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War Office,  
28th October, 1904.

The following Despatches relating to operations in Northern and Southern Nigeria have been received by the Secretary of State for the Colonies:—

From Brigadier-General Sir F. J. D. Lugard, K.C.M.G., C.B., D.S.O., High Commissioner Northern Nigeria, to the Under Secretary of State, Colonial Office.

Sir, 8th August, 1903.

I have the honour to forward a letter addressed to me by Lieutenant-Colonel Festing, C.M.G., D.S.O., now on leave in England, with its enclosures, for your consideration.

2. I have great pleasure in recording my hearty appreciation of the way in which Captain G. C. Merrick, R.A., and the officers and troops under his command, carried out the difficult task entrusted to them, and I recommend that they should be included in the grant of the medal for 1902. It was indeed a matter of surprise to me that Captain Merrick was able to traverse the whole of the area round Sokoto, and to supply me with serviceable maps and information in anticipation of the arrival of the Boundary Commission, without incurring serious hostilities. I consider that he carried out his orders with great tact, and he displayed a firmness and decision, without incurring friction, with which I was especially pleased.

3. If you concur in my proposal, I will instruct Colonel Morland to include the names in his medal roll unless he has any reasons which he desires to represent to me against such a course.

I have, &c.,

F. D. LUGARD.

From Lieutenant-Colonel Festing, C.M.G., D.S.O., to His Excellency the High Commissioner, Northern Nigeria.

Your Excellency, 31st July, 1903.

I have the honour to forward the attached correspondence from Captain Merrick requesting that the troops under his command at Argungu, and on the French Convoy duty, during the period 15th June to 30th November, 1902, be granted the medal (or clasp as the case may be) inscribed "N. Nigeria, 1902."

2. Captain Merrick, in forwarding me this request for submission to the Commandant and ultimately to yourself, asks me, as I was acting Commandant at the time, to say anything that I may think fit to further the application. This I am glad to be able to do, for, as I have stated, in my memorandum to Colonel Morland attached, everything points to your having been completely satisfied with the carrying out of the Mission by Captain Merrick, and also as regards the tact and gallantry displayed by the officers and men under him.

3. I have informed Colonel Morland that I send you a copy of the correspondence in order to save time and trouble should he feel desirous of submitting it to you.

I have, &c.,

ARTHUR FESTING,

Brevet Major R.I. Rifles,  
Local Lieutenant-Colonel W.A.F.F.

Commandant, 31st July, 1903.

The attached have been forwarded to me by Captain Merrick, R.A., with the request that as I was acting for you at the time, I would make any

remarks I think fit, before submitting for your favourable consideration.

2. I think you will agree that Captain Merrick, and those under him, satisfactorily carried out the work entrusted to them, with every tact and necessary caution, and in, as he points out, exceptionally difficult circumstances. There are records in the Brigade Office showing that His Excellency the High Commissioner was thoroughly satisfied with the general conduct of the Mission by Captain Merrick, and with the results obtained. There are also documents commending the good work done by Lieutenant (local Captain) A. C. McLachlan, 18th Hussars and 1st Northern Nigeria Regiment, in connection with convoy duty and reconnaissance, and the gallantry displayed by Lieutenant A. E. Gallagher, 9th Battalion King's Royal Rifle Corps and 1st Northern Nigeria Regiment, on the occasion when Captain Merrick found it necessary, as mentioned in his report, to inflict punishment on unfriendly natives.

3. In the circumstances, I would strongly recommend Captain Merrick's request to your favourable consideration, namely, that the troops under his command at Argungu, and on French Convoy duty, during the period 15th June to 30th November, 1902, be included as entitled to the medal (or clasp as the case may be) to be inscribed "N. Nigeria, 1902."

4. To save time and trouble, I am forwarding a copy of this correspondence to His Excellency the High Commissioner.

I have, &c.,  
ARTHUR FESTING, Lieutenant-Colonel,  
Brevet Major R.I. Rifles,  
Local Lieutenant-Colonel W.A.F.F.

From Captain Merrick, R.A., Officer Commanding Argungu Expedition, to Commandant, Northern Nigeria Regiment.

Sir, 30th July, 1903.

I have the honour to forward herewith a short summary of the work of the Argungu Expedition from June to November, 1902, in the hope that you will favourably consider the claims of officers and men to the clasp "N. Nigeria, 1902," granted for the expedition to Bornu and various others.

Several reports were sent on different dates to Headquarters, but no general despatch.

As some letters went direct to the High Commissioner, it is possible that all may not have reached your office.

I have, &c.,  
G. MERRICK, Captain R.A.,  
Officer Commanding Argungu Expedition.  
True copy.  
(Signed) A. F., Lieutenant-Colonel.

#### Argungu Expedition.

15th June to 30th November, after which date orders relative to the advance on Sokoto began to be received.

No information was available as to the nature of the country north of Sokoto.

No supplies were available there.

Orders with reference to Sokoto restricted the area from which supplies could be drawn.

Supplies had to be sent to posts 150 miles distant.

The troops (with the exception of 50 men at Argungu) were almost continually on convoy

duty. Marches were hard owing to scarcity of water, and the tendency of local transport to run away; 30 to 40 miles without water had frequently to be done.

Meat was seldom obtainable, and the grain ration of 2 lbs. per man was often much less.

Great vigilance was necessary as the inhabitants, though not openly hostile, were dangerous to stragglers (one soldier and two or three followers were killed).

There was always a possibility of attack from Sokoto, which caused the escorts to be stronger than they need otherwise have been (employing all the men). The action at Giwazi, in which three men were wounded, was a fairly severe one; the attacking force being only 50 strong all told.

It was chiefly due to the tactful treatment of the various native chiefs encountered, that in only one case was active punishment found necessary. Captain McLachlan, who carried out a reconnaissance on our arrival at Argungu, marched 160 miles in six days.

The force was always short handed, and officers had frequently to travel long distances when they could have been on the sick list.

A large extent of new country was mapped.

The two chief objects of the expedition were carried out, viz., the French convoys were passed through, and all hostilities with Sokoto and Gando were avoided.

There is no doubt that, as regards hard marching and short commons, the troops were more severely tried than on most expeditions.

G. MERRICK, Captain R.A.,  
Officer Commanding Argungu Expedition.

From Mr. L. Probyn, Acting High Commissioner, Southern Nigeria, to the Under Secretary of State, Colonial Office.

Government House,  
Old Calabar,  
21st August, 1903.

Despatch relating to Field Operations.

Sir,

I have the honour to submit the following report upon the military operations which took place in this Protectorate between the 7th July, 1902, and June, 1903.

2. During the period mentioned troops, in forces varying from 100 to 400 combatants, had to be employed on twelve separate occasions, chiefly in preventing or punishing outbreaks connected with inter-tribal warfare. While evident that neither from a political or military point of view these operations can be compared in importance to the Aro Expedition of 1901-02, it is incontestable that the work done reflects great credit on the officers and men engaged. The strain on the troops was considerable, the regiment not being at full strength, owing to a contingent of 300 being transferred to Northern Nigeria, in connection with the Kano Expedition; the country operated in was either swamp, dense bush, or waterless. In most cases order could not be restored in the affected district without fighting, there having been 19 serious engagements, and 201 days during which fighting on a lesser scale took place, or the troops were exposed to sniping fire.

3. Detailed despatches reporting each of the operations above referred to have already been sent to you, and from these will have been learnt

that the Protectorate forces met with no serious reverse, and succeeded in every case in restoring order in the districts affected.

4. The expeditions mentioned in the two succeeding paragraphs were not solely due to inter-tribal disputes, and I propose dealing with them in some detail, partly because of their greater importance, and partly because they illustrate the difficulties which had to be overcome by the officers and men engaged in all the other operations dealt with in this report.

5. On the 22nd February Captain and Brevet Major Heneker, D.S.O., in command of a force, entered the Igarra country (a triangular district lying in the fork made by the Niger and the Anambara Rivers), with instructions to capture Chief Adukukaiku, a bandit who for some time past had terrorised his neighbours. After a careful reconnaissance on the previous day, the force advanced on the 24th February to the only known crossing over a river 4 miles from Oforatshi. At this point strenuous resistance was met. "The stream here is swift running water about 30 yards wide, with high and very steep banks, and, from what the guides said, unfordable. There was one narrow slippery log by which to cross, and half of that under water. The enemy had built a stockade, with mud walls at intervals all along their bank, which commanded the log and our side of the river." (Major Heneker's report.) "The 75 millimetre gun was brought to bear on the stockade, and the troops so placed that the enemy's fire might be subdued as far as possible, while one section endeavoured to force the passage and seize the weakened stockade. The section selected for this dangerous work dashed across the log, and drove the enemy out, extending in the bush on the far side to cover the crossing of the remainder.

"Sergeant-Major Mama Jima was mortally wounded while crossing, and showing the way to his men. A ford was very soon found 100 yards down stream from the log, and the rest of the column crossed by that. 500 yards on, the town of Alede was found and destroyed. After a short halt, the advance was again resumed at 9.30 a.m., scouting carefully. Bush at first, and then plantations, were passed through. About 1½ miles on we came to a large open space, where a quantity of concealed pits, with pointed stakes in them, were found, and a stockade, unoccupied, covered them. 100 yards on the scouts entered a swamp, and were at once fired upon. Here a strong stockade had been built, about 12 feet high, and with 20 yards of swamp in front of it, into which we sank above our waists. While sections were extending right and left, the Maxim and scouts endeavoured to keep down the enemy's fire, and then the 75 millimetre gun, brought with case and double common shell, soon breached the stockade, and the enemy's fire slackened. Lieutenant A. C. Ward (Lancashire Fusiliers) had, in the meantime, taken his section on the right across the swamp, under a nasty fire, had outflanked one of the enemy's enfilading stockades, and on the 'cease fire' sounding, rolled the enemy up and drove him out of the position. This he did splendidly, and the men followed him well. I pushed on now as fast as possible after the column collected, still scouting, but it was all through heavy swamp. About 1 mile on, another stockade was encountered, concealed by tall grass. There was deep water, and grassy swamp, for such a

long distance in front of it, that the 75 millimetre and Maxim guns could not be brought into action. This was a very nasty place, and the enemy took every advantage of the position and opened a hot fire on us. Sections were again extended and crept up through the long grass, which grew up to within a few feet of the stockade.

"Lieutenant Ward took a section round the enemy's left, and soon drove them out. This was the enemy's last stand, and the town of Okubo was entered without opposition." (Major Heneker's report.) "The stronghold of Chief Adukukaiku having thus been captured, patrols were sent out in all directions to secure the capture of the fighting chief; in spite of the most strenuous efforts, in a country of exceptional difficulty, the capture was not effected by the troops, although it was brought about by the natives realising that the bandit's power was broken. The latter has been yielded up since the withdrawal of the troops, and has been sent for trial in the Supreme Court." Major Heneker reports, "Lieutenant Ward commanded the scouts on the 24th February with judgment and coolness; he personally led the turning movement at each stockade with great dash. His services on that day and during the remainder of the expedition will, I hope, be recognized. . . . R.S.M. Ojo Ibadan was invaluable. He is a man in whom I feel perfect confidence."

6. On 31st March Colonel A. F. Montanaro, in command of a force concentrated at Oguta, east of the Niger and in Owerri District, with instructions, firstly, to punish the Uris who had attacked Mr. Scott, had raided the country of the Umbidis, and had blocked the trade with the Niger; secondly, to punish the people of Omonoha (who had attacked Mr. F. Winn Sampson), and destroy the Igwe Juju, by which the neighbouring country was terrorised; and, thirdly, if time permitted before the commencement of the heavy rains, to punish the people of Ebima who were attacking neighbouring tribes and blocking trade.

The column left Oguta on 3rd April, and camped at Umbidi, where the enemy commenced hostilities by attacking the water picquet. This picquet was attacked by the enemy, and a sharp engagement ensued, resulting in the enemy retiring behind a long line of trenches covering the town of Amwoka. A reconnaissance showed that the approach to this town was defended by staked pits and by trenches. The advance was made in extended order, and the flanks of the trenches were thus turned; as a result, the resistance was weak until the troops reached the Chief's compound, where the enemy made a determined stand, and several casualties were inflicted on the troops. Further fighting took place at Omochima, but on 15th April the paramount Chief Islobi surrendered.

On 25th April a reconnaissance was made from Akabo towards Omonoha; with the result that the enemy was located in a strongly entrenched position about 5 miles from Omonoha. "On the 26th April I occupied Omonoha after a serious engagement lasting 4½ hours. The chiefs of the Omonoha tribe had, by the power of the Igwe Juju, impressed many neighbouring tribes into their service, and had constructed several series of very elaborate entrenchments. The bush was thick, and I was obliged to scout all the way. This necessarily made my advance slow, and the enemy seized this opportunity to work round outside my

flankers, and to harass my baggage column and rear guard. Owing to the country south-east of Oguta being almost waterless, I was obliged to carry my water with me, and this made my baggage column unusually long, the length of the whole column being  $1\frac{1}{2}$  miles. The situation became so critical at last that I decided on forming a hollow square, placing all my carriers in the centre, and on advancing in this formation. The result was successful, as although attacked on every face, and although from the noise made by the enemy they must have been present in large numbers, my men advanced steadily through the thick bush, each unit maintaining its distance and interval admirably. The fighting was at close quarters throughout, and under a trying sun, but at 12 noon the enemy was driven back at all points, and I occupied the central market place, where I made my camp, and cleared my fields of fire." (Colonel Montanaro's report.) Most of the Juju Elders surrendered, and 4 cannon and 2,235 small arms were taken and destroyed.

From 27th April to 15th May the time was occupied in punishing towns who had actively allied themselves with Omonoha, in destroying the Igwe Juju, which was fenced round by iron railings 6 feet in height, and situated in the centre of a dense forest, and preparing for the advance on Ebima. Arrangements for the future good government of the Omonoha district having been completed, the advance on Ebima began on 16th May. By approaching the town from an unexpected direction, Colonel Montanaro took this town by surprise and thus averted bloodshed; the disaffected compounds in the district were punished and order re-established.

7. In addition to those already named in this despatch, the following officers deserve mention:— Captain A. J. Campbell, D.S.O. (19th Hussars), Captain and Brevet Major A. H. Macdonell, D.S.O. (Canadian Militia), Lieutenant D. Mathers (Royal Scots), Captain E. L. Roddy (Cheshire Regiment), and Lieutenant H. C. Fox (Royal Scots Fusiliers). No. 1550 Company Sergeant-Major Bawaro and No. 729 Sergeant-Major Elesho Oudo also deserve mention.

