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PRESENT,

The KING's Most Excellent Majesty in Council.

THIS day Sir Arthur Wilson, K.C.I.E., was, by His Majesty's command, sworn of His Majesty's Most Honourable Privy Council, and took his place at the Board accordingly.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day A of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council.

W HEREAS by Treaty, grant, usage, sufferance, and other lawful means His Majesty the King has jurisdiction within the dominions of the Emperor of China;

And whereas by Article eleven of the Final Protocol signed at Peking on the seventh day of September, one thousand nine hundred and one, by the Envoys and Plenipotentiaries of China, and of certain other Powers, including His Majesty the King, provision is made for the establishment of a Conservancy Board for the improvement and control of the navigation of the River Whangpoo;

And whereas the detailed Regulations with respect to the constitution, powers, and revenues of the said Conservancy Board are contained in Annex No. 17 appended to the said Protocol, a translation of which Annex appears in the Schedule to this Order;

And whereas it is expedient that the said Regulations should be made binding upon British subjects:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the

T the Court at Saint James's, the 6th day of March, 1902.

"Foreign Jurisdiction Act, 1890," or otherwise in His Majesty vested, is pleased, by and with the advice of His Privy Council to order, and its is hereby ordered as follows:-

- 1. The Regulations contained in the said Annex No. 17, a translation of which appears in the Schedule to this Order are hereby declared to be binding upon all British subjects.
- 2. In like manner any modifications of the said Regulations, and any ordinances or regulations of the said Conservancy Board enacted in pursuance thereof shall, when brought into force in accordance with the provisions of those Regulations, be binding upon all British subjects.
- 3. Any proceedings by the said Conservancy Board, or by any Consul or Municipality against any British subject in respect of any tax or duty payable, or any dispute or matter arising under the said Regulations, or under any such ordinances or regulations of the said Board, shall be taken in the proper British Court in accordance with the provisions of the Orders in Council for the time being in force relating to the exercise of His Majesty's jurisdiction in China.
- 4. All fines imposed by a British Court under any ordinances or regulations to which effect is given by this Order shall, when recovered, be disposed of in such manner as may be prescribed by such ordinances or regulations, or if the disposal thereof is not so prescribed, in such manner as the Secretary of State may direct.
- 5. This Order shall come into force on such day as His Majesty's Minister in China shall by public notification appoint.
- 6. This Order may be cited as "The China (Whangpoo River Conservancy) Order in Council 1902."

And the Most Honourable the Marquess of Lansdowne, K.G., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

A. W. FitzRoy.

SCHEDULE

Annex No. 17 to the Final Protocol. (Translation.)

Regulations for the Improvement of the Course of the Whangpoo.

Section 1. A River Conservancy Board is hereby instituted at Shanghae for the Whangpoo River.

- Sec. 2. The Board will act in double capacity; firstly, as an agency for the rectification and improvement of the waterway; and secondly, as an agency for its control.
- Sec. 3. The jurisdiction of the Board shall extend from a line drawn from the lower limit of Kiang-nan Arsenal towards the mouth of the Arsenal Creek, to the red buoy in the Yang-tsze.

Sec. 4. The Board shall consist of :-

- (a.) The Taotai.
- (b.) The Commissioner of Customs at Shanghae.
- (c.) Two members elected by the Consular Body.
- (d) Two members of the General Chamber of Commerce of Shanghae, elected by the Committee of the said Chamber.
- (e.) Two members representing shipping interests, elected by Shipping Companies, commercial firms and the merchants, the total of whose entrances and clearances at Shanghae, Woosung, and other ports on the Whangpoo exceeds fifty thousand tons per annum.
- (f. A member of the Municipal Council of the International Settlement.
- (g.) A member of the Municipal Council of the French Concession; and
- (h.) A representative of each country, the total of whose entrances and clearances at Shanghae, Woosung, and any other port of the Whangpoo exceeds two hundred thousand tons a year. Said representative shall be designated by the Government of the country interested.
- Sec. 5. The ex officio members shall hold office as long as they fill the position by virtue of which they sit on the Board.

Sec. 6. The representatives of the Municipal Councils and of the Chamber of Commerce shall be elected for a period of one year. They are eligible for immediate re-election.

The term of office of the members to be designated by the Governments, provided for under paragraph (h) of section four, shall also be one year.

The term of the other members is for three years. They are eligible for immediate reelection.

Sec. 7. In case of a vacancy during a term, the successor of the outgoing member shall be designated for one year or for three years, according to the class to which he belongs.

Sec. 8. The Board shall elect its Chairman and Vice-Chairman from among its members, for a term of one year. If there is no majority at the election of Chairman, the senior Consul shall be requested to give a casting vote.

Sec. 9. In case of the absence of the Chairman, the Vice-Chairman shall take his place. If both of them are absent the members present shall choose among themselves a Chairman ad hoc.

Sec. 10. In all meetings of the Board, if votes are equally divided, the Chairman shall have a casting vote.

Sec. 11. Four members form a quorum.

Sec. 12. The Board shall appoint the officials and employees deemed necessary for carrying

out the works and enforcing its Regulations; it shall fix their salaries, wages, and gratuities, and shall pay them out of the funds placed at its disposal; it may make Regulations, take every measure necessary concerning its staff, which it can dismiss at pleasure.

Sec. 13. The Board shall decide on the necessary measures for the regulation of the traffic, including the placing of moorings in the river and the berthing of vessels, between the limits mentioned in section three, and on all water-courses (such as the Soochow Creek and others) passing through the French Concession or the International Settlement at Shanghae and the foreign quarter at Woosung, as well as on all the other creeks emptying into the river, for a distance of two English miles above their mouths.

Sec. 14. The Board shall have power to expropriate the private moorings and to establish a system of public moorings in the river.

Sec. 15. The authorization of the Board shall be necessary to carry out any dredging; to build bunds; to construct jetties or to place pontoons and hulks in the section of the river mentioned in section thirteen, including the Soochow and other creeks. The Board may, at its discretion, refuse such permission.

Sec. 16. The Board has full power to remove all obstacles in the river or the above-mentioned creeks, and to recover, if necessary, the cost of so doing from those responsible.

Sec. 17. The Board has control of all floating lights, buoys, beacons, land-marks, and light signals within the section of the river and within the creeks mentioned in section thirteen, as well as over such marks on the shore as may be necessary for the safe navigation of the river, with the exception of lighthouses, which shall remain subject to Article thirty-two of the Treaty of 1858 between Great Britain and China.

Sec. 18. The improvement and conservancy works of the Whangpoo shall be entirely under the technical control of the Board, even should the carrying out of them necessitate works beyond the limits of its jurisdiction. In this case the necessary orders will be transmitted by, and the work will be done with the consent of, the Chinese authorities.

Sec. 19. The Board shall receive and disburse all the funds collected for the works and take, in conjunction with the competent authorities, all proper and efficacious measures to insure the collection of the taxes and the enforcement of the Regulations.

Sec. 20. The Board shall appoint the Harbourmaster and his staff. This Department shall act, within the limits of the powers assigned to the Board, in the section of the river indicated in section thirteen.

Sec. 21. The Board shall have power to organize a police and watch service to insure the execution of its Regulations and Orders.

Sec. 22. The Board shall have the direction and control of the Shanghae (Lower Yang-tsze) pilot service. Licences for pilots for ships bound for Shanghae shall only be issued by the Board and at its discretion.

Sec. 23. In case of infractions of its Regulations, the Board shall sue offenders in the following way:—

Foreigners, before their respective Consuls, or competent judicial authority; Chinese, or foreigners whose Governments are not represented in China, in the Mixed Court, in the presence of a foreign Assessor. Sec. 24. All suits against the Board shall be brought before the Court of Consuls at Shanghae. The Board shall be represented in suits by its Secretary.

Sec. 25. Members of the Board and persons employed by it shall not incur any personal responsibility for the votes and acts of the Board for contracts made or expenses incurred by the said body, when the said votes, acts, contracts, and expenses concern the carrying out or the enforcement, under the authority or by order of the Board, or of one of its branches, of the Regulations enacted by the said body.

Sec. 26. Besides the provisions mentioned in section thirteen of this Annex, the Board has power to enact, within the limits of its competency, all necessary Ordinances and Regulations and to fix fines for the violation thereof.

Sec. 27. The Ordinances and Regulations mentioned in section twenty-six shall be submitted for the approval of the Consular Body; if two months after presenting the draft of the proposed Ordinances or Regulations the Consular Body has made no objection or suggested no modification, it shall be considered as approved and shall come into force.

Sec. 28. The Board has power to acquire by purchase the lands necessary for carrying out the works of improvement and conservancy of the Whangpoo, and to dispose of them.

If, for this purpose, it shall be deemed necessary to expropriate land, the Rules laid down in Article 6 (a) of "The Land Regulations for the foreign Settlements of Shanghae, north of the Yang-king-pang," shall be followed. The price shall be fixed by a Committee consisting of:—

- 1. A person chosen by the authority to whose jurisdiction the owner is subject;
 - 2. One chosen by the Board; and
 - 3. One chosen by the Senior Consul.

Sec. 29. Riparian owners shall have the refusal of all land made in front of their properties by the reclamation carried out for the improvement of the waterways in question. The purchase price of these lands shall be fixed by a Committee composed in the same manner, as provided for in section twenty-eight.

Sec. 30. The revenues of the Board will be composed of:—

- (a.) An annual tax of one-tenth of one per cent. on the assessed value of all lands and buildings in the French Concessions and the International Settlement.
- (b.) A tax of equal amount on all property with water frontage on the river Whangpoo, between a line drawn from the lower limit of the Kiang-nan Arsenal toward the mouth of Arsenal Creek to the place where the Whangpoo falls into the Yang-tsze. The assessed value of this property shall be fixed by the Committee mentioned in section twenty-eight.
- (c.) A tax of five candereens per ton on all vessels of non-Chinese type and of a tonnage exceeding one hundred and fifty tons entering or leaving the port of Shanghae, Woosung, or any other port on the Whangpoo.

Ships of non-Chinese type, of one hundred and fifty tons and under, shall pay a quarter of the above-mentioned tax. These taxes shall only be leviable on each vessel once every four months, irrespective of the number of its entrances and clearances.

Foreign-built ships navigating the Yang-tsze and only stopping at Woosung to take their river papers shall be exempted from the above-mentioned taxes on condition that on their way up and down they shall not carry on any commercial transactions at Woosung. They shall, however, be allowed to take in water and supplies at Woosung.

- (d.) A tax of one-tenth of one per cent. on all merchandise passing through the Customs at Shanghae, Woosung, or any other port on the Whangpoo.
- (e.) An annual contribution from the Chinese Government equal in amount to the contribution furnished by the different foreign interests.
- Sec. 31. The collection of the taxes enumerated in section thirty shall be effected through the medium of the following authorities:—
 - Tax (a), by the respective Municipalities.
- Tax (b), to be collected from persons under the jurisdiction of Governments represented in China by their respective Consuls; the taxes to be collected from Chinese, or from persons whose Governments are not represented in China, by the Taotai.

Taxes (c) and (d), by the Imperial Maritime Customs.

Sec. 32. Should the total annual revenues of the Board not be sufficient for the payment of interest and the amortization of the capital to be borrowed for carrying out the works, for keeping up the completed works, and for the service in general, the Board shall have the power to increase in the same proportion the various taxes on shipping, on land and buildings, and on trade to a figure sufficient to supply its recognized needs. This increase shall be applicable in the same proportion to the contribution of the Chinese Government mentioned in paragraph (e) of section thirty.

Sec. 33. The Board shall give notice to the High Commissioner of Southern Trade and the Consular Body of the necessity for the increase mentioned in section thirty-two. It shall only come into force after its approval by the Consular Body.

Sec. 34. The Board shall submit to the High-Commissioner of Southern Trade and to the Consular Body, within six months after the closing of each financial year, its annual accounts, accompanied by a detailed Report on the general management and the receipts and expenditures during the preceding twelve months. This Report shall be published.

Sec. 35. If the exact and published accounts of receipts and expenditures show a balance of receipts over expenses, the taxes mentioned in section thirty shall be proportionately reduced by the Board and the Consular Body, acting conjointly. This reduction shall be applicable in the same proportion of the contribution of the Chinese Government mentioned in paragraph (e) of section thirty.

Sec. 36. After the expiration of the first term of three years, the Signatories shall examine, by common accord, such of the provisions contained in the present Annex as may require revision. A fresh revision may take place under the same conditions every three years thereafter.

Sec. 37. Within the limits mentioned in section thirteen, and subject to their approval by the Shanghae Consular Body, the Ordinances of the Board shall have the force of law for all foreigners.

Peking, September 7, 1901.

AT the Court at Saint James's, the 6th day of March, 1902.

PRESENT,
The KING's Most Excellent Majesty.

Lord President. Earl of Kintore. Lord James of Hereford. Sir Arthur Wilson.

WHEREAS by the Extradition Acts, 1870 to 1895, it is amongst other things enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, His Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that His Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of His Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient.

And whereas a Treaty was concluded on the twenty-ninth day of October, one thousand nine hundred and one, between His Majesty and His Majesty the King of the Belgians for the mutual

extradition of fugitive criminals, which treaty is in the terms following:-

His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India, and His Majesty the King of the Belgians, having mutually resolved to conclude a new Treaty for the extradition of criminals, the said High Contracting Parties have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:—

His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India, Constantine Phipps, Esquire, Companion of the Most Honourable Order of the Bath, His Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of the Belgians; and

His Majesty the King of the Belgians, the Baron de Favereau, Knight of His Order of Leopold, Member of the Senate, His Minister of

Foreign Affairs:

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following Articles:—

ARTICLE I.

It is agreed that His Britannic Majesty and His Majesty the King of the Belgians shall, on requisition made in their name by their respective Diplomatic Agents, deliver up to each other reciprocally, under the circumstances and conditions stated in the present Treaty, any persons who, being accused or convicted, as principals or accessories, of any of the crimes hereinafter specified, committed within the territories of the requiring party, shall be found within the territories of the other party:—

1. Murder (including assassination, parricide, infanticide, poisoning), or attempt, or conspiracy to murder, in cases jointly provided for by the

laws of the two countries.

- 2. Administering drugs or using instruments with intent to procure the miscarriage of women.
 - 8. Manslaughter.

4. Bigamy.

- 5.—(a.) Counterfeiting or altering money, or uttering counterfeit or altered money.
- (b.) Knowingly making, without lawful authority, any instrument, tool, or engine adapted and intended for the counterfeiting of the coin of the Realm.
- 6. Abandoning children, exposing or unlawfully detaining them.
- 7. Forgery, counterfeiting, or altering or uttering what is forged, or counterfeited, or altered.

Sa Majesté le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande, Empereur des Indes, et Sa Majesté le Roi des Belges, ayant résolu de conclure un nouveau Traité pour l'extradition des criminels, les dites Hautes Parties Contractantes ont nommé pour leurs Plénipotentiaires, à l'effet de conclure un Traité dans ce but, savoir :

Sa Majesté le Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande, Empereur des Indes, Constantine Phipps, Esquire, Compagnon du Très Honorable Ordre du Bain, son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi des Belges; et

Sa Majesté le Roi des Belges, Monsieur le Baron de Favereau, Chevalier de l'Ordre de Léopold, Sénateur, son Ministre des Affaires

Etrangères:

Lesquels, après s'être communiqué réciproquement leurs pleins pouvoirs, reconnus en bonne et due forme, sont convenus des Articles suivants:—

ARTICLE I.

Il est convenu que Sa Majesté Britannique et Sa Majesté le Roi des Belges, sur la demande faite en leur nom par leurs Agents Diplomatiques respectifs, se livreront réciproquement, sous les conditions stipulées dans le présent Traité, tous les individus qui, étant poursuivis ou condamnés comme auteurs ou complices, pour l'un des crimes ou délits ci-après spécifiés, commis sur le territoire de la partie requérante, seront trouvés sur le territoire de l'autre partie:—

- 1. Meurtre (y compris l'assassinat, le parricide, l'infanticide, l'empoisonnement), ou tentative de meurtre, ou complot en vue de meurtre dans les cas prévus simultanément par la législation des deux pays.
- deux pays.

 2. Administration de drogues ou usage d'in struments en vue de provoquer l'avortement.
- 3. Homicide commis sans préméditation ou guet-apens.

4. Bigamie.

- 5.—(a.) Contrefaçon ou altération de monnaie, ainsi que mise en circulation de la monnaie con trefaite ou altérée.
- (b.) Avoir fabriqué sciemment, sans compétence légale un instrument, outil, ou engin propre à contrefaire la monnaie du Royaume, et destiné à ce but.
 - 6. Délaissement, exposition, ou recel d'enfants.
- 7. Faux, contrefaçon, ou altération, ou mise en circulation de ce qui est falsifié, contrefait, ou altéré.

8. Any malicious act done with intent to endanger persons in a railway train.

Embezzlement or larceny.

- 10. Receiving any chattel, money, valuable security, or other property, knowing the same to have been embezzled, stolen, or feloniously obtained.
- Obtaining money, goods, or valuable securities by false pretences.
- 12. Crimes by bankrupts against bankruptcy
- 13. Fraud by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any Company, made criminal by any law for the time being in force.

14. Rape.

Carnal knowledge, or any attempt to have carnal knowledge, of a girl under 16 years of age, so far as such acts are punishable by the law of the State upon which the demand is

Indecent assault. Indecent assault without violence upon children of either sex under 13 years of age.

- 15. Abduction.
- Child-stealing.
- 17. Kidnapping and false imprisonment.
- 18. Burglary or housebreaking.
- 19. Arson.
- 20. Robbery with violence (including intimidation).
- 21. Threats by letter or otherwise, with intent to extort.
 - 22. Piracy by law of nations.
- 23. Sinking or destroying a vessel at sea, or attempting or conspiring to do so.
- 24. Assaults on board a ship on the high seas with intent to destroy life or to do grievous bodily harm.
- 25. Revolt or conspiracy to revolt, by two or more persons on board a ship on the high seas against the authority of the master.
 - 26. Perjury and subornation of perjury.
- 27. Malicious injury to property, if the offence be indictable.
- 28. Assault occasioning actual bodily harm. Malicious wounding, or inflicting grievous bodily harm.
- 29. Offences in connection with the Slave Trade punishable by the laws of both States.

Provided that the surrender shall be made only when, in the case of a person accused, the commission of the crime shall be so established as that the laws of the country where the fugitive or person accused shall be found would justify his apprehension and commitment for trial if the crime had been there committed, and in the case of a person alleged to have been convicted, on such evidence as, according to the laws of the

- 8. Tout acte punissable commis avec l'intention méchante de mettre en danger des personnes se trouvant dans un train de chemin de fer.
 - 9. Soustraction frauduleuse ou vol.
- 10. Recèlement frauduleux d'argent, valeur ou objets mobiliers provenant d'escroquerie, vol, ou détournement.
- 11. Escroquerie d'argent, de marchandises, ou valeurs, sous de faux prétextes.
- 12. Crimes des banqueroutiers frauduleux
- prévus par la loi.
- 13. Détournement ou dissipation frauduleux au préjudice d'autrui d'effets, deniers, marchandises, quittances, écrits de toute nature, contenant ou opérant obligation ou décharge, et qui avaient été remis à la condition de les rendre ou d'en faire un usage ou un emploi déterminé.

14. Viol.

Commerce sexuel, ou tentative de commerce sexuel, avec une fille âgée de moins de 16 ans, en tant que ces actes sont punissables par la loi de l'État auquel la demande est adressée.

Attentat à la pudeur avec violences ou menaces. Attentat à la pudeur sans violences ni menaces sur des enfants de l'un ou de l'autre sexe âgés de moins de 13 ans.

- 15. Enlèvement de mineurs.
- 16. Enlèvement d'enfant.
- 17. Attentats à la liberté individuelle pour autant que les lois des deux pays permettent l'extradition de ce chef.
 - 18. Vol avec effraction ou escalade.
 19. Incendie.
- 20. Vol avec violence (comprenant l'intimidation).
- 21. Menaces d'attentat punissable d'une peine criminelle.
- 22. Prise d'un navire par les marins ou passagers par fraude ou violence envers le capitaine.
- 23. Echouement, perte, destruction, ou tentative d'échouement, de perte, ou de destruction d'un navire à la mer par le capitaine ou les officiers et gens de l'équipage.
- 24. Attaque ou résistance à bord d'un navire en haute mer avec violence et voies de fait envers le capitaine par plus du tiers de l'équipage.
- 25. Révolte ou complot de révolte par deux ou plusieurs personnes à bord d'un navire en haute mer, contre l'autorité du capitaine.
- Faux serment, faux témoignage, et subornation de témoins.
- 27. Destruction ou dégradation de constructions, machines, plantations, récoltes, instruments d'agriculture, appareils télégraphiques, ouvrages d'art, navires, tombeaux; dommages causés volontairement au bétail et à la propriété mobilière, délits qui sont réprimés en Angleterre sous le nom de "malicious injury to property."
- 28. Coups portés ou blessures faits volontairement avec préméditation ou ayant causé une maladie paraissant incurable, une incapacité permanente de travail personnel, la perte de l'usage absolu d'un organe ou une mutilation

29. Crimes ou délits concernant la traite des esclaves en tant qu'ils sont punissables d'après

les lois des deux pays.

Toutefois, l'extradition ne sera accordée dans le cas d'une personne accusée que si la perpétration du crime on du délit est établie de telle façon que les lois du pays où le fugitif accusé sera trouvé justifieraient son arrestation et son emprisonnement si le crime ou le délit avait été commis dans ce pays; et dans le cas d'une personne prétenduement condamnée, que sur la production d'une preuve qui, d'après les lois du country where he is found, would prove that he had been convicted.

In no case can the surrender be made unless the crime shall be punishable according to the laws in force in both countries with regard to extradition.

In no case, nor on any consideration whatever, shall the High Contracting Parties he bound to surrender their own subjects, whether by birth or naturalization.

ARTICLE II.

In the dominions of His Britannic Majesty, other than the Colonies or foreign possessions of His Majesty, the manner of proceeding shall be as follows:—

1. In the case of a person accused-

The requisition for the surrender shall be made to His Britannic Majesty's Principal Secretary of State for Foreign Affairs by the Minister or other Diplomatic Agent of His Majesty the King of the Belgians, accompanied by a warrant of arrest or other equivalent judicial document issued by a Judge or Magistrate duly authorized to take cognizance of the acts charged against the accused in Belgium, together with duly authenticated depositions or statements taken on oath or upon solemn affirmation before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any particulars which may serve to identify him.

The said Secretary of State shall transmit such documents to His Britannic Majesty's Principal Secretary of State for the Home Department, who shall then, by order under his hand and seal, signify to some Police Magistrate in London that such requisition has been made, and require him, if there be due cause, to issue his warrant for

the apprehension of the fugitive.

On the receipt of such order from the Secretary of State, and on the production of such evidence as would, in the opinion of the Magistrate, justify the issue of the warrant if the crime had been committed in the United Kingdom, he shall issue

his warrant accordingly.

When the fugitive shall have been apprehended, he shall be brought before a competent Magistrate. If the evidence to be then produced shall be such as to justify, according to the law of England, the committal for trial of the prisoner, if the crime of which he is accused had been committed in England, the Magistrate shall commit him to prison to await the warrant of the Secretary of State for his surrender, sending immediately to the Secretary of State a certificate of the committal and a report upon the case.

After the expiration of a period from the committal of the prisoner, which shall never be less than fifteen days, the Secretary of State shall, by order under his hand and seal, order the fugitive criminal to be surrendered to such person as may be duly authorized to receive him on the part of the Government of His Majesty the King of the Belgians.

2. In the case of a person convicted-

The course of proceeding shall be the same as in the case of a person accused, except that the warrant to be transmitted by the Minister or other Diplomatic Agent in support of his requisition shall clearly set forth the crime of which the person claimed has been convicted, and state the fact, place, and date of his conviction. The evidence to be produced before the Magistrate shall be such as would, according to the law of England, prove that the prisoner was convicted of the crime charged.

After the Magistrate shall have committed the accused or convicted person to prison to await

pays où le fugitif a été trouvé, établirait suffisamment qu'il a été condamné.

En aucun cas l'extradition ne pourra avoir lieu que lorsque le crime ou le délit sera prévu par la législation sur l'extradition en vigueur dans les deux pays.

En aucun cas, ni sous aucun prétexte que ce soit, les Hautes Parties Contractantes ne seront obligées de livrer leurs nationaux, par naissance ou par naturalisation.

ARTICLE II.

Dans les États de Sa Majesté Britannique, autres que les Colonies ou les possessions étrangères de Sa Majesté, la manière de procéder sera la suivante:—

1. S'il s'agit d'une personne accusée—

La demande d'extradition sera adressée au Premier Secrétaire d'État de Sa Majesté pour les Affaires Étrangères par le Ministre ou autre Agent Diplomatique de Sa Majesté le Roi des Belges. A cette demande seront joints un man dat d'arrêt ou autre document judiciaire équivalent, délivré par un Juge ou Magistrat dûment autorisé à prendre connaissance des actes imputés à l'accusé en Belgique, ainsi que les dépositions authentiques ou les déclarations faites sous serment ou sous affirmation solennelle devant ce Juge ou Magistrat, énonçant clairement les dits actes, et contenant outre le signalement de la personne réclamée, toutes les particularités qui pourraient servir à établir son identité.

Le dit Secrétaire d'État transmettra ces documents au Premier Secrétaire d'État de Sa Majesté Britannique pour les Affaires Intérieures, qui, par un ordre de sa main et muni de son sceau, signifiera à l'un ou l'autre Magistrat de Police à Londres que la demande d'extradition a été faite, et le requerra, s'il y a lieu, de délivrer un mandat

pour l'arrestation du fugitif.

A la réception d'un semblable ordre du Secrétaire d'État, et sur la production de telle preuve qui, dans l'opinion de ce Magistrat, justifierait l'émission du mandat si le crime avait été commis dans le Royaume-Uni, il délivrera le mandat

requis.

Lorsque alors le fugitif aura été arrêté, il sera amené devant un Magistrat compétent. Si la preuve qu'on produira est de nature à justifier, selon la loi Anglaise, la mise en jugement du prisonnier, dans le cas où le crime dont il est accusé aurait été commis en Angleterre, le Magistrat l'enverra en prison pour attendre le mandat du Secrétaire d'État, nécessaire à l'extradition, et il adressera immédiatement au Secrétaire d'État une attestation de l'emprisonnement avec un rapport sur l'affaire.

Après l'expiration d'un certain temps, qui ne pourra jamais être moindre de quinze jours depuis l'emprisonnement de l'accusé, le Secrétaire d'État, par un ordre de sa main et muni de son sceau, ordonnera que le criminel fugitif soit livré à telle personne qui sera dûment autorisée à le recevoir au nom du Gouvernement de Sa Majesté le Roi

des Belges.

2. S'il s'agit d'une personne condamnée -

La marche de la procédure sera la même que dans le cas d'une personne accusée, sauf que le mandat à transmettre par le Ministre ou autre Agent Diplomatique à l'appui de la demande d'extradition énoncera clairement le crime pour lequel la personne réclamée aura été condamnée, et mentionnera le fait, le lieu, et la date du jugement. La preuve à produire devant le Magistrat sera telle que, d'après la loi Anglaise, elle établirait que le prisonnier a été condamné pour le crime dont on l'accuse.

Après que le Magistrat aura envoyé la personne accusée ou condamnée en prison pour the order of a Secretary of State for his surrender, such person shall have the right to apply for a writ of habeas corpus: if he should so apply, his surrender must be deferred until after the decision of the Court upon the return to the writ, and even then can only take place if the decision is adverse to the applicant.

ARTICLE III.

In the dominions of His Majesty the King of the Belgians, other than the Colonies or foreign possessions of His said Majesty, the manner of proceeding shall be as follows:—

1. In the case of a person accused-

The requisition for the surrender shall be made to the Minister for Foreign Affairs of His Majesty the King of the Belgians by the Minister or other Diplomatic Agent of His Britannic Majesty, accompanied by a warrant of arrest or other equivalent judicial document issued by a Judge or Magistrate duly authorized to take cognizance of the acts charged against the accused in Great Britain, together with duly authenticated depositions or statements taken on oath or upon solemn affirmation before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any other particulars which may serve to identify him.

The Minister for Foreign Affairs shall transmit the warrant of arrest, with the documents thereto annexed, to the Minister of Justice, who shall forward the same to the proper judicial authority, in order that the warrant of arrest may be put in course of execution by the Chamber of the Council (Chambre du Conseil) of the Court of First Instance of the place of residence of the accused, or of the place where he may be found.

The foreigner may claim to be provisionally set at liberty in any case in which a Belgian enjoys that right, and under the same conditions.

The application shall be submitted to the

Chamber of the Council (Chambre du Conseil).

The Government will take the opinion of the Chamber of Indictments or Investigation (Chambre des Mises en Accusation) of the Court of Appeal within whose jurisdiction the foreigner shall have been arrested.

The hearing of the case shall be public, unless the foreigner should demand that it should be with closed doors.

The public authorities and the foreigner shall be heard. The latter may obtain the assistance of counsel.

Within a fortnight from the receipt of the documents they shall be returned, with a reasoned opinion, to the Minister of Justice, who shall decide and may order that the accused be delivered to the person duly authorized on the part of the Government of His Britanuic Majesty.

2. In case of a person convicted—

The course of proceeding shall be the same as in the case of a person accused, except that the conviction or sentence of condemnation issued in original, or in an authenticated copy, to be transmitted by the Minister or other Diplomatic Agent in support of his requisition, shall clearly set forth the crime of which the person claimed has been convicted, and state the fact, place, and date of his conviction. The evidence to be produced shall be such as would, according to the Belgian laws, prove that the prisoner was convicted of the crime charged.

attendre l'ordre d'extradition du Secrétaire d'Etat, cette personne aura le droit de réclamer une ordonnance d'habeas corpus; l'extradition doit alors être différée jusqu'après la décision de la Cour sur le renvoi de l'ordonnance, et elle ne pourra avoir lieu que si la décision est contraire au demandeur.

ARTICLE III.

Dans les États de Sa Majesté le Roi des Belges, autres que les Colonies ou possessions étrangères de sa dite Majesté, on procédera de la façon suivante:—

1. S'il s'agit d'une personne accusée-

La demande d'extradition sera adressée au Ministre des Affaires Étrangères de Sa Majesté le Roi des Belges par le Ministre ou autre Agent Diplomatique de Sa Majesté Britannique: à cette demande seront joint un mandat d'arrêt ou autre document judiciaire équivalent délivré par un Juge ou Magistrat dûment autorisé à prendre connaissance des actes imputés à l'accusé dans la Grande-Bretagne, ainsi que les dépositions authentiques ou les déclarations faites sous serment ou sous affirmation solennelle devant ce Juge ou Magistrat, énonçant clairement les dits actes, et contenant outre le signalement de la personne réclamée, toutes les particularités qui pourraient servir à établir son identité.

Le Ministre des Affaires Étrangères transmettra le mandat d'arrêt, avec les pièces annexées, au Ministre de la Justice, qui fera parvenir les documents à l'autorité judiciaire, à l'effet de voir rendre le dit mandat d'arrêt exécutoire par la Chambre du Conseil du Tribunal de Première Instance du lieu de la résidence de l'inculpé, ou du lieu où il pourra étre trouvé.

L'étranger pourra réclamer la liberté provisoire dans le cas où un Belge jouit de cette faculté, et dans les mêmes conditions.

La demande sera soumise à la Chambre du Conseil.

Le Gouvernement prendra l'avis de la Chambre des Mises en Accusation de la Cour d'Appel dans le resort de laquelle l'étranger aura été arrêté.

L'audience sera publique, à moins que l'étranger ne réclame le huis-clos.

Le Ministère Public et l'étranger seront entendus. Celui-ci pourra se faire assister d'un conseil.

Dans la quinzaine à dater de la réception des pièces, elles seront renvoyées avec l'avis motivé au Ministre de la Justice, qui statuera et pourra ordonner que l'inculpé soit livré à la personne qui sera dûment autorisée au nom du Gouvernement de Sa Majesté Britannique.

2. S'il s'agit d'une personne condamnée—

Le cours de la procédure sera le même que dans le cas d'une personne accusée, sauf que le jugement ou l'arrêt de condamnation délivré en original ou en expédition authentique, à transmettre par le Ministre ou l'Agent Diplomatique à l'appui de la demande d'extradition, énoncera clairement le crime pour lequel la personne réclamée aura été condamnée, et mentionnera le fait, le lieu, et la date du jugement. La preuve à produire sera telle que, conformément aux lois Belges, elle établirait que le prisonnier a été condamné pour le crime dont on l'accuse.

ARTICLE IV.

A fugitive criminal may, however, be apprehended under a warrant signed by any Police Magistrate, Justice of the Peace, or other competent authority in either country, on such information or complaint, and such evidence, or after such proceedings as would, in the opinion of the person issuing the warrant, justify the issue of a warrant if the crime had been committed or the prisoner convicted in that part of the dominions of the two contracting parties in which he exercises jurisdiction: Provided, however, that, in the United Kingdom, the accused shall, in such case, be sent as speedily as possible before a competent Magistrate. He shall be discharged, as well in the United Kingdom as in Belgium, if within fourteen days a requisition shall not have been made for his surrender by the Diplomatic Agent of the requiring State in the manner directed by Articles II and III of this Treaty.

The same rule shall apply to the cases of persons accused or convicted of any of the crimes specified in this Treaty, and committed on the high seas on board any vessel of either country which may come into a port of the other.

ARTICLE V.

If within two months, counting from the date of arrest, sufficient evidence for the extradition shall not have been presented, the person arrested shall be set at liberty. He shall likewise be set at liberty if, within two months of the day on which he was placed at the disposal of the Diplomatic Agent, he shall not have been sent off to the reclaiming country.

ARTICLE VI.

When any person shall have been surrendered by either of the High Contracting Parties to the other, such person shall not, until he has been restored, or had an opportunity of returning to the country from whence he was surrendered, be triable or tried for any offence committed in the other country prior to the surrender, other than the particular offence on account of which he was surrendered.

ARTICLE VII.

No accused or convicted person shall be surrendered if the offence in respect of which his surrender is demanded shall be deemed by the party upon which it is made to be a political offence, or to be an act connected with (connexe à) such an offence, or if he prove to the satisfaction of the Magistra e, or of the Court before which he is brought on habeas corpus, or to the Secretary of State, that the requisition for his surrender has in fact been made with a view to try or to punish him for an offence of a political character.

ARTICLE VIII.

Warrants, depositions, or statements on oath issued or taken in the dominions of either of the two High Contracting Parties, and copies thereof, and certificates of or judicial documents stating the fact of conviction, shall be received in evidence in proceedings in the dominions of the other, if purporting to be signed or certified by a Judge, Magistrate, or officer of the country where they were issued or taken:

Provided such warrants, depositions, statements, copies, certificates, and judicial documents are authenticated by the oath or solemn affirmation of some witness, or by being sealed with the official seal of the Minister of Justice, or some other Minister of State.

ARTICLE IV.

Un criminel fugitif peut, cependant, être arrêté sur un mandat délivré par tout Magistrat de Police, Juge de Paix, ou autre autorité compétente dans chaque pays, à la suite d'un avis, d'une plainte, d'une preuve, ou de tout autre acte de procédure qui, dans l'opinion de la personne délivrant le mandat, justifierait ce mandat, si le crime avait été commis ou la personne condamnée dans la partie des États des deux Contractants où elle exerce juridiction: Pourvu que, cependant, s'il s'agit du Royaume-Uni, l'accusé soit, dans un pareil cas envoyé aussi promptement que possible devant un Magistrat compétent. Il sera relâché, tant dans le Royaume-Uni qu'en Belgique, si dans les quatorze jours une demande d'extradition n'a pas été faite par l'Agent Diplomatique du pays requérant, suivant le mode indiqué par les Articles II et III de ce Traité.

La même règle s'appliquera aux cas de personnes poursuivies ou condamnées du chef de l'un des crimes spécifiés dans ce Traité, et commis en pleine mer, à bord d'un navire de l'un des deux pays, et qui viendrait dans un port de l'autre.

ARTICLE V.

Si endéans les deux mois à partir de la date de l'arrestation des documents suffisants n'ont pas été produits, l'individu arrêté sera mis en liberté. Il sera également mis en liberté si endéans les deux mois du jour où il a été placé à la disposition de l'Agent Diplomatique, il n'a pas été emmené dans le pays requérant.

ARTICLE VI.

Lorsqu'une personne aura été extradée par l'une des Hautes Parties Contractantes, cette personne, jusqu'à ce qu'elle soit rentrée dans le pays d'où elle a été extradée, ou qu'elle ait eu occasion de le faire, ne sera poursuivie pour aucun délit commis dans l'autre pays avant l'extradition, autre que celui pour lequel l'extradition a eu lieu.

ARTICLE VII.

Aucune personne accusée ou condamnée ne sera extradée si le délit pour lequel l'extradition est demandée est considérée par la partie requise comme un délit politique, ou un fait connexe à un semblable délit, ou si la personne prouve à la satisfaction du Magistrat ou de la Cour devant laquelle elle est amenée pour l'habeas corpus, ou du Secrétaire d'État, que la demande d'extradition a été faite, en réalité, dans le but de la poursuivre ou de la punir pour un délit d'un caractère politique.

ARTICLE VIII.

Les manda!s, dépositions, déclarations, sous serment délivrés ou recueillis dans les États de l'une des deux Hautes Parties Contractantes, les copies de ces pièces, ainsi que les certificats ou les documents judiciaires établissant le fait de la condamnation, seront reçus comme preuve dans la procédure des États de l'autre Partie, s'ils sont revêtus de la signature ou accompagnés de l'attestation d'un Juge, Magistrat, ou fonctionnaire du pays où ils ont été délivrés ou recueillis:

Pourvu que ces mandats, dépositions, déclarations, copies, certificats, et documents judiciaires soient rendus authentiques par le serment ou affirmation solennelle d'un témoin, ou par le sceau officiel du Ministre de la Justice ou d'un autre Ministre d'État,

ARTICLE IX.

The surrender shall not take place if, since the commission of the acts charged, the accusation, or the conviction, exemption from prosecution or punishment, has been acquired by lapse of time, according to the laws of the country where the accused shall have taken refuge.

ARTICLE X.

If the individual claimed by one of the two High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers, on account of other crimes committed upon their respective territories, his surrender shall be granted to that State whose demand is earliest in date; unless any other arrangement should be made between the Governments which have claimed him, either on account of the gravity of the crimes committed, or for any other reasons.

ARTICLE XI.

If the individual claimed should be under process, or condemned by the Courts of the country where he has taken refuge, his surrender may be deferred until he shall have been set at liberty in due course of law.

In case he should be proceeded against or detained in such country on account of obligations contracted towards private individuals, his surrender shall, nevertheless, take place, the injured party retaining his right to prosecute his claims before the competent authority.

ARTICLE XII.

Every article found in the possession of the individual claimed at the time of his arrest shall, if the competent authority so decide, be seized, in order to be delivered up with his person at the time when the surrender shall be made. Such delivery shall not be limited to the property or articles obtained by stealing or by fraudulent bankruptcy, but shall extend to everything that may serve as proof of the crime. It shall take place even when the surrender, after having been ordered, shall be prevented from taking place by reason of the escape or death of the individual claimed.

The rights of third parties with regard to the said property or articles are, nevertheless, reserved.

ARTICLE XIII.

Each of the High Contracting Parties shall defray the expenses occasioned by the arrest within its territories, the detention, and the conveyance to its frontier, of the persons whom it may consent to surrender in pursuance of the present Treaty.

ARTICLE XIV.

The stipulations of the present 'Treaty shall be applicable to the Colonies and foreign possessions of the two High Contracting Parties.

The requisition for the surrender of a fugitive criminal who has taken refuge in a Colony or foreign possession of either Party shall be made to the Governor or chief authority of such Colony or possession by the chief Consular Officer of the other in such Colony or possession; or, if the fugitive has escaped from a Colony or foreign possession of the Party on whose hehalf the requisition is made, by the Governor or chief authority of such Colony or possession.

Such requisitions may be disposed of, subject always, as nearly as may be, to the provisions of this Treaty, by the respective Governors or chief authorities, who, however, shall be at

ARTICLE IX.

L'extradition n'aura pas lieu si, depuis les faits imputés, les poursuites, ou la condamnation, la prescription de l'action ou de la peine est acquise d'après les lois du pays où le prévenu s'est réfugié.

ARTICLE X.

Si l'individu réclamé par l'une des Hautes Parties Contractantes, en exécution du présent Traité, est aussi réclamé par une ou plusieurs autres Puissances du chef d'autres crimes commis sur leurs territoires respectifs, son extradition sera accordée à l'État dont la demande est la plus ancienne en date à moins qu'il n'existe entre les Gouvernements qui l'ont réclamé un arrangement qui déciderait de la préférence, soit à raison de la gravité des crimes commis, soit à raison de tout autre motif.

ARTICLE XI.

Si l'individu réclamé est poursuivi ou condamné par les Tribunaux du pays où il s'est réfugié, son extradition pourra être différée jusqu'à ce qu'il ait été mise en liberté selon le cours régulier de la loi.

Dans le cas où il serait poursuivi ou détenu dans le même pays à raison d'obligations par lui contractées envers des particuliers, son extradition n'en aura pas moins lieu, sauf à la partie lésée à faire valoir ses droits devant l'autorité compétente.

ARTICLE XII.

Tout objet trouvé en la possession de l'individu réclamé au moment de son arrestation sera, si l'autorité compétente en a ainsi ordouné, saisi, pour être livré avec sa personne lorsque l'extradition aura lieu. Cette remise ne sera pas limitée aux objets acquis par vol ou banqueroute frauduleuse, mais elle s'étendra à toute chose qui pourrait servir de pièce de couviction. Elle se fera même si l'extradition, après avoir été accordée, ne peut s'accomplir par suite de l'évasion ou de la mort de l'individu réclamé.

Sont, cependant, réservés les droits des tiers sur les objets susmentionnés.

ARTICLE XIII.

Chacune des Hautes Parties Contractantes supportera les frais occasionnés par l'arrestation sur son territoire, la détention, et le transport à la frontière des personnes qu'elle consentirait à extrader en exécution du présent Traité.

ARTICLE XIV.

Les stipulations du présent Traité seront applicables aux Colonies et possessions étrangères des deux Hautes Parties Contractantes.

La demande d'extradition d'un criminel fugitif qui s'est réfugié dans une Colonie ou possession étrangère de l'une des Parties sera faite au Gouverneur ou au fonctionnaire principal de cette Colonie ou possession par le principal Agent Consulaire de l'autre dans cette Colonie ou possession; ou, si le fugitif s'est échappé d'une Colonie ou possession étrangère de la Partie au nom de laquelle l'extradition est demandée, par le Gouverneur ou le fonctionnaire principal de cette Colonie ou possession.

Ces demandes seront faites ou accueillies en suivant toujours, aussi exactement que possible, les stipulations de ce Traité par les Gouverneurs ou premiers fonctionnaires qui, cependant, auront liberty either to grant the surrender or to refer the matter to their Government.

His Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of Belgian criminals who may there take refuge, on the basis, as nearly as may be of the provisions of the present Treaty.

ARTICLE XV.

The present Treaty shall come into operation ten days after its publication, in conformity with the laws of the respective countries.

From the day when the present Treaty shall come into force, the Treaty of Extradition between the two countries of the 20th May, 1876; the Declaration between the British and Belgian Governments, dated the 23rd July, 1877, extending the Treaty of the 20th May, 1876, to certain additional crimes; the further Declaration of the 21st April, 1887, amending Article I of the Treaty of the 20th May, 1876; and the Convention of the 27th August, 1896, further amending the Treaty of the 20th May, 1876, shall all cease to have effect; but the present Treaty shall apply to all crimes within the Treaty whether committed before or after the day when it comes into force.

Either Party may at any time termimate the Treaty on giving to the other six months' notice of its intention.

ARTICLE XVI.

The present Treaty shall be ratified, and the ratifications shall be exchanged at Brussels as soon as may be within six weeks from the date of signature.

In witness whereof, the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Brussels, the twenty-ninth day of October, in the year of our Lord one thousand nine hundred and one.

la faculté on d'accorder l'extradition ou d'en référer à leur Gouvernement.

Sa Majesté Britannique se réserve, cependant, le droit de faire des arrangements spéciaux dans les Colonies Anglaises ou possessions étrangères pour l'extradition de criminels Belges qui y auraient cherché refuge, en se conformant, aussi exactement que possible, aux stipulations du présent Traité.

ARTICLE XV.

Le présent Traité entrera en vigueur dix jours après sa publication dans les formes prescrites par la législation des pays respectifs.

A partir du jour où le présent Traité entrera en vigueur, le Traité d'Extradition entre les deux pays du 20 Mai, 1876, la Déclaration entre les Gouvernements Britannique et Belge du 23 Juillet, 1877, étendant le Traité du 20 Mai, 1876, à certains autres délits, la Déclaration du 21 Avril, 1887, modifiant l'Article I du Traité du 20 Mai, 1876, et la Convention du 27 Août, 1896, portant nouvelle modification du Traité du 20 Mai, 1876, cesseront leurs effets; mais le présent Traité sera applicable à tous les délits prévus au Traité qu'ils aient été commis avant ou après la date où il sera entré en vigueur.

Chaque Partie peut en tout temps mettre fin au Traité en donnant á l'autre, six mois à l'avance, avis de son intention.

ARTICLE XVI.

Le présent Traité sera ratifié, et les ratifications seront échangées à Bruxelles le plus tôt possible dans les six semaines de la date de la signature.

En foi de quoi les Plénipotentiaires respectifs ont signé ce même Traité, et y ont apposé le sceau de leurs armes.

Fait à Bruxelles, le vingt neuvième jour du mois d'Octobre, de l'an de grâce mil neuf cent un.

(L.S.) CONSTANTINE PHIPPS.

(L.S.) FAVEREAU.

And whereas the ratifications of the said Treaty were exchanged at Brussels on the sixth day of December, one thousand nine hundred and one.

Now, therefore, His Majesty, by and with the advice of His Privy Council, and in virtue of the authority committed to Him by the said recited Acts, doth order, and it is hereby ordered, that from and after the seventeenth day of March, one thousand nine hundred and two, the said Acts shall apply in the case of Belgium, and of the said Treaty with Belgium.

Provided always that the operation of the said Acts shall be and remain suspended within the Dominion of Canada so long as an Act of the Parliament of Canada passed in one thousand eight hundred and eighty-six, and entitled "An Act respecting the Extradition of Fugitive Criminals," shall continue in force there, and no longer.

A. W. FitzRoy.

A T the Court of March,	at Saint James's, the 6th day 1902.	Northumberland,	Thomas Clennell Fenwicke- Clennell, of Harbottle,
	PRESENT,		Rothbury, Esq.
CHERIFFS a	st Excellent Majesty in Council. ppointed by His Majesty in	Nottinghamshire,	John Patricius Chaworth- Musters, of Annesley Park, E-q.
Council for	the year 1902 :— ENGLAND	Oxfordshire,	Captain Charles Walter Cottrell-Dormer, of Rous-
(except C	ornwall and Lancashire).	D 7	ham Park.
Bedfordshire,	William Clarence Watson, of Colworth House, Sharn- brook, Esq.	Rutland, Shropshire,	Ernest Lucas Braithwaite, of Edith Weston, Stamford, Esq. James Augustine Harvey
Berkshire,	Hugh Owen Tudor, of Lynwood, Old Windsor, Esq.	Бигорание,	Thursby-Pelham, of Cound Hall, Shrewsbury, Esq.
Buckinghamshire,	Frederick George Lloyd, of Langley House, Langley, Esq.	Somersetshire,	Edwin Brooke Cely Trevilian, of Midelney Place, Curry Rivell, Taunton, Esq.
and	Charles Harold Coote, of Houghton Grange, Hun-	Southampton, §	Herman Le Roy Lewis, of Westbury House, Peters- field, Esq.
Huntingdonshire,	•	Staffordshire,	Richard Pirie Copel and, of
Cheshire,	John Sutherland Harmood Banner, of Ashfield Hall, Neston, Esq.	Suffolk	Kibblestone Hall, Stone, Esq. Henry Edmund Buxton, of
Cumberland,	Captain William Pery Stan- dish, of Marwell Hall, Win-		Fritton, Great Yarmouth, Esq.
	chester, and Breconhill Tower, Longtown, Carlisle.	Surrey,	Max Leonard Waechter, of Terrace House, Richmond, Esq.
Derbyshire,	FitzHerbert Wright, of The Hayes, Alfreton, Esq.	Sussex,	Alfred Henry Burton, of St. Leonard's Lodge, St.
Devonshire,	Colonel Edmund Scopoli Walcott, of Rock House, Chudleigh, C.B.	H'arwickshire,	Leonard's-on-Sea, Esq. Frederick Ernest Muntz of Umberslade, near Birming-
Dorsetshire,	Colonel John Bullen Symes Bullen, of Catherston Leweston, Charmouth.	Westmorland,	ham, Esq. William Hibbert Marshall, of Patterdale Hall, Penrith, Esq.
Durham,	Sir William Henry Edward Chaytor, of Croft, Darling- ton, Bart.	Wiltshire,	Edmund Clerke Schomberg, of Clyffe Hall, Market Lav- ington, Wilts, Esq.
Essex,	Robert Cunliffe Gosling, of Hassobury, Farnham, Esq.	Worcestershire,	Edward Alfred Broome, of Areley Court, Stourport,
Gloucestershire,	James Horlick, of Cowley Manor, Cheltenham, Esq. Coorge William Manihall of	Yorkshire	Esq. Sir Theophilus Peel, of Potterton Hall, Sarwick-in-
Herefordshire, Hertfordshire,	George William Marshall, of Sarnesfield, Weobley, Esq. Evelyn Simpson, of Baldock,		Elmet, Leeds, Bart. WALES.
1101 9 01 401111 03	Esq.	No	RTH AND SOUTH.
Kent,	Edward Locke Tomlin, of Angley Park, Cranbrook,	Anglesey,	Russell Allen, of 10, Victoria- terrace, Beaumaris, Esq.
Lencestershire,	Esq. James Burns - Hartopp, of Little Dalby Hall, Melton,	Breconshire,	Joseph Edward Moore-Gwyn, of Abercrave House, Ystrad- gynlais, Breconshire, Esq.
Lincolnshire,	Esq. John Drysdale Sandars, of North Sandsfield, Gains-	Cardiganshire,	Robert Davies Roberts, of 4, Regent-street, Cambridge, and Aberystwyth, Esq.,
County of London	borough, Esq., George William Howard	Carmarthenshire,	D.Sc. John Morgan Davies, of Froodvale, Llanwrda, Esq.
Widdleson	Bowen, of 67, Whitehall- court, Esq. Cory Francis Cory-Wright, of	Carnarvonshire,	Ephraim Wood, of Pabo Hall, near Conway, Esq.
Middlesex,	Northwood, Hornsey-lane, Esq.	Denhighshire,	The Right Honourable William Charles Wynn. Baron New-
Monmouthshire,	Edward Windsor Richards, of Plâs Llecha, Caerleon, Esq.	Flintshire,	borough, of Plas Newydd, Trefnant. Sir Wyndham Charles Henry
Norfolk,	John Nigel Gurney, of Sprows: ton, Esq.		Hanmer, of Bettisfield Park, Whitchurch, Bart.
Northam pton shire,	James Hornsby, of Laxton Park, Stamford, Esq.	Glamorgan,	Edward Daniel, of Rose Hill, Swansea, Esq.

Merionethshire.

Romer Williams, of Dolmelynliyn, Dolgelley, Esq.

Montgomeryshire,

Hugh Lewis, of Glanhafren,

Pembrokeshire.

Henry Owen, of Poyston, Esq., D.C.L.

Radnorshire.

Cecil Raby Stephens, of Castle Vale, Llananno, Erq.

T the Court at Saint James's, the 6th day of March, 1902.

> PRESENT The KING's Most Excellent Majesty.

> > Lord President. Earl of Kintore. Lord James of Hereford. Sir Arthur Wilson.

