

# The London Gazette

### Published by Authority.

FRIDAY, MAY 22, 1903.

At the Court at Buckingham Palace, the 20th day of May, 1903.

#### PRESENT.

The KING's Most Excellent Majesty in Council.

This day the Right Honourable William Hillier, Earl of Onslow, G.C.M.G., 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.

At the Court at Buckingham Palace, the 20th day of May, 1903.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

His Majesty in Council was this day pleased to appoint the Right Honourable William Hillier, Earl of Onslow, G.C.M.G., President of the Board of Agriculture.

A. W. FitzRoy.

Privy Council Office, May 20, 1903.

This day, in the presence of the Lord President of the Council, the Right Honourable William Hillier, Earl of Onslow, G.C.M.G., was sworn President of the Board of Agriculture.

At the Court at Buckingham Palace, the 20th day of May, 1903.

#### 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 His 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 "His Majesty in Council, and thereupon it shall "be lawful for His Majesty in Council to make "and issue an Order or Orders for uniting such "benefices, sinecure rectory or rectories, vicarage "or vicarages, into one benefice, with cure of "souls, for ecclesiastical purposes only,"

And whereas the Lord Archbishop of Canterbury, pursuant to the provisions of the said Act, hath duly prepared and laid before His Majesty in Council a certificate in writing, bearing date the fourteenth day of February, in the year of our Lord one thousand nine hundred and three, in the words and figures following, that is to

say:—
"We the undersigned Randall Thomas Archbishop of the Province of Canterbury Primate of All England and Metropolitan do hereby certify

to Your Majesty in Council.
"That the Right Reverend Edward Lord Bishop of Lincoln as Bishop of the diocese within which are situate the vicarage of Cherry Willingham and the perpetual curacy of Greetwell, both in the county of Lincoln having represented that the said benefices being contiguous to each other and of which the aggregate population does not exceed one thousand five hundred persons may with advantage to the interests of religion be united into one benefice we have enquired into the circumstances of the case.

"That on such enquiry it has appeared to us that such union might be usefully made and is not of inconvenient extent and that The Very Reverend Edward Charles Wickham, Clerk, D.D. Dean of the Cathedral Church of the Blessed Virgin Mary of Lincoln and the Chapter of the same church the patrons or persons entitled to present or nominate to the vicarage of Cherry Willingham and also to the perpetual curacy of Greetwell if the same were now vacant consent

to the proposed union.

"That six weeks and upwards before certifying such enquiry and consent to Your Majesty in Council a copy in writing of the aforesaid representation of the said Lord Bishop was affixed to 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 against such union and no cause has been shown.

"The representation of the said Lord Bishop of Lincoln, the 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.

" Randall 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 vicarage of Cherry Willingham, situate in the county and diocese of Lincoln, and the perpetual curacy of Greetwell, situate in the same county and diocese, shall be united into one benefice with cure of souls for ecclesiastical purposes only, A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty in Council. HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act

of the fifty-ninth year of His 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; 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 twenty-sixth day of March, in the year one thousand nine hundred and three, in the words following, that is to say :-

the Ecclesiastical 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; 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 Martin Roath situate in the parish of Roath in the county of Glamorgan and in the diocese of Llandaff.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Martin Roath situate

as aforesaid.

"Now therefore, with the consent of the Right Reverend Richard Bishop of the said diocese of Llandaff (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent, that it would, in our opinion, be expedient that all that part of the said parish of Roath which is described in the Schedule hereunder written, all which part, together with the boundaries thereof is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church of Saint Martin Roath situate as aforesaid, and that the same should be named 'The District Chapelry of Saint Martin Roath.' And with the like consent of the said Richard Bishop of the said diocese of Llandaff (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent, that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at Saint Martin Roath the said church of situate as aforesaid, and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being. Provided always, that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

pray that Your "We therefore, humbly 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 Martin Roath

being: "All that part of the parish of Roath in the county of Glamorgan and in the diocese of Llandaff which is bounded upon the north-west partly by the parish of Llanishen and partly by the parish of Saint John Cardiff both in the said county and diocese upon the south-west partly by the new parish of Saint Andrew Cardiff in the said county and diocese and partly by the said parish of Saint John Cardiff and upon the remaining sides that is to say, upon the south and upon the east by an imaginary line commencing upon the boundary which divides the said parish of Saint John Cardiff from the said parish of Roath, at the junction of Northcote-street and Castle-road with Kincraig-street and extending thence north-eastward along the middle of Kincraig-street for a distance of eight chains or thereabouts to its junction with the road called Plasnewydd-square and extending thence southeastward along the middle of Plasnewydd-square for a distance of three chains or thereabouts to its junction with Arran-street, and extending thence north-eastward along the middle of Arranstreet for a distance of four chains or thereabouts to its junction with the road called Plasnewyddplace and extending thence north-westward along the middle of Plasnewydd-place for a distance of three chains or thereabouts to its junction with Upper Kincraig-street and extending thence north-eastward along the middle of Upper Kincraig-street for a distance of ten chains or thereabouts to its junction with Cottrell-road and extending north-westward along the middle of Cottrell-road for a distance of twelve chains or thereabouts to its junction with Albany-road and with Wellfield-road and extending thence north-eastward along the middle of Wellfield-road for a distance of eleven chains or thereabouts to its junction with Pen-ylan-road and extending thence first north-eastward and then north-westward along the middle of Pen-y-lan-road for a distance of one mile or thereabouts to the boundary which divides the said parish of Roath from the parish of Llanishen 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 Llandaff.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

#### PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His 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; 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 second day of April, in the year one thousand nine hundred and three, in the words and figures following, that is

"We, the Ecclesiastical Commissioners for England in pursuance of the Act of the fiftyhinth 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 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 Barnabas Buck-land situate in the parish of Buckland by Dover in the county of Kent and in the diocese of Canterbury.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Barnabas Buckland situate

as aforesaid.

"Now, therefore, with the consent of the Right Honourable and Most Reverend Randall Thomas Archbishop of Canterbury (testified by his having signed and sealed this representation) we the said Ecclesiastical Commissioners humbly represent that it would in our opinion be expedient that all that part of the said parish of Buckland by Dover which is described in the Schedule hereunder written all which part together with the boundaries thereof is delineated and set forth on the map or plan hereunto annexed should be assigned as a district chapelry to the said church of Saint Barnabas Buckland situate as aforesaid and that the same should be named 'The District Chapelry of Saint Barnabas Buckland.' And with the like consent of the said Randall Thomas Archbishop of Canterbury (testified as aforesaid) we the said Ecclesiastical Commissioners further represent that it appears to us to be expedient that banns of matrimony should be published and that marriages baptisms churchings and burials should be solemnized or performed at the said church of Saint Barnabas Buckland situate as aforesaid and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being. Provided always that so long as the Reverend Turberville Evans Clerk in Holy Orders the present Vicar or Incumbent of the vicarage of the said parish of Buckland by Dover shall continue to be such Vicar or Incumbent all the fees which may be received in respect of such publication solemnization or performance at the said church of Saint Barnabas Buckland situate as aforesaid shall be paid over by the Minister thereof to the said Turberville Evans. And pro-And provided also that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the per-formance of the said office of baptism or for the registration thereof.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Barnabas Buckland being:-

"All that part of the parish of Buckland by Dover in the county of Kent and in the diocese of Canterbury which is bounded upon the east and south-east partly by the parish of Guston and partly by the parish of Charlton both in the said county and diocese and upon the remaining sides that is to say upon the south-west upon the west and upon the north by an imaginary line commencing at the point in the middle of London-road where the boundaries of the said parish of Charlton the new parish of Saint Bartholomew Charlton by Dover in the

said county and diocese and the said parish of Buckland by Dover all meet and extending thence north-westward along the middle of London-road for a distance of twenty-one chains or thereabouts to its junction with Lorne-road and extending thence north-eastward along the middle of Lorneroad for a distance of nine chains and a half or thereabouts to its junction with Barton-road and extending thence north-westward along the middle of Barton-road for a distance of five chains and a half or thereabouts to its junction with Springfield-road and extending thence northeastward along the middle of Springfield-road for a distance of three chains and a half or thereabouts to its junction with Heathfieldavenue and continuing thence in precisely the same direction and in a straight line for a dis-· tance of six chains or thereabouts to the boundary of the municipal borough of Dover upon the south side of the Dover and Deal line of the South Eastern and Chatham Railway and extending thence south-eastward and then northeastward along the said borough boundary for a distance of thirty-seven chains and a half or thereabouts (thereby following the said south side of the said line of railway) to a point in the middle of Roman-road where such boundary crosses the boundary which divides the said parish of Buckland by Dover from the said parish of Guston. Save and except the following plots or parcels of land which are situate within the above described portion of the said parish of . Buckland by Dover and which are to be excluded from the said district chapelry of Saint Barnabas Buckland that is to say (1) All that plot or parcel of land which has a frontage of three hundred and ten feet or thereabouts to Barton-road and comprises the buildings and premises known as Buckland Schools and (2) All that plot or parcel of land which has a frontage of one hundred and sixty feet or thereabouts to Barton-road and a frontage of one hundred and twenty feet or thereabouts to Roman-road and comprises the buildings and premises known as Charlton School for Girls and Infants.

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 Canterbury

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners VV o for England have in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria chapter thirtynine, 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 twenty-sixth day of March, in the year one thousand nine hundred and three, in the

words following, that is to say:-

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the thirtythird and thirty-fourth years of 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 advowsons or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said benefice' of Llanginning in the county of Carmarthen and in the diocese of Saint David's and the church and cure (hereinafter called 'the said benefice') of Saint Clears in the said county of Carmarthen and in the said diocese of Saint David's.

"Whereas the advowson or perpetual right of patronage of and presentation to each of the said benefices of Llanginning and Saint Clears is vested for an estate in fee simple without incumbrances in Thomas William Barker of Number two Notts square in the borough of Carmarthen

Solicitor.

"And whereas the said Thomas William Barker is desirous that the whole advowson or perpetual right of patronage of and presentation to each of the said benefices of Llanginning and Saint Clears now vested in him as aforesaid should be transferred to and be vested in the Bishop for the time being of the said diocese of Saint David's.

"And whereas the Right Reverend John now Bishop of the said diocese of Saint David's 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 John Bishop of the said diocese of Saint David's has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefices of Llanginning and Saint Clears 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 parishes or districts in or in respect of which the advowsons or rights of patronage so recommended and proposed to be transferred as aforesaid arise or exist that is to say in the parish of Llanginning and in the

parish of Saint Clears.
"Now therefore with the consent of the said Thomas William Barker (in testimony whereof he has signed and sealed this scheme) and with the consent of the said John Bishop of the said diocese of Saint David's (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 each of the said benefices of Llanginning and Saint Clears now vested in him the said Thomas William Barker in fee simple as aforesaid shall be trans-

ferred from him to the said John Bishop of the said diocese of Saint David's and his successors Bishops of the same diocese and shall thereupou and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said John Bishop of the said diocese of Saint David's 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 Saint David's.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the fifth and sixth years of Her late Majesty Queen Victoria, chapter one hundred and eight, and of the Act of the twenty-first and twenty-second years of Her said late Majesty, chapter fifty-seven, which Acts are known as "The Ecclesiastical Leasing Acts," duly prepared and laid before His Majesty in Council a scheme bearing date the twenty-sixth day of March, in the year one thousand nine hundred and three, in the words following, that is to

say:—
"We the Ecclesiastical Commissioners for England in pursuance of the Act of the fifth and sixth years of Her late Majesty Queen Victoria, chapter one hundred and eight, and of the Act of the twenty-first and twenty-second years of Her said late Majesty, chapter fifty-seven, which Acts are known as 'The Ecclesiastical Leasing Acts, have prepared, and now humbly lay before Your Majesty in Council the following scheme relating to the rectory and parish of Hornsey, in the diocese of London, and also to the provision for the cure of souls within two intended new districts of Saint Luke, Hornsey and Saint Luke, Finchley, hereinafter more particularly described.

"Whereas the annual value of the benefice of Hornsey, that is to say, of the rectory of the parish of Hornsey aforesaid, has been improved under and by virtue of a certain sale of glebe lands belonging to the said rectory, which sale was made under the authority of the said Acts with the concurrence of us, the said Ecclesiastical Commissioners, by the Reverend St. Clair George Alfred Donaldson, the present rector or Incumbent of the said benefice of Hornsey, and which sale took effect as from the date of the deed effecting the same, that is to say, as from the third day of November, one thousand nine hundred and two.

"And whereas the moneys, being the net proceeds of the said sale, have been in accordance with the provisions in that behalf contained in the said Acts invested by us, the said Commissioners, and are now represented by a sum of fifteen thousand two hundred and thirty-six pounds eleven shillings and two pence India Three pounds per centum Stock, which is held by us in trust to pay over to the rector for the time being of the said parish of Hornsey, the annual interest or dividends from time to time arising or accruing therefrom or thereupon, but subject nevertheless to the provisions contained in the said Acts with respect to making a certain portion of the improved value arising to the rectory of Hornsey aforesaid from the said sale payable to us for the benefit of our common fund, or for the purpose of making better provision than now exists for the cure of souls within the original limits of the said parish of Hornsey.

"And whereas after making payable to us for the benefit of our common fund for the purposes hereinafter mentioned, such portions as are hereinafter mentioned of the improved value which has arisen as aforesaid to the said rectory of Hornsey from the said sale, the average annual income of the said rectory of Hornsey will not be left at a less sum than six hundred pounds.

"And whereas the Reverend St. Clair George Alfred Donaldson, the rector or Incumbent as aforesaid of the said rectory of Hornsey, is desirous that we should submit to Your Majesty in Council the recommendation and proposal hereinafter set forth, and has signified his consent thereto by signing and sealing this scheme.

"Now, therefore, we, the said Ecclesiastical Commissioners, humbly recommend and propose that as from the date of the formation or constitution of a certain intended new district by the name of Saint Luke, Hornsey, to be formed out of the original parish of Hornsey aforesaid, the sum of five thousand pounds India Three pounds per centum Stock, forming part of the Stock hereinbefore mentioned, shall cease to be held by us for the benefit of the rector or Incumbent of the parish of Hornsey aforesaid, and shall be held by us for the benefit of our common fund, nevertheless to the intent that the said sum of five thousand pounds India Three pounds per centum Stock shall be applied by us for the benefit of the Incumbent or minister of such district (or new parish when the same shall have become a new parish) of Saint Luke, Hornsey, and that the annual interest or dividends arising therefrom shall be payable and paid by us to or for the benefit of the minister or Incumbent for the time being of such district or new parish of Saint Luke, Hornsey, and his successors for ever.

"And we, the said Ecclesiastical Commissioners, humbly recommend and propose further that as from the date of the formation or constitution of a certain other intended new district by the name of Saint Luke, Finchley, to be formed out of the parish of Finchley and the new parish of Saint Paul, Long-lane, Finchley, also in the said diocese of London, the sum of three thousand three hundred and thirty-three pounds six shillings and eight pence India Three pounds per centum Stock (being a further part of the said sum of fifteen thousand two hundred and thirty-six pounds eleven shillings and two pence Stock) shall cease to be held by us for the benefit of the rector or Incumbent of the parish of Hornsey aforesaid, and shall be held by us for the benefit of our common fund nevertheless to the intent that the said sum of three thousand three hundred and thirty-three pounds six shillings and eight pence India Three pounds

per centum Stock shall be applied by us for the benefit of the minister or Incumbent of such district (or new parish when the same shall have become a new parish) of Saint Luke, Finchley, and that the annual interest or dividends arising therefrom shall be payable and be paid by us to or for the benefit of the minister or lncumbent for the time being of such district or new parish of Saint Luke, Finchley, and his successors for

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

And whereas the notice of the foregoing scheme which is required by the hereinbefore mentioned Acts has been given by the said Commissioners to the patron of the said benefice of Hornsey and the said patron has not made any objection to the said scheme.

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 London.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

#### PRESENT

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have in pursuance of tho 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 second day of April in the year one thousand nine hundred and three 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 Luke Hornsey situate within the new parish (sometime district chapelry) of the Holy Innocents Hornsey in the

county London.

"Whereas at certain extremities of the said new parish of the Holy Innocents Hornsey of the new parish (sometime district chapelry) of Ohrist Church Hornsey in the said county of Middlesex and diocese of London and of the new

of Middlesex and in the diocese of

Holy Trinity Stroud Green in the said county of Middlesex and diocese of London, 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 the Holy Innocents Hornsey, of the said new parish of Christ Church Hornsey, and of the said new parish of the Holy Trinity Strond Green should be formed into a consolidated chapelry for all ecclesiastical purposes and that the same should be assigned

to the said church of Saint Luke Hornsey situate as aforesaid.

"Now therefore with the cousent 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 vicarage of the said new parish of the Holy Innocents Hornsey, of the vicarage of the said new parish of Christ Church Hornsey, and of the vicarage of the said new parish of the Holy Trinity Stroud Green (in testimony whereof he the said Arthur Foley, Bishop of London, has signed and sealed this representation), we the said Ecclesiastical Commissioners for England, humbly represent that it would, in our opinion, be expedient that all those contiguous portions of the said new parish of the Holy Innocents Hornsey, of the said new parish of Christ Church Hornsey, and of the said new parish of the Holy Trinity Stroud Green, which are described in the schedule hereunder written, all which portions together with the boundaries thereof are de-lineated 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 Luke Hornsey, situate as aforesaid, and that the same should be named 'The Consolidated

Chapelry of Saint Luke Hornsey.'
"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 Luke

Hornsey, comprising:

"I. All that portion of the new parish (sometime district chapelry) of the Holy Innocents Hornsey in the county of Middlesex and in the diocese of London which is bounded upon the north-east partly by the consolidated chapelry of Saint Peter Hornsey and partly by the consolidated chapelry of Saint Paul Harringay upon the south-east by the new parish (sometime consolidated chapelry) of the Holy Trinity Stroud Green upon part of the south-west by the new parish (sometime district chapelry) of Christ Church Hornsey all in the said county and diocese and upon the remaining sides that is to say upon the remaining part of the south-west and upon the north-west by an imaginary line commencing upon the boundary which divides the said new parish of Christ Church Hornsey from the said new parish of the Holy Innocents Hornsey at or near the south-eastern corner of the garden attached to the corner house the premises of which abut upon Bourne-road upon the cast and the road called Weston Park upon the north and extending thence first eastward to and then north-westward along the middle of Bourneparish (sometime consolidated chapelry) of the | road for a distance of three chains or thereabouts to its junction with the said road called Weston Park and extending thence north-eastward along the middle of the said road called Weston Park for a distance of twenty-eight chains or thereabouts to the wall or fence which is situate at its north-eastern end and continuing thence north-eastward in precisely the same direction and in a straight line for a distance of ten chains or thereabouts to a point in the middle of the main line of the Great Northern Railway upon the boundary which divides the said new parish of the Holy Innocents Hornsey from the said consolidated chapelry of Snint Peter Hornsey.

"II. And also all that contiguous portion of the said new parish of Christ Church Hornsey which is bounded upon the north-east by the said new parish of the Holy Innocents Hornsey upon the south-east partly by the said new parish of the Holy Trinity Stroud Green and partly by the new parish of Saint Mary Hornsey Rise in the said county and diocese and upon the remaining sides that is to say upon the south-west and upon the north-west by an imaginary line commencing upon the boundary which divides the said new parish of Saint Mary Hornsey Rise from the said new parish of Christ Church Hornsey at or near the junction of Dickenson-road with Crouch Hill-road and extending thence north-westward along the middle of Crouch Hill-road for a distance of twelve chains or thereabouts to a point opposite to the wall on the northern side of the footpath or passage running between the houses on the northern side of the road called Cecile Park and the houses on the southern side of the road called Harringay Park and extending thence north-eastward to and along the last-mentioned wall for a distance of thirteen chains or thereabouts to the north-eastern end of the said footpath or passage and continuing thence along the wall or fence forming the boundary between the houses on the northern side of the said road called Cecile Park and the houses on the southern side of the said road called Harringay Park for a distance of three chains and a half or thereabouts to the boundary which divides the said new parish of Christ Church Hornsey from the said new parish of the Holy Innocents Hornsey.

"III. And also all that contiguous portion of the said new parish of the Holy Trinity Stroud Green which is bounded upon the east by the said consolidated chapelry of Saint Paul Harringay upon the north-west partly by the said new parish of the Holy Innocents Hornsey and partly by the said new parish of Christ Church Hornsey upon the south-west by the said new parish of Saint Mary Hornsey Rise and upon the remaining side that is to say upon the southeast by an imaginary line commencing at the point where the boundary which divides the said new parish of Saint Mary Hornsey Rise from the said new parish of the Holy Trinity Stroud Green crosses the middle of Mount View-road and extending thence north-eastward along the middle of Mount View-road for a distance of forty-four chains or thereabouts to the point where such road turns southward towards Harringay Railway Station and extending thence north-eastward in precisely the same direction and in a straight line for a distance of six chains and a half or thereabouts to a point in the middle of the main line of the Great Northern Railway upon the boundary which divides the said new parish of the Holy Trinity Stroud Green from the said consolidated chapelry of Saint Paul Harringay.

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.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the sixteenth and seventeenth years of Her late Majesty Queen Victoria, chapter fifty, and of the Act of the twenty-third and twenty-fourth years of Her said late Majesty, chapter one hundred and twenty-four duly prepared and laid before His Majesty in Council a scheme bearing date the twenty-sixth day of March, in the year one thousand nine hundred and three, in the words and figures following, that is to say:—

the words and figures following, that is to say:—
"We the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixteenth and seventeenth years of Her late Majesty Queen Victoria chapter fifty and of the Act of the twenty-third and twenty-fourth years of Her said late Majesty chapter one hundred and twenty-four have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting an exchange of the patronage of the benefice (being a rectory) of Bleadon situate in the county of Somerset and in the diocese of Bath and Wells for the patronage of two other benefices namely the benefice (being a rectory) of Mablethorpe Saint Mary with Stane (otherwise Stiver) annexed situate in the county of Lincoln and in the diocese of Lincoln, and the benefice of Waxham (being a rectory) with the vicarage of Palling annexed situate in the county of Norfolk and in the diocese of Norwich.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Bleadon is vested in the Bishop of London for the time being.

"And whereas the advowson or perpetual right of patronage of and presentation to each of the said benefices of Mablethorpe Saint Mary with Stane (otherwise Stiver) and Waxham with Palling is vested for an estate in fee simple without incumbrances in Emily Agnes Galloway of Willoughby Rectory Lutterworth in the county of Leicester Spinster and in her heirs and assigns.

of Leicester Spinster and in her heirs and assigns.

"And whereas the Right Reverend Arthur Foley now Bishop of London and the said Emily Agnes Galloway have respectively signified to us their desire that the patronage of the said three benefices of Bleadon, Mablethorpe Saint Mary with Stane (otherwise Stiver) and Waxham with Palling may be rearranged by way of exchange in the manner which is hereinafter recommended and proposed.

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

"Now therefore with the consent of the said Arthur Foley Bishop of London acting as the patron of the said benefice of Bleadon aforesaid

(in testimony whereof he has set his hand and affixed his episcopal seal to this scheme) and with the consent of the said Emily Agnes Galloway as patron of the said benefices of Mablethorpe Saint Mary with Stane (otherwise Stiver) and of Waxham with Palling (in testimony whereof she has signed and sealed this scheme) 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 Bleadon and the church thereof shall be assigned and transferred from the said Arthur Foley Bishop of London and from his successors Bishops of London and shall become and be absolutely vested in and shall and may from time to time and at all times be exercised by the said Emily

Agnes Galloway and her heirs and assigns for ever and that in exchange for the same the whole advowson or perpetual right of patronage of and presentation to the said benefice of Mablethorne Saint Mary with Stane (otherwise Stiver) and the said benefice of Waxham with Palling and the churches thereof shall in like manner and upon and from the same date be assigned and transferred from the eaid Emily Agnes Galloway and from her heirs and assigns and shall become and be absolutely vested in and shall and may from time to time and at all times be exercised by the said Arthur Foley Bishop of Loudon and his successors Bishops of London

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

"The SCHEDULE to which the foregoing Scheme has reference.

Name and Quality of the Benefice to be given in exchange by the Bishop of London.	County,	Diocese.	Population.	Gross Income.	Residence.
Bleadon (a Rectory)	Somerset	Bath and Wells	607	<b>£</b> 496	Yes
Name and Quality of the Benefices to be given in exchange by Emily Agnes Galloway.	County.	Diocese.	Population.	Gross Income.	Residence.
Mablethorpe Saint Mary with Stane (otherwise Stiver) (a Rectory)	Lincoln	Lincoln	932	£424	No
Waxham (a Rectory) with Palling (a Vicarage)	Norfolk	Norwich	443	£327	Yes."

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

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT

The KING's Most Excellent Majesty in Council. WHEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the thirty-third and thirty-fourth years of Her 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 twenty-third day of April, in the year one thousand nine hundred and three, in the words and figures following, that is to say :-

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the thirtythird 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 Peter Rock Ferry in the county of Chester and in the diocese of Chester.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Saint Peter Rock Ferry is vested for an estate in fee simple in Thomas Bird Hall of Larch Wood Rock Ferry aforesaid Thomas Simpson Paterson of 18 Rock Park Rock Ferry aforesaid Thomas Charles Clarke of 6 Rock Park aforesaid Thomas William Oakshott of Derby House Rock Ferry aforesaid and the Reverend George Ramsay Feilden Rector of Bebington in the said county of Chester (hereinafter called the said Trustees).

"And whereas the said Trustees are desirous that the whole advowson or perpetual right of patronage of and presentation to the said bene-fice of Saint Peter Rock Ferry now vested in them as aforesaid should be transferred to and be vested in the Bishop for the time being of the

said diocese of Chester.

"And whereas the Right Reverend Francis John now Bishop of the said diocese of Chester 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 Francis John Bishop of the said diocese of Chester has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefice of Saint Peter Rock Ferry 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 Peter Rock Ferry aforesaid.

"Now therefore with the consent of the said Trustees (in testimony whereof they have signed and sealed this scheme) and with the consent of the said Francis John Bishop of the said diocese of Chester (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 Peter Rock Ferry now vested in them the said Trustees as aforesaid shall be transferred from them to the said Francis John Bishop of the said diocese of Chester 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 Francis John Bishop of the said diocese of Chester 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 provisious 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 Chester.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th, day of May, 1903.

#### PRESENT.

The KING's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have in pursuance of an Act of the twenty-seventh and twenty-eighth, years of Her late Majesty Queen Victoria, chapter seventy, duly prepared and laid before. His Majesty in Council a scheme bearing data. the second day of April, in the year one thousand nine hundred and three, in the words and figures following, that is to say:-

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the twenty-. seventh and twenty-eighth years of Her late Majesty Queen Victoria, chapter seventy, have prepared and now humbly lay before Your-Majesty in Council the following scheme foreffecting the transfer to us and our successors of certain lands and hereditaments now belonging to the King's devout and poor chaplains, vicars. choral of the cathedral church of Lincoln and for substituting in lieu thereof an annual money

"Whereas it is by the same Act enacted that it shall be lawful under the authority of a scheme prepared by us and of an Order of Your Majesty in Council ratifying the same with the consent in writing under the common or corporate seal of any vicars choral, priest vicars, senior vicars, custos and vicars warden and vicars or minor cauons who may constitute a corporation aggregate in any cathedral church in England and of their visitor for the said vicars choral, priest vicars, senior vicars, custos and vicars warden and vicars or minor canons to transfer to and vest in us for the purposes of the Acts relating to us and subject to the provisions thereof and to the conditions which may be specified in any such scheme and Order, all the lands and hereditaments belonging to such corporation for and in consideration of any annual or other money payment to be made by us to such corporation.

"And whereas the King's devout and poor

chaplains, vicars choral of Lincoln Cathedral constitute a corporation aggregate within the meaning of the said hereinbefore recited Act and haveagreed with us that with a view of effecting such a transfer of certain lands and hereditaments. now belonging to them as is contemplated by the said Act the following arrangement shall be recommended by us to Your Majesty in Council.

"Now therefore with the consent of the said vicars choral testified by their having hereunto affixed their corporate seal and of the Right Reverend Edward Lord Bishop of Lincoln, Visitor of the said Corporation (in testimony whereof he hath hereunto set his hand and affixed his episcopal seal) we humbly recommend and propose that immediately upon the gazetting of an Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order, all lands and heredicaments whatsoever now belonging to the said vicars choral or to or in which they ought to have any estate, right, title or interest (with the exception of any right of ecclesiastical patronage and of their fourhouses of residence with the gardens thereto situate in the Vicars Court, Lincoln), shall together with all such estate, right, title and interest in the same and in the stock and moneys particularly described in the schedule hereunto. annexed be and be held to be for the consideration hereinafter mentioned transferred by and from the said vicars choral to us and shall then and thereupon become and be absolutely vested

in us and our successors for the purposes of the Acts relating to us subject, nevertheless to any legally subsisting lease or leases thereof or of any part or larts thereof and to all charges or liabilities which specifically attach to the ownership of the said lands and hereditaments and that we shall, upon such gazetting as aforesaid, be entitled to the rents, profits and proceeds of the said lands and hereditaments hereby proposed to be transferred to us as from the twenty-fifth day of December, one thousand nine hundred and two, and that in consideration of and for such transfer there shall be paid by us to the said vicars choral the sum of one thousand one hundred and forty pounds per annum by equal quarterly payments on the twenty-fifth day of March, the twentyfourth day of June, the twenty-ninth day of September and the twenty-fifth day of December in every year and that the first of such quarterly payments shall be made by us upon the gazetting of the Order of Your Majesty in Council ratifying

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

"The SCHEDULE to which the foregoing

Scheme has reference.

"The sum of two thousand seven hundred and six pounds fifteen shillings and tenpence Two pounds ten shillings per centum London County Consolidated Stock standing to the credit of the Vicars Choral of Lincoln Cathedral in the books of the Church Estates Commissioners representing the proceeds of enfranchisements effected under the Episcopal and Capitular Estates Management

"And also the sum of fifty-three pounds seven shillings and five pence Three pounds per centum Metropolitan Consolidated Stock standing to the credit of the said Vicars Choral in the books of the Ecclesiastical Commissioners representing the proceeds of the sale of a piece of land to the Burial Boards of the parishes of Saint Peter in Eastgate and Saint Margarets, Lincoln, under the provisions of the Lands Clauses Consolidation Act, 1845.

"And also the sum of three thousand nine hundred and two pounds seventeen shillings and sevenpence Three pounds per centum Metropolitan Consolidated Stock standing on the twenty-fifth day of December one thousand nine hundred and two to the credit of the Paymaster-General of the Chancery Division of the High Court of Justice to the credit of ex parte the Mayor, Aldermen and Citizens of the City of Lincoln, 1894 V. 481. In the matter of the Public Health Act, 1875, in respect of Hereditaments situate in Saltergate in the parish of Saint Peter at Arches in the city of Lincoln belonging to the King's Devout and Poor Chaplains, Vicars Choral of the Cathedral Church of the Blessed 'Virgin Mary at Lincoln.

"And also the sum of one thousand two hundred and thirty-three pounds three shillings and seven pence Two pounds fifteen shillings per centum Cousolidated Stock standing on the twenty-fifth day of December, one thousand nine hundred and two to the credit of the Paymaster-General of the Chancery Division of the High Court of Justice to the credit of 'ex parte the Great Northern and Great Eastern Joint Committee. The account of the Vicars Choral of Lincoln Cathedral.'

"And also all further sums of Stock which have arisen or may arise from the investment of the residue of the dividends or interest upon the two last-mentioned sums of Stock as directed by two Orders of the Court relating thereto dated the twentieth day of July, one thousand eight hundred and ninety-four and the first day of April one thousand eight hundred and eightytwo respectively and also any moneys being the dividends or interest upon the two last-mentioned sums of Stock accrued but not so invested.

"And also the sum of five hundred and six pounds sixteen shillings and eleven pence Two pounds fifteen shillings per centum Consolidated Stock standing in the books of the Governor and Company of the Bank of England to the credit of the Reverend H. W. Hutton, the Reverend A. R. Maddison, the Reverend C. C. Buss and the Reverend H. A. Tapsfield for and ou behalf of the said vicars choral.

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 10 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 A. W. FitzRoy. of Lincoln.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT

The KING's Most Excellent Majesty in Council. HEREAS the Ecclesiastical Commissioners for England have in pursuance of an Act of the sixth and seventh years of Her late Majesty Queen Victoria chapter thirtyseven duly prepared and laid before His Majesty in Council a scheme bearing date the thirtieth day of April, in the year one thousand nine hundred and three, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an 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 in the township of Coundon in the parish of Saint Andrew Auckland in the county of Durham now vested in us.

"Whereas under and by virtue of an Indenture bearing date the twenty-sixth day of June one thousand eight hundred and seventyseven made between James Thompson therein described of the one part and us the Ecclesiastical Commissioners for England of the other part the two pieces or parcels of land and hereditaments containing respectively four acres and four acres three roods and twenty perches or thereabouts shown by the red colour on the plan drawn on the front skin of the said Indenture, became and are now vested in us.

"And whereas the lands and hereditaments aforesaid are not subject to any outstanding beneficial lease or grant but are now in our possession but some portions thereof on account of their character or situation are unsuitable or 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 we shall at any time and from time to time think fit should be sold or disposed of and accordingly that we should be empowered to sell or dispose of our interest in such lands and hereditaments 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 all or any of the said lands and hereditaments so vested in us as aforesaid 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 be 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

"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.

At the Court at Buckingham Palace, the 20th day of May, 1903.

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 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 scheine bearing date the seventh day of May, in the year one

thousand nine hundred and three, in the words following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirty-third and thirty-fourth years of 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 Slaley in the county of Northumberland and in the diocese of New-castle.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Slaley is vested for an estate in fee simple-without incumbrances in Wentworth Canning-Blackett Beaumont of Bywell Hall Stocksfield, in the said county of Northumberland Esquire a. Member of the Commons House of Parliament.

"And whereas the said Wentworth Canning Blackett Beaumont is desirous that the whole advowson or perpetual right of patronage of and presentation to the said beuefice of Slaley now vested in him as aforesaid should be transferred to and be vested in the Bishop for the time being of the said diocese of Newcastle.

"And whereas the Right Reverend Edgar now Bishop of the said diocese of Newcastle is willing to accept such transfer and in token of such his willingness and also in token that the sametransfer has that consent of the Bishop of the diocese which by the Acts in the hereinbeforementioned Act recited or by some or one of them is made necessary he the said Edgar Bishop of the said diocese of Newcastle has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefice of Slaley which is herein-before 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 parochial chapelry of Slaley.

"Now therefore with the consent of the said Wentworth Canning Blackett Beaumont (in testimony whereof he has signed and sealed this scheme, and with the consent of the said Edgar Bishop of the said diocese of Newcastle (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. Guzette 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 Slaley now vested in him the said Wentworth Canning Blackett Beaumont in fee simple as aforesaid shall be transferred from him to the said Edgar Bishop of the said diocese of Newcastle 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 Edgar Bishop of the said diocese of Newcastleand 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 A. W. FitzRoy. diocese of Newcastle.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1853, as amended by the Burial Act, 1900, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of the Local Government Board, that, for the protection of the public health, the opening of any new burialground in any city or town, or within any other limits, save with the previous approval of the Local Government Board, 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 men-tioned 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 the Local Government Board, after giving to the Incumbents and the churchwardens of the parishes of Saint Mary Extra, in the county of Southampton, and Tenterden, ten days' previous notice of their intention to make such representations, made representations stating that, for the protection of the public health, no new burial-grounds should be opened in the civil parish of Saint Mary Extra, or in

approval of the Local Government Board, and that burials should be discontinued in the said parish and borough as hereinafter directed:

And whereas His Majesty was pleased, by His Order in Council of the sixteenth day of February last, to give notice of such representations, 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-eighth day of March, one thousand nine hundred and three, 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 burialgrounds shall be opened in the said civil parish or borough without the previous approval of the Local Government Board, and that burials shall be discontinued therein as follows, viz. :-

SAINT MARY EXTRA.—Forthwith and entirely in Jesus Chapel, Pear Tree Green, in the parish of Saint Mary Extra, in the county of Southampton; and in the chapelyard, except as follows:-

(a.) In any vault or walled grave now existing in the said chapelyard 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 chapelyard 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.

TENTERDEN.-Forthwith and entirely in the burial-ground situate between Bishop's-lane and Brew House-lane, in the borough of Tenterden, and known as the Lower Burial Ground of Saint Mildred's, Tenterden, except as follows :-

(a.) In any vault or walled grave now existing in the said burial-ground 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 burial-ground 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.

A. W. Fitz Roy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by the Burial Act, 1853, as amended by the Burial Act, 1900, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of the Local Government Board, 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 the Local Government Board, 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 the borough of Tenterden, without the previous 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 men-tioned 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 the Local Government Board, after giving to the Iucumbent and the church-wardens of the parish of Saint Peter and Saint Paul, King's Sutton, of the parish of Saint John the Baptist, Barnack, and of the parish of All Saints, Dulverton, ten days' previous notice of their intention to make such representations, made representations stating that, for the protection of the public health, no new burial-grounds should be opened in the civil parishes of King's Sutton, Barnack, and Dulverton, without the previous approval of the Local Government Board, and that burials should be discontinued in the said parishes as hereinafter directed:

And whereas His Majesty was pleased by His Order in Council of the twenty-eighth day of March dast, to give notice of such representations, 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 second day of May, one thousand nine hundred and three, 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 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:

King's Surron.—Forthwith and entirely in the Parish Church of Saint Peter and Saint Paul, King's Sutton, in the county of Northampton; and in the churchyard, except as follows:—

In the vaults or walled graves now existing in the said churchyard and belonging or reputed to belong to John Thomas Dagley, Samuel R. Lovell, and Sarah Maria Gregory, 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.

BARNACK.—Forthwith and entirely in the Church of Saint John the Baptist, Barnack, in the Soke of Peterborough; and in the churchyard except as follows:—

(a.) In the two walled graves now existing in the said churchyard in which the bodies

of the late John Woolhouse and the late Edward Woolhouse have been buried, the burials of the bodies of their respective widows on their decease may be allowed subject to the condition that the coffins 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.

DULVERTON.—Forthwith and entirely in the Parish Church of All Saints, Dulverton, in the county of Somerset; and in that portion of the churchyard which is situate to the south of the church and of the path leading from the church to the western entrance to the churchyard, except as follows:—

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

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS, by the Burial Act. 1853, as VV amended by the Burial Act, 1900, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of the Local Government Board, 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 the Local Government Board, 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, the Local Government Board, after giving to the Incumbent and the church-wardens of the parish of Saint John the Baptist,

Widford, of Saint James, Salt, and of Saint Mary Bozent ten days' previous notice of their intention to make such representations, made representations stating that, for the protection of the public health, no new burial-grounds should be opened in the Civil Parishes of Widford, Salt and Enson, and Bozeat, without the previous approval of the Local Government Board, and that burials should be discontinued in the said parishes as hereinafter directed:

And whereas, His Majesty was pleased by His Order in Council of the twelfth day of March last, to give notice of such representations, 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 twentyfifth day of April, one thousand nine hundred and three, 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 burial-grounds 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. :-

WIDFORD. - Forthwith and entirely in the Parish Church of Saint John the Baptist, Widford, in the county of Hertford; and after the thirtieth of June, one thousand nine hundred and three, in the churchyard,

except as follows :-

(a.) In a walled grave constructed or to be constructed in the said churchyard the burial of the bodies of the Reverend J. T. Lockwood and of his wife at their decease may be allowed, subject to the condition that each coffin buried in the said grave be separately enclosed by stonework or brickwork properly cemented:

(b.) In an earthen grave now existing in the said churchyard in which the body of the sister of Mary Hunt has been buried the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the body of the said Mary Hunt at her

SALT AND ENSON.—Forthwith and entirely in the Parish Church of Saint James, Salt, in the county of Stafford; and in that portion of the churchyard which existed prior to the year one thousand eight hundred and ninetynine, except as follows :-

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

BOZEAT .- Forthwith and entirely in the Church of Saint Mary, Bozeat, in the county of Northampton, and in the churchyard.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

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 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 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 further 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 discontinuanceof burials in the Parish Churchyards of Saint. Michael and Christchurch, Stone, in the county of Stafford, be further postponed until the thirtieth day of June, one thousand nine hundred and three.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT

The KING's Most Excellent Majesty in Council. HEREAS the Local Government Board, W after giving to the Incumbent and the churchwardens of the parish of Saint Thomas, Elson, in the civil parish of Alverstoke, in the county of Southampton; of Saint John, in the county of Cornwall; and of Saint John the Baptist, Southend-on-Sea, ten days' previous notice of their intention to make such representations, have, under the provisions of the Burial Act, 1853, made representations stating that, for the protection of the public health, no new burial ground should be opened in the civil parishes of Alverstoke and Saint John (Cornwall), or in the borough of Southend-on-Sea, without the previous approval of the Local Government Board, and that burials should be discontinued therein, as follows, viz. :-

ALVERSTOKE,-Forthwith and entirely in the church of Saint Thomas, Elson, in the civil parish of Alverstoke, in the county of Southampton; and in the churchyard except

as follows :-

(a.) In any walled grave now existing in the said churchyard burial may be allowed subject to the condition that every coffin buried in such 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 JOHN.—Forthwith and entirely in the Parish Church of Saint John, in the civil parish of Saint John, in the county of Corn-

wall, and in the churchyard.

SOUTHEND-ON-SEA.—Forthwith and entirely in the Church of Saint John the Baptist, Southend-on-Sea; and in so much of the churchyard as is not reserved for the exclusive interment of the late John Rumble and of members of his family, except as follows:-

(a.) In any vault or walled grave now existing in the said portion of the 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 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.

Now, therefore, His Majesty in Council is pleased hereby to give notice of such representations, 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 thirtieth day of June 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 parishes affected by such representations one month before the said thirtieth day of before month

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty in Council. WHEREAS by the Burial Act, 1853, as amended by the Burial Act, 1900, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of the Local Government Board 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 the Local Government Board, 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 Local Government Board, should be prohibited,

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 burial, 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 the Local Government Board, after giving to the Incumbent and the churchwardens of the parish of All Saints, Friskney, in the county of Lincoln, ten days previous notice of their intention to make such representation, have made a representation stating that they are of opinion that so much of the Order of Her late Majesty in Council of the nineteenth day of May, one thousand eight hundred and ninety-nine, as relates to the said parish should be varied by substituting for the provisions contained in the said Order relating to Friskney the following provisions, viz. :-

FRISKNEY .- That, except as hereinafter provided, burials shall be discontinued forthwith and entirely in the Parish Church of All Saints, Friskney, in the Parts of Lindsey, and in the whole of the churchyard;

Provided that, in the portion of the churchyard added in the year one thou-sand eight hundred and eighty, 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 be-n reserved and appropriated as a burialplace, with the exclusive right of burial therein.

Now, therefore, His Majesty in Council is pleased hereby to give notice of such representa-. tion, and to order that the same be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council, on the thirtieth day of June 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 chape's of, or on some conspicuous places within, the parish affected by such representation one month before the said thirtieth day of June.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT,

The KING's Most Excellent Majesty in Council. WHEREAS by the Burial Act, 1853, as amended by the Burial Act, 1900, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of the Local Government Board, 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 the 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 Mujesty, with such advice

as aforesaid, might serm fit:

And whereas the Local Government Board after giving to the Incumbent and the churchwardens of the parish of Saint Mary, Minster, near Ramsgate, in the county of Kent, ten days' previous notice of their intention to make such representation, have made a representation stating that they are of opinion that so much of the Order of Her late Majesty in Council of the twelfth day of September, one thousand eight hundred and sixtythree, as relates to the said parish, should be varied, by substituting for the directions contained in the said Order relating to Minster the following directions, viz. :-

MINSTER.—That, except as hereinafer provided, burials be discontinued forthwith and entirely in the Parish Church of Saint Mary, Minster, near Ramsgate, in the county of Kent; and, after the thirty-first day of July, one thousand nine hundred and three,

in the churchyard;

Provided that in any vault or walled grave now existing in the said churchyaid, 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:

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 thirtieth day of June next.

And His Majesty is further pleased to direct

London Gazette, and that copies thereof be affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parish affected by such representation one month before the said thirtieth day of June.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty.

Lord President. Marquess of Londonderry. Lord Steward. Earl of Onslow.

WHEREAS by section seven hundred and thirty-seven of the Merchant Shipping Act 1894, it is provided that where under that Act anything is authorized to be done by, to, or before a British Consular Officer, and in any place outside His Majesty's Dominions in which His Majesty has jurisdiction there is no such officer, such thing may be done in that place by, to, or before such Officer as His Majesty in Council may

And whereas the Islands known as the New Hebrides are places outside His Majesty's Dominions in which His Majesty has jurisdiction. but in which there is no Consular Officer.

And whereas it has been made to appear to His Majesty that it is expedient that the Officer hereinafter named should exercise and perform in the said Islands the powers and duties of a British Consular Officer under the said Merchant

Shipping Act 1894.

Now therefore His Majesty in Council, by virtue of the power vested in him by section seven hundred and thirty-seven of the Merchant Shipping Act 1894, is pleased to direct that anything which is under that Act authorized to be done by, to, or before a British Consular Officer, may be done in the Islands known as the New Hebrides by, to, or before the Officer for the time being acting as Resident Deputy Commissioner for these Islands.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT

The KING's Most Excellent Majesty in Council W HEREAS by section six hundred and fiftyv nine of the Merchant Shipping Act, 1894 (which is a section in Part XI of that Act and which re-enacts similar provisions by the said. Act repealed of the Merchant Shipping Act, 1854), it is (among other things) enacted that His Majesty may by Order in Council fix the establishments to be maintained by each of the General Lighthouse Authorities on account of the services of lighthouses, buoys, and beacons, or the annual or other sums to be paid out of the Mercantile Marine Fund in respect of these establishments, and that an increase of any establishment or part of an establishment sofixed shall not be made without the consent of the Board of Trade.

And whereas by section one of the Merchant. Shipping (Mercantile Marine Fund) Act, 1898, it is (among other things) provided that references in Part XI of the Merchant Shipping Act, 1894, to the Mercantile Marine Fund shall be construed as references to the General Lighthouse Fund

by the now reciting Act constituted.

And whereas Her late Majesty, by an Order in Council dated the eighteenth day of July, one that this Order be forthwith published in the I thousand eight hundred and ninety-eight, was

pleased to fix the engineering establishment which might be maintained by the Corporation of Trinity House, Deptford Strond, and the amount of the salaries to be paid to the officers of the said establishment out of the Mercantile Marine Fund.

And whereas it is expedient that the engineering establishment of the said Corporation should be varied in manner hereinafter appearing.

And whereas it has been made to appear to His Majesty that the Board of Trade have consented to such variation of the establishment.

Now, therefore, His Majesty, by virtue of the power vested in Him by the Merchant Shipping Act, 1894, and of any other powers Him thereunto enabling, and by and with the advice of His Privy Council, is pleased to fix as follows, that is to say,—

The engineering establishment of the Corporation of Trinity House shall, as from the thirtieth day of September, one thousand nine hundred and two, consist of the officers named in the schedule to this Order at the salaries of which the minimum. annual increase, and maximum are respectively mentioned in the same schedule.

Provided that

(1.) The salary of Mr. Thomas Matthews, the present Engineer-in-Chief, shall, as from the thirtieth day of September, one thousand nine hundred and two, be one thousand two hundred and fifty pounds per annum, rising by increments of fifty pounds per annum to one thousand five hundred pounds per annum.

(2.) The salary of Mr. J. Renton, the present Marine Assistant Engineer, shall, as from the twenty-sixth day of December, one thousand nine hundred and two, be not less than three

hundred pounds.

(3.) The office of Draughtsman (which is not included in the Schedule) shall continue to be held by Mr. John Arthur Owen, at a salary of two hundred and twenty-five pounds per annum until his retirement, when the appointment shall lapse and shall not be again filled up.

And His Majesty, by virtue and in further exercise of the powers so vested in Him as aforesaid, and by and with the advice aforesaid, is further pleased to fix, and doth hereby fix, that the salaries payable under the provisions of this Order shall be paid out of the General Lighthouse Fund.

A. W. FitzRoy.

SCHEDULE.

Engineering Establishment of the Corporation of Trinity House.

	Minimum.	Annual Incre- ment.	Maximum.
One Engineer-in- Chief	£ 1,000	£ 50	£ 1,200
One Assistant En-	<b>4</b> 00	20	500
gineer One Mechanical Assistant En-	200	15	325
gineer One Marine Assist-	200	15	325
ant Engineer			
One Chief Engineering Clerk	300	20	500
One Assistant Clerk	150	15	250

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the five hundred and eightysecond section of the Merchant Shipping Act, 1894, it is enacted that a Pilotage
Authority may, by Bye-law made under Part X
of that Act, do all or any of the things specified
in section five hundred and eighty-two:

And whereas by the five hundred and eightythird section of this Act it is provided that a Bye-law so made shall not take effect until it is submitted to His Majesty in Council and con-

firmed by Order in Council:

And whereas the Cardiff Pilotage Board, as the Pilotage Authority for that Port, have made and submitted for the consent of His Majesty certain Bye-laws, which proposed Byelaws are set forth in the Schedule hereto annexed:

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with: And whereas it has been made to appear to His Majesty that the proposed Bye-laws are proper and reasonable:

Now, therefore, His Majesty, by virtue of the powers vested in Him by the Merchant Shipping Act, 1894, and by and with the advice of His Privy Council, is pleased to approve of and doth by this Order confirm the Bye-laws set forth in the Schedule hereto annexed.