8. The Commanding Officer, Colonel A. F. Montanaro, concurs with me in the several mentions made in this despatch, and we also agree in recommending the following for special consideration:—Brevet Major W. C. G. Heneker, D.S.O., Connaught Rangers; Captain J. G. Hogg, 4th Hussars; and Lieutenant A. C. Ward, Lancashire Fusiliers. We also think that Colour-Sergeant A. Anderson, Royal Lancaster Regiment, and Sergeant-Major Ojo Ibadan deserve recognition.

9. I have the honour to submit the name of Colonel Montanaro for special consideration. In his case I am naturally unaided by expert advice, and can therefore only compare his services with those of others who have been thus recommended. This despatch testifies, I think, to the efficiency of the Protectorate troops, and that efficiency is unquestionably largely due to Colonel Montanaro.

10. Credit is due to the medical officers attached to the forces engaged in the above operations, and the efficiency of the medical aid rendered reflects very favourably on the administration of the medical department.

11. I have not mentioned the work done by the civilian officers attached to the troops during the

operations, because the value of the work done by each has been pointed out in despatches already sent to you.

12. I have the honour to submit for consideration that the African General Service Medal, with clasp "S. Nigeria, 1902-03," may be awarded to the officers (including civilians) and men of all ranks for work done by them in the above operations.

I have, &c.,

L. PROBYN.

#### Casualty List.

	Killed.	Wounded. Severely.	Wounded. Slightly.
Europeans ..	—	—	6
Soldiers ..	13	26	42
Carriers ..	7	2	13
Total ..	20	28	61

War Office,  
28th October, 1904.

The KING has been graciously pleased to give orders for the following appointment to the Most Honourable Order of the Bath, in recognition of the services of the undermentioned Officer during the operations in Southern Nigeria in 1903:—

To be an Ordinary Member of the Military Division of the Third Class, or Companions, of the said Most Honourable Order, viz. :—

Major and Brevet Colonel Arthur Forbes Montanaro, Royal Artillery.

The King has also been graciously pleased to give orders for the following appointments to the Distinguished Service Order, and promotion in the Army. The Brevet promotion to bear date of 21st August, 1903.

To be Companions of the Distinguished Service Order, viz. :—

Captain and Brevet Major Herbert Alfred Porter, 19th Hussars, in recognition of his services with the Kano-Sokoto Expedition.

Captain Ian Graham Hogg, 4th Hussars, and Lieutenant Arthur Claud Ward, the Lancashire Fusiliers, in recognition of their services during the operations in Southern Nigeria, 1902-3.

#### BREVET.

Captain and Brevet Major William Charles Giffard Heneker, D.S.O., the Connaught Rangers, to be Lieutenant-Colonel, in recognition of his services during the operations in Southern Nigeria, 1903.

The King has further been pleased to approve of the grant of the Medal for Distinguished Conduct in the Field to the undermentioned soldier:—

Colour-Sergeant A. Anderson, Southern Nigeria Regiment (Sergeant, Royal Lancaster Regiment).

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,  
The KING's Most Excellent Majesty.  
Lord President.  
Lord Windsor.  
Mr. Secretary Brodrick.  
Mr. A. Graham Murray.

**W**HEREAS by an Order in Council bearing date the twenty-seventh day of December, one thousand eight hundred and ninety-nine, and known as the Southern Nigeria Order in Council, 1899, provision was made for the appointment of a High Commissioner for and otherwise for the administration of certain territories in West Africa wherein His Majesty has power and jurisdiction within the limits in the said Order in Council described and set forth:

And whereas no provision was made by the said Order enabling the said High Commissioner in certain events to appoint some person to be his Deputy within the said territories (hereinafter called the Protectorate) and it is expedient to make provision in this behalf:

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

I. This Order may be cited as the Southern Nigeria Order in Council, 1901, and shall be read and construed as one with the Southern Nigeria Order in Council, 1899, hereinafter referred to as the principal Order.

II. In the event of the High Commissioner having occasion at any time to visit any territories adjacent to the Protectorate, in pursuance of any instructions from His Majesty or through a Secretary of State, he may by an instrument under the Public Seal of the Protectorate appoint any person or persons to be his Deputy or Deputies within the Protectorate, and in that capacity to exercise, during his pleasure, such of the powers by the Principal Order vested in the High Commissioner, except the powers of suspension and pardon, as the High Commissioner shall think fit to assign to him or them. The appointment of such Deputy or Deputies shall not affect the exercise by the High Commissioner himself of any of his powers or authorities. Every such Deputy shall, in the discharge of his office, conform to and observe all such Instructions as the High Commissioner shall address to him for his guidance.

Provided that the High Commissioner whilst in or on the way to any such territories adjacent to the Protectorate as aforesaid under the provisions of this Order shall not be deemed to be absent from the Protectorate within the meaning of Clause XIII of the Principal Order.

III. His Majesty may from time to time revoke alter add to or amend this Order.

*A. W. FitzRoy.*

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,  
The KING's Most Excellent Majesty.  
Lord President.  
Lord Windsor.  
Mr. Secretary Brodrick.  
Mr. A. Graham Murray.

**W**HEREAS it is expedient to make provision for the regulation of the installation and working in Cyprus of telegraphic

apparatus as hereinafter defined, and for the exercise of control in certain events by the High Commissioner over the transmission of messages in Cyprus by any such telegraphic apparatus as aforesaid.

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

1. This Order may be cited for all purposes as the Cyprus Telegraphs Order, 1904.

2. In this Order—the term "telegraphic apparatus" means any apparatus instrument mechanism, or contrivance whatsoever intended for the transmission or receipt of messages from one place to another with or without the employment of wires or cables;

The term "message" means any message or other communication transmissible by telegraphic apparatus.

3. It shall not be lawful for any company corporation persons or person whatsoever to instal erect maintain or use in the Island of Cyprus any telegraphic apparatus without having previously obtained from the High Commissioner a licence in that behalf to be granted on such terms and conditions as the High Commissioner may prescribe.

4. Any company corporation or person contravening the provisions of the last preceding Article, or the terms and conditions of any licence granted to such company corporation or person thereunder, shall be liable on conviction to a fine not exceeding fifty pounds and the apparatus in respect of which such conviction is obtained may by order of the Court be forfeited to the use of His Majesty.

5. All proceedings under the last preceding Article may be taken before a District Court, and the mode of procedure shall be according to the law in force for the time being regulating the procedure of the District Courts.

6.—(1) If and whenever in the opinion of one of His Majesty's Principal Secretaries of State an emergency shall have arisen in which it is expedient for the public service that the Government of the Island shall have control over the transmission of messages by any telegraphic apparatus in Cyprus, it shall be lawful for the High Commissioner with the approval of the said Secretary of State by Warrant under his hand to direct

(a) That such telegraphic apparatus be taken possession of by any person or persons appointed by him, and that it be used for the public service, and subject thereto for such ordinary service as to the High Commissioner may seem fit; or

(b) That the transmission and the delivery of any message be made under the superintendence or through the agency of any person or persons appointed by him; or

(c) That any message or class of messages tendered for transmission or arriving by any telegraphic apparatus be submitted to him or any person or persons appointed by him; or

(d) That the transmission or delivery of any message be stopped or delayed, or that any message be delivered to him or to any person or persons appointed by him.

(2) Any direction by the High Commissioner under the provision of this Article may be carried out by force, with the assistance of the police.

Provided that no such direction shall have effect for a longer period than one week from the

date on which it was given, but every such direction shall be renewable from week to week.

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

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.

Lord Windsor.

Mr. Secretary Brodrick.

Mr. A. Graham Murray.

**WHEREAS** it is expedient to make provision in places where by Treaty, grant, usage, sufferance, and other lawful means His Majesty has jurisdiction for the regulation of the conduct of persons subject to His Majesty's jurisdiction during the existence of hostilities between foreign States with which His Majesty is at peace:

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

Preliminary.

1. This Order may be cited as "The Foreign Jurisdiction Neutrality Order in Council, 1904."

2.—(1.) This Order extends to all persons and to all property subject to the following Orders in Council:—"The Muscat Order in Council, 1867," "The Morocco Order in Council, 1889," "The Persia (Inland) Order in Council, 1889," "The Persian Coasts and Islands Order in Council, 1889," "The Zanzibar Order in Council, 1897," "The Ottoman Order in Council, 1899," "The Siam Order in Council, 1903," "The China and Corea Order in Council, 1904," or any Orders in Council substituted therefor.

(2.) This Order shall be exhibited forthwith in the public office of the highest of His Majesty's Courts established by each of the said Orders in Council, and shall come into force within the limits of every such Order thereupon.

3.—(1.) In this Order, words importing the plural or the singular may be construed as referring to one person or thing, or to more than one person or thing, and words importing the masculine as referring to the feminine (as the case may require).

(2.) Where this Order confers any power or imposes any duty, then, unless a contrary intention appears, the power may be exercised and the duty shall be performed from time to time as occasion requires.

(3.) Where this Order confers a power or imposes a duty on, or with respect to, a holder of an office, as such, then, unless a contrary intention appears, the power may be exercised and the duty shall be performed by, or with respect to, the holder for the time being of the office or the person temporarily acting for the holder.

4. If any person subject to this Order, without the licence of His Majesty, accepts or agrees to accept any commission or engagement in the military or naval service of any foreign State at war with any foreign State at peace with His Majesty, and in this Order referred to as a

friendly State, or induces any other person to accept, or agree to accept, any commission or engagement in the military or naval service of any such foreign State as aforesaid, he shall be guilty of an offence against this Order, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted, and imprisonment, if awarded, may be either with or without hard labour.

5. If any person subject to this Order, without the licence of His Majesty, quits, or goes on board any ship with a view of quitting, the jurisdiction of the Court, with intent to accept any commission or engagement in the military or naval service of any foreign State at war with a friendly State, or induces any other person to quit, or to go on board any ship with a view of quitting, any place within His Majesty's jurisdiction with the like intent, he shall be guilty of an offence against this Order, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted, and imprisonment, if awarded, may be either with or without hard labour.

6. If any person subject to this Order induces any other person to quit the jurisdiction of the Court, or to embark on any ship within the jurisdiction of the Court, under a misrepresentation or false representation of the service in which such person is to be engaged, with the intent or in order that such person may accept or agree to accept any commission or engagement in the military or naval service of any foreign State at war with a friendly State, he shall be guilty of an offence against this Order, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

7. If the master or owner of any ship subject to this Order, without the licence of His Majesty, knowingly either takes on board, or engages to take on board, or has on board such ship within the jurisdiction of the Court any of the following persons, in this Order referred to as illegally-enlisted persons; that is to say—

(1.) Any person who has accepted or agreed to accept any commission or engagement in the military or naval service of any foreign State at war with any friendly State, in contravention of Article 4 of this Order.

(2.) Any person who is about to quit the jurisdiction of the Court, in contravention of Article 5 of this Order.

(3.) Any person who has been induced to embark under a misrepresentation or false representation of the service in which such person is to be engaged, with the intent or in order that such person may accept or agree to accept any commission or engagement in the military or naval service of any foreign State at war with a friendly State:

Such master or owner shall be guilty of an offence against this Order, and the following consequences shall ensue; that is to say—

(1.) The offender shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour: and

(2.) Such ship shall be detained until the trial and conviction or acquittal of the master or owner, and until all penalties inflicted on the master or owner have been paid, or the master or owner has given security for the payment of

such penalties to the satisfaction of His Majesty's Representative: and

(3.) All illegally-enlisted persons shall immediately on the discovery of the offence be taken on shore, and shall not be allowed to return to the ship.

8. If any person subject to this Order within the jurisdiction of the Court without the licence of His Majesty, does any of the following acts; that is to say—

(1.) Builds or agrees to build, or causes to be built, any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State: or

(2.) Issues or delivers any commission for any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State: or

(3.) Equips any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State: or

(4.) Dispatches, or causes or allows to be dispatched, any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State:

Such person shall be deemed to have committed an offence against this Order, and the following consequences shall ensue:—

(1.) The offender shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour:

(2.) The ship in respect of which any such offence is committed and her equipment shall be forfeited to His Majesty:

Provided that a person building, causing to be built, or equipping a ship in any of the cases aforesaid, in pursuance of a contract made before the commencement of such war as aforesaid, shall not be liable to any of the penalties imposed by this Article in respect of such building or equipping if he satisfies the conditions following; (that is to say)—

(1.) If forthwith upon a Proclamation of Neutrality being issued by His Majesty he gives notice to His Majesty's Representative that he is so building, causing to be built, or equipping such ship, and furnishes such particulars of the contract and of any matters relating to, or done, or to be done under the contract as may be required by His Majesty's Representative:

(2.) If he gives such security, and takes and permits to be taken such other measures, if any, as His Majesty's Representative may prescribe for insuring that such ship shall not be dispatched, delivered, or removed without the licence of His Majesty until the termination of such war as aforesaid.

9. Where any ship is built by order of or on behalf of any foreign State when at war with a friendly State, or is delivered to or to the order of such foreign State, or any person who to the knowledge of the person building is an Agent of such foreign State, or is paid for by such foreign State or such Agent, and is employed in the military or naval service of such foreign State, such ship shall, until the contrary is proved, be deemed to have been built with a view to being so employed, and the burden shall lie on the

builder of such ship of proving that he did not know that the ship was intended to be so employed in the military or naval service of such foreign State.

10. If any person within the jurisdiction of the Court, and without the licence of His Majesty, by adding to the number of the guns, or by changing those on board for other guns, or by the addition of any equipment for war, increases or augments, or procures to be increased or augmented, or is knowingly concerned in increasing or augmenting the warlike force of any ship which at the time of her being within the jurisdiction aforesaid was a ship in the military or naval service of any foreign State at war with any friendly State, such person shall be guilty of an offence against this Order, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

11. If any person within the jurisdiction of the Court, and without the licence of His Majesty, prepares or fits out any naval or military expedition to proceed against the dominions of any friendly State, the following consequences shall ensue:—

(1.) Every person engaged in such preparation or fitting out, or assisting therein, or employed in any capacity in such expedition, shall be guilty of an offence against this Order, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

(2.) All ships and their equipments, and all arms and munitions of war, used in or forming part of such expedition, shall be forfeited to His Majesty.

12. Any person who aids, abets, counsels, or procures the commission of any offence against this Order shall be liable to be tried and punished as a principal offender.

13. The term of imprisonment to be awarded in respect of any offence against this Order shall not exceed two years.

14. For the purposes of this Order, a licence by His Majesty shall be under the sign manual of His Majesty, or be signified by Order in Council or by Proclamation of His Majesty.

15. Any offence against this Order shall, for all purposes of and incidental to the trial and punishment of any person guilty of any such offence, be deemed to have been committed either in the place in which the offence was wholly or partly committed, or in any place within the jurisdiction of the Court in which the person who committed such offence may be.

