

and Frank Garrett, of 16, Dorset-street, Salisbury-square, London (a member of the firm of R. T. Tanner and Company).—Dated this 6th day of July, 1903.

G. S. HARNES, 33, Carey-street, Lincoln's-inn, London, W.C., Official Receiver and Liquidator.

In the High Court of Justice.—Companies (Winding-up).
Mr. Registrar Hood.
No. 00129 of 1903.

In the Matter of the Companies Acts, 1862 to 1893, and in the Matter of LONDON INDUSTRIALS 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 30th day of June, 1903, it was ordered that the following persons be appointed a Committee of Inspection to act with the Official Receiver and Liquidator of the above named Company, namely:—Edmund Stanley Walters, of Peninsular House, Monument-street, London (holding a general power of attorney from Fry and Company Limited), and Arthur Shirley Benn, of the Hyde Park Hotel, Albert Gate, London.—Dated this 6th day of July, 1903.

G. S. BARNES, 33, Carey-street, Lincoln's-inn, London, W.C., Official Receiver and Liquidator.

To EDWARD PELLEW PLENTY (senior), late of Newbury, in the county of Berks, but whose present address is unknown.

TAKE notice, that on the 10th day of June, 1903, a Writ of Summons was issued in the action of Henry Weaver v. Edward Pellew Plenty, senior, 1903 W. No. 1743, which claimed:—1. A declaration that the certificate for ten ordinary fully paid shares of £10 each, and numbered 787 to 796 inclusive, in Plenty and Son Limited having been deposited on the 31st of January, 1898, as security for £100 and interest at the rate of £7 10s. per cent. per annum by the defendant in the hands of the plaintiff, the plaintiff is entitled to be considered in this Court as if he were a mortgagee of the said shares, and judgment accordingly. 2. An account of what is due to the plaintiff for principal, interest and costs under or by virtue of his said security. 3. That the said security may be enforced by foreclosure. 4. A declaration that if upon the defendant being absolutely foreclosed of and from all equity of redemption of, in, and to the said shares the defendant cannot be found the defendant will be a trustee of the said shares for the purpose of transferring the same to the plaintiff within the meaning of the Trustee Act, 1893, and that the right to transfer the said shares shall vest in the plaintiff or in some other person as to the Court shall seem meet. 5. Costs. And take notice, that by an Order, dated the 22nd day of June, 1903, it was ordered that the service of the said Writ of Summons, by sending a copy of the said Order, together with a copy of the said Writ of Summons, by a prepaid post registered letter addressed to you at the registered office of Plenty and Son Limited and that the publication by advertisement in this form of the said Writ of Summons and of the said Order once in the London Gazette and once in the Reading Mercury and Berks County paper and Lloyd's Weekly Newspaper, and also by serving a copy of the said Writ of Summons, together with a copy of the said Order, upon Edward Pellew Plenty, junior, should be deemed good service of the said Writ of Summons upon you. And take notice, that in default of your causing an appearance to be entered for you at the Central Office, Royal Courts of Justice, London, within eight days after the last of such advertisement the plaintiff may proceed in the said action, and judgment may be given in your absence.

MAUDE and TUNNICLIFFE, of Arundel House, Arundel-street, Strand, London, W.C.; Agents for

BAZETT and PITMAN, of Newbury, Berks, Solicitors for the above named Plaintiff.

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LONDON AND INDIA DOCKS COMPANY.

THE Court of Directors of the London and India Docks Company hereby give notice, that an Ordinary General Meeting of the Proprietors will be held at 109, Leadenhall-street, in the city of London, on Thursday, the 6th day of August, 1903, at two o'clock precisely, to receive the report of the Directors and a statement of accounts for the half-year ended 30th June last, and for the transaction of other general business of the Company.

The Transfer Books of the Company's "C" Debenture Stock will be closed on Friday, the 17th instant, and reopened on Friday, the 31st instant.

The Transfer Books of the "A" and "B" Preference Stocks, and of the Preferred and Deferred Ordinary Stocks of the Company, will be closed on Friday, the 24th instant, and reopened on Friday, the 7th proximo.

By Order of the Court,

J. G. BROODBANK, Secretary.

Dock House, 109, Leadenhall-street, London, E.C.
119 3rd July, 1903.

The SOUTH STAFFORDSHIRE MINES DRAINAGE ACTS, 1873 to 1894.

TIPTON DISTRICT.

THE Commissioners named in and appointed under the South Staffordshire Mines Drainage Act, 1873, hereby give notice, that James Robert Vernam Marchant, Esquire, Barrister-at-Law, and George Lewis, Esquire, Civil Engineer, two of the Arbitrators appointed under the Act of 1891, have made an Award in triplicate for a Mines Drainage Rate in the Tipton District. And the said Commissioners hereby give further notice that one copy of the said Award has been deposited at the office of the Commissioners, Trindle House, Dudley, in the county of Worcester; and another copy thereof has been deposited at the office of the Clerk of the Peace for the county of Stafford; and another copy thereof has been deposited at the office of the Clerk of the Peace for the county of Worcester. And the said Commissioners hereby further give notice that the said Award is from and after the date of such respective deposits, as aforesaid, binding upon the Commissioners, and upon the owners, lessees, and occupiers of the mines within the Tipton District, so far as the rating of the said mines is concerned.—Dated this 1st day of July, 1903.

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J. E. UNDERHILL, Law Clerk.

UNION ASSURANCE SOCIETY.

Established A.D. 1714.

FIRE AND LIFE.

Chief Office: 81, Cornhill, London, E.C.

NOTICE is hereby given, that an Extraordinary General Meeting of the Members of the above named Society will be held at the office of the Society, 81, Cornhill, in the city of London, on Friday, the 24th day of July, 1903, at half-past one o'clock precisely, when the following Special Resolution will be proposed for adoption:—

"That Rule 98 of the Rules and Regulations of the Union Assurance Society, dated the 23rd December, 1892, be repealed, and that in lieu thereof the following Rule be substituted:—

(a). "The Directors shall at intervals of not more than five years cause valuations to be made by the Actuary of the liabilities of the Society, the first of such valuations as on the 31st December, 1907, and afterwards at such intervals as aforesaid, in respect of the assurance, annuity, and other contracts charged or chargeable to the funds of the Life Department, and such valuations shall be made on the basis of some recognised table of mortality and at such a rate of interest as the Directors shall from time to time determine.

(b). "Whenever such actuarial valuation of liabilities shall be made the Directors shall, with the aid of such expert advice as they may think necessary, estimate the value on the same day of the assets constituting the Life Assurance Fund and the other funds of the Life Department as they in their judgment shall deem proper, according to the circumstances at the time of making such estimate.

(c). "The Directors, after making such provision as they may think sufficient for such liabilities as aforesaid and for such other reserves as they may think fit, shall declare what is the surplus and what sum shall be divided as the divisible surplus.

(d). "Of such divisible surplus, together with the amount paid as interim bonus as hereinafter provided, one-tenth shall be apportioned to the Society.

(e). "The remainder of such divisible surplus shall, subject to the proviso hereinafter contained, be apportioned as bonus either vested or contingent among the holders of participating policies in force or liable to be revived on the 1st January following the day up to which the valuations are made, and such apportionment shall be made on such principles and by such