A. W. FitzRoy.

#### SCHEDULE.

Pilotage Rates, Bye-laws, and Regulations for the Government of Pilots acting under the Bristol Channel Pilotage Act, 1861.

1. Subject to the provisions of the thirtieth section of the Bristol Channel Pilotage Act, 1861.—Every Licensed Pilot who may be employed to pilot any ship or vessel into the Port of Cardiff from any of the places named in the following schedule, or vice verså, shall be paid according to the registered tonnage of the vessel, as follows, viz.:—

For Vessels Laden and Unladen.

	'	If inde 60 Fons		U	If 60 Fon and 100 Fon	s i er	τ	If 100 Fon and inde 150	s l er	u	and nd	ons 1	υ	and		u	If O To and and o To	l er	u	and nde	ons l	τ	If 0 To and and o To	i	t	If O To and ondo	ons l er
role - Ar. 1 To 1	£	8.	d.	£	8.	đ.	£	8.	đ.	£	8,	d.	£	s.	d.	£	8.	d.	£	8.	d.	£	8.	đ.	£	8.	d.
The Nash Point, or any point East of Nash and West of Lavernock Point	1	0	0	1	2	6	1	5	0	1	10	0	1	15	0	1	17	6	2	6	0	2	12	6	2	17	б
Ilfracombe, or any point West of Nash and East of Combe	1	10	0	1	12	6	1	15	0	2	2	6	2	12	6	2	15	0	3	6	0	3	15	0	4	2	6
Lundy, or any point \( \) West of Ilfracombe	2	5	0	2	7	6	2	10	0	3	0	0	8	12	6	3	15	0	4	6	0	4	15	0	5	7	6

	1	If 60 To an and 80 Tot	0 ns d ler 0		If FOR and and I,00 Tor	o ss d er 00	τ	If 1,00 Ton and inde 1,25 Ton	s l er 60	1 1 1	If 1,25 Cons and and 1,50 Cons	s er O	u	If ,50 lon and nde ,70	s i or 0	u 1	If 1,70 Fon and and 1,80 Fon:	o s l er o	י ע ני	If l,80 l'on and nde l,90 l'on	0 s I er 0	1	If 1,90 Tor and and 2,00 Fon	00 is I er 00		If 2,00 Con: *	
The Nash Point, or any point East of Nash and West of Lavernock Point	£		. d.						<i>d</i> .			<b>∂</b> . 0			<i>d</i> .						<b>d</b> .		8. 10	<b>d</b> .		s. 5	<i>d</i> .
nfracombe, or any point West of Nash and East of Combe	4	10	0	5	10	0	7	5	0	8	15	0	10	0	0	11	5	0	11	10	0	11	13	0	12	15	0
Lundy, or any point   West of Ilfracombe }	5	17	6	7	5	0	9	10	0	11	10	0	13	0	0	14	10	0	14	15	0	15	0	0	16	5	0

\* And Five Shillings extra for every additional one hundred tons.

Harbour Pilotage.

2. Every Licensed Pilot who may be employed to pilot any ship or vessel to any dock, harbour, or basin in the Port of Cardiff, from any point in Penarth Roads, or vice versa, shall be paid according to the registered tonnage of such vessel as follows:—

If under 60 Tons.	and under	and under ar	150 Tons d under 00 Tons.	If 200 Tons and under 250 Tons.	If 250 Tons and under 300 Tons.	If 300 Tons and under 400 Tons.	If 400 Tons and under 500 Tons.		
£ s. d. 0 5 0	£ s. d. 0 7 6		s. d. 12 6	£ s. d. 0 15 0	£ s. d. 0 17 6				
If 500 Tons and under 600 Tons.	If f00 Tons and under 800 Tons.	If 800 Tons and under 1,000 Tons.	and	under an	d under   a	1,500 Tons and under ,700 Tons.	If 1,700 Tons.		
£ s. d. 1 7 6	£ s. d.	£ s. d. 1 15 0	£ . 2 1		II	£ s. d.	£ s. d. 4 0 0		

† And Five Shillings for every additional one hundred tons.

3. Every Licensed Pilot who may be employed to pilot any ship or vessel from any of the places named in the following Schedule, to any point in Penarth Roads, or vice versā, and shall not in the case of an inward bound vessel be required by the Master to pilot such ship or vessel into any dock, harbour, or basin, in the port of Cardiff, shall be paid according to the registered tonnage of the vessel, as follows, viz.:—

vessel, as follows, viz	<u>.</u> :-	_								–												
<del></del>	:		f und 0 To				nder			nder			der			Tons ider ).		500 T d un 600.	der			Tons nder ).
	-:-	£	8.	d.	£	S	. d.	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	£	8.	d.
Nash Point or Kingroad, or any point East of Nash and West of Kingroad		0	15	0	0	17	6	1	0	0	1	ð	0	1	7	6	1	10	0	1	15	0
Ilfracombe, or any point West of Nash and East of Ilfracombe	>	1	5	0	, 1	10	0	1	17	6	2	5	0	2	10	0	2	15	0	3	0	D
Lundy Island, or any point West of Ilfracombe	<b>&gt;</b>	2	0	0	2	7	6	2	17	6	3	5	0	3	10	0	. 4	0	0	4	7	6
		ar	800 ! ad ui 1,00	ıder		and	000 To unde ,250.	er	an	,250 d un 1,500			and			an	,700 ' d na 2,000	der	I		00 I	Cons ls.
Nash Point or Kingroad, or any		£	_	. d				;			<i>d.</i> .	1				£	<i>s</i> .				<i>8</i> .	

<del></del>		ander 00.		d und 1,250			l un 1,500			d un 1,700			d un 2,000		1 '	and	ds.
Nash Point or )	£	s. d.	£	8.	d.	£	8.	d	£	8.	đ.	£	s.	d.	£	ε.	d.
Kingroad, or any point East of Nash and West of Kingroad	2	0 0	2	10	0	3	0	0	3	10	0	4	0	0	4	10	0
Ilfracombe, or any point West of Nash and East of Ilfracombe	3 1	<b>5</b> 0	4	15	0	5	15	0	6	10	0	7	5	0	8	0	.0
Lundy Island, or any point West of Ilfracombe	5 1	0 0	7	0	0	8	10	0	9	10	0	10	10	0	11	10	0

For the purpose of these Bye-laws and of the above Schedule, the boundaries of Penarth Roads shall be as follows:—On the east an imaginary line drawn from Rhymney River to East Cardiff Buoy and the Monkstone; on the south an imaginary line drawn from the Monkstone to the Flat Holm; and on the west an imaginary line drawn from the Flat Holm to Lavernock Point.

4. For the purposes of these Bye-laws the words Port of Cardiff shall include any dock, harbour, basin, or anchorage to the northward of an imaginary line drawn from Penarth Head to the mouth of the Rhymney River; and the word station shall mean any of the following places which are within the area of the Cardiff Pilotage District:—Cardiff and Penarth Pierheads, Penarth Roads, Nash Point, Ilfracombe, and Lundy Island.

5. Any pilot who may be required to remain on board any ship or vessel for the convenience of the captain, master, owner, or agent, shall be paid ten shillings per day or part of a day he may be retained on board while at anchor. And any pilot who may be required to move any ship or vessel from one dock, harbour, or basin, within the Port of Cardiff to another dock, harbour, or basin, within the port, or be employed to pilot any ship or vessel for adjusting compasses, or other purposes, occupying one tide or part of a tide, shall be paid for every ship—

				8.	d.
	) tons registe			ŏ	0
100 and	under 300 to	ons registe	er	10	0
300	,, 500	11	••	12	6
500	" 800	22		15	0
900	,, 1,000	"		17	6
4 000	,, 1,250	72		20	0
1 050	" 1,500	39		25	0
1 500	,, 1,750	22		27	6
1 750	,, 2,000	22		30	0
If 2,000	····	••		32	6
	l. for every	additional	250 t	ons.	

G. If by stress of weather, accident, or Captain's desire, any ship or vessel outward bound be compelled to put back and return from the westward, the Pilot in charge shall be paid the rate of pilotage for the distance he may have proceeded, and in addition to the rates fixed for such a distance outward, one-third of the Channel Pilotage on account of bringing such ship or vessel back again. If the vessel is brought into dock the Pilot shall be paid the full tariff rates from Penarth Roads.

7. If any master of a ship navigating in or upon the waters of the Bristol Channel within the jurisdiction of the Cardiff Pilotage Board, knowingly employs or continues to employ an unqualified Pilot after a qualified Pilot has offered to take charge of the ship, or has made a signal for that purpose, he shall in every case incur a penalty of double the amount of pilotage demandable for the conduct of the ship.

8. Any master or mate of a vessel who holds a certificate under this Board to enable him to pilot his vessel within any portion of the district under the jurisdiction of the Board, shall for every time he may navigate his vessel within the waters of the district over which he is licensed, pay into the Cardiff Pilotage Fund a sum not exceeding five per cent. of the amount of pilotage which the vessel of which he is in charge would have paid had the services of a licensed Pilot been engaged, and every such master or mate shall, within a month of the thirtieth June and thirty-first December in each year, make a return to the Clerk of the Board of such services rendered by him during the previous six months. But such payment shall not entitle any such master or

For the purpose of these Bye-laws and of the mate to a participation in any of the henefits ove Schedule, the boundaries of Penarth Roads of the said fund.

9. Except as provided by the twenty-fourth section of "The Bristol Channel Pilotage Act, 1861," and as hereafter mentioned, no person shall be appointed to act as a Pilot unless he shall have served a regular apprenticeship for five years to a Channel Pilot in the waters of the district aforesaid, and have afterwards served at sea at least two years, about twelve months of which to be in square-rigged sailing vessels in the oversea trade, and the remainder in steamers, and no person shall be deemed eligible if less than twenty-five years or more than forty-five years old. In case the Pilotage Board shall at any time be of opinion that an increased number of Pilots are required in the said district and there shall not be a sufficient number of duly qualified apprentices to supply the deficiency, the Board shall be at liberty to dispense with all or any part of the said apprenticeship or other requirement, and after examination to appoint any fit and proper person (having previously served five years as master or mate of a vessel) to act as a Pilot without having served such term of apprenticeship or complied with such other requirement.

10. Pilots shall be licensed for such areas and in such divisions as the Board may from time to

time determine.

11. Every candidate for apprenticeship, before he can be considered eligible for the pilotage service, shall produce satisfactory testimonials as to character, and a surgeon's certificate that he is of sound health; he shall prove to the satisfaction of the Board that he is not less than fourteen nor more than eighteen years of age, and that he is able to read and write correctly, and that he has a competent knowledge of arithmetic. Having complied with these requirements he may, after a month's probation, if approved by the Board, be apprenticed to a pilot for five years.

12. The indenture of apprenticeship, which shall be in a form approved by the Board, shall be signed by the Pilot and the apprentice, and then be registered at the Pilotage Office.

The Board shall have full power to enquire into the conduct of Pilots towards their apprentices, and vice versā, and to investigate all complaints made by pilots against their apprentices, and also by apprentices against Pilots, whether they be masters to such apprentices or not, and into the general conduct of apprentices. And the Board shall have full power to make such orders or inflict fines in reference thereto, and also to direct any apprenticeship indenture to be cancelled upon such terms and conditions as shall be determined.

13. The Pilot to whom any apprentice is serving, shall endorse at the back of every indenture a statement of time lost by the apprentice, and of pecuniary losses which have been incurred by the Pilot by reason of the negligence or want of attention of the apprentice, and such statement shall be initialed by the Pilot and apprentice on the respective dates when such losses shall be charged against the apprentice.

14. At the expiration of five years from the date of the apprenticeship indentures the Pilot shall appear before the Board with the apprentice and his indentures and the Board shall thereupon decide as to the amount of time and money (if any) to be made good by the apprentice before the indenture shall be surrendered to him.

15. After completing the full period of five years' apprenticeship the apprentice shall serve two years at sea in sailing vessels and steamers

in manner required by Bye-law 9, after which on proof by proper certificates of such sea service being given to the satisfaction of the Board, and that such apprentice has attained the age of twenty-five years, his name shall be entered upon the rota of candidates eligible for examination.

16. Whenever an apprentice shall for the first time appear before the Examining Committee for examination his indenture of apprenticeship shall be produced for the inspection of the Committee.

17. No person shall be licensed to act as a Pilot in the district unless he produce satisfactory testimonials as to his character, and shall have passed a creditable examination in the following subjects:

(1.) Produce a Board of Trade Certificate as to

Colour Blindness.

- (2.) He must be able to give the course and distance between any two places within the limits of the channel.
  - (3.) The rise, velocity, and set of the tides.
- (4.) The depth and character of the soundings. (5.) The best anchorages, and where to stop for a tide.
- (6.) The sandbanks, rocks, shoals, and other dangers.
- (7.) The landmarks, buoys, lights—their different bearings and distance.
  - (8.) The appearance of different headlands.
- (9.) The management of a vessel—to bring her to anchor—to keep her clear of her anchor in a tideway-to moor, unmoor, and get under weigh and to handle a vessel under any circumstances.
- 18. For every original licence which shall be granted to Pilots, there shall be paid to the Board the sum of £1 1s., and for every renewal thereof the sum of 10s. 6d. For every Pilotage Certificate granted to the master or mate of any vessel there shall be paid to the Board the sum of £1 1s., and for every renewal thereof the sum of 10s. 6d. All licences and certificates must be renewed annually, the first week in October, or at such other time as the Board may direct.
- 19. Each Pilot shall provide himself with a good and efficient pilot cutter which shall be approved and licensed by the Board, he paying two-shillings-aud-sixpence for such licence, and such cutter shall be kept in good repair and fully equipped to the satisfaction of the Board, and be subject to periodical examinations by the Board. Two or more Pilots may by permission of the Board, certified under the hand of the Clerk, work in the same boat and act in conjunction, but such permission may at any time be withdrawn at the discretion of the Board, provided that such permission shall not be refused or withdrawn without sufficient reason. No Filot shall be entitled to pursue his avocation as a pilot without the sanction of the Board first obtained unless he has complied with the provisions of this Bye-law, and any Pilot acting in contravention hereof shall be subject to a penalty of not exceeding ten pounds for the first offence, and for the second or any subsequent offence to a like penalty or the suspension or revocation of his licence at the discretion of the Board.
- 20. Each Pilot's cutter shall have her number painted on each bow and the name of the Pilot or Pilots, as well as her own name and the name of the port, painted in legible characters upon the stern, and shall have the letter C marked in black paint, of not less than four feet in length, and the letter F, eighteen inches in length, painted on a level with the top of the letter C, at a distance of three feet, on her mainsail, and shall by day carry at her mast-head a flag of not less than six by four feet, in two colours, the upper horizontal half white, and the lower part red. And at night each Pilot's cutter shall carry

a white light only at the mast-head, and shall exhibit a flare-up light, or flare-up lights, at short intervals, and such lights as are prescribed by the Board of Trade Regulations for the Prevention of Collisions at Sea, applicable to Pilot Boats. Every Pilot shall immediately on boarding a vessel and taking charge thereof, hoist a flag in some conspicuous place, and keep the same flying during the time he so remains in charge; the flag to be the regular pilot flag—red and white—for Channel Pilots, with the colours horizontal; and Port Pilots, in addition thereto, bearing in the centre of their flags the letter P in black, of not less than two feet in length. In case of default in any of the above requirements, the Pilot shall be liable to a penalty not exceeding twenty pounds for every breach thereof.

21.—(a.) The first Channel Pilot who arrives off Blacknore Point in his cutter shall be deemed to be first on turn, and entitled to have his choice of any vessel bound from Kingroad to Cardiff, and, having been engaged, his cutter must follow him down to Cardiff.

- (b.) When two or more Channel Pilots are working together, the cutter may remain to the eastward of Blacknore Point until the last of the said Pilots shall have been engaged, after which the cutter must be brought to Cardiff, and neither of the said Pilots shall be entitled to a second turn until this Bye-law has been complied. with.
- (c.) Should the Pilot send his cutter down to Cardiff the tide before the vessel for which he shall have been engaged leaves Kingroad, he shall not go seeking again until the tide fol-lowing that upon which the said vessel docks. This condition also to apply to vessels from Newport, according to Bye-law 22.

22.—(a.) The first Channel Pilot who shalf arrive in his cutter inside Newport River Buoy shall be deemed to be first on turn, and entitled to the choice of any vessel bound from Newport

to Cardiff.

- (b.) Should be, after arriving at Newport, desire to come himself to Cardiff, he will forfeit his right to a choice, and must notify at the Pilotage Office the particular vessel he desires to. clairn.
- (c.) Should any vessel bound to Cardiff, and brought from the westward, or followed up by a Cardiff Channel Pilot receive orders to proceed to Newport to Dry Dock and thence to Cardiff, the Channel Pilot who brought or followed her up shall be entitled to the right of piloting that vessel into Cardiff when she leaves Newport,. provided he remains on shore for that purpose, and notifies at the Pilotage Office his intention to do so.
- 23.—(a.) The Channel Pilot who shall first speak to a vessel to the westward, whether within the limits of his licence or not, shall beentitled to pilot that vessel into Port, provided he gives his number to the vessel and follows her up and arrives alongside the vessel before the Docking Signal is up. In the event of the vessel receiving orders to dock early on tide, the Pilot must be alongside before the anchor is. weighed.
- (b.) Should be speak to the vessel so far away that it will be impossible for him to be up in his cutter in time to dock, he shall be at liberty to follow the vessel up in any manner he chooses. Should he fail to arrive in time to take the vessel into dock, he shall still be entitled to take the vessel out.
- (c.) When a Channel Pilot is following a vessel in accordance with the preceding rule, he shall not board any other vessel for the purpose

of piloting her, unless his services are demanded by signal within the limits of his licence, in which case he must give up the vessel of which he is in charge to the first Pilot who may speak to him. The Channel Pilotage payable by such vessel to be proportionately divided between the two; the first Pilot retaining his right to the

vessel which he is following up. 24. Should any Channel Pilot be absent when a vessel for which he has been engaged is ready to come into dock, the Pilot who docks her will be entitled to the inward pilotage, but he shall have no claim to the vessel outwards.

25.—(a.) No Chaunel Pilot shall be entitled to more than one inward-bound vessel, from the time he leaves either the Cardiff or Penarth Pierheads, until his cutter returns to Cardiff or Penarth, except under the following conditions: -Should he, after boarding a vessel to the westward, desire to send his cutter into any harbour situate within the Bristol Channel, he shall not leave that harbour to go seeking for another vessel until such time shall have elapsed after his departure from Cardiff as is hereinafter provided.

(b.) Any harbour situate within the limits to the westward of Lavernock, and the eastward of an imaginary line drawn from the Nash Point to

Minehead; twelve hours:
(c.) Any harbour situate within the limits of an imaginary line drawn from the Nash to Minebead and to the eastward of an imaginary line drawn from Ilfracombe to the Mumbles, if as a passenger, twenty-four hours; if engaged piloting a vessel to the Nash, twelve hours:

(d.) Any harbour situate to the westward of Ilfracombe, and the eastward of an imaginary line drawn from Hartland to Lundy and thence to Caldy, if a passenger, thirty-six hours; if engaged piloting a vessel to Ilfracombe, twenty-

four hours:

(e.) The time of departure from Cardiff to be notified in writing to the Clerk of the Board, who shall keep a record of the time so notified.

(f.) No Pilot shall join his cutter outside the limits of his licence for the purpose of seeking

employment.

26. When two or more Pilots working in the same cutter may be down Channel together seeking, if one of them wishes to claim a vessel, he must give her his number, and follow her up to Cardiff.

27. Pilot cutters leaving Cardiff to go seeking shall not under any circumstances be towed further than the buoy which marks the outer limit of the Bute Entrance Channel, and at the same time shall not be towed past another cutter also going seeking. No Pilot shall tow his cutter with a vessel further than the distance for which he shall have been engaged to pilot such vessel, nor shall he join his cutter beyond the limits for which he is engaged and thereafter go seeking, except under the conditions laid down in Bye-law 29. No Pilot shall join his cutter in the open Channel under any circumstances, unless he is bona fide engaged in piloting a vessel.

28. Every Pilot shall before leaving any vessel piloted by him, obtain from the Master or Officer in command of such vessel a certificate of pilotage services rendered, in the form provided by the Board for that purpose, and signed by such Master or Officer, and shall, without any delay, deliver to the Clerk of the Pilotage Board all such certificates of pilotage.

29. Each Pilot shall, within twenty-four hours after his return from a cruise, report himself to the Cierk, and make a full and proper return, giving the number of his boat, the day of his last | bound.

sailing for sea, the distance he proceeded, the date of his return, the name, flag, and captain's name of the ship he may have taken in charge or brought to port, together with the port from which the ship may have come, if in ballast or with cargo, with the name of consignee, the draught of water of the ship, and registered tonnage. Non-compliance with this Bye-law shall subject the offender to a penalty of five pounds for the first offence, and the loss of his licence for any subsequent offence, or such other punishment as the Pilotage Board may think necessary.

30. Each Pilot shall account for all money

received by him for pilotage to the Clerk on the day following that on which it is received, or in case of such money being received at sea, then the Pilot shall deliver an account for the same to the Clerk as soon as he returns to port; and all claims for extra days shall be inserted in the certificate of pilotage, and signed for by the master of the vessel. Any Pilot violating this rule shall be subject to a penalty not exceeding ten pounds for the first offence, and for the second offence to the forfeiture of his licence, or such other punishment as the Pilotage Board may

think necessary.

31. Any Pilot who shall refuse or neglect to proceed to either of the Pilot stations in the District fixed by the Board, when ordered to do so by the Clerk, unless prevented by illness or the loss of his boat, or other good and sufficient reason, or who shall be guilty of drunkenness or of insolent or abusive language, or unwarrantable conduct towards any member of the Pilotage Board, or the Clerk, or other officer of such Board, shall be liable to a penalty not exceedingten pounds for the first offence, and for the second, or any subsequent offence, to a like penalty, or the suspension or revocation of his licence at the discretion of the Board.

32. Should any Owner or Captain apply for a Pilot to be sent overland for the purpose of bringing a vessel to Cardiff, such application must be made to the Pilotage Office, and a Channel Pilot shall be sent according to the rotation of the printed Pilotage List. Should the Pilot first on turn be absent, then the Pilot next on turn shall be sent. The absent Pilot to lose-

his turn.

33. Any Pilot who may absent himself from duty or go overland to take charge of any ship or vessel, or seek employment otherwise than in his own boat, without the written consent of the Clerk, shall be liable to a penalty not exceeding ten pounds for the first offence, and for the second, or any subsequent offence, to a like penalty, or the suspension or revocation of his licence at the discretion of the Board.

34. Any Captain, Master, or Agent of any ship or vessel bound to sea, who may make application at the office of the Board for a Pilot, shall give the ship's draught of water and registered tonnage, with such other information as may be required; and upon payment of the pilotage fees shall have a Pilot named and appointed to take charge of his ship or vessel, preference in all cases to be given to the Pilot who piloted the ship inwards. Such application to be made during office hours, and at least twelve hours before the Pilot shall be wanted. Any Pilot attending after being ordered, and the Captain declining to go to sea (except the weather be such as to prevent his going), shall receive the sum of ten shillings for each attendance.

35. Any Pilot taking charge of a vessel not bound to the port to which he is licensed shall be paid the rates, and be governed by the laws established at the port to which the vessel is.

36. Each Pilot shall strictly conform to the directions of the harbour or dock master touching the docking or undocking, mooring or unmooring, placing or removing, any ship or vessel which such Pilot may have under his charge, so long as such vessel shall be within the limits of the authority of such harbour or dock master. Any Pilot violating this rule shall be subject to a penalty not exceeding ten pounds, or such other punishment as the Pilotage Board

may think fit.

37. Any Pilot having charge of a vessel inward bound shall not be released from his duties or responsibilities until such vessel is securely moored in the dock, basin, or harbour of the port; but if in charge of a vessel bound to a port for which he is not licensed, he shall be released from his duties and responsibilities when such vessel is anchored in the nearest roadstead to the port to which she is bound, and if outward bound, to such a distance or stage for which he has been engaged. Any Pilot violating this rule shall be subject to a penalty not exceeding ten pounds or the loss of his licence, or such other punishment as the Pilotage Board may think

38. If any vessel, whilst in charge of a Pilot, does or receive damage, he shall immediately report such damage done or received to the Clerk of the Board, as per form adopted by the Board, under a penalty not exceeding ten pounds and such report shall be read to the Board at their next The circumstances of the accident shall be investigated by the Board, if deemed necessary, and the Board may, if they see fit, require the licence of the Pilot to be given up to the Board,

until the case has been disposed of.

39. Each Pilot shall keep in his possession bis licence, together with a printed copy of the rates, bye-laws, and regulations, and shall produce the same to the Captain or Commander of any slip or vessel, when required to do so, under a penalty not exceeding ten pounds.

40. Any Pilot missing his cutter when down Channel may get back the best way he can, but he must not board any vessel for the purpose of piloting her, unless such vessel has the usual

signal flag for a Pilot within pilotage waters.

41. Should the Master of a vessel land without having been spoken to by a Pilot, the first Filot who may speak to the Master on shore shall be

entitled to bring the vessel into dock.

42. Any Chaunel Pilot being the owner of a pilot cutter who may desire to work in any other cutter than his own must give notice to the Clerk of the Board at least twenty-four hours before sailing of such desire, and name the particular cutter in which he desires to work, and he shall not be at liberty to work in his own or any other cutter until such notice has been withdrawn. Such notice in either case to be acknowledged by the Clerk in writing.

43. The first Port Pilot to the Rannie Buoy in his cutter shall have the first claim to a turn for the westward chance; vessels for Burnham or Bridgewater to be considered as if from the westward. And the first Port Pilot to the East Cardiff Buoy in his cutter shall have the first claim to a turn for the westward chance.

44. Any Port Pilot remaining on shore from his cutter more than twenty-four hours shall forfeit his turn.

45. Any Port Pilot wishing to retain his turn to the westward, must not bring his cutter above an imaginary line drawn from the middle Cardiff Buoy to the Penarth Pier, unless he may be following up a vessel thinking to have her, and a Channel Pilot comes up afterwards and claims

her. In case a vessel shows the usual signal for ' a Pilot in Cardiff Roads, the Pilot who is first on turn must board her. Port Pilots may bring their cutters for shelter under the Low Water Pier when blowing strong from the eastward or south-eastward on an ebb tide without losing their turn as above.

46. Any Pilot who may be found guilty by the Board of having taken charge of any vessel in violation of any of the Bye-laws of the Board shall forfeit his claim to any pilotage payable by such vessel in respect of the services rendered by him, and such pilotage shall be awarded by the Cardiff Pilotage Board to such other Pilot as shall in their judgment be entitled to it, or in case no other Pilot has any claim to the vessel, the Board may, if they think fit, direct that the whole or any part of the pilotage so earned shall be placed to the credit of the Cardiff Pilotage Fund. For any second or subsequent offence the Pilot so offending shall be subject, in addition to the forfeiture of the pilotage as above, to a penalty not exceeding five pounds for each offence.
47. All fines inflicted by the Board in respect

of the breach of any or either of these Bye-laws

shall be applied to the Pilotage Fund.

48. If any disputed claim shall arise between Pilots to any pilotage monies, such dispute shall

be referred to the Board.

49. The preceding Bye-laws shall commence and take effect from the date of the Order of His Majesty in Council approving the same on which day all Bye-laws previously made by the Cardiff Pilotage Board for the Government of Pilots in the Cardiff Pilotage District approved by an Order in Council dated the eleventh day of August, one thousand nine hundred and two, so far as the same or any of them are now in force, shall be repealed.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty in Council. HEREAS by the Military Manœuvres Act, 1897, it is enacted that His Majesty may, by Order in Council, authorize the execution of military manœuvres within specified limits during a specified period not exceeding three months. Now, therefore, His Majesty, by and with the advice of His Privy Council, by virtue of the power for this purpose given to His Majesty by the said Act, and of every other power hereunto enabling His Majesty doth hereby authorize the execution of military manœuvres within the limits specified in the Schedule to this Order during the period of one calendar month commencing from the twentieth day of August, one thousand nine hundred and three.

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

A. W. FitzRoy.

#### THE SCHEDULE.

All that area of land comprising the whole of the county of Oxford; the whole of the county of Berks; the whole of the county of Southampton (Hants), with the exception of the New Forest and the Isle of Wight; and that portion of the county of Wilts lying north of a line drawn through Trowbridge, Seend, Market Lavington, and the southern boundary of the War Department property on Salisbury Plain; and which area is bounded on the north by the boundaries of the counties of Wilts, Oxford, and Berks, thence on the east by the boundaries of the counties of Berks and Hants, thence on the south by the sea coast from the boundary of the county of Sussex to Eling at the head of Southampton Water, thence by a line drawn along the southern side of the road leading from Eling to the boundary of the county of Wilts, thence northwards along the eastern boundary of the said county to Beacon Hill on the War Department property on Salisbury Plain, thence along the southern boundary of the said War Department property to Market Lavington, thence along the southern side of the road leading from Market Lavington by Worton to Seend, thence running in a westerly direction along the southern side of the road passing through Hilperton and Trowbridge to the boundary of the county of Somerset and along the eastern boundary of the said county to its junction with the boundary of the counties of Gloucester and Wilts, and which area, surrounded on all sides by a red line, is delineated on a map signed by His Majesty's Principal Secretary of State for the War Department, copies of which are deposited in the War Office and the Privy Council Office.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the fortyfifth and forty-sixth years of Her late Majesty Queen Victoria's reign, intituled "The Militia Act, 1882," it is, amongst other things, enacted that, save as therein otherwise provided, the Militia shall be trained and exercised for not less than twenty-one days, and not more than twenty-eight days, in every year, at such times and at such places in every part of the United Kingdom as His Majesty may appoint, and also that His Majesty may, from time to time, with the advice of His Privy Council, order that the period of training and exercise, in any year, of all or any part of the Militia be extended, but so that the whole period of training and exercise be not more than fifty-six days; and also on the other hand, may order that in any year the annual training of all or any part of the Militia be dispensed with.

And whereas it is expedient for the year one thousand nine hundred and three that the training of the Militia unit hereinafter mentioned should be extended beyond the period of twenty-eight days, and that the training of certain Militia units, so far as their trained men are concerned, should be dispensed with.

Now, therefore, His Majesty, with the advice of His Privy Council, is pleased to order and direct that for the year one thousand nine hundred and three the period of training and exercise of the undermentioned Regiment of Militia shall be extended, under the provisions of the before cited Act, from twenty-eight days to forty-one, viz.:

Royal Monmouthshire Royal Engineers, that so far as the trained men are concerned, the training of the undermentioned companies shall be dispensed with:

Southern District Company, Royal Army Medical Corps,

Home District Companies, Royal Army Medical Corps,

Eastern. District Company, Royal Army Medical Corps,

South Eastern District Company, Royal Army Medical Corps,

North Eastern District Company, Royal Army Medical Corps,

North Western District Company, Royal Army Medical Corps,

Dublin District Company, Royal Army Medical

Belfast District Company, Royal Army Medical Corps,

and that training shall be dispensed with in the cases of all trained Militiamen who have returned from the South African command since first July, one thousand nine hundred and two, irrespective of the unit to which they belong.

A. W. VitzRny.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS His Majesty, by and with the advice of His Privy Council, by Order dated the nineteenth day of November one thousand nine hundred and two (in this Order referred to as the principal Order), made provisions respecting the currency of coins in His Majesty's Protectorate of Southern Nigeria;

And whereas it appears to His Majesty to be desirable to make further and other provision respecting the currency of the Protectorate;

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

- 1.—(1) The High Commissioner may, by Proclamation made with the approval of the Treasury and a Secretary of State, make such provision as he thinks necessary or expedient for the replacement of any forms of native currency which were in circulation in the Protectorate prior to the commencement of the principal Order by coins which are legal tender under that Order, and in particular may-
  - (a) prohibit the importation of those forms of native currency or any of them; and
  - (b) provide that those forms of native currency or any of them shall be legal tender, as well as coins which are legal tender under the principal Order, during a time, in the places, and in the circumstances specified in the Proclamation; and
  - (c) fix the rate of exchange between any form of native currency which is so legal tender and coins which are legal tender by virtue of the principal Order; and
  - (d) provide for giving coins which are legal tender under the principal Order in exchange for any form of native currency subject to such restrictions as may be imposed by the Proclamation.
- (2) The Articles numbered 5 and 6 of the principal Order shall cease to have effect.
- 2. The Proclamation made by the High Commissioner with respect to the currency of the Protectorate, dated the eighteenth September one thousand nine hundred and two, shall be deemed to have been made under this Order.
- 3. This Order shall be read as part of the principal Order, and shall come into operation on the first day of July one thousand nine hundred and three, or any earlier date on which it is pro-

claimed in the Protectorate by the High Com-

And the Lords Commissioners of His Majesty's Treesury and the Right Honourable Joseph Chamberlain, one of His Majesty's Principal Secretaries of State, are to give the requisite directions herein accordingly.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT

The KING's Most Excellent Majesty in Council.

HEREAS by the first section of the Colonial Probates Act, 1892, it was enacted as follows:

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

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

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

The Colonial Probates Act, 1892, shall apply to the British Possession hereunder mentioned:

The Colony of Newfoundland.

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

A. W. Fitz Roy. herein accordingly.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT

The KING's Most Excellent Majesty in Council.

HIS MAJESTY in Council was this day pleased, on a Representation of the Right Honourable the Lords of the Committee of Council on Education in Scotland, to appoint William Edward Philip, Esquire, M.A., of Edinburgh and Cambridge Universities, and Fellow of Clare College, Cambridge University, to be one of His Majesty's Inspectors of Schools. A. W. FitzRoy.

At the Court at Buckingham Palace, the 20th day of May, 1903.

PRESENT.

The KING's Most Excellent Majesty in Council. His Majesty in Council was this day pleased, on a Representation of the Right Honourable the

Lords of the Committee of Council on Education in Scotland, to appoint William Wallace McKechnie, Esquire, M.A. of Edinburgh University, and B.A. of Oxford University, to be one of His Majesty's Inspectors of Schools.

A. W. FitzRoy.

Privy Council Office, May 20, 1903.

Notice is hereby given, that a Petition has been presented to His Majesty by the Council of the Borough of Great Yarmouth, praying, under the provisions of the Municipal Corporations Act, 1882, for an alteration of the number and boundaries of the Wards of the Borough; and notice is hereby further given, that His Majesty has been pleased, by His Order in Council of this day's date, to order that the said Petition be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council, on the twenty-third day of June, one thousand nine hundred and three.

Privy Council Office, May 20, 1903.

Notice is hereby given, that a Petition praying for the grant of a Charter of Incorporation to the University College of Nottingham, has been presented to His Majesty in Council by the Mayor, Aldermen, and Citizens of the City of Nottingham, and County of the same City; 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 twenty-third day of June, one thousand nine hundred and three.

Privy Council Office, May 20, 1903.

Notice is hereby given, that a Petition has been presented to His Majesty in Council by the Royal Mail Steam Packet Company, praying for the grant of a SUPPLEMENTAL CHARTER to enable the Company to increase its capital and for other purposes; and that His Majesty having referred the said Petition to a Committee of the Lords of the Council, the same will be taken into consideration by their Lordships on the twenty-third day of June, one thousand nine hundred and three.

Privy Council Office, May 20, 1903.

Notice is hereby given, that a Petition from the Earl of Dudley, K.P., and others, Members of the Board of Management of the National Hospital for the relief and cure of the Paralysed and Epileptic, praying for the grant of a Charter OF INCORPORATION to the Institution, has been presented to His Majesty in Council; 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 twenty-third day of June

Privy Council Office, May 20, 1903.

The following Statutes made by the Governing Body of Gonville and Caius College, Cambridge, have been submitted for the approval of His Majesty in Council, and notice of their having been so submitted is published in accordance with the provisions contained in "The Universities of Oxford and Cambridge Act, 1877":—

STATUTES to alter and amend the Statutes of Gonville and Caius College in the University of Cambridge under the fifty-fourth Section of the Universities of Oxford and Cambridge

Act, 1877.

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

government thereof:

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

And whereas Reginald Ely by will dated the fourteenth day of October in the year of our Lord one thousand four hundred and sixty-three left directions to his executors to provide a house for three poor people the rents of his lands in Barton and Chesterton to be used for the repair of the house and the payment of six shillings and eightpence to each inmate and William Buckenham in the year of our Lord one thousand five hundred and thirty-nine assigned the whole trust to the

College :—

And whereas Stephen Perse late of Cambridge Doctor of Physic by his will dated the twenty-seventh day of September in the year of our Lord one thousand six hundred and fifteen founded six Fellowships and six Scholarships in the said College and also a Free School and six almshouses in the town of Cambridge and appointed the Master and Fellows of the Foundation of the said College to be supervisors of his said will but that only the Master and four senior Fellows who should be from time to time should at all times execute and perform everything therein appointed to be done by his said supervisors:

And whereas the income of certain property is now at the disposal of the Master and Fellows of the said College upon the trusts and for the purposes in the said will of the said Stephen Perse

declared:

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

And whereas under and by virtue of the will of Robert James Shuttleworth late of Berne in the Republic of Switzerland Esquire and a deed poll under the seal of the Master and Fellows of the said College dated the nineteenth day of October in the year of our Lord one thousand eight hundred and seventy-five a sum of four thousand pounds two and three quarters per cent. Consolidated Stock with further investments made out

of income is held by the Master and Fellows of the said College upon certain trusts in the said will and deed poll declared or referred to concerning the same:

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

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

he same

And whereas under and by virtue of a deed of settlement under the seal of Sir David Lionel Salomons Baronet and the Common Seal of the Master and Fellows of the said College dated the eighteenth day of June in the year of our Lord one thousand eight hundred and ninety-five the Master and Fellows of the said College stand possessed of seven hundred and fifty pounds six per cent. Preferred Ordinary Stock of the South Eastern Railway Company to which was subsequently added one thousand pounds three per cent. Preference Stock of the same Company upon certain trusts in the said deed of settlement declared concerning the same:

And whereas the Statutes of the said College now in force consist of a body of Statutes made by the Master and Fellows of the said College being the Governing Body of the said College within the meaning of the Universities of Oxford and Cambridge Act 1877 and approved by Her late Majesty in Council on the eighteenth day of May in the year of our Lord one thousand eight

hundred and ninety-seven:

And whereas it is expedient for the good administration of the College that the Statutes now in force should be amended and altered in many respects and that the College Statutes should in future be such as are hereinafter expressed:

Now we the Master and Fellows of the said College being the Governing Body thereof within the meaning of the said Act being assembled at a meeting of the Master and Fellows of the said College specially summoned for this purpose and held on the sixteenth day of March one thousand nine hundred and three do hereby in exercise of the powers given to us by the fifty-fourth section of the said Act alter and amend the Statutes now in force and do make in substitution therefor the Statutes following which have been passed at such meeting by the votes of more than two-thirds of the persons present and voting and are now submitted for the approval of His Majesty the King in Council.

#### A.—Of the Constitution of the College. Statute 1.

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

Research Students as the Governing Body may from time to time determine.

(2.) There shall be two classes of Fellowships

namely:

- (a.) Corporate Fellowships the dividends of which shall be paid out of the corporate income of the College as hereinafter provided.
- (b.) Drosier Fellowships the dividends of which shall be paid out of the income of the Drosier Trust in accordance with the provisions of Dr. Drosier's will.
- (3.) Throughout these Statutes unless there is anything in the subject or context repugnant thereto the expression "Fellow" shall include "Corporate Fellow" and "Drosier Fellow," and the expressions "elect" and "election" shall include "re-elect" and "re-election," but shall not include permission to retain a Fellowship nor the transference of a Fellow from one class of Fellows to another.

#### B.-Of the Government of the College.

#### 2. The Visitor.

Statute 2.

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

### 3. The Governing Body. Statute 3.

(1.) The Governing Body shall consist of the Master and twelve Fellows of the standing of Master of Arts or Laws or some superior degree and it shall (subject as hereinafter provided) have the control and management of all the affairs of the College.

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

say :---

First. Such Fellows elected before the ninth day of October eighteen hundred and ninety as under the Statutes repealed by these Statutes would have been entitled to be members of the Governing Body otherwise than by election.

Second. The three Fellows other than the Senior Bursar, Senior Tutor and Senior Dean whose names stand first in order of seniority in a certain list called the Rota for membership of the Governing Body as

hereinafter defined.

Third. Six Fellows not otherwise entitled to membership of the Governing Body to be elected from time to time as vacancies occur by a General Meeting under Statute 5 to hold office for any period not exceeding three and a half years provided that any elected member who having been qualified to attend all meetings of the Governing Body during the whole of one year ending the thirtieth day of September has not attended at least two-thirds of the ordinary meetings in that year shall then cease to be a member but may be re-elected.

Fourth. The Senior Bursar the Senior Tutor the Senior Dean taken in this order for the purpose of the proviso hereinafter stated. If one or more of these officers be not among the Fellows the place or places left vacant shall be filled up for the time being by appointment of the Governing Body.

Provided that a member of the fourth class shall be entitled by virtue of his office to membership of the Governing Body only if the number of twelve Fellows is not com-

plete without him and that if the number of Fellows in the first and second classes taken together shall exceed six there shall be only so many elected members as shall be necessary to make the number of the Governing Body up to twelve without the Master.

(3.) If any elected Member of the Governing Body shall during his tenure of office as such become qualified to be a member of the Governing Body in any other way than by election he shall thereupon ipso facto cease to be an elected Member.

(4.) It shall not be competent to any member of the Governing Body other than a member by seniority to resign his place except with the permission of the Governing Body. Any member of the Governing Body by seniority may resign his place and thereupon his name shall be removed from the Rota for membership of the Governing Body by seniority, and it shall not at any time be replaced except by vote of a General Meeting.

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

the time being be less than twelve.

(6.) At the first General Meeting in each year after the fifth day of October the Rota for membership of the Governing Body by seniority shall be settled and shall remain in force until the corresponding General Meeting in the following year. For the purpose of the foregoing provisions the names of the following persons and no others shall be placed upon the Rota:

(n.) Every Fellow (subject as hereinafter provided) who shall be resident for the time being within one mile and a half as the crow flies from Great St. Mary's Church temporary absence excepted and shall have been actually resident within the same limits for eighteen weeks at the least during the year ending on the last preceding thirtieth day of September:

(b.) Every Fellow (subject also as hereinafter provided) who shall for the time being be in the actual discharge of his duties as Tutor Assistant Tutor Lecturer Bursar or Dean of the College and shall have been so through-

out the two last preceding terms:

Provided that (1) on the aforesaid thirtieth day of September his age shall not have exceeded seventy years (2) that the name of any Fellow who has been qualified to attend all the ordinary meetings of the Governing Body in the year ending on the thirtieth day of September shall be omitted from the Rota for the following year if he shall not have attended at least two-thirds of the ordinary meetings held during the year and his name shall not at any time be replaced except by a vote of a General Meeting but these provisos shall not apply to Fellows elected before the ninth day of October eighteen hundred and ninety.

In each academical year on or before the fifth day of October the Registrary shall prepare and send to the Master and each of the Fellows a draft copy of the Rota.

### 4. Proceedings of the Governing Body. Statute 4.

(1.) The Governing Body shall meet from time to time for the transaction of business in the Fellows' Combination Room or some other convenient place within the limits of the College but not elsewhere. A meeting of the Governing Body shall be called a College Meeting. No

business shall be transacted at any such Meeting unless the Master and at least six other Members of the Governing Body be present or at least eight such Members without the Master. Master shall preside at each Meeting; failing him the President; and failing the President the senior Fellow present. In the event of any difference of opinion the question shall be decided by voting. Voting shall begin with the junior Fellow present and proceed in the inverse order of precedence. If the votes are equal in number the Master shall have a casting vote. Meeting may be adjourned from time to time at the discretion of the Meeting.

(2.) The orders of a College Meeting shall be called College Orders. All College Orders shall require the concurrence of the Master and five other members of the Governing Body or of eight members of the Governing Body without the Master, and they shall also require the concurrence of one half of the members of the Governing Body present at the Meeting.

(3.) A special vote of the Governing Body shall require the concurrence of the Master and at least seven other members of the Governing Body or of at least nine such members without the Master and shall be recorded as a special vote in the Gesta.

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

(5.) The Registrary shall send written notice so far as practicable to every Member of the Governing Body at least four days before any such . Meeting of all business of which he may have received written notice from any members. any matter of business other than an election or an appointment which cannot properly be postponed of which such notice shall not have been given shall be brought forward at any such Meeting it shall be competent for any three of the members of the Governing Body present to defer the decision on the same to the next ordinary College Meeting.

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

#### 5. General Meetings. Statute 5.

(1.) There shall be held once at least in every term an ordinary General Meeting of the Master and all the Fellows at such times as shall be prescribed by a General Meeting.

(2.) The Registrary shall send written notice so far as practicable to the Master and to every Fellow at least four days before any such Meeting of all business of which he may have received written notice from the Master or from any Fellow. If any matter of business other than an

election or an appointment which cannot properly be postponed of which such notice shall not have been given shall be brought forward at any such Meeting it shall be competent for any three of those present to defer the decision on the same to the next ordinary General Meeting.

(3.) The Master may summon an extraordinary General Meeting whenever he thinks proper so to do and it shall be his duty to summon one upon the written request specifying the object of the desired Meeting of any eight Fellows and if the Master when so requested shall for the period of three days neglect to summon such a Meeting for assembly at a time within twelve days after such request shall be made then any eight Fellows whether the requisitionists or others shall have power themselves to summon the Meeting. At least eight days' written notice shall be given to each Fellow of the time of each extraordinary General Meeting and at least four days' written notice specifying the objects of every extraordinary General Meeting shall be given to each Fellow and no business not so specified shall be transacted

at the Meeting.

(4.) Any resolution passed by a General Meeting affecting matters which by these Statutes are placed under the control of the Governing Body shall be communicated to the Governing Body and shall be considered by them at the next Ordinary College Meeting. If the resolution be not adopted by the Governing Body and be reaffirmed in its integrity by a General Meeting a majority of two thirds of those present concurring such majority being a majority of the Master and all the Fellows then the resolution shall have the force of a College Order and shall be entered on the Gesta of the Governing Body and shall not be rescinded except with the consent of a General Meeting but the foregoing provisions shall not be used to limit the discretion of the Governing Body in electing to Fellowships in making confirming or continuing appointments to College offices or in assigning stipends to College officers.

(5.) A General Meeting shall have power to regulate its own proceedings subject to the provisions contained in these Statutes.

#### C.—Of the Master. 6. Qualifications and Duties. Statute 6.

(1.) The Fellows shall choose as Master the person who in their judgment shall be best qualified to preside over the College as a place of education religion learning and research.

(2.) The Mastership shall not be tenable with a pension from the College or any ecclesiastical preferment involving cure of souls or a Headship or Fellowship of any University or other College or Hostel to which a stipend is attached or any office acceptance of which would under Statute 11 section (10) disentitle a Fellow to receive Dividends under his Fellowship. On the acceptance of any such preferment or office by the Master the Mastership shall become vacant. Master shall not resign any such preferment or office which he may hold at the time of his election within three months from the date of his election or within such longer period not exceeding twelve months from such date as the Governing Body may fix before the expiration of the said three months the Mastership shall become vacant at the end of such three months or such longer period as the case may be.

(3.) The Master shall be the administrative Governor of the College. He shall enforce obedience to its laws and shall make such temporary orders and regulations in cases of emergency not provided for by these Statutes or by

College order as the welfare and good government of the College may require and shall assist with his advice any Officer of the College who in the execution of his office may find it necessary to act without the sanction of a College Order or regulation.

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

and to preside at those Meetings.

(5.) The Master shall reside in Cambridge in a lodge provided by the College and not be absent from Cambridge more than one hundred and fiftythree days in each year nor except on account of illness or other reasonable cause which he shall forthwith communicate to the President for any part of full term. If the Master should fail to fulfil these requirements of residence the President shall as speedily as practicable convene a College Meeting and lay the matter before it together with anv cause assigned by the Master. If however the President shall fail to convene such Meeting within ten days then any member of the Governing Body may convene the Meeting. The Meeting shall have power either to require the Master to come into residence or to accept as sufficient the cause assigned by him.