16. All proceedings for the condemnation and forfeiture of a ship, or ship and equipment, or arms and munitions of war, in pursuance of this Order, shall require the sanction of His Majesty's Representative, and shall be had in the highest Court of His Majesty having original jurisdiction in such place, and not in any other Court; and the Court shall, in addition to any power given by this Order, have in respect of any person, ship or other matter brought before it in pursuance of this Order all powers which it has in the case of a person, ship or matter brought before it in the exercise of its ordinary jurisdiction.

17. Where any offence against this Order has been committed by any person by reason whereof a ship, or ship and equipment, or arms and munitions of war, has or have become liable to

forfeiture, proceedings may be instituted contemporaneously or not, as may be thought fit, against the offender, and against the ship, or ship and equipment, or arms and munitions of war, for the forfeiture: but it shall not be necessary to take proceedings against the offender because proceedings are instituted for the forfeiture, or to take proceedings for the forfeiture because proceedings are taken against the offender.

18. The following officers, that is to say—

(1.) Any Consular officer, subject nevertheless to any special or general instructions from the Secretary of State or His Majesty's Representative;

(2.) Any commissioned officer on full pay in the military service of His Majesty, subject nevertheless to any special or general instructions from his Commanding Officer;

(3.) Any commissioned officer on full pay in the naval service of His Majesty, subject nevertheless to any special or general instructions from the Admiralty or his superior officer;

May seize or detain any ship liable to be seized or detained in pursuance of this Order, and such officers are in this Order referred to as the "local authority": but nothing in this Order contained shall derogate from the power of the Court to direct any ship to be seized or detained by any officer by whom such Court may have power under its ordinary jurisdiction to direct a ship to be seized or detained.

19. Any officer authorized to seize or detain any ship in respect of any offence against this Order may, for the purpose of enforcing such seizure or detention, call to his aid any officers of His Majesty's army or navy or marines, and may put on board any ship so seized or detained any one or more of such officers to take charge of the same, and to enforce the provisions of this Order, and any officer seizing or detaining any ship under this Order may use force, if necessary, for the purpose of enforcing seizure or detention, and if any person is killed or maimed by reason of his resisting such officer in the execution of his duties, or any person acting under his orders, such officer so seizing or detaining the ship, or other person, shall be freely and fully indemnified as well against the King's Majesty, His heirs and successors, as against all persons so killed, maimed, or hurt.

20. If His Majesty's Representative is satisfied that there is a reasonable and probable cause for believing that a ship within the jurisdiction of the Court has been or is being built, commissioned or equipped contrary to this Order, and is about to be taken beyond the jurisdiction of the Court, or that a ship is about to be dispatched contrary to this Order, His Majesty's Representative shall have power to issue a warrant stating that there is reasonable and probable cause for believing as aforesaid, and upon such warrant the local authority shall have power to seize and search such ship, and to detain the same until it has been either condemned or released by process of law, or in manner hereinafter mentioned.

The owner of the ship so detained, or his agent, may apply to the Court for its release, and the Court shall, as soon as possible, put the matter of such seizure and detention in course of trial between the applicant and the Crown.

If the applicant establish to the satisfaction of the Court that the ship was not, and is not, being built, commissioned, or equipped, or intended to be dispatched contrary to this Order, the ship shall be released and restored.

If the applicant fail to establish to the satisfaction of the Court that the ship was not, and is not, being built, commissioned, or equipped, or intended to be dispatched contrary to this Order,

then the ship shall be detained till released by order of His Majesty's Representative.

The Court may, in cases where no proceedings are pending for its condemnation, release any ship detained under this Article on the owner giving security to the satisfaction of the Court that the ship shall not be employed contrary to this Order, notwithstanding that the applicant may have failed to establish to the satisfaction of the Court that the ship was not, and is not, being built, commissioned, or intended to be dispatched contrary to this Order. His Majesty's Representative may likewise release any ship detained under this Article on the owner giving security to his satisfaction that the ship shall not be employed contrary to this Order, or may release the ship without such security if he think fit.

Nothing in this Article contained shall apply to any foreign non-commissioned ship dispatched from any place within His Majesty's jurisdiction after having come within any such place under stress of weather or in the course of a peaceful voyage, and upon which ship no fitting out or equipping of a warlike character has taken place within the jurisdiction of the Court.

21. Where it is represented to any local authority, as defined by this Order, and such local authority believes the representation, that there is a reasonable and probable cause for believing that a ship subject to this Order has been or is being built, commissioned, or equipped contrary to this Order, and is about to be taken beyond the jurisdiction of the Court, or that a ship is about to be dispatched contrary to this Order, it shall be the duty of such local authority to detain such ship, and forthwith to communicate the fact of such detention to His Majesty's Representative.

Upon the receipt of such communication, His Majesty's Representative may order the ship to be released if he thinks there is no cause for detaining her, but if satisfied that there is reasonable and probable cause for believing that such ship was built, commissioned, or equipped or intended to be dispatched in contravention of this Order, he shall issue his warrant stating that there is reasonable and probable cause for believing as aforesaid, and upon such warrant being issued further proceedings shall be had as in cases where the seizure or detention has taken place on a warrant issued by him without any communication from the local authority.

22. The powers given by this Order to His Majesty's Representative shall be exercised in the Ottoman Empire, except Egypt, by His Majesty's Ambassador, in Egypt by His Majesty's Agent and Consul-General, in China, Corea, Morocco, Persia, and Siam by His Majesty's Minister, in Zanzibar by His Majesty's Agent and Consul-General, and in Muscat by His Majesty's Consul.

23. An appeal may be had from any decision of the Court under this Order to the same Tribunal and in the same manner to and in which an appeal may be had in cases within the ordinary jurisdiction of the Court.

24. No damages shall be payable, and no officer or local authority shall be responsible, either civilly or criminally, in respect of the seizure or detention of any ship in pursuance of this Order.

25. His Majesty's Representative shall not be responsible in any action or other legal proceedings whatsoever for any warrant issued by him in pursuance of this Order, or be examinable as a witness, except at his own request, in any Court of justice in respect of the circumstances which led to the issue of the warrant.

26. In this Order, if not inconsistent with the context, the following terms have the meanings hereinafter respectively assigned to them, that is to say:—

“Foreign State” includes any foreign Prince, Colony, province, or part of any province or people, or any person or persons exercising or assuming to exercise the powers of government in or over any foreign country, Colony, province, or part of any province or people;

“Military service” shall include military telegraphy and any other employment whatever, in or in connection with any military operation;

“Naval service” shall, as respects a person, include service as a marine, employment as a pilot in piloting or directing the course of a ship of war or other ship when such ship of war or other ship is being used in any military or naval operation, and any employment whatever on board a ship of war, transport, store ship, privateer or ship under letters of marque: and as respects a ship include any user of a ship as a transport, store ship, privateer or ship under letters of marque;

“The Secretary of State” shall mean any one of His Majesty’s Principal Secretaries of State;

“The Court” shall mean the Court possessing jurisdiction under Article 16 of this Order;

“Ship” shall include any description of boat, vessel, floating battery, or floating craft; also any description of boat, vessel, or other craft or battery made to move either on the surface of or under water, or sometimes on the surface of and sometimes under water:

“Building,” in relation to a ship, shall include the doing any act towards, or incidental to, the construction of a ship, and all words having relation to building shall be construed accordingly;

“Equipping,” in relation to a ship, shall include the furnishing a ship with any tackle, apparel, furniture, provisions, arms, munitions, or stores, or any other thing which is used in or about a ship for the purpose of fitting or adapting her for the sea or for naval service, and all words relating to equipping shall be construed accordingly;

“Ship and equipment” shall include a ship and everything in or belonging to a ship;

“Master” shall include any person having the charge or command of a ship.

27. Nothing in this Order contained shall subject to forfeiture any commissioned ship of any foreign State, or give to any Court over or in respect of any ship entitled to recognition as a commissioned ship of any foreign State any jurisdiction which it would not have had if this Order had not passed.

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

*A. W. FitzRoy.*

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,  
The KING’s Most Excellent Majesty.  
Lord President.  
Lord Windsor.  
Mr. Secretary Brodrick.  
Mr. A. Graham Murray.

WHEREAS it is expedient to make provision for the regulation of the conduct of the inhabitants of British Protectorates and other

No. 27728.

B

persons residing therein during the existence of hostilities between foreign states with which His Majesty is at peace.

It is hereby ordered by the King’s Most Excellent Majesty by virtue and in exercise of the powers in that behalf by the Foreign Jurisdiction Act 1890 or otherwise in His Majesty vested and by and with the advice of His Majesty’s Privy Council, as follows:—

#### Preliminary.

1. This Order in Council may be cited for all purposes as “The British Protectorates Neutrality Order in Council, 1904.”

2. This Order shall extend to all the Protectorates of His Majesty, including the adjacent territorial waters, enumerated in the Schedule to this Order.

3. This Order shall be proclaimed in every British Protectorate by the Governor thereof as soon as may be after he receives notice of this Order, and shall come into operation in that British Protectorate on the day of such Proclamation, and the time at which this Order comes into operation in any place is, as respects such place, in this Order referred to as the commencement of this Order.

#### Illegal Enlistment.

4. If any person, without the licence of His Majesty, being a British subject or a native of a Protectorate, either within or without the Protectorate, accepts or agrees to accept any commission or engagement in the military or naval service of any foreign state at war with any foreign state at peace with His Majesty, and in this Order referred to as a friendly state, or whether a British subject or not within the Protectorate, induces any other person to accept or agree to accept any commission or engagement in the military or naval service of any such foreign state as aforesaid—

He shall be guilty of an offence against this Order and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

5. If any person, without the licence of His Majesty, being a British subject or a native of a Protectorate, quits or goes on board any ship with a view of quitting a Protectorate, with intent to accept any commission or engagement in the military or naval service of any foreign state at war with a friendly state, or whether a British subject or not, within a Protectorate—induces any other person to quit or to go on board any ship with a view of quitting a Protectorate with the like intent—

He shall be guilty of an offence against this Order, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

6. If any person induces any other person to quit a Protectorate or to embark on any ship within a Protectorate under a misrepresentation or false representation of the service in which such person is to be engaged, with the intent or in order that such person may accept or agree to accept any commission or engagement in the military or naval service of any foreign state at war with a friendly state—

He shall be guilty of an offence against this Order, and shall be punishable by fine and

imprisonment, or either of such punishments, at the discretion of the court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

7. If the master or owner of any ship, without the licence of His Majesty, knowingly either takes on board, or engages to take on board, or has on board such ship within a Protectorate any of the following persons, in this Order referred to as illegally enlisted persons; that is to say:—

(1) Any person who, being a British subject or a native of a Protectorate, within or without a Protectorate, has without the licence of His Majesty, accepted or agreed to accept any commission or engagement in the military or naval service of any foreign state at war with any friendly state;

(2) Any person, being a British subject or a native of a Protectorate who, without the licence of His Majesty, is about to quit a Protectorate with intent to accept any commission or engagement in the military or naval service of any foreign state at war with a friendly state;

(3) Any person who has been induced to embark under a misrepresentation or false representation of the service in which such person is to be engaged, with the intent or in order that such person may accept or agree to accept any commission or engagement in the military or naval service of any foreign state at war with a friendly state, such master or owner shall be guilty of an offence against this Order, and the following consequences shall ensue; that is to say:

(1) The offender shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour; and

(2) Such ship shall be detained until the trial and conviction or acquittal of the master or owner, and until all penalties inflicted on the master or owner have been paid, or the master or owner has given security for the payment of such penalties to the satisfaction of a magistrate, and

(3) All illegally enlisted persons shall immediately on the discovery of the offence be taken on shore, and shall not be allowed to return to the ship.

#### Illegal Shipbuilding and Illegal Expeditions.

8. If any person within a Protectorate, without the licence of His Majesty, does any of the following acts; that is to say:—

(1) Builds or agrees to build, or causes to be built any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign state at war with any friendly state; or

(2) Issues or delivers any commission for any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign state at war with any friendly state; or

(3) Equips any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign state at war with any friendly state; or

(4) Despatches, or causes or allows to be despatched, any ship with intent or knowledge, or having reasonable cause to believe

that the same shall or will be employed in the military or naval service of any foreign state at war with any friendly state:

Such person shall be deemed to have committed an offence against this Order, and the following consequences shall ensue:—

(1) The offender shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

(2) The ship in respect of which any such offence is committed, and her equipment, shall be forfeited to His Majesty:

Provided that a person building, causing to be built, or equipping a ship in any of the cases aforesaid, in pursuance of a contract made before the commencement of such war as aforesaid shall not be liable to any of the penalties imposed by this article in respect of such building or equipping if he satisfies the conditions following (that is to say):—

(1) If forthwith upon a proclamation of neutrality being issued by His Majesty he gives notice to the Governor that he is so building, causing to be built, or equipping such ship, and furnishes such particulars of the contract and of any matters relating to, or done, or to be done under the contract as may be required by the Governor:

(2) If he gives such security and takes and permits to be taken such other measures, if any, as the Governor may prescribe for ensuring that such ship shall not be despatched, delivered or removed without the licence of His Majesty until the termination of such war as aforesaid.

9. Where any ship is built by order of or on behalf of any foreign state when at war with a friendly state, or is delivered to or to the order of such foreign state, or any person who to the knowledge of the person building is an agent of such foreign state, or is paid for by such foreign state or such agent, and is employed in the military or naval service of such foreign state, such ship shall, until the contrary is proved, be deemed to have been built with a view to being so employed, and the burden shall lie on the builder of such ship of proving that he did not know that the ship was intended to be so employed in the military or naval service of such foreign state.

10. If any person within a Protectorate and without the licence of His Majesty—

By adding to the number of the guns, or by changing those on board for other guns, or by the addition of any equipment for war, increases or augments, or procures to be increased or augmented, or is knowingly concerned in increasing or augmenting the warlike force of any ship which at the time of her being within the Protectorate was a ship in the military or naval service of any foreign state at war with any friendly state,—

Such person shall be guilty of an offence against this Order and shall be punishable by fine and imprisonment or either of such punishments, at the discretion of the court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

11. If any person within the limits of a Protectorate, and without the licence of His Majesty—

Prepares or fits out any naval or military expedition to proceed against the dominions

of any friendly state, the following consequences shall ensue :—

(1) Every person engaged in such preparation or fitting out, or assisting therein, or employed in any capacity in such expedition, shall be guilty of an offence against this Order and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

(2) All ships, and their equipments, and all arms and munitions of war, used in or forming part of such expedition, shall be forfeited to His Majesty.

12. Any person who aids, abets, counsels or procures the commission of any offence against this Order shall be liable to be tried and punished as a principal offender.