WHEREAS it is provided by the Colonial VV Prisoners Removal Act 1884, that it shall be lawful for His Majesty in Council from time to time to direct that the said Act shall apply as if, subject to the conditions exceptions and qualifications (if any) contained in the Order, any place out of His Majesty's Dominions in which His Majesty has jurisdiction and which is named in the Order were a British possession and part of His Majesty's dominions, and to provide for carrying into effect such application:

And whereas His Majesty has power and jurisdiction within the Protectorate of Northern

Nigeria:
Now therefore His Majesty in pursuance and exercise of the powers in this behalf by the said Act of Parliament or otherwise in Him vested is pleased, by and with the advice of His Privy Council to order, and it is hereby ordered as follows:-

1. The Colonial Prisoners Removal Act 1884 shall apply to and take effect within the Protectorate of Northern Nigeria, as if that Protectorate were a British possession and part

of His Majesty's Dominions:

2. In order to carry out the application of the said Act to the Protectorate of Northern Nigeria, the High Commissioner, or any person or persons lawfully discharging the functions of High Commissioner may exercise all powers vested by the said Act in the Governor of a British A. W. FitzRoy. possession.

T the Court at Saint James's, the 6th day of March, 1902.

> PRESENT. The KING's Most Excellent Majesty.

> > Lord President. Earl of Kintore. Lord James of Hereford. Sir Arthur Wilson.

WHEREAS it is provided by the Colonial Prisoners Removal Act 1884 that it shall be lawful for His Majesty in Council from time to time to direct that the said Act shall apply as if, subject to the conditions exceptions and qualifications (if any) contained in the Order, any place out of His Majesty's Dominions in which His Majesty has jurisdiction and which is named in the Order were a British possession and part of His Majesty's dominions, and to provide for carrying into effect such application:

And whereas His Majesty has power and jurisdiction within the Protectorate of Southern

Nigeria:

Now therefore His Majesty in pursuance and exercise of the powers in this behalf by the said Act of Parliament or otherwise in Him vested is pleased, by and with the advice of His Privy Council to order, and it is hereby ordered as follows:

1. The Colonial Prisoners Removal Act 1884 shall apply to and take effect within the Protectorate of Southern Nigeria, as if that Protectorate were a British possession and part

of His Majesty's Dominions.

2. In order to carry out the application of the said Act to the Protectorate of Southern Nigeria, the High Commissioner, or any person or persons lawfully discharging the functions of High Commissioner may exercise all powers vested by the said Act in the Governor of a British possession.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT

The KING's Most Excellent Majesty in Council. IS Majesty in Council was this day p'eased to appoint the Lord President of the Council, the Right Honourable Lord Balfour of Burleigh, Secretary for Scotland (Vice-President), the Right Honourable Lord Robertson, the Secretary of State for the Home Department, the First Lord of the Treasury, the Chancellor of the Exchequer, and the Right Honourable Andrew Graham Murray (Lord Advocate), to be a Committee of Council on Education in Scotland.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day A. of March, 1902.

PRESENT

The KING's Most Excellent Majesty in Council. 7 HEREAS it is expedient that the operation W of the Order in Council, dated the eighteenth day of July, one thousand eight hundred and ninety-eight, and made pursuant to "The Land Transfer Act, 1897," should be further postponed as regards the City of London: Now it is hereby ordered and declared that the said Order is to be read and to take effect as if instead of the words "first of May, one thousand nine hundred and one" the words "first of July, one thousand nine hundred and two" had been inserted in the Schedule thereto.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT, The KING's Most Excellent Majesty.

> Lord President. Earl of Kintore. Lord James of Hereford. Sir Arthur Wilson.

W HEREAS by an Order of Her late Majesty VV Queen Victoria in Council bearing date the seventeenth day of May one thousand eight hundred and eighty-eight made under the provisions of the British Settlements Act 1887 it was provided that an appeal should lie from any court of the possession of British New Guinea to the Supreme Court of Queensland at Brisbane in such manner as is in the said Order in Council more specifically set forth.

And whereas by a further Order of Her late Majesty in Council bearing date the twentyfourth day of November one thousand eight

hundred and ninety-one it was provided that in all Admiralty matters an appeal should lie from the Colonial Court of Admiralty of the said possession of British New Guinea to the said Supreme Court of Queensland.

And whereas by the Commonwealth of Australia Constitution Act 1900 it is provided that the Parliament of the Commonwealth of Australia may make laws for the government of any territory placed by His Majesty the King under the authority of and accepted by the Commonwealth.

And whereas the Senate and House of Representatives of the Commonwealth of Australia have respectively passed resolutions authorizing the acceptance of British New Guinea as a territory of the Commonwealth.

And whereas His Majesty has this day been pleased by and with the advice of His Privy Council to direct that Letters Patent be passed under the Great Seal of the United Kingdom to make provision for placing British New Guinea under the authority of the Common-wealth of Australia and for the revocation of certain Letters Patent and instructions of Her late Majesty Queen Victoria relating to British New Guinea and for such other purposes as in the said Letters Patent are more fully described.

And whereas it is expedient that so soon as the Parliament of the Commonwealth has made laws providing for the hearing of appeals from the courts of the possession of British New Guinea the said Orders in Council of the seventeenth day of May one thousand eight hundred and eighty-eight and the twenty-fourth day of November one thousand eight hundred and ninety-one shall be revoked.

Now therefore His Majesty by and with the advice of His Privy Council is pleased to order

and it is hereby ordered as follows :-

1. The Governor-General of the Common-wealth of Australia so soon as the Parliament of the Commonwealth has made laws providing for the hearing of appeals from the courts of the possession of British New Guinea shall issue a proclamation signifying and declaring that the Parliament of the Commonwealth has made such laws accordingly and thereupon the aforesaid Orders in Council of the seventeenth day of May one thousand eight hundred and eightyeight and the twenty-fourth day of November one thousand eight hundred and ninety-one shall be revoked and shall cease to have effect without prejudice to anything lawfully done thereunder provided that any appeals from any court of the possession of British New Guinea to the Supreme Court of Queensland at Brisbane under the provisions of the said Orders in Council which shall be pending at the date of such Proclamation shall be heard and determined by the Supreme Court of Queensland at Brisbane in the same manner and in all respects as though the aforesaid Orders in Council had not been revoked.

2. This Order shall be laid before Parliament. A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT The KING'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 popula-"tion 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 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 representation to be affixed on or near the " principal outer door of the church, or in some public and conspicuous place in each of such "benefices, sinecure rectories, or vicarages, with "notice to any person or persons interested, that "he, she, or they, may, within such six weeks, show cause in writing under his, her, or their "hand or hands to the said Archbishop, against "such union; and if no sufficient cause be shown "within such time, the said Archbishop shall "certify the inquiry and consent aforesaid to "Her Majesty in Council, and thereupon it shall "be lawful for Her Majesty in Council to make "and issue an Order or Orders for uniting such "benefices, sinecure rectory or rectories, vicarage "or vicarages, into one benefice, with cure of souls, for ecclesiastical purposes only; and it "shall be lawful for Her Majesty in Council to "give directions for regulating the course and "succession in which the patrons, if there be "more than one patron, shall present or nominate "to such united benefice, from time to time, as "the same shall become vacant."

"And whereas the Lord Archbishop of Canterbury, pursuant to the provisions of the said Act. hath duly prepared and laid before His Majesty in Council a certificate in writing, bearing date the sixteenth day of January in the year of our Lord one thousand nine hundred and two, 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 Francis Lord Bishop of Oxford as Bishop of the diocese within which are situate the rectory of Oving and the rectory of Pitchcott both in the county of Buckingham having represented unto us that the said benefices being contiguous to each other and of which the aggregate population does not exceed three hundred and fifty-eight 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 Hardinge Earl of Halsbury Lord High Chancellor of Great Britain being in right of the Crown the patron or person entitled to present to the benefice (being a rectory) of Oving and the Reverend Charles Litchfield Banister, being the patron or person entitled to present to the

benefice (being a rectory) of Pitchcott respectively

consent to the proposed union.

"That six weeks and upwards before certifying such enquiry and consent to Your Majesty in Council we caused a copy in writing of the aforesaid representation of the said 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 Oxford, 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 notices before mentioned are hereunto annexed.

"And we do hereby certify the enquiry and consent aforesaid, to Your Majesty in Council, to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls for ecclesiastical purposes and for declaring that the right to present or nominate to the said benefice after the same shall be united into one benefice from time to time as the same shall become vacant shall belong to and be vested in the patron for the time being of the said rectory of Oving for the first turn in every two turns of presentation and in the patron for the time being of the said rectory of Pitchcott for the second turn in every two turns.

"F. Cantuar."

Now therefore His Majesty in Council by and with the advice of His said Council is pleased to order as it is hereby ordered that the rectory of Oving and the rectory of Pitchcott both being in the diocese of Oxford and county of Buckingham shall be united into one benefice with cure of souls for ecclesiastical purposes only.

And His Majesty in Council by and with the advice of His said Council, is further pleased to direct that the course and succession in which the respective patrons for the time being shall present or nominate to such united benefice from time to time as the same shall become vacant shall be as follows, that is to say, the right of presentation shall be exercised alternately, the patron of the rectory of Oving having the first turn or right of presentation.

A. W. FitzBoy.

A. T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING'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 advantage, and "places altogether extra-parochial may in some "instances with advantage be annexed to parishes "or districts to which they are contiguous, or be "constituted separate parishes for ecclesiastical "purposes," it is, amongst other things, enacted "That when with respect to his own diocese it "shall appear to the Archbishop of the Province, "or when the Bishop of any diocese shall represent to the said Archbishop that any such tithing, "hamlet, chapelry, place or district within the

"diocese of such Archbishop, or the diocese of such "Bishop, as the case may be, may be advantage-"ously separated from any parish or mother "church and either be constituted a separate bene-"fice 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 con-tiguous, or be constituted a separate parish for "ecclesiastical purposes; and the said Archbishop " or Bishop shall draw up a scheme in writing (the "scheme of such Bishop to be transmitted to the "said Archbishop for his consideration) describing "the mode in which it appears to him that the "alteration may best be effected, and how the "changes consequent on such alteration in respect "to ecclesiastical jurisdiction, glebe lands, tithes, "rent charges, and other ecclesiastical dues, rates, "and payments, and in respect to patronage and "rights to pews, may be made with justice to "all parties interested; and if the patron or patrons of the benefice or benefices to "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 Arch-"bishop shall, on full consideration and inquiry, "be satisfied with any such scheme, or modifica-tion 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 carry-"ing such scheme, or modification thereof, as the "case may be, into effect."

And whereas the Right Reverend George Wyndham, Lord Bishop of Bath and Wells, hath pursuant to the enactment aforesaid represented in a writing dated the eighth day of October, one thousand nine hundred and one to the Right Honourable and Most Reverend Frederick Lord Archbishop of Canterbury as follows:—

"We, George Wyndham Lord Bishop of Bath and Wells do hereby represent to your Grace that there are in the county of Somerset and diocese of Bath and Wells the perpetual curacy or vicarage and parish church of Publow and the vicarage and parish church of Stanton Drew with the chapelry of Pensford annexed.

"That the annual income of the said benefice of Publow is about two hundred and thirty pounds gross and according to the last census the population thereof was four hundred and twenty-nine.

"That the annual value of the said benefice of Stanton Drew with Pensford amounting to two hundred and twenty-five pounds is mainly derived from tithes which were commuted at the sum of two hundred and eighty-eight pounds and are now worth about two hundred pounds. According to the last census the population of Stanton Drew with Pensford was seven hundred and twelve, the population of Pensford being about two hundred and thirty but it is not separately stated in the census returns.

"That the chapelry of Pensford is believed to have contained about three hundred acres but the boundaries are not now known as it is merged in the parish of Stanton Drew.

"That there is in the said chapelry of Pensford a church or chapel distant from the parish church of Stanton Drew about two and a half miles by a very circuitous route in which church or chapel Divine service is performed by the Incumbent of Stanton Drew at considerable inconvenience owing to the distance from the vicarage.

"That baptisms marriages and churchings have been from time immemorial and are now solemnized and performed in the church or chapel of Pensford and burials in the burial ground belonging thereto for the parishioners of the parish of Stanton Drew with Pensford residing in the neighbourhood of Pensford Church.

"That the said chapelry or district of Pensford is contiguous to the said parish of Publow forming practically one village and the church or chapel of the said chapelry is only about half-a-mile from the church and vicarage of Publow and it could be more easily visited by the Vicar of Publow than by the Vicar of Stanton Drew.

"That the population in the neighbourhood of Pensford is likely to increase very considerably within a short space of time there being at Pensford a station on the North Somerset Railway by which communication with Bristol (from which it is only six miles distant) is made easy, and also owing to the opening of a large mine in the vicinity which will afford employment for a large number of hands, while on the other hand the parish of Stanton Drew is not very likely to increase to any large extent being almost entirely an agricultural district.

"That the patronage of the said perpetual curacy or vicarage of Publow is vested in myself as Bishop of Bath and Wells jointly with the Venerable Hilton Bothamley as Archdeacon of Bath and the Reverend John Galbraith Vicar of Chew Magna and that the Reverend Henry Howard Tripp is the Incumbent of the said perpetual curacy or vicarage. And the patronage of the vicarage of Stanton Drew with Pensford belongs to the said Archdeacon of Bath alone in his official capacity, the Reverend John Wynn Werninck being the present Incumbent of such last-mentioned benefice.

"That it appears to me that under the provisions of the Pluralities Act 1838 the portion of the said chapelry of Pensford adjacent to Publow may be advantageously separated from the said vicarage and parish church of Stanton Drew and be united and annexed to the said perpetual curacy or vicarage and parish of Publow for ecclesiastical purposes as the parishioners would then be within half-a-mile of the vicarage instead of two and a half miles away.

"That pursuant to the directions contained in the twenty-sixth section of the said Act I have prepared the following scheme which together with the consents thereto in writing of the patrons and incumbents of the said vicarages of Publow and Stanton Drew with Pensford I do submit to your Grace to the intent that your Grace may if on full consideration and enquiry you shall be satisfied with such scheme certify the same and such consents by your report to His Majesty in Council."

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

"The SCHEME.

"That the said chapel of Pensford with a district comprising two hundred and fifty-nine acres or thereabouts of land nearest to the parish of Publow set out in the schedule hereto annexed and coloured pink on the accompanying plan shall be separated from the said vicarage and parish church of Stanton Drew and be united and annexed to the parish of Publow aforesaid for ecclesiastical purposes and that the parish be henceforth called or known as Pensford with Publow.

"That the said chapel and district shall be subject to the same ecclesiastical jurisdiction as the said perpetual curacy or vicarage of Publow is and that the Incumbent of Publow shall have the exclusive cure of souls within the limits shown by a pink colour on the said plan.

"That the tithes of the lands so proposed to be transferred to the vicarage of Publow and which were commuted at the sum of thirty-nine pounds seventeen shillings and threepence (of the present annual value of twenty-six pounds or thereabouts) as set out in the schedule hereto annexed shall henceforth be received by the Vicar of Publow but that none of the other endowments belonging to the said vicarage of Stanton Drew with Pensford shall be affected by the proposed separation but shall continue to be payable to the Vicar of Stanton Drew as heretofore.

"That the Vicar of Stanton Drew for the time being shall not hereafter be liable to repair or contribute to the repair of the chancel of the said church or chapel of Pensford but that such and the same liability as now attach to him shall hereafter attach to the perpetual curate or vicar of Publow for the time being who shall become entitled to receive all moneys set aside for such repair and obtainable from the Trustees of the Church Lands Charity.

"That all fees and ecclesiastical dues and payments (if any) for churchings marriages burials and ecclesiastical offices solemnized and performed within the parish of Pensford with Publow in respect of any inhabitants who may reside within the district now proposed to be transferred shall belong to the Incumbent and church officers of the said parish of Pensford with Publow.

"That the owners and occupiers of any lands and hereditaments in Pensford within the limits coloured pink on the said plan shall not hereafter be liable to contribute to the maintenance and repair of the parish church of Stanton Drew or to the expenses incidental to the due performance of Divine service therein but shall be so liable (subject to the provisions of the Compulsory Church Rates Abolition Act 1868) for or in respect of the said parish church of Publow and the said chapel of Pensford when thereto annexed.

"That the owners and occupiers of lands and hereditaments in Pensford within the limits coloured pink on the said plan shall not hereafter be entitled to accommodation in the parish church of Stanton Drew but shall be entitled in common with the parishioners of Publow to accommodation in the church of Publow and in the church or chapel of Pensford.

"CONSENTS.

"We George Wyndham Lord Bishop of Bath and Wells Hilton Bothamley Archdeacon of Bath and John Galbraith Vicar of Chew Magna the persons or person entitled to nominate or present to the perpetual curacy or vicarage and parish church of Publow in case the same were now vacant and I Henry Howard Tripp Clerk Master of Arts the Incumbent of the said perpetual curacy or vicarage and parish church of Publow and I the said Hilton Bothamley Archdeacon of Bath and as such the patron or person entitled to present to the vicarage of Stanton Drew with Pensford in case the same were now vacant and I John Wynn Werninck Clerk the Incumbent of the said vicarage of Stanton Drew with Pensford do hereby severally consent to the scheme above prepared and set forth and to every matter and thing therein contained."

"EXTRACT from the Stanton Drew Tithe Map and Apportionment.

. Landowners.	Occupiers.	Numbers referring to	Name and Description of Lands and Premises.	State of Cultivation.	Quantities in Statute Measure.	upon th	harge apportioned e several whom payable,
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Adams, John Phillip	Nowell John and Bryant Ann Gauntlett Thomas Hodges, James	115 116 117 119 120 121 122 123 126 128 129 131 138 134 135 138 139 51 52 273 274 348 349 358 359	Plantation Hovel ground Nursery Barton Garden Belton house and lawn Stable and garden Stable ground Pound Part of Pool Garston Part of Pool Garston Part of Home Field Part of Home Field Young Orchard Part of Long Gaston Part of Long Gaston Cottage and garden Orchard Cottage and garden Part of Wood Orchard Part of Wood Orchard Part of Wood Orchard Part of Wood Orchard Part of Orchard Coneygers Coneygers Coneygers	Pasture Pasture Pasture Pasture Pasture Arable Pasture Orchard Pasture Pasture Orchard Pasture Pasture Orchard Pasture Pasture	A. R. P. 0 1 25 2 0 15 0 2 16 0 0 30 0 1 27 0 2 36 0 0 38 1 2 33 0 0 1 0 2 7 2 2 30 2 1 0 3 1 7 0 3 0 2 1 0 3 1 7 0 3 2 32 3 3 4 0 0 8 0 2 30 0 0 22 3 0 2 2 2 2 5 0 3 6 1 0 30 3 3 38 2 0 30	£ s. d. 0 8 6 0 5 7 0 8 0 0 1 6 0 6 3 0 1 6 0 7 6 0 4 6 0 11 3 0 2 6 0 19 3 0 4 9 0 10 9 0 6 6 1 4 3 0 18 0 0 5 7 0 6 9 0 2 9 0 1 9	£ s. d. 0 5 3 0 4 0 0 1 3 0 0 1 0 10 6 0 0 1 0 1 9 0 0 1 0 3 9 0 0 2 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1
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Gough Robert Horwood Phœby	Smith Joseph Fear William Himself Price Richard	159 157 365 193 177	Houses and gardens	Orchard	$\begin{array}{cccc} 0 & 0 & 30 \\ 1 & 0 & 0 \\ 0 & 1 & 37 \\ 0 & 0 & 5 \\ 0 & 0 & 12 \end{array}$	0 2 0 0 9 6 0 5 0	0 1 6
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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 His Majesty in Council by his report dated the sixteenth day of November, one thousand nine hundred and one, 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 George Wyndham Lord Bishop of Bath and Wells has represented

unto us (amongst other things)

"That there are in the county of Somerset and diocese of Bath and Wells the perpetual curacy or vicarage and parish church of Publow and the vicarage and parish church of Stanton Drew with the chapelry of Pensford annexed.

"That it appears to the said Lord Bishop that under the provisions of the Pluralities Act 1838 the portion of the said chapelry of Pensford adjacent to Publow may be advantageously separated from the said vicarage and parish church of Stanton Drew and be united and annexed to the contiguous perpetual curacy or vicarage and parish of Publow for ecclesiastical

purposes only.
"That pursuant to the directions 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 that the proposed alteration may best be effected and how the changes consequent upon such alteration in respect to ecclesiastical jurisdiction, glebelands, 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, which scheme together with the consents thereto in writing of the said Lord Bishop, the Venerable Hilton Bothamley, Archdeacon of Bath and the Reverend John Galbraith, Vicar of Chew Magna as the patrons or persons entitled to nominate or present to the perpetual curacy or vicarage and parish church of Publow in case the same were now vacant, the Reverend Henry Howard Tripp, Clerk, Master of Arts, the Incumbent of the said perpetual curacy or vicarage and parish church of Publow and the said Venerable Hilton Bothamley Archdeacon of Bath and as such the patron or person entitled to present to the vicarage of Stanton Drew with Pensford in case the same were now vacant and the Reverend John Wynn Werninck, Clerk, the Incumbent of the said Vicarage of Stanton Drew with Pensford has been transmitted to us by the said Lord Bishop 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 scheme into

Now therefore His Majesty in Council by and with the advice of his said Council is pleased to order as it is hereby ordered that the said scheme

be carried into effect.

A. W. Fitz Roy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING'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 advantage, and "places altogether extra-parochial may in some " instances with advantage be annexed to parishes " or districts to which they are contiguous, or be "constituted separate parishes for ecclesiastical "purposes," it is, amongst other things, enacted "That when with respect to his own diocese it "shall appear to the Archbishop of the Province, "or when the Bishop of any diocese shall re-"present 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 con-"stituted 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 eccle-" siastical purposes; and the said Archbishop or "Bishop shall draw up a scheme in writing (the the scheme of such Bishop to be transmitted "to the said Archbishop for his consideration) "describing the mode in which it appears to him "that the alteration may best be effected, and "how the changes consequent on such alteration "in respect to ecclesiastical jurisdiction, glebe "lands, tithes, rent charges, and other ecclesias-"tical 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 bene-fices 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 Randall Thomas, Lord Bishop of Winchester, hath pursuant to the enactment aforesaid, represented in a writing to the Right Honourable and Most Reverend Frederick, Lord Archbishop of Canterbury, as follows:-

- "I Randall Thomas by Divine Permission Bishop of Winchester do in pursuance of the twenty-sixth section of the Pluralities Act 1838 hereby represent to your Grace as follows:
- "1. There is in the county of Surrey and my diocese of Winchester the vicarage of Thursley the parish whereof contains according to the census of one thousand eight hundred and ninety-one a population of one thousand one hundred and thirty-four. The net annual value of the said benefice arising from tithe rent charge and income payable by the Ecclesiastical Commis sioners is sixty-five pounds or thereabouts.

"2. There is also in the county of Surrey and my diocese of Winchester the rectory of Chiddingfold the parish whereof contains according to the census of one thousand eight hundred and ninety-one a population of one thousand five hundred and fifteen. The net annual value of this benefice arising from tithe rent charge and tithe redemption payments is three hundred and thirty pounds or thereabouts.

"3. There is also in the same county and diocese

the rectory of Haslemere the parish whereof contains according to the census of one thousand eight hundred and ninety-one a population of one thousand two hundred and seventy-four. net annual value of this benefice arising from tithe rent charge is one hundred and thirty-two

pounds or thereabouts.

"4. There is also in the same county and diocese

the newly formed district of Grayswood.

"5. A certain district of the said parish of Thursley lying to the south of Hindhead lies at a distance of between four and six miles from the parish church of Thursley and between halfa-mile and one mile from the parish church of

"6. A certain district of the said parish of Chiddingfold and known as Weycombe the boundaries of which are well known and defined lies at a distance of five miles from the parish church of Chiddingfold but only about half-amile from the parish church of Haslemere.

"7. Two small outlying portions of the said newly formed district of Grayswood are con-

tiguous to Thursley and Haslemere.
"8. It appears to me that under the provisions of the said Pluralities Act the following alterations in the contents of the above-mentioned parishes may advantageously be made.

"(a.) The separation of the district of South Thursley referred to in the preceding paragraph number five from the said parish of Thursley and its annexation to the said parish of Haslemere.

"(b.) The separation of the district of Weycombe referred to in the preceding paragraph number six from the said parish of Chiddingfold and its annexation to the said parish of Haslemere.

"(c.) The separation of the two outlying portions of Grayswood and their aunexation to

the said parish of Haslemere.

"9. The benefice of Thursley is in the patronage of the Reverend John Elwin Eddis of the vicarage Witley. The benefice of Chiddingfold is in the patronage of the Lord Chancellor. benefice of Haslemere is in the patronage of the Lord Chancellor. The benefice of Grayswood is in my patronage in right of my Bishoprick.

"10. The Reverend Francis Harcourt Gooch is the present Incumbent of the benefice of Thursley. The Reverend Joseph William Hunter is the present Incumbent of the benefice of Chiddingfold. The Reverend George Herbert Aitken is the present Incumbent of the benefice of Haslemere. The Reverend John Sherlock Leake is the present Incumbent of the benefice

of Gravswood.

"11. Pursuant to the directions contained in the twenty-sixth section of the first-mentioned Act of Parliament I the said Bishop have drawn up a scheme in writing annexed to this representation describing the several districts so as aforesaid proposed to be annexed to the parish of Haslemere and the mode in which it appears to me the alterations may best be effected and how the changes consequent thereon in respect of ecclesiastical jurisdiction glebe lands tithes rent charges and other ecclesiastical dues and payments and in respect to patronage and rights

to pews may be made with justice to all parties And I do hereby submit the same to interested. your Grace together with the consents in writing of the said patrons and Incumbents to the intent that if your Grace shall on full consideration and enquiry be satisfied with such scheme you may certify the same and such consents by your report to His 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 a district shall be separated from the said parish of Thursley and annexed for ecclesiastical purposes to the adjoining parish of Haslemere. The said district is delineated and described on the plan hereto annexed and is therein coloured pink and consists of that part of the parish of Thursley which lies to the south of a line marked C D on the plan and running along the centre of the road from Brackenhurst to Gibbet Hill and thence due east from the site of the Memorial Cross on Gibbet Hill to the ancient boundary between Witley and Thursley parishes such district being bounded on the west by the Union boundary between Shottermill and Thursley to the point where such Union boundary turns west near the Portsmouth direct line of railway and on the east partly by the aforesaid boundary between Witley and Thursley partly by the recently defined boundary between the new ecclesiastical district of Grayswood and in all other parts by the said parish of Haslemere.

That a district shall be separated from the said parish of Chiddingfold and annexed for ecclesiastical purposes to the said parish of Haslemere. The said district is delineated and described in the said plan hereto annexed and therein coloured blue and consists of the district known as Weycombe and is bounded on the north and partly on the west by the said ecclesiastical district of Grayswood on the east by the centre of the Portsmouth direct line of railway and on the south and the remaining part of the west by the parish of Haslemere.

"That two districts shall be separated from the new ecclesiastical district of Grayswood and annexed to the said parish of Haslemere for ecclesiastical purposes such districts being coloured yellow on the said map and marked A and B respectively. 'A' being that part of the said ecclesiastical district of Grayswood which lies to the west of an imaginary line drawn in a north-easterly direction from the north-west corner of Haslemere parish (marked E) to the western angle (being the angle made by the junction of the western and southern boundaries and marked H) of the ancient parish of Witley 'B' being that part of the said ecclesiastical district of Grayswood forming part of Weydown Common which is bounded on the south and west sides by the said parish of Haslemere and on the east side partly by the parish of Haslemere and partly by the ecclesiastical district of Grayswood.

"That the Incumbent of the benefice of Haslemere shall have the sole and exclusive cure of souls within the said districts so annexed to Haslemere.

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

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

"That of the endowments of the said benefice of Thursley there shall be transferred to Haslemere the tithe rent charge due and payable in respect of the district so as aforesaid separated from Thursley and annexed to Haslemere.

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

"The Reverend John Elwin Eddis of the Vicarage Witley the patron or person entitled to present to the benefice of Thursley in the county of Surrey and diocese of Winchester in case the same were now vacant the Reverend Francis Harcourt Gooch the Incumbent of the same benefice the Right Honourable the Lord High Chancellor of Great Britain on behalf of His Majesty the King being the patron or person entitled to present to the benefice of Chiddingfold and the benefice of Haslemere both in the county of Surrey and diocese of Win-chester in case the same were now vacant the Reverend Joseph William Hunter the Incumbent of the benefice of Chiddingfold and the Reverend George Herbert Aitken the Incumbent of the benefice of Haslemere the Right Reverend Randall Thomas Lord Bishop of Winchester in right of his Bishoprick the patron or person entitled to present to the benefice of Grayswood if the same were now vacant and the Reverend John Sherlock Leake the Incumbent of the same benefice do hereby respectively signify to your Grace our several consents to the scheme above proposed and set forth and to every matter and thing therein contained."

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 His Majesty in Council by his report dated the eighteenth day of December, one thousand nine hundred and one 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 Randall Thomas
Lord Bishop of Winchester has represented unto

us (amongst other things).

"That there are in the county of Surrey and his diocese of Winchester the vicarage of Thursley the rectory of Chiddingfold the vicar-

age of Grayswood and the rectory of Haslemere.
"That it appears to the said Lord Bishop that certain districts being parts of the parishes of Thursley Chiddingfold and Grayswood and more particularly set out in the scheme hereunto annexed may be advantageously separated from the said parishes of Thursley Chiddingfold and Grayswood and annexed to the contiguous only under the provisions of the Pluralities Act 1838.

"That pursuant to the directions 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 that the proposed alterations may best be effected and how the changes consequent thereon 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 which scheme together with the consents thereto in writing of the Reverend John Elwin Eddis of the Vicarage Witley the patron or person entitled to present to the benefice of Thursley in case the same were now vacant the Reverend Francis Harcourt Gooch the incumbent of the same benefice the Right Honourable the Lord High Chancellor of Great Britain on behalf of His Majesty the King being the patron or person entitled to present to the benefice of Childingfold and the benefice of Haslemere in case the same were now vacant the Reverend Joseph William Hunter the Incumbent of the benefice of Chiddingfold and the Reverend George Herbert Aitken the Incumbent of the benefice of Haslemere the said Lord Bishop being the patron or person entitled to present to the benefice of Grayswood if the same were now vacant the Reverend John Sherlock Leake the Incumbent of the benefice of Grayswood has been transmitted to us by the said Lord Bishop 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. " F. Cantuar."

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

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of *March*, 1902.

PRESENT

The KING'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 advantage, "and places altogether extra-parochial may in "some instances with advantage be annexed to "parishes or districts to which they are con-"tiguous, or be constituted separate parishes for "ecclesiastical purposes," it is, amongst other things, enacted "That when with respect to his "own diocese it shall appear to the Archbishop "of the Province, or when the Bishop of any "diocese shall represent to the said Archbishop "that any such tithing, hamlet, chapelry, place, "or district within the diocese of such 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 ecclesias-"tical purposes; and the said Archbishop or Bishop shall draw up a scheme in writing (the "scheme of such Bishop to be transmitted to

"the said Archbishop for his consideration) "describing the mode in which it appears to him "that the alteration may best be effected, and how "the changes consequent on such alteration in respect to ecclesiastical jurisdiction, glebe "lands, tithes, rent charges, and other ecclesias-"tical 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, cr " 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 Alwyne,

Lord Bishop of Ely hath pursuant to the enactment aforesaid, represented in a writing dated the twenty-first day of November, one thousand nine hundred and one, to the Right Honourable and Most Reverend Frederick, Lord Archbishop

of Canterbury, as follows:-

"We Alwyne by Divine Permission Bishop of Ely do hereby represent to your Grace as follows:

"1. That there are in the county of Cambridge and our diocese of Ely the benefice (being a rectory) of Elsworth and the benefice (being a rectory) of Conington.

"2. That his Grace the Duke of Portland is

the patron or person entitled to present to the benefice of Elsworth if the same were now vacant and that we the said Bishop are in right of our Bish pric entitled to present to the benefice of Conington if the same were now vacant.

"3. That the Reverend Henry Thomas Knox Hutchinson M.A. is the Incumbent of the henefice of Elsworth and the Reverend Marcus Steinman Kemmis M.A. is the Incumbent of the

benefice of Conington.

"4. That a certain area or district belonging to the said parish of Elsworth may be advantageously separated from the said parish of Elsworth and be more conveniently annexed to the contiguous parish of Conington for eccle-

siastical purposes.

"5. That pursuant to the directions contained in the twenty-sixth section of 'The Pluralities Act 1838,' we the said Bishop have drawn up a scheme in writing annexed to this representation describing the district proposed to be annexed to the said parish of Conington and the mode in which it appears to us that the alteration may best be effected and how the changes consequent thereon in respect of ecclesiastical jurisdiction and otherwise may be made with justice to all parties interested and we do hereby submit the same to your Grace together with the consent in writing of the patrons and Incumbents and in case you shall on full cousideration and enquiry be satisfied therewith we request that your Grace will be pleased to certify the same and the consents aforesaid by your report to His 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.

"It is proposed that the strip of land part of Elsworth parish which lies between the parish boundary of Boxworth on the east and the road

which joins Conington at its northern end and Knapwell at its southern end and which strip of land is verged red on the ordnance sheet hereto annexed shall be separated from Elsworth parish and annexed to the adjoining parish of Conington for ecclesiastical purposes.

"That the Incumbent of Conington shall have the sole and exclusive cure of souls within the district proposed to be annexed to the parish of

Conington.

"That the parishioners of such district shall be entitled to accommodation in the parish church of Conington but shall cease to be entitled to accommodation in the parish church of Elsworth.

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

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

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

"CONSENTS.

"His Grace William John Arthur Charles James Duke of Portland G.C.V.O. the patron or person entitled to present to the benefice of Elsworth in the county of Cambridge the Reverend Henry Thomas Knox Hutchinson Clerk M.A. the Incumbent of the same benefice Alwyne by Divine Permission Bishop of Ely the patron or person entitled in right of his Bishoprick to present to the benefice of Conington and the Reverend Marcus Steinman Kemmis M.A. the Incumbent of the same benefice do hereby respectively signify our several consents to the scheme above proposed and set forth and to every matter and thing therein contained."

And whereas the said scheme hath been transmitted by the said Bishop to the said Arch-

bishop for his consideration.

And whereas the said Archbishop being satisfied with the said scheme, hath certified the same and the consents aforesaid to His Majesty in Council by his report dated the seventeenth day of December one thousand nine hundred and one 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 Alwyne Lord Bishop of Ely has represented unto us (amongst other things) that there are in the county of Cambridge and in his diocese of Ely the parishes of Elsworth and Conington.

"That it appears to the said Lord Bishop that a certain portion of the said parish of Elsworth may be advantageously separated therefrom and

annexed to the said parish of Conington.

"That pursuant to the directions contained in the twenty-sixth section of 'The Pluralities Act 1838' the said Lord Bishop has drawn up a scheme in writing describing the district pro-posed to be annexed to the parish of Conington and the mode in which it appears to him that the alteration may best be effected and how the changes consequent thereon in respect to ecclesiastical jurisdiction and otherwise may be made with justice to all parties interested which scheme together with the consents in writing of his Grace the Duke of Portland G.C.V.O. the patron or person entitled to present to the said benefice of Elsworth if the same where now from Knapwell to Conington on the west and I vacant, of the said Lord Bishop of Ely as the patron or person entitled to present to the said benefice of Conington if the same were now vacant and of the Reverend Henry Thomas Knox Hutchinson, M.A. Incumbent of the said benefice of Eisworth and of the Reverend Marcus Steinman Kemmis, M.A. Incumbent of the said benefice of Conington has been transmitted to us by the said Lord Bishop for our consideration.

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

are hereuntc 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.

" F. Cantuar."

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

A. W. FitzRon.

T the Court at Saint James's, the 6th day of March, 19 2.

PRESENT.

The KING'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 late Majesty Queen Victoria, chapter thirty-seven, sections six and eight, duly prepared and laid before His Majesty in Council a scheme, bearing date the sixteenth day of January, in the year one thousand nine hundred and two, in the words following, that is to say:-

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the sixth and seventh years of Her late Majesty Queen Victoria chapter thirty-seven have prepared and now humbly lay before Your Majesty in Council the following scheme for authorizing the sale and disposal of certain property situate in the parish of Easington in the county of Durham now

vested in us.

" Whereas under and by virtue of an indenture bearing date the twelfth day of November one thousand eight hundred and sixty-seven and made between Rowland Burdon of Castle Eden in the county of Durham Esquire of the one part and us the Ecclesiastical Commissioners for England of the other part certain lands and hereditaments coloured blue red and yellow on the plan marked A drawn on the deed and particulars of which are set forth in the first, second and third parts of the second schedule thereunto annexed became with their appurtenances and are now vested in us.

'And whereas the said lands and hereditaments are not subject to any outstanding beneficial lease or grant, but are now in possession but on account of their character and situation the same are unsuitable and inconvenient to be held or applied for the purposes for which estates vested in us are applicable under the Acts by

which our proceedings are governed.

"And whereas with a view to the advantageous appropriation of the same or of the proceeds thereof for the ultimate improvement of our common fund it is expedient that the said lands and hereditaments or such part or parts thereof as

fit should be sold or disposed of and accordingly that we should be empowered to sell or dispose of our interest in the same or in any part or parts thereof in such manner as shall appear to us advisable.

"Now therefore we humbly recommend and propose that we may be authorized and empowered by instrument or instruments in writing duly executed according to law from time to time to sell or dispose of and duly to convey according to the provisions of the said Act the said lands and hereditaments so vested in us as aforesaid or any part or parts thereof with their appurtenances and all our estate right title and interest therein or in any part or parts thereof unto and to the use of any person or persons desirous or willing to purchase the same and his or their heirs executors administrators or assigns or otherwise as he or they shall direct or appoint and for such consideration as shall upon due calculation and inquiry appear to us to be just and reasonable it being our intention to invest the proceeds of such sale from time to time as occasion may arise in the purchase of other lands tithes rent-charges tenements or hereditaments or of some estate or interest therein convenient to be held by us for the purposes of the Acts by which our proceedings are governed as aforesaid and in the meantime to invest the said proceeds in some Government or Parliamentary stock or other public securities in England.

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

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

A. W. FitzRoy. diocese of Durham.

T the Court at Saint James's, the 6th day ← of March, 1902.

PRESENT,

The KING'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 late Majesty Queen Victoria, chapter seventy; of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five; duly prepared and laid before His Majesty in Council a representation bearing date the sixteenth day of January in the year one thousand nine hundred and two in the words following; that

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Her late Majes y Queen Victoria, chapter seventy, of the Act of the four-teenth and fifteenth years of Her said late Majesty, chapter ninety-seven and of the Act of the nineteenth and twentieth years of Her said we shall at any time and from time to time think I late Majesty chapter fifty-five, 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 Matthew Willesden situate within the parish of Willesden in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said parish of Willesden and the new parish (sometime district) of All Souls Harlesden, 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 parish and new 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 parish of Willesden and the said new parish of All Souls Harlesden should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Matthew Willesden situate as aforesaid.

"Now, therefore with the consent of the Right Honourable and Right Reverend Arthur Foley Bishop of London as such Bishop and also as alternate patron in right of his See of the vicarage of the said new parish of All Souls Harlesden, with the consent of the Right Honourable Arthur James Balfour, First Lord of Your Majesty's Treasury acting on behalf of Your Majesty as the other alternate patron of the said vicarage (in testimony whereof they the said Arthur Foley Bishop of London and Arthur James Balfour have respectively signed and sealed this representation) and with the consent of the Dean and Chapter of the Cathedral Church of Saint Paul in London as the patrons of the vicarage of the said parish of Willesden (in testimony whereof they the said Dean and Chapter have affixed their common or corporate seal to this representation) we the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said parish of Willesden and the said new parish of All Souls Harlesden 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 confolidated chapelry for the said church of Saint Matthew Willesden situate as aforesaid, and that the same should be named 'The Consolidated Cnapelry of Saint Matthew, Willesden.'

"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 Matthew, Willesden, comprising:—

"All those contiguous portions of the parish of Willesden and of the new parish (sometime district) of All Souls Harlesden both in the county of Middlesex and in the diocese of London which are comprised within and are bounded by an imaginary line commencing at the point of junction of Nicoll-road with that part of the Harrow-

road which is known as Craven Parkwhich point the road at boundaries of the said parish of Willesden, the said new parish of All Souls, Harlesden and the consolidated chapelry of Saint Michael and All Angels, Stonebridge in the county and diocese aforesaid all meet and extending thence northwestward along the boundary which divides the said parish of Willesden from the consolidated chapelry of Saint Michael and All Augels Stonebridge aforesaid (thereby following the middle of those parts of the Harrow-road and the Old Harrow-road which are known as Craven Park-road and Craven Park respectively) for a distance of sixteen chains and a half or thereabouts to the junction of the Old Harrow-road otherwise Craven Park as aforesaid with Church-road and extending thence northeastward along the middle of the last-named road for a distance of twenty-seven chains or thereabouts to its junction with Essex-road and extending thence first south-eastward and then north-eastward along the middle of the lastnamed road for a distance of ten chains and a half or thereabouts to its junction with Roundwood-road and extending thence first south-eastward, then eastward and then southward along the middle of the last-named road for a distance of forty-seven chains or thereabouts (thereby crossing the boundary which divides the said parish of Willesden from the new parish of All Souls, Harlesden aforesaid) to a point opposite the house called Knowles Tower at the junction of Roundwood-road aforesaid with the proposed Draytonroad and extending thence westward along the middle of the last-named proposed road for a distance of seven chains or thereabouts to its junction with a proposed road to be called Sellons-avenue and extending thence south-eastward along the middle of the last-named proposed road for a distance of four chains and a half or thereabouts to its junction with the proposed extension of Crownhill-road and extending thence south-westward along the middle of the proposed extension of the last-named road and of the road itself for a distance of seventeen chains and a quarter or thereabouts to its junction with Manor Park-road and extending thence first north-westward and then westward along the middle of the last-named road for a distance of eleven chains or thereabouts to its junction with the Harrow-road otherwise Craven Park-road as aforesaid and extending thence north-westward along the middle of the last-named road (thereby following in part the boundary which divides the said new parish of All Souls, Harlesden, from the parish of Willesden aforesaid) for a distance of nine chains or thereabouts to the junction of such last-named road with Nicoll-road afore-said where the boundaries which divide the said parish of Willesden, the said new parish of All Souls, Harlesden and the consolidated chapelry of Saint Michael and All Angels Stonebridge aforesaid all meet, at which point the said imaginary line commenced."

And whereas the said representation has been approved by His Majesty in Council: now, therefore, His Majesty by and with the advice of His 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 His 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,

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT.

The KING'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 late Majesty Queen Victoria, chapter seventy; of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five; duly prepared and laid before His Majesty in Council a representation, bearing date the sixteenth day of January in the year one thousand nine hundred and two 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 Her late Majesty Queen Victoria, chapter seventy, of the Act of the fourteenth and fliteenth years of Her said late Majesty, chapter ninety-seven, and of the Act of the nineteenth and twentieth years of Her said late Majesty chapter fifty-five, 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 Ann Rhyl situate within the new parish (sometime district chapeary) of Rhyl in the county of Flint and in the diocese of Saint Asaph.

"Whereas at certain extremities of the said new parish of Rhyl and the parish of Rhuddlan 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 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 Rhyl and the said parish of Rhuddlan should be formed into a consolidated chapelry for all ecclesiastical purposes and that the same should be assigned to the said church

of Saint Ann Rhyl situate as aforesaid.
"Now, therefore, with the consent of the Right Reverend Alfred George Bishop of Saint Asaph as such Bishop and also as the patron in right of his See of the vicarage of the said new parish of Rhyl and of the vicarage of the said parish of Rhuddlan (in testimony whereof he hath signed and sealed this representation), we, the said Ecclesiastical Commissioners for Eugland, humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said new parish of Rhyl and the said parish of Rhuadlan 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 Ann Rhyl situate as aforesaid and that the same should be named 'The Consolidated Chapelry of Saint Ann Rhyl.'

"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 Ann

Rhyl comprising:-

"I. All that portion of the new parish (sometime district chapelry) of Rhyl in the county of Flint and in the diocese of Saint Asaph which is bounded upon the east, upon the south-east and upon the south by the parish of Rhuddlan in the same county and diocese upon the south-west by the parish of Abergele in the county of Denbigh and in the said diocese of Saint Asaph, and upon the remaining side that is to say upon the northwest by an imaginary line commencing up in the boundary which divides the said parish of Abergele from the new parish of Rhyl aforesaid at the centre of the bridge which carries the Chester and Holyhead Branch Line of the London and North Western Railway over the river Clwyd and extending thence north-eastward along the middle of the said line of railway for a distance of two miles and a half or thereabouts to the boundary which divides the said new parish of Rhyl from the parish of Rhuddlan aforesaid.

"II. And also all that contiguous portion of the said parish of Rhuddlan which is bounded upon the west by the said new parish of Rhyl upon the north by the Irish Sea, upon the east by the parish of Dyserth in the said county of Flint and in the said diocese of Saint Asaph and upon the remaining side that is to say upon the south by an imaginary line commencing at the point where the footpath leading from the house called Pydew to the house called Rhydorddwyfawr leaves the boundary which divides the said parish of Dyserth from the said parish of Rhuddlan and extending thence south-westward along the middle of the said footpath for a distance of fifteen chains or thereabouts to its junction opposite the said house called Rhydorddwy-fawr with the road leading from Dyserth to Rhyl and extending thence generally west-werd along the middle of the last-mentioned road for a distance of fifty-three chains or thereabouts to the point where it meets the boundary which divides the said parish of Rauddlan from the new parish of Rhyl aforesaid."

And whereas the said representation has been approved by His Majesty in Council: Now, therefore, His Majesty by and with the advice of His 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 His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Saint Asuph.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March 1902.

PRESENT.

The KING's Most Excellent Majesty in Council. HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-uinth year of His late Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her late Majesty Queen Victoria, chapter forty-nine; of the Act of the third and fourth years of Her said late Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, duly prepared and laid before His Majesty in Council a representation, bearing date the sixteenth day of January, in the year one thousand nine hundred and two, in the words following, that is to say: -

"We, the Ecclesiasticial Commissioners for [England, in pursuance of the Act of the fiftyninth year of His late Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her late Majesty Queen Victoria, chapter forty-nine; of the Act of the third and fourth years of Her said late Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her said late 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 Columb, Notting Hill, situate in the new parish (some time district chapelry) of All Saints, Notting Hill, 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 Columb, Notting Hill, situate as

"Now therefore with the consent of the Right Honourable and Right Reverend Arthur Foley, Eishop of the said Diocese of London (festified by his having signed and sealed this representation), We, the said Ecclesiastical Commissioners. humbly represent that it would in our opinion be expedient that all that part of the said new parish of All Saints, Notting Hill, which is described in the Schedule hereunder written, all which part together with the boundaries thereof is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelly to the said church of Saint Columb, Notting Hill, situate as aforesaid, and that the same should be named 'the district chapelry of Saint Columb, Notting Hill,' and with the like consent of the said Arthur Foley, 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 banus of matrimony should be published and that marriages, baptisms, churchings, and burials should be solemnized or performed at the said church of Saint Columb, Notting Hill, situate as aloresaid, and that the fees to be received in respect of the publication of such banns and of the solemuization 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 Columb,

Notting Hill, being:

"All that part of the new parish (scmetime district chapelry) of All Saints, Notting Hill, in the county of Middlesex, and in the diocese of London, which is bounded upon the north-east and upon the north-west by the new parish of Christchurch, Notting Hill, upon the west by the new parish of Saint Michael and All Angels, Notting Hill, upon the south-west by the new parish of Saint Mark, Notting Hill, all in the county and diocese aforesaid, and upon the remaining sides, that is to say, upon the south-east and upon the east by an imaginary line commencing upon the boundary which divides the said new parish of Saint Mark, Notting Hill, from I time district chapelry) of Saint Paul Tranmere

the new parish of All Saints, Notting Hill aforesaid, at the junction of Ladbroke-grove with Cornwall-road, and extending thence north-eastward along the middle of the last-named road for a distance of twelve chains or thereabouts to its junction with Portobello-road, and extending thence north-westward along the middle of the last-named road for a distance of four chains and a half or thereabouts to its junction with Lancaster-road, and extending thence north-eastward along the middle of the last-named road for a distance of fifteen chains and a half or thereabouts to its junction with Saint Luke's-road, and extending thence north-westward along the middle of the last-named road for a distance of ten chains and a half or the eabouts to its junction with the road called or known as Tavistock-crescent opposite to the footway or passage leading across a footbridge over the City and Hammersmith Railway to Saint Ervan's-road, and extending thence still northwestward to and along the middle of the said footway or passage for a distance of two chains and a half or thereabouts to the centre of the said footbridge upon the boundary which divides the said new parish of All Saints, Notting Hill, from the new parish of Christchurch, Norting Hill aforesaid."

And whereas the said representation has been approved by His Majesty in Council: Now, therefore, His Majesty by and with the advice of His 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 Loudon Gazette pursuant to the said Acts; and His 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.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT

The KING'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 late Majesty Queen Victoria. chapter seventy; of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter nin ty-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five; duly prepared and laid before His Majesty in Council a representation, bearing date the seventh day of November, in the year one thousand nine hundred and one, 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 Her late Majesty Queen Victoria, chapter seventy, of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven, and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, 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 Stephen Prenton situate within the parish of Woodchurch in the county of Chester and in the diocese of Chester.

"Whereas at certain extremities of the said parish of Woodchurch of the new parish (some-

of the new parish (sometime district chapelry) of Saint Catherine Tranmere and of the new parish (sometime particular district) of Saint Saviour Oxton all 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 parish and new parishes respectively.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said parish of Woodchurch the said new parish of Saint Paul Tranmere the said new parish of Saint Catherine Tranmere and the said new parish of Saint Saviour Oxton should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Stephen Prenton situate as aforesaid.

"Now, therefore, with the consent of the Right Reverend Francis John Bishop of Chester as such Bishop and with the consent of the Reverend Percival Carteret Robin Clerk in Holy Orders as the patron of the rectory of the said parish of Woodchurch and also as the patron of the vicarage of the said new parish of Saint Saviour Oxton with the consents of Heury Clark of number 15 Bradmore-road in the city of Oxford Esquire Edward Bromehead of Ivy House Allerton in the courty of Lancaster Esquire the Reverend Richard Meux Benson Clerk in Holy Orders the Reverend George Congreve Clerk in Holy Orders and the Reverend Walter James Wyon Clerk in Holy Orders as the patrons of the vicarage of the said new parish of Saint Paul Franmere and with the consent of the Reverend George Ramsay Feilden Clerk in Holy Orders a Canon of the Cathedral Church of Chester and the Rector of the parish of Bebington in the county and diocese aforesaid as the patron in right of his rectory of the vicerage of the said new parish of Saint Catherine Transere (in testimony whereof they the said consenting parties have respec-tively signed and sealed this representation) we, the said Ecclesiastical Commissioners for England, humbly represent that it would, in our opinion be expedient that all those contiguous portions of the said parish of Wood-church the said new parish of Saint Paul Tranmere the said new parish of Saint Catherine Tranmere and the said new parish of Saint Saviour Oxton 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 Stephen Prenton situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Stephen Prenton.'