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

#### 7. Election of the Master and assignment to him of emoluments by a General Meeting. Statute 7.

- (1.) On any vacancy in the Mastership the President or if he shall not be in residence or shall neglect or decline the duty then the senior Fellow in residence and in the event of default by him the next senior Fellow in residence and so on shall forthwith after such vacancy shall have become known to him fix some time which shall be not less than twelve nor more than thirty days after the vacancy shall have so become known and convene accordingly for that time a meeting in College of all the Fellows to elect a Master and shall give not less than ten days' notice of such meeting to each of the Fellows. The senior Fellow present shall be Chairman of the meeting; but if he decline to preside the next in seniority shall be Chairman and so on. No person shall be elected Master unless he obtain the votes of a majority of all the Fellows for the time being and the voting in the election shall be by ballot and if any person shall obtain the requisite majority of votes that person shall be thereby elected Master. If at the first meeting there shall be no election then the meeting shall stand adjourned to some other time to be fixed by the meeting and so from time to time and if at the end of sixty days from the occurrence of the vacancy no person be elected the power of the Fellows to elect shall cease and the Chancellor of the University may by writing under his hand appoint a Master but if the Chancellor shall not appoint within ninety days from the occurrence of the vacancy the right of making such appointment shall devolve on the
- (2.) During a vacancy in the Mastership and before the election of a new Master a General Meeting may be summoned by not less than onethird of the Fellows at which a vote may be

passed to grant to the Master for a period of not less than five nor more than ten years an annual payment not exceeding three hundred and fifty pounds in addition to the dividend assigned to the Master in Statute 40 Account No. 1 and at any time not more than two years nor less than one year before the expiration of such period a General Meeting to be similarly summoned may grant to the Master for an additional period of five years an annual payment not exceeding three hundred and fifty pounds and so on. And if an annual payment of less than three hundred and fifty pounds has been voted to the Master a General Meeting may increase the payment to any sum not exceeding that amount. And if no annual payment has been previously granted a General Meeting may grant to the Master a payment not exceeding three hundred and fifty pounds for each of the years during which he shall hold the office of Vice-Chancellor. Provided that the voting at any General Meeting summoned for the purposes of this section shall be by ballot.

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

thirty days his election or appointment shall thereupon become void.

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

#### 8. Removal or Resignation of the Master. Statute 8.

- (1.) If the Master be charged before the Visitor by not less than eight members of the Governing Body with grave neglect of duty or misconduct the Visitor shall inquire into such charge and if he find the same proved may by writing under his hand remove the Master from his office.
- (2.) The Master may at any time by notice in writing under his hand to the Governing Body in College Meeting resign his office as Master.
- (3.) If the Master shall at any time become incapable of performing the duties of his office the Visitor on being satisfied thereof shall declare the office vacant.

#### 9. Provision for assigning a Pension to an ex-Master. Statute 9.

In the event of the resignation or deprivation for incapacity of the Master a General Meeting to take place before the election of a successor may by a vote in which a majority of all the Fellows shall concur the voting being by ballot assign to the ex-Master for life or for a term of years a sum not exceeding the difference between three hundred and fifty pounds and any sum that may have been granted to the future Master under the provisions of Statute 7 Section (2).

#### D.—Of the Fellows. 10. Election of Fellows. Statute 10.

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

Body.

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

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

- (4.) The Fellows shall save under Statute 11 Section (6) be elected by the Governing Body at a College Meeting and the Governing Body shall choose those persons being otherwise duly qualified according to these Statutes whom they shall think to be of the greatest merit and most fit to be Fellows of the College as a place of education religion learning and research but for elections other than those made under Sections (7) and (10) of this Statute there shall be a rule of superannuation to be settled from time to time by a General Meeting.
- (5.) The Master shall be present at the election of a Fellow unless prevented by urgent cause but his absence shall not invalidate any such election.
- (6.) Except as hereinafter provided the Fellows shall be chosen from among graduate members of the College or if at any time it be thought fit from among the other graduates of the University of Cambridge or Oxford who have distinguished themselves in the studies of the University or in some other department of science learning or art.
- (7.) Any person holding the office of Bursar Tutor Dean Assistant Tutor or Lecturer of the College may be elected to a Fellowship by the Governing Body.
- (8.) A Corporate Fellow shall not be transferred to a Drosier Fellowship but a Drosier Fellow may by College Order be transferred to a Corporate Fellowship. Any Drosier Fellow who shall hold any one of the offices enumerated in Statute 11 Section (3) shall become a Corporate Fellow upon the first occurrence of a vacancy in the list of Corporate Fellows. If there be more than one such Drosier Fellow they shall become Corporate Fellows as vacanies occur in order of These provisions shall not apply to seniority. Drosier Fellows elected before the year eighteen hundred and ninety-four.
- (9.) In the election of a Fellow that person if any shall be held to be elected who shall obtain the votes of a majority of the members of the Governing Body present. If at the first voting no person shall obtain such majority there shall be a second and if requisite a third voting. If even at this third voting no one obtain such majority then that person shall be held to be elected who shall obtain at this third voting more votes than any one else and as between two or more obtaining an equal number of votes that

present or if he be absent the Chairman of the

meeting shall give his casting vote.
(10.) The Governing Body may at any time by a resolution stating the grounds for such election and passed by a special vote fill up any vacancy in the Fellowships by the election of any of the following persons whether he be or he not a graduate of the University of Cambridge or Oxford:

First.-Any Professor or Reader of the University not holding ecclesiastical preferment involving cure of souls out of the precincts of the University.

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

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

(11.) Every person elected to a Fellowship shall within thirty days next after his election make in the College Chapel and in the presence of the Master and the Registrary the following declaration: "I A.B. do solemnly promise that I will discharge the duties of a Fellow of Gonville and Caius College to the best of my judement and ability." On resigning any Scholarship or Studentship in the gift of the College which he may be holding and on making this declaration he shall become a Fellow of the College.

(12.) If any person elected to a Fellowship shall fail otherwise than for some reason to be announced to the Governing Body within two calendar months after his election and approved by them as sufficient at the next ordinary College Meeting after such announcement to make the last-mentioned declaration within the said period of thirty days his election shall thereupon become

(13.) The Governing Body shall have power on electing a Fellow or at any time within one year after his election to attach any special condition to the tenure of his Fellowship which may seem to them desirable. On any breach of a condition so attached the Fellowship shall become vacant provided it shall be so declared by a special vote of the Governing Body.

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

11. Tenure of Fellowships. Statute 11.

- (1.) Except as provided in Sections (2), (3), and (6) of this Statute every Fellow shall at the expiration of six years from the day when he was elected vacate his Fellowship and no ex-Fellow shall be re-elected to a Fellowship except under the provisions of Statute 10 Section (7) or (10) or under the provisions of Section (4) or Section 6) of this Statute.
- (2.) Any Fellow who shall at the expiration of such period of six years or at the expiration of any further period during which he may under the provisions of this section be allowed to retain his Fellowship be actually holding the office of Reader or Lecturer in the University may unless otherwise disqualified by these Statutes and subject as hereinafter provided be allowed by a special vote person shall be elected for whom the Master if of the Governing Body passed within six calendar

months before the expiration of such period to retain his Fellowship for a further period of six years provided that if during such further period of six years he shall cease to hold such office he shall vacate his Fellowship at the expiration of three calendar months from the day of his ceasing to hold the said office unless before the expiration of such three months he be appointed to a Readership or Lectureship in the University in which case unless otherwise disqualified by these Statutes and subject as hereinafter provided he shall be allowed to retain his Fellowship until the expiration of the said period of six years or until his ceasing to hold such office whichever shall first happen.

(3.) Any Fellow who at the time when under the provisions of either of the preceding sections of this Statute he would but for the provisions of this section vacate his Fellowship shall be actually holding the office of Professor Public Orator or Librarian in the University or the Office of Tutor Assistant Tutor Lecturer Senior Bursar or Senior Dean or it in a particular case or cases the Governing Body by a special vote shall so determine the office of Junior Bursar or Junior Dean in the College shall unless otherwise disqualified by these Statutes and subject as hereinafter provided be at liberty to retain his Fellowship so long as he shall hold any such office but the number of College offices entitling to prolongation of Fellowship under this section shall not be increased or diminished except by a special vote of the Governing Body.

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

hold any such office.

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

The Master if his tenure of the Mastership taken together with his tenure as Fellow of some or one of the offices mentioned in Section (3) of this Statute shall amount to twenty years whether consecutive or not shall at the first Ordinary College Meeting after his resignation or deprivation for incapacity of the Mastership be elected into a Fellowship tenable for life. If at the time of the election there be no vacancy among the Fellows, the number of Corporate Fellowships shall be increased by one until a vacancy occurs. Any Fellow who during the tenure of his Fellowship or Fellowships shall throughout fifteen years whether consecutive or not have discharged the duties of some or one of the offices mentioned in Section (3) of this Statute may on resigning such office by reason of illness or other exceptional circumstance be permitted by a vote of a General Meeting to retain his Fellowship for a term of years or for life. The time during which the holder of any such office shall have leave of absence shall be reckoned in such twenty or such fifteen years if at the time of the grant of such leave of absence the Governing Body shall so expressly determine but not otherwise. Notwithstanding the provisions of this section any Fellow who at the date of the confirmation of these Statutes is entitled under preceding Statutes to

hold his Fellowship for life shall remain so entitled and any Fellow who shall hold or have held any of the offices mentioned in Section (3) of this Statute shall become entitled to retain his Fellowship for life at the date at which he would have become so entitled if the Statutes approved by Her late Majesty in Council on the eighteenth day of May eighteen hundred and ninety-seven were still in force.

(6.) A. Any Fellow may be permitted by a resolution stating the grounds for such permission passed at any General Meeting of the Master and Fellows by a vote in which not less than twothirds of those present such two-thirds being a majority of the Master and all the Fellows shall concur to retain his Fellowship for a period named in such resolution (subject as hereinafter provided) on account of his literary or scientific labours, but the number of Fellowships which may be held at one time by virtue of this provision shall be limited by the provision contained in Section (6) B. of this Statute. The General Meeting shall have power on so allowing a Fellowship to be retained to attach any special condition to the tenure of the Fellowship which may seem to them desirable in the interests of the College. On any breach of a condition so attached the Fellowship shall become vacant and shall be so declared by the Governing Body.

B. Any ex-Fellow may be re-elected to a Fellowship on the ground of his eminence for science learning or art by a resolution stating the grounds for such re-election passed at any General Meeting of the Master and Fellows by a vote in which not less than two-thirds of those present, such two-thirds being a majority of the Master and all the Fellows, shall concur, the renewed Fellowship to be held for a period named in such resolution subject as hereinafter provided but the number of Fellowships that may be held by virtue of this provision and the provision contained in Section (6) A. respectively shall taken together never at any one time exceed four.

The General Meeting shall have power on so re-electing to a Fellowship to attach any special condition to the tenure of the Fellowship which may seem to them desirable in the interests of the On any breach of a condition so College. attached the Fellowship shall become vacant and shall be so declared by the Governing Body.

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

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

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

- (9.) A Fellow becoming Master of the College or accepting a Headship or Fellowship of any University or of any College or Public Hostel to which a stipend is attached shall thereby vacate his Fellowship.
- (10.) Every Fellow elected to a Fellowship other than a Professorial Fellowship on the ground of his being a Professor or Reader of the University shall vacate his Fellowship upon ceasing to hold the Professorship or Readership in respect of which he shall have been so elected. But a Fellow shall not vacate his Fellowship by resigning the office by virtue of the tenure of which he retains his Fellowship merely for admission into another such office or by vacating a periodically terminable Professorship or Readership by expiration of the period provided he be forthwith reappointed thereto.

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

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

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

(14.) Every person elected to a Fellowship on the ground of his eminence for science learning or art not being an ex-Fellow shall as soon as possible after his election become and thenceforth continue to be a resident Fellow within the meaning of that expression as hereinbefore in Statute 3 defined and in the event of any default on his part in this respect otherwise than from some cause to be approved as sufficient by a special vote of the Governing Body he shall

thereby vacate his Fellowship.
(15.) Any Fellow may signify to the Master in writing his wish to become a Supernumerary Fellow for the whole or any part of the period for which he holds his Fellowship. If the Governing Body consent he shall become a Supernumerary Fellow and shall be and remain a Fellow to all intents and purposes and hold his Fellowship for the time and in the manner provided by these Statutes and enjoy all the benefits and advantages of the same save and except that he shall not thenceforth be entitled to any dividend or allowance but a Fellow who has become a Supernumerary Fellow for a term of years shall not resume his right to dividends and allowances unless on the expiration of such term there be a vacant Corporate Fellowship or until a vacancy in the Corporate Fellowships shall occur. Such Fellow however shall not count towards the making up the number of Fellows required by these Statutes and if he was previously a Professorial Fellow his Supernumerary Fellowship shall not count as a Professorial Fellowship under Statute 10 section 14.

#### 12. Privileges and Duties of Fellows. Statute 12.

(1.) All Fellows shall have seniority and precedence after the President according to the times of their respective elections as Fellows. In the case of an ex-Fellow being re-elected to a Fellowship the time of his election shall for the purposes of this section be the time of his reelection.

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

13. Removal and Punishment of Fellows.

Statute 13. If any Fellow be charged before the Master by three at least of the Fellows with neglect of duty or misconduct the Master shall convene a College Meeting to be held as soon as practicable to inquire into such charge and shall cause to be given to such Fellow not less than thirty days before the time appointed for the meeting a notice in writing stating the time and place of holding such meeting and its objects and containing a specification of such charge. The Governing Body excepting the said Fellow if he be a member thereof shall at the Meeting so convened inquire into the charge without in the first instance hearing the Fellow charged and shall decide whether there be or be not primâ facie ground for further investigating the same and if they decide that there is not such ground the charge shall not be further proceeded with but if they decide that there is such ground the Master shall thereupon inform the said Fellow of their decision and the said Fellow may if he think fit then require that the charge be preferred before the Visitor and if he then so require the jurisdiction of the Governing Body in the matter shall cease and the Visitor shall thereupon inquire into the truth of such charge and if he shall find the same or part thereof proved he may impose upon the said Fellow any one or more of the penalties which the Governing Body are hereinafter in the like case empowered to inflict but if the Fellow charged do not require the said charge to be so preferred the Governing Body excepting the said Fellow if he be a member thereof shall proceed to investigate the charge and to hear the said Fellow thereon if he claim to be heard and they shall decide on the charge. If they decide by a special vote that the charge or part thereof is proved they may adjudge by a like vote that the said Fellow be expelled from the College or be deprived of his Fellowship or be suspended from the emoluments thereof for any time not exceeding three years or be deprived of any office or offices or be censured by the Master or be subjected to any one or more of the said penalties. Such decision and such judgment shall be forthwith recorded and the Registrary shall give a written copy thereof to the said Fellow on his applying for the same at any time not less than three or more than forty days after the delivery of the judgment and the said Fellow may within one calendar month after receiving such copy appeal to the Visitor against such decision and judgment and if he so appeal the Visitor shall inquire into the charge and shall confirm reverse or vary such decision and judgment as he shall think fit but if the Fellow charged do not within such calendar month commence an appeal or do not duly prosecute the same the decision and judgment of the Governing Body shall be final.

E.-14. Of the Scholars and Research Students. Statute 14.

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

ascertaining the merits of the candidates for Scholarships.

The election shall be conducted in the like manner and shall be governed by the like rules as the ordinary elections to Fellowships by the Governing Body. The Research Students of the College shall be elected in such manner as shall be from time to time prescribed by the Governing Body.

(2.) Subject as hereinafter provided the tenure and emoluments of Scholarships and Research Studentships shall in all cases be such as the Governing Body may from time to time determine but no Scholar shall retain his Scholarship and no one shall be elected to a Research Studentship after he is of standing to take the degree of Master of Arts or Master of Laws.

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

or of the University.

- (4.) It shall be lawful for the Governing Body from time to time to offer Scholarships for competition upon such terms subject to the following provisions as the Governing Body shall think proper amongst persons whose age shall not exceed twenty years on the last day of the academical year in which the examination is held who shall not for the time bei g have come into residence at the University but the Governing Body shall have power to fix a lower limit of age if it should think fit. Each Scholarship so offered shall be called an Entrance Scholarship and shall not exceed eighty pounds a year including rents of rooms and all allowances. The Governing Body may however of such Entrance Scholarships offer two at most in any one year for competition without restriction of age.
- (5.) Every person elected to a Scholarship shall if not already a member of the College forthwith procure admission as such and in default thereof he shall forfeit the Scholarship.
- (6.) The Governing Body may elect Scholars and Exhibitioners who shall have all the privileges of Scholars and Exhibitioners, excepting the right to pecuniary emolument.
- (7.) The Governing Body may appoint that some or all of the Scholarships and Exhibitions shall be bestowed only on those candidates who, being of sufficient merit, shall produce evidence that they are in need of emolument to meet the expenses of their University course.
- (8.) The Governing Body may at any time on the ground of immoral or unbecoming conduct or of want of due diligence or of satisfactory progress in study or for any other reason that may seem to them sufficient deprive any Scholar Research Student or Exhibitioner of his status as such and of the whole or any part of the emolument of his Scholarship Research Studentship or Exhibition.

#### F.—Of other Members of the College. 15. Honorary Fellows. Statute 15.

The Master and Fellows may at a General Meeting by a vote in which not less than two-thirds of those present such two-thirds being a majority of the Master and all the Fellows shall concur elect any distinguished person to an Honorary Fellowship. The Master and Fellows may by a like vote terminate the tenure of an Honorary Fellowship. An Honorary Fellow shall not by virtue of such Fellowship possess any voice in the government of or have any authority

in the College or be entitled to any dividend but he may enjoy such other privileges and advantages as the Governing Body may from time to time determine.

### 16. Ex-Fellows. Statute 16.

All ex-Fellows shall have such of the privileges and advantages of Fellows other than the right to receive dividends or allowances or to possess a voice in the government of or to have authority in the College as the Governing Body shall from time to time determine.

#### 17. Admission. Statute 17.

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

#### 18. Persons in Statu Pupillari. Statute 18.

Members of the College in statu pupillari shall pay for their tuition such fees at such times as the Governing Body shall from time to time deter-They shall moreover show due reverence and obedience to the Master and Fellows and the Officers of the College they shall conduct themselves in a quiet and orderly manner and shall observe the Statutes and shall conform to all such orders and regulations as may be made by the Master or the Governing Body from time to time for the good government of the College and if any such member not being a Fellow of the College shall fail to observe and conform to all the Statutes orders and regulations aforesaid or shall be guilty of any conduct subversive of or prejudicial to discipline or good order or tending to bring scandal upon the College he shall be punished by the Governing Body or the Master or the Dean or any Tutor Assistant Tutor or Lecturer provided always that the penalty of final removal from the College or in the case of a Scholar or Research Student of temporary or permanent deprivation of his status as Scholar or Student or of any of the emoluments or advantages thereof shall be inflicted only by the Governing Body and that the penalty of temporary removal from the College shall be inflicted only by the Governing Body or the Master.

## G.—Of the Officers of the College. 19. Enumeration. Statute 19.

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

#### 20. The President. Statute 20.

- (1.) One of the members of the Governing Body shall be elected by a General Meeting to be President of the College and shall hold office for such period not exceeding three and a half years as may be then determined but if before the expiration of such term he shall cease to be a member of the Governing Body he shall thereby vacate the office of President.
- (2.) The functions of the President shall be to act as Master to the extent specified in these Statutes when the Master is absent and during a vacancy in the Mastership and he shall not during full term be absent from Cambridge at the same

dime as the Master except for some reasonable cause to be approved by the Governing Body.

(3.) The President shall have precedence in the College next after the Master.

#### 21. The Bursars. Statute 21.

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

### 22. The Deans. Statute 22.

(1.) The Dean or Deans shall preserve a religious and moral discipline among the members of the College in s'atu pupillari.

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

### 23. The Steward. Statute 23.

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

### 24. The Registrary. Statute 24.

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

### 25. The Auditors. Statute 25.

The Auditors shall audit all the accounts of the College.

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

Statute 26. All Officers except the President Tutors Assistant Tutors and Lecturers shall (subject as hereinafter provided) be annually appointed by the Governing Body by College Order; but whenever any Officer (except as aforesaid) shall have been appointed to hold and shall have held the same office for three successive years it shall be competent to the Governing Body to continue him in that office for any period not exceeding at any one time three years and so on from time to time. The appointment of the Master by the Governing Body to any College office shall require the concurrence of nine members of the Governing Body without the Master and may be for any period not exceeding five years. Every appointment shall be recorded by the Registrary.

## 27. The Tutors Assistant Tutors and Lecturers. Statute 27.

(!.) There shall be such a number of Tutors | remaining nights he shall have a deputy approved Assistant Tutors and Lecturers as the Governing | by the Master and such deputy shall sleep in Body shall from time to time determine but no | College. Provided always that a building in the

office which by these Statutes gives a right to hold a Fellowship more than six years from the time of election shall be abolished otherwise than by a special vote of the Governing Body.

(2.) Each Tutor shall be nominated by the Master and the person so nominated shall be submitted to the Governing Body for election into the office of Tutor by College Order. In the event of the person so nominated not being elected the Governing Body shall proceed to elect some person to the office of Tutor in the manner provided by Statute 10 Section (9) for the election of Fellows. The Assistant Tutors and the Lecturers shall be appointed by the Governing Body in the manner provided in Statute 10 Section (9) for the election of Fellows. Appointments made under either of the foregoing provisions shall cease at the College Meeting next ensuing after twelve months from the date of such appointments. Any officer so appointed may however at such Meeting be re-appointed by a special vote of the Governing Body to hold office for a further period of four years on the expiration of which period he may be re-appointed by a special vote of the Governing Body and if so re-appointed he shall thenceforth subject as by these Statutes otherwise provided retain his office until death resignation or removal. Every appointment and re-appointment shall be recorded in the Gesta by the Registrary. If an officer appointed in the manner prescribed by this Section is not re-appointed at the expiration of five years' service, he shall be entitled to hold his Fellowship for a further period of five years and if the holder resign his office before the expiration of five years' service the Governing Body may prolong his tenure of his Fellowship for a period not exceeding five years.

No person shall be deemed to be a Tutor an Assistant Tutor or a Lecturer for the purposes of these Statutes unless he shall have been appointed in the manner provided by this Section.

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

#### 28. Residence in College of Officers and Fellows. Statute 28.

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

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

specified in the preceding Sections.

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

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

, neighbourhood of the College and approved for the purpose by the Governing Body shall for the purposes of this section be deemed to be part of

the College.

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

#### 29. Remuneration of Officers. Statute 29.

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

#### 30. Removal of Officers. Statute 30.

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

The President may be removed from his office at any time by a General Meeting by a vote in which three-quarters of those present shall concur such three-quarters being not less than two-thirds of the Master and all the Fellows.

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

#### 31. Retirement and Pensions of Officers. Statute 31.

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

years at any one time.

(2.) Subject to the provisions hereinafter contained every Fellow who shall have been engaged for at least twenty-five years whether consecutive or not in the discharge of the duties of some or one of the following offices viz.: Tutor Assistant Tutor Lecturer Bursar or Dean shall upon vacating every such office for the time being held by him be entitled to receive out of the income so far as the same will extend of the Pension and Endowment Fund hereinafter mentioned an annual pension during the remainder of his life equal in amount to one-fifth of the average yearly value of the emoluments derived by him from such office or offices during his whole period of office together with one-hundredth of such value for every complete year during which he shall have actually discharged the duties aforesaid provided such amount do not exceed three hundred pounds or if it do exceed that sum then an annual pension of three hundred pounds. And the Master, if his tenure of the Mastership taken together with his tenure as Fellow of some or one of the offices mentioned above shall amount to twenty-five years whether consecutive or not shall on resigning the Mastership be entitled to a payment from the Pension and Endowment Fund the amount to be determined according to the provisions laid down for Fellows in this section.

Provided that when the total number of Fellows entitled to pensions under the provision of this-Statute is one two or three respectively such Fellows shall not receive together more than onefourth one-half or three-fourths of the income of the Pension and Endowment Fund for that year but when the total number of Fellows so entitled. is four or more and the income is insufficient to satisfy all their claims the whole income shall be divided among them rateably in proportion totheir claims.

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

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

made good in any subsequent year.

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

#### H.-32. Of Tuition in the College. Statute 32.

- (1.) Adequate instruction shall so far asreasonably practicable be provided or secured for every person in statu pupillari in the subjects of the several University courses and examinations.
- (2.) The Master or in his absence the President shall call together at least once a term the Tutors-Assistant Tutors and Lecturers to consult with him upon the instruction given in the College and to arrange in each term the course of Lectures to be given in the College in the succeeding term or terms and to consider what arrangements may be required for the instruction of Members in statu pupillari in subjects for which provision is not made by College Lectures.

I .- 33. Of Divine Worship and Religious Instruction. Statute 33.

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

### L.-34. Of the Collection, &c., of Caution Money and Moneys payable by Members of the College.

Statute 34. (1.) All Caution Money and also all moneys due to the College from any of its Members shall (save where otherwise provided for by these Statutes) be received and collected by some Officer or Officers appointed by the Governing Body to receive the same.

- (2.) All Caution Money shall be placed to the credit of the Fund hereinafter mentioned called "the Caution Fund."
- (3.) All other moneys to be received on behalf of the College shall so soon as reasonably practicable after the receipt of the same be placed to the credit of the accounts to which they ought respectively to be carried.

M.—35. Of Contributions for University
Purposes.
Statute 35.

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

N.—Of the Accounts of the College. 36. Audit. Statute 36.

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

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

## 37. Annual Statement of Accounts by the Bursar. Statute 37.

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

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

The accounts of receipts and expenditure of Trust the Davy Trust the Shuttleworth Trust the moneys if any raised under the borrowing powers Frank Smart Trust the Drosier Trust the Salomons'

of the College shall be sent annually at the same time to the Vice-Chancellor of the University for publication.

O.—Of the Administration of the Property of the College.

38. The Ely Perse Davy Shuttleworth Frank Smart Drosier Salomons and other Trusts. Statute 38.

(1.) Separate accounts shall be kept of the properties belonging to the Ely Perse Davy Shuttleworth Frank Smart Drosier and Salomons Trus's respectively.

(2.) The Governing Body may if they think fit accept conveyance of property to be held in trust

for the use of members of the College.

### 39. Special Payments and Allowances. Statute 39.

(1.) The Governing Body may from time to time make such payments as they shall think fit out of the College income to the College Building. Fund to the Reserve Fund to the Pension and Endowment Fund to the Tuition Fund and to the Scholarship Fund.

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

(3.) The President shall receive out of the College income in addition to his emoluments as Fellow an annual allowance of fifty pounds or such larger sum as may be determined by the Governing Body for the discharge of the duties of his office.

(4.) The expense of the dinner in the College Hall of the Master and the Corporate Fellows shall be paid out of the College income and the Governing Body shall apply for that purpose such sums as they shall from time to time think fit. The Governing Body may at the request of any Fellow assign rooms in College to such Fellow and may out of the College income make such allowance for rent to any Corporate Fellow as they shall think fit provided that the value of such allowance shall not exceed that of the rent and rates payable in respect of such rooms.

### 40. Application and Distribution of Property and Income.

Statute 40.

All the College Property (including the payments made to the College from the funds of the Perse Trust and the repayments to the College out of the Income of the Dresier Trust of such part of the sum annually paid by the College as a contribution for University purposes under Statute 35 as may be payable in respect of or properly attributable to the capital or income of the Drosier Trust) except the properties belonging to the Ely Trust the Davy Trust the Shuttleworth Trust the Frank Smart Trust the Drosier Trust and the Salomons Trust and any other trust shall be treated as consolidated and the several accounts hereinafter mentioned shall be kept in relation to The net income arising therefrom the same. shall be dealt with and applied in manner hereinafter prescribed. The several accounts lastly hereinbefore referred to shall be the following that is to say :-

#### Account No. I .- The College Account.

(1.) This account shall be an account of the income (including the receipts from the Perse Trust and the aforesaid repayments out of the income of the Drosier Trust) of all property of the College except that belonging to the Ely Trust the Davy Trust the Shuttleworth Trust the Frank Smart Trust the Drosier Trust the Sulamous

Trust and any other trust the College Building | Fund the Pension and Endowment Fund and the Caution Fund.

Every year so soon as the accounts of the College shall have been made up audited and passed the clear balance for the year of such income after discharging or providing for all outgoings (including payments to special College Funds) shall be ascertained and shall be applied in the first place In payment to all Fellows whose interests are preserved by Statute 47 the amounts to which they shall be entitled respectively under that Statute and subject thereto In paying to the University the amount which the College shall be liable to pay for the year under Statute 35 and the residue of the said balance after making the payments aforesaid shall (subject to the provisions hereinafter contained with respect to the increase or diminution temporary or otherwise in the number of the Fellows and subject also as by these Statutes otherwise provided) be applied in making the following payments, viz.:

550 To the Master And in addition such portion if any of £350 as may be assigned to him under Statute 7 Section (2) To the ex-Master such sum if any as may be assigned to him under Statute 9 (b) this sum with the preceding not to exceed 350 To each of the Corporate Fellows 250 To each of the Fellows who shall have held some or one of the Offices enumerated in Statute 11 Section (3) during 25 years whether secutive or not 50 To the Scholarship Fund ... 2000 Provided that any person who is a Fellow at the date of the confirmation of these Statutes shall become entitled to an additional payment of fifty pounds if and when he would have become so entitled if the Statutes repealed by these Statutes were still in operation and provided also that no Fellow shall in any case be entitled to more than

one such additional payment of fifty pounds. If at the date of the confirmation of these Statutes there be a vacancy in the Corporate Fellowships or if not as soon as a vacancy shall occur two thousand pounds shall be paid to the Scholarship Fund to be dealt with as hereinafter provided with respect to that Fund and the number of Corporate Fellows shall be diminished by one but if at the date of the confirmation of these Statutes there be no vacancy in the Corporate Fellowships then the sum of one thousand seven hundred and twenty pounds shall be paid to the Scholarship Fund until a vacancy shall occur.

So soon as the income of the Drosier Fund shall be sufficient to provide for the dividends of six Drosier Fellows, one Corporate Fellowship shall be suppressed and the sum of £250 shall be paid to a fund for the purpose of providing stipends for Research Students.

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

If the aforesaid residue shall be more than sufficient to make the last-mentioned payments in full the excess shall be applied in the first place rateably in or towards making good to the persons who shall be the Master and Fellows upon the day upon which the accounts are closed for the audit

and to the Scholarship Fund and Studentship Fund all deficiencies which may have occurred in thepayments which ought to have been made to them respectively in any of the last preceding six years deficiencies in earlier years to be made good in preference to deficiencies in later years and the ultimate surplus of all such residue shall be carried to the credit of the Pension and Endowment

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

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

Account No. II.—The Reserve Fund.

This Fund shall consist of not less than thirty-five thousand pounds Government Securities. The. dividends accruing from this stock or from so much of it as may at that time be standing in the Reserve Fund account shall be carried to the College Account (No. I) and be added to that year's income. It shall be lawful to use any portion or portions of this stock for the improvement of the College estates from time to time by inclosing building draining or otherwise; or for the purchasing of land-tax rent-charges or other encumbrances to which such estates or any of them shall be subject; or for extinguishing leases on property of the College which have more than thirty years to run; or to meet any large or unusual outlay which in the judgment of the Governing Body it may be necessary or expedient tomake. Provided that whenever any amount of stock be sold for any of the above purposes onethirtieth part of it shall be replaced at the nextaudit and one-thirtieth part at each succeeding audit by payment from the annual income of the College Account (No. I) of such a sum of money as will purchase the requisite amount of stock. and so on until the whole amount borrowed be replaced.

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

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

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

as proper objects of expenditure.

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

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

succeeding year or years.

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

Account No. V .- The Tuition Fund. The Tuition Fund shall consist of the Tuition

Fees the fees paid by persons not members of the College for attendance at lectures delivered in the College lecture-rooms and of such other sums as the Governing Body may direct to be paid to the Fund. The Governing Body shall determine what payments shall be made from the Fund to the Tutors and Assistant Tutors and the Lecturers of the College and what other expenses the Fund shall bear. The surplus if any may be applied by the Governing Body for the promotion of any purpose which may be for the educational advantage of the members of the College in statu pupillari.

Account No. VI .- The Scholarship Fund.

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

Account No. VII.—The Studentship Fund.
This Fund shall (as hereinbefore provided) receive from Account No. I the sum of two hundred and fifty pounds a year to be devoted as the Governing Body may determine to providing stipends for Research Students.

Account No. VIII.—The Caution Fund.

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

### P.—Miscellaneous.

### 41. The Common Seal and Muniments of the College. Statute 41.

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

keys in his keeping at the same time. The College Seal shall be affixed to documents in such manner as the Governing Body shall from time to time determine provided always that it be affixed either (1) at a College Meeting in pursuance of a College Order or (2) in pursuance of a College Order in presence of the three key-keepers or their deputies or (3) with the written consent of the Master or if he be not in residence of the President or if he be absent of the Senior Fellow in residence and at least seven other members of the Governing Body in the presence of the key-keepers or their deputies. Provided also that if the seal be affixed in accordance with provision (2) the affixing shall be recorded in the Gesta of the next ordinary College meeting, and if in accordance with provision (3) the affixing shall | e confirmed at the next ordinary College meeting and the names of the members of the Governing Body who gave their consent shall be recorded on the Gesta of the meeting. The Muniments of the College shall be kept in a secure place under the care of an officer or officers appointed by the Governing Body.

# 42. Provision in case of change in the value of Money. Statute 42.

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

# 43. Provision for increasing the Number of Fellowships Scholarships and Studentships. Statute 43.

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

### 44. Giving of Notice. Statute 44.

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

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

### 45. Construction of the Statutes. Statute 45.

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

decision shall have come to his knowledge; but failing an appeal within the time allowed for the purpose the decision of the Governing Body shall be final. The Visitor if appealed to within due time may affirm vary or reverse the decision of the Governing Body and his decision shall be final

### 46. Preservation of Existing Interests. Statute 46.

The interests and conditions of tenure of emoluments of all Fellows elected before the fourteenth day of March one thousand eight hundred and seventy-eight shall be regulated by the Statutes by which the same would have been regulated if these Statutes had not come into operation.

## 47. Provision as to Payments. Statute 47.

From the quarter day immediately succeeding the confirmation of these Statutes all payments directed to be made by these Statutes shall be made in accordance with them and the sum of three hundred and fifty pounds a year shall be paid to the present Master as if it had been granted to him for ten years under the provisions of Statute 7 Section (2) of these Statutes.

# 48. Repeal of Previously Existing Statutes. Statute 48.

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

### SCHEDULE.

Abstract of Receipts and Disbursements brought to account in the year.

### A.—Corporate Income. Receipts.

z.cco.p.o.		
.—External.		£
Lands on Beneficial Leases	•••	
,, at Rack Rent:	***	
Houses on Beneficial Leases	•••	
" on Long Leases …		
", at Rack Rent	***	
Copyholds for Lives		
,, of Inheritance	•••	
Leases for Lives	•••	
, for terms of years	•••	•
Tithe Rent-charges	***	
Other Rent-charges	•••	
Underwoods	•••	1
Timber		-
Minerals	•••	
Stocks, Shares, &c	•••	
Other Properties	•••	
2.—Internal.		
Rents of rooms	***	
Entrance Fees	•••	
Graduation Fees	•••	•
Annual dues of Residents	***	
A		

of Non-Residents

Profits in Kitchen, Buttery, &c.

Other sources

### Disbursements.

Rates, Taxes, and Insurance on College Buildings ... . . . Rates, Taxes, and Insurance on Estates Repairs and Improvements on College Buildings Repairs and Improvements on Estates... Management of Estates... Contribution for University purposes ... The Head and Fellows ... Scholars and Exhibitioners •-• Allowances to Residents University Professors ... ... Tutorial Fund ... ... Examiners and Prizes ... •••

College Officers ... ... ••• College Servants Chapel and Chapel Services Library ... ...

Subscriptions, Pensions, &c. Maintenance of Establishment in College Augmentation of Benefices Interest on Loans and Repayments Investments ...

s. d.

...

•••

...

•••

Balance at commencement of Account ... Total Receipts Total Expenditure ... Balance in hand

### B .- Trust Funds.

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

> Receipts. Disbursements.

2.- Funds applicable wholly to purposes outside the College.

> Receipts. Disbursements.

C.—Tuition Fund. Receipts. Disbursements.

D .- Caution Fund. Receipts.

Disbursements.

E.-Scholarship Fund. Receipts. Disbursements.

Given under our Common Seal this twentieth day of April, one thousand nine hundred and three. LS.

### Whitehall, May 21, 1903.

The following Address was presented to The King on Wednesday, the 20th instant, when His Majesty, accompanied by Her Majesty The Queen, opened the new Bridge, the joint work of the two counties, connecting Middlesex at Brentford with Surrey at Kew:-

To the King's Most Excellent Majesty.

May it please Your Majesty.
We, Your Majesty's Loyal
Subjects of the Metropolitan and Dutiful Counties of Middlesex and Surrey, desire to express our hearty thanks to Your Majesty for so kindly consenting to our request that You would be pleased to mark the completion of the first great work undertaken by the two Counties jointly by visiting it in person accompanied by Your Beloved Cousort.

We trust that You may long be spared to rule over a powerful, prosperous, and contented Empire, and that long life and happiness may equally attend Her Majesty Queen Alexandra.

Signed for Middlesex,

RALPH LITTLER,

Chairman of County Council and Joint Bridge Committee.

Signed for Surrey, E. J. Halser,

Chairman of County Council, Vice-Chairman of Committee.

To which Address His Majesty was pleased to

return the following gracious Answer:—
"On behalf of The Queen and Myself I thank

you for your loyal and dutiful Address.

"It gives Me great satisfaction to open this Bridge, which, taking the place of a notably picturesque structure, is itself one of the most beautiful of those which span the Thames, and to express Our appreciation at the completion of soimportant a work.

"We welcome the spirit which has moved the two counties of Middlesex and Surrey to join in this undertaking. I am sure that the Bridge will be a marked benefit to residents on both sides of the River, and to visitors to the district."

### 29, Southampton Street, Strand, May 22, 1903.

The KING, Sovereign of the Order of Mercy, has been graciously pleased to sanction the award of the Order to the following Lady Presidents, Presidents, Vice-Presidents, and Members of the League of Mercy:

Lady Presidents.

Her Royal Highness the Duchess of Albany.

The Countess Grosvenor.

The Dowager Lady Lamington. The Lady Evelyn Ewart.

The Honourable Mrs. Freeman-Thomas.

Lady Burdett.

Mrs. Seymour Corkran.

Mrs. Lockwood.

Mrs. Boulnois.

Presidents.

His Grace the Duke of Argyll, K.T., G.C.M.G., G.C.V.O.

The Lord Farquhar, G.C.V.O.

Lady Vive-Presidents.

Lady Howard Vincent.

The Honourable Mrs. Leveson-Gower.

Lady Edridge. Lady Hooker.

Mrs. Brand.

Mrs. Bright.

Mrs. Brown.

Miss Campbell. Miss Laura Devas.

Mrs. Fleming.

Mrs. John Gabriel.

Mrs. Gandy.

Mrs. Newman Gilbey.

Mrs. F. E. Gladstone.

Mrs. Harold Hardy.

Mrs. Horan.

Mrs. Francis Johnston.

Mrs. Henry W. Keay.

Mrs. Wingfield King.

Miss Maclean.

Mrs. Metcalfe.

Miss Ethel H. Montgomery.

Mrs. Smart.

Miss Trouncer.

Mrs. Woolland.

Vice-Presidents. General Lewis Vivian Loyd. Colonel Wilford Lloyd. Lieutenant-Colonel W. Narborough, V.D. Lieutenant-Colonel Worthington Wilmer. Frederick T. Aston, Esq. Charles Davis, Esq. Norman Hay Forbes, Esq., F.R.C.S. Ed. Clement Godson, Esq., M.D. Herbert Hordern, Esq. T. F. McDonnell, Esq., F.R.C.P.I. Frank Manby, Esq. W. R. Smith, Esq. Edward Spicer, Esq. Arthur Williams, Esq. Holland Wright, Esq., M.R.C.S.

Members.

Mrs. H. C. Marshall. Miss E. R. Scott. Miss E. J. Seligman. Mrs. Temperley. The Ilonourable Sir Raymond Robert Tyrrwhitt Wilson, Bart.

J. M. Freshwater, Esq. F. Voelklein, Esq.

> The Lord Chancellor's Office, May 22, 1903.

Rules of the Supreme Court. Notice is hereby given, under the Rules Publication Act, 1893, that Draft Rules have been made on the following subjects:-

Order III. Rule 9. Writ in libel actions to identify publications.

Order XI. Rule 7. Service of writ abroad to be by request through Foreign Office.

Order XXII. Rule 17. Colonial Stocks under the Act of 1900 and India 24 per cent. added to Court Investments.

Order XXXVII. Rule 54. Rules as to Foreign Tribunals. Evidence.

Order LXI. Masters of the Supreme Court. (Taxing Department.)

Order LXV. Rule 26A. Taxation of bills in non-contentious matters.

Order LXVII. Rule 2. Service by post in District Registries.

Amendment of Order as to Fees (No. 135) on vacating a bond.

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

### PORT OF DOVER.

Limits of Port. We, the undersigned Lords Commissioners of His Majesty's Treasury, of the United Kingdom of Great Britain and Ireland, do hereby, under the authority of "The Customs Consolidation Act, 1876," appoint Dover to continue and be a port in that part of the United Kingdom called England, and do hereby declare that the limits of the said port shall commence at Abbot's Cliff, in the county of Kent (being the eastern limit of the Port of Folkestone), and shall continue along the coast of the said county of Kent to the South Foreland, and thence in a supposed direct line eastward to the South Sand Head, the southern extremity of the Goodwin Sands, and thence in a supposed line north-east and north, including the said Goodwin Sands, to the North Sand Head, the northern extremity of the same

(being the south-eastern limit of the Port of Ramsgate), and thence in a supposed direct line westward to the north side of the River Stour, in the said county of Kent, at its junction with the sea, thence by the most direct line, including the north side of the said river, throughout its course over the flats to a place called North Shore, in the said county, being the south-western limit of the Port of Ramsgate; and the said port shall extend to a distance of three miles seaward from low water mark on the coast of the said county, and to a like distance from the said Goodwin Sands, and shall include the said River Stour, and all other rivers, islands, bays, channels, harbours, streams, and creeks within the said limits contained.

And we, the said Lords Commissioners of His Majesty's Treasury, do hereby annul all former limits of the Port of Dover.

Dated this fifteenth day of May, 1903.

H. W. FORSTER.
H. T. ANSTRUTHER.

Whitehall, Treasury Chambers.

### PORT OF FOLKESTONE. Limits of Port.

We, the undersigned Lords Commissioners of His Majesty's Treasury of the United Kingdom of Great Britain and Ireland, do hereby, under the authority of "The Customs Consolidation Act, 1876," appoint Folkestone to continue and be a port in that part of the United Kingdom called England, and do hereby declare that the limits of the said Port of Folkestone shall commence at Abbet's Cliff, in the county of Kent (being the western limit of the Port of Dover), and shall extend westwardly along the coast of the county of Kent and the coast of the county of Sussex to the point of the headland called Gally Hill, on the coast of Sussex (being the eastern limit of the Port of Newhaven), and shall extend seaward to a distance of three miles from low water mark along the coast within the said limits, and shall include all islands, bays, harbours, rivers, and creeks within the aforesaid limits.

And we, the said Lords Commissioners of His Majesty's Treasury, do hereby annul all former limits of the Port of Folkestone.

Dated this fifteenth day of May, 1903.

H. W. Forster. H. T. Anstruther.

Whitehall, Treasury Chambers.

### RAILWAY AND CANAL TRAFFIC ACT, 1888.

Whereas application has been made to the Board of Trade on behalf of all the Railway Companies in the United Kingdom to amend the classification of merchandise traffic and Schedules of Maximum Rates and Charges fixed in pursuance of the above-mentioned Act, by adding to the said classification the following articles, matters, or things, viz. :

Whips.

And whereas the Board of Trade have heard the Railway Companies in support of the application, there being no opposition to the said application:

Now, therefore, the Board of Trade, in pursuance of the powers in them vested by the provisions of section 24, sub-section (11), of the above-mentioned Act, do hereby determine and order that the classification of merchandise traffic and Schedules of Maximum Rates and Charges confirmed by the Acts of Parliament set

out in the Schedule to this Order be amended in ] manner following, that is to say, by adding to

Class 4.-Whips.

Dated this nineteenth day of May, 1903. Francis J. S. Hopwood, Secretary, Board of Trade.

#### Schedule.

The Great Eastern Railway Company (Rates and Charges) Order Confirmation Act, 1891 (54 & 55 Vict., c. 214).

The Great Northern Railway Company (Rates and Charges) Order Confirmation Act, 1891 (54

& 55 Vict., c. 215).

The London and South Western Railway Company (Rates and Charges) Order Confirmation Act, 1891 (54 & 55 Vict., c. 216).

The London Brighton and South Coast Railway Company (Rates and Charges) Order Confirmation Act, 1891 (54 & 55 Vict., c. 217).

The Loudon, Chatham and Dover Railway Company (Rates and Charges) Order Confirmation

Act, 1891 (54 & 55 Vict., c. 218).

The Midland Railway Company (Rates and Charges) Order Confirmation Act, 1891 (54 & 55 Vict., c. 219).

The South-Eastern Railway Company (Rates and Charges) Order Confirmation Act, 1891 (54

& 55 Vict., c. 220)

The London and North-Western Railway Company (Rates and Charges) Order Confirmation

Act, 1891 (54 & 55 Vict., c. 221).

The Great Western Railway Company (Rates and Charges) Order Confirmation Act, 1891 (54

& 55 Vict., c. 222).

The Railway Rates and Charges No. 1 (Abbotsbury Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 39).
The Railway Rates and Charges No. 2 (Brecon

and Merthyr Tydfil Junction Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 40).

The Railway Rates and Charges No. 3 (Cambrian Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vicr., c. 41).

The Railway Rates and Charges No. 4 (Cleator and Workington Junction Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 42).

The Railway Rates and Charges No. 5 (East London Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 43).

The Railway Rates and Charges No. 6 (Festiniog Railway, &c.) Order Confirmation Act, 1892

(55 & 56 Vict., c. 44).

The Railway Rates and Charges No. 7 (Furness Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict, c. 45)

The Railway Rates and Charges No. 8 (Hull, Barnsley, and West Riding Junction Railway) Order Confirmation Act, 1892 (55 & 56 Vict., c.

46).
The Railway Rates and Charges No. 9 (Isle of Wight Railway, &c) Order Confirmation Act, 1892 (55 & 56 Vict., c. 47).

The Railway Rates and Charges No. 10 (Lancashire and Yorkshire Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 48).

The Railway Rates and Charges No. 11 (London, Tilbury, and Southend Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 49).

The Railway Rates and Charges No. 12 (Manchester, Sheffield, and Lincolushire Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c.

50).
The Railway Rates and Charges No. 13 (Metropolitan Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 51).

The Railway Rates and Charges No. 14 (Midland and South-Western Junction Railway, &c.)

Order Confirmation Act, 1892 (55 & 56 Vict., c.

52).
The Railway Rates and Charges No. 15 (North-Eastern Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 53).

The Railway Rates and Charges No. 16 (North-London Railway) Order Confirmation Act, 1892

(55 & 56 Vict., c. 54).

The Railway Rates and Charges No. 17 (North Staffordshire Railway, &c.) Order Confirmation. Act. 1892 (55 & 56 Vict., c. 55).

The Railway Rates and Charges No. 18 (Taff Vale Railway, &c.) Order Confirmation Act, 1892

(55 & 56 Vict., c. 56).

The Railway Rates and Charges No. 19 (Caledonian Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 57).

The Railway Rates and Charges No. 20 (Callander and Oban Railway) Order Confirmation Act, 1892 (55 & 56 Vict., c. 58).

The Railway Rates and Charges No. 21 (City of Glasgow Union Railway) Order Confirmation

Act, 1892 (55 & 56 Vict., c. 59).

The Railway Rates and Charges No. 22 (Glasgow and South-Western Railway, &c.)
Order Confirmation Act, 1892 (55 & 56 Vict.,

The Railway Rates and Charges No. 23 (Great North of Scotland Railway) Order Confirmation Act, 1892 (55 & 56 Vict., c. 61).

The Railway Rates and Charges No. 24 (Highland Railway) Order Confirmation Act, 1892 (55 & 56 Vict., c. 62).

The Railway Rates and Charges No. 25 (North British Railway, &c.) Order Confirmation Act, 1892 (55 & 56 Vict., c. 63).

The Railway Rates and Charges No. 26 (Athenry and Ennis Junction Railway, &c.) Order-Confirmation Act, 1892 (55 & 56 Vict., c. 64).

### Board of Trade (Fisheries and Harbour Department), London, May 19, 1903. H. 8101.

The Board of Trade have received, through the Secretary of State for the Colonies, copies of the following notices relating to quarantine issued by the High Commissioner of Cyprus:-

No. 6589. Quarantine.

