walker, Indian Staff Corps. Captain Donald Charles Frederick Macintyre, Indian Staff Corps.

Captain James Gurwood King-King, the Queen's (Royal West Surrey Regiment).

Captain Harry Dixon Grier, Royal Artillery.

Captain Thomas Quin, Indian Staff Corps. Captain Arnold Henry Grant Kemball, Indian

Staff Corps. Captain (temporary Major) John Walter Graham

Tulloch, Indian Staff Corps. Captain John Lewes Parker, Royal Artillery

Captain Harry Francis Holland, Indian Staff Corps.

Captain Arthur Boyer Hamilton Northcott, the Royal Scots Fusiliers.

Captain Charles Philip Scudamore, D.S.O., the Royal Scots Fusiliers.

Captain Ernest William Stuart King Maconchy, D.S.O., Indian Staff Corps.

Captain Offley Bohun Stovin Fairless Shore. Indian Staff Corps, Deputy-Assistant Adjutant-General (for Instruction), India.

Captain Donald Baker, Indian Staff Corps.

Captain Arthur Wigram Money, Royal Artillery. Captain Wilfred Ironside Ryder, Indian Staff Corps.

Captain Charles Edward de Manlie Norie, Indian Staff Corps.

Captain Percy Garratt Shewell, Indian Staff Corps.

Captain Walter Campbell, the Gordon Highlanders.

Captain Guy Melford Baldwin, D.S.O., Indian Staff Corps.

Captain Frederic George Lucas, Indian Staff Corps.

Captain George Arthur James Leslie, Royal Engineers.

Captain Francis Heale Taylor, Indian Staff Corps. Captain William George Lawrence Beynon, D.S.O., Indian Staff Corps.

ARMY MEDICAL STAFF.

To be Surgeon-Lieutenant-Colonel. Surgeon-Major Hayward Reader Whitehead.

To be Surgeon-Majors. Surgeon-Captain Charles Henry Burtchaell, M.B. Surgeon-Captain John Joseph Gerrard, M.B.

INDIAN MEDICAL SERVICE.

To be Brigade-Surgeon-Lieutenant-Colonel. Surgeon-Lieutenaut-Colonel Henry Hamilton, M.D.

To be Surgeon-Lieutenant-Colonel. Surgeon-Major Thomas Grainger, M.D.

MEMORANDA.

Honorary Lieutenant-Colonel Maharaj Dhiraj Sir Partab Singh, Bahadur of Jodhpur, G.C.S.I., I is granted the honorary rank of Colonel.

Honorary Lieutenant Rajkumar Bir Bikram Singh of Sirmur is granted the honorary rank of Captain.

THE undermentioned Officers, had they survived, would have been recommended to Her Majesty for rewards, in recognition of their services during the recent operations on the North-West Frontier of India:—

Major-General A. G. Yeatman-Biggs, C.B. Lieutenant-Colonel J. Haughton, Indian Staff Corps.

Major (temporary Lieutenant-Colonel) J. L. O'Brien, Indian Staff Corps.

O'Brien, Indian Staff Corps.

Major W. W. Taylor, Indian Staff Corps.

Captain J. G. Robinson, Indian Staff Corps.

Lieutenant G. W. M. West, Indian Staff Corps.

Lieutenant A. J. M. Higginson, Indian Staff Corps.

Foreign Office, April 16, 1898.

THE Queen has been graciously pleased to appoint the Honourable Ernest Stowell Scott to be a Third Secretary in Her Majesty's Diplomatic Service.

Foreign Office, May 16, 1898.

THE Queen has been pleased to approve of Cavaliere Pasquale Corte as Consul-General of Italy at Melbourne; Hadji Mohammad Khan, Kashef-es-Saltaneh as Consul-General of Persia at Bombay; Don José B. N. G. Filho as Consul of Brazil at Glasgow; Mr. James C. McCook as Consul of the United States of America at Dawson City, North-West Territories; Mr. James Henry Brooks as Consul of Germany at Mahé, for the Seychelles; Mr. R. J. Black as Consul of Austria-Hungary at Madras; Don Joaquin Torroja as Consul of Spain at Halifax; Don Pedro Solis as Consul of Spain at Quebec; Don Manuel G. Cruz as Consul of Spain at Vancouver; Don Felipe Castro de los Rios as Consul of Spain at Port Antonio, Jamaica; Don F. Becerra as Consul of Ecuador at Port of Spain, Trinidad; Don Manuel M. Coll as Vice-Consul of Spain at Montreal; Don José G. Acuña as Vice-Consul of Spain at Bermuda; Don José Buigas as Vice-Consul of Spain at Kingston; Mr. Edwin Fenton as Vice-Consul of Greece at Hull; and Mr. M. J. Acevedo as Vice-Consul of Ecuador at London.

(S. 1445.)
Roard of Trade (Fisheries Department),
London, May 19, 1898.

THE Board of Trade have received the following copy of a Circular issued by the Imperial and Royal Marine Board at Trieste, viz.:—

Circular No. 4059 of the Imperial and Royal Marine Board to all the Imperial and Royal Offices and Officers, and Subordinate Port and Sanitary Offices and Officers.

From official information it appears that cattle-plague (pesta bovina) has broken out in the

Cape Colony, South Africa.

The Imperial and Royal Marine Board (at Trieste), in agreement with the Imperial and Royal Marine Board at Fiume, according to the Law of February 29, 1880, on the means for preventing and suppressing cattle-plague, and in accordance with the Decree (B.L.I., 1880, Nos. 27 and 38), orders as follows:—

1. The importation and transit is prohibited into Austro-Hungarian ports from the infected

places of the Cape Colony-

(a.) of cattle and other ruminant animals, alive or dead.

(b.) all parts of ruminant animals, offal, raw substances, fresh or dried.

The following are excepted:—Milk products, tallow, sheep's wool if it has been washed or disinfected by heat and packed in sacks or bales.

(c.) of forage, straw, and other litter, and of manures.

(d.) of used stable tools and carriage implements, of used clothing and stockings intended for the rag trade.

Hay and straw and other litter which has been used for packing will have to be destroyed soon after the arrival of the goods at the place of

destination.

2. The importation and transit from the non-infected parts of the Cape Colony into Austro-Hungarian ports of the above-mentioned animals and articles is permitted if they are accompanied by certificates of origin duly countersigned by the Imperial and Royal Consular Authorities, proving that the said animals and articles are coming from and have passed through non-infected places, also that they have not been stored in infected places.

Failing such certificate, or should a founded suspicion arise of their unhealthy origin, the abovementioned animals and articles will have to be sent to the nearest quarantine station (lazaretto) in order that they may receive the prescribed sanitary treatment.

BECHER the President.

Trieste, April 21, 1898.

(S. 1473.)

Board of Trade (Fisheries Department),

London, May 19, 1898.

THE Board of Trade have received, through the Secretary of State for the Colonies, a copy of a Telegram from the Governor of Malta, viz.:—Free pratique granted to arrivals from Egypt.

Admiralty, 16th May, 1898.

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

Lieutenant Peter Onslow Cazalet has been placed on the Retired List, with permission to assume the rank of Commander. Dated 13th May, 1898.

Royal Naval Reserve.

Midshipman Frederick Wilsden Wilsden to be Acting Sub-Lieutenant. Dated 13th May, 1898.

Acting Sub-Lieutenant Arthur Devereux Bowly has been confirmed in the rank of Sub-Lieutenant. Dated 22nd October, 1894.

Admiralty, 17th May, 1898.

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

Chaplain and Naval Instructor the Reverend Alexander Nicolls, B.A., has been placed on the Retired List. Dated 23rd April, 1898.

Admiralty, 18th May, 1898.

Royal Naval Reserve.

Sub-Lieutenant Robert Willoughby Gordon Lowe to be Lieutenant. Dated 17th May, 1898.

Admiralty, 19th May, 1898.

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

Staff Commander Augustus Fane has been placed on the Retired List, with permission to assume the rank of Captain. Dated 6th May, 1898.

Royal Naval Reserve.

The following Gentlemen have been appointed Sub-Lieutenants:

Ormonde Hooley Spottiswood Lockyer. Walter Swiney. Keyt Ashwin. Etienne Hugh Neave. Dated 18th May, 1898.

Commissions signed by the Lord Lieutenant of the County of Denbigh.

Sir George Everard Arthur Cayley, Bart., to be Deputy Lieutenant. Dated 16th May, 1898. Colonel Arthur Mesham to be Deputy Lieutenant. Dated 16th May, 1898.

Colonel Charles Salisbury Mainwaring to be Deputy Lieutenant. Dated 16th May, 1898.

ORDER OF THE BOARD OF AGRICULTURE.

(DATED 18TH MAY 1898.)

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Acts, 1894 and 1896, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

1. The holding of markets fairs sales or exhibitions of cattle sheep or swine within the parish of Radstock in the county of Somerset is

hereby prohibited.

2. If a market fair sale or exhibition of cattle sheep or swine is held in the parish of Radstock in contravention of this Order, the person or company holding the same, and the occupier of the place or premises where the market or fair or sale or exhibition is held, and the owner or consignee of each head of cattle and of each sheep or pig exposed thereat, and the person exposing the same thereat, and the auctioneer, if any, or other person conducting the sale or exhibition, and the person, if any, taking entrance-money or other payment for admission thereto, and the purchaser thereat of any cattle sheep or swine, such lastmentioned person or such purchaser knowing the market or fair or sale 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 Diseases of Animals Act, 1894.

3. This Order shall come into operation on the first day of August, one thousand eight hundred

and ninety-eight.

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



P. G. Craigie, Assistant Secretary.

Copies of the above Order can be obtained on I tion of this nature. They must show (1) that

application to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

ORDER OF THE BOARD OF AGRICULTURE.

(DATED 20TH MAY 1898.)

(Swine-Fever Infected Area.)

THE Board of Agriculture, by virtue and in exercise of the powers in them vested under the Diseases of Animals Acts, 1894 and 1896, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

1. The Area described in the Schedule to this Order is hereby declared to be an area infected with swine-fever for the purposes of the Swine-Fever (Infected Areas) Order of 1896 dated the fourteenth day of April, one thousand eight hundred and ninety-six.

2. This Order shall come into operation on the twenty-fifth day of May, one thousand eight hundred and ninety-eight.

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



T. H. Elliott, Secretary.

SCHEDULE.

An Area in the county of Middlesex comprising the petty sessional divisions of Brentford, and Spelthorne; and the petty sessional division of Uxbridge (except the parishes of Harefield, and Ruislip).

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.

Civil Service Commission, May 20, 1898.

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 Surveyor, Royal Engineer Civil Staff, War Office.

N.B.— These Regulations are liable to alteration for future Examinations.

I. The limits of age for this situation are 21 and 30, and Candidates must be of the prescribed age on the first day of the Examination. Persons already serving as Temporary Clerk of Works under the War Department will be eligible in respect of age if their service commenced when they were under 30, if their age does not at the date of the Examination exceed 40, and if their service has been continuous up to the same date.

II. Candidates will be required to show what technical education and practical training they have undergone to qualify themselves for a situa-

they have served, for at least three years, in a public or private office, under an Architect, Builder, Civil Engineer, or Surveyor; (2) that the works on which they have been engaged during those years were such as to afford them the opportunity of gaining a satisfactory knowledge of their profession; and (3) that they have fully profited by their practical training, and possess the necessary qualifications and experience. Evidence on these points must be sent in at such times and in such manner as the Civil Service Commissioners may appoint. If such evidence should prove prima facie satisfactory, the Candidate will be admitted to Examination, subject, in the case of his being successful in the competition, to such further inquiry, and the production of such further evidence, as may be necessary.

III. The Examination will be in the following subjects, viz. :--

Obligatory.

1. English Composition: Writing a business letter from rough notes, or a short essay on some subject connected with the profession.

2. *Drawing: (a.) Details of Construction (including Theory of Construction) in Engineering Works.

(b.) Details of Construction (including Theory of Construction) in Architectural Works.

3. Quantities: (a.) Squaring dimensions, preparation of builders' accounts, abstracting, getting into bill and pricing.

(b.) Taking out quantities from Drawings and measurement of works executed.

4. Estimates.

5. *Use and properties of Materials.

6. *Surveying and Levelling.

7. Sanitary Engineering. No Candidate will be eligible who fails to pass

in any of the above-mentioned subjects.

*In these subjects there will be an oral exami-The oral examination in Drawing will be chiefly on the work sent in by the Candidate in the written examination.

Optional.

8. Euclid (the first three Books).

9. Algebra, including quadratic equations. 10. Plane Trigonometry.

A fee of £5 will be required from every

Candidate attending the Examination.

V. Application for permission to attend an Examination must be made at such times and in such manner as the Commissioners may appoint.

Civil Service Commission, May 20, 1898.

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 Temporary Architectural Draughtsman under the War Department.

N.B.—These Regulations are liable to alteration for future Examinations.

I. The limits of age for this situation are 21 and 30, and Candidates must be of the prescribed age on the first day of the Examination. Persons who have served for two full consecutive years as Temporary Draughtsmen under the War Department, may deduct from their actual age any timenot exceeding five years which they may havespent in such service.

II. Candidates will be required to show what technical education and practical training they have undergone to qualify themselves for a situation of this nature. In the case of persons who have served for two full consecutive years under the War Department, satisfactory reports as to their qualifications from the authorities of the War Office will be necessary. Other Candidates must show (1) that they have served, for at least three years under an Architect in general practice and also for at least two years in the capacity of paid Assistant to an Architect, and (2) that they have fully profited by their practical training and possess the necessary qualifications and experience. Evidence on these points must be sent in at such times and in such manner asthe Civil Service Commissioners may appoint. If such evidence should prove primâ facie satisfactory, the Candidate will be admitted to examination, subject, in the case of his being successful in the competition, to such further inquiry, and the production of such further evidence, as may be necessary.

III. The Examination will be in the following

subjects, viz. :-1. *Drawing :--

(a.) Drawing and Design of Architectural Works.

(b.) Details of Construction (including Theory of Construction) in Architectural

2. *Use and Properties of Materials.

3. Sanitary Science as applied to Buildings.

4. Preparation of Specifications.

No Candidate will be eligible who fails to pass in any of the above-mentioned subjects.

*In these subjects there will be an oral examina-The oral examination in Drawing will be chiefly on work sent in by the Candidate in the written examination.

IV. A fee of 5s. will be required from every Candidate attending the Examination.

V. Application for permission to attend an Examination must be made at such times and in such manner as the Commissioners may appoint.

Civil Service Commission, May 20, 1898.

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

May 16, 1898.

AFTER OPEN COMPETITION. Education Department: Assistant Clerk (Abstractor), Thomas William O'Brien.

AFTER LIMITED COMPETITION. Post Office: Skilled Telegraphists, London, Arthur Godfrey, Archibald William Lowe.

Learner, Glasgow, Thomas Gebbie-Male Campbell.

WITHOUT COMPETITION.

Inland Revenue: Stamper, William Albert Harris.

Prisons Department, England: Subordinate Officer, Division I, Alfred Jopson Dawson.

Prisons Department, Scotland: Warder, Robert. James Ewen.

Prisons Service, Ireland: Warder, Patrick. Fitzgerald.

Post Office: Postmen, London, Samuel George-Golding, Denis Murphy, Francis David Shea.

Learners, Amy Anne Board (Croydon), Percy Robert Clarke (High Wycombe), Frederick Dalingwater (Leeds), Ernest McCrea (Blackpool), Victor Moore Masters (Reading), Mabel Russell Putman (Tunbridge Wells), William James Seaward (Petworth), Owen Thomas Somers (Dundalk).

Postmen, Birmingham, George Savage Stand-rd Turberfile Cheshire, William Henry ford Turberfile Cheshire, William Henry Edward Davies, Abraham Fleetwood, Walter Edgar Pitt, Alfred Valentine Titley, Henry

Warwick.

Postmen, Harry Bone (Croydon), John Craig (Glasgow), Charles Henry Molony (Chester), Elijah Slater (Brierley Hill), Alfred Taylor (Sheffield), Shadrach Walling (Manchester), Joseph Whitmarsh (Salisbury), Joseph Godley Winton (Brighton).

Temporary Assistant Postmen, Glasgow, John Bowman, Robert Simpson Boyd, Richard Cameron, David McWilliam Campbell, James Campbell, James Fraser, William Grigor, Alexander McLean, William McNeill, Alexander Simpson, William Andrew Kennedy

Wilson.

Under Clause VII of the Order in Council or 4th June, 1870.

Admiralty: Deputy Victualling Storekeeper in the Department of the Director of Victualling, Albert George Adams.

FOR REGISTRATION AS TEMPORARY BOY COPYISTS (NEW CLASS).

Harry Walter Astbury, Edmund Horace Bermingham, Wilfred Harold Bishop, Charles Ellis, Frank Robert Gee, David Edmund Maher, Francis Margison Martin, John Mairs, James Mitchell, Sydney John Neville Noon, Henry James Purkis, William Rowland Wilder.

FOR REGISTRATION AS TEMPORARY BOY MESSENGERS.

James Cole, Ernest Frank Crump.

May 17, 1898.

AFTER OPEN COMPETITION.

Post Office: Male Learners, Birmingham, Edward Frank Fearn, Bertram Lund. Male Learner, Glasgow, Kenneth Fraser.

WITHOUT COMPETITION.

Home Office: Factory Inspector's Assistant, John Herbert Parker.

Post Office: Lineman, Sydney Edward Hailes. Learners, Walter Henry Blanchard (Oldham), Henry Daniel (Carmarthen), William Malin Bertram Gardner (Spilsby), Donald Alexander McPherson Guthrie (Greenock), Lewis Henry James (Cambridge), Mildred Isabel Lambe (Tunbridge Wells), Edmund Beswick Maden Lord (Southport), Hugh McCartney (Lanark), Louisa Mackender (Oundle), Arthur Charlton Woollen (Exeter).

Postmen, Samuel Evans (Chester), Charles Ford (Hull), Edgar Innocent (Sheffield), George Charles Lechmere (Hereford), Patrick Mulcahy (Coventry), Joseph Russell (Nottingham).

Temporary Assistant Postmen, Glasgow, Thomas Falconer, William Farms, Joseph Forrest Paterson, Edward Robinson, John Winfield Scott.

UNDER CLAUSE VII OF THE ORDER IN COUNCIL

OF 4TH JUNE, 1870.

Prisons Department, England: Prison Clerk, Theophilus John William Tilke.

FOR REGISTRATION AS TEMPORARY BOY COPYISTS (NEW CLASS). Richard Matthews, Archibald Walter May.

May 18, 1898.

AFTER OPEN COMPETITION:

Post Office: Male Learners, London, Charles Howard Allaway, James Stratten Bourne, Frederick George Major, Thomas Randolph

Male Learners, Arthur Patrick Devlin (Belfast), William Hunter Knox (Glasgow).

AFTER LIMITED COMPETITION.

Post Office: Male Learners, Glasgow, John. Gemmill, Alexander McKinnon, John Stewart. McNeill.

Skilled Telegraphist, London, William Langworthy Herd.

WITHOUT COMPETITION.

Inland Revenue: Warehouseman, Alfred Henry

Prisons Department, Scotland: Guard, James. Duff.

Prisons Service, Ireland: Warders, William Bambrick, Thomas Bracken.

Post Office: Postman, London, Albin Ebdon. Skilled Telegraphist, Limavady, Julia Bertha. Timmin.

Learners, William Butcher (Cowes), Peter-Henry Dart (Birmingham), Edward Walter Hunt (Aldershot), John Ellis Ingham (Burnley), Kennedy (Letterkenny), George-Thomas McKinlay (Pontypool), Mary Louise Mulligan (Cardiff), Emily Amy Murphy (Gloucester), Florence Emily Norman (Hiracombe), George Slater (Kidderminster), Florence Buxton Stephens (Woolwich).

Postmen, Alfred William Bailey (Birmingham), John Bickley (Walsall), William Henry Breadmore (Reading), Freddy Brown (Dereham), Charles Henry Collins (Rochester),-Arthur Henry Cotton (Wickham Market) Arthur Denman Cox (Lewes), Ernest Danforth (Glasgow), John Albert Formby (Liverpool), Henry John Francis (Newport, Monmouth-shire), William Humber (Nottingham), William Johnston (Belfast), Ezra Kille (Petersfield), Robert Lean (Birmingham), Thomas Lomasney (Fermoy), Patrick McMann (Belfast), Arthur Platts (Sunderland), Alfred Sulman (Ely), Thomas Brown Wise (Middlesbrough).

Glasgow, Temporary Assistant Postmen, William Robertson Honeyman, Thomas Dick. Leithead, James Ramsay, James Stirling,

William Stirling.

Temporary Assistant Postmen, Frank Hubert. Cudmore (Teignmouth), Arthur John Harrison (Hull), Ernest Henry Hook (Leatherhead), John Henry Smith (Penzance), Arthur Frostan Snow (Burton-on-Trent), Thomas Arthur-Taylor (Brighton).

Under Clause VII of the Order in Councie. of 4th June, 1870.

Local Government Board, England: Laboratory Clerk in the Laboratories at the British Instituteof Preventive Medicine, William Francis-Mulcahy.

FOR REGISTRATION AS TEMPORARY BOY COPYISTS (NEW CLASS).

Jeremiah Louis Dineen, James Samuel: Sheppard, Albert Edgar Stubbs, Frederick. Watkin Vaughan, Reginald Harry Watkins.

NOTICES TO MARINERS.

(Nos. 264 to 267 of the year 1898.). The bearings are magnetic, and those concerning the visibility of lights are given from seaward.]
No. 264,—BALTIC SEA.—SWEDEN—

EAST COAST.

Shoals in the Approach to Oskarshamn.

THE Swedish Government has given notice, dated 4th May, 1898, of the existence of the undermentioned shoals, found and marked, in the approach to Oskarshamn:

1. A shoal with a depth of 16 feet over it, lies with Klubb Beacon bearing S. 78° W., distant nearly $2\frac{1}{2}$ miles, and Genmanskar centre N. 15° W. A beacon, surmounted by a cross, marks this

Approximate position on Chart No. 2377, lat. 57° 16′ 45″ N., long. 16° 34′ 0″ E.

2. A shoal with a depth of 14 feet over it, lies with Klubb Beacon bearing S. $68\frac{1}{2}^{\circ}$ W., distant nearly $1\frac{1}{10}$ miles, and Graskarsbåden N. $1\frac{1}{2}^{\circ}$ E. A beacon, surmounted by a broom, marks this shoal.

3. A shoal with 10 feet over it, lies with Klubb Beacon bearing S. 58° W., distant one cable, and

is marked by a plain stake beacon.

Note.—The position given on the plan of Oskarshamn, should be altered to Klubb Beacon, lat. 57° 15′ 53″ N., long. 16° 29′ 27″ E. from Greenwich.

[Variation 71° Westerly in 1898.]

This Notice affects the following Admiralty .Charts:—Kalmar Sound to Öland Island, No. 2251; Ports on the East Coast of Sweden, No. 2877. Also, Baltic Pilot, Part II, 1896, pages 82, 83.

No. 265.—YELLOW SEA. KOREA-WEST COAST. Rock in Flying-Fish Channel.

* THE Japanese Government has given notice, dated 24th February, 1898, of the existence of a rock in Flying-fish Channel, approach to Chemulpho.

This rock, which dries 8 feet at low water, lies with Button Islet bearing N. 42° W., distant 2½ cables, and the summit of Clump Islet S. 3° W.

Approximate position, lat. 87° 11′ 45″ N., long. 126° 12′ 45″ E.

[Variation 41° Westerly in 1898.]

This Notice affects the following Admiralty Charts:—Approaches to Séoul, No. 1258; approaches to Chemulpho Anchorage, No. 1270. Also, China Sea Directory, Vol. IV, 1894, ∴page 57.

No. 266.—BRITISH COLUMBIA. JOHNSTONE STRAIT.

Amended Description of Ripple Shoal. WITH reference to Notice to Mariners No. 213 of 1898 :-

Information has been received from Commander M. H. Smyth, of Her Majesty's surveying-vessel "Egeria," dated 22nd April, 1898, that, from a recent examination, Ripple Shoal, Johnstone Strait, is comprised of three rocky heads, as

1. A pinnacle rock, with 10 feet over it at low water springs, lies with Eden Point bearing N. 42° E., distant $1\frac{2}{10}$ miles, and the south extreme of Thurlow Island N. 85° E.

2. A pinuacle rock, with 20 feet over it, lies

with Eden Point bearing N. 45° E., distant 130 miles, and the south extreme of Thurlow Island N. 85° E.

3. Another pinnacle rock, with 20 feet over it, lies with Eden Point bearing N. 23° E., distant

9½ cables, and the south extreme of Thurlow Island N. 85° E.

The above three rocks are on the same bearing of the south extreme of Thurlow Island, and may be avoided by keeping off this bearing.

Vessels bound westward should, when Eden Point opens of the south-west point of Thurlow Island, keep to the northward until the south extreme of Hardwicke Island is seen open of Helmcken Island, bearing S. 78° W.; steer for this until the next point eastward of Eden Point on the north side of Thurlow Island is seen open of Eden Point, and the point one mile westward of Camp Point bears S.W. by S., when alter course to the southward (avoiding Speaker Rock) and keep in mid-channel in the passage south of

Approximate position of ten feet rock, latitude 50° 24′ 0" N., longitude 125° 51′ 20" W.

Helmcken Island.

[Variation 26° Easterly in 1898.] This Notice affects the following Admiralty Chart :- Johnstone and Broughton Straits, No. 581. Also, British Columbia Pilot, 1888, page 207.

No. 267.—ENGLAND—SOUTH COAST. Southampton Water—Intended Lights on Structures at Entrance-Exhibition Postponed.

WITH reference to Notice to Mariners No. 130

Further information has been received from the Trinity House, London, that-

The lights on the structures and dolphins at the entrance to Southampton Water will not be exhibited until the end of July or beginning of August.

Further notice will be given when they are

Approximate position of structure on west side of Southampton Water, lat. 50° 49' 10" N., long. 1° 18′ 20″ W.

This Notice affects the following Admiralty Plan:—Southampton Water, No. 1905. List of Lights, Part I, 1898, page 24; Channel Pilot, Part I, 1893, page 234.

By command of their Lordships, W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 17th to 19th May, 1898.

TOTICE is hereby given that a separate building named Baptist Chapel situated at Harris-street in the civil parish of Peterborough Within in the county of Northampton in the registration district of Peterborough being a building certified according to law as a place of meeting for religious worship, was on the 12th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85. Witness my hand this 12th day of May 1898.

WM. PETTIT Superintendent Registrar.

NOTICE is hereby given that a separate building named Primitive Methodist Chapel situated at St. Mary Bourne in the civil parish of St. Mary Bourne in the county of Southampton in the registration district of Whitchurch being a building certified according to law as a place of meeting for religious worship, was on the 13th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.-Witness my hand this 13th day of May 1898.

SPENCER CLARKE, Superintendent Registrar.

NOTICE is hereby given that a separate building named Wesleyan Methodist Chapel situated at Arlington-street in the civil parish of Clee in the county borough of Grimsby in the registration district of Grimsby being a building certified according to law as a place of meeting for religious worship, was on the 16th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 16th day of May 1898.

J. F. WINTRINGHAM Superintendent Registrar.

OTICE is hereby given that a separate building named Bethel Congregational Chapel situated at Grain in the civil parish of St. James (Isle of Grain) in the county of Kent in the registration district of Hoo being a building certified according to law as a place of meeting for religious worship, was on the 16th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 16th day of May 1898.

RICHD. P. SMYTH Superintendent Registrar.

OTICE is hereby given that a separate building named Wesleyan Chapel situated at Commercial-street Griffithstown in the civil parish of Griffithstown in the county of Monmouth in the registration district of Pontypool being a building certified according to law as a place of meeting for religious worship, was on the 17th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 17 day of May 1898.

T. WATKINS Superintendent Registrar.

OTICE is hereby given that a separate building named Wesley Hall situated at Beaumont-street in the civil parish of St. John in the county borough of Newcastle-on-Tyne in the registration district of Newcastle-on-Tyne being a building certified according to law as a place of meeting for religious worship, was on the 17th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 17th day of May 1898.

Morison Johnston Superintendent Registrar.

building named Wesleyan Methodist Chapel situated at Walbottle in the civil parish of Walbottle in the county of Northumberland in the registration district of Castle Ward being a building certified according to law as a place of meeting for religious worship, was on the 17th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 17th day of May 1898.

GEORGE WILKINSON Superintendent Registrar.

OTICE is hereby given that a separate building named Zion Congregational Church situated at Wyke in the civil parish of Wyke in the county of York in the registration district of North Bierley being a building certified according to law as a place of meeting for religious worship, was on the 17th day of May 1898, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 17th day of May 1898.

J. E. Helmsley Superintendent Registrar.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 18th day of May, 1898.

ISSUE DEPARTMENT.

Notes issued	800	•••	•••	£ 50,435,315	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	•••	•••	£ 11,015,100 5,784,900 33,635,315
				£50,435,315			,	£50,435,315

Dated the 19th day of May, 1898.

J. G. Nairne, Deputy Chief Cashier.

BANKING DEPARTMENT.