"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 Stephen Prenton comprising:

"All those several contiguous portions of the parish of Woodchurch of the new parish (some-time district chapelry) of Saint Paul Tranmere of the new parish (sometime district chapelry) of Saint Catherine Tranmere and of the new parish

Oxton all in the county of Chester and in the diocese of Chester which are comprised within and are bounded by an imaginary line commencing at a point in the middle of the western end of Temple-road at its junction with Mosslane upon the boundary which divides the said new parish of Saint Catherine Tranmere from the new parish of Saint Saviour Oxton aforesaid and extending thence first southward and then westward along the said boundary (thereby following in the first-named direction the eastern side of Moss-lane) to a point in the middle of Storetonroad and extending thence north-westward along the middle of the last-named road for a distance of one and a half chains or thereabouts to its intersection by Woodchurch-road and extending thence westward along the middle of the lastnamed road for a distance of nine chains or thereabouts to a point where it meets the boundary which divides the said new parish of Saint Saviour Oxton from the parish of Woodchurch aforesaid and extending thence westward along the last-mentioned boundary (thereby generally following the northern side of the last-mentioned road) for a distance of sixteen chains or thereabouts to a point on the southern side of Euston Cottage opposite to the northern end of the footpath or roadway connecting the said lastnamed road with Prenton-lane and extending thence southward to and along the middle of the said footpath or roadway for a distance of thirtyeight and a half chains or thereabouts (thereby crossing the said Woodchurch-road and Waterpark-road) to its junction with Prenton-lane aforesaid and extending thence south-westward along the middle of the last-named lane for a distance of fourteen chains or thereabouts to its junction with the road and footpath leading from the Wirral Water Works Pumping Station through Prenton Village to Little Storeton and extending thence south-eastward along the middle of the last described road and footpath for a distance of twenty-four chains or thereabouts to a point upon the boundary which divides the said parish of Woodchurch from the parish of Bebington and extending thence first south-eastward and then north-eastward along the last described boundary for a distance of sixty-one chains or thereabouts to the point in the middle of Storeton-road where it meets the boundary which divides the said parish of Bebington from the new parish of Saint Paul Tranmere aforesaid and extending thence southeastward along the last described boundary (thereby following the middle of the last-named road) for a distance of two chains or thereabouts to the point where it meets the boundary which divides the said new parish of Saint Paul Tranmere from the new parish of Christ Church Ligher Bebington in the county and diocese aforesaid and extending thence eastward along the last described boundary for a distance of twenty and a half chains or thereabouts to the point where it crosses the middle of Boroughroad and extending thence north-westward along the middle of the last-named road for a distance of fifty-eight and two-thirds chains or thereabouts (thereby crossing at its junction with Prenton-road West the boundary which divides the said new parish of Saint Paul Tranmere from the new parish of Saint Catherine Tranmere aforesaid) to the point opposite to the middle of the footpath leading to Temple-road aforesaid and extending thence westward to and along the middle of the last described footpath for a distance of nine chains or thereabouts to the point where it joins Temple-road aforesaid and extending thence westward along the middle of (sometime particular district) of Saint Saviour I the last-named road for a distance of thirteen

and a half chains or thereabouts to its western end at the first described point at its junction with Moss-lane aforesaid upon the boundary which divides the said new parish of Saint Catherine Tranmere from the new parish of Saint Saviour Oxton aforesaid at which point the said

imaginary line commenced.

And whereas the said representation has been approved by His Majesty in Council: Now, therefore, His Majesty by and with the advice of His 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 His 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 Chester.

A. W. FitzRey

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council. W HEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy; of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five; duly prepared and laid before His Majesty in Council a representation, bearing date the seventh day of November, in the year one thousand nine hundred and one, in the words following; that is to

say:—
"We the Ecclesiastical Commissioners for England in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria chapter seventy of the Act of the four-teenth and fifteenth years of Her said late Majesty chapter ninety-seven and of the Act of the nineteenth and twentieth years of Her said late Majesty chapter fifty-five 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 called Christ Church Woburn-square situate within the parish of Saint George Bloomsbury in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said parish of Saint George Bloomsbury of the parish of Saint Giles-in-the-Fields of the parish of Saint Pancras of the parish of All Saints Gordon-square and of the parish of (Saint Peter) Regent-square Saint Pancras all 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 parishes.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said parish of Saint George Bloomsbury the said parish of Saint Giles-iu-the-Fields the said parish of Saint Pancras the said parish of All Saints Gordou-square and the said parish of (Saint Peter) Regent-square Saint Pancras should be formed into a consolidated chapelry Christ Church Woburn-square situate as afore-

"Now therefore with the consent of the Right Honourable and Right Reverend Arthur Foley, Bishop of London, as such Bishop and also as the patron in right of his See of the rectory of the said parish of Saint Giles-in-the-Fields and of the vicarage of the said parish of All Saints Gordon-square with the consent of the Right Honourable Hardinge Stanley Earl of Halsbury Lord High Chancellor of Great Britain as the ratron on behalf of the Crown of the rectory of the said parish of Saint George Bloomsbury, and with the consent of the Dean and Chapter of the Cathedral Church of Saint Paul in London as the patrons of the vicarage of the said parish of Saint Pancras and also of the vicarage of the said parish of (Saint Peter) Regent-square Saint Pancras (in testimony whereof they the said Arthur Foley Bishop of London and Hardinge Stauley Earl of Halsbury have respectively signed and sealed this representation and the said Dean and Chapter have affixed their common or corporate seal to this representation) we the said Ecclesiastical Commissioners for England humbly represent that it would in our opinion be expedient that all those contiguous portions of the said parish of Saint George Bloomsbury the said parish of Saint Giles-in-the-Fields the said parish of Saint Pancras the said parish of All Saints Gordon-square and the said parish of (Saint Peter) Regent-square Saint Pancras 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 called Christ Church Woburnsquare situate as aforesaid and that the same should be named 'The Consolidated Chapelry of Christ Church, Woburn-square.

"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 Christ Church Woburn-square being:-

"All those contiguous portions of the parish of Saint George Bloomsbury of the parish of Saint Giles-in-the-Fields of the parish of Saint Pancras of the parish of All Saints Gordon-square and of the parish of (Saint Peter) Regent-square Saint Pancras all in the county of Middlesex and in the diocese of London (wherein the present incumbents of such parishes now respectively possess the exclusive cure of souls) which said portions are comprised within and are together bounded by an imaginary line commencing upon the boundary which divides the parish of Saint John Upper Charlotte-street Saint Pancras in the said county and diocese from the parish of All Saints Gordon-square aforesaid at the junction of Francis-street with Tottenham-court-road and extending thence south-eastward along the last described boundary (thereby following the middle of the last-named road) for a distance of four chains or thereabouts to the point where it meets the boundary which divides the said parish of Saint John Upper Charlotte-street Saint Pancrus aforesaid from the parish of Saint Giles-in-the-Fields aforesaid such point being at for all ecclesiastical purposes and that the same or near to the junction of Tottenham-street with should be assigned to the said church called Tottenham-court-road aforesaid and continuing

thence south-eastward along the last described boundary (thereby continuing along the middle last-named road) for a distance or thereabouts of ten chains to junction of the last-named road with Storestreet, and extending thence north-eastward along the middle of the last-named street for a distance of eleven chains or thereabouts to its junction with Gower-street and Keppel-street and continuing thence north-eastward along the middle of the last-named street for a distance of eleven chains and a half or thereabouts (thereby crossing the boundary which divides the said parish of Saint Giles-in-the-Fields from the parish of Saint George Bloomsbury aforesaid) to its junction with the roadway on the south-western side of Russell-square and extending thence north-eastward and in a straight line across the said square for a distance of nine chains or thereabouts to the point where the roadway on the north-eastern side of the same square is joined by Guilford-street and continuing thence still north-eastward along the middle of the lastnamed street for a distance of twelve chains or thereabouts to its junction with Grenville-street and extending thence north-westward along the middle of the last-named street for a distance of four chains and a quarter or thereabouts to its junction with Bernard-street and with the roadway on the south-western side of Brunswicksquare and extending thence north-westward along the middle of the last described roadway for a distance of six chains and one-third or thereabouts (thereby crossing the boundary dividing the said parish of (Saint Peter) Regentsquare, Saint Pancras from the parish of Saint George Bloomsbury aforesaid) to the junction of the same roadway with Great Coram-street and with Hunter-street and continuing thence northwestward along the middle of the last-named street for a distance of seven chains and threefourths or thereabouts to a point at or near to its junction with Compton-street upon the boundary which divides the said parish of Saint George Bloomsbury from the parish of Saint Pancras aforesaid and extending thence south-westward along the last-mentioned boundary for a distance of one chain or thereabouts to the point where it crosses the middle of Compton-street aforesaid and extending thence south-westward but in a more westerly direction along the middle of the lastnamed street for a distance of five chains and a half or thereabouts to its junction with Marchmont-street and with the street called or known as Tavistock-place and extending thence southwestward along the middle of the last described street for a distance of nine chains and a half or thereabouts to its junction with the roadway which passes along the south-eastern sides of Tavistock-square and of Gordon-square and along the north-eastern end of Torringtonsquare towards the street called or known as Torrington-place and extending thence southwestward along the middle of the last described roadway for a distance of twelve chains or the eabouts to a point at its junction with the roadway which passes along the south-western side of Gordon-square upon the boundary which divides the said parish of Saint Pancras from the parish of All Saints Gordon-square aforesaid and extending thence first south-westward and then south-castward along the last described boundry for a distance of three chains and a half or thereabouts to its junction at the north-western end of Torrington-square with the Loundary which divides the said parish of All

thence south-westward along the last described boundary for a distance of one chain and a half or thereabouts to a point at or near to the northeastern end of the street called or known as Torrington-place aforesaid where the same boundary diverges from the said roadway and extending thence south-westward along the middle of the last-named street for a distance of five chains or thereabouts to its junction with Francis-street aforesaid and extending thence south-westward along the middle of the lastnamed street for a distance of ten chains or thereabouts to its junction with Tottenham-court-road aforesaid upon the boundary which divides the said parish of All Saints Gordon-square from the parish of Saint John Upper Charlottestreet Saint Pancras at which point the said imaginary line commenced."

And whereas the said representation has been approved by His Majesty in Council: Now, therefore, His Majesty, by and with the advice of His 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 His 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.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT

The KING'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 late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, duly prepared and laid before His Majesty in Council a scheme bearing date the thirtieth day of January, in the year one thousand nine hundred and two, 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 Her late Majesty Queen Victoria chapter thirty-nine and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty chapter one hundred and thirteen the Act of the fourth and fifth years of Her said late Majesty chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late 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 Luke, Caterham Valley, in the county of Surrey, and in the diocese of Rechester.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Saint Luke, Caterham Valley, is vested for Saints Gorden-square from the parish of Saint | an estate in fee simple without incumbrances in Giles - in - the - Fields aforesaid and extending | Catherine Cole, of Number 41, Wellesley-road, Croydon, in the said county of Surrey, Spinster,

and her heirs and assigns.

"And whereas the said Catherine Cole is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Saint Luke, Caterham Valley, now vested in her as aforesaid, should be transferred to and be vested in the Bishop for the time being of the said diocese of Rochester.

"And whereas the Right Reverend Edward Stuart, now Bishop of the said diocese of Rochester, 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 Edward Stuart Bishop of the said diocese of Rochester has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefice of Saint Luke, Caterham Valley, 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 new parish of Saint Luke, Caterham

Valley.

"Now therefore with the consent of the said Catherine Cole (in testimony whereof she has signed and sealed this scheme) and with the consent of the said Edward Stuart Bishop of the said diocese of Rochester (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 Saint Luke, Caterham Valley, now vested in her the said Catherine Cole and her heirs and assigns as aforesaid, shall be transferred from her and them to the said Edward Stuart Bishop of the said diocese of Rochester 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 Edward Stuart Bishop of the said diocese of Rochester and by his successors Bishops of the same diocese for ever.

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

any other Act of Parliament."

And whereas the said scheme has been approved by His Majesty in Council: now, therefore, His Majesty, by and with the advice of His 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 His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Rochester.

A. W. FitzRoy.

A T the Court at Saint James's, the 6th day of March, 1902.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy; of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, duly prepared and laid before His Majesty in Council a representation, bearing date the nineteenth day of December, in the year one thousand nine hundred and one, 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 Her late Majesty Queen Victoria, chapter seventy, of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven, and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, 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 Simon and Saint Jude Bolton-le-Moors situate within the new parish (sometime consolidated chapelry) of Saint Bartholomew Great Bolton in the county of Lancaster and in the diocese of Manchester.

"Whereas at certain extremities of the said new parish of Saint Bartholomew Great Bolton and the new parish (sometime particular district) of Saint Michael Great Lever 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 parishes.

"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 Saint Bartholomew Great Bolton and the said new parish of Saint Michael Great Lever should be formed into a consolidated chapelry for all ecclesiastical purposes and that the same should be assigned to the said church of Saint Simon and Saint Jude Bolton-le-Moors

situate as aforesaid.

"Now therefore with the consent of the Right Reverend James Bishop of Manchester as such Bishop and with the consents of Arthur Thomas Holden of Waterfoot Bolton-le-Moors Gentleman Charles Frederic Ainsworth of Lower Brozeley Horwich near Bolton-le-Moors Cotton Spinner the Reverend Tom Taylor Evans Clerk in Floly Orders Vicar of Holy Trinity Bolton-le-Moors the Reverend Thomas Wallace Casstles Clerk in Holy Orders Rector or Incumbent of the rectory of the said new parish of Saint Michael Great Lever and James Carlton Cross of Hope Hall Pendleton near Manchester Cotton Spinner as the patrons of the vicarage of the said new parish of Saint Bartholomew Great Bolton and with the consent of the Right Honourable George Cecil Orlando Earl of Bradford as the patron of the rectory of the said new parish of Saint Michael Great Lever (in testimony whereof they the said consenting parties have respectively signed and sealed this repre-sentation) we the said Ecclesiastical Commissioners for England humbly represent that it would in our opinion be expedient that all those contiguous portions of the said new parish of Saint Bartholomew Great Bolton and the said new parish of Saint Michael Great Lever 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 Simon and Saint Jude Belton-le-Moors situate as aforesaid and that the same should be named 'The Consolidated Chapelry of Saint Simon and Saint Jude Bolton-le-Moors.'

"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

"The SCHEDULE to which the foregoing Representation has reference.

"The Consolidated Chapelry of Saint Simon and Saint Jude Bolton-le-Moors comprising :

"I. All that portion of the new parish (sometime consolidated chapelry) of Saint Bartholomew Great Bolton in the county of Lancaster and in the diocese of Manchester which is bounded upon part of the north-east and upon the northwest by the new parish of Saint Mark Bolton-le-Moors upon the south-west partly by the last-named new parish and partly by the new parish (sometime particular district) of Saint Michael Great Lever both in the county and diocese aforesaid upon the south by the last-named new parish and upon the remaining sides that is to say upon the east and upon the remaining part of the north-east by an imaginary line commencing upon the boundary which divides the said new parish of Saint Michael Great Lever from the new parish of Saint Bartholomew Great Bolton aforesaid at the junction of Forrester-street with Newport-road and extending thence northward along the middle of the lastnamed road for a distance of seven chains and a half or thereabouts to its junction with Parkstreet and extending thence first westward and then north-westward along the middle of the last-named street for a distance of sixteen chains or thereabouts to its junction with the street called Back Woodside-terrace and extending thence north - eastward along middle of the last-named street for a distance of four chains or thereabouts to the point where it is joined by the roadway leading into Rishton - lane and extending thence northwestward along the middle of the last-mentioned roadway for a distance of one chain and a half or thereabouts to the point where it joins Rishton-lane aforesaid and extending thence first north-eastward and then north-westward along the middle of the last-named lane for a distance of six chains and a quarter or thereabouts to its junction with Back Burlingtonstreet upon the boundary which divides the new parish of Saint Bartholomew Great Bolton from the new parish of Saint Mark Bolton-le-Moors aforesaid.

"Il. And also all that portion of the said new parish of Saint Michael Great Lever which is bounded upon the south partly by the new parish of Saint James New Bury and partly by the parish of Deane upon the west and upon the north-west by the district chapelry of Saint George the Martyr Daubhill upon the north partly by the district of Saint Philip Bolton-le-Moors all in the county and diocese aforesaid and partly by the new parish of Saint Mark Bolton-le-Moors aforesaid upon the north-east by the above described portion of the new parish of Saint Bartholomew Great Bolton aforesaid

the east by an imaginary line commencing upon the boundary which divides the said new parish of Saint Bartholomew Great Bolton from the new parish of Saint Michael Great Lever aforesaid at the junction of Forrester-street with Newport-road and extending thence southward along the middle of the last-named road for a distance of eleven chains and a quarter or thereabouts to its junction with Green-lane and extending thence westward along the middle of the last-named lane for a distance of six chains or thereabouts to its junction with Wash-lane and extending thence first southward and then south-eastward along the middle of the lastnamed lane for a distance of fifteen chains or thereabouts to the boundary which divides the said new parish of Saint Michael Great Lever from the new parish of Saint James New Bury aforesaid."

And whereas, the said representation has been approved by His Majesty in Council: now, therefore, His Majesty, by and with the advice of His 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 His 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.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of Murch, 1902.

PRESENT

The KING's Most Excellent Majesty in Council

HEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the seventh and eighth years of Her late Majesty Queen Victoria, chapter ninety-four; of the Act of the thirteenth and fourteenth years of Her said late Majesty, chapter ninety-four, of the Act of the thirty-second and thirty-third years of Her said late Majesty, chapter ninetyfour, and of the Act of the forty-seventh and forty-eighth years of Her said late Majesty, chapter sixty-five, duly prepared and laid before His Majesty in Council a Scheme or Representation, bearing date the thirteenth day of February, in the year one thousand nine hundred and two, 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 Her late Majesty Queen Victoria chapter ninety-four, of the Act of the thirteenth and fourteenth years of Her said late Majesty, chapter ninety-four, of the Act of the thirty-second and thirty-third years of Her said late Majesty chapter ninety-four, and of the Act of the forty-seventh and fortyeighth years of Her said late Majesty chapter sixty-five, 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 the Holy Triuity at Rusholme, of the new parish of Christ Church Moss Side, of the new parish of Saint Ambrose Chorlton-upon-Medlock, of the new parish of Saint James Moss Side, and of the district of Saint Werburgh Chorlton-cum-Hardy, all within the original limits of the parish of Manchester in the county of Lancaster and in the diocese of Manchester.

"Whereas by the authority of an Order of and upon the remaining side that is to say upon ! Her said late Majesty in Council bearing date

the eighth day of June in the year one thousand | and four, become a new parish of the character eight hundred and fifty-four and published in the London Gazette upon the sixteenth day of the same month, a part of the said parish of Manchester was set out and constituted for and annexed as a district to the consecrated church of the Hely Trinity at Rusholme within the limits of such parish and the said district was called 'The District of the Holy Trinity at Rusholme.

"And whereas the said district of the Holy Trinity at Rusholme has under the provisions of the Act of the nineteenth and twentieth years of Her said late Majesty chapter one hundred and four become a new parish of the character con-templated by that Act and by the Act of the sixth and seventh years of Her said late Majesty chapter thirty-seven, and by the above-mentioned Act of the thirty-second and thirty-third years of Her said late Majesty chapter ninety-four.

"And whereas by the authority of another Order of Her sait late Majesty in Council bearing date the thirty-first day of July in the year one thousand eight hundred and fifty-eight and published in the London Gazette on the thirteenth day of August in the same year certain portions of the district (now new parish) of All Saints Chorlton-upou-Medlock of the said parish of Manchester of the said new parish of the Holy Trinity at Rusholme, of the new parish of Saint Paul Withington and of the new parish of Saint Margaret Whalley Range within the original limits of the said parish of Manchester were set out and constituted for and annexed to the church called Christ Church Moss Side and became a district for spiritual purposes and such district was called The District of Christ Church Moss Side."

"And whereas by the authority of another Order of Her said late Majesty in Council bearing date the nineteenth day of May in the year one thousand eight hundred and eighty-five and published in the London Gazette on the twentysecond day of the same month a part of the said new parish of All Saints Chorlton-upon-Medlock was set out constituted for and annexed to the Church of Saint Ambrose Chorlton-upon-Medlock and became a district for spiritual purposes and was named 'The District of Saint Ambrose Chorlton-upon-Medlock.'

"And whereas by the authority of another Order of Her said late Majesty in Council hearing date the sixth day of April in the year one thousand eight hundred and eighty-nine, and published in the London Gazette on the twelfth day of the same month, a part of the new parish of Saint Edmund Whalley Range was set out, constituted for, and annexed to the church of Saint James Moss Side, and became a district for spiritual purposes and was named 'The District of Saint James Moss Side.

"And whereas by the authority of another Order of Her said late Majesty in Council bearing date the ninth day of August in the year one thousand eight hundred and ninety-eight and published in the London Gazette on the twelfth day of the same month certain portions of the new parish of Saint Clement Chorlton-cum-Hardy, and of the new parish of the Holy Innocents Fallowfield, were constituted a separate district for spiritual purposes and such district was named The District of Saint Werburgh Chorlton-cum-Hardy.

'And whereas the said districts of Christ Church, Moss Side, of Saint Ambrose, Chorltonupon-Medlock and of Saint James Moss Side have each of them under the provisions of the said Act of the nineteenth and twentieth years of Her said late Majesty, chapter one hundred contemplated by that Act, and by the said Act of the sixth and seventh years of Her said late Majesty, chapter thirty-seven, and by the said Act of the thirty-second and thirty-third years of Her said late 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 the Holy Trinity at Rusholme of the said new parish of Christ Church, Moss Side of the said new parish of Saint Ambrose Chorlton-upon-Medlock and of the said new parish of Saint James Moss Side and of the district of Saint Werburgh Chorltoncum-Hardy should be altered in the manner hereinafter mentioned.

"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 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 (fazette of any Order of Your Majesty in Council ratifying this scheme or representation and without any assurance in the law other than such duly gazetted Order the boundaries of the said new parish of the Holy Trinity at Rusholme of the said new parish of Christ Church Moss Side of the said new parish of Saint Ambrose, Chorlton-upon-Medlock of the said new parish of Saint James Moss Side, and of the said district of Saint Werburgh, Chorlton-cum-Hardy, shall be altered so that all those portions of the said new parish of Saint James Moss Side of the said district of Saint Werburgh Chorlton-cum-Hardy and of the said new parish of the Holy Trinity at Rusholme which are described in the first schedule hereunder written and are delineated and set forth upon the map or plan hereunto appended and are thereon coloured pink blue and green respectively shall be dissevered from such new parishes and from such district respectively and shall together be annexed to and shall in future form part of the said new parish of Christ Church, Moss Side, and that in like manner all that portion of the said new parish of Christ Church, Moss Side, which is described in the second schedule hereunder written and is delineated and set forth upon the said map or plan hereunto annexed and is thereon coloured yellow shall be dissevered from the last-named new parish and shall be annexed to and shall in future form part of the said new parish of Saint James Moss Side.

"And that in like manner all that portion of the said new parish of Christ Church Moss Side which is described in the third schedule hereunder written and is delineated and set forth upon the said map or plan hereunto annexed and is thereon coloured violet shall be dissevered from the last-named new parish and shall be annexed to and shall in future form part of the said new parish of Saint Ambrose, Chorltonupon-Medlock.

"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 any of them or of any other Act of Parliament.

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

"THE FIRST SCHEDULE.

"The territory to be annexed to the new parish of Christ Church Moss Side in the county

"I. All those contiguous portions of the new parish of Saint James, Moss Side, and of the district of Saint Werburgh, Chorlton-cum-Hardy both in the county and diocese aforesaid which (taken together) are bounded upon the north by the said new parish of Christ Church Moss Side, upon the east by the new parish of the Holy Innocents, Fallowfield in the county and diocese aforesaid and upon the remaining sides that is to say upon the south and upon the west by an imaginary line commencing upon the boundary which divides the said new parish of the Holy Innocents Fallowfield from the district of Saint Werburgh, Chorlton-cum-Hardy aforesaid at the point where Maine-road will be joined by the intended extension of Claremontroad and extending thence westward in a direct line for a distance of thirteen chains or thereabouts thereby following in part the intended extension of the last-named road and in part the middle of the existing portion of the same road to the junction of the same road with Middleton-street thereby crossing the boundary which divides the said district of Saint Werburgh Chorlton-cum-Hardy from the new parish of Saint James Moss Side aforesaid and extending thence northward along the middle of the last-named street for a distance of ten chains or thereabouts to the boundary which divides the said new parish of Saint James, Moss Side from the new parish of Christ Church, Moss Side aforesaid.

"II. And also all that portion of the new parish of the Holy Trinity at Rusholme in the county and diocese aforesaid which is bounded upon the south-west and upon the north by the said new parish of Christ Church Moss Side and upon the remaining side that is to say upon the east by an imaginary line commencing upon the boundary which divides the said new parish of Christ Church Moss Side from the new parish of the Holy Trinity at Rusholme aforesaid at the junction of Moss-lane East with the road called or known as Healdplace and extending thence southward along the middle of the last-named road for a distance of sixteen chains or thereabouts to a point where it is crossed by the boundary dividing a detached portion of the township of Moss Side from the township of Rusholme and extending thence westward along the said township boundary for a distance of one and a half chains or thereabouts to the boundary which divides the said new parish of the Holy Trinity at Rusholme from the new parish of Christ Church, Moss Side afore-

"THE SECOND SCHEDULE.

"The territory to be dissevered from the said new parish of Christ Church, Moss Side, and to be annexed to the new parish of Saint James,

Moss Side aforesaid, being :-

"All that portion of the said new parish of Christ Church, Moss Side, which is bounded upon the south-east, upon the south-west and upon the north-west by the said new parish of Saint James, Moss Side, and upon the remaining sides that is to say upon the north and upon the east by an imaginary line commencing at the point upon the boundary dividing the said new parish of Saint James, Moss Side, from the new parish of Christ Church, Moss Side aforesaid, at the junction of Raby-street with Moss-lane East aforesaid and extending thence north-eastward along the middle of the last-named lane for a distance of four chains or thereabouts to its junction with Middleton-street aforesaid and

of Lancaster and in the diocese of Manchester | the last-named street for a distance of fifteen chains or thereabouts to the boundary which divides the said new parish of Christ Church Moss Side from the new parish of Saint James, Moss Side aforesaid.

"THE THIRD SCHEDULE.

"The territory to be dissevered from the said new parish of Christ Church, Moss Side, and to he annexed to the new parish of Saint Ambrose, Chorlton-upon-Medlock, in the county and diocese

aforesaid being :-

"All that portion of the said new parish of Christ Church Moss Side which is bounded upon the west by the new parish of Saint Clement, Greenheys upon the north-west partly by the new parish of Saint John, Hulme both in the county and diocese aforesaid and partly by the said new parish of Saint Ambrose, Chorlton-upon-Medlock upon the north-east by the new parish of Saint Saviour Chorlton-upon-Medlock in the county and diocese afore aid 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 new parish of Saint Saviour, Chorlton-upon-Medlock, from the new parish of Christ Church, Moss Side aforesaidat the junction of Oxford-street and Ducie-street and extending thence westward along the middle of the last-named street for a distance of sixteen chains or thereabouts to its junction wit'n Lloydstreet and extending thence southward along the middle of the last-named street for a distance of seven and a half chains or thereabouts to its junction with Gore-street and extending thence north-westward along the middle of the lastnamed street for a distance of fifteen chains or thereabouts to its junction with Greenheys-lane upon the boundary which divides the said new parish of Christ Church Moss Side from the new parish of Saint Clement, Greenheys 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 respec-

tively signified their assent thereto.

And whereas the said scheme or representation has been approved by His Majesty in Council: now, therefore, His Majesty, by and with the advice of His 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 His 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.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day A of March, 1902.

PRESENT

The KING's Most Excellent Majesty in Council HEREAS by virtue of section four of the Board of Education Act, 1899, it is lawful by Order in Council to establish a Consultative Committee for the purpose of framing, with the approval of the Board of Education, regulations for a register of teachers, which is to be formed and kept in manner to be provided by Order in

And whereas a Consulative Committee has been : established by Order in Council; and the Comextending thence southward along the middle of mittee so established have, with the approval of the Board of Education, framed the regulations for a register of teachers set forth in the Schedule

to this Order.

Now, therefore, His Majesty, by and with the advice of His Privy Council, and by virtue of the authority committed to Him by the Board of Education Act, 1899, and of all other powers enabling Him in that behalf, is pleased to order and it is hereby ordered as follows:—

1. For the purpose of forming and keeping such register of teachers, there shall be established a registration authority, called the Teachers' Registration Council, and in this Order referred to as the Council, which shall consist provisionally of twelve members, of whom six shall be appointed by the President of the Board of Education, and of the remaining six one member shall be appointed by each of the following bodies:—

The Conference of Head Masters.

The Incorporated Association of Head Masters.

The Association of Head Mistresses.

The College of Preceptors.

The Teachers' Guild of Great Britain and Ireland.

The National Union of Teachers.

2. The members so appointed shall hold office for three years from the date of this Order.

- 3. On a casual vacancy occurring in the Council during the said period of three years, the authority by whom the member whose seat is vacated was appointed shall appoint another member in his place.
- 4. The first appointments of members of the council shall be made not later than the first day of April, one thousand nine bundred and two, and each appointing authority shall as soon as may be after making the appointment communicate to the Board of Education the name and address of the person appointed by them.
- 5. The first meeting of the Council shall be convened by the Board of Education, and that Board may take such steps as they think necessary for the purpose.
- 6. After the expiration of three years from the date of this Order, the constitution of the Council shall be such as may hereafter be provided by Order in Council.
- 7. If any member of the council is adjudged bankrupt or makes a composition or arrangement with his creditors, or is absent from meetings of the Council for more than twelve months consecutively, except in case of illness, or for some reason approved by the Council, his office shall become vacant.
- 8. The council may appoint committees and delegate, with or without conditions or restrictions, any of their powers and duties to any committee so appointed, and may regulate the pro-

cedure and conduct of business of the council and of any committee so appointed.

9. No act or proceeding of the council or of a committee of the council shall be questioned on account of any vacancy in their body.

10. The council shall establish and keep a register of teachers in accordance with the regulations contained in the Schedule to this Order, as framed by the Consulative Committee and approved by the Board of Education, and with such other regulations as may from time to time be framed and approved in like manner.

11. Subject to the approval of the Board of Education, the council may provide an office and appoint a registrar, and appoint or employ such other officers and persons as may be required for the execution of their duties, and may assign to any person so appointed or employed such remuneration as may be approved by the Board.

12. All fees payable in respect of registration and matters incidental thereto, as fixed by or under the said regulations, shall be carried to a registration fund, and the expenses of the council shall be paid out of such fund.

13. There may be paid to the members of the council out of the regis:ration fund such fees for attendance at meetings and such allowance for travelling expenses as may be approved by the Board of Education.

14. The accounts of the council shall be audited and published by or under the direction of the Board of Education.

15. The council shall make a report of their proceedings once a year to the Board of Education.

A. W. FitzRoy.

THE SCHEDULE.

REGULATIONS FOR THE FORMATION OF A REGISTER OF TEACHERS.

1. As soon as may be after the establishment of the registration authority there shall be established a register of teachers (hereunafter called "the register") in which the name of every registered teacher shall be set forth in alphabetical order.

In addition to this alphabetical list there shall be two columns distinguished as Column A and

Column B.

Column A shall contain the names of all persons for the time being recognized by the Board as certificated teachers under the code of regulations for elementary day schools.

Column B shall contain the names of all persons who fulfil the conditions of registration herein-

after set forth.

There shall also be recorded in the register in respect of each teacher, when registered therein, his postal address, the date of his registration, and a brief statement of his qualifications and teaching experience, in the following form:—

Alphabetical List.	Column A.	Column B.	Address.	Date of Registration.	Qualifications.	Experience.		
		:						
				•				

Additional qualifications and experience may be added from time to time, when verified by the

registration authority.

2. A person shall be entirled to be placed on Column B of the register of teachers if he satisfied that he fulfils the fies the registration authority that he fulfils the conditions set forth in regulation three; or if he applies at any time within three years from the establishment of the registration authority to be placed on the Column B of the register, and satisfies the registration authority that he fulfils ! the conditions set forth in regulation four.

3. A person shall be entitled to be placed on Column B of the register if he fulfils the follow-

ing conditions:-

(1.) He must have ob'ained a degree conferred by some university of the United Kingdom, or have obtained one of the diplomas or certificates mentioned in Appendix A to these regulations, or have attained some other approved standard of general education.

(2) He must either—

(i.) have resided and undergone a course of training for at least one year at one of the universities or training colleges mentioned in Appendix D to these regulations or some other recognized institution for the training of secondary teachers, and have passed the examination for one of the diplomas or certificates in the theory and practice of teaching mentioned in Appendix C to these regulations; or

(ii.) have passed an approved examination in the theory of teaching, have spent at least one year as a student teacher under supervision at a recognized school (not being an elementary school), and have produced evidence of ability to

(3) He must have spent at least one year of probation as a teacher at a recognized school (not being an elementary school) and must satisfy the registration anthority that he has

shown fitness for the teaching profession.

4. A person shall be entitled to be placed on Column B of the register if at any time within three years from the establishment of the registration authority he makes application to be so placed and fulfils the following conditions:

- (1.) He must have obtained a degree conferred by some university of the United Kingdom, or must show to the satisfaction of the registration authority that he has obtained one of the diplomas or certificates, or has passed one of the examinations mentioned in Appendices A and B to these regulations, or has attained some other approved standard of general education; and
 - (2.) He must either-

(i.) have been engaged during the three years next preceding his application as a teacher at a recognized school or schools (not being an

elementary school or schools); or

(ii.) have passed the examination for one of the diplomas or certificates in the theory and practice of teaching mentioned in Appendix C to these regulations, and produce evidence satisfactory to the registration authority of experience in teaching (other than the teaching in an elementary school or teaching of a purely elementary character) extending over a period of not less than three years.

Provided that a headmaster or headmistress of a recognised school, not being an elementary school, shall be entitled on application to be placed on Column B of the register without fulfilling the above conditions, if the applicant has held the office for at least one year previous

to the date of his application.

5.—(1.) The registration authority may place on Column B of the register the name of any person who does not fulfil all the conditions of regis-

tration, but who, in their opinion, would have fulfilled all the necessary conditions but for the

(a.) that part of the period of his study or training was spent in an approved course of study or training at a foreign university, college,

or school, or

(b.) that part of the period of his study, training, or probation was spent in original research certified to have been conducted under proper supervision and to the satisfaction of the registration authority.

(2.) The registration authority may, if they think fit, at any time within three years from the establishment of the registration authority, place on Column B of the register the name of any person who does not fulfil all the conditions of registration but who has, in their opinion, proved himself to be an exceptionally qualified teacher.

(3.) The registration authority shall report to the Board every three months the name of every person registered under this regulation and the

grounds of his registration.

SUPPLEMENTAL REGISTERS.

6. There shall be annexed to the register supplemental registers of teachers of music, drawing, physical training, manual instruction, cookery, needlework, and such other special sub-

jects as may be from time to time approved.

A person shall be entitled to be placed on a supplemental register if he produces evidence satisfactory to the registration authority

(i.) That he has acquired special knowledge of the subject after a thorough course of training.

(ii.) That he is competent to teach the subject, and

(iii.) That he has taught the subject for a period of not less than two years.

A person may be placed on one or more than one supplemental register whether he is or is not placed on the register.

The form of a supplemental register shall be the same as that of the register except that

Columns A and B shall be omitted.

7. A person whose name is placed on one or more of the supplemental registers, but not on either column of the register, shall not be entitled describe himself as a registered teacher without also indicating the supplemental register or registers on which his name is placed.

Any person proved to the satisfaction of the registration authority to have wilfully so described himself shall be liable to have his name removed from any supplemental register on which it is placed, and shall not be entitled for a period of two years to have his name

placed on any register of teachers.

GENERAL.

- 8 In the case of any person applying to be placed on Column B of the register, or any supplemental register, the registration authority may, if they think fit, and after giving the applicant an opportunity of being heard, refuse to register him on the ground that his moral character renders him unfit to be employed as a teacher.
- 9. The registration authority may at any time remove from Column B of the register, or from any supplemental register, the name of any person proved to their satisfaction, and after such person has had an opportunity of being heard, to have been guilty of felony or misdemeanour or of conduct unbefitting a teacher.

10. Every person applying and qualified to be placed on Column B of the register, or on a supplemental register, shall, before he is so placed, pay to the registration authority the sum of twenty-one shillings. A further fee of two shillings and sixpence shall be paid by a teacher registered on Column B before any additional qualifications or experience is recorded on the

register or any supplemental register.

11. No fee shall be payable for placing a person on Column A of the register, but if any person so placed applies to have registered any qualifications and experience other than those required by the Board from certificated teachers, he shall, before any such qualification or experience is recorded, pay the sum of two shillings and sixpence.

12. In approving or recognizing a degree, diploma, certificate, examination, or other standard of education, for the purpose of Column B, or in recognizing an institution for the purpose of training, or in approving subjects for a supplemental register, the Board shall act after taking the advice of the consultative committee.

13. The registration authority shall from time to time and at least once every year present a report of their proceedings to the Board together with their observations on the working of these

14. The register and every supplemental register shall be published annually, and shall be open at any reasonable time to public inspection on the payment of the proper fee, and any person shall, on payment of the proper fee, be entitled to take copies of and make extracts from the register and any supplemental register, and to have delivered to him extracts from any such register certified by the registrar to be true

The fees for the purpose of this regulation shall be such as may be fixed by the registra-tion authority with the approval of the Board.

15. In these regulations

"The Board" means the Board of Education.
"Approved" or "recognized" means approved or recognized for the time being by the Board for the purpose of the regulation in which the

expression is used.
The "registration authority" means the body to be established for forming and keeping the

register.

16. These regulations may be from time to time modified and altered by regulations framed by the consultative committee with the approval of the Board.

Appendix A.

A Tripos certificate granted by the University

of Cambridge to women.

A diploma or certificate showing to the satisfaction of the registration authority that the applicant, if a woman, has fulfilled all the conditions which, if the University of Oxford granted degrees to women, would entitle her to a degree in that university.

A diploma or certificate showing to the satisfaction of the registration authority that the applicant, if a woman, has fulfilled all the conditions which, if the University of Dublin granted degrees to women, would entitle her to a degree in that university.

The associateship of the Royal College of

Science, London.

The associateship of the Central Technical

College, London.

The fellowship of the College of Preceptors.

A special honours certificate of the Higher
Local Examinations (Oxford and Cambridge), granted under the following conditions:

(i.) That the holder has passed in four groups or sections and obtained a first or second class in

at least two of them; and

(ii.) That the certificate includes at least a pass in two languages, and at least a pass either in Mathematics or in Logic.

Appendix B.

London University—Intermediate Arts.
London University—Intermediate Science.
Oxford University—Pass Moderations.
Oxford University—Law Preliminary.
Oxford University—Science Preliminary. Cambridge University—The General Examina-

In the case of women:-

(i.) "Moderations" or "finals" in the University of Oxford.

(ii.) Tripos examinations of the University of Cambridge or the "standard of the ordinary degree.'

Oxford and Cambridge Higher Local Examina-

tions (Honours Certificate).

Birmingham University—Intermediate Arts. Birmingham University—Intermediate Science. Victoria University—Intermediate Arts. Victoria University—Intermediate Science. University of Wales—Intermediate Arts.
University of Wales—Intermediate Science.
Dublin University - Final Examination of Senior Freshman year.

Royal University of Ireland-The Second

University Examination in Arts.

College of Preceptors.—Licentiateship.

Appendix C.

Diplomas or Certificates in the Theory and Practice of Teaching, granted by the following institutions:

Oxford University. Cambridge University. London University. Victoria University. Durham University.

Birmingham University (Higher Diploma).
Ed nburgh University (Secondary School

Diploma).

Aberdeen University (Diploma with Distinction). Glasgow University (Diploma with Distinction). University of Dublin.

Royal University of Ireland.

College of Preceptors (Fellowship and Licentiateship, together with the certificate of ability to teach.

Appendix D.

Institutions, &c., for the Training of Secondary

Course of training for secondary teachers at Oxford for the Oxford University Diploma. (This training would be accepted, provided that students stayed for a year.)

University of Cambridge (Day Training College), Secondary Department.

Durham University. Birmingham University. Owens College, Manchester. University College, Liverpool.

Yorkshire College, Leeds (provided the training

were of one year's duration).
University College of North Wales, Bangor. University College of South Wales, Cardiff. University College of Wales, Aberystwith.

Cambridge Training College. Maria Grey College, London. Cheltenham Ladies' College.

Bedford College for Women, University of London.

Mary Datchelor College, London.

St. George's Training College, Edinburgh. Catholic Training College, Cavendish-square, London.

St. Mary's Hall, Mount Pleasant, Liverpool.

March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council.

IN pursuance of the Spring Assizes Act, 1879, His Majesty is pleased, by and with the advice of His Most Ilonourable Privy Council, to order as follows:-

1. The Northern and Salford Divisions (as defined by the Order in Council of the 4th day of May, 1864) of the County of Lancaster shall, for the purpose of the next Spring Assizes, be united together under the name of the Spring Assize County, No. 2.

2. The said Spring Assizes for the said Spring Assize for the said Spring Assizes f

Assize County shall be held at Manchester.

3. The Court at the said Spring Assizes at Manchester shall have jurisdiction to try any prisoner committed in the said Spring Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Spring Assizes Act, 1879, such prisoner would have been tried.

The provision of Section three of the Spring

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

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

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

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

writ of Habeas Corpus.

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

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

County, No. 2."

9. Any person who after the date of this Order, and before the said Spring Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the Divisions !

T the Court at Saint James's, the 6th day of I constituting the said Spring Assize County, shall be bound to attend at the said Spring Assizes for

the said Spring Assize County.

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

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

Manchester.

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

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

in such last-mentioned County.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Spring Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of

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

14. In any case where money is ordered by the Court at the said Spring Assizes for the said Spring Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Goal Delivery in the county where the trial would have taken place but for the Spring Assizes Act, 1879, and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

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

of Habeas Corpus.

16. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Spring Assizes Act, 1879.

17. This Order, unless earlier revoked, shall be in force during the continuance of the Spring Assizes, 1902.

A. W. FitzRoy.

A'T the Court at Saint James's, the 6th day of March, 1902.

PRESENT

The KING's Most Excellent Majesty in Council.

I N pursuance of the Spring Assizes Act, 1879, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:—

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

2. The said Spring Assizes for the said Spring

Assize County shall be held at Leeds.

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

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

so sentenced would have been tried if the Spring Assizes Act, 1879, had not been passed.

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

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

have jurisdiction accordingly.

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

Habeas Corpus.

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

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

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

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

Assize County, No. 3."

11. Any person who, after the date of this Order and before the said Spring Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol

Delivery, to be holden for any of the Counties constituting the said Spring Assize County, shall be bound to attend at the said Spring Assizes for

the said Spring Assize County.

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

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

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

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

such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Spring Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county

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

16. In any case where money is ordered by the Court at the said Spring Assizes for the said Spring Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Spring Assizes Act, 1879, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Spring Assizes during the sitting of the Court to pay all such orders.

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

Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Spring Assizes Act, 1879.

19. This Order, unless carlier revoked, shall be in force during the continuance of the Spring

Assizes, 1902.

A. W. FitzRoy.

A T the Court at Saint James's, the 6th day of March, 1932.

PRESENT,

The KING's Most Excellent Majesty in Council. WHEREAS by the Coroners' Act, 1844, it is (amongst other things) enacted that when and as often as it shall seem expedient to the Justices of any County that such County should be divided into two or more districts for the purposes of that Act, or that any alteration should be made of any division theretofore made under that Act, it shall be lawful for the said Justices in General or Quarter Session assembled to resolve that a petition shall be presented to His Majesty, praying that such division or alteration be made, and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner or Coroners of such County as thereinafter provided. And that the Clerk of the Peace shall give notice of any such resolution to every Coroner for such County, and of the time when the petition will be taken by the said Justices into consideration, and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition, having due regard to the size and nature of each proposed district, the number of the inhabitants, the nature of their employments, and such other circumstances as shall appear to the Justices fit to be. considered in carrying into execution the provisions of the said Act; and such petition, with a description of the several proposed districts...

and of the boundaries thereof, with the reasons upon which the petition is founded, shall be certified to His Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to, and the Clerk of the Peace for such County shall forthwith give or send a true copy of such petition certified under his hand to every Coroner for such County. And that it shall be lawful for His Majesty, if He shall think fit, with the advice of His Privy Council, after taking into consideration any such petition, and also any petition which may be presented to Him by any Coroner of the same County concerning such proposed division or alteration, or whenever it shall seem fit to His Majesty to direct the issue of a Writ de Coronatore Eligendo for the purpose of authorizing the election of an additional Coroner above the number of those who have been theretofore customarily elected in such County, to order that such County shall be divided into such and so many districts for the purposes of the said Act as to His Majesty, with the advice aforesaid, shall seem expedient, and to give a name to each of such districts, and every such Order shall be published in the London Gazette.

And whereas by the Local Government Act, 1888, the powers and business of the said Justices in respect of the matters aforesaid in each County were transferred to the Council of such County.

And whereas by an Order in Council made on the twentieth day of November, one thousand eight hundred and seventy-three, under the provisions of the hereinbefore recited Act the county of Leicester was divided into three districts for Coroners' purposes and for the purposes of the said Act, which said districts were named respectively "the Northern District," "the Southern District," and the Framland District," and respectively comprised the places set forth and enumerated in the said Order.

And whereas a petition bearing date the seventh day of December, one thousand nine hundred and one, was presented to His Majesty by the County Council of the Administrative county of Leicester, which said petition prayed for the alteration in manner provided by law of the several Coroners' Districts within the said County, so that the said County should be divided into three districts in manner therein specified for Coroners' purposes, and for the purposes of the said hereinbefore first-recited Act.

And whereas the said petition with a description of the said proposed districts and of the boundaries thereof, with the reasons upon which the said petition was founded, have been duly certified to His Majesty.

And whereas all the provisions in that behalf of the hereinbefore first-recited Act have been duly complied with.

And whereas the Coroners for the said County have not presented any petition to His Majesty.

have not presented any petition to His Majesty.

And whereas His Majesty has, with the advice of His Privy Council, taken into consideration the said petition, and is minded to make such alteration and division as aforesaid.

Now, therefore, His Majesty in Council, by and with the advice of His said Council, is pleased to order, direct, and declare, as it is hereby ordered, directed, and declared, that from and after the date hereof:—

1. The county of Leicester shall, save as is hereinafter provided, be divided into three districts for Coroners' purposes, and for the purposes of the said first-recited Act.

2. The said three districts shall be named

respectively:—
"The Northern Coroner's District,"
"The Southern Coroner's District," and

"The Framland Coroner's District," and the said districts shall respectively comprise the several parishes and places named and set forth in the Schedule hereto.

3. This Order shall be published in the London Gazette.

A. W. FitzRoy.

SCHEDULE.

The Districts herein described are to be deemed not to include any parishes or places or parts thereof which at the date of this Order were exempt from the jurisdiction of the Coroners of the county of Leicester, whether such parishes or places or parts thereof are hereinafter named or included or not.

THE NORTHERN CORONER'S DISTRICT.

Parishes and Places.

Appleby Magna
Ashby-de-la-Zouch
Ashby Woulds
Bardon Park
Barrow-upon-Soar
Beaumanor
Belton and Gracedieu
Blackfordby
Breedon - on - the - Hill,

Tong and Wilson
Burton-on-the-Wolds
Castle Donnington
Charley
Chilcote
Coalville
Coleorton
Cossington
Cotes
Diseworth
Garendon
Hathern
Heather
Hemington

Hoton Uugglescote and Donnington Isley Walton

Kegworth Knightthorpe Langley Priory Lockington Long Whatton

Loughborough Measham Mountsorrel

Nanpantan Normanton-le-Heath Oakthorpe and Donnis-

thorpe Osgathorpe Packington Prestwold Quorndon

Ravenstone and Snibston

Rothley and Rothley
Temple
Seagrave
Shepshed
Sileby
Snarestone
Staunton Harold
Stretton-en-le-Field
Swannington
Swepstone and Newton
Swithland
Thorp-acre and Dishley

Thringstone

Boundaries.