Under the power and authority vested in him: by the "Quarantine Ordinance, 1879," His Excellency the High Commissioner directs that arrivals from any port or place on the coast of Syria, south of Beyrout, shall be subjected to medical inspection at the port of arrival.

(C.S. 3555/1902.) 17th April, 1903.

No. 6590.

Under the power and authority vested in himby the "Quarantine Ordinance, 1879," His Excellency the High Commissioner directs the prohibition as to the importation of parcels post and empty used sacks of Egyptian origin be removed, and the notice of the oth June, 1902, No. 1685,. published in Gazette No. 728, in so far as relates. to parcel post and empty sacks, is hereby cancelled.

21st April, 1903. (C.S. 1123/1902.)

Board of Trade (Fisheries and Harbour Department), London, May 21, 1903. H. 8161.

The Board of Trade have received, through the Secretary of State for the Colonies, a copy of the following Telegram, dated May 11, from the Governor of the Leeward Islands: "Quarantine against Barbados raised to-day."

Board of Trade (Fisheries and Harbour Department), London, May 21, 1903. II. 8215.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated May 20, from His Majesty's Representative at Constantimople:-"Quarantine on arrivals from Port Said suppressed as also medical inspection against coast Gaza to Beirut and against Hejaz and Yemen coasts.

Admiralty, 18th May, 1903.

Royal Naval Reserve.

Sub-Lieutenant Walter Naylor to be Lieutenant. Dated 16th May, 1903.

Admiralty, 19th May, 1903.

The undermentioned Engineer Lieutenants have been promoted to the rank of Engineer Commander in His Majesty's Fleet :-Edward James Edgar. Dated 27th April, 1903. Charles Ayrton Moore. Dated 1st May, 1903. William Frederick Turner. Dated 16th May, 1903.

Royal Marine Artillery.

Lieutenant-Colonel and Brevet Colonel Alexander Leslie Scott Burrowes is placed on a Supplementary Half-pay List on completing six years' service in the substantive rank of Lieutenant-

Colonel. Dated 21st May, 1903.

Major and Brevet Lieutenant-Colonel James
Henry Bor, C.M.G., to be Lieutenant-Colonel, vice Burrowes, to half-pay. Dated 21st May,

1903.

Admiralty, 21st May, 1903.

The undermentioned Sub-Lieutenants have Toeen promoted to the rank of Lieutenant in His Majesty's Fleet:-

Thomas Fisher. Dated 15th December, 1901. John Bywater Ward. Dated 15th February,

Sub-Lieutenant Sidney Robert Bailey has been promoted to the rank of Lieutenaut in His Majesty's Fleet for services in connection with the operations in North China, 1900. Dated 27th February, 1903.

The undermentioned Acting Sub-Lieutenants have been confirmed in the rank of Sub-Lieu-

tenant in His Majesty's Fleet:-Adrian St. Vincent Keyes.

Dated 19th December, 1901.

Clement Charles Swift.

Dated 6th February, 1902.

Geoffrey Latimer. Reginald Thornton Amedroz.

George Louis Downall Gibbs.

Hugh Dundas Hamilton. Cyril Duncan Fenn.

Ernest George Houssemayne du Boulay. Lancelot Alan Smythies.

Dated 15th April, 1902.

Arthur Geoffrey Napier Lane. Dated 15th May, 1902.

Edwin Anderson Homan.

Maurice Baldwin Raymond Blackwood.

William Chalker Pearse. Norman Malet Colquhoun Thurstan.

William Eckford Cornabé.

Harold Larpent Woodcock.

Thomas Geoffrey Comber.

Herbert Lawrence Lucas.

Heathcote George Hewitt.

Charles Rumney Samson. Fraucis Edward Henry Graham Hobart.

Wellwood George Courtenay Maxwell. Dated 15th May, 1902.

Gilbert Cockshutt Heathcote. Dated 15th June, 1902. Herbert Francis Littledale. Dated 15th October, 1902.

> War Office, Pall Mall, 22nd May, 1903.

1st Life Guards, Second Lieutenant the Honourable C. C. Fellowes to be Lieutenant, to complete establishment. Dated 16th May, 1903.

10th Hussars, The restoration to the Establishment of Supernumerary Captain (now Brevet Major) Stanley L. Barry, D.S.O., which was notified in the Gazette of 24th October, 1902, is cancelled.

The promotion to the rank of Captain of Lieutenat the Honourable Thomas Lister. D.S.O., is antedated to 11th October, 1902, vice Lord William A. Cavendish-Bentinck, D.S.O., promoted.

13th Hussars, Lieutenant Frederick W. U. Cosens resigns his Commission. Dated 23rd May, 1903.

14th Hussars, Major Robert M. Richardson retires

on retired pay. Dated 23rd May, 1903. Captain William G. Eley to be Major, R. M. Richardson. Dated 23rd May, 1903.

Lieutenant Ralph Blackett to be Captain, vice W. Prevost, retired. Dated 9th May, 1903.

16th Lancers, Major Henry P. Kirkpatrick, D.S.O., retires on retired pay. Dated 23rd May, 1903. Captain George E. Tuson, D.S.O., to be Major, vice H. P. Kirkpatrick, D.S.O. Dated 23rd May, 1903.

17th Lancers, The following notification is substituted for those which appeared in the

Gazettes of 15th and 19th May, 1903:— Captain and Brevet Lieutenaut-Colonel Harold M. Grenfell, M.V.O., from 1st Life Guards, to be Major, vice H. W. R. Ricardo, retired. Dated 16th May, 1903.

18th Hussars, Captain and Brevet Major Charles K. Burnett is seconded for service on the Staff. Dated 27th April, 1903.

Supernumerary Captain Noel St. V. R. Stewart to be Captain, vice Brevet Major C. K. Burnett. Dated 27th April, 1903.

20th Hussars, Captain William W. James is seconded for service as an Adjutant of Imperial Yeomanry. Dated 21st April, 1903.

21st Lancers, Captain Robert H. Dick-Cunyngham is seconded for service on the Staff. Dated 1st January, 1903.

THE IMPERIAL YEOMANRY (IN SOUTH AFRICA). Unattached, Lieutenant T. H. W. Adams relinquishes his Commission and is granted the honorary rank of Lieutenant in the Army, with permission to wear the uniform of the Corps. Dated 8th May, 1903.

ROYAL ENGINEERS.

Brevet Colonel Henry P. Knight, on completion of five years' service as a regimental Lieutenant-Colonel, is placed on half-pay. Dated 22nd May, 1903.

Grenadier Guards.

Second Lieutenant H. W. Ethelston resigns his Commission. Dated 23rd May, 1903.

SCOTS GUARDS.

Captain the Honourable Esmé C. Gordon-Lennox is seconded for service under the Colonial Office. Dated 9th May, 1903.

LINE BATTALIONS.

The Queen's (Royal West Surrey Regiment),
Captain and Brevet Major Wilkinson D. Bird,
D.S.O., is seconded for service on the Staff. Dated 27th April, 1903.

King's (Liverpool Regiment), Captain William Y. Hunter resigns his Commission. Dated 23rd May, 1903.

Supernumerary Captain Vivian T. Bailey to be Captain, vice W. Y. Hunter. Dated 23rd May,

1903.

The Norfolk Regiment, Captain Ronald L. P. Birch is seconded for service as an Adjutant of Volunteers. Dated 2nd May, 1903.

Brevet Major Evelyn W. Margesson, from Supernumerary Captain, to be Captain, vice R. L. P. Birch. Dated 2nd May, 1903.

- The Suffolk Regiment, Lieutenant Samuel J. B. Barnardiston, D.S.O., Adjutant, to be Captain, to complete establishment. Dated 18th April,
- The Bedfordshire Regiment, Second Lieutenant H. O. H. Smithers to be Lieutenant, to complete establishment. Dated 20th April, 1903.
- The Leicestershire Regiment, Sergeant-Major John Henry Greasley to be Quartermaster, with the honorary rank of Lieutenant, vice Henorary Lieutenant F. Arculus, deceased. Dated 23rd May, 1903.

The Royal Irish Regiment, The undermentioned Lieutenants to be Captains:-

Henry W. R. Potter, in succession to Major C. W. Garraway, who holds a Staff appoint-ment. Dated 16th January, 1903.

Gerald W. P. Haslam, vice H. W. R. Potter, seconded for service under the Colonial Office. Dated 21st February, 1903.

- The South Wales Borderers, Captain Franklin M. Gillespie is seconded for service as an Adjutant of Volunteers. Dated 18th April, 1903.
- The Cameronians (Scottish Rifles), Second Lieutenant J. E. Turner to be Lieutenant, vice M. Kerr, promoted. Dated 3rd April, 1903.
- The Royal Inniskilling Fusiliers, Major Richard M. Foot retires from the Service, receiving a

gratuity. Dated 23rd May, 1903. Captain and Brevet Major Francis G. Jones to be Major, vice R. M. Foot. Dated 23rd May,

- The Worcestershire Regiment, The undermentioned Second Lieutenants to be Lieutenants, to complete establishment. Dated 8th May, 1903:-E. M. Simpson. N. K. Street.
- The East Lancashire Regiment, The restoration to the Establishment of Supernumerary Lieutenant Edward H. R. Thackwell is antedated to 20th April, 1903, vice S. R. Clement, placed on temporary half-pay on account of ill-health.
- The East Surrey Regiment, Sergeant-Major Henry Clay to be Quartermaster, with the honorary rank of Lieutenant, Supernumerary to the Establishment. Dated 23rd May, 1903.
- he Duke of Cornwall's Light Infantry, Supernumerary Captain Arthur G. Crosse to be Captain, vice H. A. Tremayne, placed on temporary half-pay on account of ill-health. Dated 4th March, 1903.
- The Welsh Regiment, Captain Edward G. Wynyard, D.S.O., retires on retired pay. Dated 23rd May, 1903.
- Supernumerary Captain Charles H. Young to be Captain, vice E. G. Wynyard. Dated 23rd May, 1903.
- The Oxfordshire Light Infuntry, Second Lieutenant B. H. Shaw to be Lieutenant, vice E. R. Clayton, promoted. Dated 22nd November, 1902.

- Gentleman Cadet Bertram Chambré Parr, from the Royal Military College, to be Second Lieutenant. Dated 23rd May, 1903.
- The Sherwood Foresters (Nottinghamshire and Derbyshire Regiment), Supernumerary Captain Charles J. W. Hobbs to be Captain, in succession to Major L. A. Bosanquet, Adjutant 3rd Battalion. Dated 9th May, 1903.
- he Northamptonshire Regiment, Lieutenaut Reginald C. Coldwell, Adjutant 1st Volunteer Battalion, to be Captain, to complete establishment, dated 17th March, 1903, instead of as-

stated in Gazette of 12th May, 1903. Second Lieutenant C. Graham to be Lieutenant, vice J. I. Wood-Martin, seconded.

4th April, 1903.

The Queen's Own (Royal West Kent Regiment), Lieutenant George D. Lister to be Captain, vice J. Lees, retired. Dated 9th May, 1903.

The King's Royal Rifle Corps, Captain Edward Northey is seconded for service as an Adjutant of Volunteers. Dated 23rd April, 1903.

The restoration to the Establishment of Supernumerary Captain Eric Pearce-Serocold is antedated to 23rd April, 1903, vice E. Northey. Supernumerary Captain Llewelyn A. E. Price-

Davies, V.C., D.S.O., to be Captain, vice C. S.

Chaplin, promoted. Dated 13th May, 1903.
Brevet Major Stanley F. Mott, from Supernumerary Captain, to be Captain, vice G. A. Armytage, appointed Adjutant, Rifle Depôt. Dated 16th May, 1903.

The Duke of Edinburgh's (Wiltshire Regiment), Ligurage, Clare A. Harding, regimes his Company Clare A. Hard

Lieutenant Clare A. Harding resigns his Com-

mission. Dated 23rd May, 1903. Supernumerary Lieutenant H. A. Murray to be Lieutenant, vice C. A. Harding. Dated 23rd May, 1903.

The Manchester Regiment, Captain John C. Crawford to be Major, vice A. W. V. Plunkett,

killed in action. Dated 18th April, 1903.

The Prince of Wales's (North Staffordshire Regiment), Supernumerary Lieutenant Arthur S. Weldon to be Lieutenant, vice J. W. Ley,. promoted. Dated 25th February, 1903.

Seaforth Highlanders (Ross-shire Buffs, The Duke of Albany's), Captain the Honourable-Douglas Forbes-Sempill, D.S.O., to be Major, vice Brevet Lieutenaut-Colonel G. G. A. Egerton, promoted to Alexandra, Princess of Wales's Own (Yorkshire Regiment). 13th May, 1903.

The Prince of Wales's Leinster Regiment (Royal Canadians), Lieutenant-Colonel Herbert Martin, C.B., on completion of his period of service in. command of a Battalion, is placed on half-pay.

Dated 23rd May, 1903.

Major Thomas H. Stavert to be Lieutenant-Colonel, vice H. Martin, C.B. Dated 23rd May, 1903.

The undermentioned Second Lieutenants to be . Lieutenants:-

R. W. Gray, vice A. N. Bredin, seconded.
Dated 31st January, 1903.
B. C. Riall, vice R. W. Gray, seconded for service with the West Atrican Regiment. Dated 31st January, 1903.

The Royal Munster Fusiliers, The name of Captain E. P. Thomson is as now described, and not as stated in the Gazette of 19th May, 1903.

The Royal Dublin Fusiliers, The promotion to the rank of Captain of Lieutenaut Charles C. Todd, which was notified in the Gazette of 24th October, 1899, is cancelled, that Officer having been transferred to the Army Pay Department with an anterior date.

The Rifle Brigade (The Prince Consort's Own), Captain Charles E. Radclyffe, D.S.O., to be

Major, vice Brevet Lieutenant-Colonel J. S. Cowans, M.V.O., removed from the Regiment on appointment to the Staff. Dated 16th April, 1903.

#### STAFF.

Major and Brevet Lieutenant-Colonel F. C. Shaw,
The Sherwood Foresters (Nottinghamshire and
Derbyshire Regiment), to be Deputy-Assistant
Quartermaster-General, 6th Division, IInd
Army Corps, vice Major R. N. Gamble, D.S.O.,
Princess Charlotte of Wales's (Royal Berkshire Regiment), who has vacated that appointment. Dated 13th May, 1903.

Major A. A. Chichester, D.S.O., The Dorsetshire

Major A. A. Chichester, D.S.O, The Dorsetshire Regiment, to be a Deputy-Assistant Quartermaster-General. Dated 19th May, 1903.

The undermentioned appointment has been made to the Staff of the Somaliland Field Force:—
Lieutenant J. A. Ballard, Royal Artillery, to be a Special Service Officer graded for pay Rate XIV, Scale B, Article 115, Royal Warrant 26th October, 1900. Dated 1st May, 1903.

### ORDNANCE COLLEGE.

Captain J. R. Stansfeld. Royal Artillery, from an Instructor, to be a Professor of Artillery, vice Major J. W. Ormiston, Royal Artillery, whose tenure of appointment has expired. Dated 1st May, 1903.

### ARMY ORDNANCE DEPARTMENT.

The following notification is substituted for that which appeared in the Gazette of 21st April, 1903:—

Commissary of Ordnance and Honorary Captain W. Cox retires on retired pay. Dated 6th April, 1903.

### ARMY PAY DEPARTMENT.

The undermentioned Officers to be Paymasters:—Lieutenant R. A. B. Young, the Royal Inniskilling Fusiliers. Dated 14th July, 1902.

Captain R. L. Bourchier, Royal Artillery. Dated 22nd July. 1902.

Lieutenant R. A. B. Young, the Royal Inniskilling Fusiliers, is granted the provisional rank of Captain while serving with the Army Pay Department.

### MEMORANDA.

Lieutenant-Colonel J. C. Campbell, Royal Engineers, is granted the local rank of Colonel whilst in temporary command of the Troops in Ceylon. Dated 26th March, 1903.

Major R. W. Deane, The Lancashire Fusiliers, is granted the local rank of Lieutenant-Colonel while commanding the Troops in Trinidad. Dated :28th April, 1903.

Captain and Brevet Major W. D. Bird, D.S.O., The Queen's (Royal West Surrey Regiment), is granted the local rank of Lieutenant-Colonel whilst employed as Chief Instructor and Staff Officer, School of Musketry, Hythe. Dated 27th April, 1903.

Quartermaster and Honorary Lieutenant T.H. Gott, half-pay, is granted the honorary rank of Captain. Dated 26th April, 1908.

Quartermaster and Honorary Captain T. H. Gott, half-pay, retires on retired pay. Dated 28rd May, 1903.

Lieutenant A. W. Upcher, Volunteer Service Company, the York and Lancaster Regiment, on having relinquished his temporary Commission for service in South Africa, is granted the honorary rank of Lieutenant in the Army, with permission to wear the uniform of his Company. Dated 27th April, 1903.

### Civil Service Commission, May 22, 1903.

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

May 18, 1903.

AFTER LIMITED COMPETITION.

Post Office: Male Learner, Brighton, Albert

Edward Dunstall.

WITHOUT COMPETITION.

Admiralty: Royal William Yard, Plymouth, Blacksmith, William John Lewis.

British Museum (Natural History): Boy Attendant, Percy Henry Durrant.

Prison Department, England: Steward's Porter, William Henry Baker.

Post Office: Mechanic, Lawrence William Churchill Clewett.

Porter, London, Percy Harold Boyle.

Learners, Beatrice Victoria Andrews (Margate), John Aughton (Southport), Harold Crofts (Margate), Stephen Moylan (Shifnal), Albert William Mullins (Petersfield).

Postmen, John Affleck (Johnstone), James Edward Cockram Farley (Iliracombe), Edward James Purton (Stoke-on-Trent).

Temporary Assistant Postman, Hinckley, Arthur Piercy.

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

Prison Department, England: Subordinate Officer Division I, Richard John Featherstone.

Post Office: Postman, Doncaster, Thomas Frank Redding.

# For Registration as Temporary Boy Clerks.

Charles Paul Barker, Le n Stapleton Brown, John Robertson Baxter Cassie, Walter Willis Cracknell, Leonard Gerald Golding, Charles Gray, Herbert John William Gurd, Lamert Isaacs, Robert McCall, Timothy Mahony, Robert Muir, Kevin Felix O'Hare, Alec John Parkhurst, John Cookman Roberts, John Montiford Stotesbury, Henry Samuel Edwin Turner.

May 19, 1903.

AFTER OPEN COMPETITION.

Post Office: Assistant Clerk (Abstractor), Frank Rupert Gomme.

Male Sorters, London, Thomas Edward Cramp, Frederick Gillingham, John Hayes, Matthew Hickey, Thomas John Price.

AFTER LIMITED COMPETITION.

Post Office: Third Class Clerks in the Engineer.in-Chief's Office, William John Hilyer, Bertrand James Stevenson.

Clerk in the Superintending Engineer's Office, William Samuel Mitchell.

Male Telegraphist, London, Alfred Charles Gray.

Male Learners, Alfred William Harding (Hull), Francis Joseph Langshaw (Birmingham).

### WITHOUT COMPETITION.

Admiralty: Chatham Dockyard, Boilermuker, William John Eades.

Fitters, Herbert Buckland, Alexander Graham Clark, Frederick Ernest Coleman.

British Museum (Natural History): Boy Attendant, William Ewart Phillips.

Post Office: Skilled Lineman, William Hamilton.
Postman, London, Walter James Hayward.
Porter, London, Horace Frank Charles.

Temporary Assistant Postmen, London, Charles Ernest Bullock, Harold William Clode, Henry George Denyer.

Learner, Newport, Monmouthshire, Irene

Daisy Barefoot.

Telephone Operators, Emily Edith Croker (London), Ethel Musker (Newport, Monmouthship)

Postmen, James George Bartlett (Pontypridd), James Connelly (Sheffield), George William Curran (Liverpool), Thomas Davies (Llandudno), James Russell Dixon (Edinburgh), George Ferguson (Glasgow), Siduey John Ferguson (Rugby), Sydney Harry Gorrod (Norwich), Hermann Henry Martin Graebe (Eastbourne), James McKenzie (Loughborough), George Henry Mason (Brighton), Clifford Pugh Meredith (Pontypridd), Henry Anthony Mills (Bristol), William Richard Alexander Mitchell (Hounslow), Albert Edward Pierson (Tunbridge Wells), Fred Smith (Hull), William Webster (Manchester), William George Wheatley (Barnard Castle), William Whittaker (Bury).

Temporary Assistant Postmen, William Blight (Camborne), Herbert Jonathan Moore (Norwich), Arthur Russell Spooner (Norwich).

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

OF 4TH JUNE, 1870.

Prison Department, England: Subordinate Officer,
Division I, Archibald McKinley.

Post Office: Postmen, London, Frederick Henry Copping, George Shierlaw, Alfred Edward Wickham.

Postman, Norwich, John Thomas Britcher.

### FOR REGISTRATION AS TEMPORARY BOY CLERKS.

Arthur Robert Beale, Walter Bothwell, Robert Bulfield, Patrick Byrne, William Casey, Ernest Chapman, William Bath Cleaver, Francis Xavier Coghlan, Beaumont Cummins de Putron, Henry Joseph Emler, Andrew Moncur Gillespie, George William Gomm, Charles Walter Gull, Ernest Osborne Hardwick, Frederick Septimus Harvey, Charles Edward Hudson, Edwin Sylvanus Keam, James Lenehan, Charlie Samuel John Lovell, William Ernest Skinner, Alfred Cecil Thompson, George Albert Tiley, James Yeats Watt.

For Registration as Temporary Boy Messengers.

William Nelson Norton, William James Wood.

May 20, 1903.

AFTER OPEN COMPETITION.

Board of Education: Assistant Clerk (Abstractor), Harry Wilmot Peters.

Post Office: Assistant Clerk (Abstractor), Herbert Christopher Jolly.

Male Sorter, London, Frederick Blair Stitt. Male Learner, London, Harry Briant. Male Learner, Bath, Ernest Acland Mould. Female Sorter, London, Hilda Marion Florton.

After Limited Competition.

Prison Department, England: Second Class Clerk in a Prison, Henry Reeves.

Post Office: Third Class Clerk in the Engineer in-Chief's Office, Robert Thomas Robinson. Mule Learner, Cardiff, Alfred Good Walkey.

WITHOUT COMPETITION.

Prison Service, Ireland: Warder, James O'Hagan.
Post Office: Postmen, London, Frederick Donoghue,
Frank Leonard Hughes.

Porter, London, John Henry Hounsom. Temporary Assistant Postman, London, Edward Mark Skudder. Learners, William Henry Clements (West Bromwich), Harry Victor Daniell (Sidmouth), Alfred David Morgan (Port Talbot), Elsie Wiley (West Hartlepool).

Postmen, Charles William Cope (Twicken-

Postmen, Charles William Cope (Twickenham), Joseph Elliott (Sheffield), William Charles Henry Emms (Birmingham), George Harper (Marlborough), William Peden (Sheffield), John George Macbeath Sutherland (Wick).

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

Post Office: Postman, London, William Henry O'Halloran Webb.

Postman, Norwich, Walter Stewardson.

FOR REGISTRATION AS TEMPORARY BOY CLERKS.

Charles Neville Abbott, Charles Atkinson, Arthur Barton, John Gordon Blair, William Houston Mackenzie.

# ORDER OF THE BOARD OF AGRICULTURE.

(DATED 20TH MAY 1903.)

(SWINE-FEVER INFECTED AREA.)

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

Declaration of Swine-Fever Infected Area.

1. The Area described in the Schedule to this Order is hereby declared to be an area infected with swine-fever for the purposes of the Swine-Fever (Infected Areas) Order of 1902.

### Commencement.

2. This Order shall come into operation on the twenty-seventh day of May, one thousand nine hundred and three.

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

T. H. Elliott, Secretary

### SCHEDULE.

An Area comprising the petty sessional divisions of Allerdale Below Derwent, Keswick, Derwent (including its detached part), Maryport, and Workington, and the parishes of Harrington, Distington, Parton, Moresby, Hensingham, Weddicar, Arlecdon, Salter and Eskett, and Lamplugh, in the administrative county of Cumberland; and also comprising the boroughs of Whitehaven and Workington.

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

ORDER OF THE BOARD OF AGRICULTURE.

(DATED 19TH MAY 1903.)

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

The date on which the Order of the Board

described in the Schedule hereto shall come into operation is hereby further altered to the first day of October, one thousand nine hundred and three-

In witness whereof the Board of Agriculture have hereunto set their Official Seal this nineteenth day of May, onethousand nine hundred and three. L S.

> T. H. Elliott, Secretary.

### SCHEDULE.

No.	Date.		Subject.
6193	1900. 4 December	•••	Carmarthenshire.—Probibiting the holding of markets, &c., of cattle, sheep, or swine within the Urban District of Newcastle Emlyn.

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

### ORDER OF THE BOARD OF AGRICULTURE.

(DATED 20TH MAY 1903.)

SHEFFIELD (SWINE-FEVER) REVOCA-TION ORDER OF 1903.

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

1. The Order described in the Schedule to this Order is hereby from and after the commencement of this Order revoked: Provided that such revocation shallnot invalidate or make unlawful anything done under the Order hereby revoked before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the Order hereby revoked before the commencement of this Order.

- 2. This Order shall come into operation on the first day of June, one thousand nine hundred and three.
- 3. This Order may be cited as the SHEFFIELD (Swine-Fever) Revocation Order of 1903.

In witness whereof the Board of Agriculture have hereunto set their Official Seal this twentieth day of May, one thou-L. S. sand nine hundred and three.

T. H. Elliott, Secretary.

### SCHEDULE. Order Revoked.

No.	Date.	Short Title.
6355	1901. 14 October	The Sheffield (Swine-Fever) Order of 1901.

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

### ORDER OF THE BOARD OF AGRICULTURE.

(DATED 20TH MAY 1903.)

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

The date on which the Order of the Board

described in the Schedule hereto shall come intooperation is hereby further altered to the fifteenth day of August, one thousand nine hundred and

In witness whereof the Board of Agriculture have hereunto set their Official Seal this twentieth day of May, one thousand nine hundred and three. L. S. T. H. Elliott,

Secretary.

### SCHEDULE.

No.	Date.	Subject.
6405	1902. 1 January	Carmarthenshire.—Prohibiting the holding of markets, &c., of cattle, sheep, or swine within the borough of Llandovery.

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

### ORDER OF THE BOARD OF AGRICULTURE.

(DATED 19TH MAY 1903.)

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

The date on which the Order of the Board described in the Schedule hereto shall come into operation is hereby further altered to the first day of October, one thousand nine hundred and three.

L.S.

In witness whereof the Board of Agriculture have hereunto set their Official Seal this nineteenth day of May, one thousand nine hundred and

> T. H. Elliott, Secretary.

### SCHEDULE.

No.	Date.	Subject.
6402	1901. 24 December	Cardiganshire.—Prohibiting the holding of markets, &c., of cattle, sheep, or swine within a District comprising so much of the old Parliamentary borough of Adpar as lies to the north of the river Teili, which forms the Lower Division of the parish of Llandyfriog, within the petty sessional division of Penrhywpal, in the administrative county of Cardigau.

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

### ORDER OF THE BOARD OF AGRICULTURE.

(DATED 20TH MAY 1903.)

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

1. Notwithstanding the provisions of the Foreign Animals (Amendment) Order of 1903 (No. 2), animals now being brought in the Vessel described in the Schedule hereto from the country of the Argentine Republic or from Uruguay may be landed at the Deptford Foreign Animals Wharf in accordance with the provisions of this Order and not otherwise.

2. An Inspector of the Board of Agriculture shall be permitted to examine the animals on board the said vessel at such time or times as he may require, and the animals shall not be landed until they have been so examined.

3. If there is, or during the voyage has been, any animal on board the said vessel affected with foot-and-mouth disease, every person before landing therefrom in Great Britain, shall, unless he lands at a Foreign Animals Wharf, effectually wash and disinfect himself, and change or effectually disinfect his clothes, so as to prevent the introduction or spreading of foot-and-mouth disease by him or his clothes.

4. The animals shall not be landed except with the permission of an Inspector of the Board, which permission will only be given where the Inspector is satisfied that sufficient lairage and other accommodation is available for the landing and slaughter of the animals in accordance with the provisions of this Order; and provided the animals are, if so required by an Inspector of the Board, previously transhipped into vessels approved for such purpose by the Inspector.

5. The animals shall only be landed at such part of the Wharf as an Inspector of the Board lairage-men to such lairs within the limits of the Wharf as may be specially approved for that purpose by an Inspector of the Board.

6. After such examination as may be required by an Inspector of the Board, the animals shall either be immediately slaughtered in the lairs in which they then are, or they may, with the permission of an Inspector of the Board, be forthwith moved to a slaughter-house specially approved for that purpose by an Inspector of the Board and there immediately slaughtered.

7. After the animals shall have been landed the said vessel shall, if instructions to such effect be given by an Inspector of the Board, proceed to sea for a preliminary cleansing and disinfection of the parts of the vessel used for animals, subject to such supervision as the Board may require, and in accordance with any instructions given by an Inspector of the Board.

8. Any fittings used in connection with the animals shall, if so required by an Inspector of the Board, be landed and burnt at such place

and in such manner as the Inspector may direct.
9. This Order shall be read as part of the Foreign Animals Order of 1896 and Article 31 (Offences) of that Order shall apply to offences against this Order.

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

three. A. W. Anstruther, Assistant-Secretary.

### SCHEDULE.

Vessel to which this Order applies. The steamship "Hibernian."

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture. may direct, and when landed shall be driven by 4, Whitehall Place, London, S.W.

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Amberley with Houghton, in the county of Sussex, and in the diocese of Chichester, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: And we do also hereby grant and appropriate out of our common fund to the said vicarage of Amberley with Houghton, one capital sum of one thousand pounds sterling to be applicable towards defraying the cost of rebuilding the parsonage or house of residence belonging to 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend of twenty pounds, or any part thereof, shall be annexed by us to the said vicarage of Amberley with Houghton, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and deter-

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Mary, Apsley End, in the county of Hertford, and in the diocese of Saint Albans, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of thirty-five pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments, sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Mary, Apsley End, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

yment of such yearly sum or stipend, or of art thereof, as the case may be, shall therend thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent for the time being of the rectory of Barnes, in the county of Surrey, and in the diocese of Rochester, one yearly sum or stipend of sixty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, and to be receivable in four equal 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: Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said rectory of Barnes shall be in addition to the yearly sum or stipend of sixty pounds heretofore payable by us, the said Ecclesiastical Commissioners, to the Incumbent of the said rectory, subject to certain conditions, under the authority of another Instrument sealed by us on the seventh day of July, in the year one thousand eight hundred and eighty-seven, and published in the London Gazette on the fifteenth day of the same month and year : And provided also that the two yearly sums or stipends of sixty pounds each shall be paid only upon the production to us on or after each of the above-mentioned days in each and every year of a certificate under the hand of the Bishop of the said diocese of Rochester, that an Assistant-Curate, duly licensed by such Bishop, has been employed within the parish of Barnes aforesaid, during the quarter of the year then ended, and is in receipt of a salary after a rate of not less than one hundred and twenty pounds per annum: Provided also, that the said yearly sum or stipend of sixty pounds hereby granted shall continue payable as aforesaid so long only as may to us appear to be expedient under the circumstances from time to time affecting the said rectory of Barnes.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

> > (L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Bassingbourne in the county of Cambridge, and in the diocese of Ely, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty-five pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Bassingbourne, in substitution for such yearly sum or supend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may he, shall thereupon and thereafter cease and determine.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent for the time being of the vicarage of Braunton, in the county of Devon, and in the diocese of Exeter, one yearly sum or stipend of thirty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, and to be receivable in four equal 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: Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said vicarage of Braunton shall be in addition to the yearly sum or stipend of thirty pounds heretofore payable by us, the said Ecclesiastical Commissioners, to the Incumbent of the said vicarage, subject to certain conditions, under the authority of another instrument sealed by us on the eighteenth day of May, in the year one thousand eight hundred and ninety-nine, and published in the London Gazette on the twenty-sixth day of the same month and year: and provided also that the two yearly sums or stipends of thirty pounds each shall be paid only upon the production to us on or after each of the above-mentioned days in each and every year of a certificate under the hand of the Bishop of the said diocese of Exeter, that an Assistant-Curate, duly licensed by such Bishop, has been employed within the parish of Braunton aforesaid, during the quarter of the year then ended: Provided also, that the said yearly sum or stipend of thirty pounds hereby granted shall continue payable as aforesaid so long only as may to us appear to be expedient under the circumstances from time to time affecting the said vicarage and parish of Braunton.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Canvey Island, in the county of Essex, and in the diocese of Saint Albans, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifteen pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the jear one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of l

Canvey Island, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

WE, the Ecclesiastical Commissioners England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Mary Magdalene, Chiswick, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of eighteen pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Mary Magdalene, Chiswick, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Mark, Cold Ash, in the county of Berks, and in the diocese of Oxford, and to his successors, incumbents of the same vicavage, one yearly sum or stipend of ten pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Mark, Cold Ash, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Corston, in the county of Somerset, and in the diocese of Bath and Wells, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of forty-five pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments, sufficient in our opinion to produce the said yearly sum or stipend, of any part thereof, shall be annexed by us to the said vicarage of Corston, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage of Saint Matthew, Croydon, in the county of Surrey, and in the diocese of Canterbury, one capital sum of five 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.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint John the Baptist, Cudworth, in the county of York, and in the diocese of York, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of thirty-four pounds, such yearly sum or stipend to be payable out of the common fund under our coutrol, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof shall be annexed by us to the said

vicarage of Saint John the Baptist, Cudworth, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as herein-after mentioned, grant to the Incumbent of the vicarage of Saint Alban, Dartford, in the county of Kent, and in the diocese of Cauterbury, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of one hundred pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend. or any part thereof, shall be annexed by us to the said vicarage of Saint Alban, Dartford, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Denahy Main, in the county of York, and in the diocese of York, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of forty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Denaby Main, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of a capital sum of five hundred pounds sterling which has been paid to us in favour of the rectory of Saint Andrew and Saint Mary Witton, Droitwich, in the county of Worcester, and in the diocese of Worcester, and in respect of which we have agreed to pay to the Incumbent of the same rectory, and to his successors, a yearly sum of fifteen 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 rectory of Saint Andrew and Saint Mary Witton, Droitwich, to meet such benefaction, one capital sum of two hundred pounds, in respect of which, so long as the some capital sum or any part thereof shall remain in our hands, there shall be paid by us to the Is cumbent for the time being of the said rectory one yearly sum of six pounds, or such part thereof as shall be proportionate to any balance of the same capital sum which shall so remain in our hands; the above-mentioned yearly psymeuts to commence as from the sixth day of May, in the year one thousand nine hundred and three, 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 on the first day of November in each and every year.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the consolidated chapelry and benefice of All Saints, East Finchley, in the county of Middleson and in the diocese of Loncounty of Middlesex, and in the diocese of London, one capital sum of five hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said consolidated chapelry and benefice, 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine

hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thurtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Mary, Ely, in the county of Cambridge, and in the diocese of Ely, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, and to be receivable in equal quarterly portions on the first day of February, the first day of May, the

that if at any time lands, tithes, or other hereditainents sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Mary, Ely, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as herein-after mentioned, grant to the Incumbent for the time being of the vicarage of Saint Etheldreda, Fulham, in the county of Middlesex, and in the diocese of London, one yearly sum or stipend of sixty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, and to be receivable in four equal 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: Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said vicarage of Saint Etheldreda, Fulhan, shall be paid only upon the production to us on or after each of the said lastly-mentioned days in each and every year of a certificate under the hand of the Bishop of the said diocese of London, that two Assistant-Curates, duly licensed by such Bishop, have been employed within the parish of Saint Etheldreda, Fulham aforesaid, during the quarter of the year then ended: Provided also, that such yearly sum or stipend shall continue payable as aforesaid so long only as may to us appear to be expedient under the circumstances from time to time affecting the said vicarage and parish of Saint Etheldreda, Fulham.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the rectory of Gateshead Fell, in the county of Durham, and in the diocese of Durham, one capital sum of one hundred pounds sterling, to be applicable towards defraying the cost of the new parsonage or house of residence which has been provided for the said rectory, according to plans and a specification approved by us.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as tirst day of August, and the first day of November in each and every year: Provided always, hereinafter mentioned, grant to the Incumbent of the vicarage of Saint John the Evangelist, Hammersmith, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint John the Evangelist, Hammersmith, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant to the Incumbent of the consolidated chapelry and benefice (hereinafter called the benefice) of All Saints, Ipswich, in the county of Suffolk, and in the diocese of Norwich, and to his successors, Incumbents of the same benefice, one yearly sum or stipend of thirty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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. And we do also hereby grant and appropriate out of our said common fund to the said benefice of All Saints, Ipswich, one capital sum of one thousand pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said benefice, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend of thirty pounds, or any part thereof, shall be annexed by us to the said benefice in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as herein-

after mentioned, grant to the Incumbent of the vicarage of All Saints, Islington, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lauds, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of All Saints, Islington, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same benefice, one yearly sum or stipend of one hundred pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said benefice of Saint Martin, Kensal Rise, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage of Kingsbury Episcopi, in the county of Somerset, and in the diocese of Bath and Wells, one capital sum of five hundred pounds, to be applicable towards defraying the cost of providing a new 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage or benefice of Llananno-with-Llanbadarn Fynydd, in the county of Radnor, and in the diocese of Saint David's, one capital sum of two hundred and fifty pounds, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage or benefice, 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine

hundred and three.

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage of Llanbedr Painscastle, in the county of Radnor, and in the diocese of Saint David's, one capital sum of fifty pounds, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Ilanddarog, in the county of Carmarthen, and in the diocese of Saint David's, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Llauddarog, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of

May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Llanganten, in the county of Brecon, and in the diocese of Saint David's, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of forty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Llanganten, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Llangyfelach, in the county of Glamorgan, and in the diocese of Saint David's, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of forty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Llangyfelach, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Llanyblodwell, in the county of Salop, and in the diocese of Saint Asaph, and to his successors, Incumbeuts of the same vicarage, one yearly sum or stipend of twenty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, and to be receivable in equal quarterly portions ou 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Llanyblodwell, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the rectory of Longfield, in the county of Kent, and in the diocese of Rochester, one capital sum of two hundred and fifty pounds, to be applicable towards defraying the cost of certain improvements at the parsonage or house of residence belonging to the said rectory, 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Paul. Mill Hill, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Paul, Mill Hill, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-minth and thirtieth years of Her late

and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent for the time being of the vicarage of Ormesby Saint Margaret with the vicarages of Scratby and Ormesby Saint Michael annexed, in the county of Norfolk, and in the diocese of Norwich, one yearly sum or stipend of thirty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, and to be receivable in four equal 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: Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said vicarage of Ormesby Saint Margaret with the vicarages of Scratby and Ormesby Saint Michael annexed, shall be in addition to the yearly sum or stipend of sixty pounds heretofore payable by us the said Ecclesiastical Commissioners to the Incumbent of the united benefice, subject to certain conditions, under the authority of another instrument sealed by us on the twentieth day of May, in the year one thousand eight hundred and ninetyseven, and published in the London Gazette on the twenty-eighth day of the same month and year, and provided also that the two yearly sums or stipends of sixty pounds and thirty pounds respectively shall be paid only upon the production to us on or after each of the above-mentioned days in each and every year of a certificate under the hand of the Bishop of the said diocese of Norwich, that an Assistant-Curate, duly licensed by such Bishop, has been employed within the parishes of Ormesby Saint Margaret, Scratby, and Ormesby Saint Michael aforesaid during the quarter of the year then ended: Provided also that the said yearly sum or stipend of thirty pounds hereby granted shall continue payable as aforesaid, so long only as may to us appear to be expedient under the circumstances from time to time affecting the said united benefice and parishes of Ormesby Saint Margaret, Scratby, and Ormesby Saint Michael.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage of Saint Simon, Saltram-crescent, Paddington, in the county of Middlesex, and in the diocese of London, one capital sum of one thousand five 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred Majesty Queen Victoria, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Patelcy Bridge, in the county of York, and in the diocese of Ripon, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of ten pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Patelcy Bridge in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of All Saints, Peterborough, in the county of Northampton, and in the diocese of Peterborough, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of All Saints, Peterborough, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Pinhoe, in the county of Devon, and in the diocese of Exeter, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty-five pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Pinhoe in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May. in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Luke, Richmond, in the county of Surrey, and in the diocese of Rochester, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty-five pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Luke, Richmond, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Shalford, in the county of Essex, and in the diocese of Saint Albans, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments. sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Shalford, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon cease and determine.

In witness whereof, we have bereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of three hundred pounds sterling which has been paid to us in favour of the vicarage of Sharow, in the county of York, and in the diocese of Ripon, and in respect of which we have agreed to pay to the Incumbent of the same vicarage, and to his successors, a yearly sum of 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 vicarage of Sharow, to meet such benefaction, one other capital sum of three 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 Incumbent for the time being of the said sum of nine vicarage, one other yearly pounds, or such part thereof as shall be proportionate to any balance of the same capital sum which shall so remain in our hands; the abovementioned yearly payments to commence as from the first day of May, in the year one thousand nine hundred and three, 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 on the first day of November in each and every year.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Chad, Smethwick, in the county of Stafford, and in the diocese of Lichfield, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Chad, Smethwick, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as herein-after mentioned, grant to the Incumbent of the vicarage of Saint Stephen, Smethwick, in the county of Stafford, and in the diocese of Lichfield, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicar-age of Saint Stephen, Smethwick, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the district chapelry and benefice (hereinafter called the benefice) of Saint Peter, South Tottenham, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same benefice, one yearly sum or stipend of thirty-five pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments, sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said benefice, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and cleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Sutton-with-Seaford, in the county of Sussex, and in the diocese of Chichester, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of thirty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year

one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Suttonwith-Seaford, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Thornham, in the county of Norfolk, and in the diocese of Norwich, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of thirty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Thornham, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

> > (L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint Paul, Tottenham, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same vicarage. one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Saint Paul, Tottenham, in substitution for such yearly sum or stipend, or for such part thereof, our liability

for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

> > (L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as herein-after mentioned, grant to the Incumbent for the time being of the vicarage of Saint James, Upper Edmonton, in the county of Middlesex, and in the diocese of London, one yearly sum or stipend of sixty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, and to be receivable in four equal 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: Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said vicarage of Saint James, Upper Edmonton, shall be in addition to the yearly sum or stipend of sixty pounds heretofore payable by us, the said Ecclesiastical Commissioners, to the Incumbent of the said vicarage, subject to certain conditions under the authority of another Instrument, sealed by us on the sixth day of November, in the year one thousand nine hundred and two, and published in the London Gazette on the fourteenth day of the same month and year; and provided also that the two yearly sums or stipends of sixty pounds each shall be paid only upon the production to us on or after each of the above-mentioned days in each and every year of a certificate under the hand of the Bishop of the said diocese of London, that two Assistant-Curates, duly licensed by such Bishop, have been employed within the parish of Saint James, Upper Edmonton aforesaid, during the quarter of the year then ended, and that each is in receipt of a salary after a rate of not less than one hundred and twenty pounds per annum: Provided also, that the said yearly sum or stipend of sixty pounds, hereby granted, shall continue payable as aforesaid so long only as may to us appear to be expedient under the circumstances from time to time affecting the said vicarage and parish of Saint James, Upper Edmonton.

> In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

> > (L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage of Saint John the Evangelist, Upper Norwood, in the county of Surrey, and in the diocese of Canterbury, one capital sum of five 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the consolidated chapelry and benefice of Saint Matthew, Willesden, in the county of Middlesex, and in the diocese of London, one capital sum of one thousand five hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said consolidated chapelry and benefice, 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine

hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of West Dean (near Chichester), in the county of Sussex, and in the diocese of Chichester, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of thirty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of West Dean, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage of Willesden, in the county of Middlesex, and in the diocese of London, one capital sum of seven hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a new 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Willington, in the county of Northumberland, and in the diocese of Newcastle, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifteen pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage of Willington, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the vicarage of Wimbledon, in the county of Surrey, and in the diocese of Rochester, one capital sum of one thousand five 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Wirksworth, in the county of Derby, and in the diocese of Southwell, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of fifteen pounds, such yearly sum or stipend to be payable out of the

common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the consolidated chapelry and benefice (hereinafter called the benefice) of Christ Church, Woburn-square, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same benefice, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of May, in the year one thousand nine hundred and three, 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: Provided always, that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said benefice of Christ Church, Woburn-square, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting 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, do hereby grant and appropriate out of our common fund to the district chapelry and benefice of Saint Andrew. Woodside, in the county of Bedford, and in the diocese of Ely, one capital sum of one thousand pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said district chapelry and benefice, 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.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of a capital sum of eight hundred and thirty pounds sterling, which has been paid to us in favour of the vicarage of Yarm, in the county of York, and in the diocese of York, 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 Yarm, to meet such benefaction, one capital sum of seven hundred pounds, 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 of Yarm.

In witness whereof, we have hereunto set our common seal, this fourteenth day of May, in the year one thousand nine hundred and three.

(L.S.)

REGISTRATION OF BIRTHS AND DEATHS. Order No. 13/1903.

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, William Cos-patrick Dunbar, 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 first day of June next, in order that the Civil Parish and Urban District of Farnham, as altered by the Local Government Board's Confirming Order, No. 43,079, which took effect on the first of April, 1902, may be included entirely within one Registration Sub-District, the part of Farnham Civil Parish now situated in Frensham Sub-District of Farnham Registration District shall be transferred to Farnham Sub-District of the same Registration District.—Witness my hand this 20th day of May, one thousand nine hundred and three.

Wm. C. Dunbar, Registrar-General. General Register Office,

Somerset House, London.

### REGISTRATION OF BIRTHS AND DEATHS Order No. 14/1903.

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, William Cospatrick Dunbar, 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 first day of June next, in order that the Sub-Districts of King's Lynn Registration District may be made co-extensive with the two Relief Districts into which King's Lynn Poor Law Union has recently been divided, the existing King's Lynn Sub-District shall be sub-divided into two separate Sub-Districts, viz. —(a) A Sub-District to be called and known as North King's Lynn Sub-District, to consist of the North and Middle Wards of King's Lynn Municipal Borough; and (b) a Sub-District to be called and known as South King's Lynn Sub-District, to consist of the South

Ward of King's Lynn Municipal Borough, together with West Lynn Civil Parish.—Witness my hand this twentieth day of May, one thousand nine hundred and three.

Wm. C. Dunbar, Registrar-General. General Register Office,

Somerset House, London.

REGISTRATION OF BIRTHS AND DEATHS. Order No. 15/1903.

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, William Cospatrick Dunbar, 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 first day of June next, in order that All Saints and St. Giles Civil Parishes as altered by the Local Government Board's Confirming Order No. 43,787 (which took effect on the first of April, 1902), may be each entirely included within one Registration Sub-District, (a) the part of All Saints Civil Parish now situated in St. Giles Sub-District of Northampton Registration District shall be transferred to All Saints Sub-District of the same Registration District; and (b) the part of St. Giles Civil Parish now situated in All Saints Sub-District of Northampton Registration District shall be transferred to St. Giles Sub-District of the same Registration District.-Witness my hand this twentieth day of May, one thousand nine hundred and three.

Wm. C. Dunbar, Registrar-General.

General Register Office,

Somerset House, London.

### INCOME TAX.

Whereas by the Taxes Management Act, 1880 (43 and 44 Vict., c. 19), power is given for increasing in certain cases the number of persons appointed, under the provisions made by the Income Tax Act of 1842, Commissioners for the general purposes of the Income Tax, and persons to supply vacancies amongst such Commissioners in each district or division in Great Britain; and it appearing to the Board of Inland Revenue that the number of persons so appointed for the division of Carnawllon, in the county of Carmarthen, is insufficient for the proper discharge of the business therein arising under the Tax Acts, the said Board hereby authorize the increase in the number of the Commissioners for the said division of Carnawllon to any number not exceeding fourteen, and of persons to supply vacancies amongst such Commissioners to any number not exceeding fourteen; and we, the undersigned, two members of the said Board, do hereby convene a meeting of the persons appointed for putting in execution within the said county of Carmarthen an Act passed in the 38th year of the reign of King George the Third, intituled "An Act for granting an aid to His Majesty by a Land Tax to be raised in Great Britain for the service of the year 1798," being respectively qualified to act as Commissioners in the execution of the last-mentioned Act, to be holden at the Town Hall, in Llanelly, on Thursday, the 28th day of May, 1903, at eleven o'clock in the forenoon, for the purpose of choosing and appointing, according to the regulations of the said Income Tax Act of 1842, such number of fit and proper persons to be Commissioners

for General Purposes for the said division Carnawllon, and of persons to supply vacancies amongst such Commissioners, as may be sufficient to increase the number of such Commissioners to any number not exceeding fourteen, and of persons to supply vacancies amongst such Commissioners to any number not exceeding fourteen.