	£	1			£
Proprietors' Capital	14,553,000	Government Securities	•••	•••	13,185,953
Rest	3,206,098	Other Securities	•••		34,310,099
Public Deposits (including Ex-		Notes	•••	•••	22,986,00 <i>5</i>
chequer, Savings Banks, Com-		Gold and Silver Coin	•••	•••	2,455,450
missioners of National Debt, and					
Dividend Accounts)	11,932,659				
Other Deposits	43,135,953				
Seven Day and other Bills	109,797				
	£72,937,507				£72,937,507
•				•	

Dated the 19th day of May, 1898.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ended 18th May, 1898.

	Imported into the United Kingdom.									
Countries from which Imported.		Gold.		Silver.						
•	Coin.	Bullion.	Total.	Coin.	Bullion.	Total,				
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.				
Germany	120,603	7,192	127,795	356	6,600	6,956				
Holland	62,007	784	62,791	•••	•••	• •••				
Belgium	2,286	•••	2,286	909	•••	969				
France	60,563	11,285	71,848	145	2,500	2,645				
Portugal and Madeira	860	•••	860	142	•••	142				
Egypt	25,700	,	25,700	38,335	•••	88,335				
The Cape of Good Hope	•••	70,000	70,000	•••	***	• • • • •				
Japan	***	13,181	13,181	•••	•••	•••				
Australasia	22,564	14,181	36,745	***	25,440	25,440				
United States of America	•••			75,872	991,000	1,066,872				
Mexico, Central and South				,		, , , , , , , , , , , , , , , , , , , ,				
America (except Brazil),			! !	_						
and West Indies	200	4,755	4,955	16,965	194,446	211,411				
Other Countries	1,132	. 465	1,597	87	9,540	9,627				
Aggregate of the Importations registered in the Week	295,915	121,843	417,758	132,811	1,229,526	1,362,337				
Declared Value of the said)	£	£	£	£	£	£				
Importations	1,130,748	464,593	1,595,341	20,481	135,003	155,484				

		Exported from the United Kingdom.									
Countries to which		Go	LD.	,	SILVER.						
Exported.	Coin.		Bullion.	Total.	C	oin.	Bullion.				
	British.	Foreign,	Bullon.	Total.	British.	Foreign.	Buillon.	Total.			
Holland France Portugal West Coast of Africa British East Indies United States of America Other Countries	Ounces. 768 232 33 1,281	Ounces 58,143	9,600 55,214	Ounces. 2,719 768 232 9,633 114,638 130	Ounces. 61,438	Ounces. 41,351 31,900 1,009	Ounces. 287,785 778,357 4,967	Ounces. 41,351 319,685 61,438 778,357 5,975			
Aggregate of the Exportations registered in the Week	2,378	58,143	67,599	129,120	61,438	74,259	1071109	120€806			
Declared Value of the said Exportations	£ 9,287	£ 221,500	£ 277,131	£ 507,918	£ 16,881	£ 8,707	£ 121,200	£ 146,788			

Statistical Department, Custom House, London, May 19, 1898. T. J. PITTAR.

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

1898. W. No. 058.

In the Matter of W. C. Caverhill and Company
Limited and Reduced and in the Matter of the
Companies Act 1867 and in the Matter of the
Companies Act 1877.

OTICE is hereby given that a petition presented to the High Court of Justice Chancery Division on the 5th day of April 1898 for confirming a Special Resolution in the following words viz::—"1. That the capital of the Company be reduced from £10,000 to £6,805 by cancelling paid up capital to the amount of £3,195 which has been lost or is not represented by available assets and that such reduction shall be effected by writing off from each of the fully paid preference shares Nod. 1 to 34 and 36 to 39 inclusive the sum of £45 and from each of the

fully paid ordinary shares Nod. 1 to 20, 24 to 32 and 36 to 39 inclusive the sum of £45 and that no reduction shall be made in the fully paid preference shares Nod. 40 and 41 or in the fully paid ordinary shares Nod. 40 to 43 inclusive or in the 23 ordinary shares of the Company which are unissued. 2. That such reduced capital be divided into 38 preference shares of £55 each and 2 preference shares of £100 each and 33 ordinary shares of £55 each and 4 ordinary shares of £100 all of which have at the date hereof been issued and are fully paid and of 23 ordinary shares of £100 each, which have not at the date hereof been issued, or agreed to be issued and that Article I of the Company's Articles of Association be altered accordingly," is directed to be heard before his Lordship Mr. Justice Stirling on the 18th day of June 1898. Any creditor or shareholder of the Company desiring to oppose the making of

an Order for reduction of the capital of the said Company under the above Acts should appear at the time of hearing by himself or his Counsel for that purpose and a copy of the petition will be furnished to any creditor or shareholder of the Company requiring the same by the undersigned ou payment of the regular charges for the same. Dated this 12th day of May. 1898.

E. Flux and Leadertter 144 Leadenhall-

street London Agents for SANDERSON and J. K. WEATHERHEAD Berwick-on-Tweed Solicitors for the above named Company.

THOS. A. ROMER, Master of the Supreme Court.

In the High Court of Justice.—Companies

(Winding-up). Mr. Justice Wright. No. 00158 of 1898.

In the Matter of the Companies Acts, 1862 to 1893, and in the Matter of the Brazilian

Syndicate Limited.

OTICE is hereby given that a petition for the winding up of the above named Company subject to the supervision of the High Court of Justice was on the seventeenth day of May 1898 presented to the said Court by the Lancaster Railway Carriage and Wagon Company Ltd. of Lancaster in the county of Lancaster creditors of the said Company. And that the said petition is directed to be heard before the said Court sitting at the Royal Courts of Justice Strand London on Wednesday the eighth day of June 1898, 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.

MARSHALL and MARSHALL 3 and 4 Lincoln's-inn-fields W.C. Solicitors 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 7th day of June 1898.

> Royal Exchange Assurance Office. Royal Exchange, London, May 18, 1898.

THE Court of Directors of the Corporation of the Royal Exchange Assurance 3 the Royal Exchange Assurance do hereby give notice, that their Transfer Books will be shut from Thursday, the 2nd, to Thursday, the 23rd, of June next; and that a General Court of the said Corporation will be holden at their office at the Royal Exchange, on Wednesday, the 22nd of June, at twelve o'clock at noon, to consider of a E. R. HANDCOCK, Secretary. Dividend.

> South Australian Company. (Incorporated by Royal Charter.) London, May 20, 1893.

OTICE is hereby given, that the Sixty-sec and Annual General Martine Co. Annual General Meeting of the Proprietors of this Company will be held at their offices, 54 and 1 No. 26968.

55, London-wall, on Wednesday, the 8th June, at 12 o'clock precisely, when a report and statement of accounts for the year will be presented. The Directors who retire by rotation on this occasion are Henry Joslin, Esq., and John Henry Grant, Esq., but being eligible, they offer themselves for re-election. The Auditors, Robert T. Hermon Hodge, Esq., M.P., and Mitchel John Roker, Esq., who retire in accordance with the Deed of Settlement, again offer themselves for re-election.

The Transfer Books of the Company will be closed from the 1st to the 7th July inclusive.

By order of the Board, James Hutchison, Secretary.

Companies Acts 1862 to 1893.

Special Resolutions. (Pursuant to Companies Act, 1862 s. 51.) Turners Cheshire Dairy Company Limited.

Passed 28th day of April 1898. Confirmed 13th day of May 1898.

T an Extraordinary General Meeting of the above named Company duly convened and held at the offices of the Company 3 Granbystreet, Hampstead-road, in the county of London on the 28th day of April 1898 the following Special Resolutions were duly passed and at a subsequent Extraordinary General Meeting of the above named Company also duly convened and held at the Bedford Head Hotel, Tottenham Court-road, in the said county of London on the 13th day of May 1898 the following Special Resolutions were duly confirmed :-

"That this Company be wound up voluntarily and that Mr. William Jowett be and he is hereby appointed Liquidator for the purposes of such

winding up.

"That the said Mr. William Jowett as such Liquidator be and he is hereby authorized and directed to carry into effect the agreement the draft of which is produced to be made between Turners Cheshire Dairy Company Limited of the first part the said William Jowett as such Liquidator of the second part and Edwards Creameries Limited of the third part with such modifications, if any, as the said Liquidator may approve."

CHAS. JOWETT Warren-street, Stockport and Market-street, New Mills Solicitor

for the Liquidator.

Gorton, Openshaw, Bradford, and East Manchester Billposting Company, Limited. Passed 15th April, 1898.

Confirmed 10th May, 1598. T an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at the Church Hotel, Openshaw, near Manchester, on the 15th day of April, 1898 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 10th day of May, 1898, the following Special Resolutions were duly con-

1. "That it is desirable to re-construct the

Company.

2. "That the Liquidator of this Company be and he is hereby authorized to consent to the registration of a new Company, to be named the Gorton, Openshaw, Bradford, and East Man-chester Billposting Company, Limited, with a Memo andum of Association which has already been prepared with the privity and approval of the Directors of this Company and the Liquidator thereof.

3. "That the draft agreement submitted to this

Meeting, and expressed to be made between this Company of the first part, the Liquidator thereof of the second part, and the Gorton, Openshaw, Bradford, and East Manchester Billposting Company, Limited, of the third part, be and the same is hereby approved, and that the said Liquidator be, and he is, hereby authorized pursuant to section 161 of the Companies Act, 1862, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect, with such modifications as he may think expedient."

W. WHYTE McLEOD Chairman.

Leyland Rubber Company, Limited. T an Extraordinary General Meeting of the Leyland Rubber Company, Limited, duly convened, and held at the Albion Hotel, Piccadilly, in the city of Manchester, on the 29th day of April, 1898, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 16th day of May, 1898, the following Special Resolutions were duly confirmed :-

1. "That it is expedient to effect a sale of the undertaking and business of the Company to a new Company, to be formed and named 'The Leyland and Birmingham Rubber Company, Limited, and that, with a view thereto, this Company be wound up voluntarily, and that John Clark Forrester, of Bolton, in the county of Lancaster, Chartered Accountant, be, and he is hereby appointed Liquidator for the purposes of such

winding up.

2. "That the said Liquidator be and he is hereby authorized to consent to the registration of the said new Company, to be named 'The Leyland and Birmingham Rubber Company, Limited,' with a Memorandum and Articles of Association which have already been prepared with the privity and approval of the Directors of this Company.

3. "That the draft agreement submitted to this Meeting, and expressed to be made between this Company and its Liquidator of the one part, and the Leyland and Birmingham Rubber Company, Limited of the other part be and the same is hereby approved, and that the said Liquidator be and he is hereby authorized and directed, pursuant to section 161 of the Companies Act, 1862, to enter into an agreement with such new Company when incorporated in the terms of the said draft and to carry the same into effect, with such (if any) modification as he may think expedient."

Dated this 16th day of May, 1898. J. E. Baxter Chairman.

The Bush Hill Park Company Limited. T an Extraordinary General Meeting of the A above named Company duly convened and held at the offices of the Company No. 110 Cannon-street London E.C. on the 2nd day of May 1898 the following Special Resolutions were duly passed and at a subsequent Extraordinary General Meeting of the said Company also duly convened and held at the same place on the 17.h day of May 1898 the following Special Resolutions were duly confirmed, viz. :-

1. "That the whole of the houses and lands lelenging to the Company having been sold and realized insufficient to fully discharge the mortgages thereon and the Company being in possession of no other assets it is advisable to wind up the same and that accordingly the Company le wound up voluntarily under the provisions in that behalf of the Companies Acts 1862 and 1867.

2, "That Francis Plews Bacon of No. 4 Copthall-chambers in the city of London Architect be and he is appointed Liquidator for the purpose of winding up the affairs of the Company.

.17th May 1898.

FRANCIS P. BAGON Chairman of both Meetings.

In the Matter of the Sowerby Bridge Willow Hall and West Riding Land and Building Company

T an Extraordinary General Meeting of the Members of the above named Company. duly convened, and held at the registered office of the Company 26 Townhall-street Sowerby Bridge in the parish of Halifax in the county of York, on the fourteenth day of April, 1898, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at 26 Townhall-street Sowerby Bridge aforesaid on the second day of May 1898, the following Special Resolution was duly confirmed :-

"That the Company be wound up voluntarily under the provisions in that behalf of the Companies Acts, 1862 and 1867, and that Mr. Charles Aspinall Barron of 26 Townhall-street, Sowerby Bridge, Accountant be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated the 16th day of May 1898.

JAS. T. RILEY Chairman.

In the Matter of the Companies Acts 1832 to 1893. The Sunbeam and Twilight Gold Mines Limited.

T an Extraordinary General Meeting of the Shareholders of the above-named Company duly convened and held on Friday the 29th day of April 1898 at No. 7 Throgmorton-avenue in the city of London, the following Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the Company duly convened and held on Monday the 16th day of May 1898 at No. 7 Throgmorton - avenue aforesaid, the said Special Resolutions were duly confirmed :-

Resolutions.—1. "That the Company be wound up voluntarily, and that George Hubert Hoyle Chambers of 7 Throgmorton-avenue in the city of London be, and he is hereby appointed Liquidator

for the purposes of such winding-up.
2. "That the remuneration of the said Liquidator for his services in the winding-up he fixed at the sum of £26 5s. 0d."

Dated this 16th day of May 1898. DANIEL C. GRIFFITH Chairman of the Second Meeting.

In the Matter of the Colonial Railway Construction Company Limited.

T an Extraordinary General Meeting of the above named Company duly convened and held at No. 18 St. Swithin's-lane in the city of London on the 2nd day of May 1898 the following 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 18th day of May 1898 the said Special Resolution was duly confirmed, namely :-

"That the Colonial Railway Construction Company Limited be wound up voluntarily.

And at such last mentioned Meeting Mr. J. Shubrook of 9 Gracechurch-street in the city of London Chartered Accountant was appointed Liquidator for the purposes of such winding-up. -Dated this 18th day of May 1898.

Thos. Reynolds Chairman of Second

Meeting,

The Malayan (Pahang) Concession Company, Limited.

T an Extraordinary General Meeting of the Malayan (Pahang) Concession Company, Limited, duly convened and held at 43, Lothbury, E.C., on the 4th day of April, 1898, 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 25th day of April, 1898, the subjoined Special Resolution was duly confirmed :-

Resolution.—" That the Company be wound up voluntarily, and that John George Mills, of 43, Lothbury, in the city of London, be and is hereby appointed Liquidator for the purpose of such winding up, and that his remuneration be 25 guineas."

18th May 1898.

Adolf von André Chairman.

The Improved Electro Plating Company, Limited. T an Extraordinary General Meeting of the above named Company duly convened and held at No. 7 Southampton-row, W.C. on the 26th April 1898, the following 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 volun-

tarily."

And it was further resolved-

"That Mr. Cuthbert Simkin of No. 7 Southampton row, Holborn, London Accountant the Secretary of the Company be and he is hereby appointed Liquidator of the Company for the purpose of such winding-up.

Dated this 13th day of May 1898.

FREDERICK HERITAGE Chairman.

In the Matter of the Brewers and General Fire Insurance and Guarantee Corporation Limited.

T an Extraordinary General Meeting of the A Members of the above-named Company duly convened and held at 92, Cannon-street in the city of London on the 10th day of May 1898 the following Extraordinary Resolution was duly

"That it has been proved to the satisfaction of this Meeting that the Corporation cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same and accordingly that the Corporation be wound up voluntarily."

And at the same Meeting Mr. Charles Eves of 50, Gresham-street in the city of London was appointed Liquidator for the purposes of such winding up.

Dated this 18th day of May 1898.

CHRIST. W. WILSON Chairman.

In the Matter of the Emperor Gold Mines Limited.

AT an Extraordinary General Meeting of the A above named Company duly convened and held at Finsbury House in the city of London on the 7th day of March 1898 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 22nd day of March 1898 the following Special Resolutions were duly confirmed viz. :-

1. "That it is desirable to reconstruct the Company and that with a view thereto the same be wound up voluntarily and that William Henry Brown of 34 and 36 Gresham-street in the city of London be and is hereby appointed Liquidator for 1 firmed:-

the purposes of such winding up and that he shall be paid a fee of £75 to cover the expenses thereof.

2. "That the said Liquidator be and he is hereby authorized to consent to the registration of a new Company to be named 'The Emperor Gold Mines Limited' with a Memorandum and Articles of Association which have already been prepared with the privity and approval of the Committee of Shareholders.

3. "That the draft agreement submitted to this Meeting and expressed to be made between this Company and its Liquidator of the one part and a Trustee on behalf of the new Company of the other part be and the same is hereby approved and that the said Liquidator be and he is hereby authorized pursuant to section 161 of the Companies Act 1862 to enter into an agreement with such Trustee in the terms of the said draft and to carry the same into effect with such (if any) modifications as he may think fit to assent to."

Dated this 17th day of May 1898.

CHARLES E. Hogg Chairman.

In the Matter of the Companies Acta, 1862 to 1897. The Piggs Peak Development Company, Limited.

T an Extraordinary General Meeting of the . Members of the above-mention: d Company, duly convened and held at Winchester House, Old Broad-street, London, on the 20th day of April, 1898, the following Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the registered office of the Company, No. 3, Crown-court, Old Broad-street, London, on the 11th day of May, 1898, the following Special Resolutions were duly confirmed, viz. :-

1. "That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily, and that William Smith, of 3, Crown-court, Old Broad street, London, be, and he is hereby appointed Liquidator for the

purposes of such winding up.

2. "That the said Liquidator be and he is hereby authorized to consent to the registration of a new Company, to be named the Piggs Peak Development Company, Limited, with a Memorandum and Articles of Association which have already been prepared with the privity and approval of

the Directors of this Company.

3. "That the draft agreement submitted to this Meeting, and expressed to be made between this Company and its Liquidator of the one part, and the Piggs Peak Development Company, Limited (the new Company), of the other part, be, and the same is hereby approved, and that the said Liquidator be, and he is hereby authorized, pursuant to section 161 of the Companies Act, 1862, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he thinks expedient."

George Freeman Chairman. N. HERBERT SMITH 43 Coleman-street E.C. Solicitor.

The Southampton Dairy Company, Limited. T an Extraordinary General Meeting of the A above-named Company, duly convened and held at the Institute of Chartered Accountants, Moorgate-place, in the city of London, on the 28th day of April, 1898, the following Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the Members

of the said Company, also duly convened and held at the same place on the 16th day of May, 1898; the following Special Resolutions were duly con-

(† 2

1. "That the Company be wound up volun-

2. "That Augustus Edwin Hibberd, of No. 30, Coleman-street, Chartered Accountant, be and is hereby appointed the Liquidator of the

3. "That the draft agreement read to the Meeting for the purpose of reconstructing the Company, on the following terms, viz.:-That the properties and assets of this Company be sold to a new Company to be registered with a capital of £8,500, divided into 3,500 ordinary shares of £1 each, and 5,000 £6 per cent. preference shares of £1 each, such new Company, in consideration of receiving the said properties and assets of the old Company, to take over the liabilities thereof, and allot to the holder of every ordinary share in the old Company, an ordinary share in the new Company with 16s. credited as paid thereon, and also allot one preference share in the new Company with 16s. credited as paid thereon for every preference share held in the old Company, be and the same is hereby approved; and that the said Liquidator be and is hereby authorized, pursuant to section 161 of the Companies Act, 1862 to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he may think expedient.'

Dated the 18th day of May, 1898.

W. Holden Chairman.

John Day and Co. Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office on Saturday 23rd April 1898, the following Extraordinary Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held on Tuesday, 17th May 1898, the same was duly confirmed as a Special Resolution of the Company, viz. :-

"That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the Company be wound up voluntarily, and that John F. R. Casson, 82 Pepys-road, S.E. and Charles Russel, of 12 Coleman-street, E.C., be and they are hereby appointed Liquidators for the pur-

pose of such winding-up.'

Dated this 17th day of May 1898.

E. MAMMATT GREGORY Chairman.

The Companies Acts 1862 to 1890. 25 and 26 Vict. cap. 89. Simmons and Botten Limited.

T an Extraordinary General Meeting of the Members of the above named Company duly convened and held at 1 Laurence Pountneyhill in the city of London on the 19th day of May 1898 the following Extraordinary Resolution was

duly passed:—
"That it has been proved to the satisfaction of the Company that the Company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same and that the same be wound up accordingly and that Mr. George White of 14 Old Jewry-chambers in the city of London Chartered Accountant be appointed Liquidator."

C. MANTHORP BOTTEN Chairman.

Equitable Steam Ship Insurance Association. OTICE is hereby given, that at an Extra-ordinary General Meeting of the Members county of Newcastle-upon-Tyne on the twentysixth day of April 1898, 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 seventeenth day of May 1898, the following Special Resolutions were duly confirmed :-

Resolved .- 1. "That the Association be wound up voluntarily in pursuance of the provisions of the Companies Acts 1862 to 1890, and that a

Liquidator be appointed.

2. "That the Secretary, Mr. Richard Brooks Peverley, of Newcastle-on-Tyne, be appointed Liquidator." John Dent Chairman.

In the Matter of the Companies Acts 1862 to 1893.

In the Matter of Brown, Tran and Co., Limited. T an Extraordinary General Meeting of the above-named Company, duly convened and held at the registered office of the Company, Brookside Mills, Wigton, in the county of Cumberland, on the 29th day of April, 1898, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 16th day of May, 1898, the following resolution was duly confirmed, namely:-

"That the Articles of Association of the Company be amended in manner following, that is to say:—In lieu of Clause 10, the following

clause be substituted, namely :-

"The capital of the Company shall be £5,000 divided into 1,000 preference shares of £1 each, and 4,000 ordinary shares of £1 each, and the preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of £5 per centum per annum and the right in a winding up to repayment of capital in priority to all other shares, but they shall not confer a right to any further participation in profits or assets.

Dated this 19th day of May, 1898. Edwin H. Banks Chairman.

In the Matter of Mainland Consols Limite 1.

(In Liquidation.) OTICE is hereby given that the creditors of the above-named Company are required on or before the 2nd day of July 1898 to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors, if any, to Charles Lloyd of No. 77 Bishopsgate-street Within, London, E.C. the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts

are proved.—Dated this 16th day of May 1898.

BURN and BERRIDGE of 11 Old Broadstreet London E.C. Solicitors to the

above named Liquidator.

[In the Matter of Paddington Consols Limited.

OTICE is hereby given that the creditors of the above named Company are required on or before the 2nd day of July 1898 to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to Charles Lloyd of No. 77 Bishopsgate-street Within, London, E.C. of the said Company, duly convened, and held at No. 77 Bishopsgate-street Within, London, E.C. 19, Queen-street, Newcastle-upon-Tyne in the Liquidator of the said Company, and, if so

required by notice in writing from the said Liquidator, are by their Solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 16th day of May 1898.

BURN and BERRIDGE of 11 Old Broadstreet London E.C. Solicitors to the

above named Liquidator.

In the Matter of Wealth of Nations Extended
Limited. (In Liquidation.)

OTICE is hereby given that the creditors of the above named Company are required on or before the 2nd day of July 1898 to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to Charles Lloyd of No. 77 Bishopsgate-street Within, London, E.C., the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 16th day of May 1898.

BURN and BERRIDGE of 11 Old Broad-street, London, E.C., Solicitors to the

above-named Liquidator.

In the Matter of Golden Crown Limited. (In Liquidation.)

OTICE is hereby given that the creditors of the above named Company are required on or before the 2nd day of July 1898 to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to Charles Lloyd of No. 77 Bishopsgate-street Within, London, E.C. the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.-Dated this 16th day of May 1898.

> Burn and Berridge of 11 Old Broadstreet London, E.C. Solicitors to the above named Liquidator.

In the Matter of Hannan's Golden Treasure Limited. (In Liquidation.)

OTICE is hereby given that the creditors of the above named Company are required on or before the 2nd day of July 1898 to send their names and addresses and the particulars of their debts or claims and the names and addresses of their Solicitors (if any) to Charles Lloyd of No. 77 Bishopsgate-street Within, London, E.C. the Liquidator of the said Company and, if so required by notice in writing from the said Liquidator, are by their Solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 16th day of May 1898.

BURN and BERRIDGE of 11 Old Broadstreet London E.C. Solicitors to the above named Liquidator.

In the Matter of the Nava Gold Mines Syndicate Limited.

OTICE is hereby given that the creditors of the above named Company are required on or before the fourth day of July 1898 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 the undersigned Julius Wilson Hetherington Byrne of No. 81 Gracechurch-street in the city of London the Liquidator of the said Company, and if so required by notice in writing from the said Liquidator, are by their Solicitors to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. -Dated this 17th May 1898.

JULIUS W. H. BYRNE Liquidator.

The Sewage Transmutation Company Limited trading as the Cyprus Chemical Company Limited. In Voluntary Liquidation.

OTICE is hereby given that the creditors of the above-named Company who have not already sent in their claims are required before the 30th day of June next to send their names and addresses and the particulars of their debts and claims to the undermentioned Liquidator of the said Company, 61 Old Broad-street, London, E.C., and if so required by notice in writing from the said Liquidator are to come in and prove their said debts and claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of the first and final dividend now about to be declared.—Dated this 20th day of May 1898.

W. G. DEVON ASTLE Liquidator of the above named Company.

TRAVERS SMITH BRAITHWAITE Throgmorton - avenue Robinson London E.C. Solrs.

In the Matter of the Companies Acts 1862 and 1890 and of Perkins Graham and Company

THE creditors of the above named Company are required on or before the 14th day of June 1898 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 James Perkins of Exchange - chambers 12 Bank-street in the city of Manchester Contractor the Liquidator of the said Company and if so required by notice in writing from the said Liquidator are by their Solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 16th day of May, 1898.

HINDE MILNE and BURY, 7 Mount-street Manchester Solicitors for the above named Liquidator.

In the Matter of the Companies Acts 1862-1890 and in the Matter of the Seacombe and Birken-

head Investment Company Limited.

THE creditors of the above named Company are required on or before the 16th day of July 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 James Bruce Tytler and John Hinkes Tilman the Liquidators of the said Company addressed to the offices of the undersigned Solicitors, and if so required, by notice in writing from the said Liquidators, or their Solicitors, are by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 16th day of May 1898.

M. H. Jones and Milne 30 North John-

street Liverpool Solicitors for the Liqui-

dators.

The Deep Level Development Company Limited; Meeting of the Members of the Deep Level Development Company, Limited, will be held at 12 Nicholas-lane London E.C. on Monday the 20th day of June 1898 at eleven o'clock in the forenoon, precisely, for the purpose of having an account laid before them by the Liquidator, 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.

ERNEST C. PULBROOK Liquidator.

In the Matter of the Companies Acts 1862, to 1893 and in the Matter of the Commonwealth

Syndicate Limited.

OTICE is hereby given that a General Meeting of the above named Company will be held at the offices of the Company 5 Austin Friars in the city of London on Tuesday the twenty-first day of June 1898 at four o'clock in the afternoon for the purpose of having an account laid before such Meeting showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator and also of determining by Extraordinary Resolution the manner in which the books accounts and documents of the Company and of the Liquidator shall be disposed of. - Dated the sixteenth day of May 1898.

TODD DENNES and LAMB 22 Chancerylane London W.C. Solicitors for Bedford

McNeill Liquidator.

The Morocco Bound Syndicate 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 Bank-chambers 45 Ludgate-hill in the city of London on Tuesday the 21st day of June 1898 at 3 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 and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator and for the purpose of passing an Extraordinary Resolution disposing of the books, accounts and documents of the Company and of the Liquidator.—Dated the 18th day of May

Re the Artistic Supply Coy. Ltd.

CHAS. F. GOLD Liquidator.

OTICE is hereby given that a General Meeting of the above named Company will be held at the offices of Mr. Pulham M. Evans the Liquidator Portland House Basinghall-street E.C. on the 21st day of June 1898 at 3 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 of fixing the remuneration of the Liquidator and also take notice that at the same Meeting an Extraordinary Resolution will be proposed for destroying the books accounts and documents of the Company and of the Liquidator thereof.—Dated this 18th day of May 1898.

BARNARD and TAYLOR 47 Lincoln's innfields Solicitors for the Liquidator.

Re the Artistic Publishing Coy. Ltd.. OTICE is hereby given that a General Meeting of the above named Company will be held at the offices of Mr. Pulham M. Evans the Liquidator Portland House Basinghall-street E.C. on the 21st day of June 1898 at 3 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 of fixing, the remuneration of the Liquidator and also take notice that at the same Meeting an Extraordinary, Resolution will be proposed for destroying the: books, accounts and documents of the Company,. and of the Liquidator thereof.—Dated this: 18th day of May 1898.

BARNARD and TAYLOR 47 Lincoln's-innfields Solicitors for the Liquidator.

In the Matter of the Companies Acts: 1862à to-1893 and of the Claughton Brick, and Tile:

Company Limited in Liquidation.

TOTICE is hereby given that at General Meeting of the above Company will be held at Number 11 Cable-street Lancaster in the county of Lancaster on Monday the 20th day of June 1898 at 11 o'clock in the forenoon precisely for the purpose of having the Liquidators' accounts showing the manner in which the winding up has been conducted and the property of the Company disposed of laid before such Meeting and of hearing any explanation that may be given by the Liquidators and also of determining by Extraordinary Resolution the manner in which the books accounts and documents of the Company and of the Liquidators thereof shall be disposed of .- Dated this 19th day of May, 1898.