13. The term of imprisonment to be awarded in respect of any offence against this Order shall not exceed two years.

#### Illegal Prize.

14. If, during the continuance of any war in which His Majesty may be neutral, any ship, goods or merchandise captured as prize of war within the territorial jurisdiction of His Majesty, in violation of the neutrality of His Majesty, or captured by any ship which may have been built, equipped, commissioned, or despatched, or the force of which may have been augmented, contrary to the provisions of the Foreign Enlistment Act, 1870, or of this Order, or any other Order of the like nature, are brought within the limits of a Protectorate by the captor, or any agent of the captor, or by any person having come into possession thereof with knowledge that the same was prize of war so captured as aforesaid, it shall be lawful for the original owner of such prize, or his agent, or for any person authorized in that behalf by the Government of the foreign state to which such owner belongs, to make application to the Court for seizure and detention of such prize, and the Court shall, on due proof of the facts, order such prize to be restored.

Every such Order shall be executed and carried into effect in the same manner, and subject to the same right of appeal, as in case of any order made in the exercise of the ordinary jurisdiction of such Court; and in the meantime and until a final Order has been made on such application the Court shall have power to make all such provisional and other orders as to the care or custody of such captured ship, goods, or merchandise, and (if the same be of perishable nature, or incurring risk of deterioration) for the sale thereof, and with respect to the deposit or investment of the proceeds of any such sale, as may be made by such Court in the exercise of its ordinary jurisdiction.

#### General Provision.

15. For the purposes of this Order a licence by His Majesty shall be under the Sign Manual of His Majesty, or be signified by Order in Council or by Proclamation of His Majesty.

#### Illegal Procedure.

16. Any offence against this Order shall, for all purposes of and incidental to the trial and punishment of any person guilty of any such offence, be deemed to have been committed either in the place in which the offence was wholly or partly committed, or in any protectorate in which the person who committed such offence may be.

17. Any offence against this Order may be described in any indictment or other document

relating to such offence, in cases where the mode of trial requires such a description, as having been committed at the place where it was wholly or partly committed, or it may be averred generally to have been committed within His Majesty's Dominions or to have been committed within a British protectorate, and the venue or local description in the margin may be that of the district town or place in which the trial is held.

18. The Court having the highest criminal jurisdiction in any British protectorate may by warrant or instrument in the nature of a warrant in this article included in the term "warrant" direct that any offender charged with an offence against this Order shall be removed to some other place either in His Majesty's dominions or in some other British protectorate for trial in cases where it appears to the authority granting the warrant that the removal of such offender would be conducive to the interests of justice, and any prisoner so removed shall be triable at the place to which he is removed, in the same manner as if his offence had been committed at such place.

Any warrant for the purposes of this section may be addressed to the master of any ship or to any other person or persons, and the person or persons to whom such warrant is addressed shall have power to convey the prisoner therein named to any place or places named in such warrant, and to deliver him, when arrived at such place or places, into the custody of any authority designated by such warrant.

Every prisoner shall, during the time of his removal under any such warrant as aforesaid, be deemed to be in the legal custody of the person or persons empowered to remove him.

19. All proceedings for the condemnation and forfeiture of a ship, or ship and equipment, or arms and munitions of war, in pursuance of this Order shall require the sanction of the Governor, and shall be had in the Court as defined by this Order, and not in any other court; and the Court shall, in addition to any power given to the court by this Order, have in respect of any ship or other matter brought before it in pursuance of this Order all powers which it has in the case of a ship or matter brought before it in the exercise of its ordinary jurisdiction.

20. Where any offence against this Order has been committed by any person by reason whereof a ship, or ship and equipment, or arms and munitions of war, has or have become liable to forfeiture, proceedings may be instituted contemporaneously or not, as may be thought fit, against the offender and against the ship, or ship and equipment, or arms and munitions of war, for the forfeiture; but it shall not be necessary to take proceedings against the offender because proceedings are instituted for the forfeiture, or to take proceedings for the forfeiture because proceedings are taken against the offender.

21. The following officers, that is to say—

(1) Any officer of customs or other public officer drawing a salary of not less than £200 a year in the Protectorate subject nevertheless to any special or general instructions from the Governor.

(2) Any commissioned officer on full pay in the military service of the Crown, subject nevertheless to any special or general instructions from his commanding officer;

(3) Any commissioned officer on full pay in the naval service of the Crown, subject nevertheless to any special or general instructions from the Admiralty or his superior officer, may seize or detain any

ship liable to be seized or detained in pursuance of this Order and such officers are in this Order referred to as the "local authority"; but nothing in this Order contained shall derogate from the power of the Court to direct any ship to be seized or detained by any officer by whom such court may have power under its ordinary jurisdiction to direct a ship to be seized or detained.

22. Any officer authorized to seize or detain any ship in respect of any offence against this Order may, for the purpose of enforcing such seizure or detention, call to his aid any constable or officers of police, or any officers of His Majesty's Army or Navy or marines, or any excise officers or officers of customs, or any harbour master or dock master, or any officers having authority by law to make seizures of ships, and may put on board any ship so seized or detained any one or more of such officers to take charge of the same, and to enforce the provisions of this Order, and any officer seizing or detaining any ship under this Order may use force, if necessary, for the purpose of enforcing seizure or detention, and if any person is killed or maimed by reason of his resisting such officer in the execution of his duties, or any person acting under his orders, such officer so seizing or detaining the ship, or other person, shall be freely and fully indemnified as well against the King's Majesty, his heirs and successors, as against all persons so killed, maimed or hurt.

23. If the Governor is satisfied that there is a reasonable and probable cause for believing that a ship within the Protectorate has been or is being built, commissioned, or equipped contrary to this Order, and is about to be taken beyond the limits of such Protectorate, or that a ship is about to be despatched contrary to this Order, such Governor shall have power to issue a warrant stating that there is reasonable and probable cause for believing as aforesaid, and upon such warrant the local authority shall have power to seize and search such ship, and to detain the same until it has been either condemned or released by process of law, or in manner hereinafter mentioned.

The owner of the ship so detained, or his agent, may apply to the court for its release, and the Court shall as soon as possible put the matter of such seizure and detention in course of trial between the applicant and the Crown as represented by the Governor.

If the applicant establish to the satisfaction of the Court that the ship was not and is not being built, commissioned, or equipped, or intended to be despatched contrary to this Order, the ship shall be released and restored.

If the applicant fail to establish to the satisfaction of the Court that the ship was not and is not being built, commissioned, or equipped, or intended to be despatched contrary to this Order, then the ship shall be detained till released by Order of the Governor.

The Court may, in cases where no proceedings are pending for its condemnation, release any ship detained under this article on the owner giving security to the satisfaction of the Court that the ship shall not be employed contrary to this Order, notwithstanding that the applicant may have failed to establish to the satisfaction of the Court that the ship was not and is not being built, commissioned, or intended to be despatched contrary to this Order. The Governor may likewise release any ship detained under this article on the owner giving security to the satisfaction of such Governor that the ship shall not be employed contrary to this Order, or may release

the ship without such security if the Governor think fit so to release the same.

If the court be of opinion that there was not reasonable and probable cause for the detention, and if no such cause appear in the course of the proceedings, the Court shall have power to declare that the owner is to be indemnified by the payment of costs and damages in respect of the detention, the amount thereof to be assessed by the Court, and any amount so assessed shall be payable by the proper financial officer of the Protectorate out of any moneys legally applicable for that purpose. The Court shall also have power to make a like order for the indemnity of the owner, on the application of such owner to the Court in a summary way, in cases where the ship is released by the order of the Governor, before any application is made by the owner or his agent to the Court for such release.

Nothing in this article contained shall affect any proceedings instituted or to be instituted for the condemnation of any ship detained under this article where such ship is liable to forfeiture, subject to this provision, that if such ship is restored in pursuance of this article all proceedings for such condemnation shall be stayed: and where the Court declares that the owner is to be indemnified by the payment of costs and damages for the detainer, all costs, charges, and expenses incurred by such owner in or about any proceedings for the condemnation of such ship shall be added to the costs and damages payable to him in respect of the detention of the ship.

Nothing in this article contained shall apply to any foreign non-commissioned ship despatched from any Protectorate after have come within the same under stress of weather or in the course of a peaceful voyage and upon which ship no fitting out or equipping of a warlike character has taken place in the Protectorate.

24. Where it is represented to any local authority as defined by this Order, and such local authority believes the representation that there is a reasonable and probable cause for believing that a ship within a Protectorate has been or is being built, commissioned, or equipped contrary to this Order, and is about to be taken beyond the limits of the Protectorate, or that a ship is about to be despatched contrary to this Order, it shall be the duty of such local authority to detain such ship, and forthwith to communicate the fact of such detention to the Governor.

Upon the receipt of such communication the Governor may order the ship to be released if he thinks there is no cause for detaining her, but if satisfied that there is reasonable and probable cause for believing that such ship was built, commissioned, or equipped, or intended to be despatched in contravention of this Order, he shall issue his warrant stating that there is reasonable and probable cause for believing as aforesaid, and upon such warrant being issued further proceedings shall be had as in cases where the seizure or detention has taken place on a warrant issued by the Governor without any communication from the local authority.

Where the Governor orders the ship to be released on the receipt of a communication from the local authority without issuing his warrant, the owner of the ship shall be indemnified by the payment of costs and damages in respect of the detention upon application to the Court in a summary way in like manner as he is entitled to be indemnified where the Governor having issued his warrant under this Order releases the ship before any application is made by the owner or his agent to the court for such release.

25. The Governor, may, by warrant, empower any person to enter any dockyard or other place

within the Protectorate and enquire as to the destination of any ship which may appear to him to be intended to be employed in the naval or military service of any foreign state at war with a friendly state and to search such ship.

26. An appeal may be had from any decision of the Court under this Order to the same tribunal and in the same manner to and in which an appeal may be had in cases within the ordinary jurisdiction of the Court.

27. Subject to the provisions of this Order providing for the award of damages in certain cases in respect of the seizure or detention of a ship by the Court no damages shall be payable, and no officer or local authority shall be responsible, either civilly or criminally, in respect of the seizure or detention of any ship in pursuance of this Order.

28. The Governor shall not be responsible in any action or other legal proceedings whatsoever for any warrant issued by him in pursuance of this Order, or be examinable as a witness, except at his own request, in any court of justice in respect of the circumstances which led to the issue of the warrant.

#### Interpretation Clause.

29. In this Order if not inconsistent with the context the following terms have the meanings hereinafter respectively assigned to them, that is to say:—

“Court” and “magistrate” mean respectively such Court and such officer as the Governor may by notification published in the Protectorate from time to time prescribe.

“Foreign State” includes any foreign prince, colony, province, or part of any province or people, or any person or persons exercising or assuming to exercise the powers of government in or over any foreign country, colony, province, or part of any province or people:

“Military Service” shall include military telegraphy and any other employment whatever in or in connection with any military operation:

“Naval Service” shall, as respects a person, include service as a marine, employment as a pilot in piloting or directing the course of a ship of war or other ship when such ship of war or other ship is being used in any military or naval operation, and any employment whatever on board a ship of war, transport, store-ship, privateer or ship under letters of marque; and as respects a ship, include any user of a ship as a transport, store-ship, privateer or ship under letters of marque:

“The Governor” shall mean the officer by whatever name designated for the time being administering the government of a Protectorate:

“Ship” shall include any description of boat, vessel, floating battery, or floating craft; also any description of boat, vessel or other craft or battery, made to move either on the surface of or under water; or sometimes on the surface of and sometimes under water:

“Building” in relation to a ship shall include the doing any act towards or incidental to the construction of a ship, and all words having relation to building shall be construed accordingly:

“Equipping” in relation to a ship shall include the furnishing a ship with any tackle, apparel, furniture, provisions, arms, munitions or stores, or any other thing which is used in or about a ship for the purpose of fitting or adapting her for the sea or for

naval service, and all words relating to equipping shall be construed accordingly:

“Ship and Equipment” shall include a ship and everything in or belonging to a ship:

“Master” shall include any person having the charge or command of a ship:

“Hard Labour” shall include such punishment in the nature of hard labour as may be awarded under any law for the time being in force within the Protectorate.

30. Nothing in this Order contained shall subject to forfeiture any commissioned ship of any foreign state, or give to the Court over or in respect of any ship entitled to recognition as a commissioned ship of any foreign state any jurisdiction which it would not have had if this Order had not passed.

And the Right Honourable the Marquess of Lansdowne, K.G., and the Right Honourable Alfred Lyttelton, two of His Majesty's Principal Secretaries of State, are to give the necessary directions herein accordingly.

A. W. FitzRoy.

#### SCHEDULE.

List of Protectorates to which this Order applies:—

Northern Nigeria.  
Southern Nigeria.  
Sierra Leone Protectorate.  
Gambia Protectorate.  
Lagos Protectorate.  
Northern Territories of the Gold Coast.  
Southern Rhodesia.  
Barotziland.  
North-Western Rhodesia.  
North-Eastern Rhodesia.  
Swaziland.  
British Central Africa.  
British East Africa.  
Uganda.  
Somaliland.  
Weihaiwei.  
British North Borneo.  
Brunei.  
Sarawak.

Any protected island or territory for the time being within the limits of the Pacific Order in Council, 1893.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS 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-eighth day of July, in the year one thousand nine hundred and four, in 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 Carlton Saint Mary with the rectory of Carlton Saint Peter annexed which benefice is commonly called the benefice of East Carlton and is situate in the county of Norfolk and in the diocese of Norwich for the patronage of the benefice (being a rectory) of Hethel situate in the said county of Norfolk and in the said diocese of Norwich.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of East Carlton is vested in Your Majesty Your heirs and successors and such patronage is exercised on behalf of Your Majesty by the Lord High Chancellor of Great Britain for the time being.

"And whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Hethel is vested for an estate in fee simple without encumbrances in John Henry Steward, of the Manor House, in the parish of East Carlton, in the said county of Norfolk, Esquire.

"And whereas the Right Honourable Hardinge Stanley Earl of Halsbury now Lord High Chancellor of Great Britain and the said John Henry Steward have respectively signified to us their desire that the patronage of the said two benefices of East Carlton and Hethel may be rearranged by way of exchange in the manner which is hereinafter recommended and proposed.

"And whereas we have made due inquiry and calculation as to the circumstances and relative value of the said two 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 two benefices and rectories are as set forth in the schedule hereunto annexed.

"And whereas the clear yearly value of the said benefice of East Carlton in Your Majesty's

Books is ten pounds the value of the rectory of Carlton Saint Mary being four pounds and the value of the rectory of Carlton Saint Peter being six pounds.

"Now therefore with the consent of the said Hardinge Stanley Earl of Halsbury and with the consent of the said John Henry Steward (in testimony whereof they the said consenting parties have 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 East Carlton and the church thereof shall be assigned and transferred from Your Majesty Your heirs and successors 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 John Henry Steward his 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 Hethel and the church thereof shall in like manner and upon and from the same date be assigned and transferred from the said John Henry Steward and from his heirs and assigns and shall become and be absolutely vested in Your Majesty Your heirs and successors for ever and shall and may from time to time and at all times be exercised on behalf of Your Majesty by the said Hardinge Stanley Earl of Halsbury or other the Lord High Chancellor of Great Britain for the time being.