On the north-west by the county of Derby; on the north by the county of Nottinghani; on the east by the parishes of Old Dalby, Thrussington and Ratcliffe-onthe-Wreake; on the south-east by the parishes of Syston and Wanlip; on the south by parishes of Thurcaston, Cropston, Newtown Linford, Markfield, Stanton-under-Bardon, Ibstock, Odstone, Shackerstone, and Nortonjuxta - Twycross; and on the southwest by the counties of Warwick and Stafford

Parishes and Places.	Boundaries.	Parishes and Places.	Boundaries.
lverscroft		Enderby	
Walton-on-the-Wolds		Evington	
Whitwick		Fenny Drayton	
Willesley		Fleckney	
Woodhouse Woodthorpe	1	Foston Foxton	
Worthington and New-	•	Frisby-by-Gaulby	
bold		Frolesworth	
Wymeswold	i i	Gaulby	
	İ	Gilmorton	
		Gilroes	
THE SOUTHERN COR	ONER'S DISTRICT.	Glen Magna	
		Glen Parva	
Parishes and Places.	Boundaries.	Glenfield	
T WISHOS WHA T WOOS.	Touridaties.	Glenfield Frith Glooston	
Allexton	On the north by the	Goadby by Tugby	
Anstey	parishes of Appleby,	Gopsall	
Anstey Pastures	Snarestone, Swep-	Groby	
Arnesby	stone, Heather,	Gumley	
Ashby Magna	Hugglescote, and	Hallaton	
Ashby Parva	Donnington, Bardon,	Halstead	
Aston Flamville Atterton	Charley, Ulverscroft,	Higham on the Hill and	
Baggrave	Woodhouse, Swith- land, Rothley, Cos-	Lindley	
Bagworth	sington, Thrussing-	Hinckley and Hyde's	
Bagworth Park	ton, Brooksby, Gad-	Pastures Holt and Bradley	
Barkby	desby, Barsby, Ashby	Holyoaks	
Barkby Thorpe	Folville, Twyford,	Horninghold	
Barlestone	Owston and New-	Houghton-on-the-Hill	
Barton-in-the-Beans	bold, and Knossing-	Humberstone	
Barwell	ton; on the east by	Huncote	
Beaumont Leys	the county of Rut-	Hungarton	
Beeby	land; on the south-	Husbands Bosworth	
Billesdon Bilstone	east and south by	Ibstock	
Birstall	the county of North- ampton: and on	Illston on the Hill	
Bittesby	ampton; and on the south-west and	Ingaraby	
Bitteswell	west by the county	Keyham	
Blaby	of Warwick	Kibworth Beauchamp Kibworth Harcourt	
Blaston		Kilby	
Bowden, Little	i	Kilworth North	
Bowden Magna	(Kilworth South	
Bradgate	1	Kimcote and Walton	
Braunstor e]	Kirby Frith	
Braunstone Frith		Kirby Muxloe	
Bringhurst Broughton Astley, Sut-	1 3	Kirkby Mallory	
ton and Primethorpe		Knaptoft	
Bruntingthorpe	ļ	Knoil and Basset House	
Burbage and Sketchley	[Langton, East Langton, Thorpe	
Burton Overy	<u> </u>	Langton, Tur	
Bushby	1	Langton, West	
Cadeby		Laughton	
Carlton		Launde	
Carlton Curlieu		Lea Grange	
Catthorpe Claybrooks Magna]	Leicester Forest, East	
Claybrooke Magna Claybrooke Parva	1	Leicester Forest, West	
Cold Newton	j	Leire	
Congerstone	<u> </u>	Loddington Lowesby	
Cosby and Littlethorpe		Lubbesthorpe	
Cotes-de-val]	Lubenham	
Cottesbach		Lutterworth	•
Countesthorps]	Marefield	
Cranoe	[Market Bosworth and	•
Croft	[Cuton	
Cropston]	Market Harborough	
Dadlington	[Markfield	
Desford and Baron Parks		Medbourne	
Drayton Dunton Basset	1	Merevale	
Earl Shilton		Misterton, Poulteney	
East Norton	1	and Walcote	
Easton Magna		Moorbarn Moorsley	
Elmesthorpe	Į.	Mowsley	

(1716, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14			
Parishes and Places.	Boundaries.	Parishes and Places.	Boundaries.
Mythe		Whatborough	
Nailstone Nachanaurh		Whetstone	
Narborough Newbold Verdon		Wigston, East Wigston, Magna	
Newhouse Pinnals		Wigston, Parva	
New Parks		Willoughby Waterless	
Newton Harcourt		Wistow	
Newtown Linford Newtown Unthank and		Withcote	
Botcheston		Witherley Wyken	
Norton by Gaulby		Wyken	
Norton juxta Twycross			<u> </u>
Nosely			
Oadby	•	THE FRANLAND COR	ONER'S DISTRICT.
Odstone Orton-on-the-Hill			
Osbaston			
Peatling Magna		Parishes and Places.	Boundaries.
Peatling Parva		A b 17 - 441-1	0- 41
Peckleton and Tooley		Ab Kettleby Asfordby	On the north-west and north by the
Potters Marston Quenby		Ashby Folville	county of Nottings
Queniborough		Barkestone	ham, on the north-
Ratby	•	Barsby	east by the countie-
Ratcliffe Culey		Belvoir	of Lincoln and Rut-
Ratcliffe-on-the-Wreake		Bescaby Bottesford and Nor-	 land, on the south and south-west by
Rearsby Rollestone		mauton	the parishes of
Saddington	•	Brauston	· Withcote, What-
Sapcote		Brentingby and Wy-	
Scraptoft		fordby	Marefield, Lowesby,
Shackerstone		Brooksby Buckminster	and South Croxt n, and on the west by
Shangton Sharman's Lodge (or		Burrough on the Hill	the parishes of
Leicester Frith)		Barton Lazars	Queniborough,
Sharnford		Cold Overton	Rearsby, Ratcliffe-
Shawell		Coston	on - the - Wreake,
Shearsby		Croxton Kerrial Dalby Magna	Cossington, Sea- grave, Burton-on-
Sheepy Magna		Dalby Parva	the-Wolds, and by
Sheepy Parva Shenton		Dalby-on-the-Wolds	the county of Not-
Sibson. Welsborough		Eastwell	tingham
and Temple Hall		Eaton	
Skeffington		Edmondthorpe Freeby	
Slawston Smeeton Westerby		Frisby-on-the-Wreake	
South Croxton		Gaddesby	
Stanford		Garthorpe	!
Stanton-under-Bardon		Goadby Marwood Grimstone	
Stapleton		Harby	
Stockerston Stoke Golding		Harston	
Stoney Stanton	•	lloby	
Stonton Wyville		Holwell	
Stoughton		Hose Kirby Ballans	
Stretton Magna		Kirby Bellars Kuipton	
Stretton Parva Sutton Cheney		Knossington	
Swinford		Loug Clawson	
Syston		Melton Mowbray	
Theddingworth		Muston Nother Proventor	!
Thornton		Nether Broughton Owston and Newbold	i
Thurcaston Thurlaston and Nor-		Pickwell and Leesthorpe	
manton Turville		Plungar	
Thurmaston, North		Ragdale	
Thurmaston, South		Redmile Rotherby	
Thurnby Tiles on the Hill		Rotherby Saltby	
Tilton-on-the-Hill Tugby and Keythorpe		Saxby	
Twycross		Saxelby	
Ullesthorpe		Scalford	
Upton		Sewstern	
Wanlip	•	Shoby	
Welham Westrill and Starmore		Somerby Sproxton	
Westrill and Starmore		- Pr	•

Parishes and Places.	Boundaries
Stapleford ;	
Stathern	
Stonesby	
Sysonby with Eye Ket-	
tleby	
Thorpe Arnold	
Thorp Satchville	
Thrussington	
Twyford	
Waltham-on-the-Wolds	
Wartnaby	
Welby	
Wycomb and Caldwell	
Wymondham	

A T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by "The Burial Act, 1853," it was enacted that, in case it appeared to His Majesty in Council, upon the representation of one of His 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 should be lawful for His Majesty, by and with the advice of His Privy Council, to order that no new burialground should be opened in any city or town, or within such limits, without such previous approval, or (as the case might 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, should be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances might require; provided always, that notice of such representation, and of the time when it should please His Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should 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 mouth before such representation was so considered: provided also, that no such representation should be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation should have teen given to the Incumbent and Vestry Clerk or Churchwardens of such parish:

And whereas by the Burial Act, 1855, it was, amongst other things, enected that it should be lawful for His Majesty, by and with the advice of His 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 C uncil made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby as pointed for the discontinuance of burials thereunder, or other operation of such Order, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit:

And whereas by "The Burial Act, 1900," it was enacted that the powers and duties of the Secretary of State should be transferred to the Local Government Board:

And whereas the Local Government Board, after giving to the Incumbent and the Churchwardens of the parish hereinafter mentioned ten days' previous notice of their intention to make such representation, made a representation stating that they were of opinion that the opening of any new burial-ground in the civil parish of Lakenheath, in the county of West Sussex, save with their previous approval, should be prohibited, and that the Order of Her late Maje ty in Council of the third day of May, one thousand eight hundred and eighty-two, so far as it relates to Lakenheath, should be varied:

And whereas His Majesty was pleased, by His Order in Council of the thirteenth day of January, one thousand nine hundred and two, to give notice of such representation, and to order that the same should be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council on the twenty-fourth day of February, one thousand nine hundred and two, and copies thereof have been affixed, as required by the said first recit d Act:

Now, therefore, His Majesty by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the civil parish of lakenheath without the previous approval of the Local Government Board, and that the Order in Council of the third May, one thousand eight hundred and eighty-two, so far as it relates to Lakenheath, shall be varied so as to real as follows, viz.:—

LAKENHEATH.—Forthwith and entirely in the Parish Church of Saint Mery, Lakenheath; and in the whole of the churchyard, except as follows:—

In any vault or walled grave now existing in the said churchyard burial may I e allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented.

A. W. FitzRoy.

A T the Court at Saint James's, the 6th day of March, 1902.

PRESENT.

The KING's Most Excellent Majesty in Council. THEREAS by "The Burial Act, 1853," it was enacted that, in case it appeared to His Majesty in Council, upon the representation of one of His 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 should be lawful for His Mujesty, by and with the advice of His Pr vy Council, to order that no new burial-ground should be opened in any city or town, or within such limits, without such previous approval, or (as the case might 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, should be discontinued wholly, or subject to any exceptions or qualifica-

tions mentioned in such Order and so from time to time as circumstances might require; provided always, that notice of such representation, and of the time when it should please His Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should 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 was so considered; provided also, that no such representation should be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation should have been given to the Incumbent and vestry clerk or churchwardens of such parish:

And whereas by "The Burial Act, 1900," it was enacted that the powers and duties of the Secretary of State under the Burial Acts should be transferred to the Local Government Board:

And whereas the Local Government Board after giving to the Incumbent and the churchwardens of the parish of All Saints, Moxley, in the county of Stafford, ten days' previous notice of their 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 civil parish of Wednesbury, without the previous approval of the Local Government Board, and that burials should be discontinued therein as hereinafter directed:

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

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the civil parish of Wednesbury, in the county of Stafford, without the previous approval of the Local Government Board, and that burials shall be discontinued therein as follows, viz.:—

ALL SAINTS, MOXLEY.—Forthwith and entirely in the Parish Church of All Saints, Moxley, in the county of Stafforl; and in the churchyard, except as follows, viz.:—

(a) In any vault or walled grave now existing in the said churchyard burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented:

(*) In any earthen grave now existing in the said churchyard, the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the body of any member of the family of the person or persons heretofore buried in such grave:

(c) In the said churchyard, in any grave space in which no interment has heretofore taken place, the burial may be allowed at or below the depth of five feet from the surface of the ground, of the body of any perso i for whom, or of any member of a family for which such grave space has been reserved and appropriated as a burial place, with the exclusive right of burial therein.

A T the Court at Saint James's, the 6th day of March, 1902.

PRESENT, The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1855, it was, amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His Privy Council, from time to time

should be lawful for this Majesty, by and with the advice of His 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, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit:

And whereas an Order in Council was made on the eighteenth day of October, one thousand eight hundred and fifty-four, directing the discontinuance of burials in, amongst other places, the Parish Church, and, with certain exceptions, in the Parish Churchyard of Workington, in the county of Cumberland; and whereas it seems fit to His Majesty, by and with the advice of His Privy Council, that the said Order of the eighteenth October, one thousand eight hundred and fifty-four, be varied:

Now, therefore, His Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the said Order of the eighteenth day of October, one thousand eight hundred and fifty-four, be varied, so that in relation to the borough of Workington, the said Order shall have effect subject to the following

exception or qualification, viz.: -

Workington, Church of the Holy Trinity, West Seaton.—That, notwiths anding anything in the said Order in Council of the eighteenth day of October, one thousand eight hundred and fifty-four, after the death of Catherine Blaushard, Widow, of Castlehead, Keswick, Lady of the Manor of Camerton, in the county of Cumberland, the burial of her body, unless such burial be prohibited by any statutory provision in that behalf, may be allowed in a vault which has been constructed as a place of burial in the Church of the Holy Trinity at West Seaton, in the borough of Workington, subject to the conditions:—

(a.) That the interior of the said vault in preparation for, or immediately after such burial therein, shall be thoroughly and effectually ventilated by suitable and sufficient means in direct communication with the external air beyond the walls of the said church;

(b.) That as soon as conveniently may be after the deposit of the coffin in the said vault, the coffin shall be wholly and permanently enclosed by means of stone flagging. properly jointed in cement, or brickwork in cement, and otherwise in such manner as effectually to prevent the escape of any noxious gas from the interior of the enclosure so formed; and

(c.) That as soon as conveniently may be after the deposit of the coffin in the said vault, the entrance to the said vault from the church shall be properly covered, and the covering shall be hermetically scaled by concrete or cement in such a manner as effectually to prevent this escape of any noxious gas from the said vault into the church.

A. W. Fitz Roy.

A. W. FitzRoy.

of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act. 1853, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of one of His 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 should be lawful for His Majesty, by and with the advice of His Privy Coun il, to order that no new burialground should be op-ned in any city or town, or within such limits, without such previous approval, or (as the case might 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, should be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances might require; provided always, that notice of such representation, and of the time when it should please II s Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should 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 was so considered; provided also that no such representation should be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation should have been given to the Incumbent and vestry clerk or churchwardens of such parish.

And whereas by the Burish Act, 1900, it was enacted that the powers and duties of the Secretary of State under the Barial Acts should be transferred to the Local Government Board.

And whereas the Local Government Board, after giving to the Incumbents and the churchwardens of the parishes of Saint Anne, Catterick; Saint Mary, Farthingstone; Saint Mary, Harlington; Saint George, Denbighshire; and Sant Thomas à Beckett, Sourton; ten days' previous notice of their intention to make such representations, made representations stating that for the protection of the public health, no new burialgrounds should be opened in the civil parishes of Catterick; Farthingstone; Harlington; Saint George, Denbighshire; and Sourton; without the previous approval of the Local Government Board, and that borials should be discontinued therein as hereinafter directed.

And whereas His Majesty was pleased by His Order in Council of the thirteenth day of January last, to give notice of such representations, and to order that the same should be taken into consider. ation by a Committee of the Lords of His Majesty's Most Honourable Privy Council, on the twentyfourth day of February, one thousand nine hundred and two, and such Order has been published in the London Gazette, and copies thereof have been affixed as required by the said Act.

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order and it is hereby ordered that no new burial-grounds

T the Court at Saint James's, the 6th day | shall be opened in the said civil parishes without the previous approval of the Local Government Board, and that burials in the said parishes shall be discontinued as follows, viz.:-

> CATTERICK.-Forthwith and entirely in the Parish Church of Saint Anne, Catterick, in the county of York; and in the churchyard, after the thirtieth day of June, one thousand nine hundred and two, except as follows:-

In any vault or walled grave now existing in the said churchyard burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented.

FARTHINGSTONE.—Forthwith and entirely in the Parish Church of Saint Mary, Farthingstone, in the county of Northampton; and in the churchyard, except as follows:-

(a.) In any vault or walled grave now existing in the said churchyard burial may be allowed subject to the condition that every coffin buried in such vault or grave be separate'y enclosed by stonework or brickwork properly cemented.

(b.) In the said churchyard in any grave space in which no interment has heretofore taken place, the burial may be allowed at or below the depth of five feet from the surface of the ground, of the body of any person for whom or of any member of a family for which such grave space has been reserved and appropriated as a burial place, with the exclusive right of burial therein.

HARLINGTON.-Forthwith and entirely in the Parish Church of Saint Mary, Harlington, in the county of Bedford; and in the churchyard, except as follows:-

(a) In any vault or walled grave now existing in the said churchyard burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented.

(b.) In any earthen grave now existing in the said churchyard, the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the body of any member of the family of the person or persons heretofore buried in such grave.

SAINT GEORGE, DENBIGHSHIRE. - Forthwith and entirely in the site of the former Church of Saint Sior and in the old portion of the parish churchyard, except as follows:—

(a.) In any vault or walled grave now existing in the said portion of the church-yard, burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented.

(b.) In any earthen grave now existing in the said portion of the churchyard the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the body of any member of the family of the person or persons heretofore buried in such grave.

(c.) In the said portion of the churchyard in any grave space in which no interment has heretofore taken place, the burial may be allowed at or below the depth of five feet from the surface of the ground, of the body of any person for whom or of any member of a family for which such grave space has been reserved and appropriated as a burial place with the exclusive right of burial therein.

Sourron.—Forthwith and entirely in the Parish Church of Saint Thomas à Beckett, Sourton, and in that portion of the church-yard which existed prior to the year one thousand nine hundred and one.

A. W. FitzRoy.

A T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council. WHEREAS by the Burial Act, 1853, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of one of His 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 should be lawful for His Majesty, by and with the advice of His Privy Council, to order that no new burial-ground should be opened in any city or town, or within such limits, without such previous approval, or (as the case might 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, should be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances might require; provided always, that notice of such representation, and of the time when it should please His Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should 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 was so considered; provided also that no such representation should be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation should have been given to the Incumbent and vestry clerk or churchwardens of such parish:

And whereas by the Burial Act, 1900, it was enacted that the powers and duties of the Secretary of State under the Burial Acts should be transferred to the Local Government Board:

And whereas the Local Government Board, after giving to the Incumbent and the Churchwardens of the parish of Saint Stephen's-inthe-Banks, in the civil parish of North Meols, in the county of Lancaster, ten days' previous notice of their 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 said civil parish of North Meols without the previous approval of the Local Government Board, and that burials should be discontinued therein, as hereinafter directed:

And whereas His Majesty was pleased, by His Order in Council of the thirteenth day of January 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 His Majesty's Most Honourable Privy Council on the twenty-fourth day of February, one thousand nine hundred and two, and such Order has been published in the London Gazette, and copies

thereof have been affixed, as required by the said Ach:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the civil parish of North Meols, in the county of Lancaster, without the previous approval of the Local Government Board, and that burials shall be discontinued therein as follows, viz.:—

SAINT STEPHEN'S-IN-THE-BANKS. — Forthwith and entirely in the Parish Church of Saint Stephen's-in-the-Banks, in the county of Lancaster, and in that part of the church-yard lying between the main village road and the path which crosses the churchyard on the south side of the church from west to east, such part being known as the old portion of the churchyard.

A. W. FitzRoy.

A T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council.

A HEREAS by the Burial Act, 1853, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of one of His 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 should be lawful for His Majesty, by and with the advice of His Privy Council, to order that no new burial-ground should be opened in any city or town, or within such limits, without such previous approval, or (as the case might 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, should be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances might require; provided always that notice of such representation, and of the time when it should please His Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should 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 was so considered; provided also, that no such representation should be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation should have been given to the Incumbent and vestry clerk or churchwardens of such parish:

And whereas by the Burial Act, 1855, it was, amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His 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, should

or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit:

And whereas by the Burial Act 1900, it was enacted that the powers and duties of the Secretary of State should be transferred to the Local Government Board:

And whereas the Local Government Board, after giving to the Incumbent and the church-wardens of the parish hereinafter mentioned ten days' previous notice of their intention to make such representation, made a representation stating that they were of opinion that the Order in Council of twelfth December, one thousand eight hundred and seventy-seven, in so far as it affects burials in the parish of Wymondham, in the county of Norfolk, should be varied by

substituting certain directions for those contained in the said Order with respect to burials in the said parish:

And whereas His Majesty was pleased, by His Order in Council of the thirteenth day of January, one thousand nine hundred and two, to give notice of such representation, and to order that the same should be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council, on the twenty-fourth day of February, one thousand nine hundred and two, and copies thereof have been affixed, as required by the said first recited Act:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that the following directions be substituted for those contained in the Order in Council of the twelfth December, one thousand eight hundred and seventy-seven, in so far as it affects burials in the parish of

Wymondham, viz.:-

That burials be discontinued forthwith and entirely in the Parish Church of Saint Mary, Wymondham, in the county of Norfolk; and also in the churchyard, provided that in the walled grave belonging to Mrs. Riches burial may be allowed subject to the condition that each coffin buried in such grave be separately enclosed by stonework or brickwork properly cemented.

A. W. FitzRoy.

A T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council. WHEREAS by "The Burial Act, 1853," it was enacted that, in case it appeared to His Majesty in Council, upon the representation of one of His Majesty's Princ pal 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 should be lawful for His Majesty, by and with the advice of His Privy Council, to order that no new burialground should be opened in any city or town, or within such limits, without such previous approval, or (as the case might 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, should be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances might require; provided always, that notice of such representation, and of

the time when it should please His Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should 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 was so considered; provided also that no such representation should be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation should have been given to the Incumbent and vestry clerk or churchwardens of such parish:

And whereas by "The Burial Act, 1900," it was enacted that the powers and duties of the Secretary of State under the Burial Acts should be transferred to the Local Government Board:

And whereas the Local Government Board, after giving to the Incumbent and the church-wardens of the parish of Nately Skewers, in the county of Southampton, ten days' previous notice of their 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 civil parish of Nately Skewers without the previous approval of the Local Government Board, and that burials should be discontinued therein as hereinafter directed:

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

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the civil parish of Natety Skewers, in the county of Southampton, without the previous approval of the Local Government B ard, and that burials shall be discontinued therein as follows, viz.:—

NATELY SKEWERS.—Forthwith and entirely in the Parish Church of Saint Swithin, Nately Skewers, in the county of Southampton; and in that portion of the churchyard which was in existence on the thirty-first day of December, one thousand eight hundred and ninety-seven, except as follows, viz:—

(a) In the vault beneath the church belonging at the present time to Lady Dorchester, burials may be allowed subject to the conditions following, that is to say—

- (i) that as soon as conveniently may be after the deposit of a coffin in the said vault the coffin shall be wholly and permanently enclosed by means of stone flagging properly jointed in cement or brickwork in cement, and otherwise in such a manner as effectually to prevent the escape of any noxious gas from the interior of the enclosure so formed as aforesaid:
- (ii) that an entrance to the said vault shall forthwith be constructed from outside the church, and that from the date of the construction of such entrance the existing means of access to the said vault shall not be used:

(iii) that the present openings for the ventilation of the said vault shall forthwith be doubled in area,

(b) In the vault now existing in the said portion of the churchyard, burials may be allowed subject to the condition that every coffin buried in such vault be separately enclosed by stonework or brickwork properly

(c) In the said portion of the churchyard. in the grave space reserved for the purpose, the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the bodies of any members of the family of the Reverend R. Brunton Atty:

(d) In the said portion of the churchyard, oin the grave space reserved for the purpose, the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the body of Mrs. W. H. Parker at her decease.

A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS the Local Government Board, after giving to the Incumbent and the Churchwardens of the undermentioned parish ten days' previous notice of their intention to make such representation, have under the provisions of the Burial Act, 1853, made a representation, stating that, for the protection of the public health, no new burial-ground should be opened in the civil parish of Othery, in the county of Somerset, without the previous approval of the Local Government Board, and that burials should be discontinued therein, as follows, viz.:

OTHERY.—Forthwith and entirely in the burialground attached to the Congregational Chapel in the parish of Othery, in the county

of Somerset.

Now, therefore, His 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 His Majesty's Most Honourable Privy Council, on the twenty-first day of April next:

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

A. W. FitzRoy.

T the Court at Saint James's, the 6th day A of March, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council.

W HEREAS the Council of the Metropolitan VV Borough of Greenwich, in the County of London, have presented a Petition to His Majesty in Council, stating that an Order in Council has been made for closing the burial ground attached to the Parish Church of Saint Nicholas, Deptford, within the said Metropolitan Borough of Greenwich, that there is difficulty or inconvenience in providing requisite places of burial for the inhabitants of the said parish of Saint Nicholas, Deptford, under the powers of the Burial Act, 1823, and praying that powers may be vested in the Council of the Metropolitan Borough of Greenwich for providing places of burial for the said parish, under the provisions of the Burial Act, 1854.

Now, therefore, His Majesty in Council is pleased hereby to give notice of such Petition, and to order that the same be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council on the twenty-first day of April, one thousand nine hundred and two.

And His Majesty is further pleased to direct that this Order be published in the London Gazette, and in one of the newspapers usually circulating in the Metropolitan Borough of Greenwich, one month at least before the said twenty-first day of April. A. W. FitzRoy.

T the Court at Saint James's, the 6th day of March, 1902.

PRESENT

The KING's Most Excellent Majesty in Council. HEREAS by the Burial Act, 1855, it was. amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His 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 discoutinuance of burials thereunder, or other opera-tion of such Order, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might 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 His Majesty, by and with the advice of His Privy Council, that the time for discontinuing burials in the said churchyards be

postponed:

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

In the Parish Churchyard of Saint Mary, Shinfield, in the county of Berks, until the thirtieth day of September, one thousand

nine hundred and two.

In the Churchyard of Saint Nicholas-at-Wade, in the county of Kent, until the thirtieth day of June, one thousand nine hundred and two.

A. W. FitzRoy.

Privy Council Office, March 6, 1902.

THE following Statute, made on the fifteenth day of January, one thousand nine hundred and two, and sealed on the first day of February, one thousand nine hundred and two, by the Governing Body of New College, Oxford, has been submitted for the approval of His Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in "The Universities of Oxford and Cambridge Act, 1877":—

STATUTE to alter and amend the Statutes framed the Commissioners appointed under the Universities of Oxford and Cambridge Act, 1877, 40 and 41 Vict., cap. 48, and approved by the Queen in Council on the third day of May, one thousand eight hundred and eighty-two, in relation to New College, in the University of Oxford, in the matter of marriage and residence of Tutorial Fellows, such amending Statute being duly made at a General Meeting of the Governing

Body of the said College specially summoned for this purpose, held on the fifteenth day of January, one thousand nine hundred and two, and passed by the unanimous votes of those present and voting.

For Statute III, Clause 11 to substitute the

following :-

at the time of his election, shall vacate his Fellowship by marriage, if his marriage shall take place within seven years from the day of his first election as a Fellow, unless the Warden and Fellows shall, at the stated General Meeting next preceding his marriage, have passed a resolution that he be retained in his Fellowship until the date at which it would otherwise have expired. Every Tutonial Fellow shall reside in rooms in the College during the usual College Terms, unless the Warden and Fellows, at a stated General Meeting, shall have given him leave to reside elsewhere, or shall under any By-law existing at the time have given him temporary leave of absence; and there shall always be at least five Fellows, being Tutors, Lecturers, or Officers of the College, resident within the College walls during the usual College Terms.

The Seul of the College affixed in the presence of the undermentioned witnesses on the first day of February, one thousand

nine hundred and two.

W. A. Spooner, Subwarden. J. B. Moyle, Robert S Rait, Fellows.



Privy Council Office, March 6, 1902.

THE following Statute, made on the eleventh day of December, one thousand nine hundred and one, by the Governing Body of Magdalen College, Oxford, with the consent of the University of Oxford, dated the twenty-first January, one thousand nine hundred and two, has been submitted for the approval of His Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in "The Universities of Oxford and Cambridge Act, 1877":—

STATUTE to amend the existing Statutes of Magdalen College in the University of Oxford, dated the sixteenth day of June, one thousand eight hundred and eighty-one, duly made at a General Meeting of the President and Fellows especially summoned for this purpose on the eleventh day of December, one thousand nine hundred and one, and passed at such meeting by the votes of two-thirds of the number of persons present and voting and with the consent of the University, grauted by Decree made at a meeting of Convocation, held the twenty-first day of January, one thousand nine hundred and two, and submitted to His Majesty the King in Council.

Statute for Magdalen College made by the College under the Universities of Oxford and Cambridge Act, 1877.

Preliminary

This Statute is supplementary to the existing Statutes of the College, that is to say, the Statutes dated the 16th day of June, 1881, made for the College by the University of Oxford Commissioners (hereinafter referred to as the Statutes of 1881) as altered by the Statutes dated the 10th day of August, 1888, and the Statutes dated the 7th day of March, 1899, made by the College under the Universities of Oxford and Cambridge Act, 1877.

Grammar Schools.

In the clause numbered 8 of the Statutes of 1881 as to Grammar Schools, £800 shall be substituted for £500, and the said clause shall be read and shall take effect accordingly:—Provided that the college shall not be entitled in the computation of its net revenue under the provisions of the University Statute as to College contributions for University purposes, dated the ninth day of April, one thousand eight hundred and eighty-one, to reckon as a statutory payment to schools connected with the college, any payments made under this clause in excess of the sum of £500.

The Common Seal of the President and Scholars of St. Mary Magdalen College in the University of Oxford was hereunto affixed in the presence of

G. E. Baker, Bursar, L S.

Privy Council Office, March 6, 1902.

THE following Statute, made on the seventh of February, one thousand nine hundred and two, by the Governing Body of Christ's College, Cambridge, amending section 2 of chapter XXXVII of the Statutes of the College, has been submitted for the approval of His Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in "The Universities of Oxford and Cambridge Act, 1877":—

STATUTE to alter and amend the Statutes of Christ's College in the University of Cambridge such amending Statute being duly made at a General Meeting of the Governing Body of the said College specially summoned for this purpose and held on the seventh day of February one thousand nine hundred and two and passed at such meeting by the votes of more than two-thirds of the number of persons present and voting and now submitted for the approval of His Majesty the King in Council.

We the Master Fellows and Scholars of Christ's College in the University of Cambridge do hereby in exercise of the powers given to us by the fifty-fourth section of the Universities of Oxford and Cambridge Act 1877 alter and amend the existing Statutes of our said College in the following manner:—

By repealing section 2 of chapter XXXVII of the said Statutes intituled "Election and Admission of Scholars and their Tenure" and by substituting therefor the following section to form an amended section 2 of the same chapter.

2. The maximum emolument of Scholarships (hereinafter called "Entrance Scholarships") awarded to persons who have not commenced residence shall be eighty pounds (£80) a year inclusive of room rent and all allowances. No one shall be allowed to compete for a Scholarship before commencing residence in the University if his age will exceed twenty years on the last day of the Academical year in which the examination is held provided always that the Masters and Fellows may offer not more than two of such entrance scholarships for competition in any one year without restriction of age.

Given under our Common Seat the twenty-second day of February, one thousand nine hundred and two.



Privy Council Office, March 6, 1902.

NOTICE is hereby given, that a Petition has been presented to His Majesty in Council by the Institute of Secretaries, praying for the grant of a Charter of Incorporation to the said Institute. And His Majesty having referred the said Petition to a Committee of the Lords of the Council, notice is further given, that all petitions for or against such grant should be sent to the Privy Council Office, on or before the fifth day of April next.

Duchy of Lancaster, March 6, 1902.

THE KING has been this day pleased to appoint Arthur Knowles, of Westwood, Pendlebury, and of Alvaston Hall, Nantwich, Esquire, to be Sheriff for the County Palatine of Lancaster for the year ensuing.

Crown Office,

March 7, 1902.

MEMBER returned to serve in the present PARLIAMENT.

County of Monaghan, South Monaghan Division.

John M'Kean, Esq., in the place of James Daly
Esq., who has accepted the office of Steward

or Bailiff of the three Chiltern Hundreds of Stoke, Desborough, and Bonenham, in the county of Buckingham.

Downing Street, March 5, 1902.

THE KING has been pleased to approve the appointment of Henry Alleyne Bovell, Esq., K.C. (Attorney-General), to be the Chief Justice of British Guiana.

Board of Trade (Fisheries and Harbour Department), London, March 5, 1902. H. 4002.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated March 4, from His Majesty's Representative at Galatz:—"At Sulina quarantine on arrivals from Batoum replaced by medical visit."

Board of Trade (Fisheries and Harbour Department), London, March 6, 1902. H. 4059.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated March 4, from His Majesty's Representative at St. Petersburg:—"To-day's Official Messenger declares Sydney and Brisbane (Queensland) plague infected since February 27."

Admiralty, 3rd March, 1902.

THE Lords Commissioners of the Admiralty, with the concurrence of the Lords Commissioners of His Majesty's Treasury, hereby give notice that the appointment of Visiting Inspector in the Contract Department of the Admiralty has been added to Schedule B of the Order in Council of 4th June, 1870.

Admiralty, 3rd March, 1902.

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

Staff Commander Lucas George Stovin has been placed on the Retired List, with permission to assume the rank of Captain. Dated 13th February, 1902.

Royal Marine Light Infantry.

The undermentioned Officers have been permitted to resign their Commissions in His Majesty's Service:—

Lieutenant Edward Orpen Herbert Orpen-Palmer.

Dated 22nd February, 1902.
Lieutenant Francis James Vaughan Arbuckle.
Dated 26th February, 1902.

Admiralty, 4th March, 1902.

Royal Naval Reserve.

IN accordance with the Regulations for the Royal Naval Reserve—

Lieutenant Thomas Hermann Hide has been placed on the Retired List of his rank. Dated 1st March, 1902.

Acting Sub-Lieutenant William Henry Davis has been confirmed as Sub-Lieutenant. Dated 15th March, 1897.

Midshipman Bertram Gregory Drake to be Sub-Lieutenant. Dated 1st March, 1902.

Assistant Paymaster Leonard Harris has been promoted to the rank of Paymaster in His Majesty's Fleet. Dated 18th February, 1902.

Admiralty, 5th March, 1902.

Royal Marine Artillery.

Captain Arthur Frederic Binney is seconded for service as an Adjutant of Artillery Volunteers.

Dated 28th January, 1902.

Royal Naval Reserve.

Acting Sub-Lieutenant Charles David Cay has been confirmed as Sub-Lieutenant. Dated 23rd July, 1900.

War Office, 7th March, 1902.

ERRATA.

The names of the undermentioned Officer, Non-commissioned Officers, and men brought to notice for their services in South Africa and published in the London Gazette are as now and not as previously described:—

New South Wales.

Captain A. A. McLean (Mounted Infantry) (page 2607 London Gazette, 16th April, 1901, and page 6329 London Gazette, 27th September, 1901).

The notification that Lieutenant A. McLean (Mounted Infantry) be awarded the Distinguished Service Order as published on page 6329 London Gazette, 27th September, 1901, is hereby cancelled, as these two names refer to the same Officer (Captain A. A. McLean).

Squadron-Sergeant-Major G. E. Morris (not B. E.), New South Wales Lancers (page 5967 London Gazette, 10th September, 1901, and page 6329 London Gazette, 27th September,

 1901).
 Sergeant T. Render (not Hender), New South Wales Bearer Company (page 2607 London Gazette, 16th April, 1901, and page 6329 London Gazette, 27th September, 1901).

123 Private F. Rudd, New South Wales Mounted Infantry (page 2607 London Gazette, 16th April, 1901, and page 6329 London Gazette, 27th September, 1901). 81 Private G. Selmes (not Helmes) New South Wales Bearer Company (page 2607 London Gazette, 16th April, 1901, and page 6329 London Gazette, 27th September, 1901).

French's Scouts.

Sergeant A. K. Green (not A. E.) now promoted Lieutenant (page 2610 London Gazette, 16th April, 1901, and page 6330 London Gazette, 27th September, 1901).

Kimberley Light Horse. Captain Harry James ap-Owen Bowen (page 5968 London Gazette, 10th September, 1901, and page 6330 London Gazette, 27th September, 1901).

Commission signed by the Lord Lieutenant of the County of Sussex.

Alfred Henry Burton, Esq., to be Deputy Lieu-

tenant. Dated 26th February, 1902.

Commission signed by the Lord Lieutenant of the County of Warwick.

Charles Henry Fitzroy, Lord Southampton, to be Deputy Lieutenant. Dated 21st February, 1902.

India Office, 6th March, 1902.

THE King has approved of the following Promotions among Officers of the Staff Corps, Indian Subordinate Medical Department, Indian Army Departments, and Indian Army Reserve of Officers, and Appointments to the Staff Corps, Indian Medical Service, and Indian Army Reserve of Officers, made by the Government of India:-

INDIAN STAFF CORPS.

Captains to be Majors. Dated 5th December, 1901. Henry Ingham Evered Palmer. Thomas Webster.

Morton Stevens.

Gerhardt L'Honneux Sanders.

Brevet Major William Cross Barratt, D.S.O.

Lieutenants to be Captains. Dated 10th July, 1901. William Edmund Pye.

John Marshall Molesworth Collard. Charles Bliss.

The promotions of the following Officers to the rank of Captain are antedated to 10th July, 1901:-

> James Craik. Archibald Ythen Cheyne. Arthur Manson Houston. John Deane Reece. Reginald Edwin Bond.

Dated 13th July, 1901.

Reginald O'Bryan Taylor.

Robert Thomas Christopher Calvert.

The promotions of the following Officers to the rank of Captain are antedated to 13th July, 1901 :-

Hugh Edward Herdon.

John Stewart Mortimer Harcourt. Dated 13th August, 1901.

Malcolm Edward Lloyd Bruce.

Arthur Louis Bickford. Robert Ind Chamberlain.

The promotion of the following Officer to the rank of Captain is antedated to 13th August, 1901:-

Richard Ducat.

Dated 31st August, 1901.

William John Phœlin Preston. Dated 28th September, 1901. Archibald Francis Stewart. Dated 5th October, 1931. Richard Alexander Steel. Dated 16th November, 1901. Albany Robert Cecil Savile. Dated 19th November, 1901. John Glennie Greig. John Duncan Macpherson.
Dated 30th November, 1901.

Ronald Edward Elliott Kriekenbeek.

To be Lieutenants.
Lieutenant George Patrick Grant, from the
Border Regiment. Dated 27th August, 1901, but to rank from 9th October, 1899.

Lieutenant Duncan Le Geyt Pitcher, from the South Wales Borderers. Dated 16th October, 1901, but to rank from 10th January, 1900. Lieutenant George Foster Great 17th, From the

Royal Field Artillery. Dated 17th September, 1901, but to rank from 16th February, 1901. Lieutenant James Charles McKenna, from the

Border Regiment. Dated 11th September, 1901, and to rank from the same date.

Second Lieutenants to be Lieutenants. Bertie Clephane Hawley Drew. Dated 1st April,

Percy Byng Hall. Dated 25th April, 1901. Harry Kendal Walpole Bruce. Dated 28th June,

Samuel Paynter Musson. Dated 1st July, 1901. Leslie Sedgwick Whitchurch. Dated 19th October, 1901.

Donald William McPherson. Dated 26th Octo-

ber, 1901. James Peters. Dated 2nd November, 1901.

The promotion of Second Lieutenant E. M. Nixon to the rank of Lieutenant is antedated to 25th January, 1901.

To be Second Lieutenant.

Second Lieutenant Denis Grey Wilson, from the South Wales Borderers. Dated 23rd August,

1901, but to rank from 12th August, 1899.

INDIAN MEDICAL SERVICE.

To be Lieutenants. Dated 29th January, 1902. Alfred Ernest John Lister. Thomas Samuel Beauchamp Williams. Samuel Herbert Lee Abbott. Alexander William Greig. Richard Ernest Lloyd. John Edmund Clements. Hugh Barkley Steen. Ernest Bisset. Richard James Bradley. James Woods. Alexander William Overbeck-Wright. David Munro. Ernest Archibald Loch. Thomas William Harley. William John McCoy. Roger Lionel Hagger.

Thomas George Ferguson Paterson. Dodingtou George Richard Shurton Baker. Jaspar Robert Joly Tyrrell. Dewan Ganpat Rai.

Robert Markham Carter.

Roger Durraut Willcocks.

Robert Macpherson Barron. William Reith John Scroggie. Lewis Patrick Farrell.

INDIAN ARMY RESERVE OF OFFICERS.

INFANTRY. To be Lieutenant.

Second Lieutenant Archibald Henry Morin. Dated 12th July, 1901.

CAVALRY.

To be Second Lieutenant. Lochiel Cameron Graham, Gent. Dated 26th July, 1901.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

BENGAL ESTABLISHMENT.

To be Senior Assistant-Surgeon, with the honorary

rank of Lieutenant.
First Class Assistant-Surgeon Mark Windross. Dated 11th December, 1901.

INDIAN ARMY DEPARTMENTS.

Assistant Commissaries, with the honorary rank of Lieutenant, to be Deputy Commissaries, with the honorary rank of Captain.

SUPPLY AND TRANSPORT CORPS, BENGAL Thomas James Ellis. Dated 22nd November, 1900.

Dated 28th December, 1900. Samuel Craig. Stephen Minchin Mercer. Dated 1st January, 1901.

ORDNANCE DEPARTMENT, SOUTHERN CIRCLE. Thomas Southam. Dated 8th November, 1901.

To have the honorary rank of Captain. Deputy Assistant Commissary, with the honorary rank of Lieutenant, William Caldwell Ashmore, Miscellaneous List, Bengal. Dated 11th December, 1900.

Deputy Assistant Commissaries, with the honorary rank of Lieutenant, to be Assistant Commissaries.

Supply and Transport Corps, Bengal Charles Wiltshire. Dated 28th December, 1900. William Wilson. Dated 1st January, 1901.

ORDNANCE DEPARTMENT, SOUTHERN CIRCLE. Henry Adutt. Dated 8th November, 1901.

Conductors to be Deputy Assistant Commissaries, with the honorary rank of Lieutenant.

SUPPLY AND TRANSPORT CORPS, BENGAL. William Cullen. Dated 28th December, 1900. Amos Denton. Dated 1st January, 1901.

ORDNANCE DEPARTMENT, SOUTHERN CIRCLE. Alexander Sidney Dawson-Moray. Dated 8th November, 1901.

To be Deputy Assistant Commissary, with the honorary rank of Lieutenant.

Sub-Conductor James Hunter, Military Works Services. Dated 21st October, 1901.

The King has also approved of the retirement from the Service of the undermentioned Officers :-

INDIAN STAFF CORPS.

Lieutenant-Colonel Gervas Selwyn Eyre. Dated 18th February, 1902.

Lieutenant-Colonel Layard Livingston Fenton. Dated 9th January, 1902.

Lieutenant-Colonel John William Edward Angelo. Dated 13th February, 1902.

Lieutenant-Colonel Henry Turner Faithfull. Dated 12th February, 1902.

Major James Cecil Balfour Craster. Dated 13th

February, 1902. Major John William Currie. Dated 13th February, 1902.

INDIAN MEDICAL SERVICE.

MADRAS ESTABLISHMENT

Lieutenant-Colonel Arthur Theophilus Lodge Patch. Dated 19th June, 1901.

Lieutenant-Colonel Jamshedji Kharshedji Kanga. Dated 14th December, 1901.

BENGAL ESTABLISHMENT.

The retirement of Lieutenant-Colonel E. Bovill, M.D., has effect from 9th November, 1901, and not as notified in the London Gazette of 17th January, 1902.

Indian Army Departments.

Deputy Commissary, with the honorary rank of Captain, George Cooper, Miscellaneous List. Dated 1st January, 1902.

Deputy Commissary, with the honorary rank of Captain, Evon Highway, Public Works Department, India. Dated 1st December, 1901.

The following appointments have been made to the Staff in India:

To be an Assistant Adjutant-General. Lieutenaut-Colonel A. W. L. Bayly, C.B., D.S.O., Indian Staff Corps, vice Colonel G. H. W. O'Sullivan, whose tenure has expired. Dated 20th November, 1901.

To be Deputy Assistant Adjutant-Generals.
Captain E. W. Grimshaw, a Station Staff Officer,
2nd Class, vice Major F. T. Williams, whose tenure has expired. Dated 4th December,

Captain J. O'B. Minogue, West Yorkshire Regiment, vice Major R. J. Pinney, vacated. Dated 27th November, 1901.

Major C. L. M. Rich, Assistant Judge Advocate-General, to be Deputy Judge Advocate-General, vice Lieutenant-Colonel W. Lambert,

vacated. Dated 11th November, 1901. Major J. F. Stewart. Indian Staff Corps, to be Assistant Judge Advocate-General, vice Major C. L. M. Rich, promoted. Dated 11th November, 1901.

The following appointments have been made

to the personal Staff in India:

Major C. P. Campbell, Indian Staff Corps, to be Assistant Military Secretary and Aide-de-Camp to the Lieutenant-General Commanding the Forces, Punjab. Dated 10th December, 1901. Captain R. L. Morris, Indian Staff Corps, to be Dated 10th December, 1901.

Aide-de-Camp to the Lieutenant-General Commanding the Forces, Punjab. Dated 18th October, 1901.

Captain E. H. D. Stracey, Norfolk Regiment, to be Aide-de-Camp to the Lieutenant-Governor of the North-Western Provinces and Chief Commissioner of Oudh. Dated 14th November, 1901.

Captain R. G. Munn, Indian Staff Corps, to be Aide de-Camp to Major-General C. C. Egerton, C.B., D.S.O., Aide-de-Camp, Commanding Punjab Frontier District. Dated 26th November. 1901.

Second Lieutenant W. F. Wormald, 4th Hussars, to be Aide-de-Camp to the Lieutenant-General Commanding the Forces, Madras. Dated 17th November, 1901.

Civil Service Commission,

March 7, 1902.

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

March 3, 1902.

AFTER OPEN COMPETITION.

Second Division: Clerk, Hugh George McDiarmid. Board of Trade: Assistant Clerk (Abstractor), Harold Hawkins Marks.

Post Office: Mule Learner, Belfust, Edward O'Connor.

AFTER LIMITED COMPETITION.

Post Office: Female Learners, Emma Woodward Broomhall (Birmingham), Ellen Gregor (Glasgow), Agnes Annie Williams (Plymouth).

WITHOUT COMPETITION Customs: Boy Messenger, William Woods.

Inland Revenue: Warehouseman in the Department of the Controller of Stamps and Stores, William Richard Trevena.

Prisons Service, Ireland: Assistant Matron, Jane Maxwell.

Post Office: Skilled Lineman, Henry Rodway. Telephone Operator, Birmingham, Phœbe Woodward.

Learners, Herbert Barlow (Bury), Ethel Grace Gillett (Preston), Peter Gow (Perth), Charley Henbest (Petersfield), Walter John Fallaize Jehan (Guernsey), Ernest Albert Lowe (Loughborough), Samuel John Steers (Hastings), Edgar Taylor (Pontefract), Ralph Whillier (Hastings), William Walter Wood (Newport, Isle of Wight).

Herbert Allison (Manchester), Postmen,David Liston (Liverpool), Angelo Steven Palmer (Wisbech), Charles Price (Broms-

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

Department of Agriculture and Technical Instruction for Ireland: Assistant Clerks (Abstractor Class), William Bowers, Alexander Gow.

FOR REGISTRATION AS TEMPORARY BOY COPYISTS (NEW CLASS).

Joseph Goldburgh, James William Masters, Walter Edward Snelling, Leonard Arnold Sterling, George Harry Webber.

March 4, 1902. After Open Competition.

Inland Revenue: Assistant of Excise, John Hutchinson.

Post Office: Male Sorters, London, William Charles Bear, Henry Cuzco Salmon, Cornelius Joseph Sullivan.

AFTER OPEN COMPETITION AND UNDER CLAUSE VII of the Order in Council of 4th June,

Customs: Assistant of Customs, John Llewellyn Jones.

AFTER LIMITED COMPETITION.

Post Office: Male Learner, Dublin, Thomas Switzer Dudley.

WITHOUT COMPETITION.

Board of Education: Messenger, Arthur George Potter.

Prisons Department, England: Subordinate Officer, Division I, William George Wilkinson Assistant Matron, Emma Price.

Prisons Department, Scotland: Female Warder, Martha Jane Knox.

War Office: Female Typist, Augusta Lewis.

Post Office: Postmen, London, Albert Charles Laney, George Linsell, Robert Riches. Temporary Assistant Postman, London, Richard

Painton.

Telephone Operators, Isobel Mary Bremner (Edinburgh), Vida Sarah Sheasby (Bristol).

Postmen, Robert Brooks (Saltcoats), Robert William Dawson (Newcastle-on-Tyne), Frank Dearlove (Barnet), Herbert John Dennis (Croydon), James Ives Friend (Folkestone), John Matthew Irons (Ware), John Thomas Kemp (Dover), David Abercromby Loutit (Newcastleon-Tyne), John McFadden (Newry), William Watt Matthew (Dundee), Frederick James Steed (Devonport), Ambrose Wibberley (Ashbourne).

Temporary Assistant Postmen, Sidney Albert Barnes (Ipswich), Percy Sam Greaves (Leicester), Lionel Sylvester Manns (Wakefield), Peter Robertson (Glasgow).

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

Admiralty: Staff Clerk, James Northam.

FOR REGISTRATION AS TEMPORARY BOY COPYISTS (NEW CLASS).

George Heury Bark, Frank Penfold Baxter, Frank William Beck, William Thomas James Clift, Bertram Henry Griffith, Albert Richard William Hedges, Edward Howes, Cyril Hyder, Frank Whitford Jackson, Llewelyn Lunnun Jones, Thomas William Kimber, Denis Patrick MacSheahan, Joseph George Peters, Rupert Payne Phillips, Henry James Whitcombe.

March 5, 1902.
After Open Competition.

Post Office: Male Sorters, London, Peter Edward Duffey, Reginald Edwin Leamy, Frank John Nash, James Saunders.

Male Learner, Belfast, William Irwin.

FIER LIMITED COMPETITION.

Board of Trade: Boy Clerk in a Mercantile Marine Office, Walter Scott.

WITHOUT COMPETITION.

Admiralty: Pensioner Writer in one of His Majesty's Dockyards, Thomas Edward Day. Chatham Dockyard, Plumber, George Rash-

Board of Education: Messengers, Henry Edward Green, Edward Nathaniel Jarman.

Prisons Department. England: Subordinate Officers, Division I, Frederick John Edward Pullen, William Wallis Vale.

Prisons Department, Scotland: Warder, George Wilson.

Post Office: Postman, London, George Herbert Fowler.

Learner, Farnborough, Vincent Samuel Davies.

Postmen, Nottingham, William James Cartwright, John Clare, Charles Thomas Morrison.

Postmen, Richard Bower (Bingley), Walter James Burton (Maidenhead), Harry Clegg James Burton (Maiuenneau),
(Accrington) Albert Edward Cosway (Exeter),
(Chester) John Thomas Leonard Dawson (Chester), John Thomas Elliott (Omagh), John Thomas Gallimore (Stockport), Ernest Houghton (Warringtou), Robert Logan (Belfast), Andrew Haldane McLeod (Glasgow), Grimshaw Pickup (Bury), Thomas Isaac Scott (Swindon), Alexander White (Airdrie).

For Registration as Temporary Boy

COPYISTS (New CLASS). Christopher Adams, Herbert John Cheale, John Edward Hamblin, Walter Nathaniel Holmes, Edward Howell, Isaac Mark Rosen-berg, Enrique Juan Cristobal Solis, William Turner, David White, Harry Winnall, William Henry York.

FOR REGISTRATION AS TEMPORARY BOY MESSENGERS.

Richard Joseph Barlow, Albert James Bloomfield.

POST OFFICE.

SHIP LETTER GRATUITIES.

THE Postmaster-General hereby gives notice that the Lords Commissioners of His Majesty's Treasury, in virtue of the powers conferred upon them by section 61 of the Post Office Act of 1840, have decided that on and after the 1st day of April, 1902, the gratuities paid to the Commanders of vessels conveying Ship Letter Mails from a port in the United Kingdom to a port in France shall be One Farthing for each letter, post-card, or other article.

General Post Office, London,

6th March, 1902.

ACCOUNT, showing the whole Amount of the DEBTS and ASSETS of THE BANK of BRITIS! NORTH AMERICA, at the Close of the Year 1901; and showing also the Amount of its NOTES payable on Demand, which had been in Circulation during every Month of that Year; together with the Amount of SPECIE and other ASSETS, distinguishing each Kind, immediately available in every such Month, for the Discharge of such Notes.

Note.—The latest Monthly Returns received from Dawson City and Atlin are those of 30th November, 1901, and the figures of those Returns are introduced into this Account.

(Published pursuant to Royal Charter of Incorporation.)

DEBTS.	Sterling.		ASSETS.		Sterling.		
Circulation Other Liabilities	•••	£ s. 501,139 18 5,826,107 8		Specie Other Assets	•••	£ g. d 717,953 14 (
•		£6,327,247 6	10			£7,724,706 6 11	<u>.</u> L

	1901	•		Notes in Circulation.	Specie.	Notes of other Banks.
January February March April May June July August September	•••			Dollars. 2,050,596 — 1,977,055 — 1,977,210 — 2,033,915 — 2,038,005 — 2,477,195 — 2,543,301 — 2,610,026 — 2,847,521 —	Dollars. 2,743,004 — 2,669,758 — 2,511,166 — 2,228,484 — 2,468,451 — 2,626,625 — 2,838,766 — 3,203,322 — 3,098,912 —	Dollars. 96,919 — 81,848 — 78,174 — 116,666 — 94,091 — 92,299 — 114,106 — 101,484 — 125,448 —
October November December	•••	•••	•••	2,851,689 — 2,909,369 — 2,482,724 —	2,991,796 — 3,225,301 — 2,686,285 —	116,836 — 123,363 — 96,894 —

By order of the Court of Directors,

London, March 5th, 1902.

A. G. WALLIS, Secretary.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 5th day of March, 1902.

ISSUE DEPARTMENT.

Not s issued	•••	-••	***	£ 52,849,995	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	•••	•••	£ 11,015,100 6,759,900 85,074,995
				£52,849,995				£52,849,995

Dated the 6th day of March, 1902.

J. G. Nairne, Chief Cashier.

Banking	DEPARTMENT.
£	00 Government Sec
14.559.00	00 Government Sec

Proprietors' Capital Rest Public Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and	£ 14,553,000 3,758,161	Government Securities Other Securities Notes Gold and Silver Coin	•••	•••	£ 16,274,486 33,556,003 24,009,320 2,286,530
Dividend Accounts) Other Deposits Seven Day and other Bills	18,491,678 39,126,009 197,491 £76,126,339			;	£76,126,839

Dated the 6th day of March, 1902.

J. G. Nairne, Chief Cashier.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ended 5th March, 1902.

	Imported into the United Kingdom.								
Countries from which Imported.		Gold.			SILVER.	.			
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total			
Germany Belgium	Ouncer. 1,203 956	Onnces	Ounces. 1,203 956	Ounces.	Ounces. 12,500	Ounces. 12,500 524			
France	1,028	8,000 80	8,000 1, ⁰ 28 80	22,618 	20,040	42,658 1,426,500			
Mexico, Central and South America (except Brazil), and West Indies	540 7,196 497	24,280 2,096 12,830 11	24,280 540 2,096 20,026 508	18,686 25,327	91,860 52,250	110,546 52,250 25,327			
Aggregate of the Importations \ registered in the Week	11,420	47,297	58,717	67,155	1,603,150	1,670,305			
Declared Value of the said	£ 44,257	£ 183,911	£ 228,168	£ 10,814	£ 168,773	£ 179,587			

						•	
Go	LD.		Silver.				
oin	D-114	m-4-1	C	Coin.		Ī	
British. Foreign.		Total.	British.	Foreign.	Bullion.	Total.	
	9,070 41 18,720	Ounces. 9,070 41 45 7,680 1,058 20,002	Ounces 44,952 1,091	Ounces 1,490 5,250	234,087 15,978 7,245 1793253	234,087 15,978 7,245 44,952 1794743	
	27,831 £	37,831 £	16,043 £		2151753 £	2204536	
	Ounces	Bullion. Foreign. Ounces. 9,070 41 18,720 27,831 £	Bullion. Total. Foreign. Ounces. 9,070 9,070 341 41 41 45 7,680 1,053 20,002 27,831 37,831 £ £ £	Bullion. Total. British. Ounces. Ounces. Ounces. Ounces. 9,070 9,070 41 41 41 44,952 7,680 18,720 20,002 1,091 £ £ £ £	Bullion. Total. British. Foreign. Ounces. Oun	Bullion. Total. British. Foreign. Bullion. Ounces. Ou	

Statistical Department, Custom House, London, March 6, 1902. A. J. WOOD.