> Hall Marshall and Sewart 49 Northroad Lancaster, Solicitors for the

Liquidators.

The Devon Steamship Company Limited. OTICE is hereby given in pursuance of section 142 of the Companies Act 1862: that a General Meeting of the Members of the above named Company will be held at the Dock Office Exmouth on Thursday the 23rd day of June 1898 at 3 o'clock in the afternoon for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 18th day of May 1898.

THOMAS MARTIN Liquidator.

The Exmouth and Great Western Steam Ferry Company Limited.

OTICE is hereby given in pursuance of section 142 of the Companies Act 1862. that a General Meeting of the Members of the above named Company will be held at the Dock-Office Exmouth on Thursday the 23rd day of June. 1898 at 3.30 o'clock in the afternoon for the purpose of having an account laid before them. showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator. - Dated the 18th day of May 1898.

THOMAS MARTIN Liquidator.

The Roundwood Colliery Company Limited. OTICE is hereby given in pursuance of section 142 of the Companies Act 1862 that a General Meeting of the Members of the above named Company will be held at the offices of Mr. William Wing F.C.A. 7 North Churchstreet Sheffield on Saturday the twenty-fifth day of June 1898 at twelve o'clock noon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator. - Dated this 18th day of May 1898. WILLIAM WING.

Empire Chemical Works, Limited. OTICE is hereby given in pursuance of section 142 of the Companies Act 1862 that a General Meeting of the Members of the above-mentioned Company will be held at my offices 91, Palmerston-buildings, Old Broad-street, in the city of London, on Wednesday the 22nd day of June 1898 at 11 o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the windingup 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 passing a resolution as to the manner in which the books accounts and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated the 18th day of May 1898. J. E. DENNEY Liquidator.

OTICE is hereby given in pursuance of Perret Parkinson and Co. Limited. section 142 of the Companies Act 1862 that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Trinder Capron and Co. 47 Cornhill, in the city of London on Thursday the 23rd day of June 1898 at 3 o'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator and also determining by Extraordinary Resolution the manner in which the books accounts and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated this 16th day of May 1898. ALFRED C. HARPER Liquidator.

In the Matter of the Companies Acts 1862 to 1890 and of Davies Whittaker Morcombe and Company Limited.

OTICE is hereby given that a General Meeting of the above named Company will be held at 19 Hargreaves-street Burnley in the county of Lancaster on Friday the 24th day of June 1898 at 3 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 Extra-ordinary Resolution the manner in which the books accounts and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated this 16th day of May 1898.

W. H. Higgin 19 Hargreaves-street

Burnley Solicitor for the Liquidator.

Farmer Robey Brown and Co. Limited. OTICE is hereby given in pursuance of section 142 of the Companies Act 1862 that a General Meeting of the Members of the above named Company will be held at No. 28

King-street Cheapside in the city of London, on Monday the 27th day of June 1898, at 2 o'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining by Extraordinary Resolution the manner in which the books accounts and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated the 19th day of May 1898.

A. O. MILES Liquidator.

In the Matter of the Companies Acts 1862 to 1890 and of Wilson, Shaw and Co. Limited.

OTICE is horeby given that a General Meeting of the above named Company will be held at Hooles-chambers 45 Bank-street Sheffield on Monday the 27th day of June 1898 at 12 o'clock noon 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 Liquidator thereof shall be disposed of. - Dated this 18th day of May 1898.

NOEL W. BURLIDGE Liquidator.

The East St. Louis Land Company Limd. OTICE is hereby given in pursuance of section 142 of the Companies Act 1862 that a General Meeting of the Members of the above named Company will be held at 2 Royal Exchange-buildings in the city of London on the 22nd day of June at one o'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining by Extraordinary Resolution the manner in which the books, accounts and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated the 18th day of May 1898.

W. Kent Lemon Liquidator.

Thomas Worth and Company Limited. OTICE is hereby given, in pursuance of section 142 of the Companies Act 1862, that a General Meeting of the Members of the above named Company will be held at the Victoria Hotel Manchester on Friday the 24th day of June 1898 at 3 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated the 19th day of May 1898.

J. F. LEES Queen-street Oldham Liqui-

The Greymouth-Point Elizabeth Railway and Coal Company Limited.

OTICE is hereby given that a Meeting of the Debenture Holders of this Company will be held at the Company's offices, No. 23 Collegehill, Cannon-street, in the city of London, on Saturday, the 28th day of May 1898 at 10.45 o'clock in the forenoon, to sanction the creation of prior lien bonds and to give authority to the Trustees for the present Debenture Holders to execute deeds and give up possession of the property of the Company.—Dated this 19th day of May 1898. By order of the Board.

L. J. LANGMEAD, Secretary.

OTICE is hereby given that the Partnership here tofore subsisting between us the undersigned Siegmund Popper Adam Fraser and Frederick Phillips carrying on business as Stick Manufacturers at 5 Fannstreet Aldersgate-street E.C., under the style or firm of Popper and Fraser has been dissolved by mutual consent, Popper and Fraser has been dissolved by mutual consent, as and from the tenth day of May 1898. All debts due to and owing by the said late firm will be received and paid by the said Frederick Phillips.—Dated this 10th day of May 1898.

SIEGMUND POPPER.
A. FRASER.
F. PHILLIPS.

NOTICE is hereby given that the Partnership hitherto subsisting between Hugh Roger and Alexander Duncan Maccallum carrying on business at 63 and 64 New Broad-street in the city of London as Auctioneers, Land Agents Surveyors and Valuers has been dissolved as and from the 11th day of May 1898. HUGH ROGER.

A. D. MACCALLUM.

OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Basil John Hewitt O'Bryen and Frederic William Parks carrying on business as Glove Importers at 37 and 38 Gutterlane London under the style or firm of Hewitt Parks and Co. has been dissolved by mutual consent as and from the tenth day of May 1898.—Dated this 18th day of May 1898.

BASIL JOHN HEWITT O'BRYEN.

FREDERIC WILLIAM PARKS.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned William Giffard and Thomas Edward Ward carrying on which chart and Indias Edward ward carrying on business as Theatrical Managers in the United Kingdom under the style or firm of Giffard and Ward was dissolved as and from the 12th day of June 1897 by mutual consent.—Dated the 23rd day of April 1898.

WILLIAM GIFFARD.

THOMAS EDWARD WARD.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned William Patterson William Bernard Fowle and Henry Spencelayh carrying on business as Cork Cutters, Cork Manufacturers and Merchants at No. 21 Turner's road Bur-Manufacturers and Merchants at No. 21 Turner's road Burdett-road Bow under the style or firm of Patterson and Co. has been dissolved by mutual consent as and from the sixteenth day of May 1898 and that the said business will henceforth be carried on there by the said Henry Spencelayh alone. All debts due to and owing by the said late partnership firm will be received and paid by the said Henry Spencelayh.—Dated the sixteenth day of May 1898.

WILLIAM PATTERSON.

WILLIAM B. FOWLE.

HENRY SPENCELAYH.

OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Christian Fredrik Jakob v. Munthe af Morgenstierne and Lars Christian Furst carrying on business as Wood Brokers and Commission Agents at No. 4 Norfolk-street Sunderland in the county of Durham under the style or firm of Morgenstierne and Furst has been dissolved by mutual consent as and from the first day of May 1898. muoual consent as and from the first day of May 1898. All debts due to and owing by the said late firm will be received and pail by the said Christian Fredrik Jakob v. Munthe af Morgenstierne who will henceforth carry on business on his own account at the same address under the style of Chr. Morgenstierne and Co.--Dated this fourth day of May 1898.

CHR. F. J. MUNTHE MORGENSTIERNE.

L. CHR. FURST.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned Samuel Williams and Edward Henry Williams carrying on business together in partnership under the style or firm of Williams and Co. at 4 and 6 Market-street and 16, 35 and 40 Market-hall Wigan in the county of Lan-caster Provision Dealers and Butchers has been dissolved by mutual consent as from the 31st day of March 1898. All debts due to and owing by the late firm will be received and paid by the said Edward Henry Williams who will in future carry on the said business on his own account.—Dated this 12th day of May 1893.

SAMUEL WILLIAMS.

EDWARD HENRY WILLIAMS,

OTICE is hereby given that the Partnership heretofore subsisting between us the undersigned
Walter Smith Hinton and Harry Lewis formerly carrying
on business as Dairymen at 2 Hillside-parade Harrowroad and lately at 36 and 37 High-street Teddington
Middlesex under the style or firm of Hinton and Lewis
has been dissolved by mutual consent as and from the
30th day of April 1898. All debts due to and owing by
the said late firm will be received and paid by the said
Harry Lewis.—Dated this 18th day of May 1898.

WALTER SMITH HINTON.
HARRY LEWIS.

OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned William Holland Young and Elizabeth Dyson carrying on business as Hotel Proprietors at the Clarendon Hotel Oxford, under the style or firm of Dyson and Young has been dissolved by mutual consent as and from the twenty-eighth day of April 1898. All debts due to and owing by the said late firm will be received and paid by the said Elizabeth Dyson.—Dated this 17th day of May 1898.

W. HOLLAND YOUNG.

E. DYSON.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned George Edward Bryan and George John Bryan carrying on business as Builders at 42 High-street South Norwood on business as Builders at 42 High-street South Norwood in the county of Surrey under the style or firm of G. E. Bryan and Son has been dissolved by mutual consent as and from the eighteenth day of May 1898. All debts due to and owing by the said late firm will be received and paid by the said George John Bryan by whom the business will in future be carried on under the style or firm of G. E. Bryan and Son as heretofore.—Dated this 18th day of May 1898. G. E. BRYAN. G. J. BRYAN.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned Mary Bateman, Robert Bateman and James Bateman carrying on business as Farmers and General Carters at Easington in the county of Durham under the style or firm of R. and J. Bateman has been dissolved by mutual consent as and from this date. All debts due to and owing by the said late firm will be received and paid by the said Mary Bateman and Robert Bateman. - Dated this sixteenth day of May 1898.

MARY BATEMAN. ROBERT BATEMAN. JAMES BATEMAN.

NOTICE is hereby given that the Partnership here-tofore subisting between us the undersigned James Read and John Sharples carrying on business as Cotton Manufacturers at Oozebooth Mill Blackburn under the style or firm of Read and Sharples has been dissolved by mutual consent.—Dated this 12th day of May 1898.

JAMES READ.

JOHN SHARPLES.

OTICE is hereby given that the Partnership heretofore subsisting between us the undersigned William Arthur Shenton and John Charles Shenton carrying on business as Slaters and Tilers at Walbrookroad New Normanton in the county borough of Derby under the style or firm of W. and J. Shenton has been dissolved by mutual consent as and from the seventeenth day of May 1898. All debts due to and owing by the said late firm will be received and paid by the said John Charles Shenton.—Dated this 17th day of May 1898.

W. A. SHENTON. J. C. SHENTON.

NOTICE is hereby given that the Partnership hereto-Al'an Chapman Ercest Milson Chapman and Arthur Chapman Harrison carrying on business as Drapers and House Furnishers at North-street Taunton and elsewhere under the style or firm of W. and A. Chapman has been discoured by maturel consent as from 17th 40x of dissolved by mutual consent as from the 7th day of February 1898. All debts due to and owing by the said firm will be received and paid by the said Arthur Allan Chapman.—Dated this 18th day of May 1898.

ARTHUR ALLAN CHAPMAN.

ERNEST MILSON CHAPMAN.

ARTHUR CHAPMAN HARRISON.

OTICE is hereby given that the Partnership bere-tofore subsisting between Samuel Godden and Arthur Henry Godden carrying on business as Black-smiths at Amity-10ad Reading Berks under the style of Godden and Son has been dissolved by mutual consent as and from the first day of April 1898 and the said. Samuel Godden will receive and pay all debts due to and owing by the late firm.—Dated this tenth day of May 1898.

SAMUEL GODDEN.

ARTHUR HENRY GODDEN.

NOTICE is hereby given; that the Partnership here-tofore subsisting between us the undersigned Francis Roderick and John Roblin carrying on business Francis Roderick and John Roblin carrying on business as Mercers and Fancy Drapers at Jubilee House Cowellstreet Llanelly in the county of Carmarthen under the style or firm of Roderick and Roblin has been dissolved by mutual consent as and from the 25th day of February 1898. All debts due to and owing by the said late firm will be received and paid by the said Francis Roderick.—Dated 16th day of May 1898.

FRANCIS RODERICK.

JOHN ROBLIN.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned Benjamin Wild John Henry Clarke and William Roth-well carrying on business as General Electrical Engineers at Number 6 Virginia-street Southport in the county of Lancaster under the style or firm of Wild Rothwell of Lancaster under the style of firm of Wild Rothwell and Co. has been dissolved by mutual consent as and from the fourteenth day of May one thousand eight hundred and ninety-eight. All debts due to and owing by the said late firm will be received and paid by the said Benjamin Wild and John Henry Clarke.—Dated this fourteenth day of May 1898.

BENJIN. WILD.

BENJN. WILD. JOHN HENRY CLARKE. WILLIAM ROTHWELL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned Samuel Johnson Thomas William Crook Edward Tomkins and Howard Samuel Johnson carrying on business as Fruit and Flower Growers at the Seldenville and Gate House Vineries Brougham-road Worthing Sussex under the style or firm of Johnson Crook and Company has so far as related to the said Edward Tomkins been dissolved by mutual consent as and from the 2nd day of May 1895. All debts due to and owing by the said late firm will be received and paid by the said Samuel Johnson Thomas William Crook and Howard Samuel Johnson. Dated 14th day of May 1898.

EDWARD TOMKINS. HOWARD S. JOHNSON. SAMUEL JOHNSON. THOMAS W. CROOK.

NOTICE is hereby given that the Partnership here-V tofore subsisting between me the undersigned Frederick William Shelbourne and Arthur Heward carrying on business as General Stationers and Printers at 63 High Holborn in the county of London under the style or firm of Heward and Shelbourne has been disstyle or firm of Heward and Shelbourne has been dis-solved as and from the twenty-seventh day of October 1897. All debts due to and owing by the said late firm will be received and paid by the said Frederick William Shelbourne.—Dated this eighteenth day of May 1898. F. W. SHELBOURNE.

[Extract from the Edinburgh Gazette of May 17, 1898.]
NOTICE.

THE old-established business of Mould and Tod,
Printers, Engravers, and Lithographers, 3, St.
James'-square, Edinburgh, carried on by the Executor of Mrs. Tod since her death on the 6th August last, was or Mrs. 10d since her death on the oth August law, was transferred, together with the whole machinery, working plant, and stock-in-trade as at the 15th instant, to the Subscriber William Archibald George Graham, her nephew, who has for some years managed the business.

Mr. Graham now carries on the foresaid business at 3 St. James'square on his own behalf under the firm

name of Mould and Tod, and will receive payment of all

debts due to the firm at said last-mentioned date.

The undersigned Executor will discharge all outstanding debts incurred by Mould and Tod before the loth May 1898.

Dated at Edinburgh this 17th day of May 1898.

J. B. M'INTOSH,

Solicitor Supreme Courts, Edinburgh,

Executor of Mrs. Tod.

R. W. Elder, 15 Young-street, Edinburgh, Law-Clerk, Witness.
George Moir, 15 Young-street, Edinburgh, Law-Clerk, Witness.

W. A. G. GRAHAM. John C. Wilson, 3 St. James'-square, Edinburgh, Bookkeeper with Mould

and Tod. James Pullar 3 St. James'-square, Edinburgh, Clerk with Mould and

Re MARY ELIZABETH CHATTERIS Deceased.
Pursuant to the Act 22 and 23 Vict. cap. 35 s. 29.

A LL creditors and others having any claims against or
to the estate of Mary Elizabeth Chatteris late of
Redcroft Hoylake Cheshire Widow (who died on the 18th No. 26968.

day of January 1898 and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 21st day of April 1898 by Charles ee Nichols the sole executor named in the will) are hereby required to send particulars in writing of their claims to the undersigned Messrs. Davidson and Morriss the Solicitors for the said Charles Lee Nichols on or before the 30th day of June 1898 after which date the said Charles Lee Nichols will proceed to distribute the assets of the said Mary Elizabeth Chatteris amongst the persons entitled thereto having regard to the claims of which the said Charles Lee Nichols has then notice and he will not be liable for the assets or any part thereof so distributed to any person of whose claim he shall not have had notice at the time of distribution.—Dated this 16th day of May 1898.

DAVIDSON and MORRISS 40 and 42 Queen Victoria-street London E.C. Solicitors.

MATILDA HILL 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 Matilda Hill late of Coggeshall in the county of Essex Widow who died on the 14th day of April 1898 at Coggeshall aforesaid and whose will with a codicil thereto was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the fifth day of May 1898 by Joseph Smith Surridge of Coggeshall aforesaid Estate Agent the sole executor named in the said will are hereby required to send the particulars in writing of their debts claims or demands o me the undersigned as Solicitor for the said executor on or before the 1st day of July 1898 after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice and he will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 12th day of May 1898, ERNEST E. SURRIDGE Coggeshall Essex

Solicitor for the Executor.

Re THOMAS STEPHENSON Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the

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 Thomas Stephenson late of Torrisholme in the county of Lancaster Wheelwright deceased (who died on the 24th day of February 1898 and whose will was proved in the Lancaster District Registry of the Probate Division of Her Majesty's High Court of Justice on the 15th day of March 1898 by William Ellershaw of Manch 1898 by William Ellershaw of chester in the said county Clerk and Thomas John German of Oldham in the said county Wheelwright the executors therein named) are hereby required to send the particulars in writing of their claims or demands to me the undersigned William Saul on or before the 1st day of June 1898 after which date the said executors will proceed to distribute the assets of the said decrared 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 16th day of May 1898

WM. SAUL 31 Sun street Lancaster Solicitor for the said Executors.

MATILIA FRIER Deceased.

NOTICE is hereby given pursuant to the Statute 22 and 23 Victoria chapter 35, that all creditors or other persons having claims affecting the estate of Matilda Fryer late of 32 Greenheys-lane, Greenheys, Manchester in the county of Lancaster Widow (who died on the 15th day of July 1897 and letters of administration of whose personal estate were greated by the tration of whose personal estate were granted by the Manchester District Registry of the Probate Division of Her Majesty's High Court of Justice on the 11th day of May 1898 to Charles James Holdsworth of Kendal in the

MATILDA FRYER Deceased.

county of Westmoreland Gentleman) are required on or before the 2nd day of July next to send in their respec-tive claims to Mr. William Frederick Cooper of the firm of Cooper and Sons, the Solicitors of the said administrator, at his office No. 94A King-street, Manchester, or in default they will be peremptorily excluded from payment.—Dated this 18th day of May 1898.

COOPER and SONS Solicitors.

: MARGARET BOWMAN Deceased.
Pursuant to the Act of Parliament 22nd and 23rd Victoria cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Margaret Bowman of 1 Regent terrace Gateshead in the county of Durham Widow deceased (who died on the 19th day of January 1898 intestate and letters of administration of whose estate were granted by the Durham District Registry of the Probate Division of Her Majesty's High Court of Justice on the 28th day of March 1898 to John Charlton the nephew of the said intestate) are hereby requested to send particulars in writing of their debts claims or demands to me the undersigned as Solicitor to the said administrator on or before the 28th day of June 1898 and notice is hereby given that at the expiration of that time the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled assets of the said deceased amongst the parties entitled assets of the said deceased amongst the parties entitled thereto having regard only to the debts claims and demands of which he shall then have had notice and that he will not be liable for the assets or any part thereof so distributed to any person or persons of whose debt claim or demand he shall not then have had notice.—

Dated this sixteenth day of May 1898.

H. SWINBURNE 12 West-street Gateshead, Solicitor for the said Administrator.

MARGARET BOWMAN Deceased. Notice to persons claiming as Next-of-Kin to share in the distribution of the personal estate of Deceased.

the distribution of the personal estate of Deceased.

Notice is hereby given that all persons who as next-of-kin have claims against the estate of Margaret Bowman of I Regent-terrace Gateshead in the county of Durham Widow deceased (who died on the 19th day of January 1898 intestate) and letters of administration of whose estate were granted by the Durham District Registry of the Probate Division of Her Majesty's High Court of Justice on the 28th day of March 1898 to John Charlton (the nephew of the said intestate) are hereby requested to send particulars in March 1898 to John Charlton (the nephew of the said intestate) are hereby requested to send particulars in writing of their claims to share in the distribution of the personal estate of the said deceased to me the undersigned as Solicitor to the said administrator on or before the 12th day of July 1898 and notice is hereby given, that at the expiration of that time the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto as next of kin having regard only to the claims of which he shall then have had notice.—Dated this sixteenth day of May 1898.

day of May 1898.

H. SWINBURNE 12, West-street, Gateshead, Solicitor for the said Administrator.

Re ELIZABETH ANN RICHARDS Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic.

cap. 35, intituled "An Act to further amend the Law

of Property and to relieve Trustees.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Ann Richards, late of High-street Fishguard, in the county of Pembroke Spinster, deceased (who died on the 17th day of March 1898, intestate and administration of whose estate and effects was granted out of the Carmarthen District Registry of the Probate Division of Her Majesty's High Court of Justice on the 10th day of May 1898 to William Richards of St. Martin's lead to the country of the probate of of the probat place in the town and county of Haverfordwest) are hereby required to send the particulars in writing of their claims or demands to me the undersigned as Solicitor for the administrator on or before the 24th day of June 1898, 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 claims and demands of which he shall then have had notice, and he will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 14th day of May . 1898.

W. T. S. TOMBS Fishguard Solicitor for the Administrator.

Re GEORGE RHODES 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."

TOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of George Rhodes late of the Railway Hotel Fenton in the county of Stafford Licensed Victualler deceased (who died on the 9th day of January 1898 and whose will was proved in the Lichfield District Registry of the Probate Division of Her Majestry's High Court of Justice on the 23rd day of April 1898 by William Rhodes of Wolstanton in the said county of Stefford and Herry of Wolstanton in the said county of Stafford and Harry

Rhodes of Rushton-road Cobridge in the said county of Stafford the surviving executors therein named) are hereby required to send the particulars in writing of their claims or demands to me the undersigned on or before the 14th day of June 1898 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 hable 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 13th day of May 1898.

ARTHUR BOULTON Queen's chambers Liver-pool-road Burslem Solicitor for the said Executors.

Re THOMAS KEELING RHODES. Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend

the Law of Property and to relieve Trustees."

TOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Thomas Keeling Rhodes late of the Welsh Harp estate of Thomas Keeling Rhodes late of the Welsh Harp Hope-street Hanley in the county of Stafford Innkeeper deceased (who died on the 20th day of January 18.8 and whose will was proved in the Lichfield District Registry of the Probate Division of Her Majesty's High Court of Justice on the 26th day of April 1898 by Theresa Rhodes (testator's widow) and William Rhodes of Wolstanton in the said county of Stafford the executors therein named) are hereby required to send the particulars in writing of their claims or demands to me the undersigned on or before the 14th day of June 1898 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 18th day of May 1898.

ARTHUR BOULTON Queen's-chambers, Liverpool-road Burslem Solicitor for the said Executors.

The Rev. JAMES BURDEKIN Deceased.
Pursuant to the Statute 22 and 23 Victoria cap. 35.

NOTICE is hereby given that all creditors and other persons having claims against the estate of the Reverend James Burdekin late of Coton-in-the-Elms the Reverend James Burdekin late of Coton-in-the-Elms in the county of Derby Clerk in Holy Orders deceased. (who died on the 24th day of September 1897 and whose will was proved in the Derby District Registry of the Probate Division of Her Majesty's High Court of Justice on the 3rd day of February 1898 by Charles Moore of Coton-in-the-Elms aforesaid Farmer and Charles Arnold of Catton in the said county of Derby Farmer and Auctioneer the executors therein named) are hereby required to send particulars in writing of their claims to required to send particulars in writing of their claims to us the undersigned on or before the 16th day of June 1898 after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims of which they shall then have had notice and 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 18th day of May 1898.

LOWE and AUDEN, Burton-on-Trent Solicitors for the said Executors.

JOHN CLELLAND CLARKE Deceased.

Pursuant to the Statute 22nd and 23rd Vic. cap. 35. OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of John Clelland Clarke late of No. 41 Long-causeway Farnworth near Bolton in the county of Lancaster Bachelor of Medicine deceased (who died on the 16th day of February 1898 and to whose estate letters of administration were granted by Her Majesty's High Court of Justice at the Principal Probate Registry thereof to Alexander Carson Clarke on the 4th day of May 1898) are hereby required to send the particulars of their claims and demands to me the undersigned on or before the eighteenth day of June 1898 after which on or perfore the eighteenth day of June 1898 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 claims of which he shall have had notice and he will not be liable for the assets of the said deceased so distributed to any person or persons of whose claim he shall not then have had notice.—Dated this sixteenth day of May 1898 1898.

J. PHETHEAN MONKS Central - chambers
1 Fold-street Rolling Section 1 Fold-street Bolton Solicitor for the said Administrator.

JOHN HENRY TETLEY Deceased.

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

Torlor is hereby given that all creditors and persons having any claims or demands upon or against the estate of John Henry Tetley late of 155 Granville-terrace Thornbury and 14 Fawcett-row Bradford in the county of York Wool Merchant deceased (who died on or about the fifth day of April 1898 and whose will was proved by Frank Greenhough of Rushton-road Thornbury Bradford aforesaid Yarn Dealer the executor therein named on the tenth day of May 1898 in the District Registry at Wakefield attached to the Probate Division of Her Majesty's High Court of the Probate Division of Her Majesty's High Court of Justice) are hereby required to send in the particulars of their claims or demands to us the undersigned Solicitors for the said executor on or before the sixteenth day of June 1898 and notice is hereby also given that after that day the said executor will proceed to dis-fribute 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 sixteenth day of May 1898.

BELDON and ACKROYD Old Bank-chambers Market-street Bradford Folicitors for the Executor.

Re JOSEPH WHITWORTH HULSE Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the Law

OTICE is hereby given that all creditors and other of Property and to relieve Trustees." persons having any claims or demands against the estate of Joseph Whitworth Hulse late of Brookside Palatine-road West Didsbury and of Ordsall Works Salford both in the county of Lancaster Engineer deceased (who died on the 20th April 1898 and whose will was proved in the District Probate Registry at Manchester of Her Majesty's High Court of Justice on the 12th day of May 1898 by Emilia Constance Hulse of Brookside West Didsbury aforesaid Widow of the deceased William Percy Drabble of Woodbank Findacial deceased William Percy Drabble of Woodbank Wilmslow in the county of Chester Merchant and Frederick Edmund Bracewell of 24 Hawkshead-street, Southport in the said county of Lancaster Iron Merchant the executors therein named) are hereby required to send the particulars in writing of their claims and demands to us the undersigned the Solicitors for the executors on or before the 16th day of July 1898 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 16th day of May 1898.

SLATER HEELIS WILLIAMSON COLLEY and TULLOCH 71 Princess - street Manchester Solicitors for the Executors.

Solicitors for the Executors.

Re JOHN NEWTON Deceased.

NOTICE is hereby given pursuant to Statute 22nd and 23rd Vic. cap. 35 that all persons having any claims against the estate of John Newton late of the Hollies East Park-road Harrogate in the county of York Gentleman who died on the 25th day of April 1898 are required to send particulars in writing of such claims to me the undersigned before the 24th day of June next me the undersigned before the 24th way of the assets amongst the persons entitled having regard only to the about the shall then have had notice.—Dated claims of which they shall then have had notice.—Dated this 16th day of May 1898.

R. HESILRIGE BUCKBY 19 Cank-street

R. HESILRIGE BUCKEL
Leicester Solicitor to the Executors.

THOMAS JAMES COOPER Deceased. Pursuant to Act of Parliament of the 22nd and 23rd Vic.

cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Thomas James Cooper late of Spaldwick in the county of Huntingdon Merchant (who died on the 10th day of March 1898 and whose will was died on the 10th day of March 1898 and whose will was proved in the Peterborough District Registry of the Probate Division of Her Majesty's High Court of Justice on the 13th day of May 1898 by Daniel Cooper and Jane Heading 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 Solicitors Messrs. Hunnybun and Sons at 100 111

High-street Huntingdon in the county of Huntingdon on or before the 20th day of June 1898 after the expira-tion of which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the claims and demands of which the said executors shall then have had notice and that the said executors will not be liable for the said assets or any part thereof so distri-buted to any person of whose debt claim or demand they shall not have had such notice as aforesaid. - Dated this 17th day of May 1898. HUNNYBUN and SONS, Solicitors to the said

Executors.

ANN COPE Deceased.

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

OTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Ann Cope late of Buckden in the county of Huntingdon Widow (who died on the 18th day of March 1898 and whose will with a codicil were proved in the Peterborough District Registry of the Proproved in the Peterborough District Registry of the Probate Division of Her Majesty's High Court of Justice on the 4th day of May 1898 by William Bowyer the executor named in the said will) are hereby required to send in the particulars of their debts claims and demands to the said executor at the office of his Solicitors Messrs. Hunoybun and Sons at 100 High-street Huntingdon in the court of Huntingdon or or before the 20th design. the county of Huntingdon on or before the 20th day of June 1898; after the expiration of which time the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the claims and demands of which the said executor shall then have had notice; and that the said executor will not be liable for the said assets or any part thereof so distributed to any person of whose debt claim or demand he shall not have had such notice as aforesaid.—Dated this 17th day of May 1898. HUNNYBUN and SONS Solicitors to the said

Executors

Re ROBERT THAXTER Deceased.