"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 Lord Chancellor.	County.	Diocese.	Population.	Gross Income.	Residence.
Carlton Saint Mary, a Rectory, with the Rectory of Carlton Saint Peter annexed (commonly called 'The Benefice of East Carlton')	Norfolk	Norwich	280	£240	Yes*

\* In respect of this house there is a mortgage on the revenues of this benefice to the Governors of Queen Anne's Bounty.

Name and Quality of the Benefice to be given in exchange by Mr. John Henry Steward.	County.	Diocese.	Population.	Gross Income.	Residence.
Hethel, a Rectory	Norfolk	Norwich	153	£365	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 Registrar of the said diocese of Norwich.

*A. W. FitzRoy.*

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS 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-eighth day of July, in the year one thousand nine hundred and four, in 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 vicarage) of Barnstaple, situate in the county of Devon, and in the diocese of Exeter, for the patronage of the benefice (being a rectory) of Saint Peter, Tavy, situate in the county of Devon, and in the diocese of Exeter.

“Whereas by an indenture of settlement bearing date the tenth day of October in the year one thousand eight hundred and eighty-eight and expressed to be made between the Right Honourable Edward Montagu Stuart Granville, late Earl of Wharnccliffe of the first part the Honorable Francis Dudley Montagu Stuart-Wortley of the second part the Right Honourable Francis John Earl of Wharnccliffe therein described as Francis John Stuart-Wortley of the third part and the Most Honourable Henry Francis Marquis of Drogheda and the Right Honourable Henry Thynne Earl of Harewood, both since deceased, of the fourth part, the advowson or perpetual right of patronage of and presentation to the said benefice of Barnstaple now stands limited to uses under which and in the events which have happened the said advowson or perpetual right of patronage and presentation is vested in the said Francis John Earl of Wharnccliffe as tenant for life in possession with divers remainders over and such settlement contains a power of sale and exchange which is now exercisable by the Right Honourable Charles Beilby Stuart-Wortley, one of Your Majesty's Counsel and a Member of the

Commons House of Parliament, and Sir Charles Glynne Earle Welby, as the present trustees of the said indenture of settlement, with the consent in writing of the said Francis John Earl of Wharnccliffe.

“And whereas the Right Reverend Archibald Bishop of Exeter is seized to him and his successors in fee in right of his See of the advowson or perpetual right of patronage of and presentation to the said benefice of Saint Peter Tavy.

“And whereas it has been proposed to us that the patronage of the first mentioned benefice and the patronage of the secondly mentioned benefice may be exchanged in manner hereinafter recommended and proposed.

“And whereas we have made due enquiry and calculations as to the circumstances and relative values of the said benefices and of the patronage thereof respectively and we do hereby certify to Your Majesty in Council that such circumstances and value respectively are as set forth in the schedule hereto and it has been made to appear to us that the said exchange would be in conformity with the intentions of and expedient for the objects contemplated by the said hereinbefore mentioned Acts.

And whereas by an indenture already prepared and intended to be executed immediately after the publication in the London Gazette of this scheme and any Order of Your Majesty in Council ratifying the same and to bear date the day of the date of such publication and expressed to be made between the said Charles Beilby Stuart-Wortley and Sir Charles Glynne Earle Welby of the first part of the said Francis John Earl of Wharnccliffe of the second part and the said Archibald Bishop of Exeter of the third part the advowson or perpetual right of patronage of and presentation to the said benefice of Barnstaple is intended and expressed to be appointed and conveyed unto and to the use of the said Archibald Bishop of Exeter and his successors for ever in exchange for the said advowson or perpetual right of patronage of and presentation to the said benefice of Saint Peter Tavy to the end and intent that the said right of patronage thereby expressed to be appointed and conveyed may from time to time and at all times be exercised by the said Archibald Bishop of Exeter and his successors for ever.

“Now therefore we the said Ecclesiastical Commissioners for England with the consent of the said Archibald Bishop of Exeter (testified by his having set his hand and affixed his episcopal seal to this scheme) 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 said advowson or perpetual right of patronage of and presentation to the said benefice of Saint Peter Tavy and the church thereof shall be assigned and transferred from the said Archibald, Bishop of Exeter and his successors to and shall become and thenceforth be absolutely vested in the said Charles Beilby Stuart-Wortley and Sir Charles Glynne Earle Welby and their heirs to such of the uses upon such of the trusts and with and subject to such of the powers provisos agreements and declarations in and by the said indenture of settlement of the tenth day of October in the year one thousand eight hundred and eighty-eight or by reason of any exercise of the powers therein contained of jointuring or charging portions limited expressed and declared of and concerning the advowson or perpetual right of

patronage of and presentation to the said benefice of Barnstaple as immediately before the publication of the said Order in the said Gazette were subsisting or capable of taking effect but not so as to increase or multiply charges or powers of charging in exchange for the advowson or perpetual right of patronage of and presentation to the said benefice of Barnstaple as from the same day to be appointed and conveyed unto and

to the use of the said Archibald Bishop of Exeter and his successors as aforesaid.

"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 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 Lord Wharnccliffe.	County.	Diocese.	Population.	Gross Income.	Residence.
Barnstaple, a Vicarage .. ..	Devon ..	Exeter ..	2967	£ 289	Yes

Name and Quality of the Benefice to be given in exchange by the Bishop of Exeter.	County.	Diocese.	Population.	Gross Income.	Residence.
Saint Peter Tavy, a Rectory ..	Devon ..	Exeter ..	265	£ 315	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 Registrar of the said diocese of Exeter.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 24th day of October, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS it is expedient to exempt small quantities of carbide of calcium, when kept under certain conditions, from the operation of the Order in Council of the twenty-sixth February, one thousand eight hundred and ninety-seven, in virtue of which certain parts of the Petroleum Acts, 1871 to 1881, are applied to carbide of calcium in the same manner as if the said substance were petroleum to which the Act applies:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order and prescribe that notwithstanding anything to the contrary in the said Order in Council, the quantity of carbide of calcium which may be kept without a licence shall be as follows:—

1. Where the carbide is kept in separate hermetically closed metal vessels containing not more than one pound each, five pounds.

2. Where the following conditions are observed, twenty-eight pounds:—

(a) The carbide shall be kept only in a metal vessel or vessels hermetically closed at all times when the carbide is not actually being placed in or withdrawn from such vessel or vessels.

(b) The vessels containing carbide shall be kept in a dry and well-ventilated place.

(c) Due precautions shall be taken to prevent unauthorized persons from having access to the carbide.

(d) Notice shall be given of such keeping to the Local Authority, and free access shall be afforded to their duly authorized inspector to inspect the portion of the premises where the carbide is kept and the generator is situated.

Where a fixed generator is used on the premises:—

(e) There shall be exhibited near the generator a certificate signed by the maker or supplier of the generator, that the generator complies with the regulations as to acetylene generators issued by the Acetylene Association.

(f) Full and detailed instructions as to the care and use of the generator shall be kept constantly posted up in such place as to be conveniently referred to by the generator attendant.

Conditions (e) and (f) do not apply to lamps for vehicles or other portable lamps.

Where it is desired to keep a greater quantity or where the above conditions cannot be complied with application must be made to the Local Authority for a licence.

The Order in Council dated July seventh, one thousand eight hundred and ninety-seven, amending the Order in Council of February twenty-sixth, one thousand eight hundred and ninety-seven, is hereby repealed.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.

Lord Windsor.

Mr. Secretary Brodrick.

Mr. A. Graham Murray.

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

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Act, 1890, or otherwise in His Majesty vested, is pleased by and with the advice of his Privy Council to order, and it is hereby ordered, as follows:—

**PART I.—PRELIMINARY AND GENERAL.**

1. This Order is divided into parts, as follows:—

Parts.	Subject.	Articles.
I	Preliminary and General .. ..	1-6
II	Constitution and Powers of Courts..	7-34
III	Criminal Matters .. ..	35-88
IV	Civil Matters .. ..	89-117
V	Procedure, Criminal and Civil ..	118-128
VI	Mortgages and Bills of Sale ..	129-150
VII	Foreign Subjects and Tribunals ..	151-154
VIII	Regulations .. ..	155-159
IX	Miscellaneous .. ..	160-171
	Schedule of Repealed Orders.	

2. The limits of this Order are the dominions of the Emperor of China and of the Emperor of Corea, including the territorial waters of those dominions respectively; but, except as provided in this Order, the said limits do not include places within the limits of the Wei-hai-Wei Order in Council, 1901.

3. In the construction of this Order the following words and expressions have the meanings hereby assigned to them, unless there be something in the subject or context repugnant thereto, that is to say:—

“Administration” means letters of administration, including the same with will annexed or granted for special or limited purposes or limited in duration.

“British ship” means a merchant-ship being a British ship within the meaning of the Merchant Shipping Act, 1894, and includes any ship provided with sailing letters from the Governor of Hong Kong, or from His Majesty's Minister in China or Corea.

“British possession” means any part of His Majesty's dominions exclusive of the United Kingdom.

“British subject” includes a British protected person, that is to say, a person who either (a) is a native of any Protectorate of His Majesty, and is for the time being in China or Corea; or (b) by virtue of section 15 of the Foreign Jurisdiction Act, 1890, or otherwise enjoys His Majesty's protection in China or Corea.

“China” means so much of the Empire of China as is within the limits of this Order.

“Consular district” means the district in and for which a Consular officer usually acts, or for which he may be authorized to act, for all or any of the purposes of this Order by authority of the Secretary of State.

“Consular officer” means a Consul-General,

Consul, Vice-Consul, Consular Agent, or Pro-Consul of His Majesty resident in China or Corea, including a person acting temporarily, with the approval of the Secretary of State, as or for a Consul-General, Consul, Vice-Consul, or Consular Agent of His Majesty so resident.

“Commissioned Consular officer” means a Consular officer holding a commission of Consul-General, Consul, or Vice-Consul from His Majesty, including a person acting temporarily, with the approval of the Secretary of State, or of His Majesty's Minister in China or Corea, as or for such a commissioned Consular officer.

“Consulate” and “Consular office” refer to the Consulate and office of a Consular officer.

“The Court,” except when the reference is to a particular Court, means any Court established under this Order, subject, however, to the provisions of this Order with respect to powers and local jurisdictions.

“Foreigner” means a subject or citizen of a State in amity with His Majesty, including China and Corea.

“Judge,” except where the context intends a reference to the Judge of the Supreme Court only, includes Assistant Judge, and, except where the context intends a reference to the Supreme Court only, includes the officer for the time being holding a Provincial Court.

“Legal practitioner” includes barrister-at-law, advocate, solicitor, writer to the Signet, and any person possessing similar qualifications.

“Lunatic” means idiot or person of unsound mind.

“Master,” with respect to any ship, includes every person (except a pilot) having command or charge of that ship.

“Minister” means His Majesty's Minister in China or in Corea, as the case may be, and includes Chargé d'Affaires or other chief Diplomatic Representative.

“Month” means calendar month.

“Oath” and “affidavit,” in the case of persons for the time being allowed by law to affirm or declare, instead of swearing, include affirmation and declaration, and the expression “swear,” in the like case, includes affirm and declare.

“Offence” includes crime, and any act or omission punishable criminally in a summary way or otherwise.

“Person” includes Corporation.

“Prescribed” means prescribed by Regulations or Rules of Court.

“Prosecutor” means complainant or any person appointed or allowed by the Court to prosecute.

“Proved” means shown by evidence on oath, in the form of affidavit, or other form, to the satisfaction of the Court or Consular officer acting or having jurisdiction in the matter, and “proof” means the evidence adduced in that behalf.

“Rules of Court” means rules of Court made under the provisions of this Order.

“Secretary of State” means one of His Majesty's Principal Secretaries of State.

“Ship” includes any vessel used in navigation, however propelled, with her tackle, furniture and apparel, and any boat or other craft.

“The Treasury” means the Commissioners of His Majesty's Treasury.

“Treaty” includes any Convention, Agreement, or Arrangement, made by or on

behalf of His Majesty with any State or Government, whether the Government of China or of Corea is a party thereto or not.

"Will" means will, codicil, or other testamentary instrument.

Expressions used in any rules, regulations, or orders made under this Order shall, unless a contrary intention appears, have the same respective meanings as in this Order.

4.—(1) In this Order, words importing the plural or the singular may be construed as referring to one person or thing, or to more than one person or thing, and words importing the masculine as referring to the feminine (as the case may require).

(2) Where this Order confers any power or imposes any duty, then, unless a contrary intention appears, the power may be exercised and the duty shall be performed from time to time as occasion requires.

(3) Where this Order confers a power, or imposes a duty on, or with respect to, a holder of an office, as such, then, unless a contrary intention appears, the power may be exercised and the duty shall be performed by, or with respect to, the holder for the time being of the office or the person temporarily acting for the holder.

(4) Where this Order confers a power to make any rules, regulations, or orders, the power shall, unless a contrary intention appears, be construed as including a power exercisable in the like manner and subject to the like consent and conditions, if any, to rescind, revoke, vary, or amend the rules, regulations, or orders.

(5) This Article shall apply to the construction of any rules, regulations, or orders made under this Order, unless a contrary intention appears.

5. The jurisdiction conferred by this Order extends to the persons and matters following, in so far as by Treaty, grant, usage, sufferance, or other lawful means, His Majesty has jurisdiction in relation to such matters and things, that is to say:—

(1) British subjects, as herein defined, within the limits of this Order.

(2) The property and all personal or proprietary rights and liabilities within the said limits of British subjects, whether such subjects are within the said limits or not.

(3) Foreigners in the cases and according to the conditions specified in this Order and not otherwise.

(4) Foreigners, with respect to whom any State, King, Chief, or Government, whose subjects, or under whose protection they are, has by any Treaty as herein defined or otherwise agreed with His Majesty for, or consents to, the exercise of power or authority by His Majesty.

(5) British ships with their boats, and the persons and property on board thereof, or belonging thereto, being within the limits of this Order.

6. All His Majesty's jurisdiction exercisable in China or Corea for the hearing and determination of criminal or civil matters, or for the maintenance of order, or for the control or administration of persons or property, or in relation thereto, shall be exercised under and according to the provisions of this Order, and not otherwise.

## PART II.—CONSTITUTION AND POWERS OF COURTS.

### (i) *Supreme Court.*

7.—(1) There shall be a Court styled "His Britannic Majesty's Supreme Court for China and Corea" (in this Order referred to as the Supreme Court, and comprised in the term "the Court").