L. N. Guillemard. E. E. Nott Bower.

Inland Revenue, London, 18th May, 1903.

NOTICES TO MARINERS. (Nos. 419 to 426 of the year 1903.) The bearings are magnetic, and those concerning the visibility of lights are given from seaward.]

No. 419.—NEW ZEALAND—NORTH ISLAND.

Auckland Harbour—Man-of-War Anchorage Shifted.

Information, dated 24th March, 1903, has been received from the Commander-in-Chief, Australia, that for the future the area appropriated as a man-of-war anchorage at Auckland will be shifted 3 cables to the westward. The area embraced by the anchorage will be of the same dimensions as before, viz.:-3 cables in a north and south direction and 6 cables east and west, but the south-west corner of the area will be in future 2 cables N. 2° W. from the two white horizontal lights on the western extremity of Queen's Wharf, instead of 13 cables North from the two red fixed vertical lights on the eastern extremity of the railway wharf.

Approximate position of the two white lights, lat. 36° 50½′ S., long. 174° 46′ E.

[Variation 14° Easterly in 1903.]

This Notice affects the following Admiralty Chart:—Auckland Harbour, No. 1970. Also, New Zealand Pilot, 1901, page 52.

# No. 420.—CHINA, HONGKONG—EAST LAMMA CHANNEL.

Rock named Ngauchau am pi-Existence of. Information, dated 3rd April, 1903, has been received from Captain M. H. Smyth, Ilis Majesty's surveying-vessel "Rambler," of the existence of a rock named Ngauchau am pi, with a depth of  $2\frac{1}{2}$  fathoms over it in East Lamma Channel; it is situated with Ma Kong summit  $\triangle$  bearing S. 73° E., distant  $2\frac{1}{2}$  cables, and the western extremity of Gantchau Island N. 2° E.

Approximate position, lat. 22° 13′ N., long. 114° 11′ E.

[Variation 1° Easterly in 1903.]

This Notice affects the following Admiralty Charts:—Approaches to Hongkong, No. 1180; Hongkong, No. 1466. Also, China Sea Directory,

Vol. III, 1894, page 68.

ERRATUM.—In Notice to Mariners No. 283 of 1903 to the list of Charts affected, add—"South part of Samar Island on Chart No. 962."

No. 421.—INDIA, WEST COAST—MALABAR. Narakal Light—Moved to Mallipurum.

The Government of India has given notice, that on 15th May, 1903, Narakal Light (white fixed) would be moved about 2 miles to the south-ward and re-exhibited from the flagstaff at Mallipurum during the south-west monsoon; in its new position it will be visible in clear weather from a distance of 10 miles between approximately the bearings of north, through east, and S.E.

Approximate position, lat. 10° 1′ N., long. 76° 13′ E.

The flagstaff at Narakal will be removed.

Variation nil in 1903.7

[Variation nil in 1905.]
This Notice affects the following Admiralty
Chart:—West Coast of India, No. 749. Also,
List of Lights, Part VI, 1903, No. 274; and
West Coast of Hindustan Pilot, 1898, pages 130,

No. 422.—UNITED STATES—LOUISIANA. GULF OF MEXICO.

Sabine Pass—Bell Buoy Replaced by Light-Buoy.
The United States Government has given notice that on 12th May, 1903, the red bell buoy at the southern entrance to Sabine Pass would be replaced by a light-buoy, painted red, exhibiting a red fixed light, moored in a depth of 26 feet on the eastern side of the entrance to the dredged channel, in a position from which the red light on the eastern jetty bears N. 14° W., distant  $1\frac{1}{2}$  miles.

Approximate position, lat. 29° 383′ N., long. 93° 491′ W.

[Variation 7° Easterly in 1903.]
This Notice affects the following Admiralty
Chart:—Sabine Pass, No. 3188. Also, West India Pilot, Vol. I, 1903, page 527.

No. 423.—UNITED STATES, TEXAS—GULF OF MEXICO.

Galveston Harbour Approach-Wreck Marked by Light-Buoy.

The United States Government has given notice that, on 7th May, 1903, a light-buoy, painted in red and black horizontal stripes, exhibiting a white fixed light, would be moored in a depth of  $7\frac{3}{4}$  fathoms about half a cable to the northward of the wreck of the schooner "Margaret Ward," which sank in the approach to Galveston Harbour. From the buoy Bolivar Lighthouse bears N. 88° W., distant 29 miles, and Sabine Pass Lighthouse, N. 29° E.

Approximate position, lat. 29° 174′ N., long. 94° 13′ W.

[Variation 7° Easterly in 1903.]
This Notice affects the following Admiralty Chart:—Coast of Louisiana and Texas, No. 1639. Also, West India Pilot, Vol. I, 1903, page 526.

No. 424.—INDIA, WEST COAST.

Jaigarh River—Fishing Stakes in Approach. Information has been received from the Officer in charge of the Marine Survey of India that the Commander of the Portuguese gunboat "Zaire" reports having passed on 29th March, 1903, some bamboo fishing stakes in the approach to Jaigarh River, at a distance of about  $3\frac{1}{2}$  miles S. 67° W. from Jaigarh Head Lighthouse.

Approximate position, lat. 17°  $16\frac{3}{4}$ ′ N., long. 73°  $7\frac{3}{4}$ ′ E.

Variation nil in 1903.]

This Notice affects the following Admiralty Chart:—Boria Pagoda to Achra River, No. 739. Also, West Coast of Hindustan Pilot, 1898, page

### No. 425.—HINDUSTAN, WEST COAST— MALABAR.

Cochin Light—Character Altered.
With reference to Notice to Mariners No. 381

Further information has been received from the Port Officer, Cochin, that, on the 1st January, 1902, the white fixed light at Cochin was replaced by a white group occulting light, showing groups of four occultations every minute, thus:-light, twenty-two and a half seconds; eclipse, four and a half seconds; light, six and a half seconds; eclipse, four and a half seconds; light, six and a half seconds; eclipse, four and a half seconds; light, six and half seconds; eclipse, four and a half seconds; it is elevated 37 feet above high water, visible in clear weather from a distance of 12 miles from the bearing of N. 20° W., through north and east, to S. 11° E., and shown from a column 34 feet high. The light is dioptric with a light power of 1,250 candles.

Approximate position, lat. 9° 573' N., long.

76° 14′ E.

76° 14' E.

[Variation nil in 1903.]

This Notice affects the following Admiralty Charts:—Bay of Bengal, No. 70; Vengurla to Cape Comorin, No. 827; Viziadrug to Cochin, No. 2737; Cochin to Cape Comorin, No. 2738; Malabar Coast, No. 749; Cochin River, No. 65. Also, List of Lights, Part VI, 1903, No. 275; and West Coast of Hindustan Pilot, 1898, page

No. 426.—THE ADRIATIC, GULF OF VENICE -PORT OF TRIESTE.

San Carlo Mole—Lights Discontinued. The Austrian Government has given notice, dated 27th April, 1903, that the three red fixed lights triangularly placed on the head of the San Carlo Mole, Trieste, have been discontinued, the position of the mole being sufficiently indicated by the electric lights established along it.

Approximate position, lat. 45° 39′ N., long.

13° 46′ E.

This Notice affects the following Admiralty Chart:—Gulf of Trieste with Plan, No. 1434. Also, List of Lights, Part V, 1908, No. 637; and Mediterranean Pilot, Vol. III, 1899, page 126.

By command of their Lordships, W. J. L. Wharton, Hydrographer. Hydrographic Office, Admiralty, London, 16th to 18th May, 1903.

Light Railway Commissioners. The Light Railways Act, 1896.
PWLLHELI NEVIN AND PORTHDINLLEYN
LIGHT RAILWAY.

PPLICATION is intended to be made in the A present month of May to the Light Railway Commissioners by the North Wales and District Light Railway and Electric Power Syndicate Limited, whose registered office is situate at 33, Brazennose-street, Manchester, in the county of Lancaster, for an Order authorizing the construction of a railway of which the

following is a short description:

A Railway, 11 miles 7 furlongs 42 chains or thereabouts in length, commencing in the borough of Pwllheli, in the parish of Denio, in the county of Carnarvon, at a point adjacent to or within half a chain of the terminus of the existing municipal horse tramway running from Pwllheli to the South Beach and owned by the Pwllheli Corporation, and terminating in the parish of Pistyll, in the county of Carnarvon, at a point adjacent to and adjoining the existing quarry incline of the Gwylwyr Sett Quarry Company in or upon or adjacent to the highway leading from Nevin to Pistyll, both in the county of Carnarvon.

The said railway will pass through or into the following parishes or some of them (that is to

say):—
The parishes of Denio, Pwllheli, Penrhos,
Llanbedrog, Llannor, Bodfean, Nevin, Edern, and Pistyll, all in the county of Carnarvon.

Dated this 19th day of May, 1903.

way and Electric Power Syndicate Limited.

JOHN HEWITT and Son, 33, Brazennosestreet, Manchester, Solicitors.

F. EVELYN JONES, Ormond House, 63, Queen Victoria-street, London, E.C., Solicitor and Parliamentary Agent.

Light Railway Commission.
PEWSEY AND SALISBURY LIGHT RAILWAY.

(Extension of time.)

(Application to the Light Railway Commissioners for an Order, pursuant to the Light Railways Act, 1896, for a further Extension of Time for the Compulsory Purchase of Lands for and for the Construction of the Light Railways authorized by the Great Western Railway (Pewsey and Salisbury) Light Railway Order, 1898, and the Pewsey and Salisbury (Devizes Branch) Light Railway Order 1898.)

OTICE is hereby given, that application is intended to be made to the Light Railway Commissioners, on or before the 30th day of May, 1903, by the Great Western Railway Company (hereinafter called "the Company") for an Order (hereinafter called "the Order") pursuant to the Light Railways Act, 1896, for the purposes or some of the purposes following (that is to

(1) To further extend the respective periods limited by the Pewsey and Salisbury Light Railway (Extension of Time) Order, 1901, for the compulsory purchase of lands for, and for the construction of the railways and works respectively authorized by the Great Western Railway (Pewsey and Salisbury) Light Railway Order, 1898, and the Pewsey and Salisbury (Devizes Branch) Light Railway Order, 1898.

(2) To vary or extinguish all rights and privi-

leges inconsistent with or which would or might interfere with the objects of the Order, and to

confer other rights and privileges.
(3) To alter, amend, enlarge or repeal, so far as may be necessary for the purposes of the

For the North Wales and District Light Rail- | Order, the provisions of the said Orders of 1898 and 1901.

Dated this 15th day of May, 1903.

R. R. NELSON, Paddington Station, and 20, Abingdon-street, Westminster, Solicitor for the Great Western Railway Company.

In the Light Railway Commission. The Light Railways Act, 1896. BERE, ALSTON, AND CALSTOCK LIGHT RAILWAY.

OTICE is hereby given, that application is intended to be made to the Tributantian intended to be made to the Light Railway Commissioners by the Plymouth, Devouport, and South-Western Junction Railway Company, in the present month of May, for an Order to extend the periods respectivly limited by the Bere, Alston, and Calstock Light Railway Order, 1900, for the compulsory purchase of the lands required for and for the completion of the works authorized by that Order, and, so far as may be necessary or expedient for effecting these purposes, to amend or extend the provisions of the said Order.

Copies of the draft proposed Order can be obtained on and after the 30th day of the present month, at the offices of the undersigned, at the

price of one shilling each.

Objections to the application should be made in writing, addressed to the Secretary to the Light Railway Commissioners, 54, Parliamentstreet, Westminster, and a copy sent to the undersigned.
Dated this 22nd day of May, 1903.

SHELLY and Johns, Plymouth.

VENNING, GOLDSMITH, and PECK, 26, Kerstreet, Devonport.
BURCHELLS, 5, The Sanctuary, Westminster, S.W., Solicitors and Parliamentary Agents.

For and on behalf of the Plymouth, Devon port, and South-Western Junction Railway Company.

### BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 20th day of May, 1903.

### ISSUE DEPARTMENT.

Notes issued	••	••	••	£ 51,582,405	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	••	•••	£ 11,015,100 7,159,900 38,407,405
				£51,582,405				£51,582,405

Dated the 21st day of May, 1903.

J. G. Nairne, Chief Cashier.

### BANKING DEPARTMENT.

Proprietors' Capital	£ 14,553,000 3,201,692	Government Securities Other Securities Notes Gold and Silver Coin	••	••	£ 14,799,631 26,734,733 23,001,425 2,179,955
missioners of National Debt, and Dividend Accounts) Other Deposits Seven Day and other Bills.	8,530,589 40,305,378 125,090			•	***************************************

Dated the 21st day of May, 1903.

£66,715,744

£66,715,744

AN ACCOUNT of the Importations and Exportations of BULLION-and SPECIE registered in the week ended 20th May, 1903.

		Importe	d into the	United Kir	gdom.		
Countries from which Imported.		GOLD.		Silver.			
-	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.	
	Ounces,	Ounces,	Ounces.	Описев,	Ounces.	Ounces.	
Norway		••		• •	103,860	103,860	
Belgium	19,195	~ <b>.</b>	19,195	1,054	28,585	29,639	
Portugal	2,118	••	2,118	• •			
Egypt	25,680	••	25,680			••	
West Coast of Africa		322	322	4,436		4,436	
United States of America		281	281	• •	2,368,225	2,368,225	
Chile	••	253	253	••	17,200	17,200	
Brazil		2,768	2,768	••			
Cape of Good Hope		65,478	65,478		1		
Hong Kong				••	97,670	97,670	
Australia	10,400	36,809	47,209	••	28,319	28,319	
New Zealand		7,258	7,258	••	34,065	84,065	
Other Countries	537	••	537	1,911	5,670	7,581	
Aggregate of the Importations registered in the	57,930	113,169	171,099	7,401	2,683,594	2,690,995	
Week ]						·	
Declared Value of the said Importations	£ 225,507	£ 434,458	£ 659,965	£ 2,036	£ 281,638	£ 283,674	

		1	Exported	l from tl	he Unite	d Kingd	ingdom.					
Countries to which Exported.	GOLD.					Silver.						
	Co	Coin.			Coin.							
	British.	Foreign.	Bullion.	Total.	British.	Foreign.	Bullion.	Total.				
Germany Holland France. Portugal Mexico, Central and South America (except Brazil), and West Indies Brazil Bombay Other Countries	Ounces   56,576 1,536 1,407 216	Ounces.	Ounces. 13,219 6,070 22  10,920 235	Ounces. 13,219 6,070 22  56,576 1,536 12,827 458	Ounces.	Ounces.	Ounces. 7,764 118,166 26,981	• •				
Aggregate of the Exportations registered in the	59,735	7	30,466	90,208	••	••	824,378	824,378				
Declared Value of the said	£ 233,331	£ 24	£ 126,991	£ 360,346	£	£	£ 90,185	£ 90,185				

Statistical Department, Custom House, London,

A. J. WOOD.

May 21, 1903.

AN ACCOUNT pursuant to the Act 8 and 9 Vict., cap. 38, of the Amount of BANK NOTES authorized by Law to be issued by the several Banks of Issue in SCOTLAND, and the Average Amount of Bank Notes in Circulation, and of Coin held during the four Weeks ended Saturday, the 9th day of May, 1903.

Name and Title as set forth in Licence.  Name of the Firm  Head Office or Principal Place	Name of the Titler		Circulation authorized	Average Circulation during four Weeks ended as above.			Average Amount of Coin held during four Weeks ended as above.		
	by Certificate.	£5 and upwards.	Under £5.	Total,	Gold.	Silver.	Total.		
British Linen Company Commercial Bank of Scotland Limited National Bank of Scotland Limited Union Bank of Scotland Limited Town and County Bank Limited North of Scotland Bank Limited Clydesdale Bank Limited	The Governor and Company of the Bank of Scotland	Edinburgh Edinburgh Edinburgh Aberdeen	216451 438024 874880 297024	351478 298925 238373 265510 244227 309022 139011 209018 243340 48060	827598 747452 670088 752224 684748 749058 171769 246969 589165 78583	1179076 1046377 908461 1017734 878975 1058080 310780 455987 832505 126643	858850 896212 514423 715288 648870 649767 259526 324129 589782 73584	132878 89165 116385 76013 73181 108068 27990 23883 106414 11861	991723 985377 630808 791301 722051 757835 287516 348012 696196 85445

I hereby certify, that each of the Bankers named in the above Return, who have in Circulation an Amount of Notes beyond that authorized in their Certificate, have held an Amount of Gold and Silver Coin, not less than that which they are required to hold during the period to which this Return relates.

A Separate Building, duly certified for religious worship, named HILL O' ZION INDEPENDENT METHODIST CHAPEL, situated at Cochrane-street, in the civil parish of Everton, in the county borough of Liverpool, in West Derby registration district, was, on the fifteenth May, 1903, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 18th May, 1903.

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 19th day of May, 1903, cancelled the Registry of the SKELDON SICK AND DIVIDEND SOCIETY (Register No. 1944), held at the "Shakespeare," St. Mark's-street, Birmingham, in the county of Warwick, 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 liabi-Advertisement of Cancelling. 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.

Friendly Societies Act, 1896. Advertisement of Dissolution by Instrument.

Advertisement of Dissolution by Instrument.

TOTICE is hereby given, that the FARMERS' AND TRADESMEN'S FRIENDLY SOCIETY, Register No. 2109, held at the Red Lion Inn, Newburgh, Wigan, in the county of Lancaster, is dissolved by instrument, registered at this office, the 19th day of May, 1903, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same is set aside accord-

E. W. BRABROOK, Chief Registrar. 28, Abingdon-street, Westminster, the 19th day of May, 1903.

In the High Court of Justice .-- Companies (Winding-up). Mr. Justice Byrne. No. 00135 of 1903.

In the Matter of the Companies Acts, 1862 to 1893, and in the Matter of the MONTGONERY MOORE SHIP COLLISION DOORS SYNDICATE Limited.

NOTICE is hereby given, that a petition for the winding up of the above named Company by the winding up of the above named Company by the High Court of Justice was, on the 14th day of May, 1903, presented to the said Court by Emily Borton, of Longolose, Farnham Royal, in the county of Bucks. Spinster, a creditor of the said Company; and that the said petition is directed to be heard before Mr. Justice Byrne on the 16th day of June, 1903, and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself, or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same.—Dated this 18th day of May, 1903. 1903.

WIGAN, CHAMPERNOWNE, and PRESCOTT,
Norfolk House, Victoria Embankment, London,
W C., Solicitors for the Petitioner.
NOTE.—Any person who intends to appear on the
hearing of the said petition must serve on or send by post to the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 15th day of Type 1902 in the afternoon of the 15th day of June, 1903.

In the County Court of Northumberland, holden at

Newcastle-on-Tyne.
In the Matter of the Companies Acts, 1862 to 1890, and in the Matter of the STAR SHIPPING COMPANY Limited

NOTICE is hereby given, that a petition for the winding up of the above named Company, by the County Court of Northumberland, holden at Newcastle-on-Tyne, was, on the 4th day of May, 1903, presented to the said Court by the Tydvil Engineering and Ship

Repairing Company Limited, having their registered office at Bute Docks, Cardiff, in the county of Glamorgan, who are Engineers and Ship Repairers and creditors of the above named Company; and that the said petition is directed to be heard before the Court sitting at Newcastle-on-Tyne, on the 11th day of June, 1903, at ten castle-on-Tyne, on the 11th day of lune, 1905, at ten o'clock in the forenoon, and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself, or his Solicitor, or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned

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.

GIBSON, PYBUS, and PYBUS, of No. 42, Mosley-street, Newcastle-on-Tyne; Agents for Messrs. STEPHENS, DAVID, and CO., of No. 114, Bute-street, Cardiff, Solicitors for the Petitioners; whose London Agents are Messrs BOWER, COTTON, and BOWER, of No. 4, Brooms, buildings Chancery, lang London E.C.

Breams-buildings, Chancery-lane, London, E.C. Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named Gibson, Pybus, and Pybus, at 42, Mosley-street, Newcastle-on-Type, notice in writing of his intention so to do. The notice must state the name his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named Gibson, Pybus, and Pybus, not later than 6 o'clock in the afternoon of the 10th day of June, 1903.

In the High Court of Justice.—Chancery Division.

Mr. Justice Byrne.
1903. H. 044.

In the Matter of H. H. VIVIAN AND COMPANY
Limited and Reduced; and in the Matter of the
Companies Act, 1867; and in the Matter of the
Companies Act, 1877.

Companies Act, 1877.

OTICE is hereby given, that a petition for confirming a Resolution reducing the capital of the above Company, from £140,000, divided into 24,000 preference shares of £1 each, and 116,000 ordinary shares of £1 each, to £45,215, divided into 45,215 ordinary shares of £1 each, was on the 16th day of March, 1903, presented to the High Court of Justice, Chancery Division, and is now pending, and that the list of creditors of the Company is to be made out, as for the 24th day of June, 1903.—Dated 20th May, 1903.

HOLLAMS, SONS, COWARD, and HAWKSLEY, 30, Mineing-lane, London, E.C., Solicitors to the company.

In the High Court of Justice .--Chancery Division. Manchester District Registry.

Manchester District Registry.

Mr. Justice Farwell.

1903. Letter B. No. 1487.

In the Matter of JOSEPH BOWKER AND CO. Limited and Reduced; and in the Matter of the Companies Acts, 1867 and 1877.

OTICE is hereby given, that a petition to confirm a Special Resolution of the above named Company that the capital of the Company be reduced from £30,000 divided into 3,000 shares of £10 each, to £21,000, divided into 3,000 shares of £7 each, and that such reduction be effected by extinguishing the liability in respect of uncalled capital to the extent of £3 per share on each of the said 3,000 shares of £10 each, and by reducing the nominal amount of such shares from £10 Justice (Manchester District), on the 19th day of May, 1903, and is now pending, and that the list of creditors of the Company is to be made out as for the 25th day of June, 1903.

WRIGLEY, OLAYDON, and TRUSTRAM, 11, Clegg-street, Oldham, Solicitors for the Com-

In the High Court of Justice.—Companies (Winding up)
Mr. Registrar Hood,
No. 0034 of 1903.

In the Matter of the Companies Acts, 1862 to 1893; and in the Matter of the WÖRCESTER FIRECLAY COMPANY Limited.

TAKE notice, that by an Order made by the High Court of Justice, upon the application of George Stapylton Barnes, the Official Receiver and Liquidator, of the above named Company, and dated the 24th day of April, 1903, it was ordered that the following persons be appointed a Committee of Inspection to act with the said George Stapylton Barnes, as such Official Receiver and Liquidator, namely:—Frederick Bennett, of Newstreet Works, Ipswich; John Arthur Herbert, of Norman

Cross, Peterborough, Huntingdonshire (holding a general power of attorney from the Norman Cross Bick Company Limited); Alexander Henry Fraser, of 165, Queen Victoria-stree; London, E.O. (holding a general power of attorney from the Vallongo Slate and Marble Quarries Company Limited).—Dated this 21st day of May, 1903.

G. S. BARNES, Official Receiver and Liquidator,

33, Carey-street, Lincoln's-inn, London, W.C.

In the High Court of Justice.-Chancery Division. Mr. Justice Byrne.
1903. J., 051.
In the Matter of J. J. BROADBENT AND COMPANY

Limited and Reduced; and in the Matter of the Com-panies Act, 1867; and in the Matter of the Companies

Act, 1877.

OTICE is hereby given, that by an Order of the High Court of Justice, made by Mr. Justice Byrne on the 25th day of April, 1903, in the above mentioned matter, it was ordered that the Special Resolution passed at an Extraordinary Meeting of the said Company, held on the 4th March, 1903, and confirmed at a like Meeting held on the 20th March, 1903, and which at a like Meeting held on the 20th March, 1903, and which resolution was in the words and figures following (namely):—"That the capital of the Company be reduced from £100,000, divided into 400 pre-preference shares of £50 each (all of which have been issued and are fully paid up), 3000 first preference shares of £10 each (of which 2622 have been issued and are fully paid up and 378 are unissued), 450 preference shares of £100 each (of which 350 have been issued and are fully paid up and 100 are unissued), and 50 ordinary shares of £100 each (all of which have been issued and are fully paid up and 100 are unissued), and 50 ordinary shares of £100 each (all of which have been issued and are fully paid up), to £71,010, divided into 400 pre-preference shares of £50 each, fully paid, 2622 first preference shares of £10 each, fully paid, and 378 of such shares which are unissued, 56 preference shares of £100 each, numbered 219 to 265 inclusive, 268 to 270 inclusive, 272 and 327 to 331 inclusive, 294 preference shares of £10 each, numbered 51 to 218 inclusive, 266, 267, 271, 273 to 326 inclusive, and 332 to 400 inclusive, and 100 preference inclusive, and 332 to 400 inclusive, and 100 preference shares of £100 each, which have not been issued, and 50 ordinary shares of £50 each (all of the issued shares being fully paid up), and that such reduction be effected by cancelling capital which has been lost or is unrepresented by available assets to the extent of £50 per share on each of the ordinary shares, and £90 per share on on each of the said 294 preference shares numbered 51 to 218 inclusive, 266, 267, 271, 273 to 326 inclusive, 332 to 400 inclusive" be confirmed; and it was ordered that the words "and reduced" form part of the name of the said Company until over the 25th day of May, 1903; and notice is hereby also given, that the said order has been produced to the Registrar of Joint Stock Companies and that an office copy thereof has been delivered to him, together with a Minute approved by the said Judge, in the words and figures following, namely:—
"The capital of J. J. Broadbent and Company Limited and Reduced is from henceforth £71,040 divided into 400 pre-preference shares of £50 each fully paid up, 2622 first preference shares of £10 each fully paid up, and 378 of such shares which are unissued, 56 preference shares of £100 each, numbered 219 to 265 inclusive, 268 to 270 inclusive. 272, and 327 to 331 inclusive, fully paid up, 294 preference shares of £10 each, numbered 51 to 218 inclusive, 266, 267, 271, 273 to 326 inclusive, and 332 to 400 inclusive, fully paid up, and 100 preference shares of £100 each which have not been issued, and 50 ordinary shares of £50 each, fully paid up, reduced from £100.000, been produced to the Registrar of Joint Stock Companies shares of £50 each, fully paid up, reduced from £100,000, shares of £50 each, fully paid up, reduced from £100,000, divided into 400 pre-preference shares of £50 each, 3,000 first preference shares of £10 each, of which 2,62? had and 378 had not been issued, 450 preference shares of £100 each, of which 350 had and 100 had not been issued, and 50 ordinary shares of £100 each"; and such order and Minute have been duly registered by the said Pagistrap of Toint Stock Companies. Part of this 19th

Registrar of Joint Stock Companies.—Dated this 19th day of May, 1903.

FIELD. ROS OE, and CO., 36, Lincoln's-innfields, W.C.; Agents for TAYLOR, JEFFERY, and JESSOP, Bradford, Solicitors for the said Company.

## LOWITHER HEMATITE IRON AND STEEL COMPANY Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at No. 127, St. Vincent-street, in the city of Glasgow, on the 7th day of May, 1903, the following Extraordinary Resolutions were duly passed:

1. "That it has been proved to the satisfaction of the

Company that it cannot, by reason of its liabilities,

continue its business, and that it is advisable to wind up the same, and that the Company be wound up accordingly.

2. "That Mr. Gordon Falcon, Solicitor, of Workington, and Mr. William Leitch, of Workington, be and are hereby appointed joint Liquidators to conduct the winding up."

WM. LEITCH, Secretary.

HARPER AND COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the office of Mr. T. C. Parkin, Chartered Accountant, 36, Bank-street, in the city of Sheffield, on the 16th day of April, 1903, 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 7th day of May, 1903, the following Special Resolution was duly confirmed:

"That, having regard to the provisional agreement of the sixth day of April, one thousand nine hundred and three, entered into by this Company for the sale of the undertaking of this Company to Harper, Phillips, and Company Limited, which agreement was ratified by the General Meeting of the Company held on this sixteenth day of April, 1903, it is desirable to wind up this Company, and accordingly that this Company be wound up voluntarily, and that Fred Senior, the Secretary of the Company, be and he is hereby appointed Liquidator for the purpose of such winding up."

o13

RICHARD LANGLEY, Chairman.

The Companies Acts, 1862 to 1900.
THE MARSHGATE FIBRE COMPANY Limited.

THE MARSHGATE FIBRE COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 21, St. Helen's-place, E.C., on the 26th day of March, 1903, 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 26th day of March, 1903, and adjourned from time to time, and finally held on the 4th day of May, 1903, the said Special Resolutions were duly confirmed:—

1. "That the Company be wound up voluntarily."

2. "That Mr. H. O. Vellacott, of 51, Fenchurch-street, E.C., Chartered Accountant, be and he is hereby appointed Liquidator to conduct the winding up."

GEO. GOODMAN, Chairman of both Meetings.

MACHEN WOOLLEN MILLS COMPANY Limited. A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Westgate Hotel, Commercial-street, Newport, in the county of Monmouth, on the 25th day of March, 1903, the following Extraordinary Resolution

was duly passed:—
"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Mr. J. E. Gunn, of Cardiff, Chartered Accountant, be and is hereby appointed Liquidator for the purposes of such winding up

Dated this 30th day of April, 1903.
5 EDWIN PHILLIPS, Chairman.

The RAILWAY CONSTRUCTION COMPANY Limited. A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 130, Dashwood House, London, E.C., on the 27th day of April, 1903, the following Special Resolution was passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 18th day of May, 1903, the following resolution was passed; and are subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 18th day of May, 1903,

the following resolution was duly confirmed, namely:—
"That the Company be wound up voluntarily."
And at such last mentioned Meeting William Chaplin, of 130, Dashwood House, London, E.C., was appointed Liquidator for the purposes of the winding up.—Dated 18th day of May, 1903.

ALFRED FYSON, Chairman.

In the Matter of the SECURITIES AND PROPERTIES INVESTMENT CORPORATION Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at the office of the Company, 37, Walbrook, in the city of London, on the 28th day of April, 1903, 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 14th day of May, 1903,

the following resolution was duly confirmed, viz.:—
"That the Company be wound up voluntarily; and that William Arthur Phillips, of 127, Brixton-hill, in the county of Surrey, be and he is hereby appointed Liquidator for the purposes of such winding up."
Dated 15th May, 1903.
THOS. E. CROCKER Chairman

THOS. E. CROCKER, Chairman.

The FARMER SKEIN SYNDICATE Limited.

Passed 15th April, 1903. Confirmed 12th May, 1903.

A T an Extraordinary General Meeting of the Members of the aboved named Syndicate, duly convened, and held at 18, King William-street, Charing Cross, London, on the 15th day of April, 1903, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Syndicate, also duly convened, and held at the same place on the 12th day of May, 1903, the following Special Resolution was duly confirmed:—

"That the Farmer Skein Syndicate Limited be and

"That the Farmer Skein Syndicate Limited be and

is hereby wound up voluntarily in pursuance of the provisions of the Companies Act, 1862."

And at such last mentioned Meeting Mr. Frederick Paul Minoggio, of 3, Digby-road, Finsbury Park, London, was appointed Liquidator for the purposes of the winding up.

H. ESKELL-PAGET, Chairman.

The NORTHERN COUNTIES EDUCATIONAL TRADING AND SCHOOL FURNISHING COMPANY Limited.

AT an Extraordinary General Meeting of the above named Company, duly convened, and held on the fifteenth day of May, 1903, the following Extraordinary

"Resolutions were passed:—
"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that accordingly the Company be

wound up voluntarily under the provisions in that behalf of the Companies Acts, 1862 and 1867."
"That Haitley French the younger, of 41, Fawcett-street, Sunderland aforesaid, Accountant, be and he is appointed Liquidator for the purpose of winding up the

affairs of the Company."

Dated this 18th day of May, 1903.
W. F. COATES, Chairman.

In the Matter of the CATHAY TEA COMPANY Limited. A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 23, Rood-lane, Fenchurch-street, in the city of London, on Friday, the 15th day of May, 1903, the following Extraordirary Resolution was duly passed,

"That it has been proved to the satisfaction of this "That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Mr. Frank Hornsey Walker, of Craneton. Holwood-road, Bromley, Kent, Merchant, be and he is hereby appointed Liquidator for the purpose of such winding up."

Dated this 20th day of May, 1903.

FRANK H. WALKER, Chairman.

In the Matter of the LONSDALE MOTOR COMPANY

Limited. T an Extraordinary General Meeting of the Memhers of the above named Company, duly convened, and held at 41, Waterloo-street, Hove, Brighton, in the county of Sussex, on the 7th day of May, 1903, the following Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this

Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable tabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Mr. John Henry Vagg, of 69, Ship-street, Brighton, and Imperial-buildings, Ludgate-circus, London, E.C., Accountant, be and is hereby appointed Liquidator for the purposes of such winding up."

Dated this 20th day of May, 1903.

CHAS. THOS. DREW, Chairman.

The JETLEY SYNDICATE Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 4, St. James's-street, Pall Mall, in the county of Middlesex, on Friday, the 15th day of May, 1903, the following Extraordinary Resolutions were duly

passed:—
"That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its

liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the Company

"That Samuel Henry Baldrey, of 28, Bedford-row.
London, W.C., be and he is hereby appointed Liquidator
for the purposes of such winding up."

The purposes of such winding up.

Dated this 21st day of May, 1903.

M. GRIFFIH, Chairman.

GADSDEN and TREHERNE, 28, Bedford-row,

W.C., Solicitors to the Company.

MOUNT LYELL BLOCKS COPPER CORPORATION Limited.

Special Resolutions.

Passed, 4th May, 1903. Confirmed, 19th May, 1903.

T an Extraordinary General Meeting of the above A Tan Extraordinary General Meeting of the above named Company, duly convened, and held at the registered office of the Company, No. 72, Bishopsgate-street Within, in the city of London, on the 4th day of May, 1903, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 19th day of May, 1903, the same resolutions were duly confirmed, viz.:—

Special Resolutions.

1. "That Mount Lyell Blocks Copper Corporation Limited be wound up voluntarily, and that Charles Samuel Beale, of 72, Bishopsgate-street Within, in the city of London, be and he is hereby appointed Liquidator for the purpose of such winding-up, at a remune-

dator for the purpose of such winding-up, at a remuneration of seventy-five guineas."

2. "That the Liquidator be and is hereby authority."

rized to carry into effect an agreement dated the 24th day of April, 1903, made between the Company of the one part, and the Mount Lyell Blocks Mining Company, No Liability, of the other part, for the sale of the undertaking and assets of the Company, subject to liabilities, to the Mount Lyell Blocks Mining Company, No Liability.

3. "That the assets of the Company available for distribution among the Members of the Company may be divided by the Liquidator among the Shareholders in

J. DOWLING, Chairman.

In the Matter of the DEARHAM COAL COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Custom House-buildings, Maryport, in the county of Cumberland, on the nineteenth day of May, one thousand nine hundred and the state of the county of Cumberland, and the county of Cumberland, on the nineteenth day of May, one thousand nine hundred and three, the following Extraordinary Resolutions were

duly passed:—

1. That it has been proved to the satisfaction of this 1. That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the Company be wound up voluntarily accordingly; and
2. That Joseph Hetherington, of Wigton, in the county of Cumberland, Solicitor, be and he is hereby appointed

Liquidator for the purposes of such winding up.

Dated this nineteenth day of May, 1903. GEO. PEARSON, Chairman.

EASTERN INVESTMENT COMPANY Limited. EASTERN INVESTMENT COMPANY Limited.

A T an Extraordinary General Meeting of the above Company, duly convened, and held at the Company's office, No. 9, Throgmorton-avenue, in the city of London, on Tuesday, the 5th day of May, 1903, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Company, held at the same place, on Wednesday, the 20th day of May, 1903, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily, and

"That the Company be wound up voluntarily, and that Mr. Alfred James Frederick Barker, of 9, Throgmorton-avenue, London, E.C., be and is hereby appointed Liquidator for the purposes of such winding up and without remuneration."

ALFRED BARKER, Chairman. SMITH, BRAITHWAITE and TRAVERS, SMITH, BRAITHWAILE ROBINSON, 4, Throgmorton avenue, E.C.,

In the Matter of the Companies Acts, 1862 to 1900, and of HARPER AND COMPANY Limited.

THE creditors of the above named Company are required, on or before Tuesday, the 30th day of June, 1903, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Fred Senior, of 36, Bank-street, Sheffield, the Liquidator of the said Company; and if so required, by notice in writing from

the said Liquidator, are, by their Solicitors, or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.— Dated this eighteenth day of May, 1903. 515 F. SENIOR, Liquidator.

In the Matters of the Companies Acts, 1862 to 1900, and of ROSLING AND FYNN Limited. (In Liquidation.) The creditors of the above named Company are required, on or before the 27th day of June, 1903, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of of their Solicitors (if any), to William Martello Gray, of District Bank-chambers, in the city of Bradford, 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 debta or claims at such time or place as shall be specified in or claims at such time or 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 19th day of May, 1903.

MOSSMAN, ATKINSON, and BLANKLEY, 1,
Piccadilly, Bradford, Solicitors for the above named Liquidator.

In the Matter of the NEW CLYDE GOLD MINES Ld.

TOTICE is hereby given, that the creditors of the
above named Company are required, on or before
the 3rd day of July, 1903, 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 Messrs. Bevitt and Dunn, of 10, Coleman-street, in
the city of London, the Liquidators of the said Comnany: and if so required by notice in writing from the pany; and if so required, by notice in writing from the said Liquidators, 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 distribu-tion made before such debts are proved.—Dated this

19th day of May, 1903.
VALLANCE, BIRKBECK, and BARNARD, Lombard House, George Yard, E.C., Solicitors to the

above named Liquidators.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the ATTIKUPPA (MYSORE) GOLD MINING SYNDICATE Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 13th day of July, 1903, to send their names and addresses, and the particulars of their debts or claims, to William Leonard Bayley, of 6, Queen-street-place, in the city of London, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are 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 such notice, or in default thereof they will be excluded from the benefit of any such distribution made before such debts are proved.—Dated this 19th day of May, 1903.

W. L. BAYLEY, Liquidator.

EDMONDSON BROTHERS Limited.

(In Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 30th day of June, 1:03, to send their names and addresses, together with full particulars of their debts or claims, and the names and addresses of their Solicitors, if any, to Mr. Thomas William Handley, of 4A, Booth-street, in the city of Manchester, Chartered Accountant, the Liquidator of the said Company; and if so required, by notice in writing from the said 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 may be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved.-

Dated this 20th day of May, 1903.

BULLOCK, WORTHINGTON, and JACKSON,

85, Mosley-street, Manchester, Solicitors for

ofg the said Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the GOLDEN LINK CONSOLIDATED GOLD MINES Limited. (In Liquidation.)

OTICE is hereby given, that the creditors of the above named Company are required, on or before the sixth day of July, 1903, to send their names and addresses, and the particulars of their debts ar claims, and the names and addresses of their Solicitors (if any), to Robert Warner of 10, Walbrook, in the city of London, Cl artered Accountant, the Liquidator of the said Com-Clartered Accountant, the Liquidator of the said Com-

pany, 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 Dated this 21st day of May, 1903.

BILBROUGH and PLASKITTS, 8, Old Jewry,
London, E.C., Solicitors for the above named

Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the GLOBE OIL COMPANY Limited.

THE creditors of the above named Company are required, on or before the 8th day of June next, to send in their names and addresses, and the particulars of their debts or claims, to the undersigned, Frederic Jocelyn Davis, of 63, Queen Victoria-street, London, E.C., the Liquidator of the said Company, or in default they will be excluded from any benefit of any distribution made before such debts are proved.

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F. J. DAVIS, Liquidator.

In the Matter of the ELEPHANT AND CASTLE THEATRE COMPANY Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 22nd day of June, 1903, to send in their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any), and the names and addresses of their Solicitors (if any), to Mr. Joseph Einest Bull, of the Theatre Royal, Elephant and Castle, London, S.E., the Liquidator of the said Company; and if so required, in writing from the said Liquidator, are by themselves, or 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 20th day of May. 1903. May, 1903.

J. E. BULL, Liquidator.

GLOUCESTERSHIRE INVESTORS ASSOCIATION Limited.

Dimited.

Identified that the creditors of the above named Company are required, on or before the twenty-ninth day of May, 1903, to send their names and addresses, and the particulars of their debts or claims, and the addresses of their Solicitors (if any), to William Davis Canning, of Thornbury, Gloucestershire, the Liquidator of the said Company; and if so required, by notice in writing by the said Liquidator, are, by their said Solicitors, or personally, to come in and prove their debts and claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 19th day of May, 1903.

WILLIAM D. CANNING, Liquidator.

Companies Acts, 1862 to 1900
EASTERN INVESTMENT COMPANY Limited. (In
Liquidation.

THE creditors of the above named Company are required, on or before the 22nd day of June, 1903 to send in their names and addresses, and the particulars to send in their names and addresses, and the particulars of their debts or claims, and the names of their Solicitors (if any), to the undersigned, Alfred James Frederick Barker, of No. 9, Throgmorton-avenue, London, E.C., the Liquidator of the said Company; and if so required, by notice in writing from the said Liquidator, are, by their Solicitors, 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 21st day of May, 1903.

ALFRED BARKER, Liquidator.

TRAVERS-SMITH, BRAITHWAITE, and ROBIN-126

SON, 4, Throgmorton-avenue, E.C., Solicitors.

BIRMINGHAM RESTAURANT CO. Ltd. OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Cobden-chambers, Corporation-street, Birming-ham, on Monday, the 29th day of June next, at twelve o'clock at noon precisely, to receive the Liquidator's report, showing how the winding up of the Company has been conducted, and the property disposed of, and to hear any explanation that may be given by the Liqui-dator, and to pass a resolution as to the disposal of the Dated this twentieth day of May, 1903.

CHAS. RICHARDS, Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and of the WEST MOOR LIME COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 96, High-street, Steckton-on-Tees, on Wednesday, the 24th day of June, 1903, at 12.30 o'clock in the offerness of the street 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 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 authorising, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated this 18th day of May, 1903.

R. TYSON HODGSON, Liquidator.

Notice of Final Meeting.

In the Matter of the Companies Acts, 1862 to 1900, and of the OLDHAM TYRE COMPANY Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at 237, Manchester-road, Hollinwood, Oldham, on Tuesday, the 23rd day of June, 1903, at seven o'clock in the evening precisely, for the purpose of having the Liquidators' accounts, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, laid before such meeting, and of hearing any explanation that may be given by the Liquidator; 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 eighteenth day of May, 1903.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the UNBREAKABLE PULLEY AND MILL GEARING COMPANY Limited.

MILL GEARING COMPANY 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 the Hyde Road Engineering Works, West Gorton, Manchester, on the 23rd day of June, 1903, at 10 o'clock in the forencon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the 19th day of May, 1903.

FRED MURGATROYD, Liquidator and Chartered Accountant.

tered Accountant.

Notice of Final Meeting.

In the Matter of the Companies Act, 1862 to 1898, and of E. LEVERKUS, HARMS AND COMPANY Limited.

NOTICE is hereby given, that a General Meeting of of the above named Company will be held at 117, Portland-street, Manchester, on Tuesday, the thirtieth day of June, 1903, at twelve o'clock noon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted and the property of the Company disposed of, laid before such meeting, and of hearing any explanation that may be given by the Liquidators; and also of determining by Extraordinary Resolution the manner in which the books accounts and documents of the Company and of books, accounts, and documents of the Company and of the Liquidators thereof shall be disposed of. - Dated this

eighteenth day of May, 1903.

On behalf of the Liquidators,

WILLIAM L. DRIESSEN, Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of T. B. HOOPER AND COMPANY Limited.

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 the offices of Messrs. C. A. Neal and Co., 8, Cook-street, Liverpool, on the 30th day of June, 1903, at 12 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 disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the 22nd day of May, 1903.

5. GITTINS, Junr., Solicitor for the Liquidator.

LEMMON AND COMPANY Limited.

NOTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at 12, Coleman-street, London, E.C., on Wednesday, the 24th day of June, 1903, at three o'clock Wednesday, the 24th day of June, 1903, at three o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the 19th day of May, 1903.

AUGUSTUS C. PALMER, Liquidator.

BICKLE AND COMPANY Limited,

NOTICE is hereby given, that a General Meeting of the Members of the above named Comrany will be held at the offices of Mr. Jebus Bickle, Consulting Engineer, Bolitho Bank-chambers, Princess-square, Plymouth, on Wednesday, the 24th day of June next, at three o'clock in the afternoon precisely, to receive the Liquidator's report, showing how the winding up of the Company 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 Com-pany.—Dated this 20th day of May, 1903. FREDERICK PETERS LUCKHURST, Liqui-

dator.

Re MADAME BRETON Limited.

OTICE is hereby given, in pursuance of section 142
of the Companies Act 1989 the Companies of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at the office of William T. Hill, 88, Mosleystreet, in the city of Manchester, on Friday, the 26th day of June, 1903, at 10 o'clock in the forenoon, 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 explaration 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 20th day of May, 1903.

E. W. MEGGITT, Liquidator,

ST. AUBYN'S HYGIENIC LAUNDRY Limited. NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 11, Beaumont-street, Portland-place, W., on Friday, the 26th day of June next, at 7.30 o'clock in the evening precisely, to receive the Liquidator's report, showing how the winding up of the Company has been conducted and its property disposed of; to hear any explanation that may be given by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts, and other documents of the Company.—Dated this twenty-first day of May, 1903.

OTHER SON D. BLUNDELL, Liquidator.

In the Matter of ALFRED INMAN AND COMPANY Limited.

Limited.

NOTICE is hereby given, that in pursuance of section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will be held at the office of Alfred Inman and Co. Limited, Stephenson-street, Birmingham, on Monday, the 22nd day of June, 1903, at 12 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; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the liquidator thereof, shall be disposed of.—Dated the 19th day of May, 1903. ERNEST F. PEIRSON, Liquidator.

The PHOSPHORUS COMPANY Limited. OTICE is hereby given, pursuant of section 142 of the Companies Act, 1862, that a General Meetof the above named Company will be held at the offices of the Company, Oldbury, near Birmingham, on Thursday, the twenty-fifth day of June, 1903, at two o'clock in the afternoon, for the purpose of having an account laid before the Company showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of having any explanation that may be given by the Liquidator.—Dated the 18th day of May, 1903.

ERNEST CREWDSON, Liquidator.

The NORDENFELT GUNS AND AUMUNITION
COMPANY Limited.

NOTICE is hereby given, in pursuance of section 142
of the Companies Act, 1862, that a General
Meeting of the Members of the above named Company
will be held at 32, Victoria-street, Westminster, S.W.,
on Tuesday, the 23rd day of June, 1903, at 12 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 disbeen conducted and the property of the Company dis-posed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 13th day of May,

PHILIP THAINE, Liquidator.

The MAISON ESPERANCE 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 of the Members of the above named Company will be held at 80, Wigmore-street, on Tuesday, the 23rd day of June, 1903, at 6.30 o'clock in the evening, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 20th day of May, 1903.

MARION E. ROSS, Liquidator.

In the Matter of the Companies Act, 1862, and in the Matter of MORRISON, FLEET, 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 the registered office of the Company, 37, Walbrook, London, E.C., on the 29th day of June, 1903, at 12 o'clock at 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; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the 18th day of May, 1903.

JAMES PHILLIPS, Liquidator.

The Companies Acts, 1862 to 1900.
The ORIENTAL SYNDICATE Limited.
In Liquidation.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held on Tuesday, the 23rd day of June, 1903, at 2.30 P.M., at No. 22, Austin Friars, London, E.C., in order that the Liquidator may lay before the said Meeting an account, showing the manner in which the winding no account, showing the manner in which the winding up has been conducted, and the property of the said Company has been disposed of, and to hear any explanation that may be given by the Liquidator.—Dated this 21st day of May, 1903.

ALF. W. BERRY, 22, Austin Friars, E.C., Liqui

MARTYN AND COMPANY Limited. (In Liquidation.) NOTIOE is hereby given, in pursuance of section 142 Meeting of the Companies Act, 1862, that a General Meeting of the above named Company will be held at Suffolk House, Laurence Pountney-hill, in the city of London, on Tuesday, the 23rd day of June, 1903, at 3 r.m., for the purpose of having an account laid before it, 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 19th day of May, ĭ903.

ERNEST R. PHILLPOTTS, Liquidator.

The ELEPHANT AND CASTLE THEATRE COMPANY Limited.

NOTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at the Elephant and Castle Theatre, London, S.E., on Monday, the 29th day of June, 1903. at 3 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the 20th day of May, 1903.

J. E. BULL, Liquidator.

DAVIES AND EVANS Limited.

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at the offices of the under-igned, George White, the Liquidator of the above named Company, situate at No. 14, Old Jewry-chambers, Old Jewry, in the city of Loudon, on Tuesday, the 23rd day of June, 1903, 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 of the Liquidator thereof, shall be disposed of.—Dated the 21st day of May, 1903. DAVIES AND EVANS Limited.

CARIBOO MINING SYNI/ICATE Limited.

(In Liquidation.)