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

TOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Robert Thaxter late of Marsh Farm South-town in the county of Narfolk Deiryman deceased. town in the county of Norfolk Dairyman deceased, who town in the county of Norfolk Dairyman deceased, who died on the 9th day of February 1898 and to whose estate administration was granted by the Ipswich District Registry of the Probate Division of Her Majesty's High Court of Justice on the 31st day of March 1898 to Robert George Thaxter then of Marsh Farm Southtown aforesaid but now of 3! Valentine-terrace, Mill-road Cobholm Island in the said county of Norfolk the son of the deceased, are hereby required to send the particulars in writing of their claims or demands to us the undersigned G. and C. F. Lucas on or before the 22nd day of June 1898, 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 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 17th day of May 1898.

G. and C. F. LUCAS 5 South-quay Great Yar-

mouth Solicitors for the said Administrator.

Re MARGARET ELLEN BALLS Deceased. Pursuant to the Statute 22 and 23 Vic. cap. 35.

OTICE is hereby given, that all creditors and other persons having any debt or claim upon or affecting the estate of Margaret Ellen Balls, late of 14 Seagostreet Lowestoft in the county of Suffolk, who died on the 17th day of March 1898, and whose will was proved in the District Probate Registry of the High Court of Justice at Ipswich on the 13th day of April last by George Annison and Harry Richard Bells, the executors thereof, are hereby required to send in particulars of their claims to the said executors at the office of us, the their claims to the said executors at the office of us, the undersigned, their Solicitors, on or before the 2nd day of July next, at the expiration of which time, the said executors will proceed to distribute the assets of the said Margaret Ellen Balls, the testatrix, among the persons entitled thereto, having regard to the debts and claims only of which the said executors shall then have had notice; and the said executors will not be liable for the assets so distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution.—Dated the 18th day of May 1898.

WILTSHIEE and SON Elm-chambers Lowestoft Solicitors to the said Executors.

Solicitors to the said Executors.

JESSIE MARTIN Deceased.

Pursuant to 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the Law of Property and

OTICE is hereby given that all creditors and other persons having any debt claim or demand upon or against the estate of Jessie Martin late of Alexanderroad, Ulverston, in the county of Lancaster, Spinster (who died on the 1st day of January 1898 and letters of administration to whose personal estate and effects were on the 12th day of May 1898 granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice to Mary Hannah Martin of 48 Troughton-terrace, Ulverston, aforesaid Spinster) are hereby required to send particulars in writing of their debts claims and demands to the undersigned Solicitors for the said administratrix on or before the 7th day of July 1898 after which date the said administratrix will proceed after which date the said administratrix 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 she shall then have had notice, and the said administratrix will not be liable for the assets or any part thereof so distributed to any person or persons or twose debt claim or demand she shall not then have had notice ... Plated this 18th she shall not then have had notice.-Dated this 16th day of May 1898.
MILLER PEEL HUGHES RUTHERFORD and

CO. 8 Cook-street, Liverpool, Solicitors.

ELIZABETH ROBERTS Deceased.

NOTICE is hereby given pursuant to the Act of Parliament 22 and 23 Vic. chap. 35 that all persons having any claims or demands upon or against the estate of Elizabeth Roberts late of 101 Kirkdale-road Liverpool in the county of Lancaster Widow deceased and trading at the same address under the style or firm of Jays and formerly carrying on business at the Stanley Arms Holy-head in the county of Anglesea (who died on the 3rd day of April 1898 and whose will was proved by John Rathbone Williams of 8 York-villas Walton Breck-road Liverpool aforesaid Estate Agent and William Jones of 76 Northumberland-terrace Liverpool aforesaid Contractor the executors therein named on the 11th day of May 1898 in the District Registry at Liverpool of the Probate Division of the High Court of Justice) are hereby required to send in particulars of their debts or claims to the said executors at the offices of the undersigned their Solicitor on or before the 30th day of June next after which date the said executors will proceed to dis-tribute the assets of the said Elizabeth Roberts 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 thereof so distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution.—Dated this seventeenth day of May 1898.
ALFRED STEPHENSON 5 Castle-street Liver-

pool Solicitor for the said Executors.

WILLIAM STUART, the Younger Deceased NOTICE is hereby given pursuant to the Act of Parliament 22 and 23 Vict. c. 35 that all persons having any claims or demands upon or against the estate of William Stuart, the younger, late of 132 Chesterton-road, North Kensington in the county of Middlesex terton-road, North Rensington in the county of middlesex (who died on the 12th day of August 1897 and administration of whose estate and effects was granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 31st day of December 1897 to Catherine Stuart, the natural and lawful sister and one of the next of kin of the said testator) are hereby required to send in particulars of their claims and demands to the undersigned, her Solicitors one before the 21st day of Input 1898 after which tors, on or before the 21st day of June 1898 after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice, and that she will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim she that not then have had notice.—Dated this 17th May 1898.

R. and J. M. HILL BROWN and CO. 41 West George-street, Glasgow, Solicitors, Agents of the Administratrix.

THOMAS ANDREW Deceased.

Pursuant to the Statute 22nd and 23rd Victoria cap. 35 intituled "An Act to further amend the Law of Pro-

perty and to relieve Trustees."
OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Thomas Andrew late of Aberclawdd in the parish of Tregynon in the county of Montgomery Farmer deceased (who died intestate on the 16th day of May 1897 and of whose personal estate and effects letters of

administration were granted to Margaret Andrew the lawful Widow and relict of the said intestate by the Shrewsbury District Probate Registry of Her Majesty's High Court of Justice on the 25th day of June 1897) are thereby required to send the particulars in writing of their claims and demands to me the undersigned on or before the 17th day of June 18:8 after which date the administratrix will proceed to distribute the assets of the said intestate among the parties entitled thereto having regard only to the claims and demands of which she shall then have had notice and she will not be liable for the assets of the said intestate or any part thereof to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 17th day of May

MARTIN WOOSNAM Bank-chambers Newtown North Wales Folicitor for the said Administratrix.

JOHN PARR WADE, 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 nersons begins on a little that all creditors and other persons having any claims or demands against the estate of John Parr Wade, late of Redwell-street, in the city of Norwich, Woollen Draper, deceased (who died on the 18 day of January, 1898, and whose will was proved in the Norwich District Registry of the Probate Division of Her Majesty's High Court of Justice on the 16 day of April, 1898, by George Reeve, Charles Sutton, and James William Clabburn, all of the city of Norwich, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned the Solicitor for the said executors, on or before the first day of July next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 14 day of May 1898.

JAMES CLABBURN, Norwich, Solicitor for the

said Executors.

ARTHUR DUFF MORISON Deceased.

Pursuant to the Statute 22nd and 23rd Victor a cap. 35 intituled "An Act to further amend the Law of Pro-

perty and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Arthur Duff Morison late of Durrington Manor near Worthing in the county of Sussex deceased (who died on the 14th day of June 1894 at Ostend in Belgium died on the 14th day of June 1894 at Ostend in Belgium intestate and letters of administration of whose personal estate were granted by the Principal Registry of the Probate Division of the High Court of Justice on the 29th day of May 1896 to William Francis Manners a creditor of the said intestate) are hereby required to send particulars in writing of their claims or demands to us the undersigned Solicitors for the administrator on or before the 25th day of June next after which date the administrator will proceed to distribute the assets the administrator will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice, and the said administrator will not be liable or accountable for the assets of the deceased or any part thereof so distributed to any person of whose claims or demand he shall not then have had notice.—Dated this 19th day of May 1898. ANGOVE and BROMWICH 14 Gr. Winchester-

street E.C. Solicitors for the Administrator.

MARGARET BLENCOWE Deceased. Pursuant to the Statute 22nd and 23rd Victoria cap. 35. NOTICE is hereby given, that all creditors and other persons having any claims upon the estate of Margaret Blencowe late of King's Lynn in the county of Nortolk, Spinster (who died on the 14th day of April last and whose will was proved in the Norwich District Registry on the 12th day of May instant by Frederick Henry Partridge the sole executor therein named) are hereby required to send in writing particulars of their claims to us the undersigned Solicitors for the executor on or before the 30th day of June next after which day the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims of which he shall then have had notice and that he will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claim he shall not then have had notice.—Dated the 16th day of May 1898.

PARTRIDGE and CO. Lynn Solicitors for the

Executor.

ELIZABETH RUSSELL Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic-toria cap. 35, intituled "An Act to further amend the

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 Elizabeth Russell, late of Spotted Dog Hotel, Chelmsford, but formerly of Peel Villa, Peelroad, Woodford, Licensed Victualler, deccased (who died on the 22nd day of April 1893 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 12th day of May 1893 by Charles James Richard Tijou, the executor therein named) are hereby required to send full particulars, in writing, of their claims or demands to me the undersigned, as Solicitor for the said executor, on or before the 30th day of June 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 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 16th day of May 1898.

G. C. TIJOU Townhall-chambers, Stratford, E. Solicitor for the said Executor.

HENRY MCWHINNIE Deceased.

Pursuant to the Statute 22nd and 23rd Vict. c. 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 Henry McWhinnie late of No. 35 High-street Stone in the county of Stafford Plumber and Painter deceased (who died on the 18th day of January 1897 intestate and to whose estate letters of adminis-tration were granted by the Tichfield District Registry of the Probate Division of the High Court of Justice on the tenth day of February 1897 to the deceased's Widow Millicent McWhinnie of 35 High-street Stone aforesaid) are hereby required to send the particulars thereof in writing to me the undersigned Solicitor for the said administratrix on or before the twenty-first day of June 1898 after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims of which she shall then have had notice; and that the said administratrix will not after the date aforesaid be liable for the assets or any part thereof of the said deceased so distributed to any person of whose claim she shall not then have had notice.—Dated this

18th day of May 1898.
CHARLES R. A. BIRCH Stone Staffordshire
Solicitor for the Administratrix.

The Right Reverend Monsignor WITHAM 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 the Right Reverend Monsignor Thomas Witham late of Lartington Hall in the North Riding of the country Verle Clark in Help Orders decreased who died county of York Clerk in Holy Orders deceased (who died on the 4th day of December 1897 and whose will was proved in the York District Registry of Her Majesty's High Court of Justice (Probate Division) on the 13th day of May 1898 by me the undersigned Joseph Hanby Holmes of Barnard Castle in the county of Durham Solicitor the sole executor therein named) are hereby required to send the particulars in writing of their claims required to send the particulars in writing of their claims or demands to me on or before the 15th day of June 1898 after which date I shall proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which I shall then have had notice and I will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands I shall not then have had notice.—Dated this 17th day of May 1898.

J. HANBY HOLMES Executor of the said Monsignor Witham.

FREDERICK GROSE Deceased

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

OTICE is hereby given that all creditors or other
persons having claims or demands against the
estate of Frederick Grose late of 73 Bermondsey-street
in the county of Surrey and Saltwood Honse Hawleysquare Margate in the county of Kent Pawnbroker
deceased (who died on the 19th day of March 1898 and
whose will was proved on the 9th day of May 1898 in the
Principal Registry of the Probate Division of Her
Majesty's High Court of Justice by Alfred Grose and the
Reverend Benjamin Brigg the executors named therein) Reverend Benjamin Brigg the executors named therein)

are hereby required to send particulars in writing of such claims and demands to the undersigned Messrs. Irvine and Borrowman of St. Olave's Rectory 8 Hart-street Mark-lane in the city of London Solicitors for the said executors on or before the 25th day of June 1898 after which date the said executors will distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims and demands of which they shall then have had notice, and they will not be liable for the assets or any part thereof so distributed to any person of whose claim or demand they shall not then have had notice.—Dated this 17th day of May 1898.

IRVINE and BORROWMAN st. Olave's Rectory 8 Hart street, Mark-lane E.C. Solicitors for the said Executors.

WILLIAM BEDFORD Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria cop. 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 William Bedford late of Clayton. West High Hoyland in the county of York Hardware Dealer deceased (who died on the seventeenth day of March and letters of administration to whose effects were granted in the Wakefield District Registry of the Probate Division of Her Majesty's High Court of Justice on the 28th day of April 1898 to George Bedford of Clayton West aforesaid a creditor of the deceased) are hereby required to send in particulars in writing of their claims or demands to Alfred Revell of New-street Huddersfield in the county of York Accountant on or before the third day of June next after which date the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice and the said administrator will not be liable or accountable 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 sixteenth day of May 1898. EDGAR T. WOODHEAD Huddersfield Solicitor.

to the Administrator.

Re ISABELLA BROWN Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vict.

cap. 35, intituled "An Act to further amend the Law

of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Isabella Brown the Widow of John Brown of Townhead Penrith Mason (who died on the 16th day of February 1898 and whose will was proved on the 14th day of March 1898 in the Carlisle District Registry of the Probate Division of Her Majesty's High Court of Justice by the sole executor therein named) are hereby required to send the particulars in writing of their claims or demands to us the undersigned on or before the 24th day of June 1898, 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 18th day of May 1898.

ARNISON and CO. of Penrith, Solicitors for the Executor.

ROSE EMMA SLEEMAN Deceased.

Pursuant to Statute 22 and 23 Vict., cap. 35. NOTICE is hereby given that all creditors and other NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Rose Emma Sleeman late of Sunny Ascent Porthleven in the parish of Sithney in the county of Cornwall (Wife of Henry Sleeman) deceased (who died on the 23rd day of January 1898 at Sunny Ascent Porthleven aforesaid and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 26th day of April 1898 by Helena Isabel Bradly the sole executrix therein named) are hereby required to send the particulars in writing of their claims and demands to us the undersigned on or before the first day of June 1898 after which date the said executrix will proceed to distribute which date the said executrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice and she will not be liable for the assets of the deceased or any part thereof so distributed to any persons of whose claims or demands she shall not then have had notice.— Dated this 19th day of May 1898. H. CLIFFORD GOSNELL and TIERNAY 73 and

75 Finsbury-pavement, London, E.C. Solicitors

for the Executrix,

JAMES MILLER Deceased.

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

TOTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of James Miller late of Uphall, Ashill, in the county of Norfolk Gentleman deceased (who died on or about the 12th day of November, 1895, and whose will and codicils were proved by Robert Miller of 6 Chesterstreet, Edinburgh, Gentleman, the executor therein named on the 14th day of December, 1895 in the Norwich District Registry of the Probate Division of the High Court of Justice) are hereby required to send the High Court of Justice) are hereby required to send in the particulars of their claims and demands to the undersigned, or to James William Miller, Doctor of Medicine Dundee, N.B. Alexander Milne, Solicitor, Kendal, Alexander Fowler Roberts, Manufacturer, Selkirk, and Thomas Smith, Farmer, Inverdovat, Newport, Fifeshire, who are the executors and trustees appointed by and acting under the will or trust disposition and settlement of the said Robert Miller who is since deceased, on or before the 30th day of June, 1898, and notice is hereby also given that after that day the since deceased, on or before the 30th day of June, 1898, and notice is hereby also given that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which the said executors shall then have notice and that they will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim they shall not then have

had notice.—Dated this 14th day of May, 1898.

J. and J. MILLIGAN, W.S. 15 York-place, Edinburgh, Solicitors for the said Robert Miller deceased and for the Executors and Trustees of his said trust disposition and settlement.

EDOARDO RICHARD DE THIERRY Deceased. Pursuant to the Statute 22nd and 23rd Victoria cap. 35. OTICE is hereby given that all creditors and persons having any claims against the estate of Edoardo Richard de Thierry late of No. 18 Via San Guiliano San Francisco d'Alboro Genoa in Italy Mer-chant deceased who died on or about the 8th of January 1893 at No. 18 Via San Guiliano aforesaid and letters of administration to whose personal estate and effects were granted by Her Majesty's High Court of Justice at the Principal Registry of the Probate Division thereof on the 15th day of March 1897 to Arnold Trinder the lawful Attorney of Edoardo de Thierry one of the residuary legatees named in the will of the said E. R. de Thierry for his use and benefit and until he shall apply for and obtain letters of administration are hereby required to send particulars of such claims to the undersigned Solicitors for the said Arnold Trinder on or before the 1st day of July 1898 after which date the said Arnold Trinder will proceed to remit the assets in his hands to the said E. de Thierry having regard only to the claims of which he shall have had notice and will not be liable for the assets in England or any part thereof distributed among the parties entitled thereto to any person of whose claim he shall not then have had notice.—Dated this 18th day of May 1898.

TRINDER CAPRON and CO. 47 Cornhill,
London, E.C. Solicitors.

Re JAMES KIRBY Deceased.

Statute 22 and 23 Vict. cap. 35.

OTICE is hereby given that all creditors and others having claims or demand. having claims or demands against the estate of James Kirby late of 2 Buckingham-villas Warwick-road Olton in the county of Warwick retired Tailor deceased Olton in the county of Warwick retired Tailor deceased who died on the 2nd April 1898 and administration of whose estate was granted to John Kirby the brother of the deceased on the 4th May 1898 by the Birmingham District Probate Registry are required to send particulars of their claims or demands to the undersigned on or before the 16th July 1898 after which date the administrator will proceed to distribute the assets of the deceased having regard only to the claims of which he shall then have had notice.—Dated 16th day of May 1898. 1898.

GEORGE T. SMITH, 57 Corporation-street Birmingham Solicitor for the Administrator.

Re Doctor CHARLES WILSON Deceased.
Re CAROLINE WILSON Deceased.
Pursuant to the Act of Parliament 22nd and 23rd Vict.
cap. 35 intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claims or demands against persons having any claims or demands against the estate of Charles Wilson late of Yoxford in the county of Suffolk Doctor of Medicine deceased (who died on the fifteenth day of July one thousand eight hundred and forty-eight and whose will was proved in

the Archdeaconry Court of Suffolk on the eighth day of January one thousand eight hundred and forty-nine by Caroline Wilson, Henry Southwell and Thomas Davy the executrix and executors therein named) and also against the estate of the said Caroline Wilson late of Yoxford aforesaid Widow deceased (who died on the twenty-second day of August one thousand eight hundred and ninety-six and to whose estate letters of administra-tion were granted out of the Principal Registry of Her Majesty's High Court of Justice to George Wilson the natural and lawful son and only next-of-kin) are hereby required to send the particulars in writing of their claims or demands to us the undersigned on or before the thirtieth day of June next after which date the said George Wilson will proceed to distribute the assets of the said deceaseds 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 deceaseds or either of them 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 sixteenth day of May one thousand eight hundred and ninety-eight,
SOUTHWELL and FRY Saxmundham Suffolk

Solicitors for the said George Wilson.

Sir RICHARD QUAIN Bt. 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."

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Sir Richard Quain late of 67 Harley-street in the county of Middlesex Baronet M.D. F.R.S. who died on the 18th day of March, 1898, and whose will was proved by Frederick Quain, William Cadge, John Edward Chapman Mathews and Wallwyn Poyer Burnett Shepheard the executors therein named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the tenth day of May 1898, 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 30th day of June 1893; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims or demands of which they shall then have notice; and that they will not be liable for the assets or any part thereof so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.

-Dated this 18th day of May 1898. FARRER and CO. 66 Lincoln's-ion-fields, London, W.C. Solicitors for the said Executors

In re JOHN GIBBINS Deceased late of 4 Rosemarylane, St. Edmunds Exeter Sawyer

A LL persons having any claims against the estate of the above are required to send full particulars of such claim to us the undersigned Solicitors on or before Monday the 28rd day of May 1898 after which date the executors will proceed to pay such claims of which they have received notice and to distribute the estate.—Dated the 18th day of May 1898.

DUNN and BAKER Exeter Solicitors for the

Executors.

Re SILVANUS FRANCIS ALLEN 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."

OTICE is hereby given that all creditors and other persons having any debts claims or demands.

persons having any debts, claims or demands against the estate of Silvanus Francis Allen, late of No. 55 Canterbury-road, Folkestone, in the county of Kent, retired Revenue Officer who died on the 6th day of April 1897, and whose will was proved by William Robert Marsh and Arthur Edward Watts the executors therein named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the fourteenth day of April 18-7, 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 29th day of June 1898; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto having regard only to the debts, claims and demands of which they shall then have 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 19th day of May 1898.

WATTS and WATTS of 6 Sandgate-road, Folke-

stone, Kent, Solicitors for the said Executors.

JOHN NORMAN LAWSON Deceased.

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

LL creditors and others claiming against the estate A of John Norman Lawson late of 2, Maryland-street in the city of Liverpool Gentleman (who died on the 13th May 1890 and administration of whose estate was granted to George Lawson on the 11th March 1898 by the Liverpool District Registry) are required to send particulars of their claims to us the undersigned before particulars of their claims to us the undersigned belove the 18th day of July next, after which date the assets will be distributed, having regard only to the claims of which the administrator shall then have had notice.— Dated this 18th day of May 1898.

J. F. HARRISON and BURTON, 7, Harrington-

street Liverpool, Solicitors for the Adminis-

MARY LAWSON Deceased.

Pursuant to the Statute 22nd and 23rd Vic. cap. 35. A LL creditors and others claiming against the estate of Mary Lawson late of 2, Maryland-street in the city of Liverpool Widow (who died on the 8th February 1898 and administration of whose estate was granted to George Lawson on the 11th March estate was granted to George Lawson on the 11th March
1898 by the Liverpool District Registry) are required to
send particulars of their claims to us the undersigned
before the 18th day of July next, after which date the
assets will be distributed, having regard only to the
claims of which the administrator shall then then have
had notice—Dated this 18th day of May 1898.

J. F. HARRISON and BURTON, 7, Harringtonstreet, Liverpool, Solicitors for the Administrator.

SOPHIA BETSY HAGESTADT Deceased.
Pursuant to Victoria 22nd and 23rd cap. 35.
OTICE is hereby given that all creditors and persons having any claims or demands against the estate of Sophia Betsy Hagestadt late of Vane-street in the city of Kingston-upon-Hull Spinster deceased (who died on the 19th day of August last and whose will was proved in the District Registry at York of the Probate Division of the High Court of Justice on the 25th day of November last by Sarah Ann Hagestadt of Vaneday of November last by Sarah Ann Hagestadt of Vane-street aforesaid Spinster the executrix therein named) are hereby required to send the particulars in writing of their claims to the undersigned on or before the 24th day of June next, after which date Robert Arendt Hagestadt of the said city of Kingston-upon-Hull Superintendent Engineer (the executor of the said Sarah Ann Hagestadt deceased) will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims of which he shall then have had notice and he will not be liable for the assets 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 18th days 1898 day of May 1898.

G. FREER BUCKTON 21 Parliament - street,

G. Scholler for the said Robert Arends

Hull, Solicitor for the said Robert Arendt Hagestadt.

SARAH ANN HAGESTADT Deceased. Pursuant to Victoria 22nd and 23rd cap. 35.

TOTICE is hereby given that all creditors and persons having any claims against the estate of Sarah Ann Hagestadt late of Vane-street, Kingston-upon-Hull, Spinster deceased (who died on the 21st December last and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 26th January last by Robert Arendt Hagestadt of Kingstonupon-Hull aforesaid Superintendent Engineer, the executor therein named) are hereby required to send particulars in writing of their claims to the undersigned on or before the 24th June 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 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 18th day of May 1898.

G. FREER BUCKTON 21 Parliament-street,

G. FREER BUCKTON 2. Hull, Solicitor for the said Executor.

GEORGE TANTON 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 c'aims or demands upon or against the estate of George Tanton late of Parsonage against the estate of George Tanton late of Parsonage Farm Brabourne in the county of Kent Farmer deceased (who died intestate on the 18th day of February 1898 and of whose personal estate and effects letters of administration were granted by the Principal Probate Registry of Her Majesty's High Court of Justice on the 30th day of April 1898 to John Tanton of Kingsnorth

in the said county of Kent) are hereby required to send in particulars in writing of their claims or demands to the undersigned on or before the 1st day of June 1898 after which date the administrator will proceed to dis-tribute the assets of the said George Tanton among the parties entitled thereto having regard only to the claims and demands of which he shall then have had notice and the said administrator will not be liable or accountable 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 19th day of May 1898. HALLETT OREERY and CO. Ashford, Kent Solicitors for the said Administrator.

MARGARET TULLOCH Deceased. Notice to Creditors pursuant to Statute 22 and 23 Vic.

cap. 85.

Notice to Creditors pursuant to Statute 22 and 23 Vic. cap. 85.

NOTICE is hereby given that all persons, having any claims or demands against the estate of the late Margaret Tulloch of 46 Mansel-street in the county borough of Swansea Widow, who died on the 6th day of February 1898 and probate of whose will was granted by the Principal Registry of the Probate Division of the High Court of Justice on the 7th day of April 1898 to John Rees of 6 Woodlands-terrace Swansea aforesaid one of the executors named in the said will (the other executor named in the said will having renounced probate thereof) are required to send the particulars of their claims and demands to us the undersigned the Solicitors for the said executor on or before the 22nd day of June 1898 after which date the said executor will day of June 1898 after which date the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims or demands of which he shall then have 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 18 day of May 1898.

MOY EVANS and THOMAS Adelaide street, Swansea Solicitors for said Executor.

JANE METCALFE, 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."

OTIOE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Jane Metcalfe late of 113 Camdenroad Camden Town in the county of Middlesex Spinster (who died on the 20th day of March 1898 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 5th day of May 1898 by Edward Alfred Groom Richard Groom and John Eeles Lawford the executors therein named) are hereby required to send particulars, in writing, of their debts, claims, or demands to us the undersigned, as Solicitors to the said executors on or before the 10th day of July 1808, and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator amongst the to distribute the assets of the said testator amongst the persons 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 18th day of May 1893.

THOMPSON and GROOM 3 Raymond-buildings Gray's inn W.C. Solicitors for the said Executors.

The Lady ALICE MAUD MORLAND Deceased

The Lady ALICE MAUD MURLIAND Deceased.
Pursuant to the Act of Parliament 22nd and 23rd Vic.
cap. 35 intituled "An Act to further amend the Law
of Property and to relieve Trustees."
OTICE is hereby given that all creditors and other
persons having any claims or demands against
the estate of the Lady Alice Mand Morland late of No.
21 Bloomshury-place Reighton in the court of Second the estate of the Lady Alice Mand Morland late of No. 21 Bloomsbury-place Brighton in the county of Sussex deceased (who died on the 19th day of February 1-98 and whose will was proved in the Lewes District Registry of the Probate Division of Her Majesty's High Court of Justice on the 16th day of May 1898 by the Most Honorable William Marquess of Abergavenny K.G. the executor therein named) are hereby required to send the particulars in writing of their claims or demands to us the undersigned as Solicitors to the said executor on or before the 1st day of July 1898 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 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 17th day of May 1898.

DRAKE and LEE Lewes Sussex Solicitors for the بيداد الأواد

said Executor.

Re DAVID EVANS Deceased.

Pursuant to the Statute 22nd and 23rd Vic. cap. 35 intituled "An Act to further amend the Law of Pro-

perty and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any claims and other estate of David Evans late of Fronwen-terrace Brecon (and formerly of Battle) deceased who died on the 20th day of May 1896 and whose will was proved in the District Registry at Hereford of the Probate Division of Her Majesty's High Court of Justice on the 30th day of July 1896 by William Williams and David Jones the executors therein named are required to send the particulars in writing of their claims or demands to me the undersigned on or before the 4th day of June next after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice, and they will not be liable for the assets of the said deceased or any part thereof to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 18th day of May 1898.

DAVID W. J. THOMAS 19 Castle-street, Brecon

Solicitor for the said Executors.

HENRY BARBER Deceased.

HENRY BARBER 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 Henry Barber late of Billingsgate. Market in the city of London and No. 39 Acre-lane Brixton in the county of London Fish Salesman who died on the 8th day of January, 1898, and whose will was proved by Francis Heath, Sydney Barber and Percy Vesta Hudson the executors therein named in the was proved by Francis Heath, Sydney Barber and Percy Yeats Hudson the executors therein named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the second day of May 1898, 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 20th day of June 1898; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which they shall then have 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 19th day of May 1898.

KEENE MARSLAND BRYDEN and BESANT 15 Seething-lane London E.C. Solicitors for the

15 Seething-lane London E.C. Solicitors for the

said Executors.

GEORGÉ MASON Deceased.

Pursuant to the Statute 22 and 23 Victoria cap. 35.

OTICE is hereby given that all persons having any claim against the estate of George Mason late of the Duke of Wellington Acre lane Brixton in the county of London Beershop Keeper (who died on the 6th day of of London Beershop Keeper (who died on the oth day of December 1897) are hereby required to send written particulars of such claim to the undersigned Solicitors for Helen Mason the administratrix of the personal estate and effects of the deceased before the 20th day of June 1898 after which date such administratrix will distribute the deceased's assets having regard only to the claims of which she shall then have had notice.

Dated this 19th day of May 1898.

GRANT BULCRAIG and CO. Burleigh House
366 Strand, London W.C. Solicitors.

SAMUEL MAYALL Deceased

Pursuant to the Statute 22nd and 23rd Victoria cap. 35 intituled "An Act to further amend the Law of Pro-

perty and to relieve Trustees."

DOTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Samuel Mayall late of Mossley in the county of Lancaster, Cotton Spinner deceased (who died on the 9th day of July 1897 and whose will was duly proved in the District Registry at Manchester of the Probate Division of the High Court of Justice on the 15th day of February 1898 by Alexander Cran of Fairfield near Manchester in the county of Lancaster Convergentianglist Minister and Junes Herrey Mayall Congregationalist Minister and James Hervey Mayall and Arthur Mayall both of Mossley in the said county Cotton Spinners the executors therein named) are required to send particulars in writing of their claims or demands to us the undersigned the Solicitors for the said executors on or before the 20th day of June 1898 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 the said executors will not be liable for the assets or any part thereof so distributed to any person or persons of whose debts or claims they shall not then have had s.—Dated this 18th day of May 1898.
ADDLESHAW WARBURTON and CO. 15 Norfolk-

Manchester Solicitors for the said Executors.

MARY POWER Deceased. OTICE is hereby given that all persons having any claims against the estate of Mary Power late of 16 Fopstone-road Earl's Court who died on the 6th day of March 1898 and whose will was proved in London on the 11th day of May 1898 are hereby required to send in particulars to us the undersigned on or before the 17th day of June 1898 after the expiration of which time the executors will distribute the assets of the deceased amongst the parties entitled thereto and they will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not have had notice as aforesaid.—Dated this 17th day of May 1898.

HUNTERS and HAYNES 9 New-square Lincoln'sinn, W.C. Solicitors for the Executors.

ANN KIPPINS Deceased.

Pursuant to the Statute 22nd and 23rd Victoria cap. 35. NOTICE is hereby given that all persons having any claims or demands against the estate of the said Ann Kippins of No. 11 Lansdowne Gardens South Lambeth in the county of Surrey Spinster deceased who died on the 21st day of March 1898 and letters of administration of whose personal estate and effects were granted by the Principal Probate Registry of Her Majesty's High Court of Justice on the 18th day of April 1898 to Charles Frederick Chandler of No. 49 Leyspring-road Leytonstone in the county of Essential Court of the deceased are hearby required to county Ann Kippins of No. 11 Lansdowne Gardens South Lam-Nephew of the deceased are hereby required to send particulars thereof in writing to us the undersigned on behalf of the said administrator on or before the 21th day of June 1898 after which date the said administrator will distribute the assets amongst the persons entitled thereto having regard only to the claims of which he shall then have had notice.—Dated this 17th day of May 1898.

JOHN HOLMES and SON 34 Clement's-lane Lombard-street London Solicitors for the said

Administrator.

JOHN BOYD Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35 entitled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of John Boyd formerly of No. 26 Belvidereroad Prince's park in the city of Liverpool afterwards residing for a time at Torquay and late of Wonford House near the city of Exeter Esquire deceased (who died on the 16th day of July 1896 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 23rd day of August 1897 by George Withington Norris and Alfred William Cowdell two of the executors therein named) are hereby required to send particulars in writing of their claims or demands to me the underin writing of their claims or demands to me the undersigned the Solicitor for the said executors on or before the 20th day of June next after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice and they will not be liable for the assets of the said deceased or any part claims or demands they shall not then have had notice.

Dated this 16th day of May 1898.

A. W. COWDELL 81 Fleet-street Torquay Soli-

citor for the Executors.

JOHN SNAITH Deceased. Pursuant to the Statute 22 and 23 Vict. cap. 35.

rursuant to the statute 22 and 23 Vict. cap. 35.

OTICE is hereby given that all persons having a claim against the estate of John Snaith late of No. 49 Evington-road in the county borough of Leicester Gentleman deceased (who died on the 30th day of July 1897 and whose will was proved on the 28th day of September 1897 in the Leicester District Probate Registry by Robert Harvey and Edward Robert Fox the executors therein named) are hereby received to card notification. therein named) are hereby required to send particulars of their claims and demands to us the undersigned on or before the 1st day of July 1898 after which date 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 notice.—Dated this 17th day of May 1898.

HARVEY and CLARKE, Millstone-lane, Leicester Solicitors for the said Executors.

FRANK VORNBERGER Deceased.

NOTICE is hereby given pursuant to the Act of
Parliament 22 and 23 Victoria cap. 35 that
all persons having any claims or demands upon or
against the estate of Frank Vornberger late of Denham
Lodge Eitham-road Lee in the county of Kent of No. 5 Cowcross-street Smithfield in the city of London and of the Foreign Cattle Market Deptford in the said county of Kent Sausage Skin Manufacturer deceased (who died on the 22nd day of March 1898 and whose will was proved by Reuben Wilkins and Arthur Turner two of the executors named therein on the 12th day of May 1898 in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice) are hereby required to send in the particulars of their debts or claims to the said executors at the office of the undersigned their Solicitors on or before the 20th day of June next and notice is also hereby given that after that day the said executors will proceed to distribute the assets of the executors will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims or 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 of whose debt or claim they shall not then have had notice.—Dated this 16th day of May 1898.

FINCH and TURNER 84 Cannon-street London E.C. Solicitors to the said Executors.

E.C. Solicitors to the said Executors.

Re HERBERT WEBB Deceased. Pursuant to the Act of Parliament 22 and 23 Victoria cap. 35 intituled "An Act to further amend the Law

of Property and to relieve Trustees."

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 Herbert Webb late of No. 17 Philpot-lane in the city of London Esquire (who died on the 4th day of January 1898 at Kingennie Longfield-avenue Surbiton Surrey and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 6th day of April 1898 by William Webb the brother of the deceased one of the executors therein named) are hereby required to send executors therein named) are hereby required to send particulars in writing of their claims and demands to us the undersigned Solicitors for the said William Webb on or before the 30th day of June 1898 after which date the said William Webb will proceed to distribute the test of the said deceased among the paragraph with the said will be said deceased among the paragraph. assets of the said deceased among 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 18th day of May 1898.

CROUCH EDWARDS and HERON 24 Lawrence-lane, Cheapside E.C. Solicitors for the said

William Webb.

GEORGE PROSSER THOMAS Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Victoria chapter 35 intituled "An Act to further awend the

of Property and to relieve Trustees.

Law of Property and to relieve Trustees."

TOTICE is hereby given that all creditors and other
persons having any claims or demands upon or
against the estate of George Prosser Thomas late of No.
92 New-walk, De Montfort-square, Leicester, in the
county of Leicester, Civil Engineer deceased (who died
on the 5th day of April 1898 and whose will was proved
in the Principal Registry of the Probate Division of Her
Majesty's High Court of Justice on the 2nd day of May
1898 by George Ebenezer Thomas of No. 92 New-walk. 1898 by George Ebenezer Thomas of No. 92 New-walk, De Montfort-square aforesaid Civil Engineer, the sole executor therein named) are hereby required to send in the particulars of their debts, claims or demands to me the undersigned the Solicitor for the said executor on or before the 30th day of June 1898 after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto baving regard only to the claims 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 debts claims or demands he shall not then have had notice.—Dated this 17th day of May 1898.

H. ASTLEY ROBERTS 2 Circus-place, Finsbury. circus, London K.C. Solicitor for the Executor.

ALBERT NORMAN BOLWELL Decensed.

Pursuant to an Act of Parliament made and passed in the twenty-second and twenty-third years of the reign of Her present Majesty cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of the said Albert Norman Bolwell late of 184 and 186 Radford-road in the borough of Nottingham

in the county of Nottingham Draper who died on the

8th day of April 1898 and to whose estate letters of administration were granted by Her Majesty's High Court of Justice at the Principal Probate Registry to Jane Bolwell the only next-of-kin on the 13th day of May 1898 are hereby required to send in the particu-lars of their claims and demands in writing to the undersigned on or before the 24th day of June 1898 and notice is hereby also given that after that day the said administratrix will proceed to distribute the assets of the decessed among the parties entitled thereto having regard only to the claims of which she shall then have 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 17th day of May 1898.

JAMES SINNOTT and SON Bank of England-

chambers, Bristol, Solicitors to the Adminis-

tratrix.

CHARLES FREDERICK GOTTFRIED OVERWEG Deceased.

Pursuant to the Statute 22 and 23 Victoria chapter 35. Pursuant to the Statute 22 and 23 Victoria chapter 35.

OTICE is hereby given that all creditors or other
persons having any claims against the estate of
Charles Frederick Gottfried Overweg late of Dashwood
House in the city of London, and Letmathe Lodge,
Loat's-road, Clapham Park, in the county of Surrey,
Merchant, deceased (who died March 24th 1898 and of
whose estate letters of administration were granted to
Francis Durant out of the Principal Registry of the
Probate Division of the High Court of Justice on the
14th May 1898) are required to send particulars of their
claims to the undersigned Solicitors to the administrator
on or before the 10th day of July next, after which date claims to the undersigned Solicitors to the administrator on or before the 10th day of July next, after which date the administrator will distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which he shall then have had notice.—Dated this 17th day of May 1898.

GOLDBERG LANGDON BARRETT and NEWALL 2 and 3 Wes-tstreet, Finsburycircus, E.C. Solicitors for the said Administrator.

JOHN JAQUES Deceased
Pursuant to the Statute 22 and 23 Vic. cap. 35.

OTICE is hereby given that all persons having any claim against the estate of John Jaques late of Hillside Duppas Hill, Oroydon, Surrey, Esquire (formerly of 102 Hatton Garden in the city of London Manufacturer) who died on the 3rd day of April 1898 and whose will was proved on the 7th day of May instant by the executors therein named are required to send particulars thereof to the undersigned on or before send particulars thereof to the undersigned on or before the 1st day of July next after which date the assets of the deceased will be distributed by his executors and regard had only to claims of which they shall then have

had notice.—Dated this 17th day of May 1898.
PEACOCK and GODDARD 3 South-square
Gray's-inn W.C. Solicitors for the said Execu-

HARRIETTE ELIZABETH COOKE Deceased.

Pursuant to 22 and 23 Victoria chapter 35.

OTICE is hereby given that all persons having claims on the estate of Harriette Elizabeth Cooke formerly of No. 57 Pevensey road St. Leonards-on-Sea but late of No. 19 Farquhar-road Upper Norwood London but late of No. 19 Farquhar-road Upper Norwood London Spinster (who died on the 6th March 1898 and whose will was proved in the Principal Registry on the 5th April last) are hereby required to send to us particulars of their claims before the 10th June next after which date George Loddiges and Cecil Dowson (the executors who proved the said will) will distribute the assets of the said deceased among the parties entitled thereto having regard only to claims of which they shall then have had notice.—Dated the 19th day of May 1898.

HOPGOODS and DOWSON 17 Spring-gardens London S.W. Solicitors to the said Executors.

Re ELIZABETH ANN LILL Deceased.

NOTICE is hereby given that all creditors and persons having any claims or demands against the estate of Elizabeth Ann Lill late of 448 Victoria-street Grimsby in the county of Lincoln deceased (who died on the 20th day of November 1897) and whose will was proved by William Crowston Eilvester the executor therein named on the 30th day of December 1897 in the Principal Registry of the Probate Division of the High Court of Justice) are hereby required to send particulars in writing of their claims and demands to us the undersigned on or before the 3rd day of June next and notice is hereby also given that after that day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which he shall then have notice and that he will not be liable for the assets or any part thereof

No. 26968.

so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 18th day of May 1898.

BROWN and SONS Great Grimsby Solicitors for

the Executor.

Re GEORGE CROWDEN Deceased.

DURSUANT to an Order dated the 6th March 1897 made in a certain action in the High Court of Justice Chancery Division shortly entitled re George Crowden deceased Crowden v. Russell 1896 C. No. 3985 Crowden deceased Crowden v. Russell 1896 C. No. 3985 an inquiry was directed as to whether Joyce Crowden the Son of the above named testator George Crowden deceased had any and what children lawfully begotten and whether any such children are living or dead and if dead when they died and who by devise descent or otherwise are now entitled to the real estate to which such deceased children if living would have been entitled under the will of the said testator. And whereas the said Joyce Crowden died in Liverpool on the 22nd November 1883. Notice is hereby given that nersons November 1883. Notice is hereby given that persons claiming to be children of the said Joyce Crowden or the legal personal representatives of any such children who are now dead are by their Solicitors on or before the 11th day of June 1898 to come in and prove their claims at the chambers of Mr. Justice North at the Royal Courts of Justice Strand London England or in default thereof they will be peremptorily excluded from the benefit of the said Order. The 14th day of June 1898 at 12 o'clock at noon at the said chambers is appointed for hearing and adjudicating upon the claims.

Note.—The said Joyce Crowden was a Hawker and

NOTE.—The said Joyce Crowden was a Hawker and travelled about the country but he had resided at 76 Genard-street Liverpool for some years prior to his death.—Dated this 14th May 1898.

SPENCER WHITEHEAD Master.

MEREDITH ROBERTS and MILLS 8 New-square
Lincoln's-inn London Solicitors Agents for

PURSUANT to a Judgment of the High Court of Justice Chancery Division Mr. Justice Stirling made in an action in the matter of the estate of Alfred Cröyden Spalding deceased wherein Archibald Leonard Bright on behalf of himself and all other the creditors of the said deceased was plaintiff and George Henry Turner was defendant 1893 S. No. 1300 the creditors of Alfred Croyden Spalding late of No. 46, High-street, Notting Hill in the county of London who died on the 19th day of January 1898 are on or before the 20th day of June 1898 to send by post prepaid to Mr. Harold B. Shepheard a member of the firm of Shepheards of 31 and 32, Finsbury-circus London E.C. the Solicitors for the said defendant the administrator of the personal estate and effects of the said deceased their Christian and surnames addresses and descriptions the full par ticulars of their claim a statement of their accounts and ticulars of their claim 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 Stirling at his chambers Royal Courts of Justice Strand London on Tuesday the 28th day of June 1898 at 12 o'clock at noon being the time appointed for adjudicating on the claims.—Dated this 16th day of May 1898.

WOODCOCK RYLAND and PARKER 15, Bloomsbury-square, London, W.C. Solicitors for the said Plaintiffs:

In the High Court of Justice.--Chancery Division. Mr. Justice Stirling. Re SLARK WHITE v. SLARK.

DURSUANT to an Order of the High Court of Justice Chancery Division made in an action in the matter of the estate of Percy William Slark deceased White against Slark 1898 S. No. 985 the creditors of Percy William Slark, who died on the 22nd day of February 1898, are, on or before the 24th day of June, 1898, to send by post, prepaid to William Slark, a member of the firm of Wm. Slark and Co., 33, Southampton-street, Strand in the county of London, Solicitors for the defendant their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held accounts and the nature of the securities (if any) held by them or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Stirling at his chambers on Friday, the 1st day of July, 1898 at eleven o'clock in the forenoon being the time appointed for adjudicating on the claims.—Dated this 17th day of May 1898.

WM. SLARK and CO, 33, Southampton-street, Strand, W.C. Solicitors for the above named Defendant.

PURSUANT to an Order of the Court of Chancery of the County Palatine of Lancaster, made in the matter of the estate of John Blackburn deceased and in an action by Margaret Schofield the wife of John Schofield (suing in respect of her separate estate) against Joseph Birtwistle the creditors of John Blackburn late of No. 7 Lenches Waterside Colne in the county of Lancaster Gentleman who died in or about the month of September 1888 are on or before the 17th day of June 1898 to send by post, prepaid, to Mr. Martin Stuttard of Colne in the county of Lancaster the Solicitor of the defendant Joseph Birtwistle the executor of the deceased. their Christian and surnames addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof, they will be peremptorily excluded from the benefit of the said Order. Every excluded from the benefit of the said Order. Every creditor holding any sccurity is to produce the same before the Registrar of the Manchester District at his chambers, situate at Duchy-chambers, 4 Clarence-street in the city of Manchester on Tuesday the 28th day of June 1898 at eleven o'clock in the forencen being the time appointed for adjudication on the claims.—Dated this 14th day of May 1898.

HUBERT WINSTANLEY Registrar.

ATKINSON SAUNDERS and CO. 77 King-street Manchester Agents for

Manchester Agents for Messrs. HARTLEY and PILGRIM of Colne Plaintiff's Solicitors.

In the Matter of a Deed of Assignment for the benefit of Creditors executed on the 31st day of January 1898 by Harry Joy and Ralph Dewhirst trading under the style of the Phœnix Confectionery Company at Elland in the county of York.

THE creditors of the above-named Harry Joy and Balch Dewhirst who have not along the style their

L Ralph Dewhirst who have not already sent in their claims are required on or before the 10th June next to send in their names and addresses and the particulars of their debts or claims to Mr. Isaac Henry Skinner of Fountain - street Halifax Chartered Accountant the Trustee under the said deed or in default thereof they will be excluded from the benefit of the Dividend pro-posed to be declared.—Dated this 18th day of May 1898. J. L. GARSED, Northgate, Elland, Solicitor for

the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors executed on the 17th day of March 1898 by John Griffiths Dyke of Lea Hall Llangunllo Radnorshire.

THE creditors of the above named John Griffiths Dyke who have not already sent in their claims are required on or before the 17th day of June 1898 to send their names and addresses and the particulars of their claims to us, the undersigned Solicitors for Mr. David Evans Edwards of Stapleton, Presteign, Radnorshire the Trustee under the said deed or in default thereof they will be excluded from the benefit of the composi-tion which has been offered.—Dated this 18th day of May 1898.

F. L. GREEN and NIXSON Knighton Radnorshire

Solicitors.

In the Matter of a Deed of Assignment for the benefit of Creditors executed on the 4th May 1898 by Ashton Graham Brown of Glass House Farm, Odd Down, Bath, in the county of Somerset Farmer.

THE creditors of the above named Ashton Graham Brown who have not already sent in their claims are required on or before Wednesday the 8th day of June 1898, to send in their names and addresses and the particulars of their claims to William Richard Hinton of Clutton near Bristol the Trustee under the said deed or in default thereof they will be excluded from the benefit of any dividend to be declared.—Dated from the benefit of any dividend to be declared.—Dated this 18th day of May 1898.

REES-MOGG and DAVY Cholwell, Temple Cloud

near Bristol Solicitors for the Trustee.

In the Matter of a Deed of Assignment executed on the 31st day of January 1898 by Benjamin Foster Lawrence and George Whitley Searle trading as Lawrence and Searle both of 47 and 48 Gutter-lane Cheapside in the city of London Merchants.

TAKE notice that I the undersigned Trustee under the above deed will on the 31st May 1898 or as soon thereafter as conveniently may be, pay the Final Dividend under such deed amongst those creditors claiming on the estate of the said Benjamin Foster Lawrence and George Whitley Searle whose debts have been then admitted. All creditors who have not sent in particu-lars of their debts must before the said 31st May 1898 send the same to me and be prepared to prove them

otherwise they will be excluded from the benefit of the

Dividend.—Dated this 18th day of May 1898.

F. B. WILSON, 20 Bucklersbury E.C. Trustee.

HELLIWELL, HARBY and EVERSHED 51 and 52 Aldermanbury, Gresham-street E.C. and at 61 Carey-street Lincoln's-inn W.C. Solicitors to the Trustee.

The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at

In the County Court of Northamptonshire, holden at Northampton.

A SUPPLEMENTAL Dividend of 6§d. in the pound has been declared in the Matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Francis Beeby Wallis, of Kettering, in the county of Northampton, Engineer and Ironfounder, and will be paid by me at 14, Saint Paul's-square, Bedford, on or after the 21st day of May, 1898.—Dated this thirteenth day of May, 1898.

ALFRED EWEN, Official Receiver and Trustee.

Stannaries Jurisdiction. In the County Court of Cornwall holden at Truro.

No. 2 of 1898.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Cooks Kitchen Mining Company.

OTICE is hereby given that a petition for the winding up of the above named Company by the County Court of Cornwall holden at Truro was on the county day of Mary 1898 presented to the said Court by seventh day of May 1898 presented to the said Court by Messieurs Harvey and Company, Limited, of Hayle in the county of Cornwall, Messieurs Williams, Williams and Company of Redruth in the said county and Messieurs Bain, Sons, and Company of Portreath in the said county, creditors of the said Company, and that the said petition is directed to be heard before the Court sitting at the Townhall, Truro, on the seventeenth day of June 1898, 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 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 the 9th day of May 1898.

DANIELL and THOMAS, of Camborne, Solicitors 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 salto petition must serve on or sent 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 sixteenth day of June 1898.

of May 1898.

In the County Court of Gloucestershire holden at Bristol.

In Equity. No. 240.

In the Matter of the Building Societies Act 1874 and in the Matter of the Bristol and West Gloucestershire Permanent Benefit Building Society in Liquidation.

Before His Honour Judge Austin.

PON hearing the Solicitors for the Official Liquidator and upon reading an affidavit by the Official Liquidator filed the 6th day of May 1898 this Court doth declare that the net surplus assets of the above named Society remaining after the payment and satis-faction of all its debts and liabilities and all costs and expenses properly incurred in the winding up of the said Society ought to be applied in or towards payment of shares upon which no advances have been made by the Society (hereinafter called unadvanced shares) in the manner and according to the priorities following, that is to say:—1. First in repayment of all sums which on the 27th March 1884 the date of the commencement of the winding up of the Society had been paid in advance by members in respect of any unadvanced shares whether upon the issue thereof or at any other time in excess of the subscriptions which upon the said 27th March 1884 (or in the case of a member dying before that date the death of such member) had or if no such payment in excess had been made would in due course in accordance with Rule 51 of the rules of the Society have become payable in respect of such shares and in case the available asset shall be insufficient to make such repayments in full the same are to be made so far as the available assets will extend rateably in proportion to the respective amounts so paid in advance and excess as aforesaid. But the payment of £1 on the fully paid £1 shares which have

been issued by the Society is not to be deemed to be a payment in excess within the meaning of this paragraph. 2. And secondly subject to the payments aforesaid in payment of the amounts of all unadvanced shares of deceased or lunatic members (if any) in regard to which a notice of withdrawal had expired before the said 27th March 1884 the amount to be paid in respect of every share being a realized share as here-inafter mentioned to be ascertained in like manner as in paragraph (3) hereinafter provided and the amount to be paid in respect of every share not being a realized share to be ascertained in the case of a lunatic member in like manner as in paragraph (4) hereinafter provided and in the case of a deceased member to be the same amount as would be payable if the share had upon the death of the member become a realized where of an amount to be ascertained by adding to share of an amount to be ascertained by adding to the aggregate of the sums paid by way of subscriptions on the share which fell due in accordance with Rule 51 before such death interest on such sums at the rate of 4 per cent. per annum from the respective times of the same being paid or if paid before the due date from the respective times of the same falling due. And in case the available assets shall be insufficient to make such payments in full the same are to be made so far as the available assets will extend in rotation according to the dates of notice of withdrawal a share in respect of which an earlier notice of withdrawal shall respect of which an earlier notice of withdrawal shall have been given to be preferred to a share in respect of which a later notice of withdrawal shall have been given. And the fully paid £1 shares issued by the Society are to be deemed realized shares for the purposes of this paragraph. 3. And thirdly, subject to the payments aforesaid in payment of the amounts of all unadvanced shares (not being shares of deceased or lunatic members) in regard to which a notice of withdrawal had expired before the said 27th March 1884 and which on the said 27th March 1884 had by the expiration of the term for which they were subscribed and the payment up of all subscriptions thereon become realized shares the amount to be paid in respect of every such share to be the amount of the share together with interest on such amount (if and so share together with interest on such amount (if and so far as such interest shall not have been already paid) at the rate of 5 per cent. per annum to be computed as compound interest with yearly rests at the end of every financial year of the Society from the time of realization of such share down to the end of the financial year pre-ceding the date of notice of withdrawal and from and after the end of such financial year as simple interest on the compounded amount of principal and interest at the end of such year and in case the available assets shall be insufficient to make such payments in full the same are to be made so far as the available assets will extend in rotation according to the dates when the shares became realized shares a share which became a realized share at an earlier date to be preferred to a share which became shares issued by the Society are to be deemed realized shares for the purposes of this declaration. 4. And fourthly subject to the payments aforesaid in payments of the amounts of all unadvanced shares (not being shares of deceased or lunatic members or realized shares) in regard to which a notice of withdrawal had expired before the said 27th March 1884 the amount to be paid in respect of every such share to be the aggregate of the sums paid by way of subscriptions thereon which fell due in accordance with Rule 51 before the said 27th March 1884 with interest at the rate of 4 per cent. per annum on such sum respectively from the respective times of the same being paid before the due date from the respective times of the same falling due and in case the available assets shall be insufficient to make such payments in full the same are to be made so far as the available assets will extend in rotation according to the dates of notice of withdrawal a share in respect of which an earlier notice of withdrawal shall have been given to be preferred to a share in respect of which a later notice of withdrawal shall have been given. 5. And lastly and subject to the payments aforesaid in payment so far as the available assets will extend of the amounts of all unadvanced shares in respect of which a notice of withdrawal had not expired before the said 27th March 1884 rateably in proportion to the amounts paid up on such shares respectively. And it is ordered that all members of the Society or their representatives who may claim to rank in any of the foregoing 5 classes of priority shall on or before the 6th day of June 1898 furnish to Mr. Edward Thomas Collins of No. 39 Broad-street Bristol Chartered Accountant the Official Liquidator of the Society full particulars in writing of such claim including the date and particulars of any notice of withdrawal alleged to have been given. And it is further ordered that this Order shall take effect on the 6th day of July 1898 and that

from and after the said 6th day of July 1898 the said Liquidator do proceed to distribute the net surplus assets of the Society amongst the members or their representatives entitled thereto according to this Order and upon such information only as he the said Official Liquidator may be in possession of at the date aforesaid. And it is further ordered that the costs of and incidental to the application for and of this Order shall be paid out of the moneys in the hands of the Liquidator. And it is further ordered that all persons interested are at liberty to apply as they may be advised.—Given under the Seal of the Court this 6th day of May 1898.

By the Court E. A. HARLEY, Registrar.

The Bankruptcy Act, 1861.

Notice of Dividend Meeting.

A Meeting of the Creditors of the Bankrupt hereinafter named will be held, pursuant to the 174th section of the said Act, at the time and place hereinafter mentioned; that is to say:—

At the High Court of Justice in Bankruptcy, Bankruptcy-buildings, Carey-street, Lincoln's-inn, in the county of London, before a Registrar:

James Coulson, of No. 38, St. Georges-street, Canterbury, in the county of Kent, Confectioner, adjudicated bankrupt on the 6th day of February, 1869. A Final Dividend Meeting will be held on the 6th day of June, 1898, at eleven o'clock in the forenoon precisely.

At the said Meeting the Assignee will, in pursuance of the 174th section of the said Act, submit a statement of the bankrupt's estate recovered and outstanding, and of all receipts and of all payments made or to be made thereout; and the creditors at the said meeting will, in pursuance of the said section, declare whether any and what allowance shall be paid to the said bankrupt. Proofs of Debt will be received, and creditors who have not proved, or do not then prove, will be excluded the benefit of the Dividend. And all claims not proved will be disallowed.

In the High Court of Justice in Bankruptcy.

In the Matter of a Bankruptcy Notice dated the 30th

day of April 1898.

To R. M. Foulds late of the Black Horse Aldersgatestreet in the city of London Licensed Victualler.

TAKE notice, that a Bankruptcy Notice has been issued against you in this Court at the instance of J. and W. Nicholson and Coy. Limited of 193 St. John-street Clerkenwell and the Court has ordered that the publication of this notice in the London Gazette and in the Morning Advertiser newspapers shall be deemed to be service of the Bankruptcy Notice upon you. The Bankruptcy Notice can be inspected by you on application at this Court.—Dated 16th day of May, 1898.

J. E. LINKLATER Registrar.

In the County Court of Glamorganshire holden at Cardiff.

In Bankruptcy. No. 39 of 1898.
In the Matter of a Bankruptcy Petition filed the 11th
day of May 1898.
To John George Hayman late of 4 Talbot-street, Cardiff,

To John George Hayman late of 4 Talbot-street, Cardiff, and lately trading at Hope-street Cardiff under the style or firm of Zimmermain and Company.

TAKE notice that a Bankruptoy Petition has been presented against you to this Court by George and John Nickson Limited of 25 Victoria-street, Liverpool in the county of Lancaster, General Produce and Provision Merchants, and the Court has ordered that the sending of a sealed copy of the above mentioned petition together with a sealed copy of the said Order by registered post addressed to John George Hayman at 4 Talbot-street Cardiff and at his place of business in Hope-street in the same town and by publication of this notice in the London Gazette and the Western Mail and the South Wales Daily News newspapers shall be deemed to be service of the petition on you; and further take notice that the said petition will be heard at the Town Hall Cardiff on the 8th day of May 1898 at two o'clock in the afternoon on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The petition can be inspected by you on application at this Court.—Dated this 17th day of May 1898.

HARRY COUSINS Deputy Registrar.

THE BANKRUPTCY ACTS, 1883 AND 1890.