(2) Subject to the provisions of this Order, there shall be a judge, and as many Assistant Judges of the Supreme Court as may from time to time be required, who shall respectively be appointed by His Majesty by warrant under His Royal sign manual.

Every Judge shall be at the time of his appointment a member of the Bar of England, Scotland, or Ireland, of not less than seven years' standing.

(3) The Judges, or any two of them, shall sit together for the purposes described in this Order, and the Supreme Court so constituted is hereinafter in this Order referred to as "the Full Court."

(4) When the Full Court consists of not more than two Judges, and there is a difference of opinion, the opinion of the Judge, or, in his absence, the Senior Assistant Judge, shall prevail.

(5) Subject to any Rules of Court, the Judge shall make any such arrangements as he thinks fit for the distribution of the business of the Court.

(6) If the Chief Justice in office at the passing of this Order becomes the Judge of the Supreme Court under this Order, he shall retain the title of Chief Justice during his tenure of office.

8. During a vacancy in the office of Judge, or in case of the illness or incapacity of the Judge, or of his absence from the district of the Consulate of Shanghai, the Secretary of State may appoint a fit person to act as Judge, but unless or until such appointment is made, the Assistant Judge or Senior Assistant Judge shall act as Judge.

An Acting Judge shall, during the continuance of his appointment, have all the power and authority of the Judge.

9. During a vacancy or temporary vacancy in the office of Assistant Judge, or in case of the absence, or illness, or other incapacity of an Assistant Judge, the Judge may, by writing under his hand and the seal of the Supreme Court, appoint any fit person, approved by the Secretary of State, or by His Majesty's Minister in China, to act as and for such Assistant Judge for the time therein mentioned or during the vacancy, as the case may be; but every such appointment shall be revocable, at pleasure, by the Judge, by writing under his hand and the seal of the Supreme Court, or by the Secretary of State.

The person so appointed shall, during the continuance of his appointment, have all the power and authority of an Assistant Judge.

10. The Secretary of State may appoint either a person qualified as provided in Article 7, or a Consular officer to act as an additional Assistant Judge, and any person so appointed shall, during the continuance of his appointment, have all the power and authority of an Assistant Judge.

11. The Supreme Court shall have a seal, bearing the style of the Court and such device as the Secretary of State approves, but the seal in use at the commencement of this Order shall continue to be used until a new seal is provided.

12.—(1) There shall be attached to the Supreme Court a Sheriff, a Crown Advocate, a Registrar, a Chief Clerk, a Marshal, and such other officers and clerks under such designations as the Secretary of State thinks fit.

(2) The Secretary of State, or His Majesty's Minister in China or Corea, as the case may be, may temporarily attach to the Supreme Court such persons, being Consular officers, as he thinks fit.

(3) Every officer, clerk, and other person thus attached shall discharge such duties in connection with the Court as the Judge may direct, subject to any instructions of the Secretary of State.

13. The Sheriff shall have all the powers and authorities of the Sheriff of a county in England, with all the privileges and immunities of the office, and shall be charged with the execution of all decrees, orders, and sentences made and passed by the Supreme Court, on the requisition in that behalf of the Supreme Court.

He shall be entitled to such fees and costs as the Supreme Court may direct.

14. The Registrar shall be appointed by His Majesty.

He shall be either a member of the Bar of England, Scotland, or Ireland, or a Solicitor of the Supreme Court in England or Ireland, or a Writer to His Majesty's Signet or a Solicitor in the Supreme Courts of Scotland.

He may also, with the approval of the Secretary of State, hold the office of Chief Clerk of the Supreme Court.

In case of the absence from Shanghai or of the illness of the Registrar, or during a vacancy in the office of Registrar, or during the employment of the Registrar in another capacity, or on emergency, the Judge may, by writing under his hand and the seal of the Supreme Court, appoint any fit person to act as Registrar for the time therein mentioned, or until the appointment is revoked by the Judge or disapproved or revoked by the Secretary of State.

15. The Judge, each Assistant Judge, and the Registrar shall hold office during the pleasure of His Majesty.

16. In case at any time His Majesty thinks fit by warrant under his Royal sign manual to revoke the warrant appointing any person to be Judge, Assistant Judge, or Registrar, or while there is a Judge, Assistant Judge, or Registrar in office, thinks fit by warrant under his Royal sign manual to appoint another person to be Judge, Assistant Judge, or Registrar (as the case may be), then, and in every such case, until the warrant of revocation or of new appointment is notified by His Majesty's Minister in China to the person holding office, all powers and authorities vested in that person shall continue and be deemed to have continued in as full force—and he shall continue, and be deemed to have continued, entitled to all the privileges and emoluments of the office as fully, and all things done by him shall be and be deemed to have been as valid in law—as if such warrant of revocation or new appointment had not been made.

17. The Supreme Court shall ordinarily sit at Shanghai; but may, if it seems expedient, sit at any other place within the limits of this Order, and may at any time transfer its ordinary sittings to any such place as the Secretary of State approves. Under this Article the Judges may sit at the same time at different places, and each sitting shall be deemed to be a sitting of the Supreme Court.

18. The Judge or under his directions an Assistant Judge may visit, in a magisterial or judicial capacity, any place in China or Corea, and there inquire of, or hear and determine, any case, civil or criminal, and may examine any records or

other documents in any Provincial Court, and give directions as to the keeping thereof.

(ii) *Provincial Courts.*

19.—(1) Every commissioned Consular officer, with the exception of those at Shanghai and with such other exceptions (if any) as the Secretary of State thinks fit to make, shall for and in his Consular district hold and form a Court, in this Order referred to as a Provincial Court.

(2) Where His Majesty's Minister in China or Corea, as the case may be, appoints any person to be Acting Consul-General, Consul, or Vice-Consul at any port or place in China or Corea, which is for the time being open to foreign trade, and at which no commissioned Consular officer is resident, that person shall hold and form a Provincial Court for the district for which he is appointed to act.

(3) Every Provincial Court shall be styled "His Britannic Majesty's Court at Canton," (or as the case may be).

(4) Every Provincial Court may, with the approval of the Judge of the Supreme Court, appoint a competent person, or persons, to perform such duties and to exercise such powers in and for that Court as are by this Order and any Rules of Court imposed or conferred upon the Registrar and Marshal respectively, and any person so appointed shall perform such duties and exercise such powers accordingly.

(5) Every Provincial Court shall have a seal bearing its style and such device as the Secretary of State from time to time directs; but where such a seal is not provided, the seal of the Consular officer holding the Court may be used.

(iii) *Jurisdiction of Courts.*

20. The Supreme Court, and each Provincial Court, shall, in the exercise of every part of its jurisdiction, be a Court of Record.

21. All His Majesty's jurisdiction, civil and criminal, including any jurisdiction by this Order conferred expressly on a Provincial Court, shall for and within the district of the Consulate of Shanghai be vested exclusively in the Supreme Court as its ordinary original jurisdiction.

22. All His Majesty's jurisdiction, civil and criminal, not under this Order vested exclusively in the Supreme Court, shall to the extent and in the manner provided by this Order be vested in the Provincial Courts.

23. The Supreme Court shall have in all matters, civil and criminal, an original jurisdiction, concurrent with the jurisdiction of the several Provincial Courts, to be exercised subject and according to the provisions of this Order.

24.—(1) The Registrar of the Supreme Court shall, subject to any directions of the Judge, hold preliminary examinations, and shall hear and determine such criminal cases in that Court as are not, under this Order, required to be heard and determined on a charge.

(2) The Registrar shall also have authority to hear and determine such civil actions as may be assigned to him by the Judge, but actions which under this Order are required or directed to be heard with a jury or assessors shall not be so assigned.

(3) For the purposes of this Article the Registrar shall exercise all the powers and jurisdiction of a Provincial Court, and the provisions of this Order with respect to appeal and reserved case in criminal matters and to appeal in civil matters shall apply accordingly.

25.—(1) Where any case, civil or criminal, commenced in a Provincial Court, appears to that

Court to be beyond its jurisdiction, or to be one which for any other reason ought to be tried in the Supreme Court, the Provincial Court shall report the case to the Supreme Court for directions.

(2) The Supreme Court may of its own motion, or upon the report of a Provincial Court, or on the application of any party concerned, require any case, civil or criminal, pending in any Provincial Court to be transferred to, or tried in, the Supreme Court, or may direct in what Court and in what mode, subject to the provisions of this Order, any such case shall be tried.

26. The Supreme Court and every Provincial Court shall be auxiliary to one another in all particulars relative to the administration of justice, civil or criminal.

27. Every Judge and Officer of the Courts established under this Order shall, as far as there is proper opportunity, promote reconciliation and encourage and facilitate the settlement in an amicable way and without recourse to litigation, of matters in difference between British subjects, or between British subjects and foreigners in China or Corea.

28. Subject to the provisions of this Order, criminal and civil cases may be tried as follows:—

(a) In the case of the Supreme Court, by the Court itself, or by the Court with a jury, or with assessors.

(b) In the case of a Provincial Court by the Court itself, or by the Court with assessors.

29. Any of His Majesty's Courts in China or Corea may cause any summons, order, or judgment issuing from the Supreme Court of Hong Kong, in any civil proceeding, and accompanied by a request in writing under the seal of that Court, to be served in China or Corea.

30.—(1) Notwithstanding anything in this Order, the Court shall not exercise any jurisdiction in any proceeding whatsoever over His Majesty's Minister, or over his official or other residences, or his official or other property.

(2) Notwithstanding anything in this Order, the Court shall not exercise, except with the consent of the Minister signified in writing to the Court, any jurisdiction in any proceeding over any person attached to or being a member of, or in the service of, the Legation. The consent of the Minister may be given, either specially with respect to any person, or generally with respect to any class of persons so attached.

(3) If in any case under this Order it appears to the Court that the attendance of the Minister, or of any person attached to or being a member of the Legation, or being in the service of the Legation, to give evidence before the Court is requisite in the interest of justice, the Court may address to the Minister a request in writing for such attendance.

(4) A person attending to give evidence before the Court shall not be compelled or allowed to give any evidence or produce any document, if, in the opinion of the Minister, signified by him personally or in writing to the Court, the giving or production thereof would be injurious to His Majesty's service.

31. Where, by virtue of any Imperial Act, or of this Order, or otherwise, any provisions of any Imperial Acts, or of any law of a British possession, or of any Orders in Council other than this Order, are applicable in China or Corea, or any forms, regulations, or procedure prescribed or established by or under any such Act, Law or Order, are made applicable for any purpose of

this Order, or any other Order relating to China or Corea, such Acts, Laws, Orders, Forms, Regulations, or procedure may be construed or used with such alterations and adaptations not affecting the substance as may be necessary having regard to local circumstances, and anything required to be done by, to, or before any Court, Judge, officer, or authority may be done by, to, or before a Court, Judge, officer, or authority having the like or analogous functions, or by, to, or before any officer designated by the Secretary of State or by the Court (as the case may require) for that purpose; and the seal of the Supreme or Provincial Court (as the case may be) may be substituted for any other seal, and in case any difficulty occurs in the application it shall be lawful for a Secretary of State to direct by, to, or before whom and in what manner anything is to be done, and such Act, Law, Order, Form, Regulation, or procedure shall be construed accordingly.

Where under any such Imperial Act, Law, or Order any publication is required to be made, as respects any judicial proceeding in any Gazette or otherwise, such publication shall in China or Corea be made in such newspaper or by such other mode as the Court shall think fit to direct.

#### *Jurors and Assessors.*

32.—(1) Every male resident British subject—being of the age of 21 years or upwards—having a competent knowledge of the English language—having or earning a gross income at such rate as may be fixed by Rules of Court—not having been attainted of treason or felony, or convicted of any crime that is infamous (unless he has obtained a free pardon)—and not being under outlawry—shall be qualified to serve on a jury.

(2) All persons so qualified shall be liable so to serve, except the following persons, who shall nevertheless be competent to serve, that is to say:—

Persons in His Majesty's Diplomatic, Consular, or other Civil Service, in actual employment; Officers, clerks, keepers of prisons, messengers, and other persons attached to or in the service of the Court;

Officers and others on full pay in His Majesty's navy or army, or in actual employment in the service of any Department connected therewith;

Persons holding appointments in the civil, naval, or military service of China or Corea; Clergymen and other ministers of religion in the actual discharge of professional duties;

Legal practitioners in actual practice; Physicians, surgeons, and apothecaries in actual practice;

Persons who are over 60 years of age or are disabled by mental or bodily infirmity.

(3) A jury shall consist of such number of jurors, not more than twelve nor less than five, as may be determined in accordance with Rules of Court; and in such Rules different provisions may be made with respect to the several places at which the Supreme Court may sit, regard being had to the number of available jurors and any other considerations.

(4) In civil and in criminal cases the like challenges shall be allowed as in England—with this addition, that in civil cases each party may challenge three jurors peremptorily.

(5) A jury shall be required to give an unanimous verdict; provided that, with the con-

sent of parties, the verdict of a majority may be taken in civil cases.

33.—(1) An Assessor shall be a competent and impartial British subject, of good repute, nominated and summoned by the Court for the purpose of acting as Assessor.

(2) In the Supreme Court there may be one, two, or three Assessors, as the Court thinks fit.

(3) In a Provincial Court there shall ordinarily be not fewer than two, and not more than four, Assessors. Where, however, by reason of local circumstances, the Court is able to obtain the presence of one Assessor only, the Court may, if it thinks fit, sit with one Assessor only: and where, for like reasons, the Court is not able to obtain the presence of an Assessor, the Court may, if it thinks fit, sit without an Assessor—the Court, in every case, recording in the Minutes its reasons for sitting with one Assessor only or without an Assessor.

(4) An Assessor shall not have any voice in the decision of the Court in any case, civil or criminal; but an Assessor dissenting, in a civil case, from any decision of the Court, or, in a criminal case, from any decision of the Court or the conviction or the amount of punishment awarded, may record in the Minutes his dissent, and the grounds thereof, and shall be entitled to receive without payment a certified copy of the Minutes.

34.—(1) Any person failing to attend as juror or Assessor according to a summons shall be deemed guilty of a contempt of Court, and shall be liable to a fine not exceeding £10, but a person shall not be liable to fine for non-attendance unless he is resident in the Consular district in which the Court sits.

(2) Any such fine shall not be levied until after the expiration of fourteen days. The proper officer of the Court shall forthwith give to the person fined notice in writing of the imposition of the fine, and require him within six days after receipt of the notice to file an affidavit excusing non-attendance (if he desire to do so). The Court shall consider the affidavit, and may, if it seems proper, remit or reduce the fine.

### PART III.—CRIMINAL MATTERS.

35.—(1) Except as regards offences made or declared such by this or any other Order relating to China or Corea, or by any Rules or Regulations made under any Order:—

Any act that would not by a Court of Justice having criminal jurisdiction in England be deemed an offence in England, shall not, in the exercise of criminal jurisdiction under this Order, be deemed an offence, or be the subject of any criminal proceeding under this Order.