RETURN of the Number of BALES OF COTTON Imported, Exported, forwarded from Ports to Inland Towns, and returned to Ports, during the Month and 2 Months ended 28th February, 1902, compared with the corresponding Months of the Years 1901 and 1900.

					Imports. Exports.				j		arded from P nland Towns	Forwarded from Inland Towns to Ports.			
Descri	ption of C	otton.		1902	1901	1900	1902	1901	1900	1902	1901	1900	1902	1901	1900
								Mon	th ended 28t	h February.		·	•	<u> </u>	
Americas Brazilian East Indian Egyptian Miscellaneous	Total		•••	28,082 2,973 50,561 2,079	255,015 1,648 6,987 27,065 8,486 299,151	239,233 9,300 2,068 54,369 3,396	11,807 600 1,504 16,097 143 29,651	14,408 3,140 5,188 987 23,723	14,645 1,495 3,539 12,276 686	281,118 8,920 496 30,664 5,873 277,071	229,589 4,115 4,091 18,861 5,883 262,539	226,693 6,199 465 34,562 4,111 272,030	133	320 320	359 2
			•		<u> </u>			2 Mont	ths ended 28	th February.			<u>'</u>		
American Brazilian East Indian Egyptian Miscellaneous	00		•••	5,085 126,790	650,991 6,254 13,506 68,850 14,613	515,810 20,597 2,212 129,499 6,208	35,075 600 2,203 31,399 602	30,520 500 6,558 10,712 1,451	32,641 1,495 3,845 31,097 2,044	516,124 17,543 1,585 73,494 16,437	479,128 10,780 6,161 51,566 10,611	493,343 15,223 908 94,192 12,250	284	775	746 5
	Tota	l	•••	1,060,509	754,214	674,326	69,879	49,741	71,122	625,183	558,246	615,916	290	775	751

Dated March 6, 1902.

•••

A. E. BATEMAN,

· LAND REGISTRY.

Land Transfer Acts, 1875 and 1897.

OTICE.—The following Application has been made for Registration with Absolute Title:—

No. of Application.	The Land.				The Applicant.		
	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
53,850	London	Greenwich	The Greenwich Theatre	Leasehold	Arthur Roscoe Carlton	The Carlton Theatre, Sutley, Birming- ham	Theatrical Proprietor

Plans of the several properties comprised in the applications can be seen at the Land Registry, 34, Lincoln's-inn-fields. Any person may by notice in writing, signed by himself or his Solicitor, and delivered at the Registry before the expiration of two months from the appearance of this advertisement, object to the registration. The notice must state concisely the grounds of the objection, and give the address in the United Kingdom of the person delivering the notice, and, if it is delivered by a Solicitor, must give the name and HUGH POLLOCK, Assistant Registrar. address of the person on whose behalf it is given.

126.

THE

'n, long

NOTICES TO MARINERS

(Nos. 123 to 133 of the year 1902.)
earings are magnetic, and those concerning
sibility of lights are given from seaward.]
123.—ADRIATIC—EASTERN SHORE,

position,

This Notice affects List of b. 667; and Mediterranean

-CHINA -PALAWAN, EAST

Port Royalist No. 탕 Disappeared,

Pole lighthouse

-GIRONDE

light, elevated 51 feet above the sea, and visible from a distance of 5 miles, would be established on a metal support 26 feet high, erected about 4½ cables N. 87° E. from Hot Baths, at the bathing place on the southern entrance point to Port Irene, Thermia or Kythnos Island.

Approximate position on Chart No. 1657, lat. 37° 26½′ N., long. 24° 26½′ E.

[Variation 6° Westerly in 1902.]
This Notice affects the following Admiralty Charts:—Gulf of Athens, No. 1657; Thermia on Chart No. 1817. Also, List of Lights, Part V, 1902, page 170; and, Mediterranean Pilot, Vol. 1V 1900, page 107 IV, 1900, page 107.

No. 127.—BALTIC—RUSSIAN COAST.

Libau—Leading Marks Established.

THE Russian Government has given notice,

dated 16th January, 1902, that the undermentioned pyramidal white beacons have been established as leading marks through the dredged channel and entrance to Port Emperor Alexander III, Libau:-

a. The front beacon elevated 73 feet above the sea, is erected in the south-eastern part of Temporary Harbour, with the light on the southern side of the entrance to that harbour bearing about N. 55° W., distance 2 cables, and the Commercial Mole Head Light S. 50° W.

Approximate position, lat. 56° 32¾′ N., long. 21° 0′ E.

b. The rear beacon, surmounted by a ball elevated 108 feet above the sea, is erected at a distance of about 53 cables N. 73° E. from the front beacon.

These beacons in line N. 73° E. lead through the dredged channel to the entrance of the port.

Note.—It is proposed to exhibit lights on these beacons. Due notice will be given of their establishment.

[Variation 5° Westerly in 1902.]

This Notice affects the following Admiralty Chart:—Port of Libau, No. 1770. Also, List of Lights, Part III, 1902, page 102; Baltic Pilot, Part II, 1896, page 224; and Supplement, 1900, page 28.

No. 128.—BLACK SEA—RUSSIAN COAST. Kherson or Dniepr Bay-Prohibited Anchorage.

THE Russian Government has given notice, dated 7th February, 1902, that vessels are prohibited from auchoring within an area in the Ochakov Channel comprised between the following imaginary lines:-

a. A line running nearly due south from

Ochakov Pier Head.

b. A line parallel to the above about one mile eastward of it.

c. A line one mile to the northward of the leading line (Ajighiol Lights in line) running parallel to it.

d. A line half a mile to the southward of the leading line and parallel to it.

Approximate position, Ochakov Pier Head, lat. 46° 37′ N., long. 31° 34′ E. [Variation 1° Westerly in 1902.]
This Notice affects the following Admiralty Chart:—Kherson Bay, No. 2379. Also, Sailing Directions for the Dardanelles, &c., 1900, page

No. 129.—GULF OF BOTHNIA, FINLAND-TORNEÅ APPROACH.

Talia Island—Shoal Extending From.

THE Russian Government has given notice, dated 16th January, 1902, that a rocky ledge extends from Talia Island, about S. 20° E., for a distance of one mile.

It is marked by two red spar buoys, each having an up-turned broom as a topmark, moored respectively in depths of 25 and 26 feet, with Talia Island bearing N. 31° W., distant 14 cables, and N. 5° W., distant 8 cables.

Approximate position, Talia 65° 45′ N., long. 24° 10½′ E. [Variation 2° Westerly in 1902.] Talia Island, lat.

This Notice affects the following Admiralty Chart: -Gulf of Bothnia, No. 2302. Also Baltic Pilot, Part II, 1896, page 409; and, Supplement, 1900, page 51.

No. 130.—BALTIC ENTRANCE—THE KATTEGAT.

Anholt Island—Auxiliary Light Discontinued. THE Danish Government has given notice, dated 19th February, 1902, that, in consequence of the alteration which has taken place in the north-west reef, the fixed auxiliary light, showing white, red, and green sectors, formerly exhibited from a window in Anhold Island Lighthouse, has been discontinued.

Approximate position, lat. 56° 44′ N., long. 11° 39½′ E.
This Notice affects the following Admiralty Charts:—Baltic, No. 2842a; The Kattegat, No. 2114. Also, List of Lights, Part III, 1902, No. 21; and Baltic Pilot, Part I, 1895, page 197.

-AFRICA, WEST COAST-RIVER CAMEROON APPROACH. No. 131.—AFRICA,

Ambas Bay-Rock in Approach.
THE German Government has given notice, dated 18th January, 1902, of the existence of a rock, with a depth over it of less than 6 feet, situated with Limboh Point Beacon bearing N. 53° W.; distant 8 cables, and Babinde N. 34° E.

Approximate position on Chart No. 1456, lat.

3° 59¾' N., long. 9' 10' E. [Variation 14° Westerly in 1902.]

This Notice affects the following Admiralty Charts: -River Cameroon, No. 1456. Africa Pilot, Part I, 1889, page 526.

No. 132.—UNITED STATES—NEW YORK. New York Harbour—Statue of Liberty, Light Discontinued.

THE United States Government has given notice that, on 1st March, 1902, the white fixed electric light exhibited from the Statue of Liberty, Bedloe Island, Upper Bay, New York Harbour, will be discontinued.

Approximate position, lat. 40° 41′ N., long. 74° 3′ W.

This Notice affects the following Admiralty Chart:—New York, No. 2491. Also, List of Lights, Part VIII, 1902, No. 888; and Sailing Directions for the East Coast of the United States, 1899, page 497.

No. 133.—BAY OF BENGAL, ORISSA COAST CORINGA BAY.

Vakalapudi Light—Character Altered. WITH reference to Notice to Mariners No. 424 of 1901:

The Government of India has given further notice that, on 15th January, 1902, the character of Vakalapudi light was altered from white flashing to white group flashing, showing three flashes in quick succession every ten seconds, and the temporary white fixed light discon-

Approximate position, lat. 17° 1′ N., long 82′ 17′ E.

This Notice affects the following Admiralty Charts:—Bay of Bengal, No. 70; Cocanada to Bassein River, No. 829; Narsapur Point to Bimlipatam, No. 1711. Also, List of Lights, Part VI, 1902, No. 335; and Bay of Bengal Pilot, 1892, page 144.

By command of their Lordships,
W. J. L. Wharton, Hydrographer.
Hydrographic Office, Admiralty, London,
26th February to 3rd March, 1902.

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction consisting of two hundred pounds sterling which has been paid to us in favour of the vicarage of Llanfihangel Llantarnam, in the county of Monmouth, and in the diocese of Llandaff, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Llanfillangel Llantarnam, to meet such benefaction, one capital sum of two hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of two pounds and ten shillings per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage.

In witness whereof, we have hereunto set our common seal, this twenty-seventh day of February, in the year one thousand nine hundred and two.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of four thousand and three hundred pounds sterling which has been paid to us in favour of the district and benefice (hereinafter called the benefice) of Saint Aidan, Middlesbrough, in the county of York, and in the diocese of York, and in respect of which we have agreed to pay to the Minister or Incumbent of the same benefice, and to his successors, a yearly sum of one hundred and twenty-nine pounds, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, grant out of our common fund to the said benefice, to meet such benefaction, one capital sum of seven hundred pounds, in respect of which, so long as the same capital sum or any part thereof shall remain in our hands, there shall be paid by us to the Minister or Incumbent for the time being of the said benefice one yearly sum of twenty-one pounds, or such part thereof as shall be proportionate to any balance of the same capital sum which shall so remain in our hands; such lastly-mentioned yearly payment to commence as from the seventh day of February, in the year one thousand nine hundred and two, and to be receivable in equal quarterly portions on the first day of February, the first day of May, the first day of August, and the first day of November in each and every year.

In witness whereof, we have hereunto set our common seal, this twenty-seventh day of February, in the year one thousand nine hundred and two.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction con-

sisting of a piece or parcel of land comprising two roods and twenty-five perches or thereabouts, which has been permanently secured as a site for a parsonage or house of residence for the vicarage of Oystermouth, in the county of Glamorgan, and in the diocese of Saint David's, do hereby, in pursuance of the Act of the twentyninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Oystermouth, to meet such benefaction, one capital sum of four hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of two pounds and ten shillings per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage.

In witness whereof, we have hereunto set our common seal, this twenty-seventh day of February, in the year one thousand nine hundred and two.

(L.S.)

REGISTRATION OF BIRTHS AND DEATHS. Order No. 20/1902. •

NOTICE is hereby given, that in pursuance of the provisions of the twenty-first section of an Act passed in the thirty-eighth year of the reign of Her late Majesty, intituled "The Births and Deaths Registration Act, 1874," I, Reginald MacLeod, C.B., Registrar-General of Births, Deaths, and Marriages in England, have, with the sanction of the Local Government Board, ordered and declared that on and after the 1st day of April next, in order to reduce the number of Sub-Districts into which Bolton Registration District is divided, and to rearrange the boundaries of the remaining Sub-Districts with due regard to the boundaries of the sanitary areas; (1) Edgeworth Sub-District of Bolton Registration District shall cease to be a separate Sub-District, and its area shall be added to Turton Sub-District of the same Registration District; (2) Sharples Sub-District of Bolton Registration District shall cease to be a separate Sub-District, (a) the Municipal portion of the Sub-District, consisting of Astley Bridge Ward of Bolton County Borough, shall be added to Tonge Sub-District, and (b) the remainder of the Sub-District, consisting of Belmont Civil Parish, shall be transferred to Turton Sub-District; and (3) Harwood Civil Parish shall be transferred from Tonge Sub-District of Bolton Registration District to Turton Sub-District, which by these changes will be made co-extensive with the Urban District of the same name.—Witness my hand this 5th day of March, 1902.

Reginald MacLeod, Registrar-General. General Register Office,

Somerset House, London.

REGISTRATION OF BIRTHS AND DEATHS. Order No. 21/1902.

NOTICE is hereby given, that in pursuance of the provisions of the twenty-first section of an Act passed in the thirty-eighth year of the reign of Her late Majesty, intituled "The Births and Deaths Registration Act, 1874," I, Reginald MacLeod, C.B., Registrar-General of Births, Deaths, and Marriages in England, have, with the sanction of the Local Government Board, ordered and declared that on and after the 1st

day of April next, Llanchos Civil Parish, which forms part of Conway Municipal Borough, shall be transferred from Creuddyn Sub-District of Conway Registration District, to Conway Sub-District of the same Registration District, and the remaining area of Creuddyn Sub-District shall be sub-divided into two Sub-Districts, to be co-extensive with the two recently created Relief Districts of Conway Poor Law Union, and constituted as follows: (1.) a Sub-District to be called and known as Llandudno Sub-District, to consist of Eglwys Rhos, Llandudno, Llangwstennin, and Penrhyn Civil Parishes; and (2.) a Sub-District to be called and known as Colwyn Bay Sub-District, to consist of Eirias, Llysfaen, Llandrillo yn Rhos, Llanelian, and Llansaintfraid Glan Conway Civil Parishes.—Witness my hand this 6th day of March, 1902.

Reginald MacLeod, Registrar-General.

General Register Office.

Somerset House, London.

LONDON GOVERNMENT ACT, 1899.

OTICE is hereby given, that the Commissioners under the London Government Act, 1899, have prepared a Draft Scheme with reference to the Metropolitan Borough of Bermondsey (Adjustment), copies of which may be inspected and obtained at the office of the Town Clerk of that Borough.

CLAUD SCHUSTER, Secretary.

NOTICE is hereby given, that a separate building, named WESLEYAN CHAPEL, situated at Stutton, in the civil parish of Stutton, in the county of Suffolk East, in the registration district of Samford, being a building certified according to law as a place of meeting for religious worship, was on the third day of March, 1902, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV, c. 85.—Witness my hand this 4th day of March, 1902.

W. S. CALVERT, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named ROMAN CATHOLIC CHURCH, situated at Jermyn-street, in the civil parish of New Sleaford, in the county of Lincoln, in the registration district of Sleaford, being a building certified according to law as a place of meeting for religious worship, was on the as a place of meeting for religious worship, was on the third day of March, 1902, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV, c. 85, being substituted for the building named Roman Catholic Church, situated at Jermyn-street, New Sleaford, now disused.—Witness my hand this fourth day of March, 1902.

CHARLES EDMUND CLEMENTS, Deputy Superintendent Registrar

Superintendent Registrar.

NOTICE is hereby given, that a separate building named PRIMITIVE METHODIST CHAPEL, situated at School-street, Low Moor, in the civil parish situated at School-street, Low Moor, in the civil parish of North Bierley, in the county borough of Bradford, 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 twenty-eighth day of February, 1902, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV, c. 85.—Witness my hand this third day of March, 1902, J. E. HELMSLEY, Superintendent Registrar.

Advertisement of Cancelling.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to s. 77 of the Friendly Societies Act, 1896, by writing under his hand, dated the 27th day of February, 1902, cancelled the Registry of the WHEATSHEAF LODGE A. and N. O.U.O.F. (Register No. 1154), held at the Gloucester Inn, High-street West, Gateshead, in the county of Durham, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.

E. W. BRABROOK, Chief Registrar.

Advertisement of Cancelling.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to s. 77 of the Friendly Societies Act, 1896, by writing under his hand, dated the 28th day of February, 1902, cancelled the Registry of the EVERTON SICK AND BENEFIT TONTINE SOCIETY (Register No. 6799), held at the Masonic Hotel, 84, Everton-road, Liverpool, in the county of Lancaster, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.

E. W. BRABROOK, Chief Registrar.

E. W. BRABROOK, Chief Registrar.

In the High Court of Justice.—Companies (Winding-up).
Mr. Justice Byrne.
No. 0059 of 1902.

No. 0059 of 1902.

In the Matter of the Companies Acts, 1862 to 1893, and in the Matter of the BIRTHDAY AMALGA-MATED OF WESTERN AUSTRALIA Limited.

NOTICE is hereby given, that a petition that the voluntary winding up of the above named Company may be continued, subject to the supervision of the High Court of Justice, was, on the 3rd day of March, 1902, presented to the said Court by Bernard Boaler, of 26 Thurlow-street Walworth in the county of London. 26, Thurlow-street, Walworth, in the county of London, assignee of the interests of James Thomas McMahon and Edward Robert Smith, dissentient members of the said Company, and the said James Thomas McMahon, of said Company, and the said James Thomas McMahon, of 19, Osborne-terrace, Clapham-road, South Lambeth, and Edward Robert Smith, of 14, Clerkenwell-green, both in the county of London, contributories of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 20th duy of March, 1902; 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.

regulated charge for the anne.

BERNARD BOALER.

JAMES THOMAS McMAHON.

EDWARD ROBERT SMITH, 26, Thurlow-street, Walworth, London.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his inten-tion so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent in sufficient time to reach the above named not later than six o'clock in the afternoon of the 19th March 1902.

In the High Court of Justice.—Companies (Winding-up).
Mr. Registrar Hood.
No. (0374 of 1901.

In the Matter of the Companies Acts, 1862 to 1893; and in the Matter of the MANUFACTURING AND TRADING TRUSTERS, Limited.

OTICE is hereby given, that by an Order made by NOTICE is hereby given, that by an Order made by the High Court of Justice upon the application of the Official Receiver and Liquidator of the above named Company, and dated the 12th day of February, 1902, it was ordered that the following persons be appointed a committee of inspection to act with the said Official Receiver and Liquidator, namely:—Francis Travers Birdwood, of 50, Lime-street, London, E.C. (a member of the firm of Holman, Birdwood, and Company); Charles John Baker, of 10, Streathbourne-road, Upper Tooting, S.W.; and Alexander Leslie Stewart, of 52, Vanbrugh-park, Blackheath, Kent.—Dated this 6th day of March, 1902.

H. BROUGHAM, 33, Carey-street, Linco'n's-inn, London, W.C., Official Receiver and Liquidator.

In the Chancery of the County Palatine of Lancaster.—

Manchester District,
1902. M. No. 59.

In the Matter of the MANCHESTER CARRIAGE AND
TRAMWAYS COMPANY Limited and Reduced; and TRAMWAYS COMPANY Limited and Reduced; and in the Matter of the Companies Act, 1867; and in the Matter of the Chancery of Lancaster Acts, 1850 to 1890.

Notice is hereby given, that a petition for confirming a reduction of capital, to be effected by a Special Resolution of the Company, as follows, namely:—"That the paid up capital of the Company be reduced by returning to each of the ordinary shareholders of the Company of all classes ten shillings in the pound in

respect of the amount actually paid up by him on his shares, upon the footing that the amount so his shares, upon the footing that the amount so returned, or any part thereof, may be called up again," was on the 1st day of March, 1902, presented to the Right Honourable the Chancellor of the Duchy and County Palatine of Lancaster, and is now pending, and that the list of creditors of the Company is to be made out as for the eighth day of April, 1902.

BRETT, HAVILTON, and TARBOLTON, 24,
Kennedy-street, Manchester, Solicitors to the

Company.

In the High Court of Justice.—Chancery Division.

1902. H. 012.
In the Matter of H. MILLER AND CO. Limited and Reduced; and in the Matter of the Companies Act, 1867; 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 31st January, 1502, for confirming a Special Resolution reducing the capital of the above Company from £80,000 to £25,000, is directed to be heard before his Lordon Mr. Tractice Velegrich on Tracedory the 18th Lordship Mr. Justice Kekewich, on Tuesday, the 18th day of March, 1902; any creditor or shareholder of the day of March, 1902; any creditor or shareholder of the Company desiring to oppose the making of an Order for the 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 may be seen by any creditor or shareholder of the Company at the office of the Company, or the undermentioned Solicitors, and on payment of the regulation charges for the same a copy will be supplied by the Solicitors undermentioned.— Dated the 3rd day of March, 1902.

W. O. HEWLETT, Master.

STIBBARD, GIBSON, and CO., 21, Leadenhall-

of March, 1902. W. O. HEWLETI, Masses.
STIBBARD, GIBSON, and CO., 21, Leadenhall-

street, London; Agents for ROWLANDS and CO., Birmingham, Solicitors for the petitioning Company.

In the Matter of R. R. WHITEHEAD AND BROTHERS

Limited and Reduced; and in the Matter of the Companies Acts, 1867 and 1877.

panies Acts, 1867 and 1877.

OTICE is hereby given, that a petition presented to the High Court of Justice, Chancery Division, on the 22nd day of November, 1901, for confirming a Special Resolution reducing the capital of the above Company from £182,000 to £121,600, is directed to be heard before his Lordship Mr. Justice Kekewich on Tuesday, the 18th day of March, 1902; any creditor or shareholder of the Company desiring to oppose the making of an Order for the 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 at the time of hearing by himself, or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or shareholder of the Company requiring the same by the undersigned, on payment of the regulated charges for the same.—Dated this 6th day of March, 1902.

JOHNSON, WEATHERALL, and STURT, 7,

King's Bench-walk, Temp'e, London; agents for JOHN ROWNTREE, 11, Church-terrace, Oldham, Lancashire, Solicitor for the Company,

In the Matter of the NATAL ZULULAND RAILWAY Limited and Reduced; and in the Matter of the

Companies Acts, 1867 and 1877.

Companies Acts, 1867 and 1877.

TOTICE is hereby given, that the Order of the High Court of Justice (Chancery Division), dat d the 30th day of January, 1902, confirming the reduction of the capital of the above named Company from £350,000 to £320,000, and the Minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above Statutes, were registered by the Registrar of Joint Stock Companies on the 2:th day of February, 1:02. And further take notice, that the said Minute is in the words and figures following:—"The capital of the Natal Zululand Railway Limited and Reduced henceforth is £320,000, divided into 29,0:00 ordinary shares of £10 each, and 3,000 preference shares of £10 each, instead of the original capital of £350,000, divided into 35,000 shares of £10 each. At the time of the registration of of the original capital of £350,000, divided into 35,000 shares of £10 each. At the time of the registration of this Minute 11,027 of the said ordinary shares have been issued and are numbered 1 to 1\027 inclusive, and the sum of £10 each has been and is to be deemed paid up on 10,812 of such shares, which are numbered as follows: 1 to 8500, 8503 to 8537, and 8746 to 11027, all inclusive. On 7 of the said 11,027 shares numbered \$501 to 850', both inclusive, nothing has been or is to be deemed paid up thereon, and 208 shares, the balance be deemed paid up thereon, and 208 shares, the balance of the said 11,027 shares numbered 8538 to 8745, both inclusive, on which the sum of £8 each has been paid, have been forfeited and not re-issued. The remaining 17,973 ordinary shares have not been issued, and nothing has been or is to be deemed paid up thereon. The

whole of the said 3,000 preference shares have been issued and are to be deemed to be fully paid up."—Dated the 5th day of March, 1902. LOUGHBOROUGH,

GEDGE, DREW, 23, Austin Friars, E.C., Solicitors for

the Company.

In the High Court of Justice.—Chancery Division. Mr. Justice Byrne. 0047 of 1902

In the Matter of the MONMOUTH GAS AND WATER-WORKS COMPANY Limited, and in the Matter of the Companies (Memorandum of Association) Act, 1890.

OTICE is hereby given, that a petition was, on the 18th February, 1902, presented to His Majesty's High Court of Justice by the above named Company, to confirm the alteration of the form of the constitution of the above named Company, proposed by Special Resolu-tion of the Company passed at a Special General Meeting of the said Company held on the 12th November, 1901, and confirmed at a Special General Meeting of the Company held on the 2nd December, 1901, and which resolution runs as follows:-

First.—"That the Company, pursuant to the Companies (Memorandum of Association) Act, 1890, alter the form of its constitution by substituting a Memorandum and Articles of Association for their Proprietary Deed or Deed of Settlement, with the following alterations with

respect to the objects of the Company, viz.:—
(a.) "To maintain and continue and from time to time alter and enlarge retorts, gasholders, receivers, purifiers, meters, apparatus, and works for the manufacture and storing of gas and matters producible therefrom, and to make gas and supply and sell the same within the parishes of Monmouth and Dixton, in the county of Monmouth, and to manufacture coal tar, coke, pitch, asphalt, am moniacal liquor, oil, and all other residual products obtained in the manufacture of gas and matters producible therefrom, and to sell and dispose of the same at the works and else where.

(b.) "To maintain, continue, and use waterworks and works connected therewith, with all needful pipes, cuts, conduits, drains, sluices, engines, pumps, and matters and other works connected therewith, and from time to time

other works connected therewith, and from time to time alter, enlarge, and repair the same, and to sell water within the parishes of Monmouth and Dixton, in the county of Monmouth."

(c.) "To manufacture, buy, sell, let on hire, and deal in stoves, engines, lamps, brackets, globes, films, shades, glasses, burners, water closets, water fittings, pipes, taps, and cisterns and other apparatus and conveniences which may seem calculated, directly or inveniences which may seem calculated, directly or inveniences. directly, to promote the consumption of gas and of water, and to establish in the town of Monmouth, or elsewhere, a shop or shops for the purpose of dealing in any such apparatus and conveniences as aforesaid."

(d.) "To carry on the business of supplying, fixing, repairing, and renewing gas and water fittings, water motors, baths, and water closets, or other apparatus or conveniences for which the supply of gas or water is

required."

(a.) "To carry on all or any of the following businesses, that is to say, general carriers, wharfingers, railway and forwarding agents, warehousemen, bonded carmen, and common carmen, and any other businesses which can

conveniently be carried on in connection with any of the above objects."

(f.) "To apply for purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company, and to use, exercise, develop, or grant licenses in respect of or otherwise turn to account the property, rights, or information so acquired."

acquired."

(g.) "To enter into any arrangements with any authorities, municipal, local, or otherwise, that may seem conducive to the Company's objects, or any of them, and to obtain from any such authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and company may the appearance of the control of the c ply with any such arrangements, rights, privileges, and

concessions.

concessions."

(h.) "Generally to purchase, take on lease, or in exchange, hire or otherwise acquire any real and personal property, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any land, building, easements, machinery, plant, and stock in trade."

(s.) "To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debentures."

and in particular by the issue of debentures or deben-

ture stock, perpetual or otherwise, charged upon all or any of the Company's property (both present and future), including its uncalled capital, and to redeem or

pay off any such securities."

(j.) "To draw, make, accept, endorse, discount, execute, and issue promis ory notes, bills of exchange, bills of lading, warrants, debentures, and other nego-

tiable or transferable instruments."

(h) "To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particul r for shares, debentures, or securities of any other Company having objects altogether or in part similar to those of

this Company."
(l.) "To obtain any Provisional Order or Act of Par-(i.) "To obtain any Provisional Order or Act of Par-liament for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any pro-ceedings or applications which may seem calculated, directly or indirectly, to prejudice the Compan,'s interest." interest

(m.) "To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with, all or any part of the property and

rights of the Company."

(n.) "To do all such other things as are incidental or conducive to the attainment of the above objects."

Second.—"That the Memorandum and Articles of Association, submitted to the Meeting, and for the purposes of identification signed by the Chairman thereof, be and the same are hereby approved."

Third.—"That the Directors be authorized to apply to

the Court to confirm the alterations comprised in the

the Court to confirm the attenues.

Aforesaid resolutions in accordance with the Companies (Memorandum of Association) Act, 1890."

And notice is further given, that the said petition is directed to be heard before the Honourable Mr. Justice Byrne, on Thursday, the 20th day of March, 190?, and that any person interested in the said Company, whether as creditor or otherwise, desiring to oppose the making of an Order for the confirmation of the said alteration under the above Act should appear at the time of hearing, by himself or his Counsel, for the purpose, and a copy of the said prition will be furnished to any such person requiring the same by the Company's Solicitors, Messrs. Powles and Vizard, of Monmonth, or their Agents, Messrs. Crowders, Vizard, and Oldham, of 55, Linco'n's-inn-fields, in the county of London, on payment of the regulated charge for the same.—Dated the 4th day of March, 1902,

CROWDERS. VIZARD, and OLDHAM, 55, Lincolu's-inn-fields, London; Agents for POWLES and VIZARD, Monmouth, Solicitors

for the Company.

THE SANITARY INSPECTORS' EXAMINATION ROARD.

THE next Examination for Certificates of qualification for appointment of Sanitary Inspector or Inspector THE next Examination for Certificates of qualification for appointment of Sanitary Inspector or Inspector of Nuisances, under section 108 (2) (d) of the Public He 1th (London) Act, 1891, will be held in London on Tuesday, the 6th May, 1902, and the four following days. Particulars will be forwarded on application to the Hon. Secretary, Wm. R. E. Coles, 1, Adelaide-buildings, London Bridge, London, E.C.

ATLAS ASSURANCE COMPANY, Limited, 92, Cheapside, London, E.C.

THE Court of Directors hereby give notice that the Annual General Court of Proprietors will be held at the Company's House, in Cheapside, in the city of Lond n, on Tuesday, the twenty-fifth day of March, 902, at twelve o'c ock noon precisely, to receive the Report of the Directors, to elect four Directors in the room of those who go out of office by rotation, and an Auditor, or Auditors, in accordance with the provisions By order, SAML. J. PIPKIN, of the Deed of Settlement.

General Manager and Secretary.

CANADA COMPANY, No. 1, East India-Avenue,

Leadenhall-Street, E.C.

Leadennail-Street, E.C.,
London, March 6, 1902.

THE Court of Directors of the Canada Company hereby
give notice that, in conformity with the Charter, the
Annual General Court of Proprietors will be held at the
Company's offices, as above, on Wednesday, the 26th
March, at 2.30 o'clock precisely, for the election of one
Director and one Auditor, for the reception of the Annual
Report, and on other affairs. Report, and on other affairs.

By order of the Court,
R. M. STEELE, Secretary.

FORD LIMESTONE AND BRICK COMPANY, Limited.

T an Extraordinary General Meeting of the Members A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 28, John-street, Sunderland, in the county of Durham, on the 10th day of February, 1902, 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 26th day of February, 1902, the following Special Resolution was duly confirmed:—
"That the Ford Limestone and Brick Company Limited be voluntarily wound up, and that George

Limited be voluntarily wound up, and that George Holland, of 38, General Gordon-terrace, Sunderland, in the county of Durham, be appointed Liquidator to con-

duct the winding up."

JAMES HENDERSON, JUNE, Chairman.

In the Matter of the FRANCO-AUSTRALIAN
EXPLORATION COMPANY Limited.

A T an Extraordinary General Meeting of the
Members of the above named Company, duly
convened, and held at the Hotel des Arts and Métiers, 6, Rue Chauchat, Paris, in the Republic of France, on the tenth day of February, 1902, the following Special Resolution was duly passed; and at a subsequent Extra-ordinary General Meeting of the Members of the said

Company, also duly convened, and held at the same place on the tenth day of March, 1902, the following resolution was duly confirmed, viz:—

"That the Company be wound up voluntarily, under the provisions of the Companies Acts, 1862 and 1867, and that the Board of Directors be and they are hereby appointed Liquidators for the purpose of such winding

up."
Dated this fourth day of March, one thousand nine hundred and two.

A. OUDIN, Chairman.
G. CRÉPY, Secretary.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the MIDLAND CLOTH!NG CO., Ltd. OTICE is hereby given, that an Extraordinary General Meeting of the above named Company, duly convened, and held at the registered effices of the Company, Princess-street, Wolverhampton, on Thursday, the 20th day of February, 1902, 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 desirable to wind up the same and accordingly that the Company

to wind up the same, and accordingly that the Company be wound up voluntarily, and that Mr. George Aiken be and is hereby appointed Liquidator to conduct such

winding up."

Dated this 28th day of February, 1902.

HENRY START, Chairman.

In the Matter of the UNION-WAIHI GOLD MINING COMPANY Limited.

COMPANY Limited.

A T an Extraordinary General Meeting of the above named Company, duly convered, and held at 11, Abchurch-lane, in the city of London, on Tacsday, the 11th day of February, 1902, 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 Tucsday, the 4th day of March, 1:02, the following Special Resolution was duly confirmed,

viz.:—
"That the Company be wound up volunt:rily, and that Mr. Hubert Akers, of 11, Abchurch-lane, E.C., be and is hereby appointed Liquidator for the purposes of such winding up."
Dated this fourth day of March, 1902.

A. M. MITCHISON, Chairman.

In the Matter of the LIVERPOOL AND MERSEY DISTRICT MUTOSCOPE COMPANY Limited.

DISTRICT MUTOSCOPE COMPANY Limited.

A T an Extraordinary General Meeting of the above named Company, duly convered, and held at the registered office of the Company, No. 83, Old Hall-street, Liverpool, on the 14th day of February, 19 2, 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 3rd day of March, 1902, the following Special Resolution was duly confirmed, v.z.:

"That having regard to the agreement dated the 6th day of February, 1902, and made between the British Mutoscope and Biograph Company Limited, of the one part and this Company of the other part, this Company

part and this Company of the other part, this Company be wound up voluntarily."

And at such last mentioned Meeting George Batty, of 121, Kingsley-road, Liverpool, was appointed Liquida or for the purposes of the winding up.—Dated this 4th day of March, 1902.

ALBERT E. HALL, Chairman. In the Matter of the NABOB CYCLE COMPANY,
Limited.

A T Extraordinary General Meetings of the above

A T Extraordinary General Meetings of the above named Company, duly convened, and held on the 3rd and 20th days of February, 1902, at 120, Fenchurch-street, London, E.U., the following Special Resolution was duly passed and confirmed:—

"That this Company be wound up voluntarily, and that Mr. George Marquand Truss, of 120, Fenchurch-street, E.C., be and he is hereby appointed Liquidator for the purpose of such winding up."

H. W. BRETT, Chairman.

Companies Acts, 1862 to 1890.

Companies Acts, 1862 to 1890.

Extraordinary Resolution (pursuant to Companies Act, 1862, s. 1.9, sub-sec. 3) of the GENERAL RETAIL HOUSE FURNISHESS ASSOCIATION Limited.

Passed February 13th, 1902.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 49, Edge-street, Shudehill, Manchester, on the 13th day of February, 1902, the following Extraordinary Resolution was duly passed:

That it having been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, it is advisable to wind up the same.

same.

That James Laycock, of 49, Edge-street, Shudehill, Manchester, be and is hereby appointed Liquidator of the said Company.

SAMUEL PITTS, Chairman of the Meeting.

In the Matter of the LICHOACAN SAN FRANCISCO COPPER MINES SYNDICATE Limit d.

A T an Extraordinary General Liceting of the Members of the above named Company, duly convened, and held at 31 and 32, King William-street, London, E.C., on Friday the 14th day of February, 1902, 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 3rd day of March, 1902, the following Special Resolutions were duly confirmed, viz.:—

1. "That the Michoncan San Francisco Copper Mines

Syndicate Lim ted oe wound up voluntarily."

2. "That Mr. J. L. W. Mcck, of 7, Mark-lane, London, E.C., be and is hereby appointed the Liquid tor to conduct the winding up."

World 2.4 1009 March 3 d, 1902.

RANDALL H. PYE, Chairman of both Meetings.

GOLDEN REMEDIES AND GEMS OF HEALTH COLPANY, Limited.

A T an Extra rdinary General Meeting of the Company, held at the offices of Messrs. W. II. Pannell and Co., 13, Basinghall-street, in the city of London, on Monday, the 24th day of February instant, at four o'clock in the afternoon, the subjoined Extraordinary Resolution was duly carried:

Resolution was duly carried:—
"That it has been roved 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 William Hardy King, of 13, Basinghall-street, in the city of London, Chartored Accountant, be and is hereby appointed Liquidator for the purposes of such winding up."

Dated this 24th day of February, 1902.

CHARLES E. PECSENIK, Chairman.

WILSON AND WILSON, Limited. AT an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at No. 10, New Bridge-street, in the city of London, on the 12th day of February, 1902, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said

ordinary General Meeting of the Memrers of the said Company, also duly convened, and held at the same place on the 5th day of March, 1902, the following Special Resolution was duly confirmed:—
"That the Company be wound up voluntarily, and that Mr. Arthur John Wilson, of No. 25, Hagley-road, Fdzbaston, Birmingham, be and he is hereby appointed Liquidator for the purposes of such winding up."

A. J. WILSON, Chairman.

The Companies Acts, 1862 to 1900.

Notice of Special Resolution of the JOHANNESBURG AND AUCKLAND PARK ESTATE Limited.

TOTICE is hereby given, that at an Extraordinary General Meeting of the Members of the Johanness hurry and Angeland Park Estate Limited, duly convened.

dinary General Meeting of the said Members, convered, and held at the same place on Wednesday, the 26th day of February, 190', the said resolution was duly confirmed:-

"That it is desirable to reconstruct the Company and that with a view thereto the Company be wound up voluntarily."

CECIL QUENTIN, Chairman.

COVENTRY COMPONENTS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Number 6, Lord-street, in the city of Liverpool, on the 4th day of March, 1902, the following Extraordinary Resolutions were duly passed:—

1. That it has been proved to the satisfaction of this Meeting that the Company council by reason of its

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 the same, and accordingly that the Company be wound up voluntarily.

2. That Mr. Herbert Lakin Smith, of the city of Bir-mingham, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of su h winding

Dated this fourth day of March, 1902. LLEWELYN JONES, Chairman.

Special Resolutions of the CALGARY AND EDMON-TON LAND COMPANY, Limited. Passed 13th February, 1902. Confirmed 3rd March, 1902.

Pursuant to section 51 of the Companies Act, 1862.)
Tan Extraordinary General Meeting of the Members Tan Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the registered office of the Company on the 13th Cay of Febr ary, 1902, the following Special Resolutions were duly passed; and at a subsequent Extra-rdinary General Meeting of the Members of the said Company, also duly convened, and held at the registered office of the Company on the 3rd day of March, 19-2, the said Special Resolutions were duly confirmed, viz.—

1. In the Company be wound up voluntarily and that Mr. F. Roche 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 called the Calkary and Edmouton Land Company, Limited, with a Memorandum and Articles of

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 Calgary and Edmonton Land Company, Limited, of the other part, be and ton Land Company, Limited, of the other part, be and the same is hereby ap; roved, and that the said Liquidator be and he is hereby authorized pursuant to section 161 of the Companies Act, 1862, to cuter 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.

OHARLES D. ROSE, Chairman.

In the Matter of the Companies Acts, 1862 to 1900, and of the VRON AND OLD BRAICH SLATE QUARKIES Limited.

QUARRIES Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at 11, Paternost r square, in the city of London, on Wednesday, the 18th day of September, 1901, 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 Wednesday, the 16th day of October, 1901, the following Special Resolution was duly confirmed, viz.:—

viz.:—
That this Company be wound up by voluntary liquidation, and that Mr. Arthur Goulding, of No. 41, Moorgate-street, E.C., be appointed Liquidator at a fee not exceeding ten guineas.

W. CORBETT GOULDING, 49, Finsbury-pavement, E.C., Solicitor for the Liquidator.

The Companies Acts, 1862 to 1900.

Special Resolutions of the LEIUESTER TRAMWAYS

COMPANY Limited.

Passed 19th day of February, 1962.

Confirmed 6th day of March, 1902.

Tan Extraordinary General Meeting of the Leicester Tramways Company Limited, duly convened, and held at the Grosvenor Roms, Halford-treet, Leicester, in the county of Leicester, on the 19th cay of February, 1902, the following Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the and at a subsequent Extraordinary General Meeting of the burg and Auckland Park Estate Limited, duly convened, and held at No. 23, St. Swithiu's lane, London, E.C., or Wednesday, the 5th day of February, 1902, the following resolution was duly passed, and at another Extraor-lutions were duly confirmed:—

"That the Leicester Tramways Company Limited be

wound up voluntarily." And

"That Harry Simpson Gee, of Knighton Frith, in the county borough of Leicester, J.P., be and he is hereby appointed the Liquidator to conduct the winding up."

H. SIMPS N GEE, Director, Chairman of the

Meeting.

In the Matter of the NEWCASTLE CHILLED SHOT

In the Matter of the NEWCASTLE CHILLED SHOT COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 15th day of April, 1902, 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 Humble, of 12, West-street, Gateshead, Chartered Accountant, and John F. Roberts, of Gateshead, the Liquidators of the said Company; and, if required, by notice in writing from the said Liquidators, are, by their Solicitors, to come in and prove their said debts 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 4th day of March, 1902.

H. SWINBURNE, 12, West street, Gateshead,

Solicitor to the above named Liquidators.

In the Matter of the Companies Acts, 1862 to 1898, and of the LIVER: OOL TOBACCO COMPANY Limited.

THE creditors of the above named Company are required, on or before the seventh day of April, 1902, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of of their debts or claims, and the names and addresses of their Solicitors (if an), to Mr. Simon Jude, of No. 10, Cook-street, in the city of Liverpool, Chartered Accountant, the Liquidat r 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 4th day of March 1902 day of March, 1902.

BRENNER, SONS, and CORLETT, 1, Crosshall-street, Liverpool, Solicitors for the above street, Liverpool, named Liquidator.

In the Matter of the NORTH EASTERN TELEPHONE COVPANY Limited.

NOTICE is hereby given, that the creditors of the NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 15.h day of April, 1902, 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 Humble, of 12, West-street, Gateshea', Chartered Accountant, the Liquidator of the said Company; and, if 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 distribution made before such debts are proved -Dated

this 4th day of March, 1902.

H. SWINBURNE, 12, West-street, Gateshead,
Solicitor to the above named Liquidator.

In the Matter of the POROELAIN ELECTRICAL FITTINGS COMPANY Limited. (In Liquidation.)

NOTICE is hereby given, that an Extraordinary Resolution of the above named Company was duly passed on the 9th day of August, 1849, for the voluntary liquidation of the Company. All persons being creditors of or having claims against the said Company are requested on or before the 17th day of March, 1902, to send their names and addresses, and particulars of their debts or claims to me as Liquidator of the said Company, at the address given below.—

Dated this 24th day of February, 1902.

T. W. HAYES, 24, Cheapside, Hanley, Liquidator.

In the Matter of the LEICESTER TRAMWAYS COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are requested, on or before the twenty-second day of April, 1902, to send their names and addresses, and the particulars of their debts or claims, a d the names and addresses of their Solicior claims, a d the names and addresses of their Solicitors (if any), to Harry impson Gee, Esquire, of Knighton Krith, in the county borough of Leicester, JP., 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 seventh day of March, 1902.

> THOMAS WRIGHT and SON, 17, Bowling Greenstreet, Leicester, Solicitors to the above named Liquidator.

In the Matter of the NEW ZEALAND MINERALS

COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 17th day of April, 1902, to send their names and addresses, and the particulars of their debts or c'aims, and the names and addresses of their Soli 'tors, if any, and the names and addresses of their Soli 'tors, if any, and the names and addresses of their Soli 'tors, if any, and the names and addresses of their Soli 'tors, if any, and Edwin Robert Transport of 2 Laurence Pounting, bill. to Edwin Robert Tasman, of 3, Laurence Pountney-hill, 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 debis 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 4th day of March, 1902.

NEISH, HOWELL, and HALDANE, 66, Watlingstreet, London, E.C., Solicitors to the above named Liquidator.

In the Matter of the Companies Acts, 1-62 to 1900, and of WILSON AND WILSON Limited. (In Liquidation.)

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 19th day of April, 1902, 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, Arthur John Wilson, of No. 25, Hagleyundersigned, Arthur John Wison, of No. 25, Hagley-road, Edgbaston, Birmingham, the Liquidator of the said Company; and, if so required, by no:ice in writing from the said Liquidator, are, by their Solicitor, 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 6th day of March, 1:02.

A. J. WILSON, Liquidator.

The NEW GUSTON COMPANY Limited.
(In Liquidation.)

(In Liquidation.)

NOTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Shareholders of the above named New Guston Company Limited, will be held at the Company's office, 25A, Old Broad-street, in the city of London, on Tuesday, the 8th day of April, 1902, at 11 o'clock in the forenoon, for the purpose o' having an account haid before them showing the manner in which 11 o'clock in the forenoon, for the purpose o' having an account laid before them, showing the manner in which the winding up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 5th day of March, 1902.

BEDFORD MCNEILL, Liquidator.

In the Matter of the ANGLICAN CHURCH MAGAZINE COMPANY Limited. In Liquidation.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 18th day of April, 1902, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors, if any, to A. B. Cawdron, of 54, Faubourg St. Honoré, Paris, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in defau.t thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 5th day of March, 1902.

DIXON, WELD, and DIXONS, Solicitors to the above named Liquidator.

In the Matter of the Companies Acts. 1862 to 1820, and in the Matter of JOHN TATTERSALL AND COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. Bourner, Bullock, and Co., 17, Albionstreet, Hanley, Staffordshire, on Friday, the 11th day of April, 1902, at 2.30 o'clock in the afternoon precisely, for the purpose of having the Liquidators' accounts, showing the manner in which the winding up has been conducted, and the prope ty of the Company disposed of, laid before such aleeting, and of hearing any explana-tion that may be given by the Liquinators; 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 5th day of March, 1902.

PADDOCK and SONS, Hanley, Solicitors for the

"METALS" Limited.

NOTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the above named Company will be held at Crownbuildings, James Watt-street, Birmingham, on Tuesday, the 8th day of April, 1902, at two o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up 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 the Liquidator thereof, shall be disposed of.—Dated the 4th day of March, 1902. 4th day of March, 1902.
E. BOTELER CHALMER, Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of ALVRED ALLCHIN 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 116, Haversto-k-hill, London, N.W. on Wednesday, the 9th day of April, 1902, at 7.30 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 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 shall be disposed of.—Dated the fourth day of March, 1902.

CHAS. WM. GRAY, Liquidator.

In the Matter of the Companies Act, 1862, and in the Matter of ASSOCIATED CONSOLS, 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 Company will be held at the registered office of the Company, Finsbury House, Blomfield-street, in the city of London, on Wednesday, the 16th day of April, 1902, at 12 o'clock noon, for the purpose of laving an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, 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 5th day of March, 1902.

W. ERNEST TREWEEK, Liquidator.

The Companies Acts, 1862 to 1900.

NORLEYS Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company Limited will be held on Thurs ay, the 10th day of April, 1902, at 3, Adelaide-place, London Bridge, London, E.C., at 2 cicled B. M. involve the Lieuidster men lay before o'clock P.M., in order that the Liquidator may lay before the said Meeting an account, showing the manner in which the winding up has been conducted, and the pro-perty of the said Com, any has been disposed of, and to hear any explanation that may be given by the Liquidator; and also to pass an Extraordinary Resolu-tion for determining the manner in which the books tion for determining the manner in which the books, accounts, and documents of the said Company, and of the Liquidator thereof, shall be disposed of.—Dated this 5th day of March, 1982.

ARTHUR S. BALL, Liquidator.

The ENGLISH AND AVERICAN MORTGAGE COMPANY 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 my office, 71 and 72, King William-street, London, E.C., on Friday, the 11th April next, at 12 o'clock noon, 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.—Dated the 3rd day of March, 1902. J. D. PATTULLO, Liquidator.

The ELECTRIC INCANDESCENT LAMP REGENERA-TING SYNDICATE Ltd.

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above Syndicate will be held at No. 8, Clifford's-inn, Fleet-streer, E.C., in the county of London, on Wednesday, the ninth day of April, 1998. 1902, at 4 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 Syndicate 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 Liquidator thereof, shall be disposed of.—Dated the 4th day of March, 1902.

ARTHUR BANISTER, Liquidator.

L. SIMPSON AND CO., Limited.

TAKE notice that, pursuant to section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will be held at 20, Friar lane, Leicester, on the 26th day of April, 1902, at 12 o'clock, 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 disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of,—Dated this 5th days of March 1909. 5th day of March, 1902.

E. P. STEEDS, Liquidator.

The SANITARY MATTRESS COMPANY Limited.

OTIOE is hereby given, in pursuance of section 142

of the Companies Act, 1852, that a General
Meeting of the Members of the above named Company
will be held at the offices of the Liquidator, No. 90,
Cannon-street, in the city of Lond n, on Tuesday, the
8th day of April proximo, 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 dispussed of The SANITARY MATTRESS COMPANY Limited. 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, hall be disposed of, and of fixing the remuneration of the Liquidator.—Dated this 5th day of March, 1902.

JAMES E. COSTELLO, Liquidator. 1902. JAMES E. COSTELLO, Liquidator.

The WHITTAKER DYEING AND CLEANING

COMPANY Limited.

TOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 14, Brown-street, Manchester, on Tuesday, the 8th day of April next, at four o'clock in the afternoon precisely, to receive the Liquidator's report, showing the manner in which the winding up of the O mpany has been conducted, and its property disposed of, to hear any explanation that may be given by the Liquidator, and to pass a resolution as to the disposal of the books, accounts, and other documents of the Company.—Dated this fourth day of March, 1902.

ALFRED G. DEACON, Liquidator.

The Companies Acts, 1862 to 1900.

In the Matter of ASHWORTH BROTHERS AND COMPANY, Limited.

NOTICE is hereby given, pursuant to section 142 of the Comparies Act, 1862, that a General Meeting of the Members of the above named Company will be held on the 11th day of April, 1902, at eleven o clock in the forenoon, at my office situate and being Number 00, King-street, in the city of Manche-ter, in order that there may be laid before the said Company an account, showing the manner in which the winding up has been conducted, and the property of the Company has been disposed of, and in order that the said Company may hear any explanation that may be given by the Liquidator; and also in order that an Extraordinary Resolution may be passed for determining the manner kesolution may be passed for determining the manner in which the books, accounts, and documents of the said Company, and of the Liquidator, shall be disposed of.—Dated the 4th day of March, 1902.

W. F. MORKIS, 100, King-street, Manchester, Liquidator

Liquidator.

The KYNGOH E-TATE COMPANY, Limited.

(In Liquidation.)

OTICE is hereby given, in pursuance of section 142
of the Companies Act, 1862, that a General
liee ing of the Members of the above named Company
will be held at Bank-chambers, Stanford-le-Hope, Essex on Monday, the 7th day of April, 1:0?, at 10.30 o'clock on monday, the 1th day of April, 1907, at 10.00 octook in the forenoon precisely, for the purpose of having an account laid before them, showing the manner in which the winding up of the Company has been concucted, and its property disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 3rd day of March, 1902.

GEO. WILLIS, Liquidator

The SUAKIN SYNDICATE Limited. In Liquidation.

NOTIOE is hereby given, in pursuance of se tion 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at No. 11, Abchurch-lane, in the city of London, on Thursday, 10th day of April, 1902, at 12 challent near for the process of heriphone second laid. 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 at No. 11, Abchurchlane aforesaid, the 5th day of March, 1902

ERNEST F. HARVEY, Liquidator.

The Companies Acts, 1862 to 1900. KYDD and KYDD, Limited.

OTICE is hereby given, that a General Meeting of the Members of Kydd and Kydd Limited will be held at 3, Lord-street, Liverpool, on Tuesday, the 8th day of April, 1902, at 3 o'clock in the afternoon precisely, for the purpose of having an account laid before them by the Liquidator (pursuant to section 142), showing the manner in which the winding up of the said Company has been conducted, and the property of the Company disposed of, and of hearing any explana-tion that may be given by the Liquidator.