OTICE is hereby given, in pursuance of section 142
of the Companies Act, 1862, that a General
bleeting of the Members of the above named Company
will be held at 13 and 14, Abchurch-lane, London, E.C., on Monday, the 22nd day of June, 1903, at 2.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 20th day of May, 1903.

H. MALCOLM HUBBARD, 13 and 14, Abchurch-

lane, London, Liquidator.

In the Matter of the Companies Act, 1862, and the Matter of the W. A. P. SYNDICATE Limited. 1862, and in

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 the offices of the undermentioned Liquidator, 10 and 11, Austin Friars, London, E.C., on Tuesday, the 30th day of June, 1903, 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 the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the 19th day of May, 1903.

WILLIAM SMITH, Liquidator.

The PARENTS' REVIEW COMPANY Limited. OTICE is hereby given, that in pursuance of section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will or the memoers of the above named Company will be held at the registered office of the Company, 1, Cheapside, Bradford, on Wednesday, the 24th day of June, 1903, at 3 o'clock in the afternoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted and the property of the Company disposed of, laid before such Westing and of bearing any explanation that may such Meeting, and of hearing any explanation that may be given by the Liquidator.—Dated the 19th day of June, 1903.
GORDON, HUNTER, and MACMASTER, Solicitors

for the Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the GREYLINGSTADT GOLD MINING AND EXPLORATION COMPANY Limited.

NOTICE is hereby given that, pursuant to sec. 142 of the Companies Act, 1862, a General Meeting of the above named Company will be held at the offices of Messrs. Edward Moore and Sons, Chartered Accountants, 3, Crosby-square, London, E.C., on Wednesday, the first day of July, 1903, at 3 o'clock in the afternoon, for the purpose of having laid before such Meeting an account of the Liquidator, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator; also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated this 20th day of May, 1903.

HENRY A. JOHNSON, 35, Great Tower-street, London, E.C., Liquidator.

London, E.C., Liquidator.

GUESTS GOLD MINE Limited.

OTICE is hereby given, that in pursuance of section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will be held at Winchester House, Old Broad-street, London, E.C., on Wednesday, the twenty-fourth day of June R.C., on wednesday, the twenty-fourth day or June next, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this twentieth day of May, 1903.

L. MALLESON, Liquidator,

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the WILLIAM DERRY PUBLISHING COMPANY Limited.

ING COMPANY Limited.

NOTICE is hereby given, that in pursuance of section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will held at Nos. 2 and 3, West-street, Finsbury-circus, in the city of London, on Friday, the twenty-sixth day of June, 1903, at 11 o'clock in the forenoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted and the property of the winding up has been conducted and the property of the winding up has been conducted and the property of the Company disposed of laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 19th day of May, 1903.

G. E. PIKE, Liquidator.

The NEW SOUTH WALES EXPLORATION Limited. The NEW SOUTH WALES EXPLORATION Limited.

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at No. 1, St. Helen's-place, in the city of London, on Thursday, the 25th day of June, 1903, at 12.45 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 proan 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 Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated the 21st day of May, 1903.

H. DOUGLAS KERR,

Liquidators.

NOTICE is hereby given, that the Partnership beretofore subsisting between us, the undersigned John Aspin and Thomas Walley, carrying on business as Shoeing and General Smiths, at Witton Shoeing Forge, Bath-street, Witton, Blackburn, in the county of Lancaster, under the style or firm of ASPIN AND WALLEY, has been dissolved by mutual consent as and from the 13th day of May, 1903. All debts due to and owing by the said late firm will be received and paid by the said Thomas Walley.—Dated 14th day of May, 1903.

JOHN ASPIN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Joseph Hardy and Charles Frederick Lawton, carrying
on business as Chartered Accountants and Stock and
Share Brokers, at 21, York-street, in the city of Sheffield,
under the style or firm of "HARDY AND LAWTON,"
has been dissolved by mutual consent as and from the
31st day of December, 1902. All debts due to and
owing by the said late firm will be received and paid
by the said Charles Frederick Lawton, who will in
future carry on the business at the above address.—
Dated this 18th day of May, 1903.

JOSEPH HARDY.
or8

C. F. LAWTON.

C. F. LAWTON.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Thomas Herbert Iles and Ephraim Iles, carrying on business as Coach Builders and Wheelwrights, at St Mark's-lane, Easton, Bristol, under the style or firm of H. AND E. ILES, has been dissolved by mutual consent as and from the 24th day of April, 1903.—Dated 18th day of May, 1903.

THOMAS HERBERT ILES. EPHRAIM ILES.

OTICE is hereby given, that the Partnership which has for some time past been carried on by Arthur William Thomson and Walter Hebdon Lazenby, under the style or firm of the BRISTOL AND WEST OF ENGLAND TYPEWRITER EXCHANGE AND SUPPLIES COMPANY, in the trade or business of Typewriter. Exchange, and Supplies in connection therewith, and Shorthand Appliances, at Bristol, was this day dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the said Arthur William Thomson.—As witness our hands this 14th day of May, 1903.

ARTHUR WILLIAM THOMSON.

O19 WALTER HEBDON LAZENBY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned,
John Hindley, of 117, Alexander-road, in the city of
Sheffield, Joiner, and Herbert Flower, of 35, Wolseleyroad, Sheffield aforesaid, Joiner, carrying on business as
Joiners at 46, Button-lane, Sheffield aforesaid, under the
style or firm of JOHN HINDLEY, was on the 4th day
of April, 1903, dissolved by mutual consent. All debts
due to and owing by the late firm will be received and
naid by the undersigned John Hindley, by whom the paid by the undersigned John Hindley, by whom the business will now be carried on.—Dated this 18th day of May, 1903.

JOHN HINDLEY.

HERBERT FLOWER.

NOTICE is hereby given, that the Partnership here tofore subsisting between us the undersigned, William Turk and William James Mitchell, carrying on William Turk and William James Mitchell, carrying on business as Timber and Firewood Dealers, at Bristolroad, and 19, Clifton-road, Gloucester, under the style or firm of "TURK AND MITCHELL," has been dissolved by mutual consent as and from the thirty-first day of December, 1902. All debts due to and owing by the said late firm will be received and paid by the said William James Mitchell.—Dated this first day of May, 1903.

W. TURK.

W. J. MITCHELL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Alfred Abraham Hunt and Godfrey Bulkeley Wormald, carrying on business as Builders, Ironmongers and Contractors and Iron and Lead Ware Merchants, at the Promenade, London-road, Bromley, in the county of Kent, under the style or firm of HUNT AND WORMALD, has been dissolved by mutual consent as and from this date. All debts due to or owing by the said late firm will be received and paid by the said Alfred Abraham Hunt.—Dated this 19th day of May, 1903.

ALFRED A HUNT.

GODFREY B. WORMALD.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Lydia Walker, Fred Walker, and Curtis Walker, carrying on business as Painters and Decorators, at Bingley, Yorkshire, under the style or firm of "WILLIAM WALKER AND SONS," has been dissolved by mutual consent as from the first day of January, one thousand nine hundred and three. All debts due to and owing by the said late firm will be received and paid by the said Fred Walker and Curtis Walker, who will continue the business under the same style.—Dated this twentieth day of May, one thousand nine hundred and three. thousand nine hundred and three.

LYDIA WALKER. FRED WALKER. CURTIS WALKER.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Lauritz Gjemre, William George Turnbull, Erling Wilfred
Gjemre, and Thomas Osman Gjemre, carrying on business
as Merchants, Ship and Insurance Brokers, and Steamship Managers, at Maritime-buildings, King-street, Newcastle-upon-Tyne, under the style or firm of "GJEMRE
AND CO.," has been dissolved by mutual consent as
and from the sixteenth day of May, one thousand nine
hundred and three, so far as it concerns the said William
George Turnbull. All debts due to or from the said late
firm will be received or paid by the said Lauritz Gjemre. firm will be received or paid by the said Lauritz Gjemre, Erling Wilfred Gjemre, and Thomas Osman Gjemre, who will carry on the business under the same name or style as heretofore.—Dated this sixteenth day of May, one thousand nine hundred and three.

L. GJEMRE. E. W. GJEMRE. THOS. O. GJEMRE. W. G. TURNBULL.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Edward Tyson Woodcock and Thomas Hamer Marsden, carrying on business as Coffee Brokers, at No. 9, Mincingcarrying on business as Coffee Brokers, at No. 9, Mincinglane, in the city of London, under the style or firm of
WOODCOCK AND MARSDEN, has been dissolved by
mutual consent as and from the 30th day of April, 1903.
All debts due to and owing by the said late firm will be
received and paid by the said Edward Tyson Woodcock,
by whom the business will in future be carried on.—
Dated this 18th day of May, 1903.

E. T. WOODCOCK.

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T. H. MARSDEN.

NOTIOE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles Edward Fielding, of No. 9, Corporation-street, Manchester, Commission Agent, and George Montague MoKie, of Belle Vue-street, York, Commission Agent, carrying on business at No. 9, Corporation-street, Manchester, and 32, Coney-street, York, as Ink and Filter Dealers, and Manufacturers and Photographers, under the name. style or firm of "THE ANGLO-AMERICAN TRADING COMPANY," has been dissolved by mutual consent as and from this date.—Dated this seventh day of May, 1903.

GEO. M. McKIE.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Charles William Evans, John Farman, and Samuel
George Clark, carrying on business as Grocers, at 162,
Leytonstone-road, Stratford, under the style or firm of
"WEBB AND CO.," has been dissolved by mutual
consent as and from the twenty-sixth day of February,
1903. All debts due to and owing by the said late firm
will be received and paid by the said John Farman and
Samuel George Clark.—Dated this 20th day of May,
1903. CHARLES W. EVANS.
JOHN FARMAN.
SAM. GEO. CLARK.

SAM. GEO. CLARK.

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NOTIOE is hereby given, that the Partnership here-NOTIOE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Benjamin Southan and Henry Southan, carrying on
business as Pawnbrokers, Tailors and Outfitters, under
the style of SOUTHAN BROTHERS, at 61 and 61½,
Worcester-street, Wolverhampton, Number 1, Highstreet, Bilston, Number 217, Spon-lane, West Bromwich,
Number 15, New-road, Great Bridge and Arcade-buildings, Number 3, Bradford-street, Walsall, all in the
county of Stafford, was on the sixteenth day of May,
1903, dissolved by mutual consent. All debts due to
and owing by the late firm will be received and paid by
the undersigned Henry Southan, by whom the businesses the undersigned Henry Southan, by whom the businesses will in future be carried on.—Dated 16th day of May, 1903.

BENJAMIN SOUTHAN. HENRY SOUTHAN

NOTIOE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Henry Poole and Charles Benjamin Miles, carrying on business as Builders and Decorators, at 58, Castle-street, East Oxford-street, in the county of London, under the style or firm of "HENRY POOLE," has been dissolved by mutual consent as from the 31st day of December, by mutual consent as from the 31st day of December, 1902. All debts due to and owing by the said late firm will be received and paid by the said Charles Benjaman Miles, who will continue the said business under the style or firm of "Henry Poole and Co."—Dated 18th day of May, 1903.

H. POOLE.
CHARLES B. MILES.

OTICE is hereby given, that the Partnership which was some time past carried on by Owen Evans and William Harrop Parry, under the firm of OWEN EVANS AND PARRY, at Bodunig, Llanrwst, in the county of Denbigh, in the trade or business of Surgeons and Apothecaries, was dissolved by mutual consent as from the 20th day of June, 1898.—As witness our hands this 7th day of May, 1903.

Per pro OWEN EVANS, A. W. Hughes his lawful attorney. WM. HARROP PARRY.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Robert Frederick Gowland and Thomas William Thorpe, carrying on business as Auctioneers, at Union-buildings, Darlington, in the county of Durham, under the style or firm of GOWLAND AND THORPE, has been dissolved by mutual consent as and from the 13th day of May, 1903.—Dated 15th day of May, 1903.

R. F. GOWLAND.

THOS. WM. THORPE.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Michael Oscar Blum and George Underhill Rogers Beeston, carrying on business as Leather Manufacturers, at Number 2, Nayes-street, Manchester, under the style or firm of BLUM AND COMPANY, has been dissolved by mutual consent as and from the 11th day of May, 1963. All debts due to and owing by the said late firm will be received and paid by the said Michael Oscar Blum.—Dated 19th day of May, 1903.

MICHAEL OSCAR BLUM.

GEORGE UNDERHILL ROGERS BEESTON.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Stokes, John Edward Thompson, Henry Burditt Dicks, and Thomas Bland Brown, carrying on business as Boot and Shoe Manufacturers, at Burton Latimer, in as Boot and Shoe Manufacturers, at Burton Latimer, in the county of Northampton, under the style or firm of "STOKES, DICKS, AND CO.," was on the 16th day of May, 1903, dissolved by mutual consent, so far as regards the said Samuel Stokes and John Edward Thompson, and in future the business will be carried on by the said Henry Burditt Dicks and Thomas Bland Brown, under the style or firm of "Dicks and Blown," who will pay and receive all debts owing from and to the late partner-ship in the regular course of trade.—Dated this sixteenth day of May, 1903.

SAMUEL STOKES.

JOHN EDWARD THOMPSON.

HENRY BURDITT DICKS.

THOMAS BLAND BROWN.

[Excerpt from the Edinburgh Gazette of May 19. 1903.] NOTICE.

THE Subscribers, David Findlay and William Mirrlees, have retired of this date from the Firm of KEILSON BROTHERS AND COMPANY, Iron and Steel

Merchants in Glasgow, of which they and the other Subscriber, John Neilson, were the only Partners.

The Subscriber, John Neilson, will continue the business on his own account under the same Firm, and is authorised to collect the debts due to, and will discharge the liabilities of, the late Firm.

JOHN NEILSON. DAVID FINDLAY. WM. MIRRLEES.

David Johnston, Writer, Glasgow Javid Johnston, Writer, Glasgow,
James Walter Galloway, Apprentice-at-Law,
160, West George-street, Glasgow,
Witnesses to the signatures of the
said John Neilson, David
Findlay and William Mirrices.
Glasgow, 13th May, 1903.

JAMES BLACK, Deceased.

22 and 23 Vict., c. 35.

LL persons having claims or demands against the estate of James Black, late of the Market Hotel, Station-street, in the city of Birmingham, Licensed Victualler (who died on the 6th day of April, 1903, and whose will was proved on the 24th day of April, 1903, in the Birmingham District Registry, by Alice Maud Bryan, Spinster, and Frederick William Hutton, Manufacturer's Clerk, the executors), are required to send particulars of such claims or demands to me, the undersigned, as Solicitor to the said executors, on or before particulars of such claims of demands to me, the undersigned, as Solicitor to the said executors, on or before the 30th day of May instant, after which date the executors will proceed to distribute the assets, having regard only to the claims then received.—Dated this 15th day of May, 1903.

W. G. ROBBINS, 168, Corporation-street, Birmingham, Solicitor to the said Executors.

The Reverend FRANCIS HEWGILL, Deceased. TOTICE is hereby given, that all persons claiming to be the grandchildren of Henry Hewgill and Harriet, his wife, both late of Bushey Heath, in the county of Hertford, and who are consequently entitled to participate in the distribution of the residuary estate of the Reverend Francis Hewgill, deceased, must send their names and addresses to us, the undersigned, on or before the 30th day of June next, after which date the said residuary estate will be divided, having regard only said residuary estate will be divided, having regard only to the claims of which the Trustees shall then have had notice.—Dated this 18th day of May, 1903.

DICKSON, ARCHER, and THORP, Narrowgate House, Alnwick, Solicitors for the Trustees of the will of the Reverend Francis Hewgill,

Deceased.

ROBERT BARLOW, Deceased.

Pursuant to the Statute, 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 claim or demand upon or against the estate of Robert Barlow, late of "Orlebar," against the estate of Robert Barlow, late of "Orlebar," St. Peter's, in the Isle of Thanet, in the county of Kent, Surgeon (who died on the 27th day of March, 1903, and whose will was proved on the 12th day of May, 1903, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice by Augusta Frances Jane Barlow, Widow, the relict, and Thomas Carey Barlow, the brother of the deceased, the executors therein Barlow, the brother of the deceased, the executors therein named), are hereby required to send in their claims to us, the undersigned, Solicitors for the said executors, on or before the 22nd day of June, 1903, after which day the said executors will proceed to apply the assets of the testator in accordance with his said will, and for the estate so applied they will not be liable to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 20th day of May, 1903.

DAWES and SONS, 9, Angel-court, Throgmorton-street, London, E.C., Solicitors for the said Executors.

Executors. 122

#### Re EDWARD JOHN BARCLAY MARMION, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Vic., cap. 35, intituled "An Act to further amend the Law of

Noticuled "An Act to further amend the Law of Property, and to relieve Trustees."

Notice is hereby given, that all creditors and other persons having any claims or demands against the estate of Edward John Barclay Marmion, late of 39, Crown-road, Milton-next-Sittingbourne, in the county of the Crown-road, Milton-next-Sittingbourne, in the county of Kent, Surgeon, deceased (who died on the 7th day of October, 1902, and whose will was proved in the Canter-bury District Registry of the Probate Division of His Majesty's High Court of Justice, on the 29th day of November, 1902, by Annie Knight, one of the executors therein named), are hereby required to send the par-ticulars, in writing, of their claims or demands to me, the undersigned, on or before the 1st day of June, 1903, after which date the said executix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, baving regard only to the claims and demands of which she shall then have had notice and she will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 18th day of May, 1903.

NO. DIXON, JUN., Sitting Solicitor for the said Executrix. Sittingbourne, Kent,

Re HENRY COURT SMITH, 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 Henry Court Smith, late of Springfield, Stonehouse, in the county of Gloucester, Gentleman,
deceased (who died on the 3rd day of October, 1898, and
whose will was proved in the Gloucester District Registry whose will was proved in the Gloucester District Registry of the Probate Division of Her Majesty's High Court of Justice on the 10th day of January, 1899, by Charles Stephens, Thomas Hudson, and Henry Hudson, the executors therein named), are hereby required to send executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, Solicitor for the said Charles Stephens, Thomas Hudson, and Henry Hudson, on or before the 24th day of June, 1903, 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 20th day of May, 1903.

JNO. H. STOCKDALE, Victoria - chambers, Wednesbury, Solicitor for the said Executors.

Re ISABELLA BEATTY, Deceased.

NOTICE is hereby given, pursuant to the Act of Parliament, 22 and 23 Victoria, c. 35, that all persons baving any claims or demands upon or against persons having any claims of demands upon or against the estate of Isabella Beatty, late of Ivy House, Saxe Weimar-road, Southsea, in the county of Hampshire, Widow, who died on the 1st day of January, 1903, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 9th day of April, 1903, by Joshua Brooking Rowe, the sole

executor therein named, are hereby required to send the particulars of their debts, claims, and demands, in writing, to the said executor, at the offices of the undersigned Solicitors, on or before the 1st day of July, 1903, after which date the executor will proceed to deal with the assets of the said testatrix, having regard only to the claims of which notice shall have been given as aforesaid; and that the said executor will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose debt or claim he shall not then have had notice.—Dated this 16th day of May, 1903.

BULTEEL and ROWE, Mulgrave-street, Ply-

WILLIAM MILES, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic, cap. 35, intituled "An Act to further amend the Law of Pro-

perty, and to relieve Trustees.'

Perty, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Miles, late of 4, Knightsbridge-green, Knightsbridge, in the county of Middlesex, Hairdresser, deceased (who died on the 23rd April, 1903, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th May, 1903, by Arthur Walter Gibbons, of 5, Child'sstreet, Earl's Court-road, London, Hairdresser, and Alfred Major, of 28 Crayen terrace Bayswater, London. Alfred Major, of 28, Craven-terrace, Bayswater, London, Africa Major, or 28, Craven-terrace, Bayswater, London, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to me, the undersigned, the Solicitor for the said executors, on or before the 3rd day of July, 1903; 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 peror any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 19th May, 1903.

LEWIS L. WHITFIELD, of 1, Great Winchesterstreet, London, E.C., Solicitor for the above named Executors.

Re EMMA REBECCA WALLER, Deceased Pursuant to the Statute, 22 and 23 Victoria, cap. 35.

Pursuant to the Statute, 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and others having any claims against the estate of Emma Rebecca Waller, of 62 (formerly of 87), Queen's-road, Hastings, Sussex, and of 15, London-road, Canterbury, Kent, Spinster (who died on the 17th day of April, 1903, and probate of whose will was, on the 1st May, 1903, granted by the Principal Probate Registry to me, the undersigned, William Henry Fox, of 1, De Veregardens, Dover, Kent, Corn Factor, the executor), are required to send particulars, in writing, of their claims to me, the said William Henry Fox, at the aforesaid address, on or before the 30th June, 1903, after which day I shall proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which I shall then have had notice; and that I shall not be liable for the assets had notice; and that I shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim I shall not have had notice at the time of such distribution.—Dated 19th May, 1903.

WILLIAM HENRY FOX.

Re ABRAM HARRIS, Deceased.

Re ABRAM HARRIS, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Abram Harris, late of 5, Ossian-road, Stroud Green, in the county of London, Gentleman, deceased, who died on the 15th day of July, 1902, and whose will was proved in the Principal Probate Registry of the High Court of Justice on the 29th day of July, 1902, by Joseph Radges, of 31, Finsbury Park-road, in the county of London; William John Whelpdale, of 13, Wigmore-street, Marylebone, in the said county of London; and Ralph Raphael, of 59, Moorgate-street, in the city of London, the executors therein named, are hereby required to send particulars, in writing, of their the city of London, the executors therein named, are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, on or before the 24th day of June, 1903, 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 they shall not then have had notice.— Dated this 20th day of May, 1903.

RAPHAEL and CO., 59, Moorgate - street, London, E.C., Solicitors for the said Executors.

London, E.C., Solicitors for the said Executors.

WILLIAM GOLLING, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of William Golling, late of upon or against the estate of William Golling, tate of Knipton and Melton Mowbray, both in the county of Leicester, Builder, who died at Knipton aforesaid, on the 1st day of December, 1902, and whose will was duly proved by Salathiel Golling and Thomas William Golling, the executors named therein, in the Probate Division of the High Court of Justice at the Principal Registry, on the 6th day of April, 1903, are hereby required to send, in writing, the particulars of their debts, claims, and demands to me, the undersigned, the Solicitor of the said Salathiel Golling and Thomas William Golling at said Salathiel Golling and Thomas William Golling, at my office, situate as stated at the foot of this notice, on or before the 20th day of June, 1903; and notice is hereby also given, that at the expiration of the last mentioned day the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which the said executors have then had notice; and that the said executors will not be liable for the said assets, or any part thereof, so distributed to any person of or any part stereor, so distributed to any person of the distribution.—Dated this 20th day of May, 1903.

C. J. BRAYSHAW, of 27, Chancery-lane, in the county of London, Solicitor to the said

Executors.

MARIA LYDIA NEWBOLT, Deceased.

Pursuant to an Act of Parliament, 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Maria Lydia Newbolt, of No. 4, Richmond-hill, Bournemonth, in the county of Hants, Widow, formerly of 7, Sillwood-road, Brighton, in the county of Sussex, deceased (who died on the fourth day of December, 1902, and whose will was proved by Oswald Asheton Critchley, of South Cerney, in the county of Gloucester, Esquire, one of the executors therein named (power being reserved of making the like grant to Calvert Hay Stanley Clarke, the other executor named in the said will), on the 6th day of May, 1803, in the Winchester District Registry of the Probate Division of His Majesty's High Court of Justice), are hereby required to send in the par-ticulars of their claims and demands to us, the undersigned, the Solicitors to the said executor, on or before the first day of July, 1903; and notice is hereby given, that after that day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have 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 or claim he shall not then have had notice.—Dated this 18th day of May, 1903.
CHARLES WARNER and KIRBY, 29A, Jewry-

street, Winchester.

GEORGE BANKES FLOYER ARDEN, Deceased. Pursuant to an Act of Parliament made and passed in the twenty-second and twenty-third years of the reign of Her Majesty Queen 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 persons having any claims or demands upon or against the estate of George Bankes Floyer Arden, late of 6, Aberdeen-chambers, Great Marlborough-street, in the county of Middlesex, deceased (who died on or about the 2nd day of April, 1903, and whose will was proved by Georgina Arden and Caroline Rose Arden, both of No. 7, Margaret-street, Weymouth, in the county of Dorset, Spinsters, the executrices therein named, on the 16th day of May, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the said Georgina Arden and Caroline Rose Arden, or to the undersigned, their Solicitor, on or before the 30th day of June next; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executrices shall then have or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 20th day of May, 1903.

GEORGE SLADE, 18, Laurence Pountney-hill,

E.C., Solicitor for the Executrices.

ROBERT DONE PERRIN, Deceased. Pursuant to Statute, 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all persons having any claims against the estate of Robert Done Perrin, late of High-street, Nantwich, in the county of Chester, Ironmonger and Oil and Seed Merchant, who died on the 29th day of March, 1903, and whose will was on the 11th day of May, 1903, proved in the District Probate Registry of His Majesty's High Court of Justice, by Ellen Perrin, of High-street, Nantwich aforesaid, Widow, and William Howarth, of 43, Fairlawn-street, Moss Side, Manchester, in the county of Lancaster, Accountant, the executors therein named, are hereby Accountant, the executors therein named, are hereby required to send particulars, in writing, of their claims to the undersigned Solicitor for the said executors, on or before the 30th day of June, 1903, after which date the executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 18th day of May, 1903.

HENRY MARTIN, Hawthorn-buildings, Nantoyz wich, Solicitor for the said Executors.

DAVID GALLOWAY, Deceased. Pursuant to the Statute, 22 and 23 Victoria, cap. 35. TOTICE is hereby given, that all persons having any Claims or demands upon or against the estate of David Galloway, late of Town End, Great Horton, in the city of Bradford, Coal Merchant, who died on the 28th day of March, 1903, and whose will was proved in the District Registry at Wakefield of the Probate Division of the High Court of Justice on the 7th day of May, 1903, by Benjamin Galloway, the sole executor therein named, are hereby required to forthwith send in writing particulars of such claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 20th day of June next, after which date the executor will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims or demands of which he then shall have had notice; and that the said executor will not be liable for the assets of the deceased so dis-tributed to any person or persons of whose claims and demands he shall not then have had notice.—Dated this

18th day of May, 1903.

BANKS NEWELL, RAWSTORNE, and HAMMOND, Prudential-buildings, Bradford, Solici-

tors for the Executor.

Re ROBERT WAKE, Deceased. Pursuant to the Law of Property Amendment Act, 1859.
OTICE is hereby given, that all creditors and other persons having any claims or demands a minute.

persons having any claims or demands against the estate of Robert Wake, late of No. 17, Azalea-terrace North, Sunderland, in the county of Durham, Gentleman, deceased (who died on the 28th day of March, 1903, and whose will was proved in the Durham District Registry of the Probate Division of the High Court of Justice on the 13th day of May, 1903, by Charles William Laing and George Iliff Simey, both of Sunderland aforesaid, the executors therein named), are hereby required to send the particulars, in writing, of their claims or de-mands to us, the undersigned, on or before the 30th day of June, 1903, 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 20th day of May 1902

this 20th day of May, 1903.
SIMEY, SON, and ILIFF, 59, John-street, Sunderland, Solicitors for the said Executors.

JOHN CRAVEN, Deceased.

Pursuant to the Statute, 22 and 23 Vict., c. 35. Pursuant to the Statute, 22 and 23 Vict., c. 35.

LL persons having claims or demands against the
estate of John Craven, late of Albion-villas,
Alverthorpe-road, in the city of Wakefield, Engineer
and Machinist (who died on the 23rd day of February,
1903, and whose will was proved in the Wakefield
District Registry of the Probate Division of the High
Court of Justice, on the sixth day of April, 1903, by
Mary Craven, of Albion-villas, Alverthorpe-road, Wakefield aforesaid, Widow of the Testator, and John
William Craven, of Balne-lane, Wakefield aforesaid,
Engineer and Machinist, the executors) are required to Engineer and Machinist, the executors) are required to send particulars of such claims or demands to the undersigned as Solicitors to the executors on or before undersigned as solicitors to the executors on or before the twenty-second day of June next, after which date the executors will proceed to distribute the assets, having regard only to the claims then received.—Dated this 21st day of May, 1903.

MAITLAND and HAWORTH, 7, Tammy Hall133 street, Wakefield, Solicitors.

Statutory Notice to Creditors under the Trustees

Relief Act.
Re RICHARD PHILIP DAY, Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Vic., 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 upon or against the estate of Richard Philip Day, late of 18, Bloomsbury-square, in the county of Middlesex, deceased (who died on the sixth day of April, 1903, and whose will and codicil were proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th day of May, 1903, by Arthur Thomas Howard Bent, of 1, St. Anne-street, New Somerby, Grantham, in the county of Lincoln, Esquire. Somerby, Grantham, in the county of Lincoln, Esquire, and the Reverend George Smith, of St. Paul's Vicarage, Bunhill-row, in the county of Middlesex, Clerk in Holy Orders, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, Solicitors for the said executors, on or before the 1st day of July, 1903, 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 13th day of May, 1903.

HASTIES, 65, Lincoln's-inu-fields, W.C., Solicitors for the said Executors.

CHARLES WHITELEY, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., chap. 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 Charles Whiteley, late of Stainforth, in the country of York, Farmer and Publican, deceased (who died on the 9th day of Inpurs 1903 and whose died on the 9th day of January, 1903, and whose will was proved in the Wakefield Registry of the Probate will was proved in the Wakefield Registry of the Probate Division of His Majesty's High Court of Justice on the 30th day of January 1903, by William Martin, of Thorne, in the county of York, Esquire, Bachelor of Medicine, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to the said William Martin, or to us, the undersigned, on or before the second day of August, 1903, after which date the said executor will proceed to distribute the assets of the said deceased August, 1905, 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 they shall not then have had notice.—Dated this 13th day of May 1903 this 13th day of May, 1903. KENYON and SON,

ENYON and SON, Thorne, via Doncaster, Solicitors for the said Executor.

WALTER GEORGE ELLERY, Deceased.

WALTER GEORGE ELLERY, Deceased.

NOTICE is hereby given, pursuant to the Act of Parliament, 22 and 23 Vict., c. 35, that all persons having any claims or demands upon or against the estate of Walter George Ellery, late of Victoria-road, New Brighton, in the county of Chester, and of 5, Cookstreet, Liverpool, in the county of Lancaster, Estate Agent, deceased (who died on the 26th day of April, 1903, and whose will was on the 4th day of May, 1903, proved by William Ellery, one of the executors therein named), are hereby requested to send in particulars, in named), are hereby requested to send in particulars, in writing, of their claims or demands to us, the undersigned, on or before the 30th day of June next; after which date the executor will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims or demands of which he shall then have had notice; and the executor 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 he shall not then have had notice.-

.—Dated this 19th day of May, 1903. GRACE, SMITH, and HOUD, 41, Castle-street, Liverpool, Solicitors for the said Executor.

Re WILLIAM TRISTRAM RICHARDSON, 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 Tristram Richardson, late of the
Old Pack Horse Inn, Wood Gate, Loughborough, in the
county of Leicester, Licensed Victualler, deceased (who

died on the 15th day of April, 1903, intestate, and letters of administration of whose estate were granted by the Leicester District Registry of the Probate Division of the High Court of Justice, on the 15th day of May, 1903, to Sarah Richardson, late of the Old Pack Horse Inn, Wood Gate, Loughborough aforesaid, but now of 45, Red Lion-street, in the city of Nottingham, the lawful widow and relict of the said intestate), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administratrix, on or before the 1st day of July, 1903, after which date the said administratrix will pro-1903, after which date the said administrative will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 19th day of May, 1903.

MOSS and TAYLOR, 80 and 81, Wood Gate,

Loughborough, Solicitors for the said Ad-

ministratrix.

Re SARAH BOLTON, Deceased.

Re SARAH BOLTON, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Sarah Bolton, late of Lumb Brook Cottage, Latchford, in the county of Chester, Widow, deceased (who died on the 24th of September, 1902), and whose will, with a codicil thereto, was proved in the Principal Probate Registry on the 23rd day of January, 1903, are hereby required to send particulars of such claims and demands to the undersigned, or either of them, on or before the 24th day of June next, after which date the executors will distribute June next, after which date the executors will distribute the assets of the said deceased, having regard only to those claims and demands of which notice shall have been received.—Dated this 19th day of May, 1903.

HALL and SON, Northern Assurance-buildings, Albert-square, Manchester;

HAND and CO., Stafford;

Joint Solicitors for the Executors.

Re RALPH THRALE, 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 NOTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of Ralph Thrale, late of "Alwen," Coombe-road, Croydon, in the county of Surrey, Jobmaster, deceased (who died on the 18th day of February, 1903, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the second day of May, 1903, by Henry Dennis Yates, of No. 50, Heathfield-road, Croydon aforesaid, Accountant, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said Henry Dennis Yates, on or before the 22nd day of June, 1903, after which date the said executor will pro-June, 1903, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 18th day of May, 1903

EDRIDGE and NEWNHAM, 4, High-street, Croydon, Solicitors for the said Executor.

Re Captain ROBERT CALDER ALLEN, R.N., C.B., Deceased.

Pursuant to an Act of Parliament, 22 and 23 Vic., cap. 35. A LL creditors and others having any claims against the estate of Robert Calder Allen, of 72, Shirlandroad, Paddington, in the county of Middlesex, a Retired Captain in the Royal Navy, C.B., deceased (who died on the 28th day of January, 1903, and probate of whose will and codicil was granted on the 25th day of March, 1903, out of the Principal Probate Registry to Henry Eden Petley, of 3, Fairfield, Old Charlton, in the county of Kent, Gentleman, one of the executors named in the of Kent, Gentleman, one of the executors named in the said codicil), are required to send particulars of their claims to us, the undersigned, on or before the 30th day of June, 1903, after which date the executor will distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice.—Dated this 20th day of May, 1903.

MARSDEN, WILSON, BURNETT, and CO., 20, Old Cavendish-street, London, W., Solicitors for the Executor.

for the Executor,

Re CHARLOTTE GEDGE, Deceased. Pursuant to the Trustees' Relief Act.

Totlos is hereby given, that all creditors and other persons having any claims or demands against the estate of Charlotte Gedge, late of 49, Ashburnhamroad, Bedford, in the county of Bedford, Spinster, formerly of Tanley Cartmel Grange over Sands, in the county of Langaster, deceased (who died on the 12th county of Lancaster, deceased (who died on the 12th day of February, 1903, and whose will was proved in the Principal Registry of His Majesty's High Court of Justice, on the 2nd day of March, 1903, by Alfred Tresawna Trethewy, of Bedford aforesaid, Solicitor, the appropriate therein a provention of the second executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 13th day of June, 1903, 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.—Dated this 18th day of May, 1903.

SHARMAN and TRETHEWY, 1, Harpur street, 057

Bedford, Solicitors for the said Executor.

Miss MARTHA HUGHES, Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or

persons having any claims or demands upon or against the estate of Martha Hughes, late of Pontesford, in the county of Salop, Spinster, deceased (who died on the 24th of April, 1902, and whose will was proved on the 19th of June, 1902, in the Shrewsbury District Registry of the Probate Division of the High Court of Justice by her acting executors, Derwas Owen Jones and James Woodward Riley), are hereby required to send particulars of their claims or demands to us, the underparticulate of their sold executors, on or before the fourth of July, 1903, after which date the said 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, or any part thereof, so dis-tributed to any person of whose claim they shall not then have had notice.—Dated this nineteenth day of May, 1903.

HOW and SON, 9, Swan-bill, Shrewsbury, Soli-citors for the said Executors.

JOHN WADSWORTH, Deceased.

Pursuant to the Statute, 22 and 23 Vict., chap. 35. NOTICE is hereby given, that all creditors and other persons having any claim persons having any claims or demands upon or against the estate of John Wadsworth, late of 28, crownstreet, in the city of Leeds, and Number 3, Sunny Bankavenue, Horsforth, in the county of York, Provision Merchant, deceased (who died on the 17th day of November, 1902, and whose will was proved in the Wakefield District Registry of the Probate Division of the High Court of Justice on the 12th day of January, 1903, by Elizabeth Wadsworth and Martha Ann Wadsworth, the executrixes therein named), are hereby required to send in the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executrizes, on or before the 29th day of July next, after which date the said executrizes will proceed to distribute the assets of the said deceased among t the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims and demands they shall not then have had notice.-Dated this 20th day of May, 1903.

WALTER and E. H. FOSTER, Greek-street-chambers, Park-row, Leeds, Solicitors for the

said Executrixes.

Re WILLIAM SYKES, Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Vict., cap 35, intituled "An Act to further amend the

Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other persons having any claims against the estate of William Sykes, late of Laceby in Saddleworth, in the county of York, deceased (who died on the twenty-eighth day of April, 1902, and whose will was proved in the William Sykes, late of Laceby in Saddleworth, in the county of York, deceased (who died on the twenty-eighth day of April, 1902, and whose will was proved in the William Sykes, late of April, 1902, and whose will was proved in the William Sykes, late of April, 1902, and whose will was proved in the William Sykes, late of April, 1902, and whose will was proved in the William Sykes, late of Laceby in Saddleworth, in the county of York, deceased (who died on the twenty-eighth day). eignin day of April, 1902, and whose will was proved in the Wakefield District Probate Registry on the twentieth day of March, 1903, by John Sykes, of Millstone Marsden, near Huddersfield, in the said county, Designer, one of the executors named in the said will), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned Solicitors for the said executor, on or before the thirtieth 1 053

day of June, 1903, after which date the said executor will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and notice is further given, that the said executor will not be liable for the estate 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 twentieth day of May, 1903.

HALL and CO., Station-street, Huddersfield,
240 Solicitors for the said Executor.

ISABELLA MARSH, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35. Pursuant to the Statute, 22nd and 23rd Vic., cap. 35.

A LL persons having any claims against the estate of Isabella Marsh, late of the Old Cricket Ground Inn, Darnall, in the city of Sheffield, Widow (who died on the 7th day of May, 1902, and whose will was proved at Wakefield on the 20th day of May, 1903, by John Thomas Marsh and Francis Edward Lee, the executors), are hereby required to send the particulars of such claims, in writing, to us, the undersigned, before the 24th day of June, 1903, after which date the executors will distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice.—Dated this 21st day of May, 1903. 1903.

SMITH, SMITH, and FIELDING, Sheffield and Penistone, Solicitors to the Executors.

JAMES HENRY BOND, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35. LL persons having any claims against the estate of James Henry Bond, late of Thorpe Hesley, in the county of York, Grocer's Assistant (who died on the 22nd day of March, 1903, and whose will was proved at Wakefield on the 20th day of May, 1903, by William Dearden, the executor), are hereby required to send the particulars of such claims, in writing, to us, the undersigned, before the 24th day of June, 1903, after which date the executor will distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 21st day of May, 1903.

SMITH, SMITH, and FIELDING, Sheffield and Penistone, Solicitors to the Executor. 139

Re GRIFFITH DAVIES, Deceased.

Pursuant to an Act of Parliament, 22nd and 23rd Vic, cap. 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 Griffith Davies, late of Bryallwyd, Llanidan, in the county of Anglesey, Esquire, deceased (who died on the 8th day of April, 1903, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 7th day of May, 1903, by George Hutchinson, Thomas Hilton Lloyd, and William Thomas Rogers, the executors therein named), are hereby required to send particulars, in writing, are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, on or before the 7th day of July, 1903, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice—Dated this 21st day of May, 1903.

MASTERS and ROGERS, 13, Castle-street, Liverpool, Solicitors for the said Executors.

WILLIAM BARRY, Deceased. Pursuant to 22 and 23 Vict., cap. 35.

LL creditors and others having claims against the estate of William Barry, late of 26, Coltart-road, Liverpool, Merchant, who died on the 14th day of December, 1902, and of whose estate probate was granted to Walter Fitz-Hugh Barry and John Bewley, by the Principal Probate Registry on the 23rd day of January, 1903, are required to send their claims to John Bewley LL creditors and others having claims against the and Sons, of 41, North John-street, Liverpool, Chartered Accountants, before the 1st day of July next, after which date the executors will distribute the estate, having regard only to the claims of which they shall then have notice.—Dated this 20th day of May, 1903.

PAYNE, FRODSHAM, and BEWLEY, 9, Har-

rington-street, Liverpool, Solicitors for the said

Executors.

EBENEZER MORRIS, Deceased.

(22 and 23 Vict., c. 35).

OTICE is hereby given, that all creditors and other nersons beginn columns. NOTIOE is hereby given, that all creditors and other persons having claims against the estate of Ebenezer Morris, late of the Rectory, Rectory-road, Barry, in the county of Glamorgan, Clerk in Holy Orders, deceased, who died on the 30th day of May, 1902, and letters of administration, with the will annexed, of whose estate were, on the 18th day of April, 1903, granted to Louisa Catherine Morris, of Bath House, West Cross, in the county of Glamorgan, by the Principal Registry of the Probate Division of the High Court of Justice, are hereby required to send the particulars of their claims or demands, in writing, to the undersigned, on or before the 24th day of June. particulars of their claims of demands, in writing, to the unders gned, on or before the 24th day of June, 1903, after which date the said administratrix will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims and demands of which she shall have had notice, and that she will not be liable for the assets of the deceased, or any part thereof, so distributed to any person of whose debt or claim she shall not then have had notice—Dated this 20th day of May, 1903.

J. A. HUGHES, 119, Holton-road, Barry, Solicitor to the said Administratrix.

Mrs. MARY GAUNTLETT, Deceased.

Mrs. MARY GAUNTLETT, Deceased.

Pursuant to an Act of Parliament, 22 and 23

Victoria, c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Mary Gauntlett, late of the Bungalow, Wilson Grove, Southsea, in the borough of Portsmouth, in the county of Hants, Widow, deceased (who died on the 30th day of March, 1903, and whose will was proved by George Gordon Sparrow and Septimus Brutton, both of the borough of Portsmouth aforesaid, the executors therein named, on the 11th day of May, 1903, in the Principal Probate Registry of the High Court of Justice), are hereby required to send in the Court of Justice), are hereby required to send in the particulars of their debts or claims to the said executors, at the offices of the undersigned, their Solicitors, on or before the 11th day of July, 1903; and notice is hereby also given, that after that day the said executors will also given, that after that day the said executors will proceed to distribute the assets of the said Mary Gauntiett, deceased, amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 18th day of May, 1903.

HOBBS and BRUTTON, 124, High-street, Ports63 mouth, Solicitors for said Executors.

GEORGE LINE, Deceased. Pursuant to the Statute, 22nd and 23rd Victoria,

chapter 35.

chapter 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of George Line, late of 35, Chobhamroad, Stratford, in the county of Essex (who died on the 12th day of March, 1903, and whose will was proved in the Principal Registry of the Protate Division of His Majesty's High Court of Justice, on the 24th day of April, 1903, by Amelia Andreweaza Cock, Widow, the sole executrix therein named), are hereby required to send particulars, in writing, of their debts, claims or demands particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors for the said execu-trix, on or before the 22nd day of June, 1903, after which date the said executrix will proceed to distribute which date the said testator amongst the persons entitled thereto, having regard only to the debts, claims and demands of which she shall then have had notice, and that she will not be liable for the assets, or any and that she will not be hable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim or demand she shall not then have had notice.—Dated the 15th day of May, 1903.

HILLEARYS, 49A, Broadway, Stratford, Essex,

Solicitors for the said Executrix.

Statutory notice to Creditors under the Trustees' Relief Act.

Re THOMAS NEWCOMB, Deceased. Re THOMAS NEWCOMB, Deceased.

Pursuant to the Law of Property Amendment Act. 1859.

TOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Newcomb, late of Byfield, in the county of Northampton, Publican, deceased (who died on the 27th day of January, 1903, and to whose estate letters of administration, with the will annexed, were

granted out of the Northampton District Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of May, 1903, to Albert Newcomb), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 23rd day of June next, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto. 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 p rsons of whose claims or demands he shall not then have had notice.—Dated this 19th day of May, 1903.
PELLATT and PELLATT, Banbur
o49 Solicitors for the said Administrator.

Banbury, Oxon,

Re JAMES MEADE, Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Vic., cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Meade, late of 14, against the estate of James Meade, late of 14, Holly-street, off Hall-street, Stockport, in the county of Chester, Provision Dealer, deceased, who died on the 3rd day of November, 1901, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 30th day of November, 1901, by John Meade, of 14, Holly-street, Stockport aforesaid, Bookkeeper and Cashier, and Elizabeth Meade, his wife, the executors therein named, are hereby required to send the particular. Cashier, and Elizabeth Meade, his wife, the executors therein named, are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, on or before the 24th day of June, 1903, 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 22nd day of May, 1903.

WILLIAM JOHNSTON, 8, Vernon-street, Stockopt port, Solicitor for the said Executors.

port, Solicitor for the said Executors.

HANNAH EYDEN, 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.'

TOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Hannah Eyden, late of 43, Russell-street, Cambridge, in the county of Cambridge, Widow, deceased (who died on the third day of January, 1903, intestate, and to whose estate letters of administration were granted by the District Probate Registry at Peterborough of His Majesty's High Court of Justice on the 27th day of February, 1903, to Harriet Horwood, wife of William Horwood the elder, and Mary Ann Clifford, wife of George Clifford, the sisters and two of the next of kin of the said intestate), are hereby required to send parti-culars, in writing, of their claims or demands to me, the undersigned, on or before the 30th day of June next, after which date the said administratrixes will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims and demands they shall not then have had notice.—Dated this twentieth day of May, 1903.

H. BAILEY, 71, Sidney-street, Cambridge, Soli-

citor for the said Administratrixes.

KENNETH CAMERON, Deceased. Notice pursuant to 22 and 23 Victoria, cap. 35.

LL persons having any claims against the estate of A Kenneth Cameron, late of Waterloo-place, Bishops stortford, Herts (who died on the 6th day of February, 1895), are required to send particulars thereof to us, the undersigned, on or before the 19th day of June next, after which date his executors will distribute his assets, having regard only to the claims then received.—Dated 19th May, 1903.

RICHARDSON, FOXWELL, and HART, Much

Hadham, Herts, Solicitors for the Executors.

Re ANNE FRESHNEY, 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."

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 Anne Freshney, late of the Earl of Strafford Inn, Barnsley, in the county of York, Widow, an Innkeeper, deceased (who died on the 24th day of March, 1903, and whose will was proved in the District Registry at Wakefield of the Probate Division of His Majesty's High Court of Justice on the 12th day of May, 1903, by John Blackburn, Surgeon, and John Carrington, Solicitor, both of Barnsley aforesaid, the executors therein pamed), are hereby required to send the particulars, in tor, both of Barnsley aforesaid, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 25th day of June, 1803, 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 20th day of May, 1903.

CARRINGTON and CO., 1 and 3, Eastgate, 682

Barnsley, Solicitors for the said Executors.

THOMAS WILLIAM DUFF, Deceased. Pursuant to the Statute, 22nd and 23rd Victoria,

Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all creditors and persons having any claims and demands against the estate of Thomas William Duff, late of 38, Lewinroad, Streatham, in the county of London, deceased (who died on the 20th day of April, 1903, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice on the 11th day of May, 1903, by Ellen Harriet Duff and Henry Josiah Humm, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, on or before the 18th day of June, 1903; and notice is also given, that after that date the executors will distribute the estate of the above deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that the said executors will not be liable for the estate, or any part thereof, so distributed to any persons of whose claims and demands they shall not have had notice.—Dated the 18th day of May, 1908.

MADDISON, STIRLING, and HUMM, 6, Old Jewry, E.C., Solicitors for the said Executors.

Statutory Notice to Creditors under the Trustees Relief Act.

Re JAMES BETTS, Deceased. Pursuant to the Law of Property Amendment Act, 1859. Pursuant to the Law of Property Amendment Act, 1859. OTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Betts, late of Boddington, in the county of Northampton, retired Baker, deceased (who died on the 13th day of November, 1902, and whose will was proved in the Northampton District Registry of the Probate Division of His Majestry's High Court of Justice on the 16th day of December, 1902, by William Waddoups, the executor 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 executor, on or before the 23rd Solicitors for the said executor, on or pefore the 23rd day of June next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and 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 19th

day of May, 1903. PELLATT and PELLATT, Banbury, Oxon, Solicitors for the said Executor.

MAY GRAHAM, Deceased. Pursuant to the Statute, 22nd and 23rd Victoria, cap 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of May Graham, late of Lancaster, in the county of Lancaster (who died on the 31st day of January, 1903, and letters of administration to whose estate were granted out of the Carliele District Registry of the Probate Division of His Majesty's High Court of Justice on the 19th day of February, 1903, to John William Graham,

of the County-mews, Carlisle, her natural and lawful brother), are hereby required to send particulars, in writing, of their claims or demands to us, the underwiting, of atter claims of tenants to us, after under signed, on or before the 23rd day of June, 1903, 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 or demands of which he shall then have had notice; and he will not be liable for the assets of the 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 21st day of May, 1903.