(2) Subject to the provisions of this Order, criminal jurisdiction under this Order shall, as far as circumstances admit, be exercised on the principles of, and in conformity with English law for the time being, and with the powers vested in the Courts of Justice and Justices of the Peace in England, according to their respective jurisdiction and authority.

#### *Local Jurisdiction in Criminal Matters.*

36. Every Court may cause to be summoned or arrested, and brought before it, any person subject to and being within the limits of its jurisdiction, and accused of having committed an offence cognizable under this Order, and may deal with the accused according to the jurisdiction

of the Court and in conformity with the provisions of this Order.

37. For the purposes of criminal jurisdiction every offence and cause of complaint committed or arising within the limits of this Order shall be deemed to have been committed or to have arisen, either in the place where the same actually was committed or arose, or in any place where the person charged or complained of happens to be at the time of the institution or commencement of the charge or complaint.

38. Where a person accused of an offence escapes or removes from the Consular district within which the offence was committed, and is found within another Consular district, the Court within whose district he is found may proceed in the case to trial and punishment, or to preliminary examination (as the case may require), in like manner as if the offence had been committed in its own district; or may, on the requisition or with the consent of the Court within whose district the offence was committed, send him in custody to that Court, or require him to give security for his surrender to that Court, there to be dealt with according to law.

Where any person is to be so sent in custody, a warrant shall be issued by the Court within whose district he is found, and that warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him up to the Court within whose district the offence was committed, according to the warrant.

39.—(1) In cases of murder or manslaughter if either the death, or the criminal act which wholly or partly caused the death, happened within the jurisdiction of a Court acting under this Order, that Court shall have the like jurisdiction over any British subject who is accused either as the principal offender, or as accessory before the fact to murder, or as accessory after the fact to murder or manslaughter, as if both the criminal act and the death had happened within that jurisdiction.

(2) In the case of any offence committed on the high seas, or within the Admiralty jurisdiction, by any British subject on board a British ship, or on board a foreign ship to which he did not belong, the Court shall, subject to the provisions of this Order, have jurisdiction as if the offence had been committed within the jurisdiction of that Court. In cases tried under this Article no different sentence can be passed from the sentence which could be passed in England if the offence were tried there.

(3) The foregoing provisions of this Article shall be deemed to be adaptations, for the purposes of this Order and of the Foreign Jurisdiction Act, 1890, of the following enactments, that is to say:—

The Admiralty Offences (Colonial) Act, 1849.  
The Admiralty Offences (Colonial) Act, 1860.  
The Merchant Shipping Act, 1894, Part. XIII.  
And those enactments shall apply accordingly and be administered in China and Corea.

#### *Apprehension and Custody of Accused Persons.*

40.—(1) Where a person accused of an offence is arrested on a warrant issuing out of any Court, he shall be brought before the Court within forty-eight hours after the arrest, unless in any case circumstances unavoidably prevent his being brought before the Court within that time,

which circumstances shall be recorded in the Minutes.

(2) In every case, he shall be brought before the Court as soon as circumstances reasonably admit, and the time and circumstances shall be recorded in the Minutes.

41.—(1) Where an accused person is in custody, he shall not be remanded at any time for more than seven days, unless circumstances appear to the Court to make it necessary or proper that he should be remanded for a longer time, which circumstances, and the time of remand, shall be recorded in the Minutes.

(2) In no case shall a remand be for more than fourteen days at one time, unless in case of illness of the accused or other case of necessity.

42. Where the Supreme Court or a Provincial Court issues a summons or warrant against any person on complaint of an offence committed on board of, or in relation to, a British ship, then, if it appears to the Court that the interests of public justice so require, the Court may issue a warrant or order for the detention of the ship, and may cause the ship to be detained accordingly, until the charge is heard and determined, and the order of the Court thereon is fully executed, or for such shorter time as the Court thinks fit; and the Court shall have power to make all such orders as appears to it necessary or proper for carrying this provision into effect.

43. Every Provincial Court shall execute any writ, order, or warrant issuing from the Supreme Court, and may take security from any person named therein for his appearance personally or by attorney, according to the writ, order, or warrant; or may cause such person to be taken in custody or otherwise to the Supreme Court or elsewhere in China or Corea, according to the writ, order, or warrant.

44.—(1) The Court may, in its discretion, admit to bail a person accused of any of the following offences, namely:—

Any felony.

Riot.

Assault on any officer in the execution of his duty, or on any person acting in his aid.

Neglect or breach of duty by an officer.

But a person accused of treason or murder shall not be admitted to bail except by the Supreme Court.

(2) In all other cases the Court shall admit the accused to bail unless the Court, having regard to the circumstances, sees good reason to the contrary, which reason shall be recorded in the Minutes.

(3) The Supreme Court may admit a person to bail, although a Provincial Court has not thought fit to do so.

(4) The accused who is to be admitted to bail, either on remand or on or after trial ordered, shall produce such surety or sureties as, in the opinion of the Court, will be sufficient to insure his appearance as and when required, and shall with him or them enter into a recognizance accordingly.

#### *Trial with Jury or Assessors.*

45.—(1) Where the offence charged is treason or murder the case must be tried on a charge before the Supreme Court with a jury.

(2) In each of the two following cases, namely:—

(i) Where the offence charged is rape, arson, housebreaking, robbery with violence, piracy, forgery, or perjury; or

(ii) Where the offence charged is any other than as aforesaid, but it appears to the Court at any time before the trial, the opinion of the Court being recorded in the Minutes, that the offence charged, if proved, would not be adequately punished by imprisonment for three months with hard labour, or by a fine of £20, or both such imprisonment and fine—

The offence shall be tried on a charge with a jury or assessors (according to the provisions of this Order applicable to the Court); but may, with the consent of the accused, be tried without assessors or jury. In the Supreme Court, when the accused does not so consent, the charge shall be tried with a jury, unless the Court is of opinion that a jury cannot be obtained.

(3) The Supreme Court may, for any special reason, direct that any case shall be tried with assessors or a jury, and a Provincial Court may, for any special reason, direct that any case shall be tried with assessors. In each such case the special reason shall be recorded in the Minutes.

46.—(1) Where an accused person is ordered to be tried before a Court with a jury or with assessors, he shall be tried as soon after the making of the order as circumstances reasonably admit.

(2) As long notice of the time of trial as circumstances reasonably admit shall be given to him in writing, under the seal of the Court, which notice, and the time thereof, shall be recorded in the Minutes.

47.—(1) The Supreme Court shall, when required by the Secretary of State, send to him a report of the sentence of the Court in any case tried before that Court with a jury or assessors, with a copy of the Minutes and notes of evidence, and with any observations which the Court thinks fit to make.

(2) Every Provincial Court shall, in accordance with Rules of Court, send to the Supreme Court a report of the sentence of the Court in every case tried by the Court with assessors, with such Minutes, notes of evidence, and other documents as such Rules may direct, and with any observations which the Court thinks fit to make.

#### *Summary Trial.*

48.—Where the complaint discloses an offence which is not required or directed to be heard on a charge, the accused may be tried summarily on the complaint: Provided that where an offence is tried summarily no greater punishment shall be awarded than imprisonment for three months or a fine of £20, or both.

#### *Preliminary Examination.*

49.—(1) Where the accused is before the Court, and it appears to the Court that the complaint discloses an offence—

(a) Which ought to be tried in or reported to another Court; or

(b) Which ought to be tried before the same Court with a jury or assessors;

the Court shall proceed to make a preliminary examination in the prescribed manner.

(2) On the conclusion of the preliminary examination, the Court shall bind by recognizance the prosecutor and every witness to appear at the trial to prosecute, or to prosecute and give evidence, or to give evidence (as the case may be), and if the case is to be tried in or reported to another Court, shall forthwith send the depositions, with a minute of other evidence.

(if any) and a report, to the Court before which the trial is to take place.

50. Where a British subject is accused of an offence the cognizance whereof appertains to any Court established under this Order, and it is expedient that the offence be inquired of, tried, determined, and punished in a British possession, the accused may (under the Foreign Jurisdiction Act, 1890, section 6) be sent for trial to Hong Kong or to Burma; and the Supreme Court of Hong Kong and the Sessions Court at Mandalay shall respectively be the authorized Courts for the purposes of that enactment.

The Court may, where it appears so expedient, by warrant under the hand of a Judge and the seal of the Court, cause the accused to be sent for trial to Hong Kong or to Mandalay accordingly.

The warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him up at Hong Kong or Mandalay, according to the warrant.

Where any person is to be so sent to Hong Kong or to Burma, the Court before which he is accused shall take the preliminary examination, and if it seems necessary and proper shall bind over such of the proper witnesses as are British subjects in their own recognizances to appear and give evidence on the trial.

51.—(1) If a British subject, having appeared as prosecutor or witness at a preliminary examination, refuses to enter into a recognizance to appear at the trial to prosecute or give evidence, the Court may send him to prison, there to remain until after the trial, unless in the meantime he enters into a recognizance.

(2) But if afterwards, from want of sufficient evidence or other cause, the accused is discharged, the Court shall order that the person imprisoned for so refusing be also discharged.

(3) Where the prosecutor or witness is not a British subject, the Court may require him either to enter into a recognizance or to give other security for his attendance at the trial, and if he fails to do so may in its discretion dismiss the charge.

52. Subject to Rules of Court made under this Order, the Court may order payment of allowances in respect of their reasonable expenses to any complainant or witness attending before the Court on the trial of any criminal case by a jury or with assessors, and also to jurors, assessors, interpreters, medical practitioners, or other persons employed in or in connection with criminal cases.

#### *Charges.*

53.—(1) The charge upon which an accused person is tried shall state the offence charged, with such particulars as to the time and place of the alleged offence, and the person (if any) against whom or the thing (if any) in respect of which it was committed, as are reasonably sufficient to give the accused notice of the matter with which he is charged.

(2) The fact that a charge is made is equivalent to a statement that every legal condition required by law to constitute the offence charged was fulfilled in the particular case.

(3) Where the nature of the case is such that the particulars above mentioned do not give such sufficient notice as aforesaid, the charge shall also contain such particulars of the manner in which the alleged offence was committed as will give such sufficient notice.

(4) For the purposes of the application of any Statute law, a charge framed under the provisions of this Order shall be deemed to be an indictment.

54. For every distinct offence of which any person is accused there shall be a separate charge, and every such charge shall be tried separately, except in the cases following, that is to say:—

(a) Where a person is accused of more offences than one of the same kind committed within the space of twelve months from the first to the last of such offences, he may be charged with, and tried at one trial for, any number of them not exceeding three.

(b) If in one series of acts so connected together as to form the same transaction more offences than one are committed by the same person, he may be charged with and tried at one trial for every such offence

(c) If the acts alleged constitute an offence falling within two or more definitions or descriptions of offences in any law or laws, the accused may be charged with, and tried at one trial for, each of such offences.

(d) If several acts constitute several offences, and also when combined, a different offence, the accused may be charged with, and tried at one trial for, the offence constituted by such acts when combined, or one or more of the several offences, but in the latter case shall not be punished with more severe punishment than the Court which tries him could award for any one of those offences.

(e) If a single act or series of acts is of such a nature that it is doubtful which of several offences the facts which can be proved will constitute, the accused may be charged with having committed all or any of such offences, and any number of such charges may be tried at once; or he may be charged in the alternative with having committed some one of the offences; and if it appears in evidence that he has committed a different offence for which he might have been charged, he may be convicted of that offence, although not charged with it.

55. When more persons than one are accused of the same offence or of different offences committed in the same transaction, or when one is accused of committing an offence and another of abetting or attempting to commit that offence, they may be charged and tried together or separately, as the Court thinks fit.

56.—(1) Any Court, if sitting with a jury or assessors, may alter any charge at any time before the verdict of the jury is returned or the opinions of the assessors are expressed; if sitting without jury or assessors, at any time before judgment is pronounced.

(2) Every such alteration shall be read and explained to the accused.

(3) If the altered charge is such that proceeding with the trial immediately is likely, in the opinion of the Court, to prejudice the accused or the prosecutor, the Court may either direct a new trial or adjourn the trial for such period as may be necessary.

57.—(1) No error or omission in stating either the offence or the particulars shall be regarded at any stage of the case as material, unless the accused was misled by such error or omission.

(2) When the facts alleged in certain particulars are proved and constitute an offence, and the remaining particulars are not proved, the

accused may be convicted of the offence constituted by the facts proved, although not charged with it.

(3) When a person is charged with an offence, and the evidence proves either the commission of a minor offence or an attempt to commit the offence charged, he may be convicted of the minor offence or of the attempt.

58.—(1) If the accused has been previously convicted of any offence, and it is intended to prove such conviction for the purpose of affecting the punishment which the Court is competent to award, the fact, date, and place of the previous conviction shall be stated in the charge.

(2) If such statement is omitted, the Court may add it at any time before sentence is passed.

(3) The part of the charge stating the previous convictions shall not be read out in Court, nor shall the accused be asked whether he has been previously convicted, as alleged in the charge, unless and until he has either pleaded guilty to, or been convicted of, the subsequent offence.

(4) If he pleads guilty to, or is convicted of, the subsequent offence, he shall then be asked whether he has been previously convicted, as alleged in the charge.

(5) If he answers that he has been so previously convicted, the Court may proceed to pass sentence on him accordingly, but, if he denies that he has been so previously convicted, or refuses to, or does not, answer such question, the Court shall then inquire concerning such previous conviction, and in such case (where the trial is by jury) it shall not be necessary to swear the jurors again.

#### *Punishments.*

59. The powers of the Courts with respect to punishments are limited as follows:—

(1) The Supreme Court may award in respect of an offence any punishment which may in respect of a similar offence be awarded in England: provided that (a) imprisonment with hard labour shall be substituted for penal servitude, and (b) the Supreme Court shall not award a fine exceeding £500; or, in case of a continuing offence, in addition to imprisonment or fine, or both, a fine exceeding £1 for each day during which the offence continues after conviction.

(2) A Provincial Court may award imprisonment, not exceeding twelve months, with or without hard labour, and with or without a fine not exceeding £100; or a fine not exceeding £100, without imprisonment; or in case of a continuing offence, in addition to imprisonment or fine, or both, a fine not exceeding 10s. for each day during which the offence continues after conviction.

(3) But nothing in this Article shall be deemed to empower any Court to award for any offence any punishment not authorized by law in relation to that offence.

60.—(1) If any person is guilty of an offence against this Order not distinguished as a grave offence against this Order, he is liable:—

(i) To a fine not exceeding £5, without any imprisonment; or

(ii) To imprisonment not exceeding one month, without fine; or

(iii) To imprisonment not exceeding fourteen days, with a fine not exceeding 50s.