W. E. MOUNSEY, Liquidator.

TOTICE is hereby given, that the Partnership which has for some time past been carried on by William Husband and Albert Edward Lones, und r the firm of "HUSBAND AND LONES," at Old Meeting street, Carrer's Green, West Bromwich, in the county of Stafford, in the trade or business of Herbal Brewers, was this day dissolved by mutual consent.—As witness our hands this 3rd day of March, 1902.

WILLIAM HUSBAND.

ALBERT EDWARD LONES.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, William Lancaster and Robert Christopher Lancaster, carrying on business as Lighter Owners, at the city and carrying on business as Lighter Owners, at the city and county of Kingston-upon-Hull, under the style or firm of "W. AND R. LANCASTER," has been dissolved by mutual consent as and from the twenty-eighth day of February, 1902.—Dated this 3rd day of March, 1902.

W. LANCASTER.

R. C. LANCASTER.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Charles Henry Cleathero and Alfred Arthur Turner, carrying on business as Tailors Habit and Br. eches Makers, at 15, Waingate, in the city of Sheffield, under the style of "CLEATHERO AND TURNER," has been dissolved by mutual consent as from the date hereof. All debts due to and owing by the said late firm will be received and paid by the said Charles Henry Cleathero, who will continue to carry on the said business on his own account at the above address.—Dated this 28th day of February, 1902.

CHARLES HY. CLEATHERO.

ALFRED ARTHUR TURNER.

NOTICE is hereby given, that the Partnership here-Malcolm Walker and William Henry Collingham, carr, ing on business as Electrical Engineers, at Parsonsstreet, Keighley, in the county of York, under the style or firm of "THEAIREDALE MOTOR AND ACCESSORIES COMPANY," was dissolved as from the twenty-second day of February one thousand nine hundred and two by of February, one thousand nine hundred and two, by mutual consent.—Dated this 4th day of March, 1902.

MALCOLM WALKER.

W. H. COLLINGHAM.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Bessie Woffenden and Mabel Woffenden, carrying on business as Confectioners, at No. 1, Park-road, and Bradford-road, Batley, in the county of York, under the style or firm of "B. AND M. WOFFENDEN." has been dissolved by mutual consent as and from the first day of March, 1902. All debts due to and owing by the said late firm will be received and paid by the said Mabel Woffenden.—Dated 3rd day of March, 1902.

B. WOFFENDEN.

M. WOFFENDEN.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Edward John Manville and Thomas Henry Chiles, carrying on business as Ironmongers, at No. 18, Cas'le-road, in the county borough of Cardiff, under the style or firm of MANVILLE AND CHILES, was, on the

first day of March, 1902, dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned, Thomas Henry Chiles, by whom the business will in future be carried on.—Dated this first day of March, 1902.

THOMAS HENRY CHILES.

EDWARD JOHN MANVILLE.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Albert Edward Firth and William Slater, carrying on Albert Edward Firth and William Slater, carrying on business as Carting Agents, at Beeston, in the city of Leeds, under the style of "FIRTH AND SLAFER," has been dissolved by mutual consent as from the first day of March next, from which date the said business will be carried on by the said Albert Edward Firth solely and in his own name, and all debts due to and owing by the late firm will be received and paid by the said Albert Edward Firth. — Dated this 28th day of February, 1932.

ALBERT EDWARD FIRTH. WILLIAM SLATER.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Barrow Turner, Edward Wadham, and Thomas Hartley, carrying on business as Ison Ore Proprietors at Egremont, in the county o Cumberl ind, unier the style or firm of the GILL FOOT PARK MINING COM-PANY, has been dissolved by mutual consent as from the 22nd day of February, 1902.—Dated this 25th day of February, 1902.

W. B. TURNER. TH 'S. HARTLEY. EDWARD WADHAM.

TOTICE is hereby given, that the Partnership which has for some time past been carried on by Henry John Roper and George Wreaks, as Engineers, at 42, Arundel-lane, in the city of Sneffield, under the firm of ROPER AND WREAKS, was this day dissolved by mutual consent, and that the business will continue to be carried on in the same name by the said Henry John be carried on in the same name by the said Henry John Roper alone, who will receive and discharge all debts due to or from the said Partnership.—As witness our hands this fourth day of March, one thousand nine hundred and two.

GEORGE WREAKS.

HENRY JOHN ROPER.

NOTICE is hereby given, that the Partnership here to fore subsisting between us the undersigned, Robert Vigers, Astley Vigers, and Leslie Robert Vigers, carrying on business as Land Surveyors, Land Valuers, and Laud Agents, at 4, Frederick's-place, Old Lewry, in the city of London, under the style or firm of VIGERS AND CO., has been dissolved by mutual consent as and from the thirty-first day of December, 1901. The said business will be in future carried on by the said Robert Vigers and Leslie Robert Vigers, under the style or firm of Vigers and Co., who will pay the Partnership debts and receive all accounts owing to the said firm of Vigers and Co.—Dated third day of March, 1902.

ROBERT VIGERS.

ASTLEY VIGERS.

ASTLEY VIGERS.

TICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, william Guy Burstail, Arthur Erne-t Hatweil, and William Willersley Little, carrying on business as Timber Merchants, at the city and county of Kingston-upon-Hull, under the styles or films of "IURSTALL AND HANWELL," and "BURSTALL AND LITTLE," respectively, has been dissolved as regards the said Arthur Ernest Hanwell by mutual consent as and from the first day of March 1802 on and after which data the first day of March, 1802, on and after which date the said businesses will be carried on by the said William Guy Burstall and the said william Willersley Little, in partnership together, under the style of "Burstall and Little."—Dated the fourth day of March,

WILLIAM GUY BUR TALL ARTHUR ERNEST HANWELL WILLIAM WILLERSLEY LIITLE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Harry Willis and Aubrey James Willis, carrying on business as Fancy Drapers and Miliners, at ten and eleven, Silver-street, in the city and county of Kingston-upon-Hull, under the style or firm of "HARRY AND AUBREY JAMES WILLIS," has teen dissolved by mutual consent as and from the twentieth day of February, 1902. All debts due to and owing by the said late firm will be received and paid by the said Harry willis.—Dated this twentieth day of February, 19:2.

AUBREY JAMES WILLIS.

HY. WILLIS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Herbert Ceeil Pelly and Hugh Wilson Holman, carrying on business as Steamship Managers and Brokers, at 92; Billiter-buildings, in the city of London, under the style or firm of "H. C. PELLY AND COMPANY," has been dissolved by mutual consent as and from the first day of March, 19-2—Dated this third day of March, 1902.

II. CECIL PELLY. H. WILSON HOLM IN.

NOTICE is hereby given, that the Partnership here: TOTICE is hereby given, that the Partnership here to fore subsisting between us the undersigned. Thomas Rawson Birks and John William Birks, as Tanners and Curriers, at Handsworth, Woodho se, in the county of York, under the style of "WILLIAM BIRKS AND OU.," has been dissolved by mutual consent as from the twenty-ninth day of September, 1901. The said John William Birks has retired from the said Partnership, and all debts due to and from the said late firm will be received and paid by the said Thomas Rawson Birks.—Dated this 13th day of February, 1902.

THOMAS HAWSON BIRKS.

JOHN WM. BIRKS.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Frank Tucker and George Corbyn Walker, carrying on
business as Mercers and Outfitters, at No. 1, Sandgateroad, Folkestone, in the county of Keut, under the style
or firm of TU. KER AND WALKER, has been dissolved
by mutual consent as an infrom the first day of March, 1962. All debts due and owing to or by the said late firm will be received and paid by the said George Corbyn Walker. And that in future such business will be carried on by the said George Corbyn Walker alone, under the style of "Tucker and Walker."—Dated this fifth day of March, 1902.

FRANK TUCKER, G. C. WALKER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, John Ring and Charles Harks, at No. 15, Sovereign-street, and the Royal Exchange, in the city of Leeds, under the style or firm of THE AUTOMATIC CORVE BRAKE COMPANY, has been this day dissolved by mutual consent. All debts due to or owing by the said firm will be received and paid by the said John King, who in future will carry on the said butiness on his own account solely and under the tame style or firm.—As witness our hands this 28th day of February, 1902 CHARLES HANKS.

JOHN KING.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Walter William Katterns and William Brand Parry, carrying on business as Mantle Manufacturers, Cotumiers, and Art Furriers, at No. 27, Margaret-street, Cavendish-square, in the county of London, under the style or firm of W. W. KATTERNS AND CO., has been dissolved by mutual consent as and from the first day of February, 1:02. The said Walter William Katterns will continue to carry on the said business at the above address as hereiofire under the same style or firm.—Dated this 22nd day of February, 1:02.

W. W. KATTERNS.

W. B. PARRY.

OTICE is hereby given, that the Partnership lately carried on types the undersigned, in Plymouth, in the county of Devon, and in Falmouth, in the county of Cornwall, in the business of Linen and Woollen Drapers, Haberdashers, House Furnishers, and Outfitters, under the style of firm of SPOONER AND COMPANY, here this day been disclosed by manual approximately has this day been dissolved by mutual consent so far as concerns the undersigned, James Edward Moon and John Sharp, who respectively retire from the film.

As witness our hands this 19th day of February, 1902.

OLARA E. SPOONER,

JAMES E. MOON,

JOHN SHARP,

The personal representatives of the late John Dawson Spooner, deceased.
CLARENCE N. SPOONER.
STANLEY SPOONER.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, carrying on business as Haberdashers at 85, Fulhamroad, London, S.W., under the style of PHILLIPS AND SCRUBY, has this day been dissolved by mutual consent. Debts due to or owing by the said late firm will be received and paid by the undersigned, Arthur William Phillips, who will continue the business.—As witness our hands this 1st day of March, 1902.

ARTHUR WILLIAM PHILLIPS. PHILLIP SORUBY,

In the County Court of Surrey, holden at Wandsworth.

OTIOE is hereby given, that the Partnership heretofore subsisting between Robert Flint, John Earland, and Mark Earland, carrying on business as Wheelwhights, at 73, Charlmont road, Tooting, S.W., under the style or firm of "FLINT AND BABLAND BROIHERS," has been dissolved by Order of this Court in an action Plaint E. 7147 Earland and another v. Flint, dated the 3rd day of February, 1902, and from the 2th durch the style of the style as and from the 21th day of Pecember, 1 01. All debts as and from the 21th day of Pecember, 1.01. An across due to and owing by the said late firm will be received by Mr. Arthur William Trylor, of the firm of A. W. Taylor and Co., of 159, High-street, Putney, S.W., the Receiver appointed by an Order of this Court, on the 2nd January, 1902.—Dated this 27th day of February, 1902.

Ry the Court.

By the Court,
W. A. WILLOUGHBY, Registrar.

A. ROBINSON AND CO.

Peter Douglas, a p-rs n of uncound mind. E hereby give notice, that the business of a Ships
Telegraphs Manufacturer and Brass Founder,
heretofore carried on by Mr. Peter Douglas, at 32,
Strand-street, Liverpool, under the style or firm of
A. ROBINSON AND CO.. has been sold and disposed of to the undersigned, John Duncan Keppie, of 32. trandsteet, aforesaid, and that such sale has been confirmed by Or er of Master Thomas H. Fischer, K.O., one of the Masters in Lunacy, dated on or about the 19th Febuary, 1902, and that the said John Duncan Keppie will carry on the said business at 32, Strand-street aforesaid, under the style or firm of A. Robinson and Co.; and that as from the 31st October, 1931, the said John Duncan Keppie is entitled to all assets of and debts due to the said firm, and is responsible for all debts due from and discipling of the said firm, and that the said John Duncan Keppie will collect all debts due to and discharge all tightlities of the said firm. Dated this discharge all liabilities of the said firm.—Dated this third day of March, 1902.

ADA M. DOUGLA, Beceiver appointed by the

Master in Lunacy.

J. HN DUNCAN KEPPIE.

HARRIET LOUISA BROWNE, Deceased. HARRIET LOUISA BROWNE, Deceased.
Pursuant to the Law of Property Amendment Act, 1859.
TOTICE is hereby given, that all credit is and other
persons having any decis, claims, or demands against the estate of Harriet Louisa Browne, late of Copthorne Lodge, No. 1., Woodville road, Ealing, in the county of Middlesex, Spinst r (who died on the 7th day of February, 1902, and whose will and codicil were proved by Margaret Scalé, William Hammill, and Harry J hn Vernon Philpott, the execut is therein named, in the Principal Registry of the Probate Division of His Majes y's High Court of Justice on the 25th day of February, 1902), are hereby required to send particulars, February, 1902), are hereby required to send particulars, in writing, of their debts, claims, or demands to me the undersigned, as Solicitor for the said executors, on or before the 21st day of April, 902; and notice is hereby given, that at the expiration of that time the said exe utors will proceed to distribute the assets of the said testatrix among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have notice; and that they will not be liable for the assets of the said testatrix, 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 5th cay of March, 19(2.

H. J. V. PHILPOTT, 87, Bartholomew-close, London, E.C., Soliciter for the said Executors.

CAROLINE DORA DE BLAQUIERE, 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 a d other
persons having any claims or demands against the
estate of Caroline Dora de Blaquiere, late of the city of
London, in England, widow, deceased (who died on the
6th day of May, 1901, at Sarnia, in the county of Lambton, in Canada, and whose will was proved in the Surrogate Court, in the county of Oxford, in the province of
Ontario, in Canada aforesai¹, on the 12th day of July,
1901, by William Henry Van Ingen and Malcolm Douglas,
both of the town of Woodstock, in the said county of
Oxford, in Ontario, Esquires, the execut-rs named in the Oxford, in Ontario, Esquires, the executors named in the said will, and was resealed in the Princi; al Probate Registry in England on the 14th day of January, 19t2, are required to send the particulars, in writing, of their claims and demands to us the undersigned, the Solicitors in England for the said executors, on or before the 15th day, of April 1902 after which date the executors will day of April, 1902, after which date the executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only

to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said decease, 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 fourth day of March, 1902.

WINTER, BOTHAMLEY, and CO., 16, Bedfordrow, London, W.C., Solicitors for the Executors.

GEORGE BLOOD, Deceased.

Pursuant to the provisions of an Act of Parliament, 22nd and 23rd Victoria, c.p. 35, entitled An Act to further

amend the Law of Property, and to relieve Trustees.

Notice is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of George Blood, late of Harriscahead, in the county of Stafford, Colliery Propies or, who died on the 9th day of September, 1900, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice by George Blood and James Blood, the sons of the said deceased, the executors named in the said will, on the 27th day of September, 1900, are hereby required to send particulars, in writing, of their debts, claims, and demands to us the undersigned, Solicitors for Mr. George Blood, the surviving executor, on or before the 6th day of April next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall have had notice; and that 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 clams or demands he shall not then have had notice.—Dated this 4th day of March, 1902.

SHERBATT and NELSON, Kidsgrove, Stafford-

ISABELLA HUTCHINSON, Deceased.

Pursuant to the Statute, 22 and 23 Vic., c. 35. To Tick is hereby given, that all creditors and other persons having any deb's, claims, or demands against the estate of Isabella Hutchinson, late of No. 9, Carlton-street, Kentish Town, in the county of Middlesex, Spinster, deceased (who died on the 17th day of September, 1901, and to whose estate letters of adminis ration were granted by His Majesty's High Court of Justice, at the Principal Probate Registry thereof, to Mrs. Emma Dodson, on the 30th day of October, 1901), are hereby required to send particulars, in writing, of their debts, claims, or demands to us the undersigned, on or before the 10th day of April, 1 '02; and notice is hereby given, that at the expiration of that time the said administratrix will proceed to distribute the assets of the said deceased will proceed to distribute the assets of the said deceased will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands 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 or persons of whose debt, claim, or demand she shall not have had notice at the time of such distribution.—Dated the 3rd day of March, 1902.

TAYLOR and TAYLOR, 10, New Broad-street, E.C., Solicitors for the said Administratix.

SARAH PALETHORPE, Deceased

SARAH PALETHORPE, Deceased.

Pursuant to the Statute, 22 and 23 Vic., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Sarah Palethorpe, late of Gedling, in the county of Nottingham, Widow, deceased (who died on the 26th day of December, 1901, and whose will and corificil thereto were proved in the Nottingham District Registry of His Majesty's Court of Probate on the 4th day of February following), are hereby required to send the particulars of their claims or demands to us the undersigned on behalf of the executors therein mentioned. undersigned, on behalf of the executors therein mentioned, on or before the 22nd day of March next, and that the said executors will not be liable to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 1st day of March, 1902.

ROTHERA and SONS, 46, Bridlesmith-gate

Nottingham, Solicitors for the said Executors.

Re JOSEPH ASPEY, Deceased.

Re JOSEPH ASPEY, 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 Joseph Aspey, late of Oxford Vi.w, Winwi.k-road, Warrington, in the county of Lancaster,
retir. d Wire Drawer, deceased, who died on the 20th
day of November, 1901, and whose will was proved in
the Liverpool District Registry of the Probate Division
of His Majesty's High Court of Justice on the 3rd day
of February, 1902, by Thomas Hewitt Ernest Aspey and
Florence Aspey, the executors therein named, are hereby Florence Aspey, the executors therein named, are hereby

required to send particulars, in willing, of their claims or demands to me the undersigned, on or before the 19th day of April 1902, 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 a d 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 r demands they shall not then have had notice.—Dated this 4th day of March, 1:02.

JOSH. LONGLAND, 2, Egypt-street, Warrington, Solicitor for the said Executors.

Re ELIZA BRIGGS, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., cap. 35, intituled "An Act to further ame of the Law of Property, and to relieve Trustees."

Law of Property, and to relieve Trustees."

TO FICE is hereby given, that all creditors an lother persons having any claims against the estate of Eliza Briggs, late of Armley Hill Top, in the city of Leeds, Spinster, deceased (who died on the 2-ith day of January, 1902, and whose will was proved in the District Registry, at Wakefield, of the Probate Division of His M. jesty's High Court of Justice on the 2-ith day of February, 1902, by Herb at Alsager Ayrton, of Victoria-chambers, South Parade, in the said city of Leeds, the surgiving executive therein paraded are hereby required. chambers, South Parade, in the said city of Leeds, the surviving executor therein named), are hereby required to send the particulars, in writing, of their claims to the undersigned, the said executor, on or before the 12th day of April next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims 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 deceased, or any part thereof, so distributed to any person of whose claims he shall not then have had notice.—Dated this 5th day of March, 1902.

H. ALSAGER AYRTON, Victoria - chambers, South Parade, Leeds, Solicitor.

Re HENRY TOPHAM, Deceased.

Pursuaut to the Statute, 22 and 23 Vict., c. 35, intitule 1

"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 Topham, late of No. 18, Carrington-street, in the county borough of Derby, retired Mechanic (who died on the 1st day of March, 1901) and whose will, with one codicil thereto, was proved by Amos Brearley, of Ockbrock, in the county of Derby, Railway Clerk, John William Harrison, of 40, Crosby-street, in the county borough of Derby, and George William Wood, of 158, Burton-road, Derby aforesaid, the executors therein named, in the District Registry the executors therein named, in the District Registry attached to the Probate Division of His Majesty's High Court of Justice at Derty on the 14th day of May, 1901), 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 3rd day of April, 1902, after which day the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and that they will not the liable for the assets or any part thereof, so distribute the to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 4th day of March, 1902.

MOUDY and WOOLLEY, 20, Corn Market, Derby,

Solicitors to the said Executors.

EDWARD WARD, Decrased.

Pursuant to Statutes, 22 and 23 Vict., cap. 35. OTICE is hereby given, that all creditors and other DUTICE is hereby given, that all creditors and other parsons having any claims against the estate of Edward Ward, of 37, Chester-road, Tuebrook, in the city of Liverpool, Gentleman (who died on the 21-t day of November, 1901, and whose will was proved in the District Probate Registry at Liverpool on the 12th day of February, 1902, by William Walter Ward, the executor therein named), are hereby required to send particulars, in writing, of their claims and demands to the undersigned, Solicitor to the said executor, on or before the 7th day of April, 1902, after which date the said executor will proceed to distribute the assets of the said executor will proceed to distribute the assets of the said testator amongst the p.rso is entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and that he will not be liable for the assets of the said testator, or any part thereof, so distributed to any person or persons of whose claim or demand he shall not then have had notice.—
Dated this 3rd day of March, 1902.
G. WILSON PICTON, 62, Dale-street, Liverpool, Solicitor for the said Executor.

WILLIAM TRAVIS, Deceased.
Pursuant to Statute, 22 and 23 Victoria, chapter 35, intituled An Act to further amend the Law of Pro-

perty, and to relieve Trustees.

OTICE is kereby given, that all creditors and persons having any claims upon or demands against the estate of William Travis, late of Travisbuildings, Whitehall, Hipperholme, in the county of York, Plumber, deceased, who died on the sixteenth day of June, 1905, intestate, and to whose estate and effects letters of administration were granted to Kate Travis, of Travis-buildings, Whitehall, Hipperholme aforesa'd, his Wid w. on the thirtieth day of July, 1901, by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, are required to send in particulars of their claims and demands to the undersigned, the S licitor to the said administratrix, on or before the the thirty-first day of March next; and notice is hereby also given, that after that day the said administratrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said administratrix shall then have had notice, and the will not be liable for the assets, or part thereof, so dis-tributed to any person of whose debt or claim she shall not then have had notice.—Dated the twenty-seventh

day of February, 1902.
W. H. BOOCOCK, Silver-street, Halifax, Solicitor for the Administratrix.

CHARLES HULL, Deceased.

Pursuant to the Statute, 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Charles Hull, late of Yeovil, in the against the estate of Charles Hull, late of Teoril, in the county of Somerset, Ironmonger (who died on the 26th day of October, 1901, and whose will was proved in the Taunton District Registry of the Probate Division of His Majest,'s High Court of Justice on the 16th day of December, 1901, by Samuel Russell Leach and Charles James Hook, 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 31st day of March, 1502, after which date the said executors will proceed 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 the said executors will not be liable for the essets, 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 third day of March, 1902.

H. S. and S. WATTS, Yeovil, Solicitors.

JAMES RUBERT DARRALL, Deceased.

Pursuant to 22 and 28 Vic., cap. 35.

OTICE is hereby given, that all persons having any claims or demands against the contraction. claims or demands against the estate of James Robert Darrell, late of No. 4. Radnor road. Handsworth, in the county of Stafford, deceased (who died on the 26th August, 1897, and whose will was proved in the Lichfield District Probate Registry on the 27th October, 1897, by Robert Jan es Darrall, the executor therein named), are hereby required to send particulars, in writing, of such plaints and domands to make the water and domands to the property of the pro claims and demands to me the undersigned, on or before the 10th day of April next, after which date the said executor will proceed to distribute the assets of the said testator amongst the persons entitled thereto, having regard only to the claims or demands of which he shall then have had notice.—Dated this fourth day of March, 1902.

ALFRED FOINTON, 5, Temple-10w West, Birmingham, Solicitor for the said Executor.

Re ROBEST RILEY, Deceased.
Pursuant to 22 and 23 Vict., cap. 35.
OTICE is hereby given, that all creditors and other
persons having claims against the estate of Robert persons having claims against the estate of Robert Riley, late of 40. Cyprus terrace, Belfield-road, Rochdale, in the county of Lancaster (formerly of 2, Whitworth-court, Hamer-lane, Rochdale aforesaid), Weaver, deceased (who died 25th January, 1902, and whose will was proved in the Principal Probate Registry of the High Court of Justice on the 11th February, 1902, by Hannah Fletcher and Sarah Kllen Latts, the executrixes therein named), are hereby required to send particulars thereof, in writing, to the undersingned, on or before 11th April next, after which date the executrixes will distribute the assets of the said deceased, having regard distribute the assets of the said deceased, having regard only to the claims of which they shall then have had notice.—Dated 4th March, 1902.

J. H. CHALWICK, 3, South-parade, Rechdale, Solicitor for the Executrixes.

THOMAS AXTELL, Deceased.

Pursuant to the Statute, 22nd and 23.d Vict., cap 35. TOTICE is hereby given, that all persons having any claim against the estate of Thomas Axtell, late of 17, Speedwell street, in the city of Oxford, Builder, deceased (who died on the 20th day of December, 1901, and wrose will was proved in the District Probate Registry, High Court of Justice at Oxford as the of His Majesty's High Court of Justice at Oxford on the 25th day of February, 1902, by Richard John Axtell and Alfred Axtell, the executors therein named), are hereby required to send the particulars, in writing, of their claims to us the undersigned, on or before the 10th day of April next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only Dated this 4th day of March, 1902.

HAZEL and BAINES, Oxford, Solicitors for the

Executors.

Re NATHAN MORRELL, Deceased.
Pursuant to Statute, 22 and 23 Victoria, c. 35.
LL persons having any claims against the estate of Nathan Morrell, late of 39, Clifton-road, Liverpool, Gentleman, deceased (who died on the 8th day of January, 1902, and whose will was proved at Liverpool on the 18th day of February, 1902, by Eliza Morrell, George Morrell, and George Charles Dawson, the executors therein named), are hereby required to send particulars, in writing, of their claims to us the undersigned, on or before the fifteenth day of April next, after which date the said executors will distribute the assets of the said deceased, having regard only to the claims of which they shall have then had notice—Dat:d this 3rd day of March, 1:02
BANKS, KENDALL, and TAYLOR, 26, North

John-street, Liverpool, Solicitors for the said

Re THOMAS JAMES, Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Thomas James, late of No. 19, Ludlow-street, Penarth, in the county of Glamorgan, no occupation (who died on the 22nd day of November, 1901 and of whose personal estate letters of administra-1901, and of whose personal estate letters of administra-tion were granted by the Llandaff District Registry of the Probate Division of His Majesty's High Court of Justice on the 21st day of February, 1902, to Mary Pando Eleazar James and John James), are hereby required to send the particulars, in writing, of their claims and demands to us the undersigned, as Solicitors for the said administrators, on or before the 19th day of March next, after which date the said administrators will proceed to distribute the assets of the said deceased amo g 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 bad notice.—Dated this 4th day of

March, 1902.

SHIRLEY and EONS, of Albert-chambers, High-street, Cardiff, Solicitors for the Estate of Thomas James, deceased.

MARTHA WILLIAMS, Spinster, Deceased. Pursuant to the Act of Parliament, 22ud and 23rd Victoria, chapter 35, intituled "An Act to further amend

the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Martha Williams, late of Christina Cottage, Swans: a, Glamorgan shire, Spinster, deceased (who died on the 4th cay of February, 1902, and whose will was proved in the Principal Probate Registry of the High Court of Justice, on the 21st day of February, 1902, by John Evans, of Pagefield-house, Swans: a aforesaid, Physician and Surgeon, the sole executor therein named), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the So'icitors for the said executor, on or before the 17th day of March next, after which date the suid executor will proceed to distribute the assets of the said deceased amought the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and that 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 27th day of February, 1902.

COLLINS and WOODS, 1, Worcester-place,

COLLINS and WOODS, 1, Worcester-Swansea, Solicitors for the said Executor.

WILLIAM SHERWOOD, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Victoria, chapter 35, intituled "An Act to further amend the

chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Sherwood, late of Long Whitton, in the county of Leicester, Retired Schoolmaster (who died on the eighth day of January, one thousand nine hundred and one, and whose will was proved in the District Registry of the Probate Division of His Majesty's High Court of Justice, at Leicester, on the nineteenth day of June. one thousand nine hundred nineteenth day of June, one thousand nine hundred and one, by Eliz beth Slater Marriott, the sole executrix of the said will), are hereby required to send in particulars of their detts, claims, or demands to me, the undersigned, the Solicitor for the said executrix, at my office, situate at No. 18, Rectory-place, Loughborough, in the county of Leicester, on or before the fifth day of April, one thousand nine hundred and two; at the expiration of which time the said executrix will distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and the said executrix will not be liable for the assets of the said deceased, or any part thereof, to any person or persons of whose debt, claim, or demand she shall not then have had notice.—Dated this fourth

day of March, one thousand nine hundre 1 and two. WALTER SLATER, Solicitor for the said Executrix.

MARY ANN KILNER, Deceased.

MAKY ANN KILNER, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Ann Kilner, late of Loughborough, in the county of Leicester, Widow (who died on the twenty-sixth day of October, one thousand nine hundred and one, and whose will was proved in the District and one, and whose will was proved in the District Registry at Leicester of the Probate Division of His 's High Court of Justice, on the seventeenth day of December, one thousand nine hundred and one, by Samuel Cattell, of 45, Baxter-gate, Loughborough aforesaid, the sole executor named in the said will), are hereby required to send in particulars of their debts, claims, or demands to the said executor, or to me, the undersigned, his Solicitor, at my office, situate at No. 18, Rectory-place, in Loughborough aforesaid, on or before the twenty-sixth day of April, one thousand nine hundred and two, at 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 he shall then have had notice; and the said executor will not be liable for the assets of the said deceased, or any part thereof, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this fourth day of March, one thousand nine hundred and two.

WALTER SLATER, Solicitor for the said Executor.

FRANCIS SKINNER, Deceased.

22 and 23 Vict., c. 35. NOTICE is hereby given, that all persons having any claims against the estate of Francis Skinner, late of No. 4, Marlboro'-place, Princes street, Cheltenham, Gloucestershire, Gentleman, deceased (who died on the nineteenth day of January, 1902, and whose will was proved in the Gloucester District Probate Registry on the twenty-seventh day of February, 1902, by William Henry Horsley, Frederick William Skinner, and Francis Skinner, the executors), are required to send same to me the undersigned, S. Bruce Billings, by the fifteenth day of April, 1902, after which date the executors will distribute assets.—Dated this 3rd day of March, 1902.

S. BRUCE BILLINGS, Cheltenham, Solicitor

to the Executors.

Re WILLIAM WILBRAHAM FORD, 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 William Wilbraham Ford, late of Pwllmeyric, Shawfield Park, Bromley, in the county of Kent, Barrister-at-law, deceased (who died on the seventh day of December, 1901, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the seventeenth day of February, 1902, by Eva Annie Ford, Frederick Darrell Rooke, James Howard Bowen, and William Gordon Fellowes, the executrix and executors therein named), are hereby required to send the particulars, in writing,

of their claims or demands to us, the undersigned, on or before the 31st day of March, 1902, after which date the said executrix and executors will proceed to distri-bute 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 no:ice; 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 1st day of March, 1902.

BOWEN and SYMES, 1 and 2, Maiden-street, Weymouth, Solicitors for the said Executors.

Re JOHN NICOL, 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 John Nicol, late of 54, Fern-grove, Liverpool, in the county of Lancaster, deceased (who died on the 11th day of December, 1899, and to whose estate letters of administration were granted out of the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 9th day of May, 1901, to Mary Elizabeth Heymanns), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, on or before the 12th day of April, 1902, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and that the said administratrix will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 3rd day of March, 1902.

J. H. GLOVER, 60, Castle-street, Liverpool, Solicitor for the said Administratrix.

Re FREDERIC NEWMAN, Esquire, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vict., cap. 35, intituled "An Act to further am nd 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 Frederic Newman, late of 162, West-street, Fareham, in the county of Hants, Esquire, deceased (who died on the 29th day of September, 1911, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 18th day of November, 1901, by George Edwin Nash, of Boston, Lincoln, Bank Manager, and George Bartlett of the city of Chichester Sulvitor, the recom-Bartlett, of the city of Chichester, Solicitor, the execuparticulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 14th day of April, 1902, after which date the said executors will proceed to distribute the assets the said executors will proceed to distribute the assets of the said decreased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had not ce; and they will not be liable for the assets of the said deccased, 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 28th day of February, 1902.

SOWTON, BARTLETT and BLAKER, Chichester, Solicitors for the said Executors.

Solicitors for the said Execu ors

Re ANNE MASON, Deceased.

Pursuant to the Act of Parliament, 22 and 23 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 certain of Anna Mason late of Crabe Hall Achter.

Other persons having any claims or demands against the estate of Anne Mason, late of Groby Hall, Ashtonunder-Lyne, in the county of Lancaster, Widow (who die I on the 7th day of December, 1901, and whose will was proved in the District Registry, at Manchester, of the Probate Division of the High Court of Justice, on the 25th day of February, 1902, by Bertha Mason, of Groby Hall aforesaid, Spinster, one of the executrices therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executrix, on or before the 3rd day of April, 1902, after which date the said executrix will proceed to distribute the ssets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 6th day of March, 1902.

GEORGE HADFIELD, BENNEII and CAR1.ISLE, 20, St. Ann's-square, Manchester, Solici-

tors for the said Executrix.

CAROLINE GIBSON, Deceased.

Pursuant to the Statute, 22 and 23 Victoria, cap. 35

NOTICE is hereby given, that all creditors and other
parsons having cap also all creditors and other persons having any claims or demands against or upon the estate of Caroline Gibson, late of Number 12, Cholmeley-road, Reading, in the county of Berks, Spinster, deceased (who died on the 4th day of January, 1902, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 8th day of February, 190?, by Henry Medway, of Number 12. Milman-road, Reading aforesaid, the sole executor therein named), are hereby required to send, in writing, the particulars of their claims or demands against or upon the estate of the said deceased, to the said executor at the offices of us, the undersigned, his Solicitors, situate at No. 156, Friar-street, Reading aforesaid, on or before the fifth day of April, 1902, after which date the said executor will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard to the claims and demands only of which he shall regard to the claims and demands only of which he shall then have had notice; and he will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand he shall not then have had notice.—Dated this 28th day of February, 1902.

BRAIN and BRAIN, 156, Friar street, Reading, Solicitors for the said Executor.

WILLIAM CARPENTER, Deceased.
Pursuant to the Statute, 22 and 23 Vict., c. 35,
OTICE is hereby given, that all persons having any
claims against the estate of William Carpenter, deceased, late of Canon-square, Melksham, in the county of Wilts, and lately carrying on business at Church-street, Melksham aforesaid, as a Carpenter and Joiner (who died on the 27th day of October, 1901, intestate, and letters of administration of whose estate were granted by the Salisbury District Registry at the Probate Division of His Majesty's High Court of Justice to William George Reginald Carpenter, the natural and lawful son of the said intestate), are hereby required to send in particulars of the claim to Wansbrough, Dickinson. Robinson, and Tayler, of Lionchambers. Broad street, Bristol, Solicitors, on or before the 16th day of April, 1902; and notice is hereby given that at the expiration of that time the said administrator will proceed to distribute the assets of the said intestate among 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 28th day of February, 1902.

WANSBROUGH, DICKINSON, ROBINSON and TAYLER, Melksham and Bristol, Solicitors for the Administrator.

JOSEPH BINNS, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd

Pursuant to the Act of Parliament, 22nd and 23rd Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Joseph Biuns, late of Fern House, Holly Bank-road, Lindley, Huddersfield, in the county of York, Rope and Twine Merchant, deceased (who died on the 11th day of January, 902, and whose will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of Fabruary, 1202, by the executrixes therein named), are hereby required to send in particulars, in writing, of their claims or demands to me, the undersigned, of their claims or demands to me, the undersigned, Solicitor to the said executrixes, before the 3rd day of April, 1902, aft-r which date the said executrixes 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 the said executives will not be liable or accountable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 3rd day of March, 1902.

JOHN SYKES, Market - place, Huddersfield,

Solicitor to the said Executrixes.

COLIN ECCLES DICK, Deceased.

NOTICE is hereby given, rursuant to the Act of Parliament, 22 and 23 Victoria, chapter 35, that all persons having any claims or demands upon or against the estate of Colin Eccles Dick, late of No. 4, against the estate of Colin Eccles Dick, late of No. 4, The Avenue. Colchester, in the country of Essex, Brevet Major in His Majesty's Royal Irish Fusiliers, deceased (who died on the 29th day of September, 1901, and administration of whose estate and effects was granted to Mrs. Edith Millicent Dick, of No. 4, The Avenue, Colchester, in the country of Essex, on the 2nth day of January, 1902, by the Principal Registry of the Probate

Division of the High Court of Justice), are hereby required to send in the particulars of their debts or claims to the said administratrix, at the offices of the andersigned, her Solicitors, on or before the 5th day of April, 1902, and notice is hereby also given, that after that day the said administratrix will proceed to distribute the assets of the said Colin Eccles Dick, deceased, amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice; and that she will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim she shall not then have had notice.—Dated this 5th day of March, 1902. ROBINS, HAY, WATERS and HAY, 9, Lincoln's-

inn-fields, Solicitors for the said Administratrix.

ELIZABETH ANNA STUBINGTON, Deceased. Pursuant to the Statute, 22 and 23, Vict., cap. 35. LL persons having claims against the estate of Elizabeth Anna Stubington, late of 45, Gratwickplace, Littlehampton, in the county of Sus-ex, Spinster, deceased (who died on the 8th day of December, 1901, and Probate of whose will was granted to Edward Richard Stubington, Emily Mary Stubington, and Florence Julia Stubington, of Warminster, in the county of Wilts, the executors therein named, on the 21st day of February, 1902), are hereby required to send partiof February, 1902), are hereby required to send particulars of such claims to us, the undersigned, on or before the 4th day of April next, 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 third March, 1902.

JOHNSON and SON, Midhurst, Sussex, Solicitors for the Evenutors.

for the Executors.

THOMAS WILLIAMS, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35. A LL creditors and others claiming against the estate of Thomas Williams, late of 268, Upper Parliamentstreet, in the city of Liverpool (who died on the thirteenth February, 1902, and whose will was proved in the Liverpool Di-trict Probate Registry on the twenty-seventh February, 1902, by Richard Jones and Ruth Coburn, the executors), are required to send particulars of their claims to us, the undersigned, before the first day of May next, after which date the assets will be distributed, having regard only to the claims of which the Executive shall then have had notice.—Dated this

3rd day of March, 1902.

J. F. HARRISON and BURTON, 7, Harringtonstreet, Liverpool, Solicitors for the Executors.

LUCY WRIGLEY, Deceased.
Pursuant to the Statute, 22nd and 23rd Vict., chap. 35. OTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of Lucy Wrigley, late of the Beast Market. Huddersfield, in the county of York, Widow, who died on the 22nd day of April, 1901, are requested to send particulars thereof to the undersigned, on behalf of her executors on or before the 7th day of April, 1902, after this had to the assets will be distributed and the which date the assets will be distributed, and the executors will not be liable for any claims of which they shall not then have had notice.—Dated the 8th day of March, 1902.
BROOK, FREEMAN and BATLEY, Solicitors,

Huddersfield.

Re HARTLEY WATSON, Deceased. Pursuant to the Statute, 22 and 23 Vic., cap. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Hartley Watson, late of Brandwood House, Stacksteads, in the county of Lancaster, Cashier (who Stacksteads, in the county of Lancaster, Cashier (who died on the 2nd day of February, 1902, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice on the 28th day of February, 1902, by Watson Baxter, of Earlschiffe, Bowdon, in the county of Chester, Gentleman, and John Hollinrake, of South View, Newchurch-road, Stacksteads aforesaid, Bookkeeper, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the bolicitors for the said executors, on or before the 27th day of March, 1902, 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 5th day of March, 1902.

KNOWLES and THOMPSON, Solicitors, Waterfoot near Manchester.

foot, near Manchester,

JOHN FRANK TURNER, Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria, cap. 36, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTIUE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Frank Turner, late of 18, Highbury New Park, in the county of Middlesex, 33, Bishops-gate-street Within, in the city of London, 37 and 39, Oxford-street, in the said county, and 40, Whitfield-street, in the said county, Musical Instrument Maker and Music Publisher (trading as John Alvey Turner), deceased (who died on the 17th day of December, 1901, and whose will was proved n the Principal Registry of the Probate Division of the High Court of Justice on the 1st day of March, 1902, by Sarah Ann Turner, Widow, the relict of the deceased, the sole executrix therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, on or before the 31st day of March, 1902, after which date the said executrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she 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 she shall not then have had notice.— Dated this 3rd day of March, 1902.

PHILIP J. RUTLAND, 67 and 69, Chancery-lane, London, W.C., Solicitor for the Executrix.

Re SARAH SOUTHALL, 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 the said Sarah Southall, late of 73, Wellington-road, Edgbaston, Birmingham, who died on the 11th day of January, 1912, at 73, Wellington-road aforesaid, and whose will and cocidils were proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court on the 1st day of March 1902 by William Reason. John Testing Southall March, 1902, by William Bansom, John Tertius Southall, Francis Ransom, Thomas Southall Dymond and Margaret Evans, the executors thereby appointed, are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the Executors, on or before the 20th day of April, 1902, after which date the Executors will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims or demands of which they shall then have had notice; and they will not be liable for the assets of the deceased, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice.— Dated this 4th day of March, 1902.

JOHNSONS, BARCLAY and LOWE, 36, Waterloostreet, Birmingham, Solicitors to the said

ALICE ANN APPLEYARD, Deceased.

Pursuant to the Statute, 22 and 23 Victoria. cap. 35.

TOTICE is hereby given, that all persons having any claims or demands against the estate of Alice Ann Appleyard (wife of the Reverend William Appleyard, Clerk), late of Batley Carr, in the parish of Dewsbury, in the county of York (who died on the sixteenth day of November, 1890, and whose will was proved in the Wakefield District Registry of the Probate Division of the High Count of Instice on the twenty-eighth day of the High Court of Justice on the twenty-eighth day of January, 1902, by Charley Jessop, of Brighouse, in the said county of York, the executor therein named), are required to send particulars of their claims to the undersigned, the Solicitors for the said executor, on or before the twelfth day of April, 1902, after which date the said executor will proceed to distribute the assets of the said deceased amonest the parties entitled thereto, having regard only to the claims of which notice shall been received .- Dated this fifth day of March, 1902.

BARBER and OLIVER, Brighouse, Yorkshire, Solicitors for the said Executor.

FRANCES HEWITT, Deceased.

A LL persons having any claims against the estate of Frances Hewitt, late of Vine Cottage, Wraysbury, in the county of Bucks, Widow, who died on the 15th day of November, 1901, are hereby required to send written particulars thereof to me, the undersigned, before the 2nd day of April, 1902.—Dated this 5th day of March, 1902.

A. L. HEWITT, Executor, Vine Cottage, Wraysbury, Staines.

ELIZABETH CHARLOTTE BLACKBURNE, Deceased. ursuant to Statute, 22 and 23 Vict., cap. 35.

O'FICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Charlotte Blackburne, late of Phillimore, Hydro-avenue, West Kirby, in the county of Chester, and formerly of 11, Pelham-grove, Sefton Park, Liverpool, in the county of Lancaster, Widow, deceased, who died on the 7th day of November, 1901, and whose will and codicil were proved in the Principal Probate Registry on the 18th day of February, 19.2, by Herbert Edward Cox and Frederick Rea, the except therein a mand are hereby required to send the continuous in named, are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 31st day of March, 1902, 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 and they will not be liable for the assets of the said deceased so distribute i to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 3rd day of March, 1902.

BROOKS, JENKINS and CO., 16, Goddimanstreet, Doctors' Commons, E.C., Solicitors for the said Executors.

The Reverend Canon ISAAC TAYLOR, Deceased Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of

35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all persons having any claims against the estate of the Reverend Canon Isaac Taylor, late of Settrington Rectory, Malton, in the county of York, Clerk in Holy Orders, deceased (who died on the 18th day of October, 1901, and whose will was proved in the York District Registry of the Probate Division of the Wigh Court of Justice and the 2th day was proved in the York District Registry of the Probate Division of the High Court of Justice, on the 21st day of November, 1901, by Robert George Seton, of 6, King's Bench Walk, the Temple, in the county of London, barrister-at Law, Gerald Medland Taylor, of 4, Apsley-cresent, Manningham, Bradford, in the county of York, Schoolmaster, and Elizabeth Eleanor Taylor, of Settrington Rectory aforesaid, Spinster, the executors and executrix named in the said will), are hereby required to send written particulars of such claims to me. executrix named in the said will), are hereby required to send written particulars of such claims to me, the undersigned, the Solicitor for the said executors and executrix, on or before the 20th day of April, 1902, after which dute the said executors and executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 5th day of March, 1902.

SAMUEL RIDGE, Malton, Yorkshire, Solicitor for the said Executors and Executrix.

Re WILLIAM TAYLOR CRAWFORD, Deceased.

Re WILLIAM TAYLOR CRAWFORD, Deceased.
Pursuant to Statute, 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of William Taylor Crawford, late of No. 84, Amersham-vale, Deptford, in the county of Kent, Carpenter and Joiner, deceased (who died on the 1st day of February, 1902, and whose will was proved on the 27th day of February, 1902, by John Dudley Wolverson, of No. 487, New Cross-road, Deptford aforesaid, Solicitor, the executor therein named) are aforesaid, Solicitor, the executor therein named), are hereby required to send particulars of their claims and nereoy required to send particulars of their claims and demands to us, the unders gned, on or before the 4th day of April next, after which date the said executor will proceed to distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 4th day of March, 1902.—

AVERY and WOLVERSON, 487, New Cross-road,

S.E., Solicitors for the said Executor.

WILLIAM HENRY HILL, Deceased. Pursuant to 22nd and 23rd Victoria, chapter 35.

Pursuant to 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all persons havirg claims against the estate of William Henry Hill, late of 181 and 183, Praed-street, Paddington, London, Jeweller, Watchmaker and Toy Dealer (who died on the 15th day of December, 1901, and whose will was proved in the principal Probate Registry on the 10th of January, 1902, by Ellen Hill (Widow) and George Hope Dawson, the executors), are hereby required to send particulars of their claims to the undersigned Solicitors on or before the 0th day of April, 1902, after which date the executors will distribute the assets, having regard only to the claims of which they shall then have had notice, and will not be liable for such assets to any person and will not be liable for such assets to any person of whose debt they shall not then have had notice.—
Dated this 5th day of March, 1902.

ROOKE and SONS, 45, Lincoln's Inn-fields,

London.

FRANCES ANNA COLBY, Deceased.
Pursuant to Statute, 22 and 23 Vio., c. 35.
LL creditors of and claimants against the estate of Frances Aona Co by, late of Fynone, in the county of Pembroke, Widow, deceased, who died on 27 June, 1901, are required to send particulars of their claims to the undersigned, on or befure 11th April next; after which date the estate will be distributed without regard to any claims of which the executors shall not then have had notice.—Dated 3rd March, 1:02.

EATON, EVANS, and WILLIAMS, Haverfordwest, Solicitors for James Richard Plomer Clarke, of Welton-place, Daventry, Esquire, and Richard Thomas Propert Williams, of Haver-fordwest, Solicitor the Executors.

HENRY PHILLIPS, Deceased.

Pursuant to Statute, 22 and 23 Vic., cap. 35. NOTICE is hereby given, that all creditors and other persons having claims against the estate of Henry Phillips, late of the Vineyards, Kempsey, Worcestershire, Gentleman, who died on the 4th day of Fobruary, 1902, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 2th day of Echrange 1902, the Henry Phillips and Chaples Phillips February, 1902, by Henry Phillips and Charles Phillips, the executors named in the said will, are hereby required to send particulars, in writing, of their respective claims and demands to me, the undersigned, on or before the 26th day of April next, 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 5th day of March,

CHARLES PHILLIPS, 5, Castle-street, Liverpool, Solicitor for the Executors.

Re REVEREND WILLIAM HENRY COLLINS,

Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law

cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Reverend William Henry Collins, late of the city of York, Clerk (who died on the 22nd day of February, 1900, and whose will was proved in the York District Probate Registry of the High Court of Justice on the 3rd day of July, 1900, by George Maitland Blandford, of 35, Gunterstone-road, West Kensington, London, Gentleman, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, Dent and Scruton, of 28, Blake-street, in the said city of York, Solicitors for the said George Maitland Blandford, on or before the the said George Maitland Blandford, on or before the 5th day of April, 1902, 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 and demands he shall not then have had notice.—Dated this 5th day of March, 1902.

DENT and SCRUTON.

ANTHONY BROWN, Deceased. Pursuant to the Statute, 22nd and 23rd Victoria,

cap 35. NOTICE is hereby given, that all persons having claims or demands against the estate of Anthony Brown, late of Broom-hill, Southend-road, Beckenham, frown, late of Broom-fill, Southend-10ad, Beckennam, in the county of Kent, and 40, St. Mary Axe, in the city of London, Esquire (who died on the 15th of January, 1902), and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 3rd day of March, 1902, by William Charles Brown, Charles Anthony Brown, and Jane Chalmers Brown, the executive theories are accordance of the strong through cutors therein named, are required to send particulars thereof, in writing to me, the undersigned, the Solicitor to the said executors, on or before the 19th day of April, 1902, 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 of which they shall then have had not ce, and that they will not be liable for the assets of the said deceased, or any part thereof so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this fifth day of March, 1902.

FREDK. T. ASTON, 61, Gresham House, Old Broad-street, London, E.C., Solicitor for the said Executors,

ANN THORNHILL, 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 Ann Thornhill, late of Algernon-street, Walsall, in the county of Stafford, deceased, who died on the 4th day of February, 1901, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 12th day of March, 1901, by the executors therein named, are of March, 1901, by the executors therein named, are hereby required to send particulars, in writing, of their claims or demands, to us, the undersigned the Solicitors for the said executors, on or before the 31st day of March next, after which date the executors and administrators will proceed to distribute the respective assets of the deceased person 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 person, or any part or parts thereof, so distributed to any person or p rsons of whose claims or demands they shall not then have had notice.—Dated this 28th day of February, 1902.

C. and S. LOXTON, Bridge-street, Wa'sall.

ANNIE MARIA MORGAN, Deceased.

Pursuant to 22nd and 23rd Victoria, chapter 35.

OTICE is hereby given, that all persons having claims against the estate of Annie Maria Morgan, late of Briar Lodge, East-parade, Harrogate, Yorkshire, Widow, formerly of Bluadell Sands, near Liverpool, and New Cross-gate, London, and then the wife of Edward John Thomas Morgan, but living apart from him (who died on the 1st of february, 1902, and whose will, with one codicil, was proved in the Pr neipal Probate Registry on the 4th day of March, 1902, by Frank William Banister and Henry Harrod Warner, the executors), are hereby required to send particulars of their claims to the undersigned Solicitors to the executors, on or before the 30th day of April, 1902, after which date the executors will proceed to distribute the assets amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and will not be liable for such assets to any person of whose claim they shall not then have had notice.—Dated this 5th day of March, 1902.

ROOKE and SONS, 45, Lincoln's-inn-fields,

London.

FREDERICK WILDBORE, Deceased.
Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35.

OTIOE is hereby given, that all creditors and others having any claims against the estate of Frederick Wildbore, late of 2, Brunswick road, Brighton, in the county of Sussex, Surgeon, who died on the 26th day of November, 1901), are required to send particulars, in writing, of their claims to the undersigned, the Solicitors for Henrietta Jane Wildbore, Edmund Samuel Grindle, Walter Smith Grindle, and Edward Grindle Hogg, the executors of the deceased, on or before the 1st day of May, 1902, after which day the said executors will distribute the assets of the said deceased, having regard only to the claims of which they shall then have had notice.—Dated this 4th day of March, 1902.

PILLEY and MITCHELL, 29, Bedford-row, London, W.C.

Re JAMES EDMUND STEVENS, Deceased.

Pursuant to the Statute, 22 and 23 Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all persons having any claims or demands against or affecting the estate of James Edmund Stevens, late of the Railway Signal Hotel, Forest-hill, in the county of Kent, Licensed Victualler (who died on the 30th day of January, 1902, and letters of administration, with the will annexed, of whose estate were granted to Bess Stevens, his widow, by the Principal Registry of the Probate Division of the by the Principal Registry of the Probate Division of the High Court of Justice, on the 4th day of March, 1902), are hereby required to send particulars, in writing, of their claims or deman is to me, the undersigned, Solicitor for the said administratifix, on or before the 31st day of March, 1902, after which date the said administratrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claim, and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands she shall mot then have had notice.—Dated this 5th day of-March, 1902.

THOS. R. WATSON, 16, Finsbury-circus, E.C.

Solicitor for Administratrix.

