(2.) The special case when settled shall be . fe at the Crown Office Department, at the Central Office of the Supreme Court, by the Local Authority concerned, within eight days from the settlement thereof, and shall be put into the Crown paper for argument as if it were a case stated by Justices under 20 and 21 Vict. c. 43.

ORDER LIX, Rule 1A.

3. Order LIX, Rule 1, paragraphs (d) and (h) are hereby annulled.

ORDER XIX, Rule 25 (a).

4. In Probate actions it shall be stated with regard to every defence which is pleaded what is the substance of the case on which it is intended to rely: and further where it is pleaded that the testator was not of sound mind, memory, and understanding, particulars of any specific instances of delusion which it is intended to give in evidence shall be delivered fourteen days before the trial, and, except by l-ave of the Court or a Judge, no evidence shall be given at the trial of any other instances.

ORDER XXII, Rule 1A.

5. Order XII, Rule 1, shall have effect as if after the words "to recover a debt or damages," the words "or in an Admiralty action" were

ORDER LII, Rule 25.

6. Where the relationship of solicitor and client exists, or has existed, a summons may be issued by the client or his representatives for the delivery of a cash account, or the payment of money, or the delivery of securities; and the Court or a Judge may from time to time order the respondent, within such time as the Court or a Judge may order, to deliver to the applicant a list of the moneys or securities which he has in his custody or control on behalf of the applicant, or to bring into court the whole or any part of the same. In the event of the respondent alleging that he has a claim for costs, the Court or a Judge may make such provision for the payment or security thereof or the protection of the respondent's lien (if any) -as the Court or Judge shall think fit.

ORDER LII, Rule 25.

7. If, during the taxation of any bill of costs or the taking of any account between solicitor and client, it shall appear to the Taxing-Master that there must in any event be moneys due from the solicitor to the client, the Taxing-Master may from time to time make an interim certificate as to the amount so payable by the solicitor. Upon the filing of such certificate the Court or a Judge may order the moneys so certified to be forthwith paid to the client or brought into court.

ORDER LIV, Rule 4, g. 8. Order LIV, Rule 4, f. (2) shall have effect as if after the words "deliver papers" the words "or a cash account, or securities, or to pay money" were inserted.

ORDER XLV, Rule 9A.

9. Order XLV, Rule 9, shall have effect as if after the word "Judge" the words "and as regards the costs of the judgment creditor shall, unless otherwise directed, be retained out of the money recovered by him under the garnishee order, and in priority to the amount of the judgment debt," were inserted.

Copies may be obtained on application at the Lord Chancellor's Office, House of Lords, S.W.

INEBRIATES ACTS, 1879 to 1899.

THE Right Honourable Charles Thomson Ritchie, one of His Majesty's Principal Secretaries of State, hereby gives notice that the Rules which he has made for Retreats licensed under the above-mentioned Acts came into force on the 14th May, 1901.

Copies of the aforesaid Rules may be purchased at the Sale Office for Official Publications, Messrs. Eyre and Spottiswoode, East Harding-

street, Fleet-street, E.C.

Whitehall, May 15, 1901.

Scottish Office, Whitehall, May 14, 1901.

THE Secretary for Scotland has been pleased, by Warrant under his hand and Seal, bearing date the 13th instant, to appoint Mr. Donald Manson Mackay to be Clerk to the Justices of the Peace for the County of Perth, in the room of Mr. Andrew Hunter Ballingal, deceased.

LIGHT RAILWAYS ACT, 1896.

THE Board of Trade have, after modification, confirmed an Order made by the Light Railway Commissioners, and entitled the Mansfield and District Light Railways Order, 1901, authorizing the construction of Light Railways in the county of Nottingham, in the borough of Mansfield and the Urban Districts of Mansfield Woodhouse, Sutton-in-Ashfield, and Hucknall-under-Huthwaite.

Board of Trade, Whitehall Gardens, S.W., May 16, 1901.

ORDER OF THE BOARD OF AGRICULTURE.

(DATED 15TH MAY 1901.)

ESSEX (FOOT-AND-MOUTH DISEASE) REVOCATION ORDER OF 1901.

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 Orders described in the Schedule to this Order are hereby from and after the commencement of this Order revoked: Provided that such revocation shall not invalidate or make unlawful anything done under any of the Orders hereby revoked before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the Orders hereby revoked before the commencement of this Order
- 2. This Order shall come into operation on the nineteenth day of May, one thousand nine hundred and one.
- 3. This Order may be cited as the Essex (Foor-AND-MOUTH DISEASE) REVOCATION ORDER OF 1901.

In witness whereof the Board of Agriculture have hereunto set their Official Seal this fifteenth day of May, one thousand nine hundred and one: . <sub>ಶ್ರ</sub>ಾಸ್ತ್ರಿ ಪ್ರಶ್ನೇ<mark>ತ</mark>್ತಿದ್ದ



T. H. Ellioft,
Secretary.