HALTON and HODGSON, 1, Lonsdale-street, c58 Carlisle, Solicitors to the Administrator.

CHARLES LOUIS OCTAVE CARRÉE, Deceased.

CHARLES LOUIS OCTAVE CARREE, 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."

TOTICE is hereby given, that all creditors and other
persons having any claims or demands against the
estate of Charles Louis Octave Carrée, late of 2,
Natchez-villa, Pope's-grove, Twickenham, in the county
of Middlesex, deceased (who died on the 27th day of
July, 1902, and administration of whose estate and
effects, with the will annexed, was granted to Charlotte
Carrée, of 2. Natchez-villa, Pope's-grove, Twickenham effects, with the will annexed, was granted to Charlotte Carrée, of 2, Natchez-villa, Pope's-grove, Twickenham aforesaid, the widow of the deceased, on the 28th day of August, 1902, by the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the administratrix, on or before the 30th day of June, 1903, 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 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 so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 20th day of May, 1903. PHELPS,

HELPS, SIDGWICK, and BIDDLE, 22, Aldermanbury, E.C., Solicitors for the said Administratriz.

Justice, Chancery Division, made in the action, Re G. H. BULBECK Limited, Woodbridge v. G. H. BULBECK Limited, Woodbridge v. G. H. BULBECK Limited, 1902, G. No. 1580, with the approbation of Mr. Justice Buckley, by Mr. Oliver Newman Wyatt, the Auctioneer appointed by the said Judge, at their Property Sale Room, East-street, Chichester, in the county of Sussex, on Wednesday, the 27th day of May, 1903, at 3 o'clock in the afternoon, in one lot:—

The freebold house, with yard, coachhouse, stabling, known as "Woodstock," Charlton, near Singleton, in the said county of Sussex.

said county of Sussex.

Particulars and conditions of sale may be had, gratis, of Mr. J. E. Wilson, Solicitor, 2, Birchin-lane, London, E.C.; Walter F. Mapleston, Chartered Accountant, Moorgate Station Chambers, London, E.C.; and of the Auctioneers, East-street, Chichester.—Dated this 21st day of May, 1903.

JOHN W. HAWKINS, Master.

DURSUANT to an Order of His Lordship, Mr. Justice
Buckley, made in the Matter of the estate of
William Prowse, deceased, and in an action PROWSE v.
STEER, 1902, P. 669, and in the Matter of the estate of
William Prowse, deceased, and in an action of ELLISON
v. STEER, 1902. P. 724, dated the 12th day of June, 1902.

Tenders are invited for the purchase of the business of the testator, William Prowse, of a Ladies Tailor, formerly carried on by him at 6, Paddington-street, Marylebone, in the county of Middlesex, with the lease, goodwill, and stock thereof.

Tenders are to be sent to Messrs. McKenna and Co.,

of 10, Prince's-street, Hanover-square, London, W., on or before the 11th day of June, 1903. The tenders will not be made public, but will be opened by the Master at the

chambers of Mr. Justice Byrne and Mr. Justice Buckley, on Monday, the 15th day of June, 1903, at 12 o'clock at noon, when the persons having tendered may, if they think fit, attend personally or by their Solicitors.

Particulars and conditions of sale and forms of tender, may be obtained gratis, by application to the Receiver, Mr. Alexander George Parker, at 2, Coleman-street, London, E.C.; Messrs. KcKenna and Co., of 10, Prince's street, Hanover-square, London, W.; Messrs. Indermaur, Clark, and Parker, of Devonshire-terrace, Portland-place, London, W.; and of Mr. Joseph Harris, of 42, New Broad-street, London, E.C.—Dated this 16th day of May, 1903.

RICHD. WHITE, Master.

COUNTY COURTS' JURISDICTION.

DURSUANT to an Order of the County Court of Worcestershire, holden at Worcester, made in the Matter of the estate of Mary Swaithes, deceased, in an Matter of the estate of Mary Swaithes, deceased, in an action TAYLOR v. SMITH, the creditors of Mary Swaithes, late of Crown-street, Barbourne, in the city of Worcester, Spinster, deceased, who died on the 29th day of January, 1901, are, on or before the 13th day of June, 1903, to send by post, prepaid, to me, the undersigned Anthony Swainson Allen, Registrar of the said Court, addressed to the County Court offices, 45, Copenhagen-street, Worcester, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of 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 me, at the County Court offices aforesaid, on the 27th day of June, 1903, at 11.30 o'clock in the forenoon, being the time appointed for adjudication on the claims.—Dated this 16th day of May, 1903.

(Sd.) A. S. ALLEN, Registrar.

To GEORGE FREDERICK MATTHEWS, or if deceased, his issue.

DY an Order of the Chancery Division of the High Court of Justice, made in an action in the Matter of the estate of George Matthews, deceased, PRICE versus MATTHEWS, 1903, M. 745, an enquiry was directed whether George Frederick Matthews, in the testator's will named, is living or dead, and if dead, when he died, and if he predeceased the testator, George Matthews (who died on the 18th November, 1901), whether he left any, and if any, what issue him surviving, and, in case he left any issue, are living or dead, and when they were respectively born, and if any of such issue are dead when they respectively died, and who are their respective legal personal representatives. who are their respectively elegal personal representatives. And pursuant to the said Order the said George Frederick Matthew, if living, or if he died on or before the 1\*th November, 1901, his issue him surviving or the legal personal representative of any such issue as have since died is or are by himself or themselves, or his or their Solicitors to enter his claim, or their claims in a book kept for that purpose in Room 286, Royal Courts of Justice, Strand, London, England, and also on or before the 15th day of September, 1903, to come in and prove one not day of September, 1903, to come in and prove his or their claims at the chambers of Mr. Justice Farwell and Mr. Justice Eady at the said Royal Courts of Justice, Strand, London, England, or in default thereof he or they will be peremptorily excluded from the benefit of any further Order to be made in the said action. Tuesday, the 27th day of October, 1903, at 12 o'clock noon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 14th day of May. 1903. day of May, 1903.

SAMUEL A. M. SATOW, Master.

Note.—The said George Frederick Matthews was a son of the testator, George Matthews, of Overend-street, West Bromwich, in the county of Stafford, England. He is believed to have left England for New Zealand in or about the year 1876. In the year 1878 he is believed to have left New Zealand for Hobart, Tasmania, where he resided up to December, 1887, in which month he is believed to have sailed for Melbourne, Victoria, and to have been drowned on the passage.

Under a Deed of Assignment.
PLESTER WILLIAM, late of 25, Royal-parade, Croydon.

NY person having any claim against the above must furnish particulars to the Trustee, E. S. Jacob, I.A., Wardrobe-chambers, London, E.C., on or before the 27th inst.—20th May, 1903.

T. H. MUNDELL, 21, Godliman-street, E.C., Soli-

citor.

In the Matter of a Deed of Assignment for the benefit of . Creditors, executed on the 7th day of February, 1903, and registered on the 13th day of February, 1903, by HERBERT ASH HOPE, of Cloughton Fields Dairy Farm, Cloughton, near Scarborough, in the county of York, and of number 24, Westbourne-grove, Scar-borough aforesaid, Dairy Farmer.

TOTICE is hereby given, that a First and Final Dividend is about to be declared in the above matter; any creditors of the above named who have not already assented to the deed and made their claims are requested to send their names and addresses, with particulars of their claims, to Charles Edwin Bradley, of Huntriss Hall, Scarborough, in the county of York, Chartered Accountant, the Trustee under the said deed, on or before the 12th day of June, 1903, after which date the Trustee will distribute the estate, having regard notice.—Dated 20th day of May, 1903.

TURNBULL and SON, 33, St. Thomas-street,

Scarborough, Solicitors for the Trustee.

In the Matter of a Deed of Assignment for the benefit of his Creditors, executed by WILLIAM HENRY HAWLEY, of 37, Hertford-street, Coventry, Jeweller. NOTICE is hereby given, that such of the creditors of the above remed debter with the creditors of the above named debtor, who have not already come in under the above mentioned deed, are required, on or before the 2nd day of June, 1903, to send particulars of their debts and claims to Robert White, of Derby-lane, Coventry, the Trustee under such deed, and at the same time to signify their assent thereto, and if so required, by notice in writing from the said Trustee, are to come in and prove their such 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 default thereof they will be excluded from the benefit of any distribution under the said deed .- Dated this 21st day of May, 1903. ROBT. WHITE, Trustee.

In the Matter of an Assignment for the benefit of Oreditors, executed on the 18th day of February, 1903, by EDWARD BONSER, of Albert-square, Sutton-in-Ashfield, Notts, Oraper.

PHE creditors of the above named Edward Bonser,

who have not already sent in their claims, are required, on or before the 26th day of June, 1903, to send in their names and addresses, and the particulars of their debts or claims, to me, at Temple-buildings, Albertstreet, Nottingham, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 22nd day of May, 1903.

A. C. W. ROGERS, Trustee under the said Deed.

In the Matter of an Assignment for the benefit Creditors, executed on the 16th day of March, 1902 by CHARLES HENRY CUNDY, residing at 195 Alfred street Central, and carrying on business at No. 37, St. Ann's Well-road, in the city of Nottingham, Grocer and Provision Dealer.

Grocer and Provision Dealer.

THE creditors of the above named Charles Henry Cundy, who have not already sent in their claims are required, on or before the 26th day of June, 1903, to send in their names and addresses, and the particulars of their debts or claims to me, at Temple-buildings, Albert-street, Nottingham, or in default thereof they will be excluded from the benefit of the Second and Final Dividend proposed to be declared.—Dated this 22nd day of May, 1903.

A. C. W. ROGERS, Trustee under the said Deed.

In the Matter of an Assignment for benefit of Creditors, executed 6th June, 1902, by ALFRED SCOTT, Earls-leaton, Dewsbury, Blanket Manufacturer.

THE creditors of Alfred Scott, who have not sent in their claims, are required, before the 6th June next, to send particulars thereof to Joe Norman Lister, Accountant, Halifax, the Trustee, and to assent to the Deed, or in default they will be excluded from the Dividend proposed to be declared.—Dated this 20th day Dividend proposed to be declared.—Dated this 20th day of May, 1903.

LEWIS J. DEY, Halifax, Solicitor for the Trustee.

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In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 23rd day of December, 1902, by CHARLES WILLIAM EASTWOOD, of the Refreshment Par, Vict ria Pier, South Shore, Black-pool, in the county of Lancaster, Re'reshment Con-

THE creditors of the above named Charles William Eastwood, who have not already sent in their claims, are required, on or before the 6th day of June, 1903, to send in their names and addresses, and particulars of their debts or claims, to Joe Norman Lister, of Silver-street, Ha'ifax, Yorkshire, Incorporated Accountant, the Trustee, and to assent, in writing, to the said deed, or in default they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 19th day of May, 1903.

CLARKSON and BUCKLEY, Townhall-cham-

bers, Halifax, Solicitors to the above named

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 19th day of March, 1903, by ERNEST ALBERT VALDER, MARY ELIZABETH VALDER, his Wife, and THOMAS LIGHT-FOOT, all of 182, Gladstone-street, and trading at 34, Otley-road, and 1, Coburg-street, all in the city of Bradford, as Fancy Drapers, under the style of Valder and Lightfact. and Lightfoot.

HE creditors of the above named firm of "Valder and Lightfoot," who have not already sent in their claims, are required, on or before the 19th day of June, 1903, 52 e required, on of before the front system of their 1903, to send in their names and addresses, and the particulars of their debts or claims to Mr. William Martello Gray, of District Bank-chambers, in the city of Bradford, Chartered Accountant, the Trustee under the said deed, or in default thereof they will be excluded

Trom the benefit of the Dividend proposed to be declared.

—Dated the 20th day of May, 1903.

RATCLIFFE and DURRANCE, 7 and 8. Exchange-buildings, Bradford, Solicitors for the said Trustees.

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Notice to ('reditors under Deed of Assignment. of Creditors, executed on the 19th day of January, 1903, by THOMPSON AND GRAHAM, of Neptuneroad, Wallsend-on-Tyne, Timber Merchants.

THE creditors of the above named Thompson and Graham, who have not already sent in their claim.

are required, on or before the 20th day of June, 1903, to send in their names and addresses and the particulars send in their names and addresses and the particulars of the debts or claims, to John Kindred, of Mosley-chambers, Mosley-street, Newcastle-on-Tyne, 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 20th day of May, 1903.

SEPT. G. WARD, Clayton-chambers, 61, Westgate-road, Newcastle-on-Tyne, Solicitor for the

above named Trustee. 117

The Bankruptcy Acts, 1883 and 1890.

NOTICE is hereby given, that having been instructed by our clients, Messrs. ASHBY BKOS., of 6, Union-court, Old Broad-street, E.C., to pay the sum of five shillings in the £ on the amount of debts due by them on the 2nd day of February, 1893 (making, with fifteen shillings previously paid, 20s. in the £), such payment has been duly made to all creditors whose whereabouts have been ascertained, and that any creditors who have not received such payment can do so on applying to us.—Dated this 15th day of May, 1903. The Bankruptcy Acts, 1883 and 1890. 1903.

WARD and WILDING, 2, Clements-inn, London, W.C., Chartered Accountants.

In the High Court of Justice.—In Bankruptcy.

In the High Court of Justice.—In Bankruptcy.
In the Matter of a Bankruptcy Petition, filed the 12th
day of May, 1903.
To WILLIAM CHARLES DANIEL LEVY (lately
trading and carrying on business as W. Winter and
Co.), late of 100, High-road, Chiswick, in the county
of Middlesex.

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by Higgins, Eagle and Co., of 4 and 6, Cannon-street, in the city of London, Warehousemen; Tabbs, Hiscocks and Co., of 16 to 22, Milton-street, in the said city of London, Warehousemen; and Dent, Allcroft, and Co., of 97, Wood-street, in the said city of London, Warehousemen,

and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspaper shall be deemed to be service of the Petition upon you; and further take notice, that the said Petition will be heard at this Court on the 10th day of June, 1903, at 11.30 o'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The Petition can be inspected by you on application at this Court.—Dated 20th day of May 1903.

JAMES R. BROUGHAM, Registrar.

The Bankruptcy Acts, 1883 and 1890. In the County Court of Cheshire, holden at Birkenhead.

In Bankruptcy. No. 8 of 1903. Re A. Broudie. Ex parte Campbell Collin and Jacob Davies, Creditors In the Matter of a Bankruptcy Petition filed the 19th day of May, 1903.

To A. BROUDIE, of 12 and 14, Cross-street, Birkenhead, General House Furnisher.

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by Campbell Collin, of Mount Vernon, Liverpool, in the county of Lancaster, Cabinet Manufacturer, and Jacob Davies, of 15, Russell-street, Liverpool aforesaid, Wholesale Clerkier, and the Court has ordered that the publication 15, Russell-street, Liverpool aforesaid, Wholesale Clothier, and the Court has ordered that the publication of this notice in the London Gazette and in the "Liverpool Daily Post" and the "Birkenhead News" newspapers, shall be deemed to be service of the Petition upon you; and further take notice, that the said Petition will be heard at this Court, on the 25th day of May, 1903, at half-past ten o'clock in the forenoon, on which day you are required to appear and if you do not appear the are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The Petition can be inspected by you on application at this Court.—Dated this 19th day of May,

WM. E. CAVE. Registrar.

The Bankruptcy Acts, 1883 and 1890. In the County Court of Warwickshire, holden at Birmingham.

Birmingham.

In Bankruptcy. No. 56 of 1903.

In the Matter of a Bankruptcy Petition, filed the 18th day of May, 1903.

To HARRY COHEN, of 66, Vyse-street, Birmingham, and Duchess-road, Edgbaston, Birmingham, Jeweller.

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by John Henry Wynn, of Hylton-street, Birmingham, Manufacturing Jeweller, and the Court has ordered that the publication of this notice in the London Gazette and in the Birmingham Daily Post newspapers shall be deemed to be service of the petition upon you; and further take notice, that the said petition will be heard at this Court on the fourth day of June, 1903, at 12.30 o'clock in the afternoon, on which day you are required to appear, and on the fourth day of June, 1905, at 12.50 o clock in the afternoon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The petition can be inspected by you on application at this Court.—Dated this 20th day of May, 1903.

36 W. H. WHITELOCK, Registrar.

In the County Court of Surrey, holden at Croydon.

In Bankruptcy.

In the Matter of a Bankruptcy Petition, filed the four-teenth day of May, 1903.

To A. STANLEY HUGGETT, late of 3, High-street, Purley, in the county of Surrey, Boot and Shoe Dealer.

TAKE notice, that a Bankrupt y Petition has been presented against you to this Court by John Cooper trading as John Cooper and Co., of 3, Redcrossstreet, in the city of London, Boot Manufacturers, Henry Barnes and George Shearman Barnes, trading together in copartnership as H. and G. Barnes, of 67 and 69, Driffield-road, Old Ford, in the county of London, Boot Manufacturers, Reuben Daltroff, trading as R. Daltroff and Co., of 381, City-road, in the county of London, Boot Factors, and John Cooper and Henry Cooper, trading together in copartnership as John and Henry Cooper, of 35 to 39, Caledonian-road, in the county of London, Leather Merchants, and the Court has ordered that the publication of this notice in the London Gazette and in the "Croydon Guardian" newspapers, shall be deemed to be service of the Petition upon you; and further take notice, that the said Petition will be heard at this Court on the 9th day of June, 1903, at 12 o'clock noon, on which day you are required to appear, and if street, in the city of London, Boot Manufacturers, Henry noon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The Petition can be inspected by you on application at this Court.—Dated this 19th day of May, 1903. J. E. FOX, Registrar.

The Bankruptcy Acts, 1883 and 1890. In the County Court of Hertfordsbire, holden at

St. Albans—In Bankruptcy.
No. 13 of 1901.

Re WILLIAM TURVEY, of Grimstone-road, St. Albans.
in the county of Hertford, and ALFRED CARLETON
BLYTH, of Avenue House, Hill-street, St. Albans
aforesaid, carrying on business as Engineers and
Contractors, under the style or firm of Turvey and
Blyth, at the Standard Electrical Works, St. Stephenshill. St. Albans aforesaid. hill, St. Albans aforesaid.

NOTICE is hereby given, that there being in the hands of the Trustee in the above Bankruptcy a surplus estimated at £220, arising from the Separate Estate of Alfred Carleton Blyth, one of the Bankrupts, and there being no separate creditors of such Bankrupt, it is the intention of such Trustee, at the expiration of fourteen days from the appearance of this notice in the Gazette, to transfer such surplus to the credit of the joint estate in the said bankruptcy.—Dated this 20th day of May, 1903.

OECIL MERCER, 95, Temple-chambers, Temple-avenue, London, E.C., Official Receiver and Trustee.

THE estates of ROBERT ALEXANDER, sometime Wine and Spirit Merchant, 79 and 81, Scouring-burn, Dundee, and residing at Temple-place, West Port, there were sequestrated on the 19th May, 1903, by the Sheriff Substitute of the county of Forfar, at Dundee.

The first deliverance is dated the said 19th day of May, 1903.

The meeting to elect the Trustee and Commissioners is to be held within Mather's Commercial Hotel, Dundee, at twelve noon, on the second day of June, 1903.

A composition may be offered at the meeting; and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 19th day of September, 1903.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES URQUHART, Solicitor, 10, Reform-street, Dundee, Agent.

## THE BANKRUPTCY ACTS, 1883 AND 1890.

#### RECEIVING ORDERS.

No.	Debter'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.
1632	John Avery and Company	Lately carrying on business at Falcon Iron Works, Salusbury-road, Kilburn, Middlesex, but whose present place of business or residence the Petitioning Creditors are unable to ascertain		High Court of Justice in Bankruptcy	April 18, 1903	411 of 1903	May 18, 1903	247	Creditor's	Sec. 1, Bankruptcy Act, 1890
1633	Bateman, Arthur Henry	11, Queen Victoria-street, in the city of London	440 ,	High Court of Justice in Bankruptcy	Mar. 24, 1903	325 of 1903	May 18, 1903	249	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1634	Braginton, Alfred Johns (otherwise Alfred Johns, lately trading as Alfred Johns and Co.)	Lately at 67, High-street, Peckham, but now of the Yorkshire Grey, 31 and 88, Gray's-inn-road, Holborn, both in the county of London	Hotel Manager	High Court of Justice in Bankruptcy	April 28, 1903	458 of 1903	May 19, 1903	250	Creditor's	Sec. 4–1 (G.), Bank- ruptcy Act, 1883
1635	Bromley, D. M	58, Cazenove-road, Stoke Newington, Middle- sex	Of no occupation	High Court of Justice in Bankruptoy	April 1, 1903	359 of 1903	May 18, 1903	248	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1636	Cowen, Laurence	23, Redoliffe-gardens, Kensington, in the county of London, late of 43 and 43A, Fetter-lane, Fleet-street, and Winchester House, Old Broad-street, both in the city of London	Journalist	High Court of Justice in Bankruptcy	April 7, 1903	384 of 1903	May 4, 1903	222	Creditor's	Sec. 4-1 (G.), Bank- ruptoy Act, 1883
1637	W. Gray and Company	113, Whitecross-street, in the city of London, and 5 and 6, Bedford-road, Wood Green, Middlesex	Grocers and Provision Merchants	High Court of Justice in Bankruptcy	May 8, 1903	495 of 1903	May 19, 1903	252	Oreditor's	Sec. 4-1 (A.), Bank- ruptcy Act, 1883
1638	Jones, William Ernest (trading as the Boro' Advertising Coy.)	53, Eleanor-road, West Ham, and trading at 41, Great Eastern-road, Stratford, both in Essex	Advertising Agent and Contractor	High Court of Justice in Bankruptcy	May 18, 1903	534 of 1903	May 18, 1903	246	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 Bestiving Order.	Whether Debtor's or Creditor's Position.	Act or Acts of . Bankruptep proved in Oveditor's Pettion.
1639	Morgan, John	90, Bermondsey-street, London, S.E., lately residing and carrying on business at 105, Bermondsey-street aforesaid	Dairyman	High Court of Justice in Bankruptcy	April 23, 1903	436 of 1903	May 20, 1903	253	Creditor's	Sec. 4-1 (G.), Bank- ruptey Act, 1883
1640	Richmond, Marcus	4, Bancroft-road, Mile End, and lately of 291, Mile End-road, both in the county of London	Boot and Shoe Dealer	High Court of Justice in Bankruptcy	April 30, 1903	467 of 1903	May 20, 1903	254	Creditor's	Sec. 4 1 (G.), Bank- ruptoy Act, 1883
1641	Morris, Isaac	3, Margaret-street, Aberaman, Aberdare, Glamorgan	Collier	Aberdare and Mountain Ash	May 19, 1903	5 of 1903	May 19, 1903	4	Debtor's	
၁ <sub>1642</sub>	Williams, Evan Henry	Chalybeate-street, Aberystwyth, Cardigan- shire, and Llaubrynmair, Montgomeryshire	Builder	Aberystwyth	May 19, 1908	6 of 1903	May 19, 1903	6	Debtor's	
1643	Brown, George	Now residing at 5, Walker-lane, Hyde, Cheshire, lately residing and carrying on business at 42, Oldham-street, Hyde afore- said, and formerly carrying on business with a partner, under the style of Brown and Oates, at 42, Oldham-street aforesaid	Now out of business and employment, lately Painter and Paper- hanger	Ashton - under- Lyne and Stalybridge	May 18, 1903	8 of 1903	May 18, 1903	9	Debtor's	
1644	Eversden, William	Late of the Coach and Horses, Hyde-road, Denton, in the county of Lancaster, whose present address the Petitioning Creditors are unable to ascertain	Licensed Victualler	Ashton - under - Lyne and Stalybridge	April 24, 1903	6 of 1903	Мау 18, 1903	8	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1645	Ensor, Alice	Market Place, Penistone, Yorkshire	General Draper, Married Woman, carrying on business separate and apart from her Hus- band, Joseph Ensor	Barnsley	Мау 19, 1903	14 of 1903	May 19, 1903	14	Debtor's	
16 <b>1</b> 6	Fox, Moulson	14, Joseph-street, and Viewcroft-road, both in Shipley, Yorkshire	Van, Cart and Wagon Builder	Bradford	May 19, 1903	37 ' of 1903	May 19, 1903	35	Debtor's	
1647	Oxley, John Benjamin	Lately of 105, Whetley-lane, now of 21, Fairbank-road, both in the city of Brad- ford	Formerly a Grocer, Greengrocer, and Fruiterer, now out of business	Bradford	May 19, 1903	36 of 1903	May 19, 1903	34	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.
1648	Jackson, Charles H	19, Granville-road, late of 29, Chancton- bury-road, both in Hove, Sussex	014 114 100 404	Brighton	April 8, 1903	15 of 1903	May 19, 1903	31	Creditor's	Sec. 4–1 (G), Bank- ruptoy Act, 1883
1649	Pickles, William	Residing and carrying on business at 37, Dover-street, Nelson, and at Crabtree- buildings, Colne, both in Lancashire	Coal Dealer	Burnley	May 13, 1903	8 of 1903	May 20, 1903	9	Creditor's	Sec. 4-1 (D) Bank- ruptcy Act, 1883
1650	Fair, James William	83, Pontcanna-street, Cardiff, and lately residing and carrying on business at 177, Penarth-road, Cardiff, and 21, High-street, Pontypridd	Fruiterer's Manager, lately Fruiterer	Cardiff	May 18, 1903	27 of 1908	May 18, 1903	25	Debtor's	
1651	Stoodley, George Alfred, the elder	91, Paget-street, Cardiff, in the county of Glamorgan, lately carrying on business at 33, Bridge-street, Cardiff	Coaltrimmer, lately carrying on business in partnership with another under the style or firm of G. and A. Stoodley as Bakers and Confectioners	Cardiff	May 16, 1903	26 of 1903	May 16, 1903	24	Debtor's	
1652	Johns, Walter Trevor, trading as Johns and Son	121 and 122, Lammas-street, Carmarthen	Provision Merchant and Confectioner	Carmarthen	May 20, 1903	16 of 1903	May 20, 1903	15	Debtor's	
1653	Allsobrook, Ebenezer	Residing in lodgings at 81, Moss-street, formerly of 39, Chatsworth-street, and Etwall-street, all in Derby	Now of no occupation, formerly Railway Clerk	Derby and Long Eaton	May 18, 1903	23 of 1903	May 18, 1903	22	Debtor's	
1654	Chatfield, Frederick Arthur	Residing and carrying on business at Horace-avenue, Stapleford, in the county of Nottingham, formerly residing at 10, White Lion-square, Ilkeston, in the county of Derby	Builder 4	Derby and Long Eaton	May 19, 1903	24 of 1903	May 19, 1903	23	Debtor's	
1655	Hurworth, John George Cook	22. Grey-street, Bishop Auckland, county Durham	Baker	Durham	May 19, 1903	6 of 1903	May 19, 1903	6	Debtor's	
1656	Glaze, Albert Henry (trading as A. H. Glaze and Sons)	Kingsley, Torquay, Devonshire	Draper	Exeter	May 5, 1903	19 of 1903	May 19, 1903	17	Oreditor's	Sec. 4-1 (B), (C) and (H), Bank- ruptcy Act, 1883.
1657	Singleton, William	Deeping, Tudor-road, Hampton, Middlesex	Builder's Manager	Kingston,Surrey	May 19, 1903	18 of 1903	May 19, 1903	13	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 Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
1658	Iveson, Richard Hufton	Formerly carrying on business at Carr Cottage, Anlaby-road, in the city and county of Kingston-upon-Hull, afterwards of Toll Gavel, Beverley, in the county of York, lately residing at 8, Ebenezer-terrace, Clarendon-street, but now at 18, Ash-grove, Ash-street, both in Kingston-upon-Hull aforesaid	Formerly Hairdresser, but now Hairdresser's Assistant	Kingston-upon- Hull	May 20, 1903	24 of 1903	May 20, 1903	20	Debtor's	
1659	Clayforth, George Henry	50, Woodsley-road, Leeds, in the county of York	Grocer and Beer Retailer	Leeds	May 19, 1903	56 of 1903	May 19, 1903	47	Debtor's	
1660	Duckworth, Thomas	35, St. John's-grove, in the city of Leeds	Commission Agent	Leeds	May 20, 1903	57 of 1903	May 20, 1903	48	Debtor's	
1661	McCann, William John	45, Delph-mount, in the city of Leeds	Managing Director of a Limited Company	Leeds	May 18, 1903	55 of 1908	May 18, 1903	46	Debtor's .	
1662	Tilley, Harry Oakley	Lately residing at Springfield-road, Shepshed, in the county of Leicester, now residing at Jodrell-street, Nuneaton, in the county of Warwick	Shoe Finisher	Leicester	May 18, 1903	50 of 1903	May 18, 1903	47	Debtor's	
1663	Tilley, Owen	Lately carrying on business at Shepshed, in the county of Leicester, now residing at Aston-road, Nuneaton, in the county of Warwick	Formerly Boot Manufacturer, now out of business	Leicester	May 18, 1903	51 of 1903	May 18, 1903	48	Debtor's	
1664	Cornes, Sarah (Widow) and Cornes, Charles		••							
	(trading as S. Cornes and Son)	Kerry-lane, Bishop's Castle, in the county of Salop, lately residing and trading at Dog Kennel, Bishop's Castle aforesaid	Hauliers	Leominster	May 19, 1903	5 of 1903	May 19, 1903	4	Debtor's	
1665	Colley, George	Brandywharf, in the parish of Waddingham, in the county of Lincoln	Yeoman	Lincoln	May 16, 1903	8 of 1903	May 16, 1903	8	Debtor's	
1666	Grocock, John Wilburn	57, Bargate, in the city of Lincoln, formerly of 14, High-street, in the same city	Out of business, formerly Fishmonger	Lincoln	May 20, 1903	9 of 1903	May 20, 1903	9	Debtor's	

#### RECEIVING ORDERS—continued.

No.	Debtor's Mame.	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 Bankrupicy proved in Greditor's Petition.
1667	Girvin, John	Residing at 20, Market-street, Widnes, in the county of Lancaster, lately residing and carrying on business at 72, Victoria- road, Widnes aforesaid	Confectioner	Liverpool	May 18, 1903	41 of 1903	May 18, 1903	<b>81</b>	Debtor's	
1668	Hughes, Thomas Amos (lately trading alone as T. Amos Hughes and Co.)	Lately trading at 58, South John-street, in the city of Liverpool, and presently Managing Director of Amos Hughes and Company Limited, Printers, whose regis- tered office is at 58, South John-street, Liverpool aforesaid, and whose private residence is 73, Cawdor-street, Liverpool aforesaid.	Printer	Liverpool	May 1, 1903	36 of 1903	May 18, 1903	30	Creditor's	Sec. 4–1 (G.), Bank ruptcy Act, 1883
1669	Brittain, Thomas Arthur	King Edward-street, Macclesfield, in the county of Chester, and residing at 22, Cumberland-street, Macclesfield aforesaid	Coachbuilder	Macclesfield	May 18, 1903	6 of 1903	May 18, 1903	6	De btor's	
1670	Wickens, Albert	Marden, Kent	Gunsmith	Maidstone	May 20, 1903	8 of 1903	May 20, 1903	8	Debtor's	
1671	Rogers, Edward J	174, Newport-road, and 167, Linthorpe-road, Middlesbrough, in the county of York	Picture Frame Maker	Middlesbrough	May 2, 1903	11 of 1903	May 19, 1903	11	Creditor's	Sec. 4–1 (G.), Bank- ruptcy Act, 1883
1672	Hitchen, Edward	Wincham Hotel, Wincham, and carrying on business at 10, Winnington-street, North- wich	Grocer and Provision Dealer	Nantwich and Orewe	May 19, 1903	of 1903	May 19, 1903	8	Debtor's	
1673	Campbell, John	21, Duke-street, Alawick, Northumberland	Cattle Dealer	Newcastle - on - Tyne	May 19, 1903	38 of 1903	May 19, 1903	33	Debtor's	
1674	Fawell, John William	Low Wanleys Farm, West Witton, North Riding, Yorkshire	Farmer	Northallerton	May 19, 1903	6 of 1903	May 19, 1903	4	Debtor's	
1675	Harland, John Robert	Sowerby, Thirsk, Yorkshire	Auctioneer and Valuer	Northallerton	May 19, 1903	of 1903	May 19, 1903	3	Debtor's	
1676	Cope, Edwin	Residing at Hedley House, Hedley-street, New Basford, and lately carrying on busi- ness at 51, Sherwood-street, both in Not- tingham	Merchant	Nottingham	May 5, 1903	16 of 1903	May 19, 1903	14	Oreditor's	Sec. 4–1 (G), Bank- ruptcy Act, 1883

#### 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.
1677	Hey, George Herbert	38, Yorkshire-street, Morecambe, Lancashire	Confectioner	Preston	May 19, 1903	20 of 1903	May 19, 1903	16	Debtor's	
1678	Marshall, Alfred	West Heath House, 305, Broadway, Bexley Heath, Kent	Of no occupation	Rochester	May 19, 1903	10 of 1903	May 19, 1903	10	Debtor's	
1679	Pearce, William Henry	Newhall Mills, Delabole, St. Teath, Cornwall	Miller	Truro	May 5, 1903	11 of 1903	May 18, 1903	10	Creditor's	Sec. 4-1 (H.), Bank- ruptcy Act, 1883
1680	Rule, William Bennett	Penzance, Cornwall, and lately carrying on business at 49, St. Paul's-road, Camden- square, London	Physician and Surgeon	Truro	April 9, 1903	8 of 1903	May 18, 1903	11	Creditor's	Sec. 4-1 (G.), Rank- ruptoy Act, 1-83
1681	Briggs, Frederick	Thornes-lane, in the city of Wakefield	Hosier	Wakefield	May 16, 1903	15 of 1903	May 16, 1903	15	Debtor's	
1682	Mash, William Henry	3, Grove-terrace, Balham High-road, Upper Tooting, and of 24, Upper Tooting-road, both in the county of London	Fruiterer	Wandsworth	May 18, 1903	22 of 1903	May 18, 1903	13	Debtor's	
1683	Paice, Thomas J	Lyndale, Streatham-place, Briston-hill, in the county of London, lately carrying on business at 69 and 70, Mark-lane, in the city of London	••• ••• •••	Wandsworth	Mar. 31, 1903	12 of 1903	May 19, 1903	14	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1684	Groves, Joseph William	South Wonston, Sutton Scotney, Hants	Builder	Winchester	May 8, 1903	4 of 1903	May 20, 1903	3	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
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THE LONDON GAZETTE, MAY 22, 1903.

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#### FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place,	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
John Avery and Company	Lately carrying on business at Falcon Iron Works, Salusbury-road, Kilburn, Middlesex, but whose present place of business or residence the Petition- ing Creditors are unable to ascertain		High Court of Justice in Bankruptcy	411 of 1903	June 3, 1903	11 A.M.	Bankruptcy - build- ings, Carey-street, London	July 1, 1903	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Bateman, Arthur Henry	11, Queen Victoria-street, in the city of London	*** *** ***	High Court of Justice in Bankruptcy	325 of 1903	June 4, 1903	11 A.M.	Bankruptcy - build- ings, Carey-street, London	July 1, 1903	11 А.М.	Bankruptoy - buildings, Ca- rey - street, London, W.C.	
Promley, D. M	58, Cazenove-road, Stoke Newington, Middlesex	Of no occupation	High Court of Justice in Bankruptcy	359 of 1903	June 3, 1903	12 noon	Bankruptcy - build - ings, Carey-street, London	July 1, 1903	11.30 а.м.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Homewood, Frederick	5, Bridewell-place, Lud- gate-circus, E.C., formerly of 13, Clerkenwell-road, E.C.	Printer and Sta- tioner	High Court of Justice in Bankruptoy	496 of 1903	June 3, 1903	2.30 Р.Ж.	Bankruptcy - build - ings, Carey-street, London	June 25, 1903	11 А.М.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Jones, William Ernest (trading as the Bow Advertising Co.)	53, Eleanor - road, West Ham, trading at 41, Great Eastern-road, Stratford, Essex	Advertising Agent and Contractor	High Court of Justice in Bankruptoy	534 of 1903	June 3, 1903	12.30 p.m.	Bankruptcy - build - ings, Carey-street, London	June 25, 1903	11.30 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Johnston, Thomas	269, Cable-street, Stepney, and 15, Chalton-street, Euston-road, both in the county.of London	Draper	High Court of Justice in Bankruptcy	420 of 1903	June 4, 1903	2.30 P.M.	Bankruptoy - build- ings, Carey-street, London	June 25, 1903	11 а.м.	Bankruptcy buildings, Carey street, London, W.C.	
Richmond, Marcus	4, Bancroft-road, Mile End, and lately of 291, Mile End-road, both in the county of London	Boot and Shoe Dealer	High Court of Justice in Bankruptcy	467 of 1903	June 3, 1903	12 noon	Bankruptcy - build- ings, Carey-street, London	July 1, 1903	11.30 a.m.,	Bankruptcy - buildings, Ca- rey - street, London, W.C.	

#### FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

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0	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.
57 s	harman, William	Wheatsheaf Hotel, Brack- ley, Northamptonshire	Licensed Victualler	Banbury .	of 1903	May 30, 1903	12 noon	1, St. Aldate's, Oxford	May 27, 1903	10 А.М.	Town Hall, Banbury	
A	ttack, William Walter	53, Fore End-road, Bed- ford, Bedfordshire	Machinist, Draper and General Dealer	Bedford .	of 1903	May 30, 1903	11,30 а.м.	Official Receiver's Office, Bridge- street, Northamp- ton	June 23, 1903	11 A.M.	Shire Hall, Bedford	May 18, 1903
ĭ ⊠	alvert and Scales	West End Joinery Works, Calverley, Yorkshire	Joiners	Bradford .	33 of 1903	June 5, 1903	2.30 г.м.	Official Receiver's Chambers, 29, Tyrrel - street, Bradford	June 10, 1903	10 а.м.	County Court, Manor - row, Bradford	May 19, 1903
F	ox, Moulson	14, Joseph-street and Viewcroft-road, both in Shipley, Yorkshire	Van, Cart and Wagon Builder	Bradford	. 37 of 1903	June 5, 1903	3.30 р.м.	Official Receiver's Chambers, 29, Tyrrel - street, Bradford	June 10, 1903	10 а.м.	County Court, Manor - row, Bradford	May 20, 1903
0	xley, John Benjamin	Lately of 105, Whetley- lane, now of 21, Fairbank- road, both in the city of Bradford	Formerly a Grocer, Greengrocer and Fruiterer, now out of business	Bradford	. 36 of 1903	June 5, 1903	3 г.м.	Official Receiver's Chambers, 29, Tyrrel - street, Bradford	June 10, 1903	10 а.м.	County Court, Manor - row, Bradford	May 20, 1903
G	ower, William Charles	The Rock Boot Stores, Cherryhinton - road, Cherryhinton, in the county of Cambridge	Boot Maker	Cambridge	19 of 1903	May 30, 1903	12.30 р.м.	Official Receiver's Office, No. 5, Petty Cury, Cambridge	June 17, 1903	11 A.M.	Guildhall, Cambridge	May 16, 1903
R	edding, Frank Edgar	5, Tennis Court-terrace, Cambridge, in the county of Cambridge, lately re- siding at 8, Humberstone- road, Chesterton, in the county of Cambridge	Builder's Clerk	Cambridge	. 16 of 1903	May 30, 1903	12 noon	Official Receiver's Office, No. 5, Petty Cury, Cambridge	June 17, 1908	11 а.м.	The Guildhall, Cambridge	May 9, 1903
N	eale, Algernon William	Aurora Inn, Tewkesbury, Gloucestershire	Carpenter and- Innkeeper	Cheltenham	. 2 of 1903	May 30, 1903	8.30 р.м.	County Court-build- ings, Cheltenham	June 11, 1908	12 noon	County Court, Cheltenham	
R	yland, Thomas Roberts	Berkeley Arms, Albion- street, Cheltenham, Glou- cestershire, lately residing at 5, Imperial-cottages, Great Malvern, Worces- tershire	Innkeeper, lately Cab Proprietor and Job Master	Cheltenham	3 of 1903	May 30, 1903	4 г,м.	County Court-build- ings, Cheltenham	June 11, 1903	12 noon	County Court, Cheltenham	

THE LONDON GAZETTE, MAY 22, 1903.

#### FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Due of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Glaze, Albert Henry (trading as A. H. Glaze and Sons)	Kingsley, Torquay, Devonshire	Draper	Exeter	19 of 1903	June 11, 1903	10.30 A.M.	Official Receiver's Office, 9, Bedford-circus, Exeter	June 11, 1903	11.30 A M.	The Castle, Exeter	May 19, 1903
Wilson, George Robert	24, College-street, and 16, Sea View-street, Clee- thorpes	Tailor	Great Grimsby	10 of 1903	May 30, 1903	11 A.M.	Office of the Official Receiver, 15, Osborne - street, Great Grimsby	June 4, 1903	11 A.M.	Townhall, Great Grimsby	May 15, 1903
Kent, Thomas Henry	71, Ardgowan-road, Cat- ford, Kent	Plumber and Decorator	Greenwich	. 11 of 1903	June 4, 1903	12 30 P.M.	24, Railway - ap- proach, London Bridge, S.E.	June 9, 1903	1 Р М	Court - house, Burney-street, Greenwich	
Scholey, Thomas Edward	21. Chevening-road, West- combe Park, and trading at Piper's Wharf, both in Greenwich, late of 1, Hicks-street, Deptford, all in Kent	Lighterman and Barge Owner	Greenwich	10 of 1903	June 3, 1903	12,30 г,м.	24, Railway - approach, London Bridge, S.E.	June 9, 1903	1 P.M.	Court - house, Burney-street, Greenwich	-
Ramsay, William Dalziel	Residing at 22, Thurnscoe- road, Manningham-lane, Bradford, Yorkshire, and carrying on business at 4, Northgate, Halifax, Yorkshire	Restaurant Pro- prietor	Halifax	5 of 1903	May 30, 1903	11 A.M.	Official Receiver's Offices, Townhall- chambers, Halifax	June 8, 1903	2 P.M.	County Court- house, Pres- cott - street, Halifax	May 20, 1903
Kennedy, Thomas	90, Burley-road, in the city of Leeds	Draper and Mil- liner	Leeds	43 of 1903	June 1, 1903	11.30 A.M.	Official Receiver's Offices, 22, Parkrow, Leeds	June 23, 1903	11 AM.	County Court- house, Albion- place, Leeds	May 20, 1903
McCanu, William John	45, Delph Mount, in the city of Leeds	Managing Direc- tor of a Limited Company	Leeds	of 1903	June 1, 1903	11 а.м.	Official Receiver's Offices, 2', Park- row, Leeds	June 23, 1903	11 а.м.	County Court- house, Albion- place, Leeds	May 20, 1903
Tilley, George	31, Wood-hill, in the county borough of Leicester	Baker and Con- fectioner	Leicester	of 1903	June 5, 1903	12 noon	Official Receiver's Office, 1, Berridge- street, Leicester	June 19, 1903	10 A.M	The Castle, Leicester	May 16, 1903
Tilley, Harry Oakley	Lately residing at Spring- field-road, Shepshed, Leicestershire, but now residing at Jodrell-street, Nuneaton Warwickshire	Shoe Finisher	Leicester	50 of 1903	June 8, 1903	12 neon	Official. Receiver's Office 1, Berridge- .street, Leicester	June 19, 1903	10 А.М.	The Castle, Leicester	

## 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.
Tilley, Owen	Lately carrying on business at Shepshed, Leicester- shire, but now residing at Aston-road, Nuneaton, Warwickshire	Formerly Boot Manufacturer, but now out of business	Leicester .	of 1903	June 8, 1903	12 noon	Official Receiver's Offic", 1, Berridge- street, Leicester	June 19, 1903	10 A.M.	The Castle, Leicester	
Llewellyn, James Henry	Residing at 22, Candia- street, Liverpool, in the county of Lancaster, and carrying on business at George's Dock-passage, Liverpool aforesaid, and 13, 20, and 22, Candia- street aforesaid	Team Owner	Liverpool	. 38 of 1903	June 10, 1933	12 noon	Offices of the Official Receiver, 35, Vic- toria-street, Liver- pool	June 11, 1903	11 а.м.	Court - hou se, Government- buildings, Vic- toria - street, Liverpool	May 15, 1908
Foster, William David	69, Whinbush - road, Hitchin, in the county of Hertford, lately residing at Ickleford, in the county of Hertford	Carpenter and Joiner, late Licensed Vic- tualler	Luton	of 1903	May 30, 1903	12 noon	Official Receiver's Office, Bridge- street, Northamp- ton	June 25, 1903	11.30 а.м.	Court - house, Luton	•
Wooding, John Howard	Dawley and Wellington, in the county of Salop	Provision Mer- chant	Madeley .	of 1903	May 30, 1903	1.30 р.м.	Official Receiver's Office, 42, St. John's- hill, Shrewsbury	June 10, 1903	11.30 A.M.	County Court, Madeley	
Evans, George	20, Crescent-street, Merthyr Vale, in the county of Glamorgan	Collier	Merthyr Tydfil	19 of 1903	June 2, 1903	3 Р.М.	135, High - street, Merthyr Tydfil	June 17, 1903	3 Р.М.	Townhall, Mer- thyr Tydfil	May 20, 1903
Schofield, Joshus	Basneb Farm, Markington, near Ripon, late of Moor Farm, Bishop Thornton, near Ripon, Yorkshire	Farmer	Northallerton	of 1903	June 8, 1903	11.30 а.м.	Court-house, North- allerton	June 8, 1903	11.30 а.м.	Courthouse, Northallerton	May 12, 1903
Reeve, James Henry	North Walsham, Norfolk	Corn, Coal, and Cake Merchant	Norwich	19 of 1903	May 30, 1903	12.30 P.M.	Official Receiver's Office, 8, King- street, Norwich	June 17, 1903	11 A.M.	Shirehall, Nor- wich	
Wilmot, James	51, Clifton-crescent, Old Kent-road, in the county of Surrey, late of 310, High-street, Watford, in the county of Hertford	Late Mineral Water Manufac- turer	St. Albans	of 1903	May 30, 1903	11.30 A.M.	Offices of Official Re- ceiver, 95, Temple- chambers, Temple- avenue, London, E.C.	June 23, 1903	12 noon	Court - house, St. Albans	May 18, 1908

# FIRST MEETINGS AND PUBLIC EXAMINATIONS-continued.

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Debtor's Name.	Address,	Description.	Court.	No.	Date of First Meeting.	Hour,	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration
Briggs, Frederick	Thornes-lane, in the city of Wakefield	Hosier	Wakefield	15 of 1903	June 4, 1903	11 A.M.	Official Receiver's Office, 6, Bond- terrace, Wakefield	June 11, 1903	11 A.M.	Court - house, Wood - street,	May 20, 190
Olough, Henry	224, Stafford-street, Walsall, in the county of Stafford	Confectioner	Walsali	11 of 1903	June 8, 1903	11 A.M.	Official Receiver's Office, Wolver-hampton	June 9, 1903	11.30 A.M.	Wakefield  Court - house,  Walsall	May 7, 1903
Hall, Richard	73. Bilston-street, Wolverhampton, in the county of Stafford, carrying on business at Wolverhampton aforesaid, Wednesbury Market, in the said county, Hall Green-street, Bradley, near Bilston, in the said county, and at Cradley Heath, in the said county	Butcher	Wolverbampton	19 of 1903	June 8, 1903	11.30 A.M.	Official Receiver's Office, Wolver-hampton	June 10, 1903	11 А.М.	County Court, Wolverhamp- ton	May 20, 1903
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Debtor's Name.	Addr:ss.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Aldrich, John Harsant	185 and 187, Praed-street, Paddington, in the county of London	Hosier	High Court of Justice in Bankruptcy	442 of 1903	May 18, 1903	April 24, 1903
Butler, the Honourable Edmund Somer- set	111, Park-street, London, W		High Court of Justice in Bankruptcy	460 of 1903	May 18, 1903	April 29, 1903
Jones, William Ernest (trading as the Boro Advertising Coy.)	53, Eleanor-road, West Ham, and trading at 41, Great Eastern-road, Stratford, both in Essex	Advertising Agent and Contractor	High Court of Justice in Bankruptcy	534 of 1903	May 18, 1903	May 18, 1903
Steel, John Thomas (lately carrying on business as John Steel)	Of and residing at 38, Lascotts-road, Bowes Park, Wood Green, Middlesex, lately carrying on business at 157, Drummond-street, and 14, Edward-street, Hampstead-road, in the county of London	Glass Merchant	High Court of Justice in Bankruptoy	505 of 1903	Мау 19, 1903	May 12, 1903
Morris, Isaac	3, Margaret-street, Aberaman, Aberdare, Glamorgan	Collier	Aberdare and Mountain Ash	5 of 1903	May 19, 1903	May 19, 1903
Williams, Evan Henry	Chalybeate-street, Aberystwyth, Cardiganshire, and Llan- brynmair, Montgomeryshire	Builder	Aberystwyth	6 of 1903	May 19, 1903	May 19, 1903
Brown, George	Now residing at 5, Walker-lane, Hyde, Cheshire, lately residing and carrying on business at 42, Oldham-street, Hyde aforesaid, and formerly carrying on business with a partner under the style of Brown and Oates, at 42, Oldham-street aforesaid	Now out of business and employ- ment, lately Painter and Paper- hanger	Ashton-under-Lyne and Stalybridge	8 of 1903	May 18, 1903	May 18, 1903
Humphriss, Joseph	The Castle Wharf, Banbury, Oxon	Coal Merchant and Hay and Straw Dealer	Banbury	5 of 1903	May 18, 1903	April 30, 1903
Ensor, Alice	Market-place, Penistone, Yorkshire	General Draper (Married Woman carrying on business separate and apart from her husband Joseph Ensor)	Barnsley	14 of 1903	May 19, 1903	May 19, 1903
Wilson, Emma Louisa	Residing and carrying on business at 78, Grant-street, Birmingham, in the county of Warwick	Grocer (Wife of Thomas Wilson)	Birmingham	44 of 1903	May 20, 1903	April 9, 1903
Fox, Moulson	14, Joseph-street, and Viewcroft-road, both in Shipley, Yorkshire	Van, Cart, and Wagon Builder	Bradford	37 of 1903	May 19, 1903	May 19, 1903
Oxley, John Benjamin	Lately of 105, Whetley-lane, now of 21, Fairbank-road, both in the city of Bradford	Formerly a Grocer, Greengrocer and Fruiterer, now out of business	Bradford	36 of 1903	May 19, 1903	May 19, 1903

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#### ADJUDICATIONS-continued.