Re EDWARD DAVID PROVIS WICKHAM, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all Creditors and other persons having any debts, claims, or demands against the estate of Edward David Provis Wickham, late of 32, Waldemar-mansions, Waldemar-avenue, in the county of London, who died on the 18th day of October. 1901, are bereby required to send particulars thereof to us, the undersigned, the Solicitors for Helen Kirwan Wicki am, the administratrix, on or before the 5 h day of April, 1.02, a ter which date she will proceed to distribute the assets of the said deceased having regard only to the claims of which she shall then have had notice.—Dated the ?rd day of March, 1902.

CHARLES RUSSE J. and ('o., 37, Norfolk-street, Strand, London, W. ., Solicitors for the said Administratrix.

ANN ELIZABETH | HILLIFS, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debt, claim, or demand against

of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debt, claim, or demand against the estate of Ann El z beth Ph lipp, late of Westbro k Lodge, Guidford, in the county of Surrey, Widow, decased (who died on the sixth day of December, 1901, and whose will was proved in the Principal Registry of the Probate Divisi n of His Majesty's High Court of Justice on the thirtieth day of December, 1901, by the Reverend Edward Thomas Mortlock, of 30, Enys road, Eastbourne, in the county of Sussex, and Dame Julit Eliz beth Robinson, of 104, Inverness-terrace, London, the executors therein named), are hereby required to send the particu'ars, in writing, of their debts, claims, or demands to the said executors, at the office of their Solicitors, Messieurs Cunliffes and Davenport, of 48, Chancery-lane, London, on or before the 10th day of April, 1902, after which day the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which the said executors shall then have had notice; and 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 as aforesa'd.—Dated this fifth day of March, 1902.

OUNLIFFES and DAVENPORT, 48, Chancerylane, London, W.C., Solicitors for the said Executors.

SUSAN LEWRY, Widow, Deceased.
Pursuant to the Act of Parliament, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Susan Lewry, formerly of No. 12, Clare-Terrace, but lately of No. 3, Dunstanville-villas, Falmouth, in the county of Cornwall, Widow, deceased (who died on the 9th day of December, 1901, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 25th day of January, 1902, by Peter de Lande Long and Henry Smith, both of No. 8, Lincoln's-inn-fields, in the county of London, Gentlemen, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, Thomas Henry Gardiner, on or before the 15th day of April, 1902, 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 entitled thereto, having regard only to the claims and demands of which they will then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims and demands they shall not then have had notice.—Dated this fourth day of March, 1902. THOS. HY. GARDINER, 8, Lincoln's-inn-fields,

Solicitor for the said Executors.

KENNETH MIDDLETON, Decease 1.

KENNETH MIDDLETON, Decease t.
Pursuant to 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Kenneth Middleton, of 118, Southampton-row, London, and of Canterbury-road, Watford, Herts, who died on the 27th December, 1901, and whose will was proved on the 1st March, 1902, are required to send particulars to me, the undersigned, before the 11th April next, when the executrix will distribute the assets of the deceased, having regard only to the claims of which she shall then have received notice. the claims of which she shall then have received notice.

—Dated 3rd March, 1902.

> ARCHIBALD DONALDSON, 37, Bedford-row, London, Solicitor for the Executrix.

WILLIAM BURRUP, Deceased.

WILLIAM BURRUP, 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 William Burrup, formerly of 12,
toyal Exchange, E.T., Stationer, but late of 113, Vassallroad, Brixton, in the county of London, decease d (who died on the 22nd day of December, 1901, and whose will was proved in the Principal Registry of the Probate Division of His Maje ty's High Court of Justice on the 27th day of February, 1902, by Frederic William Burrup, of 12, Royal Exchange, in the city of London, Stationer, one of the executors therein named), are hereby required to send the particulars in writing of their chains or to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 18th day of April next, after which date the said executor will proceed to distribute the a sets of the said deceased amongst the distribute the a-sets of the said deceased amongst the persons entitle i thereto, having regard only to the claims and demands of which he sha'l 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 5th day of March, 1902. WILD and WILD, 31, Lawrence-lane, Cheapside,

E.C., Solicitors for the said Executo:

Re JAMES DRUMMOND BARING, Deceased.
Pursuant to the Statute, 2: and 2: Vic.. cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Drummond Baring, late of 200, Faubourg St. Denis, Paris, in France, formerly of the Grand Hotel, Paris aforesaid, and afterwards of 3, Maison Dubois, Paris aforesaid, deceased, who died on the 28th day of June, 1901, and to whose estate letters of administration (with will and 2 codicils annexed) were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 29th day of February, 1902, to Morton James Baring Tomlin, of 8, Old Burlington - street, London, are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, Messrs. Tomlin and Chitty, of 8, Old Burlington-street, London, on or before the 12th day of April, 1902, after which date the said administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the 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 6th day of March, 1902.
TOMLIN and CHITTY, 8, Old Burlington street,

London, Solicitors for the said Administrator.

Re WILLIAM HENRY HARWAR, 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."

the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and persons having any claims upon or against the estate of William Henry Harwar, late of 23, Baalbec-road, Highbury, in the county of Middlesex, and 22, Chancery-lane, in the county of London, Law Stationer, who died on the 10th day of February, 1902, at 23, Baalbec-road aforesaid, and whose will and codicil thereto were proved on the 28th day of February, 1902, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, by William James Smart, of 3, Finsbury-circus, in the city of London, George Frederick Cruwte, of 90, Belleville-road, Wandsworth Common, in the county of Surrey, the executors worth Common, in the county of Surrey, the executors named in the said will, and Elizabeth Harwar, Widow, of 23, Baalbec-road aforesaid, the executrix named in the said codicil, are hereby required to send in the particulars of their claims and demands to Edwin Villiams, a member of the firm of Gush, Phillips, Walters and Williams, Solicitors for the executors, on or before the 16th day of April, 1902; and notice is hereby given, that after that day the executors will proceed to distribute the assets of the deceased among 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 in respect of 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 5th day of March, 1902.

EDWIN WILLIAMS, a member of the firm of Gueh, Phillips, Walters and Williams, 3, Finsbury-circus, London, E.C., Solicitors for the said Executors and Executive. and Williams, Solicitors for the executors, on or before

MAJOR ALFRED LUND, Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria, chapter 30, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of A.fred Lund, late of "Huntington," Cherisey, in the county of Surrey, a Major in His Majesty's 5th Battalion of Royal Fusiliers (who died on the 2ard day of January, 1902, at Kroonstad, Orange River Colony, South Africa, and whose will was proved on the 7th day of February, 1902, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, by Frederick Beadon Bryant, of No. 1, Princes-manstons, Victoria-street, in the county of London, Esquire, Edward Alston Pierrepont Brooke, of "Ravenscraig," Conway, North Wales, a Captain in His Majesty's 79th hegiment of Highlanders, and Walter Francis Eklridge, o: No. 10, Great James-street, Bedfordrow, in the county of London, Solicitor, the executors therein ramed), are hereby required to send particulars, in writing, of their claims or demands to us the undersigned, Solicitors for the said executors, on or before the and the day of Nay, 1902, after which day the said executors will proceed to detribute 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.—Dated the 3rd day of March, 1902.

BIRD and ELDRIDGES, 10, Gr at James-street, Bedford-row, W.C., socicitors for the said

Executors.

Trustee Relief Act, 22 and 24 Vic. Notice to Creditors.

LOUISA CAROLINE LORKIN, Deceased. Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of

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 Louisa Caroline Lorkin, late of Southfield Villa, McIrose-road, Wandsworth, in the county of Surrey, Spinster, who died on the 3rd day of January, 1902, probate of whose will was granted to Henry Litton Gabain and Gregory William Ecoles, the executors therein named, out of the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 14th day of February, 1902, are hereby required to send 14th day of February, 1802, are hereby required to send particulars, in writing, of their debts, claims, or demands to me the undersigned, as Solicitor to the said executors, on or before the 19th day of April, 1902; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the regard 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 demands they should not then have had notice. - Dated this 4th day of March, 1902.

ADULPHUS SELIM, 21, Mincing-lane, E.C.,
Solicitor to the said Executors.

MICHAEL WARD, Deceased; ANN WARD, Deceased JOHN WARD, Deceased; ABRAHAM WARD Deceased; and SALAH ANN LESTER, Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Victoria, chapter 35, intituled "An Act to Jurther amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claim. persons having any claims or demands against the estates of Michael Ward, late of the Miners Arms, Wimblebury, Hednesford, in the county of Stafford, deceased (who died on the 20th day of April, 1883, and whose will was proved in the Lichfield District Registry of the Proba e Division of Her Majesty's High Court of Justice on the 24th day of December, 1883; Ann Ward, late of the Liners' Aims aforesaid, deceased, who died on the 18th day of March, 1:00, 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 July, 1900; John Ward, late of Wimblebury aforesaid, deceased, and died on the 15th day of June, 1887, to whose estate letters of administration were granted on the 13th day of June, 1901, out of the Lichfield District Registry of the Probate Division of His Majesty's High Court of Justice; Abraham Ward, late of Wimblebury aforessid, deceased, who died on the 20th day of September, 1.85, to whose estate latters of administration were granted on the 13th day of June, 1901, out of the Lichfield District Registry of the Probate Division of His Maj.sty's High Court of Justice; and Sarah Ann Lester, ducersed, who died on the 22nd day of May, 1900, to whose estate letters of administration were granted out of the Lichfield District Registry of the

Propage Division of Her Majesty's High Court of Justice on the 15th day of October, 1900), are hereby required to send particulars, in writing, of their claims or demands to us the undersigned, or either of us, the So'icitors for the said executors and administrators, on or before the 31st day of March next, after which date the executors and administrators will proceed to distribute the respective assets of the deceased persons amongst the persons entitled thereto, having regard only to the claims and demands of which they whose claims or demands they shall not then have had notice.

-Dated this 28th day of February, 1902.
C. and S. LUXTON,
FREDRIC BILL,
Bridge-street, Walsall.

OTICE is hereby given, pursuant to the Act of Parliament, 22 and 23 Vic., c. 35, that all persons having any claims or demands upon or against the estate of JAMES HAWORTH, formerly of Elizabeth-terrace, Darwen, in the county of Lancaster, but late of 16, Salisbury street, Gorton-road, Red-lish, near Stockport, in the said county, Gentleman, deceased, who died on the sixth day of January, 1932, and whose will was proved by the executors therein named in the Manchester District Probate Registry on the third day of March, 1902, are hereby required to send in particulars of their debts or caims to the executors at the office of the undersigned, their Solicitor, on or before the twentyfirst day of March instant; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the said James Haworth deceased amongst the parties entitled thereto, having regard only to the claims 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 persons of whose debt or claim they shall not then have had notice.—Dated this fifth day of March, 1902.

J. HOLKER SUTCLIFFE, 13, Railway-road,

Darwen, Solicitor for the Executors.

PANAGHI ATHANASIUS VAGLIANO, Deceased Pursuant to the Statute, 22 and 23 Victoria, chap. 35.
OTICE is hereby given, that all persons having any claim or demand upon or against the estate of Paneghi Athanasius Vagliano, late of 16, Dawson-place, Parisgni Athanasius Vaghano, late of 16, Dawson-place, Bayswater, in the county of London, and 19, Old Broad-street, in the city of London, Merchant, deceased (who died on the 25th day of January, 1902, and whose will with a codicil thereto was proved on the 25th day of February, 1902, in the Principal Probate Registry, by Alcibiades Vagliano, Basil Metaxos Vagliano and Marino Andrea Vagliano, three of the executors therein named), are hereby required to send particulars, in writing, of their claims or demands, to us, the undersigned Solicitors for the said executors, on or before the 21st day of April next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then 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 the 5th day of March, 1902. HOLLAMS, SONS, COWARD and HAWKSLEY,

30, Mincing-lane, London, E.C., Solicitors for

the said Executors.

The Revd. WILLIAM PRICE, late of Charlbury, Oxon, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Vic., cap. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demand. persons having any claims or demands against the persons having any claims or demands against the estate of the Revd. William Price, late of Wellington Cottage, tharlbury, in the county of Oxford, and formerly Vicar of Blackbourton, in the same county (who died on the 1sth day of November, 1901, and whose will was proved in the Oxford District Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of March, 1902, by Frederick Parker Morrell, the executor therein named), are hereby required to send to the particulars in writing of their claims or depends in the particulars, in writing, of their claims or demands to us, the undersigned rolluitors for the said executor, on or before the 5th day of April, 1202, 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 3rd day of March, 1902.

MORAELL, SON and PEEL, 1, St. Giles, Oxford,
Solicitors for the said Executor.

JOB FOX FON, Deceased. Pursuant to the Statute, 22 and 23 Vict., cap. 35. NOTICE is hereby given, that all persons having sny claims or demands against the estate of Job Foxton, late of the Landall's Farm, Pickering, in the county of York, Farmer, deceased (who died on the 31st day of May, 1896, and whose will was proved by Daniel Foxton and Francis Glaves Boyes, the executors therein named. on the 24th day of December, 1896, in the York District Probate Registry of the High Court of Justice), are hereby required to send in the particulars of their claims or demands to the undersigned, the Solicitor of the said executors, on or before the seventh day of April, 1902, after which date the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the 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 5th day of March, 1902

ARTHUR KITCHING, Pickering, Solicitor for the said Executors.

Re ANNE ELIZABETH GREENWOOD, Deceased.

Re ANNE ELIZABETH GREENWOOD, Deceased. Pursuant to the Statute, 22nd and 23rd Vic. cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

Notice is hereby given, that all persons having any claims against the estate of Anne Elizabeth Greenwood, of Shirley South-road, Lancaster, in the county of Lancaster, Spinster, formerly of 43, Agateroad, Hammersmith, in the county of Middlesex, deceased (who died on the 23rd day of January, 1902, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 22nd day of February, 1902, by Burnett Gilroy Gardner, the sole executor), are required to send the particulars, in writexecutor), are required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executor, on or before the 4th day of April, 1902, 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 deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands he shall not then have had notice.—Dated

this 1st day of March, 1902.

BELFRAGE and CO., 35, John-street, Bedford, row, London, W.C., Solicitors for the Executor.

Re EDWARD otherwise EDWARD ALEXANDER SINCLAIR MACMUNN, Deceased Pursuant to 22 and 23 Victoria, cap. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Edward otherwise Edward Alexagainst the estate of Edward otherwise Edward Alexander Sinclair MacMunn, late of the Charing Cross Hotel, Strand, in the county of London, who died on the 30th day of December, 1901, are hereby required to send particulars thereof to us, the undersigned, the Solicitors for Mary Clark, the administratrix, on or before the 5th day of April, 1902, after which date she will proceed to distribute the assets of the said deceased, having regard only to the claims of which she shall then have had notice.—Dated the 3rd day of March, 1902.

CHARLES RUSSELL and CO., 37, Norfolk-street, Strand, London, W.C., Solicitors for the

said Administratrix.

Pursuant to the Act of Parliament, 22nd and 23rd
Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other
persons having any claims or demand.

persons having any claims or demands upon or against the estate of Thomas Mallinson, late of 32, Fitzwilliam-street, Huddersfield, in the county of York, Cloth Finisher, deceased (who died on the 30th day of December, 1901, and whose will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice. on the 21st day of February, 1902, by the executors therein named), are hereby required to send in particulars, in writing, of their claims or demands to me, the undersigned, Solicitor to the said executors, before the 3rd day of April, 1902, 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 the said executors will not be liable, Cloth Finisher, deceased (who died on the 30th day of to the claims and demands of which they shall then have had notice; and the said executors will not be liable, or accountable, for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 3rd day of March, 1902.

JOHN SYKES, Market-place, Huddersfield

Solicitor to the said Executors.

LURSUANT to a Judgment of the Chancery Division of the High Court of Justice, made in the matter of the High Court of Justice, made in the matter of the estate of Henry Hollier Hood-Barrs, deceased, in an action WHIELDON against BARRS (1902 B. No. 487), the creditors of Henry Hollier Hood-Barrs, late of "Humberstone," Nightingale-lane, Clapham ('ommon, in the county of Surrey, and also late of Forest Row, in the county of Sussex, and also of 5 and 6, Clement's-inn, Strand, in the county of London, Solicitor, who died on the 29th day of January 1902 are, on or before Monday. Strand, in the county of London, Solicitor, who died on the 29th day of January, 1902, are, on or before Monday, the 7th day of April, 1902, to send by post, prepaid, to Ralph Stuart Bond, Esq., of Norfolk House, Norfolk-street, Strand, London, W., a member of the firm of Messrs. Rutter, Veitch, and Bon's, the Solicitors to the defondants that Christian and suppose and defondants that Christian and suppose and defondants. defendants, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statedescriptions, the full particulars of their claims, a statement of their accounts, and the nature of the security (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 at the chambers of Mr. Justice Byrne and Mr. Justice Buckley, Room No. 252, the Royal Courts of Justice, Strand, London, on Tuesday, the 2?nd day of April, 1902, at 11 o'clock in the forenoon, being the time appointed for adjudicating on the claims.— Dated this 6th day of March, 1902. Dated this 6th day of March, 1902.

LINDUS and HORTIN, St. Lawrence House, Trump-street, King-street, London, E.C., Plaintiff's Solicitors.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of Margaret Ann Underwood, deceased; and in the matter of the estate of John Holdsworth Bowles, deceased, and in an action UNDERWOOD AND OTHERS v. WHETSTONE, the creditors of Margaret Ann Underwood, late of Silsden, in the courty of York, who died in or about the month of January, 1901, and the creditors of John Holdsworth Rowles, late of Bradford, in the county of York, who died in or about the month of December 1884, are, on or before the 8th day of April, 1902, to end by post, prepaid, to Mr. A. V. Hammond, of Bradford, in the county of York, the Solicitor of the defendant George Herbert Whetstone, the executor of the said Margaret Ann Underwood and of the said John Holdsworth Bowles, their Christian and surnames, addresses and description, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Farwell, at his chambers, the Royal Courts of Justice. London, on the 15th day of April, 1902, at 12 o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 3rd day of March, 1902.

NUSSEY and FELLOWES, 1, Great Winchesterstreet, London, E.C.; Agents for VINT, PARKINSON, HILL, and KILLICK

Bradford, Yorkshire, Solicitors for the Plaintiffs

In the Matter of a Deed of Assignment for the benefit of Oreditors, executed on the 12th day of December, 1901, by JOHN QUINN, of 298, Oldham-road, in the city of Manchester, Boot and Shoe Dealer.

THE creditors of the above named John Quinn,

who have not already sent in their claims, are hereby required, on or before the 18th day of March next, to send in their names and addresses, and written particulars of their debts or claims, to the undersigned, and to execute or assent in writing to the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—

Dated this 27th day of February, 1902.

JOHN W. HIRST, Incorporated Accountant,
2, Ridgefield, Manchester, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 2nd day of November, 1901, by FREDERICK GOLDING, of 38, Minster-street, Reading, in the county of Berks, Bookseller and Stationer.

THE creditors of the above named Frederick Golding. who have not already sent in their claims, are required, on or before the 14th day of March, 1902, to send in their name, and addresses, and the particulars of their debts or claims, to John Harrison Gould the younger, of 164A, Friar-street, Reading aforesaid, 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 3rd day of March, 1902.

-SARJEANT and GOSLING, Cross-street, Reading, Solicitors for the above named Trustee,

In the Matter of a Deed of Assignment, dated the 31st day of October, 1901, between GEORGE ROBERT CONDELET, of 80, Pale-street, Milnrow, and of Lower Ogder, near Rochdale, and Robert Henry Howarth, Accountant, of Central-chambers, Fleece-street, Rochdale, as Trustee.

hereby declare a First and Final Dividend of two

shillings and elevenpence (2s. 11d.) in the pound, payable on and after Saturday, March the 8th, 19(2, at my office as below.—Dated this 4th day of March, 1902.
R. H. HOWARTH, Central-chambers, Fleeco-

street, Rochdale, Trustee.

In the Matter of an Assignment for the benefit of Creditors, executed on the 28th day of February, by WILLIAM LEAVERSUCH, of Number 51, Stanleystreet, Cheetlam, in the city of Manchester, Joiner and Builder.

THE creditors of the above named William Leaver-such, who have not already sent in their debts or claims, are required, on or before the 22nd day of March instant, to send in their names, addresses, and par-ticulars of their debts or claims, to Thomas Mortimer (of the firm of Th. mas Mortimer and Company, of Num-ber 100, King-street, in the city of Manchester), Chartered Accountant, the Trustee under the said deed, and to a ssent thereto; in default thereof, they will be excluded from the benefit of the said Deed of A-signment, and ti e Composition payable or to become payable thereunder.

Dated the 5th day of March, 1902.

THOUAS MORTIMER, 100, King-street, Manchester, Chartered Accountant.

E. A. MARSON, 12, Norfolk-street, Manchester,

Solicitor for the above named Trustee.

In the Matter of a Deed of Assignment re PHILLIP AVERBOOK AND CHARLES AVERBOOK (trading as Averbook Bros.). Fancy Goods Manufacturers, 194, Kings'and road, N.E.

Kings'and road, N.E.

OTICE is hereby given, that by indenture dated 21st
November, 1901, the above named debtors
assigned the whole of their estate (except as therein
mentioned) to Harry Wilson for the benefit of crecitors,
and by indenture dated 21st January, 1902, the said
Harry Wilson resigned the Trusteeship and reas-i-ned
the estate to me the undersigned, Frederic William
Davis, as n.w Trustee. The creditors of the above
named who have not already sent in their claims, and
assented to the said deed, are requested, on or before
the 21st March, 1902, to assent thereto, and to send in
their names and addresses, and particulars of their their names and addresses, and particulars of their debts or claims, and be pr-pared to prove the same to me the undersigned. Frederic William Davis, or in d-fault thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 5th day of March, 1902.

FREDC. WM. DAVIS (of the firm of Saker and Davis), 95 and 97, Finsbury pavement, London,

E.C., Chartered Accountant.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 23rd day of January, 1902, by SAMUEL HURMAN LONGMAN, of 3 and 4, Market Place, Highbridge, in the county of Somerset,

Chemist and Druggist.

THE creditors of the above named Samuel Hurman
Longman, who have not already sent in their claims, are required, on or before the 25th day of March, 1902, to send in their names and addresses, and the particulars of their debts or claims, to Edward William Helps, of Bunk-chambers, Bridgwater, in the county of Somerset, Incorporated Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared. Dated this 28th day of February, 1902. HAGON and TEEK, Bridgwater, Solicitors for

the above named Trustee.

In the County Court of Staffordshire, holden at

In the County Court of Staffordshire, holden at Walsall.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of STARKEY Limited.

NOTICE is hereby given, that a petition for the winding up of the above named Company by the County Court of Staffordshire, holden at Walsall, was, on the 26th day of February, 1902, presented to the said Court by Henry Smith, residing at Ellerker Hall, Ellerker, near Brough, in the East Riding of the county of York, Timber Merchant, carrying on business at North Side, Queen's Docks, in the city and county of Kingston-upon-Hull, under the style or firm of Henry Smith and Company, a creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at Walsall aforesaid, at 12 o'clock noon, on the 19th day of March, 1902; 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 fornished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

ROLLIT and SONS, Cogan House, Hull, Solicitors for the Petitioner; whose Agents at Walsall are Messrs. L. W. LEWIS and SONS, Walsall, Solicitors.

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 Mes-rs L. W. Lewis and Sons, Solicitors, Walsall, notice in writing of his intention so to d.v. The notice must state the name and address of so to d.s. 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 po te i, must be senve hy post in sufficient time to reach the above named, Messrs. L. W. Lewis and Sons, Solicitors, Walsall, not later than six o'clock in the afternoon of the 18th day of March, 1902.

No. 2 of 1900.

In the Matter of the Companies Acts, 1862 to 1890, and in the Matter of STOWER AND COMPANY Limited.

Office is hereby given, that the Official Receiver Liquidator is about to declare a Dividend in this matter, and that the Court by Order dated the 28th day of February, 1902, has fixed the 22nd day of March, 1902, as the day on or within which creditors of the Company, who have not already proved their debts or claims, are to prove them, or they will be excluded from the benefit of any distribution made before such debts are provid.

-Pated this 1st day of March, 1902. F. GITTINS, 35, Victoria-street, Liverpool, Official Receiver and Liquidat r.

In the High Court of Justice, in Bankruptcy. In the Matter of a Bankruptcy Notice, dated the 27th day of February, 1902.

To DAVE CARPENTER, of 34, Oxberry-avenue, Fulham, in the county of Middlesex.

TAKE notice, that a Bankruptcy Notice has been issued against you in this Court at the instance of B. and P. Samuel, of 11, Savile-row, Burlington-gardens, in the county of Middlesex, Money Lenders, and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph provesprent shall be deemed to be service of the newspaper shall be deemed to be service of the Eankruptcy Notice upon you. The Bankruptcy Notice can be inspected by you on application at this Court.—Dated 5th day of March, 1902.

JAMES R. BROUGHAM, Registrar DAVID DAVIS, 11, Lincoln's-inn-field, W.C., Solicitor for the Judgment Creditors.

In the High Court of Justice, in Bankruptc In the Matter of a Bankruptcy Notice, dated the 24th day of February, 1902.

To H. RISING AND CO., late of 88 and 90, Taberna le-

street, Finsbury, in the county of London, General Merchants

Take notice, that a Bankruptcy Notice has been issued against you in this Court at the instance of Jacob Schuler, of Vollmersbach in Germany, and the Court has ordered that the publication of this notice in the London Gazette and in the D-ily Telegraph newspapers shall be deemed to be service of the Bankruptcy Notice upon. The Bankruptcy Notice can be inspected by you on application at this Court.—Dated 3rd day of March 1902 March, 1902.

J. E. LINKLATER, Registrar.

In the High Court of Justice, in Bankruptcy. In the Matter of a Banksuptcy Petition, filed the 1st day

of February, 1902.

To ABEL PEARL (trading as Pearl and Co.), of 13,
Fournier-street, Spitalfields, in the county of London, Trimming Seller.

NAKE notice, that a Bankruptcy Petition has been presented against you to this Court by Jacques Perner, of No. 9, Rue Pizzy, Lyons, in the Republic of France, and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspapers shall be deemed to be service of the Petition upon you; and further take notice thus the said Petition will be heard at this Court on the 19th day of March, 1902, at 11 c'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The Petition can be inspected by you on application at this Court.—Dated 4th day of March, 1902.

J. E. LINKLATER, Registrar.

F. KENDAL BINDLEY, 9, Bucklesbury, E.C.

THE BANKRUPTCY (DISCHARGE AND CLOSURE) ACT, 1887.

ORDER MADE ON APPLICATION FOR DISCHARGE.

 	obtor's Name,	Address.	Description,	Cours.	Date of Adjudication or Resolution for Liquidation.	Date of Order.	Nature of Order made.
Beake, Albert		Formerly of Clarendon-terrace, Bed- minster, in the city and county of Bristol, now of 48, Craven - park, Harlesden, Willesden, in the county of London	Cordwainer	In the County Court of Gloucestershire, holden at Bristol	Mar. 17, 1881	Feb. 7, 1902	Unconditional Order of Discharge
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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.
748	Browning, George	Lately residing at the Great Central Hotel, Marylebone-road, Middlesex, and whose present residence the Petitioning Creditor is unable to ascertain	41, 17, 17,	High Court of Justice in Bankruptcy	Feb. 10, 1902	147 of 1902	Mar. 4, 1902	112	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
749	Cooper, Arthur	129, Devonshire-street, Mile End, lately carrying on business at 64, Three Coltslane, Bethnal Green, both in the county of London	Jobmaster	High Court of Justice in Bankruptcy	Jan. 24, 1902	87 of 1902	Mar. 4, 1902	109	Creditor's	Sec. 4-1 (G.), Bank- ruptoy Act, 1883
750	Hadida, Henry	80, Coleman-street, in the city of London	Financial Agent	High Court of Justice in Bankruptcy	Feb. 4, 1902	123 of 1902	Mar. 4, 1902	110	Creditor's	Sec. 4–1 (G.), Bank- ruptoy Act, 1883
751	Kennedy, Myles Brice	Late of 60, Cheapside, London, E.C., but whose present residence the Petitioning Creditor is unable to ascertain		High Court of Justice in Bankruptcy	Feb. 6, 1902	126 of 1902	Mar. 5, 1902	115	Oreditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
752	Lydall, John French	Rately residing at 14, Albion-street, Hyde Park, and lately carrying on business at 37, John-street, Bedford-row, both in Middle- sex	Solicitor, in copartner- ship with John Haw- thorne Lydall and Herbert Wykeham Lydall	High Court of Justice in Bankruptcy	Feb. 12, 1902	158 of 1902	Mar. 5, 1902	117	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
753	Methven, John	851, Forest-road, Walthamstow, Essex	Fishmonger	High Court of Justice in Bankruptcy	Mar. 5, 1902	247 of 1902	Mar. 5, 1902	113	Debtor's	•
754	Mitchell, Herbert Leigh (otherwise known as Brick Mitchell)	Employed at the London Collar Works, St. James's-road, Old Kent-road, London, but whose present residence the Petitioning Creditor is unable to ascertain		High Court of Justice in Bankruptcy	Jan. 27, 1902	90 of 1902	Mar. 5, 1902	114	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
755	Pearsall, Robert	Addiscombe Villa, Hampton Hill, and of the Architect's Department, London County Council, Spring-gardens, both in Middlesex	Architect	High Court of Justice in Bankruptcy	Mar. 3, 1902	232 of 1902	Mar. 3, 1902	108	Debtor's	

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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.
750	Pyatt, Alexander William (carrying on business as George Reed and Co.)	134A, Seven Sisters-road, Holloway, 211, Walworth-road, Walworth, and 204, North End-road, Fulham, all in the county of London, lately residing at 66, Trinity-road, Wood Green, in the said county of London, and now residing at 129, Broadfield-road, Catford, Kent	Hatter	High Court of Justice in Bankruptcy	Mar. 4, 1902	246 of 1902	Mar. 4, 1902	111	Debtor's	
75' L 2	Redgrave, John Hervey	Lately carrying on business at 53, Regent House, Regent-street, London, and lately residing at St. Olafs, Gloucester-road, New Barnet, Hertfordshire, but whose present residence the Petitioning Creditor is unable to ascertain	Electrical Engineer	High Court of Justice in Bankruptcy	Feb. 26, 1902	207 of 1902	Mar. 5, 1902	116	Creditor's	Sec. 4-1(D.), Bank- ruptcy Act, 1888
.75	Robinson, Jethro Thomas	The King's Arms, 16, Tabernacle-street, in county of London	Licensed Victualler	High Court of Justice in Bankruptcy	Feb. 11, 1902	153 of 1902	Mar. 3, 1902	107	Creditor's	Sec. 1, Bankruptoy Act, 1890
75	Williams, James Davidson	Lately residing at 1, Trindod-terrace, Trinity-road, Aberystwyth, Cardiganshire, and lately carrying on business at Powell's Yard, Mill-street, Aberystwyth aforesaid	Builder and Shopfitter	Aberystwyth	Feb. 19, 1902	of 1902	Mar. 3, 1902	2	Creditor's	Sec. 4-1 (D.), Bank- ruptcy Act, 1883
76	Bass, Walter Kimbell	34, West End, Bangor, Carnarvonshire	Timekeeper, formerly a Publican	Bangor	Mar. 1, 1902	11 of 1902	Mar. 1, 1902	11	Debtor's	
76	Roberts, Hugh	Green Bank, Groeslon, Carnarvonshire	Builder	Bangor	Mar. 3, 1902	12 of 1902	Mar. 3, 1902	12	Debtor's	· .
76	2 Copley, Robert Jenkin- son	12, Watson-street, Old Mill, Barnsley, York- shire	Drayman	Barnsley	Mar. 5, 1902	8 of 1902	Mar. 5, 1902	4	Debtor's	
76	3 McKnight, James	13, Edgeware-road, Blackburn, in the county of Lancaster	Draper's Assistant	Blackburn and Darwen	Mar. 5, 1902	4 of 1902	Mar. 5, 1902	4	Debtor's	
76	4 Nuttall, Joseph	67, Great Moor-street, Bolton, Lancashire	Tripe Dealer	Bolton	Feb. 22, 1902	7 of 1902	Mar. 5, 1902	, 7	Creditor's	Sec. 4-1 (A.), Bank- ruptoy Act, 1883
76	Bycroft, Seth	Stickford, Lincolnshire	Carpenter	Boston	Mar. 5, 1902	3 of 1902	Mar. 5, 1902	3	Debtor's	

THE LONDON GAZETTE, MARCH 7, 1902.

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
766	Perry, William Aylett	Annesley Hall, Dyke-road, Frighton, Sussex	Professor of Music and Boarding School Pro- prietor	Brighton	Mar. 5, 1902	22 of 1902	Mar. 5, 1902	12	Debtor's	
767	Cox, Leonard English	Waterloo, Frome, Somersetshira	Commercial Clerk	Frome	Mar. 4, 1902	3 of 1902	Mar. 4, 1902	2	Debtor's	
768	Pratten, Arthur	Ridgway, Nunney, Somerset	Farmer	Frome	Feb. 27, 1902	of 1902	Mar. 4, 1902	1	Creditor's	Sec. 4–1 (A.), Bank- ruptcy Act, 1883
769	Henry, James	16, Lansdown-road, Strond, Gloucestershire	Draper	Gloucester	Mar. 4, 1902	3 of 1902	Mar. 4, 1902	3	Debtor's	
770	Whiteley, Herbert	l, Wainman-street, Halifax, Yorkshire, late of the Hawk Inn, in Barkisland, near Halifax	Innkeeper 🐽	Halifax	Mar. 3, 1902	7 of 1902	Mar. 3, 1902	7	Debtor's	
771	Skinner, Tom Robert	3, Nile-street, Burslem, Staffordshire	Hairdresser and Tobacco- nist	Hanley	Mar. 4, 1992	4 of 1902	Mar. 4, 1902	3	Debtor's	
772	Wix, Herbert Frederick	East Walton, Norfolk	Dealer	King's Lynn'	Mar. 4, 1902	2 of 1902	Mar. 4, 1902	2	Debtor's	
773	Wood, Harry	39, Anlaby-road, in the city and county of Kingston-upon-Hull	Watchmaker	Kingston-upon- Hull	Mar. 4, 1902	13 of 1902	Mar. 4, 1902	12	Debtor's	
774	Craven, Elizabeth	Residing at 109, Sweet-street, and carrying on husiness separately and apart from her Husband at 109 and 111, Sweet-street, in the city of Leeds	General Dealer, Mar- ried Woman, carrying on business separately and apart from her Husband	Leeds	Mar. 4, 1902	27 of 1902	Mar. 4, 1902	26	Debtor's	
775	Craven, James Cambridge	Residing at 109, Sweet-street, and carrying on business at 50, Meadow-road, both in the city of Leeds	General Dealer	Leeds	Mar. 4, 1902	26 of 1902	Mar. 4, 1902	25	Debtor's	
776	Gouldburg, Joseph	Late of 17, Rockingham-street, in the city of Leeds, now of 49, Well Close-terrace, Leeds	Late Tailor, now Jour- neyman Tailor	Leeds	Mar. 4, 1902	24 of 1902	Mar. 4, 1902	23	Debtor's	
777	Jagger, Robert William	Residing at 1, Domestic-view, and carrying on business at 31, Balm-walk, both in Holbeck, in the city of Leeds	Painter and Paperhanger	Leeds	Mar. 4, 1902	25 of 1902	Mar. 4, 1902	24	Debtor's	

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
778	Bland, Harry	Redcross-street, Leicester, in the county of Leicester	Builder	Leicester	Feb. 20, 1902	12 of 1902	Mar. 5, 1902	17	Creditor's	Sec. 4-1 (H.), Bank- ruptcy Act, 1883
779	Searle, Walter Stuart	Residing and carrying on business at Barrow- street, Quorndon, in the county of Leicester	Joiner and Builder	Leicester	Mar. 4, 1902	16 of 1902	Mar. 4, 1902	16	Debtor's	
780	Anyan, Newton Thomas,	Gladstone-street, Gainsborough, Lincolnshire	Hay, Corn, and Coal Merchant	Lincoln	Mar. 4, 1902	7 of 1902	Mar. 4, 1902	7	Debtor's	
781	Pass, Joseph James and Owen, Gladney Verdi (trading as Pass,Owen, and Company)	of Lancaster Residing at 530, Stretford-road, Manchester, in the county of Lancaster	Steamship Owners and Brokers	Liverpool	Dec. 9, 1901	86 of 1901	Mar. 5, 1902	10	Creditor's	Sec. 4–1 (G.), Bank- ruptcy Act, 1883
782	Harrington, John	Carrying on business at 4, Spicer-lane, New-castle-on-Tyne	Wholesale Drysalter	Newcastle - on- Tyne	Feb. 17, 1902	7 of 1902	Mar. 3, 19 0 2	8	Creditor's	Sec. 4–1 (G.), Bank- ruptcy Act, 1883
783	Morgan, William	The Risca House Inn, Pontymister, in the parish of Risca, in the county of Monmouth	Innkeeper	Newport, Mon.	Mar. 4, 1902	3 of 1902	Mar. 4, 1902	3	Debtor's	
784	Poston, John	Lately carrying on business and residing at 34, Broad-street, Welshpool, in the county of Montgomery, and lately residing at Guilsfield, near Welshpool, in the said county	Boot and Shoe Maker	Newtown	Feb. 15, 1902	2 of 1902	Mar. 4, 1902	3	Creditor's	Sec. 4-1 (D.), Bank- ruptcy Act, 1883
785	Freeston, Harold	Residing and trading at 96, St. Ann's Wellroad, Nottingham	Paper and Paper Bag Merchant	Nottingham	Mar. 5, 1902	14 of 1902	Mar. 5, 1902	13	Debtor's	
786	Woodward, Thomas	Residing and trading at Main-street, Carlton, Nottinghamshire	Grocer and Baker	Nottingham	Mar. 4 , 1902	13 of 1902	Mar. 4, 1902	12	Debtor's	

THE LONDON GAZETTE, MARCH 7, 1902.

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Mutter.	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.
787	Lambourne, Mark	Headington, in the county of Oxford, lately residing at Stanton, St. John, in the county of Oxford	Butter and Egg Dealer	Oxford	Mar. 5, 1902	5 of 1902	Mar. 5, 1902	5	Debtor's	· ·
788	Rigden, William Attwood	Bampton, in the county of Oxford	Solicitor	Oxford	Feb. 24, 1902	of 1902	Mar. 5, 1902	4	Creditor's	Sec. 4–1 (G.), Bank- ruptcy Act, 1883
789	Jones, Robert Ellis	Tany Cenar, Dolwyddelen, Carnarvonshire	Quarryman	Portmadoc and Festiniog	Mar. 3, 1902	of 1902	Mar. 3, 1902	4	Debtor's	
790	Williams, William	44, Chapel-street, Portmadoc, Carnarvon- shire	Coal Dealer	Portmadoc and Festiniog	Feb. 28, 1902	3 of 1902	Feb. 28, 1902	3	Debtor's	
791	Betts, William	Canterbury-street, New Brompton, Kent	Butcher	Rochester	Mar. 4, 1902	14 of 1902	Mar. 4, 1902	9	Debtor's	
792	Wood, Henry	95, High-street, and Bridge-street, Milton- next-Sittingbourne, Kent	Grocer	Rochester	Feb. 15, 1902	12 of 1902	M ar. 3, 1902	8	Creditor's	Sec. 4-1 (D.), Bank- ruptcy Act, 1883
793	Burchett, Walter Charles William	71, Alexandra-road, Moss Side, near Man- chester, formerly 20, Railway-street, Al- trincham, previously Willan's-road, Dews- bury, prior thereto 21 or 23, Enit-street, Liverpool, and theretofore 309, Stratford- road, Birmingham	Boot and Shoe Dealer's Manager	Salford	Mar. 4, 1902	6 of 1902	Mar. 4, 1902	.	Debtor's	
. 794	Berry, Isabella	The Bull's Head Inn, Chapel-en-le-Frith, Derbyshire	Licensed Victualler, a MarriedWoman,trading separately from her Husband	Stockport	Mar. 4, 1902	4 of 1902	Mar. 4, 1902	4	Debtor's	
795	Brisco, Philip (trading as Brisco and Com- pany)	Residing at 10, Gore-terrace, carrying on business at 20, Orange-street, 1, Greenfield-street, and 11, Fabian-street, all in the county borough of Swansea	Grocer	Swansea	Mar. 3, 1902	7 of 1902	Mar. 3, 1902	7	Debtor's	
796	Lovett, Joseph Sadler	Cricklade, in the county of Wilts	Solicitor [Swindon	Mar. 3, 1902	of 1902	Mar. 3, 1902	3	Debtor's	

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtur's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
797	Bowker, R. H	35, Belle Vue-street, Heslington-road, and 27, Market-street, both in York	Boot and Shoe Dealer	York	Feb. 20, 1902	9 of 1902	Mar. 3, 1902	8	Creditor's	Sec. 4–1(G.), Bank- ruptoy Act, 1883
		The following Amended Notice	is substituted for that pul	lished in the Lon	don Gazette of	the 21st	January, 1902.			
	Crawford, Arthur (otherwise Crawford, Arthur Travers)	Lately residing at the following places: 39, Claverton-street, Pimlico, in the county of London, the White House, 29, Woburnplace, also in the county of London, at 12, Jevington-gardens, Eastbourne, and the Queen's Hotel, Eastbourne, both in the county of Sussex, at Boxlands, Boxhill, Dorking, in the county of Surrey, at the Burford Bridge Hotel, Boxhill, at 4, the Boulevard, Balham, both in the said county of Surrey, at Hughenden, Hurst-road, Eastbourne, in the county of Sussex, at 6, the Drive, Fulham, in the county of London, and at 3, Station-parade, Kew Gardens, in the county of Surrey	Late of the Bombay Civil Service, now an Author and Journalist	Croydon	Dec. 21, 1901	53 of 1901	Jan. 14, 1902	1	Creditor's	Sec. 4-1 (G.), Bank- ruptoy Act, 1883
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ORDER RESCINDING RECEIVING ORDER, AND DISMISSING PETITION.

Deb tor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Receiving Order.	Date of Rescission and Dismissal.	Grounds of Rescission and Dismissal.
Cameron, Duncan Ewen	3, Hans-crescent, Sloane-square, in the county of London		High Court of Justice in Bankruptcy	1373 of 1901	Jan. 7, 1902 Date of filing Petition. Dec. 16, 1901	Mar. 4, 1902	It appearing to the Court that the debts of the said Duncan Ewen Cameron have all been paid in full
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	THE LONDON GAZETTE, MARCH 7, 1902.
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Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	` Place.	Dute of Public Examination.	IInr.	Place.	Date of Order if any, for Summary Administration
Browning, George	Lately residing at the Great Central Hotel, Marylebone-road, Middlesex, and whose present residence the Petitioning Creditor is unable to ascertain		High Court of Justice in Bankruptoy	147 of 1902	Mar. 18, 1902	12 noon	Bankruptoy - build- ings, Carey-street, London, W.C.	April 23, 1902	11 а.ж.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	;
Cooper, Arthur	129, Devonshire - street, Mile End, lately carrying on business at 64, Three Colts-lane, Bethnal Green, in the county of London	Jobmaster	High Court of Justice in Bankruptcy	87 of 1902	Mar. 17, 1902	12 noon	Bankruptcy - build- ings, Carey-street, London, W.C.	April 23, 1902	11 а.н.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
de Helbert, F. de C. Helbert	The Naval and Military Club, 94, Piccadilly, and the Bath Club, 34, Dover- street, in the county of London	A Major in the Royal Fusiliers city of London Militia Regiment	High Court of Justice in Bankruptcy	38 of 1902	Mar. 18, 1902	12 noon	Bankruptcy - build- ings, Carey-street, London, W.O.	April 10, 1902	11.30 а.м.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	:
Mortimer, Francis William	92, Richmond-road, Fad- dington, in the county of London	Clerk in a Pank	High Court of Justice in Bankruptcy	205 of 1902	Mar. 17, 1902	2.30 г.м.	Bankruptcy - build- ings, Carey-street, London, W.C.	April 11, 1902	2 P.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	•
Pearsall, Robert	Addiscombe Villa, Hampton Hill, and of the Architects Department, London County Council, Spring-gardens, both in Middlesex	Architect	High Court of Justice in Bankruptcy	232 of 1902	Mar. 17, 1902	2.30 P.M.	Bankruptcy - build- ings, Carey-street, London, W.C.	April 11, 1902	11 a.m.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Pyatt, Alexander William (trading as George Reed and Co.)	134A, Severn Sisters-road, Holloway, 211, Walworth-road, Walworth, and 204, North End-Road, Fulham, all in the county of London, lately residing at 66. Trinity-road, Wood Green, in the said county of London, and now residing at 129, Broadfield-road, Catford, Kent	Hatter	High Court of Justice in Bankruptcy	246 of 1902	Mar. 14, 1902	2,30 P.M.	Bankruptcy - build- ings, Carey-street, London, W.C.	'April 11, 1902	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	

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.
Redgrave, John H	Lately carrying on business at 53, Regent House, Regent street, London, and lately residing at St. Olafs, Gloucester-road, New Barnet, Herts, but whose present address the Petitioning Creditor is unable to ascertain	Electrical En- , gincer	High Court of Justice in Bankruptcy	207 of 1902	Mar. 17, 1902	12 noon	Bankruptoy - build- ings, Carey-street, London, W.C.	April 11, 1902	12 noon	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Seaton, Alfred Charles	17. Fopstone-road, Earls Court, in the county of London, and 345, Crystal Palace-road, Dulwich, Surrey	•••	High Court of Justice in Bankruptcy	110 of 1902	Mar. 17, 1902	11 A.M.	Bankruptcy - build- ings, Carey-street, London	April 22, 1902	11.30 а.м.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Bass, Walter Kimbell	34, West End, Bangor, in the county of Carnarvon	Timekeeper, for- merly a Publican	Bangor	11 of 1902	Mar. 19, 1902	1 P.M.	Ship Hotel, Bangor	April 3, 1902	12.15 P.M.	Magistrates' Room, Bangor	•
Ellis, Hagh	The Britannia Inn, and the Menai Writing State Works, both in Menai Bridge, Anglesey	Licensed Victual- ler and Writing Slate Manufac- turer	Bangor	10 of 1902	Mar. 19, 1902	12 30 г.м.	Ship Hotel, Bangor	April 3, 1902	12.15 р.м.	Magistrates' Room, Bangor	
Roberts, Hugh	Green Bank, Groeslon, Carnarvonshire	Builder	Bangor	12 of 1902	Mar. 19, 1902	2 r.m.	Ship Hotel, Bangor	April 3, 1902	12.15 P.M.	Magistrates' Room, Bangor	
Haines, Bruce Alfred	100, High-street, Burton- on-Trent, Staffordshire	Boot and Shoe Maker	Burton-on-Trent	3 of 1902	Mar. 14, 1902	3.15 р.м.	Midland Hotel, Station - street, Burton-on-Trent	Mar. 19, 1902	12 noon	Court - house, Station-street, Burton - on - Trent	
Cross, Thomas Sampson	108, Cowbridge - road, Cardiff, in the county of Glamorgan, lately carry- ing on business at 108, Cowbridge-road, and 34, James-street, both in Cardiff	Baker and Confectioner	Cardiff	11 of 1902	Mar. 15, 1932	11 A.M.	117, St. Mary-street, Cardiff	Mar. 26, 1902	11 A.M.	Townhall, Cardiff	Feb. 27, 1902
Leapman, Sidney	Now or lately residing and carrying on business at 17, Terminus-road, East- bourne, Sussex	Merchant	Eastbourne and Lewes	of 1902	Mar. 25, 1902	2 P.M.	Offices of Messrs. Coles and Sons, Seaside-road, East- bourne	Mar. 25, 1902	2.30 р.м.	Townhall, East- bourne	Feb. 24, 1902

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.
Emes, Henry Edward	Residing at 1, Market-place, High-street, Ponders End, Middlesex, and there carrying on business, and at 101, Wood-street, Walthamstow, Essex	Grocer	Edmonton	2 of 1902	Mar. 15, 1902	11.30 а.м.	Office of Official Receiver, 95, Temple-chambers, Temple-avenue, London, E.C.	April 7, 1902	11.30 д.м.	Court - house, Edmonton	Feb. 28, 1902
Gavin, William Aloysius	Warwick House, Brigadier Hill, Enfield, Middlesex	Publisher	Edmonton	3 of 1902	Mar. 17, 1902	12 noon	Office of Official Re- ceiver, 95, Temple- chambers, Temple- avenue, London, E.C.	April 7,1902	11.30 д.м.	Court - house, Edmonton	
Littledale, Charles E. (Rev.)	The Rectory, Shepperton, Middlesex	Clerk in Holy Orders	Kingston, Surrey	39 of 1901	Mar. 14, 1902	12.30 р.м.	24, Railway - ap- proach, London Bridge, S.E.	April 22, 1902	2.30 г.м.	Court - house, Kingston, Sur- rey	
E. Woodley and Son	Plough-lane, Haydons-road, Wimbledon, and Wood, House Sand Works, Lower Tooting, both in the county of Surrey	Builders	Kingston, Surrey	3 of 1902	Mar. 17, 1902	11.30 A.M.	24, Railway - ap- proach, London Bridge, S.E.	April 22, 1902	2.30 P.M.	Court - house, Kingston, Sur- rey	Mar. 4, 1902
Galloway, Matthew	Southcoates-lane, in the city and county of Kings-ton-upon-Hull	Farmer and Dairy- man	Kingston-upon- Hull	10 of 1902	Mar. 14, 1902	11.80 A.M.	Office of Official Receiver, Trinity House-lane, Hull	Mar. 17, 1902	2 р.м.	Court - house, Townhall, Hull	Feb. 25, 1902
Pexton, John Henry	Manor House, East Lutton, near Driffield, in the East Riding of the county of York	Farmer	Kingston-upon- Hull	11 of 1902	Mar. 14, 1902	12 noon	Office of Official Receiver, Trinity House-lane, Hull	Mar. 17, 1902	2 P.M.	Court - house, Townhall, Hull	
Senior, George	107, 'Liverpool-street, in the city and county of Kingston-upon-Hull	Mechanical Engineer	Kingston-upon- Hull	of 1902	Mar. 14, 1902	11 а.м.	Office of Official Receiver, Trinity House-lane, Hull	Mar. 17, 1902	2.р.м.	Court - house, Townhall, Hull	
Linney, Thomas	53, Keat's-lane, Earl Shilton, in the county of Liecester	Hosiery Manu- facturer	Leicester	15 of 1902	Mar. 14, 1902	12.30 P.M.	Office of Official Receiver, 1, Ber- ridge-street, Lei- cester	Mar. 21, 1902	10 д.м.	The Castle, Leicester	Mar. 1, 1902
Cox, Charles Henry	Market - street, Craven Arms, in the county of Salop	Bookseller, Sta- tioner, News- agent, and Fancy Dealer	Leominster	of 1902	Mar. 20, 1902	10 A.M.	4, Corn-square, Leo- minster	Mar. 20, 1902	10.30 а.м.	Townhall, Leo- minster	Mar. 4, 1902

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

" Bebtor'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,
Wood, John William (described in the Receiving Order as Wood, John)	Church-lane, Leek, Staf- fordshire	Builder	Macclesfield	of 1902	Mar. 14, 1902	11 а.м.	Official Receiver's Offices, 23, King Edward - street, Macclesfield	April 15, 1902	10.30 A.M.	Townhall, Mac- clessield	Feb. 24, 1902
Poston, John	Lately carrying on business and residing at 34, Broad-street, Welshpool, in the county of Montgomery, and lately residing at Guilsfield, near Welshpool, in the said county	Boot and Shoe Maker	Newtown	of 1902	Mar. 15, 1902	1.30 р.м.	Official Receiver's Office, 42, St, John's-hill, Shrews- bury	Mar. 20, 1902	11 A.M. ;	County Court, Severn - place, Newtown	
Banner, William	East Harlsey, Yorkshire	Grocer and Pro- vision Dealer	Northallerton	of 1902	Mar. 17, 1902	11.30 A.M.	Court-house, North- allerton	Mar. 17, 1902	11.30 A.M.	Court - house, Northallerton	Feb. 26, 1902
Oakes, Harry John	East Dereham, Norfolk	Tailor	Norwich	. 13 of 1902	Mar. 15, 1902	12 noon	Official Receiver's Office, 8, King- street, Norwich	April 24, 1902	11 A.M.	Shirehall, Nor- wich	Mar. 1, 1902
Lambert, Thomas (trading as Thomas Lambert and Co.)	4, Western - terrace, The Park, trading at Platt- street, and Coal Pit-lane, all in Nottingham	Hosiery Manufacturer	Nottingham	of 1902	Mar. 17, 1902	12 noon	Official Receiver's Offices, 4, Castle- place, Park-street, Nottingham	Mar. 19, 1902	12 noon	County Court- house, Saint Peter's - gate, Nottingham	
Chadwick, Ammon Buckley	Unicorn Inn, High-street, Royton, near Oldham, Lancashire	Licensed Victualle	Oldham	of 1902	Mar. 18, 1902	11 A.M.	Official Receiver's Offices, Bank- chambers, Queen- street, Oldham	April 11, 1902	11 A.M.	Court - house, Church - lane, Oldham	Mar. 1, 1902
Whitfield, John Henry	Thurlby, in the county of Lincoln	Farmer	Peterborough	8 of 1902	Mar. 14, 1902	12.30 г.м.	The Augel Hotel, Bourne	Mar. 21, 1902	12 noon	Law Courts, Peterborough	
Angove, Albert, com- monly known as A V. Angove	31, Bulmershe-road, Read- ing	Commercial Tra- veller	Reading	of 1902	Mar. 20, 1902	12 noon	Queen's Hotel, Read- ing	Mar. 20, 1902	2 P.M.	Assize Courts, Reading	Feb. 10, 1902
Betts, William	Canterbury - street, New Brompton, in the county of Kent	Butcher	. Rochester .	of 1902	Mar. 17, 1902	11 а.м.	115, High-street, Rochester	Mar. 17, 1902	2 P.M.	Court - house, Eastgate, Ro- chester	Mar. 5, 1902
Wood, Henry	95, High - street, and Bridge - street, Milton - next - Sittingbourne, in county of Kent	1	. Rochester .	12 of 1902	Mar. 17, 1902	11.30 A.M.	115, High-street, Rochester	Mar. 17, 1902	2 P.M.	Court - house, Eastgate, Ro- chester	

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
Burchett, Walter Charles William	71, Alexandra-road, Moss Side, near Manchester, formerly at 20, Railwaystreet, Altrincham, previously at Willan's-road, Dewsbury, prior thereto at 21, or 23, Enit-street, Liverpool, and theretofore, 309, Stratford-road, Birmingham	Boot and Shoe Dealer's Manager	Salford	6 of 1902	Mar. 14, 1902	2.30 г.м.	Official Receiver's Offices, Byrom- street, Manchester	Mar. 17, 1902	10.30 а.м.	Court - house, Encombe- place, Salford	Mar. 5, 1902
Craven, William Hopper	Residing and carrying on business at Ings Farm, Hutton Buscel, Yorkshire	Farmer	Scarborough	of 1902	Mar. 14, 1902	11.30 а.м.	74, Newborough, Scarborough	April 15, 1902	12 noon	Court - house, Scarborough	
Crookes, Josephus	30, Bloor-street, Walkley, in the city of Sheffield	Joiner	Sheffield	21 of 1902	Mar. 14, 1902	12 noon	Official Receiver's Offices, Figtree- lane, Sheffield	Mar. 17, 1902	2 Р.М.	County Court Hall, Bank- street,Sheffield	Mar. 5, 1902
Manning, Francis	68 and 115, High-street, Blaina, Monmouthshire	Boot Dealer and Boot Repairer	Tredegar	of 1902	Mar. 17, 1902	3 г.м.	135, High - street, Merthyr Tydfil	April 18, 1902	10.30 A.M.	County Court, Townhall, Tredegar	Mar. 4, 1902
Summers, Frank	The Arcade, Abertillery, Monmouthshire	Butcher	Tredegar	. 3 of 1902	Mar. 14, 1902	3 г.м.	135, High - street, Merthyr Tydfil	April 18, 1902	10.30 A.M.	County Court, Townhall, Tredegar	Mar. 4, 1902
Dower, Abel	Redruth, Cornwall	Baker	Truro	of 1902	Mar. 18, 1902	12 noon	Official Receiver's Office, Boscawen- street, Traro	April 12, 1902	11.45 A.M.	Townhall, Truro	Mar. 5, 1902
Trezise, John	Trewellard, Pendeen, St. Just in Penwith, Cornwall	Grocer	. Truro	. 8 of 1902	Mar. 18, 1902	12.30 P.M.	Official Receiver's Office, Boscawen- street, Truro	April 12, 1902	11.45 A.M.	Townball, Truro	Mar. 5, 1902
Bowker, B. H	35, Belle Vue-street, Heal- ington-road, and carries on business at 27, Market- street, both in the city of York	Boot and Shoe Dealer	York	of 1902	Mar. 19, 1902	1 P.M.	Official Receiver's Office, the Red House, Duncombe- place, York	April 4, 1902	11 д.ж.	Courts of Jus- tice, York	
	The following Amended Not	ice, so far as it rele	tes to the date of	Public E	wamination, is	substituted	for that published in	the London Ga	zette of the	28th February, 1	902.
Quincey, Edward Robert, and Quincey, Thomas Lindley (trading as	ing, in the county of Northampton Havelock House, Havelock- street, Kettering aforesaid				1						
E. and T. Quincey)	At Commercial-place, and Crown-street, both in Kettering aforesaid	Boot and Shoe Manufacturers	Northampton	of 1902	Mar. 10, 1902	2.30 P.M.	Royal Hotel, Ketter- ing	April 8, 1902	12 noon	County Hall, Northampton	

ADJUDICATIONS.