RECEIVING ORDERS.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition,
1598	Barber, Collander Charles	17, Tunley-road, Balham, Surrey, lately residing and carrying on business at 107, Holland Park-avenue, in the county of London	Lately Baker, now out of business	High Court of Justice in Bankruptcy	May 16, 1898	652 of 1898	May 16, 1898	247	Debtor's	
1599	Bustin, Thomas (trading as B. Thomas and Co.)	3, Newgate-street, in the city of London, residing at 2, Marjorie-road, Clapham, in the county of London, and formerly carrying on business at 56, Holborn-viaduct, in the city of London, in copartnership with another as B. Thomas and Key	Art Needlework Manu- facturer, formerly carry- ing on business in co- partnership with Robert John Key as B. Thomas and Key, at 56, Hol- born-viaduct aforesaid	High Court of Justice in Bankruptey	May 17, 1898	658 of 1898	May 17, 1898	250	Debtor's	
1600	Chivers, George James	24, Myddelton-square, Islington, and 215, Hornsey-road, Holloway, both in the county of London	Builder	High Court of Justice in Bankruptcy	April 28, 1898	571 of 1898	May 17, 1898	253	Creditor's	Sec. 4-1 (H.), Bank- ruptcy Act, 1883
1601	Coit, Griffith	7, Hatton-garden, in the city of London, and of Vann-lane, Godalming, Surrey, lately carrying on business at 7, Hatton-garden aforesaid	Agent	High Court of Justice in Bankruptcy	Mar. 10, 1898	313 of 1898	May 17, 1898	252	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1602	Davis, John Perry	Residing at Claremont, Kestrel - avenue, Herne Hill, in the county of London	*** *** *** ***	High Court of Justice in Bankruptcy	April 29, 1898	575 of 1898	May 17, 1898	256	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1603	Faithfull, George	Residing at 12, Westwick-gardens, Shepherd's Bush, W., previously residing at 43, Netherwood-road, Shepherd's Bush, both in Middlesex	Shorthand Clerk	High Court of Justice in Bankruptcy	May 18, 1898	666 of 1898	May 18, 1898	255	Debtor's	
1604	Morse, Frederick H	5, Mowbray-road, Brondesbury, Middlesex	Corn and Flour Merchant	High Court of Justice in Bankruptcy	Dec. 10, 1897	1525 of 1897	May 17, 1898	251	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1605	Walden, E. J. Edwin	20, Beer-lane, in the city of London	Provision Dealer and Agent	High Court of Justice in Bankruptcy	April 25, 1898	552 of 1898	May 16, 1898	249	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1606	Wimble, Frederick John	Dunster House, Mincing-lane, E.C	•••••••••••••••••••••••••••••••••••••••	High Court of Justice in Bankruptcy	April 27, 1898	570 of 1898	May 16, 1898	248	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883

RECEIVING ORDERS—continued.

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No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Beceiving Order,	Receiving Order.	Debtor's or Creditor's Petition.	Bankruptcy proved in Creditor's Petition.
1607	Zabban, Numa	17, Stavordale-road, Highbury, in the county of London	Musician	High Court of Justice in Bankruptcy	May 16, 1898	651 of 1898	May 16, 1898	246	Debtor's	
1608	Guymer, Daniel	Now residing at 2, Transvaal-street, Ashton New-road, Clayton, Lancashire, formerly at 154, Bidgway-street, Butler-street, in the city of Manchester, and formerly carrying on business as a Grocer at 154, Ridgway- street aforesaid, and at 168, Viaduct-street, Ardwick, and 61, Ashton New-road, Clay- ton aforesaid	Now Grocer's Assistant at the last-named place, and also Secretary to a Building Society and Fire Insurance Agent, formerly Grocer	Ashton - under- Lyne and Stalybridge	May 16, 1898	· 10 of 1898	May 16, 1898	• 4	Debtor's	
1609	Sellars, Rodger	Shafton Two Gates, near Barnsley, York- shire, and lately carrying on business at Shafton Two Gates aforesaid	Coal Miner, lately Green- grocer and Provision Dealer	Barnsley	May 18, 1898	6 of 1898	May 18, 1898	6	Debtor's	
1610	Womack, George	Grimethorpe, near Barnsley, Yorkshire	Farmer	Barnsley	May 3, 1898	4 of 1898	May 16, 1898	5	Creditor's	Sec. 4–1 (D.),Bank- ruptcy Act, 1883
1611	Fenner, John	2 and 3, Lichfield-street, Tamworth, War- wickshire	Ale and Stout Merchant	Birmingham	April 29, 1898	40 of 1898	May 16, 1898	41	Creditor's	Sec. 4-1(D.), Bank- ruptcy Act, 1883
1612	Fleet, Edward (trading as E. Fleet and Co.)	Residing at 372, New John-street West, and trading at back of 87, New John-street West, both in Birmingham, Warwickshire	Cycle Pedal and Accessory Manufacturer	Birmingham	May 16, 1898	48 of 1898	May 16, 1898	42	Debtor's	
1613	Reeve, Alfred	Arden Cottage, Woodfield - road, King's Heath, near Birmingham, Worcestershire	Corn Merchant	Birmingham	April 28, 1898	39 of 1898	May 18, 1898	43	Creditor's	Sec. 4–1 (H.), Bank- ruptcy Act, 1883
1614	Smith, Arthur Robert	Hazelmere, Croston, Lancashire, lately trad- ing at the Orchard Mill, Croston aforesaid, in copartnership with John Hampson Smith, as Smith Brothers	Cotton Manufacturer's Salesman, lately Cotton Manufacturer	Bolton	May 17, 1898	23 of 1898	May 17, 1898	23	Debtor's	,
1615	Smith, John Hampson, (trading as Smith Brothers)	Windsor House, Croston, Lancashire, trading at the Orchard Mill, Croston aforesaid	Ćotton Manufacturer	Bolton	May 17, 1898	22 of 1898	May 17, 1898	22	Debtor's	
1616	Mitchell, William	Residing and carrying on business at 15, Hanover-square, in the city of Bradford	Plasterer and Cement Merchant, also Board- ing-house Proprietor	Bradford	May 16, 1898	36 of 1898	May 16, 1898	36	Debtor's	
1617	Apted, Joseph	169, Devonshire-road, Chiswick, in the county of Middlesex	Baker	Brentford	May 14, 1898	9 of 1898	May 14, 1898	6	Debtor's	

RECEIVING ORDERS-continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Actor Acts of Bankruptcy proved in Creditor's Petition.
518	Yeates, Joseph	11, Hill-view, Clifton, in the city and county of Bristol, and lately of Evergreens, Leigh Woods, in the county of Somerset	Working Gardener	Bristol	May 17, 1898	37 of 1898	May 17, 1898	37	Debtor's	
519	Allison, James	8, Varley-street, Colne, Lancashire	Builder and Contractor	Burnley	May 18, 1898	20 of 1898	May 18, 1898	18	Debtor's	
620	Abbott, Henry Thomas	145, Derby-street, Burton-on-Trent, Stafford- shire	Teacher of Music	Burton-on-Trent	May 16, 1898	16 of 1898	May 16, 1898	15	Debtor's	,
621	Davies, David (trading as Davies and Company)	Residing and carrying on business at the Welsh Market, Barry Dock, near Cardiff, in the county of Glamorgan	Grocer	Cardiff	May 16, 1898	40 of 1898	May 16, 1898	39 .	Debtor's	
622	Smith, Felix	Residing at 13, Head-street, and carrying on business at Market Hill, High-street, both in Halstead, Essex	Harness Maker	Colchester	May 16, 1898	7 of 1898	May 16, 1898	7	Debtor's	
623	Kitts, Thomas	Greenhill-lane, in the parish of Alfreton, Derbyshire	Formerly Innkeeper, now Coal Miner	Derby	May 17, 1898	16 of 1898	May 17, 1898	16	Debtor's	
624	Tolson, George	Residing at Batley, and carrying on business at Market-place, Batley	Confectioner and Baker	Dewsbury	Мау 17, 1898	21 of 1898	May 17, 1898	20	Debtor's	
62 5	Outram, Algernon Wash- ington	Residing at 2, Gore Park-road, Eastbourne, and carrying on business there and at the Model Laundry, Willingdon, in the county of Sussex, lately residing at 3, Benet-place, Cambridge, in the county of Cambridge	Laundry Proprietor	Eastbourne and Lewes	May 18, 1898	of 1898	May 18, 1898	4.	Debtor's	
162 6	Shapley, Edward	Market-street, Torquay, Devonshire	Baker	Exeter	May 14, 1898	16 of 1898	May 16, 1898	16	Creditor's	Sec. 4-1 (H.), Bank ruptcy Act, 1883
1627	Chapman, Charles	Late of Welholme-road, now of 21, Tennyson- street, Old Dook-road, Great Grimsby	Late Manufacturer, now of no occupation	Great Grimsby	May 16, 1898	21 of 1898	May 16, 1898	21	Debtor's	
3628	Norton, Ewart Harvey	Residing and carrying on business at 103, Great Homer-street, Liverpool	Stationer and Commission Agent	Liverpool	April 29, 1898	30 of 1898	May 17, 1898	30	Creditor's	Sec. 4-1 (G.), Bank ruptcy Act, 1883
262 9	Mooring, Thomas	High-street, Markyate, in the county of Bedford	Corn and Coal Dealer	Luton	May 17, 1898	10 of 1898	May 17, 1898	6	Debtor's	
36 30	Nield, Thomas	Hope-street, Sandbach, in the county of Chester	Cabinet Maker and Auctioneer	Macclesfield	May 17, 1898	6 of 1898	May 17, 1898	5	Debtor's	

RECEIVING ORDERS—continued.

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Mo.	Debtor's Name.	Address.	Description.	Cours.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Beceiving Order.	Debtor's or Creditor's Petition.	Bankruptcy proved in Creditor's Petition.
1631	Askin, David	Now of the Green, High-street, Dawley, in the county of Salop, formerly of 56, Pool- road, Oswestry, in the county of Salop	Accountant, formerly Coal Merchant	Madeley	May 17, 1898	of 1898	May 17, 1898	4	Debtor's	
1632	Driver, Charles (trading as C. H. Driver and Company)	Duke-street, in the city of Norwich	Vinegar and Fruit Mer- chant	Norwich	May 7, 1898	17 of 1898	May 15, 1898	17	Creditor's	Sec.4-1(H.), Bank- ruptcy Act, 1883
1633	Rennie, Wallace	Napier House, Windsor-road, Oldham, lately residing at Bath-street, Oldham, Lancashire	Journalist	Oldham	May 18, 1898	4 of 1898	May 18, 1898	· 4	Debtor's	
1634	Phillips, Richard James	Malsters' Arms, Pembroke, in the county of Pembroke	Innkeeper	Pembroke Dock	May 16, 1898	6 of 1898	May 17, 1898	. 6	Debtor's	·
1635	Lyon, William Henry	Residing at 25, Broad-street, Stamford, Lin- colnshire, and trading at Chapel-yard, North-street, Stamford	Builder	Peterborough	May 18, 1898	13 of 1898	May 18, 1898	12	Debtor's	
1636	Martin, William Henry	Alma House, Wallis Down, in the county of Dorset	Baker and Confectioner	Poole	May 16, 1898	8 of 1898	May 16, 1898	8	Debtor's	İ
1637	Filmer, George Budds	Whitegate Mineral Works, Whitegate-lane, Blackpool, Lancashire, and carrying on business in copartnership with Arthur Ryden, under the style or firm of Filmer and Co.	Mineral Water Manu- facturer	Preston	May 17, 1898	14' of 1898	May 17, 1898	12	Debtor's	
1633.	Eaton, Sam	Intake-road, in the city of Sheffield	Monumental Mason	Sheffield	May 18, 1898	33 of 1898	May 18, 1898	31	Debtor's	
1639	Wright, George	String of Horses, New-street, Frankwell, and formerly at the Sun Tavern, Milk-street, both in Shrewsbury, Salop	Innkeeper	Shrewsbury	May 17, 1898	5 of 1898	May 17, 1898	5	Debtor's	
1640	The Parkhall Pottery Company	Carrying on business at Parkhall-street, Longton, Staffordshire	Earthenware Manufacturers	Stoke - upon - Trent and Longton	April 25, 1898	8 of 1898	May 16, 1898	7	Creditor's	Sec. 4-1 (G.) and (H.), Bankruptcy Act, 1883
,1641	·Edwards, William Arthur	Residing in lodgings at 131, High-street, Bloxwich, Staffordshire, lately carrying on business at 131, High-street, Bloxwich aforesaid	Tailor's Manager	Walsall	May 17, 1898	6 of 1898	May 17, 1898	6	Debtor's	
1642	Erwood, William Ley- cester	70, Schubert-road, Putney, in the county of Surrey, lately carrying on business at 30, Fleet-street, in the city of London	Advertising Agent	Wandsworth	May 17, 1898	20 o 1898	May 17, 1898	. 12	Debtor's	

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No. 26	Debtor's Name.	Address,	` Description.	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 Bankruptcy proved in Creditor's Petition.
26968.	Pearce, John	17, Market-street, Wigan, in the county of Lancaster	Draper	Wigan	May. 16, 1898	7 of 1898	May 16, 1898	8	Debtor's	
1644	Edwards, Frances Amelia	High-street, Upton-on-Severn, Worcester- shire	Boot and Shoe Dealer, Widow	Worcester	May 16, 1898	18 of 1898	May 16, 1898	16	Debtor's	
1645	Chapman, John Charles	Haymarket Inn, Peasholme Green, York, and previously residing at Petergate, York	Innkeeper, late Cabinet Maker's Foreman	York	May 18, 1898	19 of 1898	May 18, 1898	20 .	Debtor's	
		The following Amended Notice	is substituted for that pub	lished in the Lon	don Gazette of	the 8th	April, 1898.			
₩ 1177	Walters, John and Jones, John (carrying on business in co- partnership under the style or firm of	Liverpool House, High-street, Ogmore Vale, in the county of Glamorgan 2, Brynhyfryd-cottages, Pontycymmer, in the county of Glamorgan			·					
	Walters and Jones)	At Ogmore Vale aforesaid	Builders	Cardiff	April 5, 1898	31 of 1898	April 5, 1898	31	Debtor's	
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FIRST	MEETI	VGS AND	PUBLIC	EXAM	NATIONS.
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Debtor's Name.	Address.	Description.	Cours.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration
Barber, Collander Charles	17, Tunley-road, Balham, Surrey, lately residing and carrying on business at 107, Holland Park- avenue, in the county of London	Lately Baker, now out of business	High Court of Justice in Bankruptcy	652 of 1898	May 27, 1898	11 A.M.	Bankruptcy - build- ings, Carey-street, London, W.C.	June 22, 1898	12 noon	Bankruptcy buildings, Ca- rey - street London, W.C.	
Bustin, Thomas (trading under the style of B. Thomas and Co.)	3, Newgate-street, in the city of London, residing at 2, Marjorie-road, Clapham, in the county of London, and formerly carrying on business at 56, Holborn-viaduct, in the city of London, in copartnership with another as B. Thomas and Key	Art Needlework Manufacturer, formerly carry- ing on business in copartnership with Robert John Key, as B. Thomas and Key	High Court of Justice in Bankruptcy	658 of 1898	May 27, 1898	2.30 г.м.	Bankruptoy - build- ings, Carey-street, London, W.C.	June 22, 1898	11.30 а.м.	Bankruptey buildings, Ca rey - street London, W.C	, [
Chivers, George James	24, Myddelton - square, Islington, and 215, Hornsey-road, Holloway, both in the county of London	Builder	High Court of Justice in Bankruptcy	571 of 1898	May 27, 1898	1 P.M.	Bankruptcy - build- ings, Carey-street, London, W.C.	June 22, 1898	12 noon	Bankruptcy; buildings, Ca- rey - street London, W.O.	,
Coit, Grffith	7, Hatton-garden, in the city of London, and of Vann-lane, Godalming, Surrey, lately carrying on business at 7, Hattongarden aforesald	Agent	High Court of Justice in Bankruptcy	313 of 1898	June 1, 1898	11 A.M.	Bankruptcy - build- ings, Carey-street, London, W.C.	June 22, 1898	12 noon	Bankruptcy buildings, Ca rey - street London, W.C.	
Morse, Frederick Henry (described in the Receiving Order as Frederick H. Morse)	5, Mowbray-road, Brondes- bury, Middlesex	Corn and Flour Merchant	High Court of Justice in Bankruptcy	1525 of 1897	May 27, 1898	11 A.M.	Bankruptoy - build- ings, Carey-street, London, W.O.	July 1, 1898	11.30 A.M.	Bankruptoy buildings, Ca rey - street London, W.O.	.
Ramsay, William David	8, Cornwall-road, West- bourne Park, in the county of London	Gentleman	High Court of Justice in Bankruptcy	522 of 1898	June 1, 1898	2.30 P.M.	Bankruptcy - build- ings, Carey-street, London, W.C.	June 24, 1898	11.30 A.M.	Bankruptcy, buildings, Ca rey - street London, W.C	- ,

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FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address,	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place,	Date of Order, if any, for Summary Administration,
Saw, John	Formerly of Savile-road, Savile Town, near Dews- bury, now of 37, Fall- lane, Dewsbury, York- shire	Formerly Fruiterer and Commission Agent, now Com- mission Agent only	Dewsbury	20 of 1898	May 27, 1898	12 noon	Official Receiver's Offices, Bank - chambers, Batley	June 7, 1898	2 P.M.	County Court- house, Dews- bury	May 18, 1898
Tolson, George	Market - place, Batley, Yorkshire	Baker and Con- fectioner	Dewsbury	21 of 1898	May 27, 1898	3.30 P.M.	Official Receiver's Offices, Bank - chambers, Batley	June 7, 1898	2 P.M.	County Court- house, Dews- bury	May 18, 1898
Walker, Albert Arthur (trading as A. J. Walker and Co.)	Bank-street, Ossett, in the county of York	Cabinet Maker	Dewsbury	19 of 1898	May 27, 1898	11 A.M.	Official Receiver's Offices, Bank - chambers, Batley	June 7, 1898	2 P.M.	County Court- house, Dews- bury	May 18, 1898
Shapley, Edward	Market - street, Torquay, Devonshire	Baker	Exeter	16 of 1898	June 2, 1898	10.45 A.M.	Office of Official Receiver, 13, Bed- ford-circus, Exeter	June 2, 1898	11.30 A.M.	The Castle, Exeter	May 17, 1898
Fawkes, David Henry	Netheridge Farm, Hemp- stead, Gloucestershire	Farmer	Gloucester	7 of 1898	May 28, 1898	12 noon	Official Receiver's Office, Station- road, Gloucester	June 14, 1898	12 noon	Shirehall, Glou- cester	
Wood, Thomas, the	89, Orwell-street and Fish Docks, Great Grimsby	Fish Merchant	Great Grimsby	19 of 1898	May 27, 1898	11 а,м.	Office of Official Receiver, 15, Os- borne-street, Great	June 2, 1898	11 A.M.	Townhall, Great Grimsby	May 14, 1898
Lister, Fergus	40, Beckett-street, in the city of Leeds	Commercial Tra- veller	Leeds	62 of 1898	June 2, 1898	11 а.м.	Grimsby Official Receiver's Offices, 22, Park- row, Leeds	June 14, 1898	11 A.M.	County Court- house, Albion- place, Leeds	May 18, 1898
Walker, Philip Brown	Lately carrying on busi- at 64, Town-street, Arm- ley, in the city of Leeds, now of 11, James-street, Tong-road, Leeds afore- said	Lately Grocer, now Grocer's Assistant	Leeds	60 of 1898	June 2, 1898	12 noon	Official Receiver's Offices, 22, Park- row, Leeds	June 14, 1898	11 а.м.	County Court- house, Albion- place, Leeds	May 18, 1898
Lawrence, George			Liverpool	25 of 1898	June 1, 1898	1 P.M.	Offices of Official Receiver, 35, Vic- toria-street, Liver- pool	June_2, 1898	11 A.M.	Court - house, Government - buildings, Vic- toria - street, Liverpool	April 28, 1898

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

ssedsor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
McNicoll, William - Herbert	·28, Park-road, Southport, in the county of Lancaster	Gentleman	Liverpool	9 of 1898	June 1, 1898	2.30 р.м.	Offices of Official Receiver, 35, Vic- toria-street, Liver- pool	June 2, 1889	11 A.M.	Court - house, Government - buildings, Vic- toria - street, Liverpool	May 14, 1898
Askin, David	The Green, High-street, Dawley, in the county of Salop, formerly of 56, Pool-road, Oswestry, Salop	Accountant, for- merly Coal Mer- chant	Madeley	4 of 1898	May 28, 1898	11.30 A.M.	Official Receiver's Office, 42, St. John's-hill, Shrews- bury	June 1, 1898	11.30 а.м.	Court - house, Madeley	
Wood, John	The Bell Inn, Market Drayton, Salop	Licensed Vic- tualler	Nantwich and Crewe	6 of 1898	May 27, 1898	10.45 A.M.	Royal Hotel, Crewe	May 27, 1898	11 A.M.	Court - room, Royal Hotel, Crewe	May 14, 1898
Morris, Eleanor (trading as John- son, Morpeth, and Company)	Belgrave - terrace, South Shields, county of Dur- ham, carrying on business at Seaforth-street; Blyth, and Market-place, Bed- lington, both in North- umberland	Saddler	Newcastle - on - Tyne	14 of 1898	June 2, 1898	3.30 р.м.	Official Receiver's Office, 30, Mosley- street, Newcastle- on-Tyne	June 9, 1898	11.30 A.M.	County Court, Westgate-road, Newcastle-on- Tyne	May 12, 1898
Doré, Edwar d Joseph	32, Clytha-square, New- port, in the county of Monmouth	Physician and Surgeon	Newport, Mon.	16 of 1898	June 2, 1898	12 noon	Office of Official Receiver, Westgate-chambers, New-port, Mon.	June 2, 1898	10 A.M.	Townhall, New- port, Mon.	May 16, 1898
Sangton, Stephen	Residing and trading at 19, Coventry-road, lately residing and trading at Main-street, and the Market-place, all in Bul- well, Nottingham	Fruit and Fish Salesman	Nottingham	25 of 1898	May 27, 1898	12 noon	Official Receiver's Offices, 4, Castle- place, Park-street, Nottingham	June 3, 1898	10 а.м.	County Court- house, St. Peter's - gate, Nottingham	May 18, 1898
Lyon, William Henry		Builder	Peterborough	. 13 of 1898	May 27, 1898	12 noon	Law Courts, New- road, Peterborough	May 27, 1898	12.30 P.M.	Law Courts, New - road, Peterborough	
Norman, Tom	Alconbury Weston, in the county of Huntingdon	Hay and Coal Dealer	Peterborough	of 1898	May 27, 1898	12 noon	Law Courts, New- road, Peterborough	May 27, 1898	12.30 P.M.	Law Courts, New - road, Peterborough	May 16, 1898
Withers, Reuben	4, Grove-terrace, Seng- henith, Glamorganshire	Collier	Pontypridd	. 14 of 1898	May 31, 1898	12 noon	65, High - street, Merthyr Tydfil	June 21, 1898	11.15 A.M.	Court - house, Pontypridd	May 17, 1898

THE LONDON GAZETTE, MAY 20, 1898.

FIRST MEETINGS AND PUBLIC EXAMINATIONS-continued.

Habtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any. for Summary Administration.
Marshall, William	5, Green-street, in the city of Sheffield -	Sausage Manufac- turer	Sheffield	30 of 1898	May 28, 1898	11 А.М.	Official Receiver's Offices, Figtree- lane, Sheffield	June 9, 1898	3 Р.М.	County Court Hall, Bank- street,Sheffield	May 18, 1898
Wright, George	Residing and carrying on business at the String of Horses, New street, Frankwell, Shrewsbury, Salop, and formerly at the Sun Tavern, Milk- street, Shrewsbury afore-	Innkeeper	Shrewsbury	5 of 1898	May 28, 1898	11 A.M.	Official Receiver's Office, 42, St. John's hill, Shrews- bury	June 14, 1898	10.80 а.м.	Shirehall, Recall Shrewsbury	May 17, 1898
Taylor, John and	street, Darlington, in the county of Durham										
Taylor, Frederick William (trading in copartnership as	Residing at 60, Northgate, Darlington aforesaid										
Taylor and Son)	At 60, Northgate, Darlington aforesaid	Confectioners	Stockton 4 on - Tees and Mid- dlesborough	24 of 1898	June 8, 1898 (Meetings of of Joint and Estates.)		Official Receiver's Office, 8, Albert- road, Middles- borough	June 8, 1898	10.30 A.M.	Court - house, Bridge - road, Stockton - on - Tees	May 12, 1898
Knights, Arthur	3, Roseland-terrace, St. Thomas, carrying on business at 1, Quay-parade, all in the county borough of Swansea	Engineer	Swansea	20 of 1898	May 27, 1898	12 noon	Official Receiver's Offices, 31, Alex- andra-road, Swan- sea	June 16, 1898	11.30 A.M.	Townhall, Swan- sea	May 14, 1898
and Watkins, George (carrying on business under the	17, Pump-street, Blaina, Monmouthshire				, .	,		. :			
style or firm of Jones and Watkins)	At Jubilee Stores, 58, Abertillery-road, Blaina aforesaid	Grocers	Tredegar	8 of 1898	May 27, 1898	3 P.M.	65, High - street, Merthyr Tydfil	July 1, 1898	10.30 а.м.	County Court, Townhall, Tredegar	May 17, 1898
, Pearce, John	17, Market-street, Wigan, in the county of Lan-	Draper	Wigan :	; 7 of 1898	May 27, 1898	3 P.M.	16, Wood - street, Bolton	June 9, 1898 :	-11 а.м.	Court - house, King - street,	May 17, 1898
Ohapman, John Charles	caster Haymarket Inn, Peas- holme Green, in the city of York, and previously residing at Petergate, in the city of York	Innkeeper, late Cabinet Maker's Foreman	York	19 of 1898	June 3, 1898	12.15 Р.М.	Official Receiver's Office, 28, Stone- gate, York	June 17, 1898	11 A.M.	Wigan Courts of Jus- tice, York	

ADJUDICATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.
Barber, Collander Charles	17, Tunley road, Balham, Surrey, lately residing and carrying on business at 107, Holland Park-avenue, in the county of London	Out of business, late Baker	High Court of Justice in Bankruptcy	652 of 1898	May 16, 1898	May 16, 1898
de Laroque, Edward Emile (described in the Receiving Order as E. de Laroque) (carrying on business under the style of the American Spoke and Wheel Company)	Carrying on business at 70, Acton-street, Gray's-inn-road, in the county of London	··· ··· ··· ··· ··· ···	High Court of Justice in Bankruptcy	420 of 1898	May 18, 1898	Mar. 30, 1898
Faithfull, George	Residing at 12, Westwick-gardens, Shepherd's Bush, W., previously residing at 43, Netherwood-road, Shepherd's Bush, both in Middlesex	Shorthand Clerk	High Court of Justice in Bankruptcy	666 of 1898	May 18, 1898	May 18, 1898
Fuelling, David	Lately of 278, Camberwell-road, Surrey, whose present residence the Petitioning Creditors are unable to ascertain	Baker	High Court of Justice in Bankruptcy	454 of 1898	May 16, 1898	April 5, 1898
Idle, George Herbert (in the Receiving Order described as George H. ¡Idle), (trading as Gray, Idle, and Co.)	Now and lately carrying on business at 16, West Smithfield, Middlesex	Provision Merchant	High Court of Justice in Bankruptcy	344 of 1898	May 18, 1898	Mar. 15, 1898
Morse, Frederick Henry (described in the Receiving Order as Frederick H. Morse)	5, Mowbray-road, Brondesbury, Middlesex	Corn and Flour Merchant	High Court of Justice in Bankruptcy	1525 of 1897	May 18, 1898	Dec. 10, 1897
Wilson, James (trading as James Wilson and Coy.)	21, Harp-lane, Great Tower-street, in the city of London	 	High Court of Justice in Bankruptcy	320 of 1898	May 16, 1898	Mar. 11, 1898
Zabban, Numa	17, Stavordale-road, Highbury, in the county of London	Musician ,	High Court of Justice in Bankruptcy	651 of 1898	May 16, 1898	May 16, 1898
Guymer, Daniel	Now residing at 2, Transvaal-street, Ashton New-road, Clayton, Lancashire, and formerly at 154, Ridgway-street, Butler-street, Manchester, formerly carrying on business as a Grocer at 154, Ridgway-street aforesaid, and at 168, Viaduct-street, Ardwick, Manchester, and 61, Ashton New- road, Clayton aforesaid	Now Grocer's Assistant at the last-named place, and also Secre- tary to a Building Society and Fire Insurance Agent, formerly Grocer	Ashton-under-Lyne and Stalybridge	10 of 1898	May 18, 1898	'May 16, 1898
Sellars, Rodger	Shafton Two Gates, near Barnsley, Yorkshire, and lately carrying on business at Shafton Two Gates aforesaid	Coal Miner, lately Greengrocer and Provision Dealer	Barnsley	6 of 1898	May 18, 1898	May 18, 1898
Dennis, John	Marwood, Devonshire	Farmer	Barnstaple	6 of 1898	May 16, 1898	May 2, 1898

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.
Turner, Samuel	. 18, Benacre-street, in the city of Birmingham	Builder	Birmingham	42 of 1898	May 14, 1898	May 7, 1898
Smith, John Hampson (trading as Smith Brothers)	Windsor House, Croston, Lancashire, trading at the Orchard Mill, Croston aforesaid	Cotton Manufacturer	Bolton	22 of 1898	Ма у 17, 1898	May 16, 1898
Smith, Arthur Robert	Hazelmere, Croston, Lancashire, lately trading at the Orchard Mill, Croston aforesaid, in copartnership with John Hampson Smith as Smith Brothers	Cotton Manufacturer's Salesman, lately Cotton Manufacturer	Bolton	23 of 1898	May 17, 1898	May 16, 1898
Jessop, Joseph Arthur	Residing at the Limes, Frizinghall, and carrying on business at Ivegate, both in the city of Bradford	Restaurant Proprietor	Bradford	30 of 1898	May 18, 1898	Aprîl 14, 1898
Mitchell, William	Residing and carrying on business at 15, Hanover-square, in the city of Bradford	Plasterer and Cement Merchant, also Boarding-house Proprietor	Bradford	36 of 1898	May 16, 1898	May 16, 1898
Allison, James	8, Varley-street, Colne, Lancashire	Builder and Contractor	Burnley	20 of 1898	May 18, 1898	May 18, 1898
Abbott, Henry Thomas	145, Derby-street, Burton-on-Trent, Staffordshire	Teacher of Music	Burton-on-Trent	16 of 1898	May 16, 1898	May 16, 1898
Jones, D. Kellan	. Salamanca-road, Llanelly, Carmarthenshire	Grocer	Carmarthen	21 of 1898	May 17, 1898	April 29, 1898
Smith, Felix	Residing at 13, Head-street, and carrying on business at Market Hill, High-street, both in Halstead, Essex	Harness Maker	Colchester	of 1898	Мау 16, 1898	May 16, 1898
Kitts, Thomas	Greenhill-lane, in the parish of Alfreton, Derbyshire	Formerly Innkeeper, now Coal Miner	Derby	16 of 1898	May 17, 1898	May 16, 1898
Tolson, George	Residing at Batley, and carrying on business at Market- place, Batley	Confectioner and Baker	Dewsbury	21 of 1898	May 17, 1898	May 17, 1898
Sproston, Mary Ann	83, Terminus-road, Eastbourne, in the county of Sussex	Florist and Greengrocer, Widow	Eastbourne and Lewes	3 of 1898	May 17, 1898	May 6, 1898
Shapley, Edward	Market-street, Torquay, Devonshire	Baker	Exeter	16 of 1898	May 16, 1898	May 13, 1898

ADJUDICATIONS—continued.