Debior's Name.	Addr:ss.	, Description,	Court.	No.	Date of Order.	Date of Filing Petition.
Fair, James William	83, Pontcanna-street, Cardiff, and lately residing and carrying on business at 177, Penarth-road, Cardiff, and 21, High-street, Pontypridd	Fruiterer's Manager, lately Fruiterer	Cardiff	27 of 1903	May 18, 1903	May 18, 1903
Stoodley, George Alfred, the elder	91, Paget-street, Cardiff, in the county of Glamorgan, lately carrying on business at 33, Bridge-street, Cardiff	Cosltrimmer, lately carrying on business in partnership with an- other under the style or firm of G. and A. Stoodley, as Bakers a. d Confectioners	Cardiff	26 of 1903	May 16, 1903	May 16, 1903
Johns, Walter Trevor (trading as Johns and Son)	121 and 122, Lammas-street, Carmarthen	Provision Merchant and Confec- tioner	Carmarthen	16 of 1903	May 20, 1903	May 20, 1903
Allsobrook, Ebenezer	Residing in lodgings at 81, Moss-street, formerly of 39, Chatsworth-street, and Etwall-street, all in Derby	Now of no occupation, formerly Railway Clerk	Derby and Long Eaton	23 of 1903	May 18, 1903	May 18, 1903
Chatfield, Frederick Arthur	Residing and carrying on business at Horace-avenue, Stapleford, in the county of Nottingham, formerly residing at 10, White Lion-square, Ilkeston, in the county of Derby	Builder	Derby and Long Eaton	24 of 1903	May 19, 1903	May 19, 1908
Hurworth, John George Cook	22, Grey-street, Bishop Auckland, county of Durham	Baker	Durham	6 of 1903	May 19, 1903	May 19, 1903
Glaze, Albert Henry (trading as A. H. Glaze and Sons)	Kingsley, Torquay, Devonshire	Draper	Exeter	19 of 1903	May 19, 1903	May 5, 1903
Iveson, Richard Hupton	Formerly carrying on business at Carr Cottage, Anlaby- road, in the city and county of Kingston-upon-Hull, after- wards of Toll Gavel, Beverley, in the county of York, lately residing at 8, Ebenezer-terrace, Clarendon-street, but now at 10, Ash-grove, Ash-street, both in Kingston- upon-Hull aforesaid	Formerly Hairdresser, now Hair- dresser's Assistant	Kingston-upon-Hull	24 of 1903	May 20, 1903	May 20, 1903
Clayforth, George Henry	50, Woodsley-road, Leeds, in the county of York	Grocer and Beer Retailer	Leeds	56 of 1903	Мау 19, 1903 .	May 19, 1903
Duckworth, Thomas	35, Saint John's-grove, in the city of Leeds	Commission Agent	Leeds ,	57 of 1903	May 20, 1903	May 20, 1903
McCann, William John	45, Delph Mount, in the city of Leeds	Managing Director of a Limited Company	Leeds	55 of 1903	May 18, 1903	May 18, 1903
Jones, L. E	The Hall, Desford, in the county of Leicester	Horsedoaler	Leicester	46 of 1903	May 19, 1903	: -April 22, 1903

Debtor's Name.	Addr as.	Description.	Court.	No.	Date of Order.	Date of Flling Petition.
filley, Harry Oakley	Lately residing at Springfield-road, Shepshed, in the county of Leicester, now residing at Jodrell-street, Nuneaton, in the county of Warwick	Shoe Finisher	Leicester	50 of 1903	May 18, 1903	May 18, 1903
Filley, Owen	Lately carrying on business at Shepshed, in the county of Leicester, now residing at Aston-road, Nuneaton, in the county of Warwick	Formerly Boot Manufacturer, now out of business	Leicester	51 of 1903	May 18, 1903	May 18, 1903
Oornes, Sarah (Widow), and Oornes, Charles (trading as 3. Oornes and Son)	Kerry-lane, Bishop's Castle, in the county of Salop, lately residing and trading at Dog Kennel, Bishop's Castle aforesaid	Hauliers	Leominster	5 of 1903	May 19, 1903	May 19, 1903
Colley, George	Brandy Wharf, in the parish of Waddingham, in the county of Lincoln	Yeoman	Lincoln	8 of 1903	May 16, 1903	May 16, 1903
Grocock, John Wilburn	57, Bargate, in the city of Lincoln, formerly of 14, High- street, in the same city	Out of business, formerly Fishmonger	Lincoln	9 of 1903	May 20, 1903 .	May 20, 1903
Virvin, John	Residing at 20, Market-street, Widnes, in the county of Lancaster, lately residing and carrying on business at 72, Victoria-road, Widnes aforesaid	Confectioner	Liverpool	41 of 1903	May 19, 1903	May 18, 1903
Achtigal, Johann Gottfried, and	Residing at 341, Edge-lane, in the city of Liverpool Residing at 223, Prescot-road, in the city of Liverpool					
(trading together under the style of The Peerless Laundry Company)	At Henry-street, Old Swan, in the city of Liverpool	Laundrymen	Liverpool	33 of 1903	May 20, 1903	April 21, 1903
lichardson, Mary Louisa	6, Abercromby-terrace, Liverpool, in the county of Lan- caster	Teacher of Music, Spinster	Liverpool	40 of 1903	May 18, 1903	May 14, 1903
oster, William David	69, Whinbush-road, Hitchin, in the county of Hertford, lately residing at Ickleford, in the county of Hertford	Carpenter and Joiner, late Licensed Victualier	Luton	6 of 1903	Мау 20, 1903	May 16, 1903
Brittain, Thomas Arthur	King Edward-street, Macclesfield, in the county of Chester, and residing at 22, Cumberlar.d-street, Macclesfield aforesaid	Coach Builder	Macclesfield	6 of 1903	May 18, 1903	May 18, 1903
Vickens, Albert	Marden, Kent	Gunsmith	Maidstone	8 of 1903	May 20, 1903	May 20, 1903
litchen, Edward	Wincham Hotel, Wincham, and carrying on business at 10. Winnington-street, Northwich	Grocer and Provision Dealer	Nantwichand Orewe	3 of 1903	May 19, 1903	May 19, 1903

#### ADJUDICATIONS—continued.

Debtor's Name.	Addriss.	Description.	Court.	No. Date of Order.	Date of Filing Petition.
Campbell, John	21, Duke-street, Alnwick, Northumberland	Cattle Dealer		38 May 19, 1903	May 19, 1903
Fawell, John William	Low Wanleys Farm, West Witton, North Riding, Yorkshire	Farmer	Northallerton o	G May 19, 1903	May 19, 1903
Harland, John Robert	Sowerby, Thirsk, Yorkshire	Auctioneer and Valuer	Northallerton o	5 May 19, 1903	May 19, 1903
Heatherley, Albert, and Heatherley, Andrew (trading as Heatherley Brothers)	At Milford Haven and Pembroke Dock, both in the county of Pembroke, and lately residing at Hazle Hill, in the parish of Llanstadwell, in the county of Pembroke	Contractors	Pembroke Dock	7 of 1903 May 19, 1903	April 16, 1903
Hey, George Herbert	38, Yorkshire-street, Morecambe, Lancashire	Confectioner		20 May 19, 1903	May 19, 1903
Holt, Marshall	Theatre Royal Arcade, Talbot-road, and 6, Chester-road, both in Blackpool, Lancashire	Tailor and Draper	Preston	16 May 19, 1903	April 29, 1903
Reade, David Jones	Blackpool-road, Westby-with-Plumpton, near Kirkham, Lancashire	Innkeeper	Preston	14 May 18, 1903	April 27, 1903
Wadsworth, Titus	Black Bull Inp, Preesall, Lancashire	Licensed Victualler	Preston	18 May 18, 1903	May 2, 1903
Marshall, Alfred	West Heath House, 305, Broadway, Bexley Heath, Kent	Of no occupation	Rochester	10 May 19, 1903	May 19, 1903
Wilmot, James	51, Clifton-crescent, Old Kent-road, in the county of Surrey, late of 310, High-street, Watford, in the county of Hertford	Late Mineral Water Manufacturer		11 f 1903 May 18, 1903	May 14, 1903
Pearce, William Henry	Newhall Mills, Delabole, St. Teath, Cornwall	Miller	Truro	11 May 20, 1903	May 5, 1903

#### ADJUDICATIONS—continued.

Debtor's Name,	Addr.:ss.	Description.	Court.	No. Date of Order.	Date of Filing Petition.
Briggs, Frederick	Thornes-lane, in the city of Wakefield	Hosier	Wakefield of	15 May 16, 1903	May 16, 1903
Mash, William Henry	3, Grove-terrace, Balham High-road, Upper Tooting, and of 34, Upper Tooting-road, both in the county of London	Fruiterer	Wandsworth o	22 May 18, 1903	May 18, 1903
Whitehouse, Alfred	Hargate-lane, West Bromwich, in the county of Stafford	Contractor and Haulier	West Bromwich of	7 f 1903 May 15, 1903	April 21, 190
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### NOTICES OF INTENDED DIVIDENDS.

Delstor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Bourke, Isidore McWilliam	63, Nevern-square, Earls Court, Middlesex, lately residing at 40, Redcliffe-square, West Kensington, Middlesex	Doctor of Medicine	High Court of Justice in Bankruptcy	171 of 1898	June 6, 1903	E. Leadam' Hough, Senior Official Re- ceiver	Bankruptcy - buildings, Carey-street, London, W.C.
Foulston, John	13, Stratford-place, Oxford-street, Middlesex	4 <sub>0</sub> -11 +10 +10 \(\chi_1\)	High Court of Justice in Bankruptcy	240 of 1896	June 6, 1903	E. Leadam Hough, Senior Official Re- ceiver	Bankruptcy - buildings, Carey-street, London, W.C.
Gieve, Alfred Lang (trad- ing as John Shaw)	Wardrobe-chambers, in the city of London	Stock and Share Dealer	High Court of Justice in Bankruptcy	523 of 1898	June 3, 1903	Percy Mason, Chartered Accountant	64, Gresham-street, London, E.C.
Slater, Charles Krnest	Carrying on business at 16, Coal-offices, Grove- road, Marylebone, in the county of London, and residing at Bellevue, St. Kildas-road, Harrow-on-the-Hill, Middlesex	Coal Merchant	High Court of Justice in Bankruptcy	618 of 1902	June 6, 1903	E. S. Grey, Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Whitney, Reginald Wil- liam George	53, Fleet-street, in the city of London	Advertising Agent	High Court of Justice in Bankruptoy	1070 of 1902	June 6, 1903	E. S. Grey, Official Receiver	Bankruptoy - buildings, Carey-street, London, W.O.
Illingworth, Craven	480, Allerton-road, in the city of Bradford, and carrying on business at 448, Allerton- road aforesaid	Grocer	Bradford	of 1902	June 8, 1903	Charles L. Atkinson, Official Receiver	29, Tyrrel-street, Bradford
Rushforth, John Hudson	33, Unity-street, Bingley, Yorkshire	Mill Manager	Bradford	of 1902	June 6, 1903	Charles L. Atkinson, Official Receiver	29, Tyrrel-atreet, Bradford
Godard, Nicholas William Knighton	40, Station-road, Aldrington, Sussex	Builder	Brighton	. 24 of 1903	June 5, 1903	E. W. J. Savill, Official Receiver	4, Pavilion - buildings, Brighton
Prebble, William George	7, Grace-hill, and 21, Darby-road, Folkestone, Kent, lately residing at 79, Cheriton-road, Folkestone	Builder, Contractor, Under- taker, and Monumental Mason	Canterbury	of 1902	June 8, 1903	Harry H. Barton	48, Sandgate-road, Folke- stone
Simmons, William Collard (in the Petition de- scribed as William Collard Simmonds)	Sandwich, Kent	Builder	Canterbury	25 of 1902	June 6, 1903	Worsfold Mowll	Official Receiver's Office, 68, Castle-street, Canterbury
Robinson, Frances Alice (trading as J. Robinson and Co.)	26, Burlington-street, Chesterfield, 53, Market- street, Eckington, and at Bamford House, Ashover, in the county of Derby	Wholesale and Retail Draper	Chesterfield	12 of 1902	June 6, 1903	William Nicholson	. 12, Wood-street, London, E.C.
Foley, John	Kate's Hill Brewery, Dudley, Worcestershire	. Brewer	Dudley	15 of 1902	June 10, 1903	Thomas H. Gough, Chartered Accountant	

#### NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address,	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Heaton, George Edward	39, Robertson-street, Hastings, Sussex	Chemist and Druggist	Hastings	2 of 1903	June 6, 1903	E. W. J. Savill, Official Receiver	4, Pavilion - buildings, Brighton
Cant, Charles Daines	106, Woodhouse-street, Ipswich, Suffolk	Baker	Ipswich	of 1903	June 6, 1903	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Eldridge, Eustace Bernard	24, Butter-market, and residing at 46, London-road, both in Ipswich, Suffolk	Photographic Artist	Ipswich	of 1903	June 6, 1903	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Gatley, John	Residing and carrying on business at 3, Grosvenor-terrace, Hale-road, Hale, Altrincham, in the county of Chester	Coal Dealer	Manchester	107 of 1902	June 8, 1903	Christopher Jenkins Dibb	Official Receiver's Offices, Byrom-street, Manchester
Lennarddo, Charles	Now residing at 20, Corby-street, West Gorton, Manchester, but formerly at 8, Queen's-road, Gorton, Manchester, and lately carrying on business at 6 and 8, Brunswick-street, West Gorton aforesaid	Now a Journeyman Baker, lately a Baker and Pro- vision Dealer	Manchester	117 of 1902	June 8, 1908	Christopher Jenkins Dibb	Official Receiver's Offices, Byrom-street, Manchester
Stanton, William (trading as Wilson and Co.)	Lately residing at 46, Bishop-street, Moss Side, Manchester, and carrying on business at 20, york - street, Chorlton - on - Mediock, Manchester, both in the county of Lancaster	Cashier and Manufacturer of Skirts, Children's Cos- tumes, and Ladies' and Children's Underclothing	Manchester	108 of 1902	June 13, 1903	John Philip Garnett and Thomas William Handley	22, Booth-street, Manchester 4A, Booth-street, Manchester
Satoliffe, Samuel	Residing at 5, Brown-street, Gorton, near the city of Manchester, and lately carrying on business at 8, Lord street, Gorton aforesaid	Grócer and Beer Retailer '	Manchester	101 of 1902	June 6, 1903	Christopher Jenkins Dibb	Official Receiver's Offices, Byrom-street, Manchester
Tomlin, William	Now residing at 25, Moreton-avenue, Derbyshire - lane, Stretford, near Manchester, previously at 57, Princess-road, Moss Side, near Manchester, and now carrying on business at 113 and 115 Duke-street, Stretford-road, Hulme, Manchester	Pawnbroker and Jeweller	Manchester	of 1903	June 10, 1903	C. W. Provis, jun	3, Mount-street, Manchester
Walker, Frank	Now residing in apartments at Moss-lane, Alderley Edge, Cheshire, but formerly at Back-lane, Handforth, Cheshire, and now carrying on business at London-road, Alderley Edge aforesaid, and 49, Princess-street, Manchester	Auctioneer and Valuer	Manchester	27 of 1902	June 8, 1903	Christopher Jenkins Dibb, Official Receiver	Byrom-street, Manchester

#### NOTICES OF INTENDED DIVIDENDS-continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee	Address.	
Beilby, John Frederic	27, Tenth-avenue, and 112, Heaton-road, both in Heaton, Newcastle-on-Tyne	Grocer	Newcastle-on-Tyne	31 of 1903	June 5, 1903	John Grant Gibson, Official Receiver	80, Mosley - street, Ne castle-on-Tyne	w-
Mendelson, Louis (carrying on business under the name or style of The County Furnishing Coy.)	7, Lawton-stree <sup>+</sup> , Newca <sup>*</sup> tle-on-Tyne, and carrying on business at 79, West-street, Gateshead, in the county of Durham	Forniture Dealer	Newcastle-on-Tyne	49 of 1902	June 5, 1903	John Grant Gibson, Official Receiver	30, Mosley - street, New castle-on-Tyne	<b>₩</b> •
Sutherland, Alexander (Deccased)	Late of 44, Goldspink-lane, Jesmond, New- castle-on-Tyne	Builder and Contractor	Newcastle-on-Tyne	16 of 1903	June 5, 1903	John Grant Gibson, Official Receiver	30, Mosley - street, Net castle-on-l'yne	<b>₹</b> -
Vincent, Samuel	Residing at 32, Church-street, Howdon-on- Tyne, Northumberland, formerly residing at 44, Leazes-terrace, Newcastle-on-Tyne, and carrying on business at the Brewery, Howdon- on-Tyne	Mineral Water Manufacturer	Newcastle-on-Tyne	12 of 1903	June 5, 1903	John Grant Gibson, Official Receiver	30, Mosley - street, Net castle-on-Tyne	स- (
Turvey, William and Blyth, Alfred Carleton (carrying on business under the style or firm of	Grimston-road, St. Albans, in the county of Hertford Avenue House, Hill-street, St. Albans afore- said							j
Turvey and Blyth)	At the Standard Electrical Works, St. Stephens Hill, St. Albans aforesaid	Engineers and Contractors	St. Albans	13 of 1901	June 8, 1903	Cecil Mercer	95, Temple-chambers, Ten ple-avenue, London, E.C.	
Brocklehurst, George	49, Meadow-street, in the city of Sheffield	Table Knife Hafter, and Glass and China Dealer	Sheffield	14 of 1903	June 8, 1903	John Charles Clegg	Official Receiver's Offic Figtree-lane, Sheffield	;e,
Longdon, William Holmes	Now residing at 65, Copley-road, Doncaster, in the county of York, and carrying on business at the Central Stables, Silver-street, Doncas- ter aforesaid, lately residing at 88, Urban- road, Hexthorpe, in the county of York, and lately carrying on business at the Central Stabling and Cab Office, Hexthorpe aforesaid	Cab Proprietor	Sheffield	17 of 1903	June 8, 1903	John Charles Clegg	Official Receiver's Offic Figtree lane, Sheffield	<b>:e,</b>

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Perkins, Joseph	8, Botsford-street, in the city of Sheffield	Carting Contractor	Sheffield	76 of 1902	June 8, 1903	John Charles Clegg	Official Receiver's Office, Figtree-lane, Sheffield
Busden, Richard Lowry	Arwenack-street, Falmouth, Cornwall	Outfitter	Truro	10 of 1903	June 9, 1903	G. Appleby Jenkins, Official Receiver	Boscawen-street, Truro
Harrison, William	54, King-street, Darlaston, in the county of Stafford	Draper and Tailor	Walsall	19 of 1902	June 5, 1903	Willis Pritchard Davies	63, Temple-row Birming-
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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.
Bradfield, James Oliver	19, Villa-road, Brixton, lately residing at Devonshire House, Worcester Park, both in Surrey	Clerk in the General Post Office	High Court of Justice in Bankruptcy	1622 of 1894	2s.	Sixth	Any day (except Saturday) between the hours of 11 and 2	Bankruptcy-buildings, Carey- street, London, W.C.
Colè, Frank Godfrey and Mark, Reuben John Frederick, and carrying on business	248, Caledonian-road, in the county of London 47, Free Grove-road, Holloway, in the county of London							
in co-partnership as Cole and Clark	At Grove-crescent-road, Stratford, in the county of Essex	Stationers and Printers	High Court of Justice in Bankruptcy	1174 of 1901	<b>2</b> d.	First and Final	May 25, 1903	Offices of the Trustee, Monu- ment House, Monument- square, London, E.C.
Cole, Frank Godfrey (Separate Estate)	Residing at 248, Caledonian-road, in the county of London	Stationer and Printer	High Court of Justice in Bankruptcy	1174 of 1901	· 2s. 10d.	First and Final	May 25, 1903	Offices of the Trustee, Monument House, Monument square, London, E.C.
Cernick, Richard	Collett Hall, Ware, Herts, and late of 36, Lincoln's-inn-fields, London, W.C.	Solicitor	High Court of Justice in Bankruptcy	418 of 1900	1s. 4d.	Second and Final	May 26, 1903, or subsequent days between 10 and 5, Saturdays excepted	Offices of Mr. Joseph Blaiberg (the Trustee) 7, Argyll-place London, W.
Founereau, Philip	Knightsbridge Green, Brompton-road, in the county of London	Horse Dealer	High Court of Justice in Bankruptcy	51 of 1902	1s. 4d.	First and Final	June 1, 1903	Frederick Gimblett, 4, Danes inn, Strand, London, W.C.
Nughes, James Henry	3, Hogarth-place, Earls Court, Middlesex, and Westow-hill, Upper Norwood, Surrey	Butcher	High Court of Justice in Bankruptcy	1288 of 1901	5 <b>1</b> d.	Second and Final	May 29, 1903	Offices of Elles, Salaman, and Co., Chartered Accountants, 1, Oxford-court, Cannon- street, London, E.C.
Macfadyen, James John (Separate Estate)	Millbrook Bedwardine - road, Upper Norwood, Surrey	West India Merchant, carrying on business with William Charles Cunningham Park and James Park as Park, Macfadyena dCo., also as Park, Son and Co., and as Turnbull and Co.	High Court of Justice in Bankruptoy	502 of 1902	20s.	First and Final	May 25, 1903	36, Walbrook, London, E.C.

#### NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.	
Park, William Charles Cunningham (Séparate Estate)	Beacon Lodge, Hither Green, Kent	West India Merchant, carrying on business with James John Macfadyen and James Park as Park, Macfadyen and Co., also as Park, Son and Co., and as Turnbull and Co.	High Court of Justice in Bankruptcy	502 of 1902	20s.	First and Final	May 25, 1903	36, Walbrook, London, E.C.	THE
Atkind, Solomon (trading in the name of S. Atkind and Company)	66, Willows-road, Balsall Heath, Birming- ham, in the county of Warwick, lately residing and carrying on business at 45, Smallbrook-street, Birmingham aforesaid	House Furnisher	Birmingham	68 of 1902	2s. 1d.	First and Final	May 27, 1903	71, Temple row, Birmingham	LOND
Morris, John William	Brook House Farm, Lea End, near Alvechurch, Worcestershire	Farmer	Birmingham	106 of 1902	2s. 4d.	First and Final	May 28, 1903	71, Colmore-row, Birmingham	Ň
Newman, William	17, 18 and 19, Edgbaston street, Birming ham	Hardware Merchant	. Birmingham	62 of 1902	2s. 3½d.	First and Final	May 30, 1903	26,5 Corporation - street, Bir- mingham	GAZ
Druce, Hannah	Keymer, Sussex, lately residing at 19, Brunswick-road, Hove, Sussex	Widow	Brighton	39 of 1899	10s.	Composition	May 26, 1903	Offices of the Official Receiver, 4, Pavilion - huildings, Brighton	ETTE,
Hill, Harry	Helions, Bumpstead, Essex	Farrier	Cambridge	20 of 1900	4s. 1d.	First and Final	May 26, 1903	Official Receiver's Office, 5, Petty Cury, Cambridge	×
Hémsley, Henry	5, High-street, Whitstable, in the county of Kent	Grocer	Canterbury	49 of 1901	1 <u>6</u> d.	Supple- mental	May 27, 1903	Official Receiver's Office, 68, Castle-street, Canterbury	AY 2
Noakes, Arthur Aquila	Residing and carrying on business at 17, St. Peter's-street, Canterbury, and lately carrying on business also at 29A, St. Margaret's-street, Canterbury	Photographer	Canterbury	of 1903	2s. 8 7 d	First and Final	May 27, 1903	Official Receiver's Office, 68, Castle-street, Canterbury	92, 1903
Linard, William John Linard, Arthur James Durbin and Linard, Alfred Charles Gilbert (trading as W. J. Linard and Sons)	Barking, Essex	Coal Merchant	. Chelmsford	5 of 1896	2 <b>3</b> d.	Supple- mental	May 27, 1903	Office of Official Receiver, 95, Temple chambers, Temple-avenue, London, E.C.	3. 3341

#### NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Linard, William John (Separate Estate)	Barking, Essex	Coal Merchant	Chelmsford	of 1896	1 <del>31</del> d.	Supple- mental	May 27, 1903	Office of Official Receiver, 95, Temple-chambers, Tem- ple-avenue, London, E.C.
Rogers, Charles Aldis	53, Rowallan-road, Fulham, in the county of London, lately residing or carrying on business at Central Cash Stores, Burnham-on-Crouch, in the county of Essex	Grocer and Provision Merchant	Chelmsford	. 20 of 1902	2s. 10}d.	First and Final	May 28, 1903	Office of Official Receiver, 95, Temple-chambers, Tem- ple-avenue, London, E.C.
Harban, Walter	Residing and carrying on business at 64, Vine-street, Coventry, in the county of Warwick	Coal Merchant and Fur- niture Remover	Coventry	of 1903	õs. 10}d.	First and Final	May 22, 1903	Official Receiver's Office, 17, Hertford-street, Coventry
Persichetti, Bona Ventura	35, St. James'-road, 65, King Cross-lane, and 23, Borough Market, all in Halifax, Yorkshire	Ice Cream Maker and Dealer	Halifax	. 16 of 1902	1s. 1d.	First and Final	May 27, 1903	Official Receiver's Offices, Townhall-chambers, Halifax
Bambury, John Thomas	St. Saviour's-road, and Humberstone-road, Leicester, in the county of Leicester	Builder and Contractor	Leicester	of 1901	2 <del>4</del> d.	First and Final	June 8, 1903	Offices of A. C. Palmer and Co., St. George's-chambers, Grey Friars, Leicester
Geall, Ebenezer (the younger)	Residing and carrying on business at Plumpton, in the county of Sussex	Brickmaker	Lewes and East- bourne	8 of 1902	2s.	First	May 27, 1903	Offices of Trustee, Monument House, Monument - square, London, E.C.
Kinder, Benjamin	157, Windsor-street, Liverpool	Pawnbroker	Liverpool	of 1903	8s. 11d.	First and Final	June 5, 1903	Office of Trustee, 30, North John-street, Liverpool
Bell, George Jackson	Wellingborough, in the county of Northampton	Carpenter and Joiner	Northampton .	30 of 1902	<b>6</b> s. 3 <b>d.</b>	First and Final	May 27, 1903	Official Receiver's Office, Bridge-street, Northampton
Middleton, John, and Bland, Arthur Edward (trading as								
Middleton and Bland)	Kettering, Northamptonshire	Boot Manufacturers	Northampton .	of 1903	3s. 6d.	First	June 5, 1903	Bank-chambers, High-street, Kettering
Smith, John William	41, High-street, Grantham, Licolnshire	Tobacconist	Nottingham	62 of 1902	3s. 8 <u>1</u> d.	First and Final	June 8, 1903 .	Official Receiver's Office, 4, Castle-place, Park-street, Nottingham

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Debter's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final or otherwise.	When Payable.	Where Payable.
Cawdron, David	Residing at the Terrace, Bourne, in the county of Lincoln, and carrying on business at Abbey-road, Bourne aforesaid	Carpenter and Joiner	Peterborough	1 of 1903	2s. 1 <del>3</del> d.	First and Final	May 29, 1903 .	Official Receiver's Office, 5, Petty Cury, Cambridge
Lewarn, William	8, Rosebery-avenue, Plymouth, in the county of Devon	Clerk in the employ of the Corporation of Plymouth	Plymouth and East Stonehouse	7 of 1903	20s. in the £ with in- terest at th per cent. pe		May 26, 1903 .	Official Receiver's Office, 6, Athenæum-terrace, Ply- mouth
Scott, Sydney	155, Alexandra-road, and 49, Cambridge- road, Ford, Devonport	Builder and Undertaker	Plymouth and East Stonehouse	34 of 1902	1s. 2 <u>‡</u> d.	First and Final	May 27, 1903	Official Receiver's Office, 6, Athenæum-terrace, Ply- mouth
Rix, Frank Eden	22 and 24, High-street, Mile Town, Sheerness, Kent	Ironmonger	Rochester	59 of 1902	5s. 3d.	First and Final	May 29, 1903 .	Offices of Poppleton and Appleby, 3, Barbican, E.C.
Stuart, Charles Walter	172, Windmill-road, New Brompton, Kent	Retired Lieutenant, Royal Navy	Rochester	17 of 1899	5s.	Third	May 28, 1903 .	Official Reciver's Office, 9, King-street, Maidstone
Wilson, Charles Savidge	Late of 2, St. Leonard's-place, Slough, in the county of Buckingham, then of Datchet - road, New Windsor, in the county of Berks, now of 11, Brunswick- terrace, New Windsor aforesaid	Late Schoolmaster, then Commission Agent, now of no occupation	Windsor	6 of 1899	4s. 6d.	Second	May 26, 1903 .	Office of Official Receiver, 95, Temple - chambers, Temple- avenue, London, E.C.
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## APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name,	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Duncan, William Orr	Lately and now residing at 67, Chesilton-road, Fulham, in the county of London	Of no occupation	High Court of Justice in Bank- ruptcy	2 of 1901	June, 11, 1903, 11 A.M., Bank- ruptcy - buildings, Carey-street, London, W.C.
Hodgson, George William James	6, Shepherds-place, Upper Brook-street, London, W.	Cigarette Manufacturer	High Court of Justice in Bank- ruptcy	160 of 1903	June 11, 1903, 11 A.M., Bank- ruptcy - buildings, Carey-street, London, W.O.
Poynter, James Gorringe	Residing at 23, Boulevard-mansions, Balham, Surrey, carrying on business at 45 and 46, Gutter- lane, Cheapside, in the city of London	Soft Goods Merchant, in partnership with Poland Adams, trading as Adams and Poynter	High Court of Justice in Bank- ruptcy	1047 of 1902	June 10, 1903, 11 A.M., Bank- ruptcy - buildings, Carey-street, London, W.C.
Weldon, George	84, Brompton-road, Middlesex	Doctor of Medicine	High Court of Justice in Bank- ruptcy	344 of 1900	June 9, 1903, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Clemmet, John Thomas	Residing at 110, Clarence-street, Bolton, in the county of Lancaster, lately residing at 5, Hibbert-street, Bolton aforesaid, and carrying on business at the Wholesale Market, Bolton, and the Fish Market, Aberdeen	Formerly Fruit and Potato Dealer, but now out of business	Bolton ,	30 of 1895	June 17, 1903, 11 A.M., Courthouse, Mawdsley-street, Bolton
Brazier, Albert (lately trading as Brazier Brothers)	Lawreny Villa, Southdown-road, lately trading at Adur-terrace, both in Southwick, Sussex	Of no occupation, lately Oyster Merchant	Brighton	62 of 1899	June 19, 1903, 12 noon, Court- house, Church-street, Brighton
Blyth, Alfred Carleton	Avenue House, Hill-street, St. Albans, Herts, lately carrying on business at the Standard Electrical Works, St. Stephen's-hill, St. Albans, Herts	Engineer and Contractor, lately carrying on business with William Turvey, under the style or firm of Turvey and Blyth	St. Albans	13 of 1901	June 30, 1903, 12 noon, Courthouse, St. Albans
	The following Amended Notice is substituted	for that published in the London Gazette	of the 8th May, 1903.		
Foord, Albert	Devonshire-road, Bexhill, Sussex	Grocer	Hastings	12 of 1899	June. 8, 1903, 1 P.M., Townhall, Queen's-road, Hastings
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#### ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debior's Name.	Addı ess.	Description.	Court.	No.	Date of Grder.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Alexander, Alex- ander Joseph (professionally, known as Alex- ander Loftus)	2, Ormond-road, Richmond, Surrey, and lately residing at 74, London-road, Elephant and Castle, S.E.	Theatrical Manager	High Court of Justice in Bank- ruptcy	130 of 1902	April 22, 1903	Discharge suspended for two years. Bankrupt to be discharged as from 22nd April, 1905	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and had contributed to his bankruptcy by rash and hazardous speculations
Cunningham, Robert Francis	Lately temporarily re- residing in apartments at 11, Gower-street, and now of no per- manent address, but at present temporarily re- siding in apartments at 24, Torrington-square, in the county of Lon- don, lately exercising his profession at Leeds, Manchester, Liverpool, and many other towns	Singer	High Court of Justice in Bank- ruptcy	1257 of 1902	April 22, 1903	Bankrupt discharged subject to the following condition, to be fulfilled before his Discharge takes effect, viz.:—Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the High Court of Justice by the Official Receiver for the sum of £150, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. costs of Judgment, and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court of Justice for the sum of £150; and that the said sum of £150 be paid out of the future earnings or after-acquired property of the bankrupt in manner following, that is to say—after setting aside out of his gross earnings and after-acquired property a yearly sum of £430 for the support of himself and his family, he shall pay the surplus (if any) to the Official Receiver for distribution among the creditors in the bankruptcy; and that when a dividend of 7s. 6d. in the pound shall have been declared by the Official Receiver, as Trustee, the said bankrupt shall have liberty to apply	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
Foglearde, Natale	44, Chetwynd - road, Highgate-road, in the county of London	Engine Driver in the employ of the Mid- land Railway Com- pany	High Court of Justice in Bank- ruptcy	954 · of 1902	April 23, 1903	Discharge suspended for two years. Bankrupt to be discharged as from 23rd April, 1905	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities

### ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Hecht, Carl Theodor Albert (carrying on business as Hecht and Com- pany)	58, Finsbury-pavement, in the city of Landon, and residing at 10, Ridge-road, Hornsey, Middlesex	Merchant and Com- mission Agent	High Court of Justice in Bank- ruptcy	396 of 1902	April 23, 1903	Discharge suspended for three years. Bankrupt to be discharged as from 23rd April, 1906	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 brought on his bankruptcy by rash and hazardous speculation
Langford, Elinor M. E.	Lately residing at 25, Earl's Court-gardens, Middlesex, but whose present residence the Petitioning Creditor is unable to ascertain	Widow	High Court of Justice in Bank- ruptcy	31 of 1896	April 24, 1903	Discharge suspended for two years. Bankrupt to be discharged as from 24th April, 1905	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of her unsecured liabilities; and that she had contributed to her bankruptcy by rash and hazardous speculation
Raphael, Lewis Phillip, and Raphael, Harry Lewis (trading as Baphael, Son, and Coy.)	23A, Australian-avenue, in the city of London	Trading in partner- ship as Importers	High Court of Justice in Bank- ruptcy	948 of 1902	April 24, 1903	Discharge suspended for two years. Bankrupts Lewis Phillip Raphael and Harry Lewis Raphael to be discharged as from 24th April, 1905	Bankrupts' assets are not of a value equal to 10s, in the pound on the amount of their unsecured liabilities; and that they had continued to trade after knowing themselves to be insolvent
Safier, Max	436 and 438, Commercial-road, lately residing and carrying on business at 96, Lucasstreet, Commercial-road, both in the county of London	Mantle Manufacturer	High Court of Justice in Bank- ruptcy	534 of 1901	April 21, 1903	Discharge suspended for five years. Bankrupt to be discharged as from 21st April, 1908; his Public Examination was concluded on the 16th July, 1901	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; and had failed to account satisfactorily for loss of assets and for deficiency of assets to meet his liabilities
Solomons, Charles	Residing and carrying on business at 2:, Steward-street, Spital- fields, in the county of London	Manufacturing Furrier	High Court of Justice in Bank- ruptcy	1421 of 1901	April 21, 1903	Discharge suspended for three years.  Bankrupt to be discharged as from 21st April, 1906; his Public Examination was concluded on the 18th February, 1902	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and had continued to trade after knowing himself to be insolvent

# ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Hutton, Richard Bray	The Hermitage, Halesowen, in the county of Worcester, and the King's Head, Allisonstreet, Birmingham, in the county of Warwick	Brewer	Birmingham	126 of 1892	April 6, 1903	Discharge granted subject to Judgment being entered by the Official Receiver against the bankrupt for the sum of £50	Facts mentioned in sec. 8, sub-sec. 3 (A.), (B.), (C.) (D.), and (E.), Bankruptcy Act, 1890, and sec. 29 of the Bankruptcy Act, 1883
Breidenbach, Francis Welter (trading as F. W. Breiden)	15, Fonthill-road, and 105, Portland-road, both in Hove, Sussex	Corn, Seed, and Coal Merchant, lately in partnership with — Breidenbach, as Francis and Co., at 105, Portland- road, Hove	Brighton	57 of 1902	April 17, 1903	Discharge suspended for two years. Bankrupt to be discharged as from the 17th day of April, 1905	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 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
Taylor, Louis Alma (trading as Louis Taylor)	Old Town Hall, Fountain - square, Auction Mart, Tontine - street, and Foundry-street, all in Hanley, in the county of Stafford, and residing at the Limes, Keelings-lane, Northwood, Hanley aforesaid	House Furnisher, Auctioneer, and Valuer	Hanley	10 of 1902	April 22, 1903	Discharge suspended for two years	Facts mentioned in sec. 8, sub sec. 3 (A.) and (B.) Bankruptcy Act, 1890
Harris, Thomas	Residing and carrying on business at 2, Secondavenue, Fazakerloy, near Liverpool, in the county of Lancaster	Builder	Liverpool	60 of 1901	April 3, 1903	Bankrupt's discharge suspended for two years. Bankrupt to be discharged as from the 3rd day of April, 1905	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 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
Mascall, Alfred George	Residing at 10, Albany- terrace, and carrying on business at 23, Lin- thorpe-road, both in Middlesbrough, in the county of York	Jeweller	Middles- brough	8 of 1902	April 27, 1903	Discharge refused	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent had contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation (proof whereof shall lie on him) of being able to pay them

## ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
							had failed to account satisfactorily for the deficiency of assets to meet his liabilities; and had contributed to his bankruptcy by unjustifiable extravagance in living
Burscough, James	Springhill, Oswaldtwistle, in the county of Lan- caster	Joiner and Builder, lately carrying on business with Frederick Peter Burscough, under the style or firm of J. Burscough and Son, as Joiners and Builders	Preston	28 of 1900	April 28, 1903	Discharge granted, but suspended for two years. Debtor to be discharged as and from the 28th day of April, 1905.	Bankropt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; and had contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them
Heptinstall, Tom Fercy	23, Bridge-street, Castle- ford, Yorkshire, for- merly in partnership with Richard Heptin- stall, as Heptinstall Brothers, at 12, Bridge-street aforesaid	Provision Dealer	Wakefield	2 of 1902	April 21, 1903	Discharge suspended until 10s. in the pound has been paid to the creditors	Facts mentioned in sec. 8, sub-sec. 3 (A), (C), (D) of the Bankruptcy Act, 1890
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# ADJUDICATION ANNULLED.

Politario Xicos	Address,	Description.	Court.	No. of Matter.	Date of Adjudication.	Date of Annulment.	Grounds of Annulment.
Curtis, John	153, Bute-street, Treorky, Glamorganshire		and Porth	of 1903	Jan. 19, 1903	May 20, 1903	Payment of creditors in full with interest at rate of £4 per centum per annum on the 14 May, 1903
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THE LONDON GAZETTE, MAY 22, 1903.

#### APPOINTMENTS OF TRUSTEES.

Debtor's Name.	- Address.	Description,	Court.	No.	Trustce's Name.	Address.	Date of Certificate of Appointment.
Dallas, Frederick	Lately residing at 32, Falkland-road, Hornsey, Middlesex, but whose present residence is unknown to the Petitioning Creditor	Of no occupation	High Court of Justice in Bankruptcy	212 of 1903	Salaman, Frederick Seymour	1, Oxford-court, Cannon- street, London, E.C.	May 14, 1903
Adamson, George Perceval	Birchfield House, Birchfield-road, Handsworth, in the county of Stafford, and of 127, Newtown-row, Birmingham, in the county of Warwick, lately residing at Arden House, Birchfield-road aforesaid	Bachelor of Medicine	Birmingham	26 of 1903	Kerr, Ernest Frit- schler	95, Colmore-row, Birming- ham, Incorporated Ac- countant	May 16, 1903
Peacock, Robert Aaron (trading as Aaron Pea- cock)	Kingswood, in the county of Gloucester	Boot Manufacturer	Bristol	20 of 1903	Winson, Charles Bright	Nicholas-street, Bristol, Accountant	May 18, 1903
Lee, Jonas	Now residing at Moseley Villa, Moseley Hill- road, Burnley, Lancashire, lately residing at Hall Royd, Burnley-road, Padiham, Lanca- shire	Out of business	Burnley	7 of 1903	Fynney, Augustus Frederick	91, Church-street, Black- pool	May 18, 1903
Couzens, Fred	59, Cowbridge-road, Cardiff, in the county of Glamorgan, carrying on business at Jestyn- street, Canton, Cardiff	Builder	Cardiff	23 of 1903	Dovey, Charles Edwin	31, Queen-street, Cardiff	May 18, 1903
Nachtigal, Johann, Gottfreid and	Residing at 341, Edge-lane, in the city of Liverpool				'		
Thorley, Leonard (trading together under the style	Residing at 223, Prescot-road, in the city of Liverpool					•	
The Peerless Laundry Company)	At Henry-street, Old Swan, in the city of Liverpool	Laundrymen	Liverpool	33 of 1903	Smith, William Arthur	17, Cooper-street, Man- chester, Chartered Ac- countant	May 20, 1903
	The following Amended Notice is	substituted for that published	in the London Gaz	ette of th	e 8th May, 1903.		
Winstanley, Thomas A	Residing at Dovestones Wood, Greenfield, in the county of York, and now or lately carry- ing on business at 13, Clegg-street, Oldham, in the county of Lancaster	Sharebroker	Oldham	6 of 1903	Wall, Stephen	14, Greaves-street, Oldham, Accountant	May 4, 1903
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Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Hurst, Hargreaves Albert and Readfearn, William (carrying on business under the style or firm of	8, Chapel-street, Oswaldtwistle, in the county of Lancaster 7, Chapel-street, Oswaldtwistle aforesaid							
Hurst and Readfearn)	At Tinkers Straits, Oswaldtwistle aforesaid	Mineral Water Manu- facturers	Blackburn	25 of 1901	Thomas Waterworth	16, Richmond - terrace, Blackburn	Chartered Account-	April 29, 1903
Bates, George Henry	Carrying on business at 3, Wel- ford-place, and residing at 50, Fosse-road, both in Leicester, in the county of Leicester	Cabinet Maker and Carpet Warehouse- man	Leicester	23 of 1902	John Alfred Hopps	25, Friar-lane, Leicester	Chartered Account- ant	May 13, 1903
Garrett, Thomas Philip (trading as Garrett Brothers)	Residing at 35, Stow-hill, in the county borough of Newport, and carrying on business at 33, Commercial-street, Newport aforesaid	Chemist and Druggist	Newport, Mon.	35 of 1901	Walter Hunter	Council chambers, Corn- street, Newport, Mon	Incorporated Accountant	May 13, 1903
Banfield, George Henry	Formerly of Upton Farm, in the parish of Searington St. Mary, in the county of Somerset	Farmer	Yeovil	8 of 1902	John Staple Winsor	16, Hammet - street, Taunton	Accountant	May 13, 1903
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# NOTICES TO DEBTORS IN LIEU OF PERSONAL SERVICE OF BANKRUPTCY NOTICES AND PETITIONS, AND OF APPLICATIONS TO COMMIT FOR CONTEMPT OF COURT.

Debtor's Ramo.	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 Porson giving Bankruptcy Notice, or by whom Petition :s Presented, or by whom Application to Commit is being made.
Jackson and Co	. 13, Cawdor-road, Fallow- field, Manchester, in the county of Lancaster	*** *** ***	Manchester	33 of 1903	Bankruptcy Notice	April 17, 1903		John G. Murdoch and Co, Ltd., 91 and 93, Farringdon road, in the county of London, Manufacturers.
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Fursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.

JOHN SMITH, Inspector-General in Bankruptcy.

# THE COMPANIES ACTS, 1862 to 1900.

## FIRST MEETINGS.

	Name of Company. Address of Registered Office		Address of Registered Offic	cei Court.			Number, Date of First Meeting.		Hour.	Place.	
The Loyal Limited	British	Assurance	Company	52 and 53, Cheapside, in the city	of London	High Court Justice	of	00103 of 1903	Creditors, June 11, 1903 Contributories, June 11, 1903	11 A.M. 12 noon	33, Carey-street, Lincoln's- inn, London, W.C. 33, Carey-street, Lincoln's- inn, London, W.C.
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## NOTICES OF INTENDED DIVIDENDS.

Hall and Gifford Limited Willesborough M	ills, near Ashford	High Court of Justice	00126 of 1899	June 16, 1903	George Stapylton Barnes, Senior Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.O.
Hereford and Company Limited 3, Savage-garden:	s, in the city of London	High Court of Justice	00120 of 1900	June 11, 1903	George Stapylton Barnes, Senior Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.O.
	works, in the township of ear Rhyl, in the county		1 of 1902	June 6, 1903	Frederick Gittins, Official Receiver and Liquidator	35, Victoria-street, Liverpool
R. W. Connell junior and Company Limited 10, South Castle-	street, Liverpool	Liverpool	6 of 1901	June 4, 1903	George Bowler	80, North John-street, Liverpool

# NOTICE OF DIVIDEND.

Name of Company.	Address of Registered Office.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
English and Spanish Produce Company Limited	49 and 51, Eastcheap, in the city of London	High Court of Justice	0079 of 1902	5s.	Second	June 9, 1903	8, Broad-street-avenue, E.C.
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#### NOTICE OF RETURN TO CONTRIBUTORIES.

Name of Company.	Address of Registered Office.	Court.	No.	Amount per Share.	First, Final, or Otherwise.	When Pay	abie.	Where Payable.
South American and Mexican Company Limited	Winchester House, Old Broad-street, E.C.	High Court of Justice	00214 of 1893	6d.	Sixth	Any day Saturday) 11 and 2	(except between	Official Receiver's Offices, 83, Carey - street, Lincoln's - inn, London, W.O.
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THE LONDON GAZETTE, MAY 22, 1903.

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#### NOTICES OF APPOINTMENT OF LIQUIDATORS.

Name of Company.	Address of Registered Office.	Court.	No.	Liquidator's Name.	Address.	Date of Appointment.
Finance Mines and Industries Association Limited	Dashwood House, New Broad-street, in the city of London	High Court of Justice	0069 of 1903	Thomas Frederick Armstrong (with a Committee of Inspection)	89, Gresham-street, E.C.	May 8, 1903
Manchester and Liverpool Transport Company Limited	88, Bishopsgate-street Within, London, E.C.	High Court of Justice (Liverpool District Registry)	3 of 1902	Thomas Tranter (without a Committee of Inspection)	51, North John-street, Liverpool	May 11, 1903
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## NOTICE OF RELEASE OF LIQUIDATOR.

Mame of Company.	Address of Registered Office.	Court.	No. of Matter.	Liquidator's Name.	Liquidator's Address.	Date of Release.	
South African (Orkins) Industries Syndicate Limited	59, Bishopsgate - street, in the city of London	High Court of Justice	00313 of 1901	George Stapylton Barnes, Senior Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.C.	May 18, 1908	

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.

NOTICE.—All Notices and Advertisements are published in the London Gazette at the risk of the Advertiser.

From and after the 8th November, 1902, all Notices and Advertisements tendered by Private Advertisers for insertion in the London Gazette will be paid for in cash instead of by stamps.

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Printed and Published by Thomas Harrison and James William Harrison, Printers, at their Office, 19, Great May's Buildings, in the Parish of St. Martin-in-the-Fields, in the County of London.

Friday, May 22, 1903.

Price One Shilling.