Debter's Name.	Address.	Description.	Court.	No. Date of Order.	Date of Filing Petition.
Methven, John	851, Forest-road, Walthamstow, Essex	Fishmonger	High Court of Justice in Bankruptcy	247 of 1902 Mar. 5, 1902	Mar. 5, 1902
Pearsall, Robert	Addiscombe Villa, Hampton Hill, and of the Architect's Department, London County Council, Spring Gardens, both in Middlesex	Architect	High Court of Justice in Bankruptcy	232 of 1902 Mar. 3, 1902	Mar. 3, 1902
Pyatt, Alexander William (carrying on business as George Reed and Co.)	134A, Seven Sisters-road, Holloway, 211, Walworth-road, Walworth, and 204, North End-road, Fulham, lately residing at 66, Trinity-road, Wood Green, all in the county of London, and now residing at 129, Broadfield-road, Catford, Kent	Hatter	High Court of Justice in Bankruptcy	246 of 1902 Mar. 4, 1902	Mar. 4, 1902
Queensberry, Marquess of (Percy Sholto Douglas)	Smedmore, Corfe Castle, in the county of Dorset	455 bas eas as-	High Court of Justice in Bankruptcy (transferred from Poole County Court by Order)	1154 of 1901 Mar. 3, 1902	June 27, 1901, Poole County Court Oct. 23, 1901, High Courts
Rose, Alfred	12. Rodney-street, Pentonville-road, Clerkenwell, lately residing and carrying on business at 21, Remington-street, City-road, both in the county of London	Builder and Decorator	High Court of Justice in Bankruptcy	113 Mar. 5, 1902	Feb. 1, 1902
Van der Weyde, Henry	182, Regent-street, in the county of London	Photographer	High Court of Justice in Bankruptcy	1383 of 1901 Mar. 4, 1902	Dec. 18, 1901
Wheatley, Edward William	Residing and carrying on business at the Hoop and Grapes, 14, Broadway, Westminster, in the county of London	Licensed Victualler	High Court of Justice in Bankruptoy	199 of 1902 Mar. 3, 1902	Feb. 24, 1902
Williams, James Davidson	Lately residing at Trindod-terrace, Trinity-road, Aberystwyth, Cardiganshire, and lately carrying on business at Powell's Yard, Mill-street, Aberystwyth aforesaid	Builder and Shopfitter	Aberystwyth	2 of 1902 Mar. 4, 1902	Feb. 19, 1902
Roberts, Hugh	Green Bank, Groeslon, Carnarvonshire	Builder	Bangor	12 Mar. 3, 1902	Mar. 3, 1902
Copley, Robert Jenkinson	12, Watson-street, Old Mill, Barnsley, Yorkshire	Drayman	Barnsley	8 of 1902 Mar. 5, 1902	Mar. 5, 1902
Bergson, Philip	105, Dalton-road, Barrow-in-Furness	Picture Framer and Furniture Dealer	Barrow-in-Farness and Ulverston	1B Mar. 5, 1902	Feb. 20, 1902
Kapelle, Thomas	60, Iddesleigh-road, Bedford, Bedfordshire	No occupation		3 of 1902 Mar. 5, 1902	Mar. 1, 1902

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
McKnight, James	13, Edgeware-road, Blackburn, in the county of Lancaster	Drapers' Assistant	Blackburn and Dar- wen	of 1902	Mar. 5, 1902	Mar. 5, 1902
O'Donnell, Michael	The Wholesale Fish Market, and 37, Grove-cottages, Rose- hill, Bolton, Lancashire	Fish, Game, and Poultry Salesman	Bolton	of 1902	Mar. 4, 1902	Jan. 22, 1902
Bycroft, Seth	Stickford, Lincolnshire	Carpenter	Boston	3 of 1902	Mar. 5, 1902	Mar. 5, 1902
Prebble, William George	Carrying on business at 7, Grace Hill, and No. 21, Darby-road, Folkestone, in the county of Kent, lately residing at No. 79, Cheriton-road, Folkestone aforesaid	Builder, Contractor, Undertaker, and Monumental Mason	Canterbury	of 1902	Mar. 4, 1902	Jan. 25, 1902
Cross, Thomas Sampson	Of 108, Cowbridge-road, Cardiff, in the county of Glamorgan, lately carrying on business at 108, Cowbridge-road, and 34, James-street, both in Cardiff	Baker and Confectioner		of 1902	Feb. 27, 1902	Feb. 17, 1902
Wensley, Henry	Rhymney-terrace, and 78, Inverness-place, Cardiff	Hay and Corn Merchant		9 of 1902	Feb. 27, 1902	Feb. 11, 1902
Skelsey, George Henry	Residing at Wepre Hall, Wepre, in the county of Flint, and carrying on business at 66, Watergate-street, in the city of Chester	Company Director	Chester	20 of 1901	Mar. 1, 1902	Dec. 30, 1901
Hope, John Alfred	Residing at Derwent House, Barepot, Workington, and lately carrying on business at the Derwent Rolling Mills, Workington, Cumberland	Iron Merchant	Cockermouth and Workington	of 1901	Mar. 5, 1902	Oct. 29, 1901
Crawford, FArthur otherwise Crawford, Arthur Travers	Lately residing at the following places:—39, Claverton- street, Pimlico, in the county of London; the White House, 29, Woburn-place, also in the county of London; at 12, Levington Gardens, Eastbourne, and the Queen's Hotel, Eastbourne, both in the county of Sussex; at Boxlands, Boxhill, Dorking, in the county of Surrey; at the Burford Bridge Hotel, Boxhill; at 4, the Boulevard, Balham, both in the said county of Surrey; at Hughenden, Hurst-road, Eastbourne, in the county of Sussex; at 6, the Drive, Ful- ham, in the county of London; and at 3, Station Parade, Kew-gardens, in the county of Surrey	Late of the Bombay Civil Service, now an Author and Journalist	Croydon	53 of 1901	Mar. 1, 1902	Dec. 21, 1901
Gavin, William Aloysius	Warwick House, Brigadier-hill, Enfield, Middlesex	Publisher		3 of 1902	Mar. 1, 1902	Jan. 30, 1902
Cox, Leonard English	Waterloo, Frome, Somersetsh're	Commercial Clerk		of 1902	Mar. 4, 1902	Mar. 4, 1902

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Pratten, Arthur	Ridgway, Nunney, Somerset	Farmer	Frome	2 of 1902	Mar. 4, 1902	Feb. 27, 1902
Henry, James	16, Lansdown-road, Stroud, Gloucestershire	Draper	Gloucester	3 of 1902	Mar. 4, 1902	Mar. 4, 1902
Whiteley, Herbert	1. Wainman-street, Halifax, Yorkshire, late of the Hawk Inn, in Barkisland, near Halifax	Innkeeper	Halifax	7 of 1902	Mar. 3, 1902	Mar. 3, 1902
Skinner, Tom Robert	3, Nile-street, Burslem, Staffordshire	Hairdresser and Tobacconist		4 of 1902	Mar. 4, 1902	Mar. 4, 1902
Wix, Herbert Frederick	East Walton, Norfolk	Dealer	King's Lynn	2 of 1902	Mar. 4, 1902	Mar. 4, 1902
Wood, Harry ,	39, Anlaby-road, in the city and county of Kingston-upon- Hull	Watchmaker	Kingston-upon-Hull	13 of 1902	Mar. 4, 1902	Mar. 4, 1902
· Craven, Elizabeth	Residing at 109, Sweet-street, and carrying on business separately and apart from her Husband, at 109 and 111, Sweet-street, in the city of Leeds	General Dealer, Married Woman, carrying on business separately and apart from her Husband	Leeds	27 of 1902	Mar. 4, 1902	Mar. 4, 1902
Craven, James Cambidge	Residing at 109, Sweet street, and carrying on business at 50, Meadow-road, both in the city of Leeds	General Dealer	Leeds	26 of 1902	Mar. 4, 1902	Mar. 4, 1902
Gouldburg, Joseph	Late of 17, Rockingham-street, in the city of Leeds, now of 49, Well Close-terrace, Leeds aforesaid	Late Tailor, now Journeyman Tailor		24 of 1902	Mar. 4, 1902	Mar. 4, 1902
Jagger, Robert William	Residing at No. 1, Domestic-view, and carrying on business at No. 31, Balm-walk, both in Holbeck, in the city of Lecds	Painter and Paperhanger	Leeds ·	25 of 1902	Mar. 4, 1902	Mar. 4, 1902
Bland, Harry	Redcross-street, Leicester, in the county of Leicester	Builder	Leicester	12 of 1902	Mar. 5, 1902	Feb. 20, 1902
Searle, Walter Stuart	Residing and carrying on business at Barrow-street, Quorndon, in the county of Leicester	Joiner and Builder	Leicester	16 of 1902	Мат. 4, 1902	Mar. 4, 1902
Anyan, Nowtoni Thomas .,	Gladstone-street, Gainsborough, Lincolnshire	Hay, Corn, and Coal Merchant	Lincoln	7 of 1902	Mar. 4, 1902 .:.	Mar. 4, 1902
Freeston, Harold	Residing and trading at 96, Saint Ann's Well-road, Nottingham	Paper and Paper Bag Merchant	Nottingham	14 of 1902	Mar. 5, 1902	Mar. 5, 1902

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No. Date of Order.	Date of Filit Petition.
oodward, Thomas	Residing and trading at Main-street, Carlton, Nottingham- shire	Grocer and Baker	Nottingham	13 Mar. 4, 1902	Mar. 4, 1902
ambourne, Mark	Headington, in the county of Oxford, lately residing at Stanton St. John, in the county of Oxford	Butter and Egg Dealer	Oxford	5 Mar. 5, 1902	Mar. 5, 1902
obson, William Williams	The Railway Shop, Pwllheli, Carnarvonshire	Grocer	Portmadoc and Festiniog	18 Mar. 3, 1902	Dec. 5, 1901
ones, Robert Ellis	Tany Cenar, Dolwyddelen, Carnarvonshire	Quarryman	Portmadoc and Festiniog	4 Mar. 3, 1902	Mar. 3, 1902
'illiams, William	44, Chapel-street, Portmadoc, Carnarvonshire	Coal Dealer	Portmadoc and Festiniog	3 of 1902 Feb. 28, 1902	Feb. 28, 190
iernan, James (trading as Tiernan Brothers)	Station-road and Victoria-road, both in Poulton-le-Fylde, in the county of Lancaster	Builder and Contractor	Preston	7 Mar. 4, 1902	Feb. 6, 1902
etts, William	Canterbury-street, New Brompton, Kent	Butcher	Rochester	14 Mar. 4, 1902 of 1902	Mar. 4, 190
urchett, Walter Charles William	71, Alexandra-road, Moss Side, near Manchester, formerly 20, Railway-street, Altrincham, previously Willan's-road, Dewsbury, prior thereto 21, or 23, Enit-street, Liverpool, and theretofore 309, Stratford-road, Birmingham	Boot and Shoe Dealer's Manager	Salford c	6 Mar. 4, 1902	Mar. 4, 1902
arson, James Albert	Bramber-street, in the city of Sheffield	Gentleman	Sheffield	14 Mar. 5, 1902	Feb. 6, 1902
erry, Isabella 👊	The Bull's Head Inn, Chapel-en-le-Frith, Derbyshire	Licensed Victualler, a Married Woman trading separately from her Husband	Stockport	4 Mar. 4, 1902	Mar. 4, 190
achin, Albert	29, Goddard-street, and Chancery-lane, Longton	China Decorator	Stoke - upon - Trent and Longton	3 Mar. 4, 1902	Feb. 24, 190
ovett, Joseph Sadler	Cricklade, in the county of Wilts	Solicitor	Swindon	3 Mar. 4, 1902	Mar. 3, 1902
	The following Amended Notice is substituted for that pub	lished in the London Gazette of the	21st February, 1902.		
ampson, William James	7, Hyde-road, Woodley, Cheshire	Plumber	Stockport	2 Feb. 18, 1902	Feb. 18, 190

ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Brugra Name.	Address.	D-actiption.	Court.	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made,
Lumley, Claude Basil	The New Lyric Club, Coventry- street, in the county of London	Solicitor	High Court of Justice in Bankruptcy	1490 of 1899	Feb. 28, 1902	The Court dismissed the application made by the debtor to approve the proposal for Composition
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Debtor's Name.	, Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Carter, George	The Crown Public-house, Pentonville-road, Islington, Middlesex	Licensed Victualler	High Court of Justice in Bankruptcy	195 of 1891	Mar. 24, 1902	E. Leadam Hough, Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
George, Frederick	1, Long Acre. in the county of London, and 55, Broadway, Stratford, in the county of Essex	Solicitor	High Court of Justice in Bankruptcy	340 of 1901	Mar. 22, 1902	C. J. Singleton	8, Staple-inn, London, W.C.
Griffiths, John Henry	167, Barking-road, and 24, Mayfield-road, Plaistow, Essex	Hosier and Gent's Outfitter	High Court of Justice in Bankruptcy	603 of 1900	Mar. 24, 1902	G. W. Chapman, Offi- cial Receiver	Bankruptoy - buildings, Carey-street, London, W.C.
Hilton, Philip	30 to 35, Pall Mall, in the county of London		High Court of Justice in Bankruptcy	633 of 1892	Mar. 20, 1902	A. G. Warren	9, Fleet-street, E.C.
9 Miller, William Thomas	Residing at 38, Park-road, Battersea Park, Surrey, and carrying on business at St. Stephen's House, Victoria Embankment, in the county of London	Civil Servant	High Court of Justice in Bankruptcy	977 of 1899	Mar. 24, 1902	G. W. Chapman, Offi- cial Receiver	Bankruptoy - buildings, Carey-street, London, W.C.
Silvester, Agnes Graham (trading as Madame Yorke)	40, Conduit-street, Regent-street, London	Court Milliner	High Court of Justice in Bankruptcy	1307 of 1895	Mar. 24, 1902	E. S. Grey, Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Silvester, Ernest F	22, Chancery-lane, in the city of Loudon	Barrister-at-Law	High Court of Justice in Bankruptcy	919 of 1887	Mar. 24, 1902	E. S. Grey, Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Wetherall, Henry Augustus (Separate Estate)	The Cavalry Club, 127, Piccadilly, in the county of London, and of Felix Hall, Kelvedon, Essex	Club Proprietor	High Court of Justice in Bankruptcy	945 of 1893 (Under solida ings)	Mar. 24, 1902 Order for Con- tion of Proceed-	E. Leadam Hough, Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Jones, Edward	Lately residing at Whitehall-place, Pwllheli, now 17, Segontium-terrace, Carnarvon, both in Carnarvonshire	Retired Merchant	Bangor	23 of 1895	Mar. 22, 1902	Robert Jones, Char- tered Accountant	30, North John - street, Liverpool
Bickford, William George Tomlin	Wear_Gifford, Devonshire	Lieutenant-Colonel (retired) Royal Marine Artillery	Barnstaple	14 of 1901	Mar. 22, 1902	George Philpott, Offi- cial Receiver	бв, Hammet-street, Taunton
Wiseman, Walter	Residing in apartments at 109, Westminster- road, Handsworth, in the county of Stafford, and carrying on business at Elkington-street, Birmingham, in the county of Warwick	Timber Merchant	Birmingham	58 of 1901	Mar. 24, 1902	Thomas Rhodes	109, Colmore-row, Bir- mingham

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Blackburn, William Sedg- wick	2, Oakroyd-terrace, Manningham, and carrying on business at 17, Queensgate, both in the city of Bradford	Toy Merchant	Bradford	86 of 1901	Mar. 22, 1902	George Batty	3, Westgate, Bradford
Turner, John Robert	10, Springfield-road, Bury St. Edmunds, Suffolk	Joiner	Bury St. Edmunds	2 of 1902	Mar. 22, 1902	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Richards, John	The Universal Hotel, 209 and 210, Bute-road, Cardiff, in the county of Glamorgan	Licensed Victualler		17 of 1901	Mar. 21, 1902	Charles Edwin Dovey, Chartered Accountant	31, Queen-street, Cardiff
Whiting, George	Church Town, Killamarsh, Derbyshire	Grocer	Chesterfield	3 of 1900	Mar. 22, 1902	Frederick Stone, Offi- cial Receiver	47, Full-street, Derby
Jackson, Allen James	Church Villa, Church-lane, Walton, Suffolk	Carpenter :	Ipswich	20 of 1901	Mar. 21, 1902	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Hippey, Francis	Late of 2, Carr-place, Towngate, Holbeck, now in lodgings at 7, Winchester-place, Hall-lane, Armley, both in the city of Leeds	Cartman :::	Leeds	17 of 1902	Mar. 26, 1902	John Bowling, Official Receiver	22, Park-row, Leeds
Precious, David	Residing and carrying on business at 39, Benson-street, in the city of Leeds	Plumber	Leeds	9 of 1902	Mar. 26, 1902	John Bowling, Official Receiver	22, Park-row, Leeds
Rand, Mary Jane (in the Receiving Order called Mary Rand)	Late of 103, Spencer-place, in the city of Leeds, afterwards of Blossumfield, Solihull, near the city of Birmingbam, now of 30, Hart-street, Hartlepool, in the county of Durham	Widow	Leeds	107 of 1901	Mar. 25, 1902	John Bowling, Official Receiver	22, Park-row, Leeds
Brown, Ada Eleanor (Separate Estate)	Mansfield-street, Leicester, in the county of Leicester	Boot and Shoe Manufac- turer, trading with Wat- kin Lewis Faire under the style of Brown and Faire	Leicester	65 of 1901	Mar. 21, 1902	Augustus Cufaude Palmer	St. George's - chambers, Grey Friars, Leicester
Stephens, Alfred	Moat Hall Farm, Marthall, in the county of Chester	Farmer	Manchester	66 of 1901	Mar. 22, 1902	Leicester Caldecutt	Knutsford, Cheshire
Elson, James	Residing at 7, Bentinck-terrace, Coatham, Red- car, in the county of York, and lately carrying on business at 15, Borough-road West, Middlesbrough, in the county of York	Late Furniture Dealer		19 of 1901	Mar. 22, 1902	John Richard Stubbs, Official Receiver	8, Albert-road, Middles- brough
Morrison, Edward	46, St. James's-square, Gateshead, in the county of Durham, lately residing and carrying on business at 102, High-street, Gosforth, in the county of Northumberland	Grocer	Newcastle-on-Tyne	of 1902	Mar. 21, 1902	John Grant Gibson, Official Receiver	30, Mosley - street, New- castle-on-Tyne

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustec.	Address.
Brown, Joseph Beays (Separate Estate)	Kingsley Park-terrace, in the county borough of Northampton	Shoe Manufacturer, carrying on business in copartnership with Frederick Beasley, under the style of J. and J. Brown, at Palmerston-road and Stockley-street, in the county borough of Northampton	Northampton	1 of 1901	Mar. 22, 1902	A. C. Palmer	St. Giles'-chambers, North- ampton
Issam, George	57, Bath-road, and Regent-street, Kettering, Northamptonshire	Boot and Shoe Manufacturer	Northampton	22 of 1901	Mar. 25, 1902	William Charles Cat- tell	Bank-chambers, Kettering
rancis, John Sears	19, St. Edmund's-road, Northampton, carrying on business at King-street, Northampton	Boot Upper Manufacturer	Northampton	1 of 1902	Mar. 24, 1902	Augustus C. Palmer	St. Giles'-chambers, North- ampton
Vilkinson, Jacob	Residing at 14, Mansfield-grove, and trading at Newcastle-chambers, Angel-row, both in Not- tingham, lately residing and trading at High- street, Hucknall Torkard, Nottinghamshire	Draper	Nottingham	of 1902	Mar. 24, 1902	Thomas Gourlay, Offi- cial Receiver	4, Castle-place, Park-street Nottingham
urton, Samuel Wyles	22, Worcester-street, Gloucester, lately residing and carrying on business at 89, King's-road, Reading	Furniture Dealer	Reading	7 of 1901	Mar. 21, 1902	Cecil Mercer	95, Temple - chambers, Temple - avenue, London, E.C.
arker, Robert Henry (trading as Parker and Co.)	5, Albert-terrace, and carrying on business at Lowther-arcade, both Harrogate, and at 81, North-street, Ripon, previously residing at 51, Tower-street, Harrogate, Yorkshire	House and Estate Agent	York	34 of 1901	Mar. 24, 1902	Donald Sween Mackay, Official Receiver	The Red House, Duncombe- place, York
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NOTICES OF DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Athya, Edwin	Residing at the Oaks, Coleraine-road, Westcombe Park, Blackheath, Kent, formerly carrying on business in copartnership with another at 9, Grace-church-street, in the city of London, and lately carrying on business at 53, Grace-church-street aforesaid	Formerly a Timber Bro- ker and Merchant, trad- ing in copartnership with one Jacob Cohen, and lately a Managing Director of a Public Company	High Court of Justice in Bankruptcy	477 of 1900	1 g d.	First and Final	Any day (except Saturday) between the hours of 11 and 2	At "Bankruptcy - buildings, Carey-street, London, W.C.
Peck, William (carrying on business as W. Peck fand Coy)	20, 'Packington-street, Islington, and 40, Danbury-street, Islington, both in the county of London	Shop Fitter and Airtight Case Maker	High Court of Justice in Bankruptcy	372 of 1896	3½d.	Supple- mental	Any day (except Saturday) between the hours of 11 and 2	At Bankruptoy - buildings, Carey-street, London, W.C.
McDonald, Grant (trading as Kenneth McDonald)	64, Haymarket, in the county of London	Boot and Shoe Maker	High Court of Justice in Bankruptcy	905 of 1900	3 <u>‡</u> đ.	Second and Final	Mar. 17, 1902	Trustee's Offices, 7 and 8, Railway-approach, London Bridge, S.E.
Notson, William	80, Tytherton - road, Holloway, and Carey-street, Lincoln's-inn, both in the county of London	Clerk in the Bankruptcy Division of the High Court of Justice	High Court of Justice in Bankruptoy	654 of 1896	1s. 6d.	Fifth	Any day (except Saturday) between the hours of 11 and 2	At "Bankruptoy - buildings, Carey-street, London, W.C.
Cole, Julia Elizabeth	The Crown Hotel, Marlow, in the county of Buckingham	Hotel Keeper, Widow	Aylesbury oo.	of 1901	4s. 6d.	First	Mar. 19, 1902	Official Receiver's Offices, 1, St. Aldate-street, Oxford
Green, Samuel James	The Egremont Hotel, Norfolk-square, Brighton, Sussex	Hotel Proprietor and Licensed Victualler	Brighton	89 of 1901	2s. 5½d.	First and Final	Wednesday, Mar. 12, 1902, or any subsequent Wednesday between the hours of 10 and 1	Offices of the Trustee, Robert James Ward, 8 to 11, Pavilion - buildings, Brigh- ton, Chartered Accountant
Stone, Sidney John (trading as S. J. Stone and Co.)	Redfield Boot Factory, Lyppiatt-road, St. George, and residing at 2, Glebe-road, St. George, in the county of Gloucester	Boot Manufacturer	Bristol	35 of 1901	11 ½ d.	First and Final	Mar. 13, 1902	City - chambers, Nicholas- street, Bristol
Edmundson, John	59, Rectory-road, and 30 and 32, Bank- parade, both in Burnley, Lancashire	Grocer	Burnley	29 of 1899	6s. 3½d.	Second and Final	Mar. 20, 1902	Official Receiver's Offices, 14 Chapel-street, Preston

NOTICES OF DIVIDENDS—continued.

Brown, John William Beasley, Frederick (carrying on business in copartnership under the style of J. and J. Brown) At Palmer the said is in subst wilddlemist, Robert C 3, All Scounty of Hooker, Robert Late of carrying	eston-road and Stockley-street, in county borough of Northampton itution for Notice of Dividend of aints'-place, Stamford, in the f Lincoln e-street, Southsea, Hants 97, Withnell-road, and lately on business at 12, Birley-street, Blackpool, in the county of	Shoe Manufacturer 6d. per pound published Doctor of Medicine Cycle Agent	Northampton in the London Gaze Peterborough Portsmouth	1 of 1901 ttle of the 12 of 1901 2 of 1902 10 of 1899	5½d. 10th Januar 4s. 1½d. 11½d. 2s. 6d.	Final	Mar. 6, 1902 Mar. 14, 1902	St. Giles' Chambers, North ampton tised not having been paid J. Adnitt, Oriel House, Peter borough, High Bailiff Cambridge Junction, High street, Portsmouth
J. and J. Brown) At Palmer the said is in subst is in subst grown of the said is in subst and the said is in subst in subst country of the said is in subst in su	county borough of Northampton itution for Notice of Dividend of aints'-place, Stamford, in the f Lincoln e-street, Southsea, Hants 97, Withnell-road, and lately on business at 12, Birley-street, Blackpool, in the county of	6d. per pound published Doctor of Medicine Cycle Agent	in the London Gaze Peterborough Portsmouth	of 1901 tte of the 12 of 1901 2 of 1902	10th Januar 4s. 1 ₁₀ d. 111d.	Final y, 1902, the D First and Final First and Final	ividend then adver Mar. 6, 1902 Mar. 14, 1902	ampton tised not having been paid. J. Adnitt, Oriel House, Peter borough, High Bailiff Cambridge Junction, High street, Portsmouth
More.—The above Notice is in subst Middlemist, Robert C 3, All Scounty o Hooker, Robert 24, Middle Kay, Arthur Late of carrying both in	sitution for Notice of Dividend of aints'-place, Stamford, in the of Lincoln e-street, Southsea, Hants 97, Withnell-road, and lately on business at 12, Birley-street, Blackpool, in the county of	Doctor of Medicine Cycle Agent	Peterborough Portsmouth	ttle of the 12 of 1901 2 of 1902	4s. 1 ₁₀ d.	y, 1902, the D First and Final First and Final	Mar. 6, 1902 Mar. 14, 1902	J. Adnitt, Oriel House, Peter borough, High Bailiff Cambridge Junction, High street, Portsmouth
Hooker, Robert 24, Middle Kay, Arthur Late of carrying both in	f Lincoln e-street, Southsea, Hants 97, Withnell-road, and lately on business at 12, Birley-street, Blackpool, in the county of	Cycle Agent	Portsmouth	of 1901 2 of 1902	11 ∤ d,	Final First and Final	Mar. 14, 1902	borough, High Bailiff Cambridge Junction, High street, Portsmouth
Kay, Arthur Late of carrying both in	97, Withnell-road, and lately on business at 12, Birley-street, Blackpool, in the county of	O. H. et a		of 1902	-	Final		street, Portsmouth
carrying both in	on business at 12, Birley-street, Blackpool, in the county of	Solicitor	Preston		2s. 6d.	Winne		
	er					, riest	Mar. 21, 1902	18, Birley-street, Blackpool
Midgley, Walter , 7, West-ca Lancash	rescent, Saint Anne's on the Sea, ire	Boot and Shoe Maker	Preston	38 of 1901	9s. 7d.	First and Final	Mar. 20, 1902	Official Receiver's Offices, 19 Chapel-street, Preston
(Separate Estate) borough.	at 1, Stephney-avenue, Scar- , and carrying on business at 31, orough-road, Scarborough, York-	Landscape Photographer, carrying on business with Edgar Albert Willis, under the style or firm of E. A. and A. A. Willis	Scarborough	26 of 1900	ls.	Supple- mental	Mar. 15, 1902	Official Receiver's Office, 74 Newborough, Scarborough
Norris, Henry James Southend Hants	, Meonstoke, Bishops Waltham,	Surveyor of Highways under the Droxford Rural District Council	Southampton	21 of 1896	1s. 9‡d.	Supple- mental	Mar. 14, 1902	172, High-street, Southampton
Cheadle, James William Bull's Hea of Salop	ad Hotel, Newport, in the county	Licensed Victualler	Stafford	7 of 1901	4s. 3½d.	First and Final	Mar. 13, 1902	Official Receiver's Office King - street, Newcastle Staffordshire
	vick-street, Warrington, in the f Lancaster	Confectioner	Warrington	11 of 1901	2s. 9-3-d.	First and Final	Mar. 12, 1902	Official Receiver's Office Byrom-street, Manchester

APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Burdon, Walter James	Lately residing and carrying on business at the White Lion, Nos. 19, 20, and 21, Upper Thamesstreet, in the city of London, but whose present residence the Petitioning Creditor is unable to ascertain	Lately Licensed Victualler	High Court of Justice in Bank- ruptcy	867 of 1901	Mar. 26, 1902, 11 A.M., Bankruptoy- buildings, Carey-street, London, W.O.
Chattell, William John (described in the Receiving Order as W. J. Chattell)	Carrying on business at 43, Lothbury, in the city of London, and residing at Rutland, Alma-grove, Bromley, Kent	Financier's Clerk	High Court of Justice in Bank- ruptcy	369 of 1901	Mar. 26, 1902, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Cookson, James Freville Rawlinson Sawrey (described in the Receiving Order as J. F. Cookson)	A member of the Nimrod Club, situate at 12, St. James-square, London, S.W., but his present address the Petitioning Creditor is unable to ascertain	··· ··· ··· ··· ··· ··· ···	High Court of Justice in Bank- ruptcy	211 of 1900	Mar. 25, 1902, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Henry, William	8, Bayley-street, Tottenham Court-road, in the county of London, and carrying on business at 43, Mornington-crescent, Camden Town, in the county of London	Builder (trading !in !co-partnership with William Antill, Anton Wilhelm Peterson, and Ernest Augustus Young under the style of W. Antill and Co.)	High Court of Justice in Bank- ruptcy	913 of 1901	Mar. 26, 1902, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Sayse, Frederick James	Residing at 121, Warwick-road, Maida Vale, and lately residing at 82, Lauderdale-mansions, Maida Vale, both in the county of London, and carrying on business at 23, Australian-avenue, in the city of London	Mantle Manufacturer	High Court of Justice in Bank- ruptcy	128 of 1901	Mar. 25, 1902, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Schub, Ignaz	Residing at 35, Bedford-place, London, W.C., and trading at 15, Little Trinity-lane, in the city of London	Fur and Skin Merchant (trading in co- partnership with Ernest Marc and Ernst Aurel Berger as Berger and Coy.)	High Court of Justice in Bank- ruptcy	999 of 1901	Mar. 25, 1902, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Stokois, Amelia	3, Glenshaw-mansions, Brixton, Surrey	Widow	High Court of Justice in Bank- ruptcy	1187 of 1901	Mar. 25, 1902, 11 A.M., Bankruptoy- buildings, Carey-street, London, W.C.
Woolf, Martha, and Woolf, Alfred (described in the Re-					
ceiving Order and trading as M. Woolf and Coy.)	82, High-street, Borough, and 341, Old Kent-road, both in the county of London	Tailors	High Court of Justice in Bank- ruptcy	1397 of 1901	Mar. 25, 1902, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Sharp, Henry Clay	13. Lady Somerset-road, Fortess-road, Kentish Town, in the county of London, late of the George Hotel, Crawley, Sussex	Hotel Proprietor	Brighton	73 of 1900	April 4, 1902, 12 noon, Court- house, Church-street, Brighton

APPLICATIONS FOR DEBTORS' DISCHARGE-continued.

No.	Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
27414.	Chapman, Arthur William	Lately of 83, Lower Cheltenham-place, Montpelier, and now of 3, Peel-street, Pennywell-road, in the out parish of St. Philip and Jacob, both in Bristol	Builder and Contractor	Bristol	56 of 1888	Mar. 21, 1902, 11 A.M., Guildhail, Bristol
	Lea, Frederick James	43, Tontine-street, Folkestone, Kent	Chemist	Canterbury	26 of 1896	April 7, 190?, 12 noon, Guildhall, Canterbury
	Gorman, James	Residing at 2, Chatham-place, in the city of Liverpool, and carrying on business at 8, Pall Mall, Liverpool aforesaid	Cotton Dealer	Liverpool	38 of 1896	Mar. 21, 1902, 10 A.M., Court- house, Government - buildings, Victoria-street, Liverpool
.0	Templeton, David (carrying on business alone as Templeton and Co.)	Residing at 169, Chatham-street, in the city of Liverpool, and carrying on business at 95, 97, 99 and 101, London-road, Liverpool aforesaid	Draper	Liverpool	52 of 1:01	April 11, 1902, 10 A.M., Courthouse, Government - buildings, Victoria-street, Liverpool
	Jones, Robert Parry	260, Ordsall-lane, Salford, Lancashire	Butcher	Salford	¹ 1 of 1838	April 29, 1902, 10 A.M., Courthouse, Encombe-place, Salford
	Conduit, George Edwin	High-street, Alton, in the county of Hants	Music Seller and Hairdresser	Winchester	7 of 1898	April 16, 1902, 11 A.M., Castle of Winchester
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ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

. Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Carter, William Henry	31, Mildred-street, Otley- road, Bradford, trading at the Great Northern Railway Company's Goods Yard, both in the city of Bradford, Yorkshire	Coal Merchant [Bradford	56 of 1888	Feb. 11, 1902]	Discharge suspended for six months. Bankrupt to be discharged as from 11th August, 1902	Bankrupt omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and had continued to trade after knowing himself to be insolvent
Plowright, John	54, High-street, Idle, Yorkshire	Stationer	Bradford	of 1901	Feb. 11, 1902	Discharge suspended for two years. Bank- rupt to be discharged as from 11th February, 1904	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that he had omitted to keep such books of account at are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy
Childs, George	St. Catherine House, and Royal Hotel Mews, Ventnor, Isle of Wight		Newportand Ryde	12 of 1895	Jan. 1, 1902	Discharge suspended for four years. Bankrupt to be discharged as from 1st January, 1906	Bankrupt's assets were not of a value equal to 10s. in the pound on the amount of his unsecured liabilities that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three year immediately preceding his bankruptcy; had contracted adebt provable in the bankruptcy without having at the time of contracting it any reasonable or probable ground of expectation of being able to pay it and had within three months preceding date of Receiving Order, when unable to pay his debts as they became due, given an undue preference to some of his creditors

L'ebtor's Name.	Address,	Description.	Court.	No. of Matter.	Date of Receiving Order,	Date of Adjudication.	Date of Rescission, Annullment, and Dismissing Petition.	Grounds of Rescission, Annulment, and Dismissing Petition.
Alloway, Frederick Douglas	1, Lincoln's - inn - fields, in the county of London	Solicitor	High Court of Justice in Bankruptcy	859 of 1901	Date of Filing Petition, July 30, 1901	Oct. 81, 1901	Mar. 4, 1902	It appearing to the Court tha all the debts of the said Frede rick Douglas Alloway have been paid in full
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THE LONDON GAZETTE, MARCH 7, 1902.

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APPOINTMENTS OF TRUSTEES.

Debtor's Name.	Address,	Description.	Court.	No.	Trustee's Name.	Address. >	Date of Certificate of Appointment.
Leapman, Helry	6, Steward-street, Spitalfields, residing at 23. Pancroft-road, Mile End-road, both in the county of London	Clothier	High Court of Justice in Bankruptcy	149 of 1902	Norton, Benjamin Thomas	9. Old Jewry-chambers, London, E.C.	Mar. 1, 1902
Sandground, David (lately carrying on business in partnership with Celine Brand and Rose Brand, under the style of and described in the Receiving Order as Sandground and Co., other than Celire Brand and Rose Brand)	89 and 41, Bethnal Green-road, in the county of London	Fu niture Manufacturer	High Court of Justice in Lankruptcy	1290 of 1901	Bourner, Arthur Charles	Bush-lane House, Cannon- street, London, E.C.	Feb. 27, 1902
Fletcher, Jeseph	The Limes, West Wycombe road, High Wycombe, in the county of Buckingham	Late a Hotel Proprietor, now out of business	Aylesbury	7 of 1901	Moore, Edward Cecil	3, Crosby-square, London, E.C., Chartered Ac- countant	Mar. 3, 1902
Elliott, Harold	Church-street, Amberley, late of Rackham, Amberley, Sussex	Farmer	Brighton	11 of 1902	Ward, Robert James	8, Pavilion - buildings, Brighton	Mar. 4, 1902
Birkett, The mas William	Haltwhistle, Northumberland	Grocer and Ironmonger	Carlisle	3 of 1902	Allen, Robert	24, Grainger-street, West, Newcastle-on-Tyne, Char- tered Accountant	Mar. 5, 1902
Partridge, J. hn	Bank-street, Brampton, in the borcugh of Chesterfield, in the county of Derby	Builder	Chesterfield	of 1902	Mitchell, Arthur Edward	15A, Gluman-gate, Ches- terfield, Chartered Ac- countant	Mar. 3, 1902
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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.
De la Fosse, Henry George (described in the Re- ceiving Order as H. de la Fosse)	19. the Grove, Boltons, South Kensington, in the county of London	*** *** ***	High Court of Justice in Bankruptcy	453 of 1898	Augustus Cufaude Palmer	7 and 8, Railway-ap- proach, London Bridge, S.E.	Chartered Accountant	Feb. 10, 1902
Nordmann, Michel, and Solomon, Lewis (trading as								
M. Nordmann and Co.)	101, Hatton-garden, in the city of London	Watch Importers	High Court of Justice in Bankruptcy	1035 of 1897	Lawrence Hasluck	17, Holborn - viaduct, E.C.	Chartered Accountant	Feb. 10, 1902
Parker, Mary Ann	1, Waldeck-road, West Green- road, Tottenham, lately carry- ing on business at the Crown and Sceptre Pablic - house, Holland-road, Kensington, both in the county of London	Lately Licensed Victualler, Widow	High Court of Justice in Bankruptcy	215 of 1901	Alfred Aylett Moore	3, Crosby-square, London, E.C.	Chartered Accountant	Feb. 19, 1902
Dalton, Michael	Withers-street, Blackburn, in the county of Lancaster	Butcher and Grocer	Blackburn	11 of 1901	Francis Arkwright	64, Northgate, Blackburn	Provision Merchant	Jan. 28, 1902
Cook, George Robert (trading as G. R. Cook and Son)	4, Zion-place, and Hanover- place, Margate, Kent	Builder	Canterbury	37 of 1899	Freder'c William Davis	Of the firm of Messrs. Saker and Davis, 95 and 97, Finsbury-pave- ment, London, E.C.	Chartered Account- ant	Feb. 10, 1902
ooke, William Archibald	9, Montpellier-walk, Cheltenham	Jeweller and Cycle Agent	Cheltenham	4 of 1901	Albert Cripwell	Of the firm of Corfield and Cripwell, 12, Cherry-street, Birming- ham	Accountant	Feb. 26, 1902
Armstrong, Stephen	Buxton-road, Bakewell, in the county of Derby	Grocer and Provision Dealer	Derby and Long Eaton	20 of 1898	Thomas Henry Har- rison	23, Wardwick, Derby	Chartered Account- ant	Feb. 19, 1902
Carr, Thomas	Gregson's Farm, Madnook, Moss Side, Marton, lately residing and carrying on business at Hawes Side-lane, Marton, both in the county of Lancaster	Farmer	Preston	13 of 1901	James Todd	3, Winckley - square, Preston, and 18, Birley- street, Blackpool	Chartered Accountant	Jan. 28, 1902
Harkes, Robert	18, Jutland-street, and lately carrying on business at Leeming-street, Preston, both in the county of Lancaster	Stone Mason	Preston	29 of 1900	Robert Edwin Smalley	9, Chapel-street, Preston	Chartered Account- ant	Jan. 6, 1902

NOTICES TO DEBTORS IN LIEU OF PERSONAL SERVICE OF BANKRUPTCY NOTICES AND PETITIONS, AND OF APPLICATIONS TO COMMIT FOR CONTEMPT OF COURT.

Debtor's Name,	Debtor's Address.	Debtor's Description.	Court.	No.	Nature of Notice of which Substituted Service directed.	Date thereof.	If a Petition or Application to Commit, Date of Hearing.	Name and Description of Person giving Bankruptcy Notice, or by whom Petition is Presented, or by whom Application to Commit is being made.
Pantikian, H. H. (trading as Pantik, H. H.)	29, Princess-street, Ma chester	Cluth Agent	Manchester	18 of 1902	Bankruptcy Petition	Feb. 28, 1902	Mar. 17, 1902, at 2.45 p.m.	The Newchurch Spinning and Weaving Company Limited, of Victoria Works, Cloughfold, in the county of Lan- caster
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THE COMPANIES ACTS, 1862 to 1900.

WINDING-UP ORDER.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of Order.	Date of Presentation of Petition.
Charles Hickling and Company Limited	12, Fletcher-gate, Nottingham	Nottingham	1 of 902	Feb. 26, 1902	Jan. 21, 1902

FIRST MEETINGS.

Name of Company	Address of Registered Office.	Cours.	Number.	Date of First Meeting	Hour.	Place.
The Associated Rhodesian Gold Estates Limited	3?, Queen Victoria-street, in the city of London	High Court of Justice	00346 of 1901	Creditors, Mar. 21, 1902	11 А.М.	33, Carey-street, Lincoln's- inn, London, W.C.
				Contributories, Mar. 21, 1902	12 noon	Inns of Court Hotel, Lincoln's- inn-fields, London, W.C.
University Press Limited	2, Broad-street-buildings, in the city of	High Court of Justice	0032	Creditors, Mar. 20, 1902	11 A.M.	33, Carey-street, Lincoln's-
	Donasii		01 1302	Contributories, Mar. 20, 1902	11.50 A.M.	3%, Carey-str. et, Lincoln's- inn, London, W.C.
Charles Hickling and Company Limited	12, Fletcher-gate, Nottingham	Nottingham	1 of 1902	Creditors, Mar. 18, 1902	12 noon	Official Receiver's Offices, 4, Castle - place, Park - street,
				Contributories, Mar. 18, 1902	12.30 г.м.	Official Receiver's Offices, 4, Castle - place, Park - street,
•	London		of 1902 1	Contributories, Mar. 20, 1902 Creditors, Mar. 18, 1902	11.30 A.M. 12 noon	inn, London, W.C. 32, Carey-str. et, Line inn, London, W.C. Official Receiver's Offic Castle - place, Park - 2 Nottingbam Official Receiver's Offic

NOTICE OF DIVIDEND.

Name of Company.	Address of Begistered Office.	Cours.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	where Payable.
W. E. Shuttlewood Limited	Malpas, Cheshire	Nantwich and Orewe	1 of 1901	3s. 5d.	First and Final	Mar. 14, 1902	Official Receivers Office, King- street, Newcastle, Staffordshire
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Pursuant to the Companies (Winding-up) Act, 1900, 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 Bankruptcy Act, 1861.
MEETING of the creditors of the bankrupts 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 Registrar's Chambers fat the County Court, Quay-street, in the city of Manchester, before Asheton Henry Atkinson, E-q., Registrar, WILLIAM HORSFALL and GEORGE HORSFALL, both of the city of Manchester, Cotton and Cotton Waste Dealers, adjudicated bankrupts the 20th day of December, 1869. A divisend meeting in the joint estate of the above named banknucting in the joint estate of the above named bank-nucts will be held the 21st day of March, 1902, at 2.30 o'clock in the afternoon precisely. At the said meeting the Assignees will, in pursuance of the 17sth section of the said Act, submit statements of the bankrupts' estates recovered and outstanding, and of all receipts and all payments made or to be made thereout, and the creditors at the said meeting will in pursuance of the creditors at the sa'd meeting will, in pursuance of the said section, declare whether any and what dividend thill to made, and whether any and what allowance shall be taid to the said bankrupts. Proofs of debt will shall be said to the said bankrupts. Proofs of debt will be received, and creditors who have not proved, or do not then prove, will be excluded from the benefit of the dividend, and all claims not then proved will be disallowed.—Dated the 5th day of March, 1902.

ASHETON H. ATKINSON, Registrar.

ATKINSON, SAUNDERS, and CO., 77, Kingsteet, Manchester, Solicitors for Richard Thomas Wallwork, the surviving Creditors Assignce and the Official Assignce.

THE estates of ANDREW McEWAN, Butcher and Cattle Dealer, Albert-place, Leith-walk, Edinburgh, were sequestrated on 3rd March, 1902, by the Sheriff of the Lothians and Peebles, at Edinburgh.

The first deliverance is dated 3rd March, 1902.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday, 14th March, 1902, within Dowell's Rooms, 18, George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before 3rd July, 1902.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone. MAL. GRAHAM YOOLL, S.S.C., 30, Hanover-

street, Edinburgh, Agent.

THE estates of GEORGE KING, Manufacturing Confectioner, Millerhill, Da'keith, were sequestrated on 1st March, 1902, by the Sheriff of the Lothians and Peebles at Edinburgh.

The first deliverance is dated the 1st March, 1902. The meeting to elect the Trustee and Commissioners is to be held on Tuesday, the 11th day of March, 1902, at two o'clock afternoon, within Dowell's Rooms, No. 18,

George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

GEO. JACK, S.S.C., Dalkeith, Agent.

THE estates of BUNYAN AND GREIG, Builders, Ann-street, Newhaven, Leith, and Alexander Bunyan, Builder, 12, New-lane, Newhaven, and John Mackie Greig, Builder, 1, Largo-place, Leith, the Individual Partners of said firm, as Partners thereof, and as Individual Partners of said firm, as Partners of said firm, as Individual Partners of said firm, as Individual Partners of s d viduals, were sequestrated on the 5th day of March, 1902, by the Court of Session.

The first deliverance is dated the 25th day of February,

1902.

The meeting to elect the Trustee and Commissioners is to be held at 11 o'clock forenoon, on Friday, the 14th day of March, 1902, within Messrs. Lyon and Turnbull's Rooms, No. 51, George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 5th day of July, 1902.

The sequestration has been remitted to the Sheriff of the Lothians and Peebles at Edinburgh.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

F. J. TROTTER. Solicitor, 5, St. Andrew-square, Edinburgh, Agent.

N(IICE,--All Netices and Advertisements are published in the London Gazette at the risk of the Advertiser.

Scale of Charges for Advertisements, which must be received before 2 o'clock on the day previous to publication. Bankruptcy Notices (except as below), 5s.

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Notices under the County Courts Equitable Jurisdiction, when received from the Registrar of County Court Judgments, 10s.

Friendly Societies Notices, 5s.

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All Letters must be Post-paid, and all communications on the business of the London Gazette to be addressed to the Office, 47, St. Martin's Lane, London, W.C.

Printed and Published by Thomas Harbison and James William Habrison, Printers, at their Office, 47, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, in the County of London,

Friday, March 7, 1902.