Debto	r's Name.			- }	Address.	Description.	Court.	No.	Date of Order.	Date of Petition.
Chapman, Charles	•••	••			Late of Welholme-road, now of 21, Tennyson-street, Old Dock-road, Great Grimsby	Late Manufacturer, now of no occupation	Great Grimsby	21 of 1898	May 16, 1898	May 16, 1898
Holmes, James		••	•••	•••	Well-lane and 33, Cromwell-street, both in Halifax, York-shire	Roller Coverer	Halifax	12 of 1898	May 16, 1898	April 13, 1898
Coward, James Mur	iro .	••	•••	•••	Meadowside, Cambridge-road, Teddington, Middlesex	Professor of Music, Editor, and Music Salesman	Kingston, Surrey	14 of 1898	May 18, 1898	May 11, 1898
Nield, Thomas		••	•••		Hope-street, Sandbach, in the county of Chester	Cabinet Maker and Auctioneer	Macclesfield	6 of 1898	May 17, 1898	May 16, 1898
Black, Silas		••	•••		1, Barrow-street, South Shields, county of Durham	Public-house Manager	Newcastle-on-Tyne	23 of 1898	May 17, 1898	May 10, 1898
Driver, Charles (tra and Company)	ding as	C. 3	H. Driv	er	Duke-street, in the city of Norwich	Vinegar and Fruit Merchant	Norwich	17 of 1898	May 16, 1898	May 6, 1898
Langton, Stephen		••	•••	٠.,	Residing and trading at 19, Coventry-road, lately residing and trading at Main-street and the Market-place, all in Bulwell, Nottingham	Fruit and Fish Salesman	Nottingham	25 of 1898	May 13, 1898	May 13, 1898
Rennie, Wallace		••	•••		Napier House, Windsor-road, Oldham, lately residing at Bath-street, Oldham, Lancashire	Journalist	Oldham	4 of 1898	May 18, 1898	May 18, 1898
Lyon, William Henr	ry .	••	•••	•••	Residing at 25, Broad-street, Stamford, Lincolnshire, and trading at Chapel-yard, North-street, Stamford	Builder	Peterborough	13 of 1898	May 18, 1898	May 17, 1898
Wright, George		••	•••	•••	String of Horses, New-street, Frankwell, and formerly at the Sun Tavern, Milk-street, both in Shrewsbury, Salop	Innkeeper	Shrewsbury	5 of 1898	May 18, 1898	May 17, 1898
Ædwards, William A	Arthur .		•••	•••	Residing in lodgings at 131, High-street, Bloxwich, Stafford- shire, lately carrying on business at 131, High-street, Bloxwich aforesaid	Tailor's Manager	Walsall	6 of 1898	May 17, 1898	May 17, 1898
Pearce, John	··· . ·	•••	•••	•••	17, Market-street, Wigan, in the county of Lancaster	Draper	Wigan	7 of 1898	May 16, 1898	May 14, 1898
Edwards, Frances A	Amelia .	••	•••	•••	High-street, Upton-on-Severn, Worcestershire	Boot and Shoe Dealer, a Widow	Worcester	18 of 1898	May 16, 1898	May 16, 1898
·Chapman, John Cha	arles ,	•••	***	•	Haymarket Inn, Peaseholme Green, York, and previously residing at Petergate, York	Innkeeper, late Cabinet Maker's Foreman	York	. 19 of 1898	May 18, 1898	May 17, 1898

ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.	Address.	Description.	Court,	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Henley, William Gordon	Villa Bijon, Maidenhead, Berkshire, and Thorpe End, Chertsey, Surrey, lately carrying on business at 84, Mount-street, Grosvenor-square, Middlesex	Late Estate Agent, now of no occupa- tion	High Court of Justice in Bankruptcy	1304 of 1896	May 16, 1898	To pay all creditors an amount equal to 7s. 6d. in the pound on all debts provable in the bankruptcy. The payment to be secured in the following manner:—The whole of the property which at the commencement of the bankruptcy was vested in the debtor, shall be sold and assigned to Sydney Morris, of Wretham Hall, Thetford, Norfolk, Esquire, freed and discharged as regards the whole of such property (except the effects comprised in a bill of sale given in October, 1896) from the securities of the creditors who hold or claim to hold securities thereon, for such a sum as will provide the moneys by this scheme required. That the creditors who hold or claim to hold
			1			mortgages or charges over the said properties will give up and release their securities in favour of the said Sydney Morris. The Receiving Order be discharged and the Order of Adjudication annulled
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NOTICES OF INTENDED DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	, No.	Last Day for Receiving Proofs.	Name of Trustee,	Address,
Chisholm, Alexander	97, Rathbone-street, Canning Town, Essex, lately residing and carrying on business at the Rock Public-house, Walworth-road, and the Lord Palmerston Public-house, Luceyroad, Bermondsey, both in Surrey	Victualler, out of business	High Court of Justice in Bankruptcy	544 of 1897	June 3, 1898	Benjamin Newstead	3. Church-passage, Guild-hall, London, E.C.
Elliott, James	Engaged in business as the Chief Clerk at the South-Eastern District Post Office, Blackmanstreet, Borough, and lately residing at 4, Farnan-road, Streatham, both in Surrey	Chief Clerk at the South- Eastern District Post Office, Blackman - street, Borough, Surrey	High Court of Justice in Bankruptcy	.1613 of 1892	June 4, 1898	E. Leadam Hough, Official Receiver	Bankruptcy - buildings Carey-street, London, W.C
Harrison, William Joseph	166, Great College-street, Camden Town, in the county of London	Butcher	High Court of Justice in Bankruptcy	1257 of 1897	June 6, 1898	Percy Mason	64, Gresham-street, London E.C.
Lindsay, Thomas Steven	7, Union-court, Old Broad-street, in the city of London, and residing at Swiss Cottage, St. Albans, Herts, lately residing at 4, Oakhillpark; Hampstead, Middlesex	Accountant	High Courtof Justice in Bankruptcy	1675 of 1894	June 4, 1898	H. Brougham, Official Receiver	Bankruptcy - buildings Carey-street, London, W.O
Mozley, Lewin	11, Queen Victoria-street, in the city of London		High Court of Justice in Bankruptcy	318 of 1894	June 4, 1898	Flaxman Haydon	16, Union court, Old Broad street, London, E.C.
Powell, Henry Bassett	83, Westbourne-grove, in the county of London	Dealer in Art Needlework	High Court of Justice in Bankruptcy	137 of 1898	June 4, 1898	A. H. Wildy, Official Receiver	Bankruptcy - buildings Carey-street, London, W.C
Ridgwell, Charles	200 and 202, Lambeth-walk, Surrey	Haberdasher, Stationer, and Toy Importer	High Court of Justice in Bankruptcy	236 of 1897	June 4, 1898	A. H. Wildy, Official Receiver	Bankruptcy - buildings Carey-street, London, W.O
Seton, Andrew Ramsay Wilmot	Lately residing at 2, Cornwall-gardens, South Kensington, but now in South Africa	Clerk in Holy Orders	High Court of Justice in Bankruptcy	315 of 1897	June 3, 1898	Robert Stray	107, Wool Exchange, Cole man-street, London, E.C.
Tasman, Charles Henry (Separate Estate)	Residing at 88, Tweedy-road, Bromley, Kent	Packing Case Manufacturer, and Builder and Decorator, trading with George Thomas Tasman as Tas- man and Son	High Court of Justice in Bankruptcy	1065 of 1897	June 6, 1898	Howard Forester Knight	17, Devonshire - chambers Bishopsgate - street With out, E.C.
Tasman, George Thomas (Separate Estate)	5, Hillfield-road, West Hampstead, in the county of London	Packing Case Manufacturer, and Builder and Decorator, trading with Charles Henry Tasman as Tasman and Son	High Court of Justice in Bankruptcy	1065 of 1897	June 6, 1898	Howard Forester Knight	17, Devonshire - chamber Bishopsgate - street With out, E.C.
Walker, Septimus Augustus	Lately residing at Woodend, Liverpool-road, Kingston-on-Thames, Surrey, and carrying on business at 2, Chancery-lane, in the city of London	Solicitor	High Court of Justice in Bankruptcy	i1162 of 1895	June 4, 1898	A. H. Wildy, Official Receiver	Bankruptcy - building Carey-street, London, W.C

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name,	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Higginbottom, Hugh (Deceased)	Late of Glossop, Derbyshire	Late Mineral Water Manufacturer	Ashton-under-Lyne and Stalybridge	20 of 1895	June 7, 1898	Christopher Jenkins Dibb, Official Re- ceiver	Byrom-street, Manchester
Hayes, Tom Rowles	16, Marsden-street, Monton Green, Eccles, Lancashire, lately residing and carrying on business at 37, Market-street, Atherton, Lancashire	Grocer and Provision Dealer	Bolton	8 of 1898	June 6, 1898	Thomas H. Winder, Official Receiver	Official Receiver's Offices, 16, Wood-street, Bolton
Hodgeon, Joseph William	6, Byrom-street, Firs-lane, Leigh, Lancashire, lately of 8, Scott-street, Wigan-road, Leigh aforesaid	Carter	Bolton	40 of 1897	June 3, 1898	Thomas H. Winder, Official Receiver	Official TReceiver's Offices, 16, Wood-street, Bolton
Jiles, Charles	9, Annandale-road, Turnham Green, Middlesex	Credit Draper	Brentford	34 of 1895	June 11, 1898	Arthur E. Green	17, Coleman-street, E.C
Buckingham, Frederick William	200, Hotwell-road, in the city and county of Bristol	Cycle Manufacturer	Bristol	47 of 1897	June 4, 1898	Edward Gustavus Clarke, Official Re- ceiver	Baldwin-street, Bristol
Savory, Edward Christo- pher	Barton Mills, Suffolk	Miller, Corn and Coal Merchant	Bury St. Edmunds	3 of 1897	June 3, 1898	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Peed, William	The Manor House, Histon, in the county of Cambridge, and lately practising at 62, Sid- ney-street, in the borough of Cambridge	Solicitor	Cambridge	21 of 1897	June 4, 1898	Tansley Witt	40, Chancery-lane, London, W.C., and (temporarily) Cambridge Office, 62, Sid- ney-street
Daniels, George	30, Clifton-street, 28, Custom House-street, 132, Paget-street, and the Eagle Stores, the Hayes, all in Cardiff, Glamorganshire	Grocer and Provision Dealer	Cardiff	54 of 1897	June 3, 1898	Charles Edwin Dovey	31, Queen-street, Cardiff
Williams, William Henry	92, Strathnairn-street, and lately carrying on business at 37, Albany-road, both in Cardiff, in the county of Glamorgan	Butcher	Cardiff	56 of 1897	June 4, 1898	Thomas Henry Stephens, Official Receiver	29, Queen-street, Cardiff
Gunn, Charles Edwards	High-street, Romford, Essex	Boot and Shoe Manufacturer	Chelmsford	4 of 1898	June 4, 1898	Cecil Mercer, Official Receiver	Office of Official Receiver, 95, Temple - chambers, Temple-avenue, E.C.
Parker, Albert	Batley, Yorkshire	Ironmonger	Dewsbury	42 of 1893	June 3, 1898	Edgar Ernest Deane, Official Receiver	Official Receiver's Offices, Bank-chambers, Batley
Samson, Gavin Hamilton	Late of Southlands, New Romney, in the county of Kent	Clerk in Holy Orders	Hastings	31 of 1897	June 3, 1898	Howard W. Cox, Official Receiver	4, Pavilion - buildings, Brighton

THE LONDON GAZETTE, MAY 20, 1898.

NOTICES OF INTENDED DIVIDENDS-continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Shaw, William (trading as Shaw, Sons, and Co.)	Residing at Lawrence Dene, Edgerton, Huddersfield, in the county of York, and carrying on business in St. George's-square, Huddersfield	Shipping Merchant	Huddersfield	22 of 1895	June 4, 1898	William Henry Armi- tage	23, John William - street, Huddersfield
Arthur, William	Scraptoft, Leicestersbire	Milk Dealer	Leicester	8 of 1898	June 4, 1898	J. G. Burgess, Official Receiver	1, Berridge-street, Leicester
Perkins, John Henry	Whissendine, Rutlandshire	Builder and Contractor	Leicester	of 1898	June 4, 1898	J. G. Burgess, Official Receiver	1, Berridge-street, Leicester
Rodwell, William	The Manor Farm, Billington, in the county of Bedford	Farmer and Cattle Dealer	Luton	21 of 1897	June 4, 1898	George Garside, jun	Leighton Buzzard
Cook, William	The Royal Oak Stables, King-street, Maidstone, Kent	Fly Proprietor	Maidstone	5 of 1898	June 3, 1898	R. T. Tatham, Official Receiver	9, King-street, Maidstone
Duncan, John Luke (carrying on business under the style of J. L. Duncan and Co.)	Now residing in lodgings at 14, Grafton-street, Chorlton-on-Medlock, Manchester, but lately at 106, George-street, Cheetham Hill, near Manchester, and formerly at Stonycroft, Whitefield, near Manchester, and carrying on business formerly at 6, Thomas-street, Shudehill, Manchester, but now at 26, Withy-grove, Manchester	Wholesale Pipe Manufac- turer and Importer of Tobacconists' Fancy Goods	Manchester	91 of 1897	June 7, 1898	Henry Steele	14, Ridgefield, Manchester
Shepherdson, John and Horsfall, Harry (trading as Shepherdson and Horsfall)	Residing at 15, Woodstock-street, Oldham, Lancashire Formerly residing at 11, Brompton-street, Oldham, and at 116, Brompton-street, Oldham, now of 13, Churchill-street, Oldham aforesaid At 34, High-street, Oldham, Denton-street, Oldham, and Priory Mill, Oldham	Ironmongers	Oldham	26 of 1896	June 1, 1898	George Graham Poppleton	26, Corporation-street, Bir- mingham
Shepherdson, John (Separate Estate)	Residing at 15, Woodstock-street, Oldham, Lancashire	Ironmonger, trading with Harry Horsfall as Shep- herdson and Horsfall	Oldham	26 of 1896	June 1, 1898	George Graham Poppleton	26, Corporation-street, Birmingham
Horsfall, Harry (Separate Estate)	Formerly residing at 11, Brompton-street, and at 116, Brompton-street, Oldham, now of 13, Churchill-street, Oldham	Ironmonger, trading with John Shepherdson as Shep- herdson and Horsfall	Oldham	26 of 1896	June 1, 1898	George Graham Poppleton	26, Corporation-street, Birmingham
Bateman, Samuel	Bellgrave House, in the village and parish of Amroth, in the county of Pembroke	Grocer	Pembroke Dock	20 of 1897	June 5, 1898	Thomas Thomas, Offi- cial Receiver	4, Queen-street, Carmarthen

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	· · · · Description.	Court: 12	No!	Last Day for Beceiving Proofs.	Name of Trustee.	Address.
Weeks, William	Upper House Farm and Lower House Farm, Eastmeon, Hants	Farmer and Maltster	Portsmouth	45 of 1897	June 3, 1898	J. C. Moberly, Official Receiver	Cambridge Junction, High street, Portsmouth
Edwards, Henry	2, Sherston-place, Bexley Heath, Kent	Gentleman	Rochester	11 of 1891	June 3, 1898	R. T. Tatham, Official Receiver	9, King-street, Maidstone
Waterhouse, William Francis Branch	1; Albion-villas, Church-road; Bexley Heath, Bexley, Kent	Carpenter and Builder W.,	Rochester	of 1893	June 3, 1898	R. T. Tatham, Official Receiver	Official Receiver's Office, 9 King-street, Maidstone
McCrimmon, Donald D	31, Carlton-terrace, in the county borough of Swansea	Draper	Swansea	. 26 of 1895	June 3, 1898	James McFarlane	7, Grove-place, Swansea
Trewin, John Robert	London House, West End, St. Blazey, Cornwall	Travelling Draper	Truro	of 1898	June 4, 1898	John Henry Sampson	2, Green-street, Truro
Jones, George	Dummer Rectory, Basingstoke, Hants	Clerk in Holy Orders	Winchester	of 1890	June 1, 1898 :	J. Alfred Eggar	Farnham, Surrey
Hill, William Robert	Residing at 40, High-street, Eton, in the county of Buckinghamshire, and trading at 40, 41, and 105, High-street, Eton aforesaid	Upholsterer	Windsor	of 1895	June 4, 1898	Lawrence Hasluck	17, Holborn-viaduct, E.C.
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THE LONDON GAZETTE, MAY 20, 1898.

NOTICES OF DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Deed, Franklin, and Deed, Philip (trading as Mark Deed and Sons)	56, Hilldrop-crescent, Camden-road, in the county of London At 41 and 42, High-street, Bloomsbury, in the county of London	Leather Merchants	High Court of Justice in Bankruptcy	866 of 1897	2s. 6d.	Second	May 27, 1898, and subsequent days (except Saturdays) between 11 and 4	Offices of J. McLellan and Sons, 1 and 2, Chiswell-street, London, E.C.
Godwin, Alfred Walter	13, New-street-hill, in the city of London, formerly of 24, Old Bailey, in the same city, residing at 2, North-place, Whetstone, in the county of Middlesex	Printer	High Court of Justice in Bankruptcy	1350 of 1897	4s, 8d.	First and Final	May 27, 1898	Offices of Francis Nicholls, White, and Co., 14, Old Jewry-chambers, London, E.C.
Keutzer, Henry John	42, Stockwell Park-road, in the county of Surrey, and employed at 145, Leadenhall- street, in the city of London	Commercial Clerk and Foreign Correspondent	High Court of Justice in Bankruptcy	1604 of 1891	5d.	Third	Any day (except Saturday) between 11 and 2	Offices of Official Receivers, Bankruptcy-buildings, Carey- street, London, W.C.
Lucas, Thomas William	Residing at 5, Gascony-avenue, Kilburn, in the county of Middlesex, and carrying on business at 13, Woodstock-street, Oxford-street, in the county of Middlesex	Costumier	High Court of Justice in Bankruptcy	1330 of 1897	4s. 1d.	First and Final	June 3, 1898	Offices of Josolyne, Miles, and Blow, 28, King-street, Cheapside, London, E.C.
Lynes, Abraham Maurice (commonly called Algie Lynes) (trading as Charles Lynes)	183, 184, and 185, High-street, Shoreditch, in the county of London	Tailor and Outlitter	High Court of Justice in Bankruptcy	246 of 1898	2s. 1 ² d.	First and Final	May 31, 1898	Offices of Clough, Armstrong, and Ford, 89, Gresham-street, in the city of London
Spearman, Edmund Robert	3, Bank-buildings, Lothbury, in the city of London	Secretary to the Public Works Loan Board	High Court of Justice in Bankruptcy	778 of 1885	9d.	Nineteenth	Any day (except Saturday) between 11 and 2	Offices of Official Receivers, Bankruptcy-buildings,Carey- street, London, W.C.
Hardwick, William John	Thame, Oxfordshire	National School Master	Aylesbury	. 9 of 1894	4s, 2d.	Second	May 26, 1898	Official Receiver's Offices, 1, St. Aldate-street, Oxford
Gardiner, James William	13. Graham-street, Newhall Hill, in the city of Birmingham	Baker	Birmingham	of 1897	1s. 9d.	First and Final	May 30, 1898	174, Corporation-street, Bir- mingham
Brotherton, Joseph	27, Bury New-road, Bolton, Lancashire	Chipped Potato Dealer	Bolton	9 of 1898	2s 4jd.	First and Final	May 25, 1898	Official Receiver's Offices, 16 Wood-street, Bolton
Wiggins, John	106, Presto-street, Farnworth, near Bolton, Lancashire, lately residing and carrying on business at 70, Brackley-street, Farn- worth aforesaid	Plasterer and Painter	Bolton	. 13 of 1898	6 <u>≩</u> d.	First and Final	May 26, 1898	Official Receiver's Offices, 16 Wood-street, Bolton
Silson, Charles	Formerly residing at 10, Green-lane, Bradford, Yorkshire, but now at 32, Upper George Fold, Wibsey, near Bradford aforesaid	Engineer	Bradford	. 51 of 1897	11 <u>1</u> d.	First and Final	May 23, 1898	Official Receiver's Chambers, 31, Manor-row, Bradford

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound,	first, or Final, or Otherwise.	When Payable.	Where Payable.
Corney, John	2, Duke-street, Brighton, in the county of Sussex, and lately carrying on business at 2, Duke-street, Brighton, formerly at Odd Fellows' Hall, 118, Queen's-road, Brighton	Public Accountant, Auditor, House Agent, and General Business Agent	Brighton	51 of 1893	41d.	Second and Final	June 6, 1898	Offices of Trustee, Frederick Thomas Arnott, 7, Prince Albert - street, Brighton, Chartered Accountant
Taylor, James William (trading as Taylor and Sons)	177, Western-road, Brighton	Boot and Shoe Retailer	Brighton	of 1896	1d.	Second and Final	May 31, 1898	Office of Official Receiver, 4, Pavilion-buildings, Brighton
Gray, James	5, Victoria-buildings, Kingsdown, Bristol	Grocer and Provision Dealer	Bristol	55 of 1897	3d.	First and Final	June 6, 1898	Offices of Official Receiver, Baldwin-street, Bristol
Little, George	Beaumont, parish of Beaumont, Cumberland	Cattle Dealer	Carlisle	3 of 1898	4s. 9≩d.	First and Final	May 23, 1898	Official Receiver's Offices, 34, Fisher-street, Carlisle
Edlin, Robert Edlin, Elibu, and Shouler, George Henry (all lately trading in partnership as	Shakespear-street, Leicester Lothair-road, Aylestone Park, Leicester Harlesdon, Queen's-road, Clarendon Park, Leicester, all in Leicestershire	•			•			
R. Edlin and Co.)	At Conduit Yard, Coventry, Warwickshire	Lately Cycle Tyre Manu- facturers	Coventry	9 of 1894	14s. 1d. (making 20s. per pound) and 4 per cent.	Supple- mental	May 24, 1898	Official Receiver's Offices, 17, Hertford-street, Coventry
Macleod, James (trading as A. Lamont and Co.)	Residing and trading at Cheveley Villa, Bath-street, Rugby, in the county of Warwick	Draper	Coventry	of 1897	interest 8s. 10½d.	First and Final	May 24, 1898	Official Receiver's Offices, 17, Hertford-street, Coventry
Fowke, Osmond	Residing and trading at Town-street, Duffield, Derbyshire, also trading at the Market Hall, in the county borough of Derby	Butcher	Derby	of 1897	1s. 7 3 d.	First and Final	May 25, 1898	Official Receiver's Offices, 40, St. Mary's-gate, Derby
Percy, Herbert John, and Pugh, Isaac (trading as Percy and Co.)	Residing at 5, Pelham-street Residing at 11, Noble-street At 105, Drewry-lane, all in Derby, Derby- shire	Bootmakers	Derby	2 of 1897	6d.	First and Final	May 25, 1898	Official Receiver's Offices, 40, St. Mary's-gate, Derby
Pugh, Isaac (Separate Estate)	Residing at 11. Noble-street, trading in co- partnership with Herbert John Percy as Percy and Co. at 105, Drewry-lane, both	Bootmaker	Derby	2 of 1897	5₫d.	First and Final	May 25, 1898	Official Receiver's Offices, 40, St. Mary's-gate, Derby
Waters, Richard Saunders	in Derby, Derbyshire Residing in lodgings at 134, Ray-street, Heanor, Derbyshire, lately residing and trading at the Vernon Arms, Old Basford, in the city of Nottingham	Late Publican, now out of business	Derby	20 of 1897	2] d.	First and Final	May 25, 1898	Official Receiver's Offices, 40, St. Mary's-gate, Derby

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Veitch, John Hardinge	Neville Court, Neville's Cross, near Dur- ham, and carrying on business at 58, North-road, Durham, county of Durham	Printer and Stationer	Durham	10 of 1897	<i>5</i> s. 3⅓d.	First and Final	June 1, 1898	Offices of Trustee, 54, West- gate-road, Newcastle-on- Tyne
Chisnall, Thomas William	Hadleigh, Suffolk	Farmer and Carter, late Merchant and Maltster	Ipswich	19 of 1888	4s. 5d.	Supple- mental	May 26, 1898	Offices of Official Receiver, 36, Princes-street, Ipswich
Batson, Arthur Wellesley	Great Ringstead Rectory, Norfolk	Clerk in Holy Orders	King's Lynn	4 of 1892	2s.	Third	May 21, 1898	Official Receiver's Office, 8, King-street, Norwich
Fewster, Joseph Anthony	Wisbech St. Peter, Cambridgeshire	Stationer and Printer	King's Lynn	1 of 1898	3s. 8d.	First and Final	May 27, 1898	Official Receiver's Office, 8, King-street, Norwich
Burgess, Henry Morton (lately carrying on business under the style of Hill and Co.) Inman, Joseph, the younger	Now residing at the Trafford Hotel, Stretford, Lancashire, but lately at Gower House Hotel, Euston-road, London, and in lodgings at George-street, Euston-road, London, and previously at Lyme-grove, Altrincham, Cheshire, and lately carrying on business at Stamford-street, Altrincham aforesaid, and formerly at Corporation-street and Greenwood-street, both in Manchester, and at 116, City-road, Manchester Residing at 26, Bednal-street, Pearson-street, Queen's-road, Miles Platting, Lancashire, Lanc	Lately Provision Dealer Baker and Provision Dealer	Manchester	94 of 1897 39 of 1897	20s., with interest at £4 per cent. per annum from date of Receiving Order	First and Final First and Final	May 31, 1898 May 27, 1898	G. H. Russell, 1, Fennel-street, Manchester 79, Mosley-street, Manchester
•	cashire, and carrying on business at 28, Bednal - street aforesaid, and at 33, Buckley - street, Rochdale - road, Man- chester, and formerly also at 102, Baker- street, Oldham-road, Manchester		e de la companya de					R
Bell, John William	The Wagon Inn, Howdon, Northumberland	Innkeeper	Newcastle-on-Tyne	18 of 1896	6 <u>}</u> d.	First and Final	May 28, 1898	Official Receiver's Office, 30, Mosley-street, Newcastle-on- Tyne
Henderson, Joseph	Residing and trading at Exchange House, 53 and 54, Stodman-street, Newark, Nottinghamshire	Outfitter	Nottingham	78 of 1897	3s, 3d.	First and Final	June 14, 1898	Office of Trustee, 18, Low- pavement, Nottingham
Johnson, Henry ••• (Deceased)	Late of Bingham, Nottinghamshire	Late Publican and Wholesale Wine, Spirit, and Beer Merchant	Nottingham	18 of 1897	3s. 4½d.	Second and Final	May 28, 1898	Official Receiver's Offices, 4, Castle - place, Park - street, Nottingham
Thompson, William	Residing and trading at 28, Lower Parliament-street, Nottingham	Tailor	Nottingham	27 of 1897	1s. 4d.	First and Final	May 23, 1898	Official Receiver's Offices, 4, Castle - place, Park - street, Nottingham

THE LONDON GAZETTE, MAY 20, 1898.

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable,
Saville, John Hall	Late of Belton-place, Middleton-road, in the township of Chadderton, now of Southport, both in the county of Lan- caster	Late Cotton Spinner, now believed to be a Yarn, Agent	Oldham	28 of 1894	2 <u>89</u> d.	First and Final	May 31, 1898	Offices of Official Receiver, Bank - chambers, Queen- street, Oldham
Waterhouse, William Francis Branch	1, Albion - villas, Church - road, Bexley Heath, Bexley, Kent	Carpenter and Builder	Rochester	10 of 1893	20s. and 4 per cent. interest	First and Final	May 24, 1898	Official Receiver's Office, 9, King-street, Maidstone
Taylor, George	Residing and carrying on business at Church-street, Rickmansworth, Hertford- shire	Plumber and Decorator	St. Albans	8 of 1888	11s. 3 [d.	First and Final	May 31, 1898	Office of Official Receiver, 95, Temple-chambers, Temple- avenue, E.O.
Perry, Thomas	Mattersea, in the county of Nottingham	Farmer	Sheffield	4 of 1898	16s. 10½d.	First and Final	May 24, 1898	Official Receiver's Offices, Figtree-lane, Sheffield
Conway, William Leo	Trading at 50, Frederick-street, and residing at 8, Cleveland-street, Hartlepool, in the county of Durham	Grocer	Sunderland	25 of 1895	5s. 0] d.	First and Final	May 27, 1898	Official Receiver's Office, 25, John-street, Sunderland
Storey, Henry	Present address is unknown, lately residing at 1, North Bridge-street, Sunderland, in the county of Durham	Bank Manager	Sunderland	15 of 1896	2s. 2¾d.	First and Final	May 27, 1898	Official Receiver's Office, 25, John-street, Sunderland
Stone, Kezia Caroline	45, St. John's Wood-road, Bournemouth, Hants, lately carrying on business at 3, Jewry-street, Winchester, Hants	Lately Pastrycook and Confectioner, Widow	Winchester	of 1897	6s. 9 13 d.	First and Final	May 31, 1898	Official Receiver's Offices, 172, High-street, Southampton
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Debtor's N	ame.			. 4	ddress.			Descr	iption.			Court.		No.	Day Fixed for Hearing.
Coxon, Sidney William	1	414	•••	134, Queen's-gate, Sout of London	h Kensington, in	the county	Manager of the Glendor situate at Kensington,	wer Cvc	le Compa	ny Limi	ted.	High Court of Ju in Bankruptcy	stice	304 of 1898	June 8, 1898, 11 A.M., Bankruptcy buildings, Carey-street, London W.C.
Turner, William		***	•••	5, Market-square, Buc Buckingham	kingham, in the	county of	Grocer and F	rovision	Dealer	•••	•••	Banbury		5 of 1897	June 24, 1898, 12 noon, Townhal Banbury
Lamb, John Marson	***	***		The Seven Stars, Uppe	Borough Walls,	Bath	Licensed Vic	tualler	***	•••	•••	Bath	•••	17 of 1896	June 16, 1898, 11.30 A.M., Guild hall, Bath
Stanton, William	! ***	•••	٠	Cranleigh, in the count	y of Surrey		Builder	•n• :	•••	****	•••	Guildford Godalming	and	10 of 1896	June 9, 1898, 12 noon, Publi Hall, Godalming
Slater, Thomas	• • • •	•••	•••	Windmill Hill Farm, Leeds	Beeston, near]t	he] city of	Farmer	***	•••	. ***	•1•	Leeds		8 of 1897	June 13, 1898, 11 A.M., Count Court-house, Albion-place, Leed
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THE LONDON GAZETTE, MAY 20, 1898.

ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Ground named in Order for refusing an absolute Order of Discharge.
Carrington, William	Residing and carrying on business at 8, Stainsbury- road, East India Dock-road, in the county of London	Commission Agent and General Dealer	High Court of Justice in Bankruptcy	117 f 1898	April 27, 1898	Discharge suspended for two years. Bankrupt to be discharged as from 27th April, 1900	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his un- secured liabilities; that he had continued to trade after knowing himself to be insol- vent; and had on a previous occasion made an arrangement with his creditors
Willes, Thomas Sidney	Lately carrying on business at 129, Cheapside, in the city of London	Tailor	High Court of Justice in Bankruptcy	1288 f 1892	April 26, 1893	Bankrupt discharged subject to the following condition, to be fulfilled before his Discharge takes effect, viz.:—Bankrupt shall, bafore the signing of this Order, consent to Judgment being entered against him in the Queen's Bench Division of the High Court, by the Official Receiver, for the sum of £25, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. costs of Judgment, and that, upon the required consent being given, Judgment may be entered against the bankrupt in the Queen's Bench Division of the High Court for the sum of £25, the £1 10s. costs of Judgment having been paid to the Official Receiver	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_ga are usua and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and had continued to trade after knowing himself to be insolvent
Shaw, Smith	Late 11, St. James's-street, now 21, Brunshaw-road, both in Burnley, Lancashire	Formerly Draper and Baby Linen Manu- facturer, now Auc- tioneer	Burnley	12 of 1889	April 23, 1898	Discharge suspended for two years. Bankrupt to be discharged as from 23rd April, 1900	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transaction and financial position within the three year immediately preceding his bankruptcy had continued to trade after knowing him self to be insolvent; and had contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them
Johnson, William Downing	Elvaston, Derbyshire	Butler	. Derby	29 of 1894	April 26, 1898	Discharge granted forthwith	

ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Debtor's Name.	Address.	Description.	· Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Phillips, Henry Charles Burnell	The Knoll, Tupsley, Hereford	Of no occupation	Hereford	20 of 1896	April 22, 1898	Bankrupt's Discharge suspended until a Dividend of 10s. in the pound has been paid to the creditors, and upon such Dividend being paid, further subject to the following condition, to be fulfilled before his Discharge takes effect, namely:—He shall, before the signing of this Order, consent to Judgment being entered against him in the County Court of Herefordshire, holden at Hereford, by the Official Receiver for the sum of £92, being the balance of the debts provable in Bankruptcy which will then not be satisfied, and £1 10s. costs of Judgment	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
Thomas, Lewis	Rock House, Hay, Brecknock	Timber and Coal Mer- chant	Hereford	2 of 1897	April 22, 1898	Bankrupt's Discharge suspended for two years; and that he be dis- charged as from 22nd April, 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 three years immediately preceding his bankruptcy; and had contracted debts provable in his bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them
Greaves, Joseph Edward Elsworth	17. Sussex-street, Rochdale, in the county of Lancaster	Mechanical Engineer and Science Teacher	Rochdale	of 1897	April 15, 1898	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
Joy, George	Late of Slackstead Farm, Farley, now of Shelbourne- road, Bournemouth, both in the county of Hants	Farmer	Winchester	2 of 1892	April 20, 1898	Discharge suspended for four years. Bankrupt to be discharged as from 20th April, 1902	Proof of facts mentioned in paragraphs (A.), (B.), (C.), and (D.) of sub-sec. 3, sec. 3, Bankruptcy Act, 1890
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ADJUDICATION ANNULLED AND RECEIVING ORDER RESCINDED.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Receiving Order.	Date of Rescission and Annulment,	Grounds of Rescission and Annulment.
Fowler, Evelyn	Thornwood Lodge, Campden Hill, Kensington, in the county of London	*** *** *** *** ***	High Court of Justice in Bankruptcy	1210 of 1895	Date of	May 13, 1898	On the application of the debtor and reading the Affidavit of the said Evelyn Fowler and Edward Francis Turner, and the report of the Official Receiver, and hearing the Soli- citors for the debtor and the Assistant Official
Color of the second		12.11		. 1 .,	Adjudication Dec. 24, 1895	` ₁₅ .	On the application of the debtor and reading the Affidavit of the said Evelyn Fowler and Edward Francis Turner, and the report of the Official Receiver, and hearing the Solicitors for the debtor and the Assistant Official Receiver, and the debtor's Solicitors undertaking to pay upon application the £7 and £2 stated to be unpaid in the said Affidavit and the difference between the amount paid to Captain Galbraith and the amount stated in the statement of affairs to be due to him
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APPOINTMENTS OF TRUSTEES.

Debtor's Name.	Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Gregory, Wallace Charles (trading as Gregory and Company)	162 and 163, High-road, Kilburn, and 138, High-street, Harlesden, both in the county of Middlesex, and residing at 59, Fortune Gate- road, Harlesden aforesaid	Lead and Glass Merchant	High Court of Justice in Bankruptcy	573 of 1898	Davis, Frederic William	15, Coleman-street, London, E.C.	May 16, 1898
Rogers, Frederick	25, Hatter-street, Bury St. Edmunds, Suffolk	Tailor	Bury St. Edmunds	5 of 1898	Messent, William	8, Willoughby - road, Ipswich	May 17, 1898
Johnson, Frederick Thomas	Baltic Yard, Knott-street, Deptford, Kent	Firewood Merchant	Greenwich	8 of 1898	Bourner, Arthur Charles	Bush-lane House, Cannon- street, London, E.C., Chartered Accountant	May 16, 1898
Wardle, John (trading as John Wardle and Co.)	Residing at '102, Wilbraham-road, Chorlton- cum-Hardy, and trading at 57, Dickinson- street, Manchester, and also trading in	Shipper and Merchant	Manchester	35 of 1898	Garnett, John Philip	22, Booth-street, Manchester, Chartered Accountant	May 18, 1898
Maria de la companya	partnership with Charles Alexander Franc, under the style of Wardle, Franc, and Co., at Macassar, in the Celibes		·				:
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NOTICES OF RELEASE OF TRUSTEES.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court,	No. of Matter.	Trustee's Name.	Trustee's Address,	Trustee's Description.	Date of Release.
Rayner, George Pritchard (Deceased)	Late of Trescawen, near Llangefni, and at one time residing at Plas Llanddyfnan, near Llangefni aforesaid, both in the county of Anglesey	Formerly a Captain in Her Majesty's Army	Bangor	19 of 1895	Llewelyn Hugh- Jones	Crypt-chambers, Chester	Official Receiver	May 13, 1898
Ulrich, Alfred William	53, Pyrland-road, Canonbury, in the county of London, lately residing at 43, Parkhall-road, East Finchley, in the county of Middlesex	Commercial Traveller	Barnet	13 of 1897	Ceoil Mercer	Office of Official Receiver, 95, Temple-chambers, Temple-avenue, E.C.	Official Receiver	May 14, 1898
Willis, William Arthur	86, Aston-road North, Aston-juxta- Birmingham, Warwickshire	Grist Miller	Birmingham	115 of 1896	Luke Jesson Sharp	174, 'Corporation-street, Birmingham	Official Receiver	May 13, 1898
Gulliver, Sarah Elizabeth Marchant and Norris, Mary Sarah Mer- chant	64. Ranelagh-road, Ealing, Mid- dlesex, a nember of Gulliver's Oriental Advertising Company 32, Vicarage-street, Frome, Somer- setshire, carrying on business in conjunction with Mrs. Sarah Elizabeth Marchant Gulliver, as Gulliver's Oriental Advertis- ing Company, at 54, Ranelagh-	Schoolmistress, Widow Spinster	Brentford (proceedings consolidated by Order of Court, dated 16th January, 1897)	31 and 37 of 1896	Cecil Mercer	Office of Official Receiver, 95, Temple-chambers, Temple-avenue, E.C.	Official Receiver	May 14, 1898
Monk, John	road, Ealing, Middlesex Richmond - road, Twickenham, Middlesex	Builder	Brentford	26 of 1896	Cecil Mercer	Office of Official Receiver, 95, Temple-chambers, Temple-avenue, E.C.	Official Receiver	May 14, 1898
Pearce, William Garibaldi	5, the Promenade, Chiswick, Mid- dlesex	Bootmaker	Brentford	38 of 1896	Cecil Mercer	Office of Official Receiver, 95, Temple-chambers, Temple-avenue, E.C.	Official Receiver	May 14, 1898
Burch, William	4A, Norfolk-road, Littlehampton, in the county of Sussex	Butcher	Brighton	24 of 1896	Howard W. Cox	4, Pavilion-buildings, Brighton	Official Receiver	May 14, 1898
Dowsett, Albert Augustus	19A, Montagu-street, Worthing	Clothier	Brighton	5 of 1896	Howard W. Cox	4, Pavilion-buildings, Brighton	Official Receiver	May 14, 1898
Watson, Herbert Willats	The Brunswick Cycle Works, Brunswick - road, Worthing, Sussex	Dealer in Cycles	Brighton	40 of 1897	Howard W. Cox	4, Pavilion-buildings, Prighton	Official Receiver	May 14, 1898
Barlow, Christopher Ryan	9, Curzon-street, Burnley, Lanca- shire	Temperance Hotel Proprietor	Burnley	15 of 1890	Thomas Edelston	14, Chapel - street, Preston	Official Receiver	May 13, 1898

NOTICES OF RELEASE OF TRUSTEES—continued.

Z			- Count	No. of	Montaela Nama	Marata da Adama	Torontosia Donoslosia	Date of P. L.	
0	Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
26968.	Fulton, Fred	6, Stoney-street, Burnley, Lanca- shire, lately 8, Castleton-road, Preston, Lancashire	Commercial Traveller, formerly Auctioneer and General Dealer	Burnley	9 of 1893	Thomas Edelston	14, Chapel - street, Preston	Official Receiver	May 13,.1898
ŏ	Hartley, Ezra Foster	Now 15, Eagle-street, Blackburn- road, Oswaldtwistle, Lancashire, lately 17, Every-street, Nelson, Lancashire	Out of business, for- merly Draper	Burnley	5 of 1897	Thomas Edelston	14, Chapel-street, Preston	Official Receiver	May 13, 1898
		19, Zion-place, Margate, Kent	Lodging-house Keeper	Canterbury	68 of 1891	Worsfold Mowll	73, Castle-street, Canterbury	Official Receiver	May 13, 1898
Z	Gould, Annie Elizabeth (lately trading as the Dorset Dairy Company)	The Buckinghamshire Dairy Company Limited, 17, Oxford-street, London, lately trading at 78, High-street, Cheltenham, Gloucestershire	Formerly Grocer and Provision Dealer, Wife of Henry Gould	Cheltenham	12 of 1897	Charles Scott	Station-road, Gloucester	Official Receiver	May 13, 1898
	Knighton, Amos Allen	East End, Charlton Kings, Glou- cestershire	Coal Dealer	Cheltenham	15 of 1897	Charles Scott	Station-road, Gloucester	Official Receiver	May 13, 1898 .
	Chambers, Charles	Cups Hotel, Harwich, Essex	Hotel Proprietor	Colchester	19 of 1897	Frederick Messent	36, Princes-street, Ipswich	Official Receiver	May 14, 1898
	Simpson, John	Residing at 112, Railway-terrace, and trading at 19A, Market- place, Rugby, Warwickshire	Pianoforte Tuner and Music Seller	Coventry	of 1896	Edward Thomas Peirson	17. Hertford - street, Coventry	Official Receiver	May 13, 1898 .
	Staley, Thomas	Residing and carrying on business at Attleborough-road, Nuneaton, in the county of Warwick	Land Agent's Clerk	Coventry	of 1897	Edward Thomas Peirson	17. Hertford - street, Coventry	Official Receiver	May 13, 1898
	Brook, William Edward	Horbury road, Ossett, Yorkshire	Joiner	Dewsbury	of 1897	Edgar Ernest Deane	Bank-chambers, Batley	Official Receiver	May 13, 1898
	Every, Tom John	High-street, Epping, Essex	Grocer and Provision Dealer	Edmonton	17 of 1897	Cecil Mercer	Office of Official Receiver, 95, Temple-chambers, Temple-	Official Receiver	May 14, 1898
	Morowitz, Abraham (trad- ing as A. Morowitz and Son)	54, Mayes-road, Wood Green, Middlesex	Glass Cutter	Edmonton	14 of 1897	Cecil Mercer	avenue, E.C.	Official Receiver	May 14, 1898

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Debtor's Name.	Debtor's Address.	Debtor's Description.	Court	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Pengelly, Richard	Residing at Dyson's-lane, Upper Edmonton, and carrying on business at the Nursery and Rose Nursery, Dyson's-lane aforesaid, and also at 319 and 320, New Flower Market, Covent Garden,	Nurseryman and : Florist	Edmonton	13 of 1897	Cecil Mercer	Office of Official Receiver, 95, Temple-chambers, Temple-avenue, E.C.	Official Receiver	May 14, 1898
Bateman, Harry Edward George	all in Middlesex Pioneer Depôt, Middle Market- road, Great Yarmouth, Norfolk	Cycle Manufacturer	Great Yarmouth	20 of 1897	H. P. Gould	8, King-street, Norwich	Official Receiver	May 13, 1898
Storry, J	The Prince Albert, Royal-hill, Greenwich, Kent	Licensed Victualler	Greenwich	8 of 1897	A. Mackintosh	24, Railway-approach, London Bridge, S.E.	Official Receiver	May 14, 1898
Emsden, James	Offton, Suffolk	Carpenter	Ipswich	23 of 1897	Frederick Messent	36, Princes-street, Ips- wich	Official Receiver	May 14, 1898
Harvey, Harry	Residing at 213, Woodbridge- road, and carrying on business at 12, Upper Brook-street, both	Ham and Beef Dealer:	Ipswich	30 of 1897	Frederick Messent	36, Princes-street, Ips- wich	Official Receiver	May 14, 1898
Stidolph, Thomas Frederick	in Ipswich, Suffolk Woodbridge, Suffolk	Organ Builder	Ipswich	29 of 1897	Frederick Messent	36, Princes-street, Ips- wich	Official Receiver	May 14, 1898
Youngs, Francis	Residing at 7, Stanley-street, King's Lynn, and carrying on business at Norfolk-street,	Coal and Wood Dealer	King's Lynn	12 of 1897	H. P. Gould	8, King-street, Norwich	Official Receiver	May. 13, 1898
Ashby, Elizabeth	King's Lynn, Norfolk Millbrooke House, Newport, Isle of Wight, lately residing at Newport House, near Berkeley, in the county of Gloucester	Widow	Newport and Ryde	43 of 1896	Harry Castell Damant	19, Quay-street, New- port, Isle of Wight	Official Receiver	May 13, 1898
Sanders, Frederick Alexander	107, High-street, Ryde, Isle of Wight	Grocer and Baker	Newport and Ryde	21 of 1895	Harry Castell Damant	19, Quay-street, New- port, Isle of Wight	Official Receiver	May 13, 1898
Parker, George	4, Richmond-terrace, Leyburn, North Riding, Yorkshire	Rural Postman	Northallerton	8 of 1897	John Richard Stubbs	8, Albert-road, Middles- borough	Official Receiver	May 13, 1898
Grissell, George Henry :	32, Colwyn-road, in the town of Northampton	Grocer and Outdoor Beerhouse Keeper	Northampton	24 of 1897	Alfred Ewen	1A, St. Paul's-square, Bedford	Official Receiver	May 14, 1898
Webber, Ambrose	15, Midland-road, Wellingborough, in the county of Northampton, also trading in Winstanley-road, Wellingborough aforesaid, in partnership with William Henry Gamble as Gold Paint Makers	Coffee-house Keeper, also Gold Paint Maker	Northampton	13 of 1897	Alfred Ewen	1A, St. Paul's square, Bedford	Official Receiver	May 14, 1898

THE LONDON GAZETTE, MAY 20, 1898.

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NOTICES OF RELEASE OF TRUSTEES-continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Bellamy, Montague Edward James Butwell	50 and 51, St. Giles-street, Oxford	Bookbinder and Stationer	Oxford	4 of 1897	George Mallam	1, St. Aldate-street, Oxford	Official Receiver	May 14, 1898
Castle, Isaac	3, Chalfont-road, in the city of Oxford, lately residing at 29, Tudor-road, Leicester, Leicester- shire	Builder	Oxford	5 of 1897	George Mallam	1, St. Aldate-street, Oxford	Official Receiver	May 14, 1898
Rees, Elizabeth	Hamilton House, Hamilton-street, Fishguard, Pembrokeshire	General Dealer, Widow	Pembroke Dock	21 of 1896	Thomas Thomas	4, Queen-street, Car- marthen	Official Receiver	May 13, 1898
Thomas, Herbert Fisher	Anne's road, Hakin, Milford	Sailmaker	Pembroke Dock	9 of 1897	Thomas Thomas	4, Queen-street, Car- marthen	Official Receiver	May 13, 1898;
tij in in 1949 in 19	Haven, in the county of Pem- broke, and carrying on business at Hakin Point, Hakin, Milford Haven aforesaid		Harris Marie		·			
Townsend, George	Residing at 2, Napleton-place, Warren-street, Tenby, and trad- ing at Wäterloo House, High-	Boot and Shoe Dealer	Pembroke Dock	8 of 1897	Thomas Thomas	4, Queen-street, Car- marthen	Official Receiver	May 13, 1898
	street, Tenby, Pembrokeshire				-			. ,
Evans, Thomas Jones	The Cambrian Stores, Ferndale, Glamorganshire	Grocer	Pontypridd	28 of 1897	William Lewes Daniel	65, High-street, Merthyr Tydfil	Official Receiver	May 13, 1898
Norman, William	85, Primrose-street, Tonypandy, formerly of the Half Moon, Pontypridd, Glamorganshire	Brake Driver, formerly Innkeeper	Pontypridd	- 38 of 1896	William Lewes Daniel	65, High-street, Merthyr Tydfil,	Official Receiver	May 13, 1898
Phillips, Mary, and Phillips, Alfred (trading as							i	
	High-street, Poole, Dorsetshire	Grocers and Bakers	Poole	7 of 1895	Frederick Aston Dawes	City-chambers, Endless- street, Salisbury	Official Receiver	May 13, 1898
Redfearn, Arthur	Talbot Hotel, Winton, Hampshire	Licensed Victualler :	Poole	8 of 1897	Frederick Aston Dawes	City-chambers, Endless- street, Salisbury	Official Receiver	May 13, 1898
Parry, Robert Ivor	Pwilheli, in the county of Carnar- von	Solicitor	Portmadoc and Blaenau Festiniog	9 of 1894	Llewelyn Hugh- Jones	Crypt-chambers, Chester	Official Receiver	May 13, 1898
Moore, Robinson	19, Abingdon-street, Blackpool, Lancashire	Auctioneer	Preston	21 of 1892	Thomas Edelston	14, Chapel-street, Preston	Official Receiver	May 13, 1898
Monger, William	63, Blenheim-gardens, Reading, and carrying on business at Fox- hill-road, Reading, Berkshire	Coal Merchant	Reading	3. of 1897	Cecil Mercer	Office of Official Receiver, 95, Temple-chambers, Temple-	Official Receiver	May 14, 1898

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	-Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Bell, John	The Butchers' Arms, 23, York- street, South Bank, in the county of York	Grocer and Ale Mer- chant	Stockton - on - Tees and Middlesborough	44 of 1897	John Richard Stubbs	8, Albert-road, Middles- borough	Official Receiver	May 13, 1898
smith, Benjamin	23, Cranbourne-terrace, Stockton- on-Tees, in the county of Durham	Draper	Stockton - on - Tees and Middlesborough	46 of 1897	John Richard Stubbs	8, Albert-road, Middles- borough	Official Receiver	May 13, 1898
eibert, Charles William	173, High-street, Battersea, in the county of London	Baker	Wandsworth	20 of 1897	A. Mackintosh	24, Railway - approach, London Bridge, S.E.	Official Receiver	Мау 14, 1898
fills, Owen	Long Itchington, Warwickshire, lately residing at the Com- mercial Inn, Long Itchington aforesaid	Carpenter, lately Inn- keeper and Carpenter	Warwick	11 of 1896	Edward Thomas Peirson	17, Hertford - street, Coventry	Official Receiver	May 13, 1898
Iughes, James	16 and 41, Northfield-street, in the city of Worcester	Provision Dealer	Worcester	8 of 1897	Luke Jesson Sharp	45. Copenhagen-street, Worcester	Official Receiver	May 13, 1898
ane, Thomas	Bye-street, Ledbury, Hereford- shire	Bacon Curer and Pro- vision Dealer	Worcester	27 of 1896	Luke Jesson Sharp	45, Copenhagen-street, Worcester	Official Receiver	May 13, 1898
AcKie, John Christison	Carrying on business at Church- street, Oswestry, in the county of Salop, and residing at 4, Wilmot-road, Oswestry afore- said	Auctioneer, Valuer, and Estate Agent	Wrexham	6 of 1896	Llewelyn Hugh - Jones	Crypt-chambers, Chester	Official Receiver	May 13, 1898
almon, Thomas	The Pharmacy, Market-square, Corwen, in the county of Merioneth	Chemist	Wrexham	12 of 1897	Llewelyn Hugh - Jones	Crypt-chambers, Chester	Official Receiver	May 13, 1898
Williams, William	12, Chapel - street, Llangollen, late of Castle-buildings, Llan- gollen, in the county of Denbigh	Builder	Wrexham	9 of 1896	Llewelyn Hugh - Jones	Crypt-chambers, Chester	Official Receiver	May 13, 1898
	The following A	mended Notice is substi	tuted for that publish	ed in the	London Gazette of t	he 17th May, 1898.		
Southcombe, John	35A, St. John's-road, South Tot- tenham, London, lately residing at Kingskerswell, Devonshire	Builder	Edmonton	23 of 1894	Francis Stephen Sprague	Devon and Cornwall Bank, Barnstaple	Bank Manager	. April 28, 1898

Pursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.

JOHN SMITH, Inspector-General in Bankruptcy.

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THE COMPANIES ACTS, 1862 to 1890. FIRST MEETINGS.

Name of Company.	Address of Registered Office.	Court.	Number.	Date of First Meeting.	Hour.	Place.	
Wulffsohn and Bewicke Limited	Dock House, Billiter-street, E.C	. High Court of Justice	00111	Creditors, June 2, 1898	11-A.M.	33, Carey-street, Lincoln's-inn	
			of 1898	Contributories, June 2, 1898	11.30 а.м.	London, W.C. 33, Carey-street, Lincoln's-inn London, W.C.	
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NOTICE OF DIVIDENDS.

Name of Company.	Address of Registered Office.	Court.	No.	Amount per Pound.	First, or Final, or	When Payable,	Where Payable.	
m. D. V. Old T. V.	14 34				Omer wree.			
The Palatine Club Limited	17, Market-street, Burnley		1 of 1897	8s. 83d.	First and Final	June 6, 1898	Official Receiver's Offices, 14, Chapel-street, Preston	
The Patent Universal Smoke Con- denser Company Limited	38, Doctor-lane, Darnall-road, Attercliffe, Sheffield	Sheffield	01 of 1897	1s. 9] d.	First and Final	Мау 25, 1898	Official Receiver's Offices, Fig- tree-lane, Sheffield	
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Pursuant to the Companies (Winding-up) Act, 1890, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.

JOHN SMITH, Inspector-General in Companies Liquidation.

THE estates of J. and A. Watson, China, Rag and Flock Merchants in Aberdeen, and John Paton Watson, and Alexander Watson both residing in Aberdeen the Individual Partners of said firm as such Partners and as Individuals were sequestrated on the seventeenth day of May eighteen hundred and ninety-eight by the Sheriff of Aberdeen Kincardine and Banff at Aberdeen.

The first deliverance is dated the 17th day of May 1898.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Tuesday the thirty-first day of May 1898 within the Imperial Hotel, Aberdeen....

A composition may be offered at this latter meeting, and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 17th day of September 1898.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone. ALEX. DUFFUS Advocate, 146 Union-street, Aberdeen, Agent.

THE estates of James Barclay, Agent, 25 Gateside-street, Glasgow, were sequestrated on the 17th day of May, 1898, by the Sheriff of the county of Lanark.

The first deliverance is dated 17th May, 1898.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Monday, the 30th day of May, 1898, within the Faculty Hall, St. George's-place Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debts must be lodged on or before 17th September, 1898.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone. STEVENSON and BROWNLIE 145 St. Vincentstreet, Glasgow, Agents.

NOTICE.—All Notices and Advertisements are published in the London Gazette at the risk of the Advertiser.

Agale of Charges for Advertisements, which must be received before 2 o'clock on the day previous to publication

Bankruptcy Notices (except as below), 5s.

10 March 12
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.
Friendly Societies Notices, 5s.

Notices of Applications to Parliament, either by the number of words as below, or by the number of lines as appearing in the type of the Gazette, as follows:—If not exceeding 10 lines of printed matter, 10s. For each additional 5 lines or under, 5s.

All other Advertisements, including Scotch Sequestrations, 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.

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.

The method of counting combined words, proper names, figures, abbreviations, &c., laid down and published in the Post Office Guide with regard to Telegrams will be adopted for Advertisements in the London Gazette.

Postage Stamps may be used in payment of the above fees in lieu of Gazette Stamps, provided no Postage gtamp so offered be of less value than os.

All Letters must be Post-poid, and all communications on the business of the London Gazette to be addressed to the Office, 47, St. Martin's Lane, London, W.C.

Printed and Published by Thomas Harrison and James William Harrison, Printers, at their Office, 47, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, in the County of London.

Friday, May 20, 1898.