(2) Imprisonment under this Article is without hard labour.

61.—(1) If any person is guilty of an offence against this Order, distinguished as a grave offence against this Order, he is liable:—

(i) To a fine not exceeding £10, without imprisonment; or

(ii) To imprisonment not exceeding two months, without fine; or

(iii) To imprisonment not exceeding one month, with a fine not exceeding £5.

(2) Imprisonment under this Article is, in the discretion of the Court, with or without hard labour.

62.—(1) The Court may, if it thinks fit, order a person convicted of an assault to pay to the person assaulted by way of damages any sum not exceeding £10.

(2) Damages so ordered to be paid may be either in addition to or in lieu of a fine, and shall be recoverable in like manner as a fine.

(3) Payment of such damages shall be a defence to an action for the assault.

63.—(1) The Court may, if it thinks fit, order a person convicted before it to pay all or part of the expenses of his prosecution, or of his imprisonment or other punishment or of both, the amount being specified in the order.

(2) Where it appears to the Court that the charge is malicious, or frivolous and vexatious, the Court may, if it thinks fit, order the complainant to pay all or part of the expenses of the prosecution, the amount being specified in the order.

(3) In these respective cases the Court may, if it thinks fit, order that the whole or such portion as the Court thinks fit of the expenses so paid be paid over to the complainant or to the accused (as the case may be).

(4) In all cases the reasons of the Court for making any such order shall be recorded in the Minutes.

64. Where any person is sentenced by the Supreme Court to suffer the punishment of death, the Judge shall forthwith send a report of the sentence, with a copy of the Minutes of Proceedings and notes of evidence in the case, and with any observations he thinks fit, to His Majesty's Minister in China or Corea as the case may be.

The sentence shall not be carried into execution without the direction of His Majesty's Minister in writing under his hand.

If His Majesty's Minister does not direct that the sentence of death be carried into execution, he shall direct what punishment in lieu of the punishment of death is to be inflicted on the person convicted, and the person convicted shall be liable to be so punished accordingly.

65.—(1) The Judge of the Supreme Court may by general order, approved by the Secretary of State, prescribe the manner in which and the prisons in China or Corea at which punishments passed by any Court or otherwise awarded under this Order are to be carried into execution.

(2) The warrant of any Court shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named in any prison so prescribed.

(3) For the purposes of this Article "China" includes places within the limits of the Wei-hai-Wei Order in Council, 1901.

66.—(1) Where an offender is sentenced to imprisonment, and the Supreme Court thinks it expedient that the sentence be carried into effect within His Majesty's dominions, and the offender is accordingly, under section 7 of the Foreign

Jurisdiction Act, 1890, sent for imprisonment to a place in His Majesty's dominions, the place shall be either Hong Kong, or a place in some other part of His Majesty's dominions, the Government whereof consents that offenders may be sent thither under this Article.

(2) The Supreme Court may, by warrant under the hand of a Judge and the seal of the Court, cause the offender to be sent to Hong Kong, or other such place as aforesaid, in order that the sentence may be there carried into effect accordingly.

(3) The warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him up at the place named, according to the warrant.

67.—(1) A Judge of the Supreme Court may, if he thinks fit, report to the Secretary of State or to the Minister in China or in Corea, as the case may be, recommending a mitigation or remission of any punishment awarded by any Court, and thereupon the punishment may be mitigated or remitted by the Secretary of State or Minister.

(2) Nothing in this Order shall affect His Majesty's prerogative of pardon.]

#### *Inquests.*

68.—(1) The Court shall have and discharge all the powers and duties appertaining to the office of Coroner in England, in relation to deaths of British subjects happening in the district of the Court.

(2) The Court may also exercise the said powers in relation to deaths of any persons having happened at sea on board British ships arriving in the district, and to deaths of British subjects having happened at sea on board foreign ships so arriving.

(3) The jurisdiction of the Court under this Article shall be exercised subject to the following provisions:—

(a) Where a British subject is charged with causing the death, the Court may, without holding an inquest, proceed forthwith with the preliminary examination.

(b) Where a British subject is not charged with causing the death, the Court shall, without any jury, hold an inquest, taking the depositions of those who know the facts. If, during or after the inquest, a British subject is so charged, the depositions shall be read over in the presence of the witnesses and of the accused, who shall be entitled to cross-examine each witness, and the procedure shall be as in other cases of preliminary examination. If after the inquest the Court does not see fit to cause any person to be charged, the Court shall certify its opinion of the cause of the death. When the inquest is held by a Provincial Court, the certificate and the depositions shall be sent forthwith to the Supreme Court, and that Court may give any directions which may seem proper in the circumstances.

(4) In this Article the expression "the Court" includes the Registrar of the Supreme Court.

#### *Statutory or other Offences.*

69. Any act which, if done in the United Kingdom, or in a British possession, would be an offence against any of the following Statutes of the Imperial Parliament or Orders in Council, that is to say:—

The Merchandise Marks Act, 1887; 53 53  
No. 27728. D

The Patents, Designs, and Trade-marks Acts, 1883 to 1888;

Any Act, Statute, or Order in Council for the time being in force relating to copyright, or to inventions, designs, or trade-marks;

Any Statute amending, or substituted for, any of the above-mentioned Statutes;

Shall, if done by a British subject in China or Corea, be punishable as a grave offence against this Order, whether such act is done in relation to any property or right of a British subject, or of a foreigner, or native, or otherwise howsoever;

Provided—

(1) That a copy of any such Statute or Order in Council shall be published in the public office of the Consulates at Shanghai and Seoul, and shall be there open for inspection by any person at all reasonable times; and a person shall not be punished under this Article for anything done before the expiration of one month after such publication, unless the person offending is proved to have had express notice of the Statute or Order in Council.

(2) That a prosecution by or on behalf of a prosecutor who is not a British subject shall not be entertained unless the Court is satisfied that effectual provision exists for the punishment in Consular or other Courts in China or Corea of similar acts committed by the subjects of the State or Power of which such prosecutor is a subject, in relation to, or affecting the interests of, British subjects.

70.—(1) If a British subject—

(i) Smuggles, or attempts to smuggle, out of China or Corea any goods on exportation whereof a duty is payable to the Chinese or Corean Government;

(ii) Imports or exports, or attempts to import or export, into or out of China or Corea any goods, intending and attempting to evade payment of duty payable thereon to the Chinese or Corean Government;

(iii) Imports or exports, or attempts to import or export, into or out of China or Corea any goods the importation or exportation whereof, into or out of China or Corea, is prohibited by law;

(iv) Without a proper licence, sells, or attempts to sell, or offers for sale, in China or Corea, any goods whereof the Chinese or Corean Government has by law a monopoly;

In each of the four cases aforesaid he shall be guilty of an offence against this Order, and on conviction shall be liable to imprisonment, with or without hard labour, for any term not exceeding six months, and with or without a fine not exceeding £100, or to a fine not exceeding £100 without imprisonment.

(2) Where a person is charged with such an offence as in this Article is mentioned, the Court may seize the goods in relation to which the alleged offence was committed, and may hold the same until after the hearing of the charge.

(3) If a person so charged is convicted, then those goods, whether they have been so seized or not, shall be forfeited to His Majesty the King, and the Court shall dispose of them, subject to any general or special directions of the Secretary of State, as the Court thinks fit.

71.—(1) If any British subject, without His Majesty's authority, proof whereof shall lie on the party accused, does any of the following things, that is to say:—

(a) Levies war or takes any part in any operation of war against, or aids or abets any person in carrying on war, insurrection, or rebellion against the Government of China or of Corea; or,

(b) Takes part in any operation of war in the service of the Government of China or of Corea against any persons engaged in carrying on war, insurrection, or rebellion against those respective Governments he shall be guilty of an offence against this Order, and, on conviction thereof, shall be liable to imprisonment, with or without hard labour, for any term not exceeding two years, and with or without a fine not exceeding £500, or to a fine not exceeding £500 without imprisonment.

(2) In addition to any such punishment every conviction under the provisions of this Article shall of itself, and without further proceedings, make the person convicted liable to deportation, and the Court may order him to be deported from China or Corea in manner provided by this Order.

(3) Where a person accused of an offence against this Article is brought before a Provincial Court, that Court shall report the case to the Supreme Court, and the Supreme Court shall thereupon direct in what mode and where the case shall be heard and determined, and the case shall be heard and determined accordingly.

72. Any British subject being in China or Corea may be proceeded against, tried, and punished under this Order for piracy wherever committed.

If a person accused of piracy is brought before a Provincial Court, that Court shall report the case to the Supreme Court, and the Supreme Court shall thereupon give such directions as it may think fit with respect to the trial.

73. If any British subject in China or in Corea violates or fails to observe any stipulation of any Treaty between His Majesty, His predecessors, heirs, or successors, and the Emperor of China or of Corea for the time being in force, in respect of the violation whereof any penalty is stipulated for in the Treaty, he shall be deemed guilty of an offence against the Treaty, and on conviction thereof under this Order shall be liable to a penalty in accordance with the stipulations of the Treaty.

74.—(1) Where, by agreement among the Diplomatic or Consular representatives in China or Corea of foreign States, or some of them, in conjunction with the Chinese or Corean authorities, Sanitary, or Police, or Port, or Game, or other Regulations are established, and the same, as far as they affect British subjects, are approved by the Secretary of State, the Court may, subject and according to the provisions of this Order, entertain any complaint made against a British subject for a breach of those Regulations, and may enforce payment of any fine incurred by that subject or person in respect of that breach, in like manner, as nearly as may be, as if that breach were by this Order declared to be an offence against this Order.

(2) In any such case the fine recovered shall, notwithstanding anything in this Order, be disposed of and applied in manner provided by those Regulations.

75. Every person subject to the criminal jurisdiction of the Court who prints, publishes, or offers for sale any printed or written newspaper or other publication containing matter calculated to excite tumult or disorder, or to excite enmity between

His Majesty's subjects, and the Government of China or Corea, as the case may be, or between that Government and its subjects, shall be guilty of a grave offence against this Order, and may, in addition to, or in lieu of, any other punishment, be ordered to give security for good behaviour, and in default thereof, or on a further conviction for the like offence, he may be ordered to be deported.

An offence against this Article shall not be tried except by the Supreme Court.

76.—(1) If a British subject—

(i) Publicly derides, mocks, or insults any religion established or observed within China or Corea; or

(ii) Publicly offers insult to any religious service, feast, or ceremony established or kept in any part of those dominions, or to any place of worship, tomb, or sanctuary belonging to any religion established or observed within those dominions, or to the ministers or professors thereof; or

(iii) Publicly and wilfully commits any act tending to bring any religion established or observed within those dominions, or its ceremonies, mode of worship, or observances, into hatred, ridicule, or contempt, and thereby to provoke a breach of the public peace;

he shall be guilty of an offence, and on conviction thereof, liable to imprisonment not exceeding two years, with or without hard labour, and with or without a fine not exceeding £50, or to a fine alone not exceeding £50.

(2) Notwithstanding anything in this Order, every charge under this Article shall be heard and determined by the Court alone, without jury or assessors, and any Provincial Court shall have power to impose the punishment aforesaid.

(3) Consular officers shall take such precautionary measures as seem to them proper and expedient for the prevention of such offences.

77.—(1) If any person, subject to the criminal jurisdiction of a Court, does any of the following things, namely:—

(a) Wilfully, by act or threat, obstructs an officer of, or person executing any process of, the Court in the performance of his duty; or

(b) Within or close to the room or place where the Court is sitting wilfully misbehaves in a violent, threatening, or disrespectful manner, to the disturbance of the Court, or to the intimidation of suitors or others resorting thereto; or

(c) Wilfully insults any member of the Court, or any assessor or juror, or any person acting as clerk or officer of the Court, during his sitting or attendance in Court, or in his going to or returning from Court; or

(d) Does any act in relation to the Supreme Court or a Provincial Court or a matter pending therein, which, if done in relation to the High Court in England, would be punishable as a contempt of that Court,—

he shall be guilty of a grave offence against this Order;

Provided that the Court, if it thinks fit, instead of directing proceedings as for an offence against this Order, may order the offender to be apprehended forthwith, with or without warrant, and on inquiry and consideration, and after the hearing of any defence which such person may offer, without further process or trial, may adjudge him to be punished with a fine not exceeding £10, or with imprisonment not ex-

ceeding twenty-four hours, at the discretion of the Court.

(2) A Minute shall be made and kept of every such case of punishment, recording the facts of the offence, and the extent of the punishment. In the case of a Provincial Court, a copy of the Minute shall be forthwith sent to the Supreme Court.

(3) Nothing herein shall interfere with the power of the Court to remove or exclude persons who interrupt or obstruct the proceedings of the Court.

78.—(1) If an officer of the Court employed to execute an order loses by neglect or omission the opportunity of executing it, then, on complaint of the person aggrieved, and proof of the fact alleged, the Court may, if it thinks fit, order the officer to pay the damages sustained by the person complaining, or part thereof.

(2) The order shall be enforced as an order directing payment of money.

79.—(1) If a clerk or officer of the Court, acting under pretence of the process or authority of the Court, is charged with extortion, or with not paying over money duly levied, or with other misconduct, the Court, if it thinks fit, may inquire into the charge in a summary way, and may for that purpose summon and enforce the attendance of all necessary persons, as in an action, and may make such order for the repayment of any money extorted, or for the payment over of any money levied, and for the payment of such damages and costs, as the Court thinks fit.

(2) The Court may also, if it thinks fit, on the same inquiry, impose on the clerk or officer such fine, not exceeding £5 for each offence, as the Court thinks fit.

(3) A clerk or officer against whom an order has been made or who has been acquitted under this Article shall not be liable to an action in respect of the same matter; and any such action, if begun, shall be stayed by the Court in such manner and on such terms as the Court thinks fit.

*Authority within 100 miles of Coast.*

80.—(1) Where a British subject, being in China or Corea, is charged with having committed, either before or after the commencement of this Order, any offence within a British ship at a distance of not more than 100 miles from the coast of China, or within a Chinese or Corean ship at such a distance as aforesaid, or within a ship not lawfully entitled to claim the protection of the flag of any State, at such a distance as aforesaid, any of His Majesty's Courts in China or Corea within the jurisdiction whereof he is found may cause him to be apprehended and brought before it, and may take the preliminary examination and commit him for trial.

(2) If the Court before which the accused is brought is a Provincial Court, the Court shall report to the Supreme Court the pendency of the case.

The Supreme Court shall thereupon direct in what mode, and where the case shall be heard and determined, and (notwithstanding anything in this Order) the case shall be so heard and determined accordingly.

(3) The provisions of this Order relative to offences, and proceedings in criminal matters, shall in all respects, as far as may be, extend and apply to every such case, in like manner as if the offence had been committed in China or Corea.

81. Where a British subject, being in Hong Kong, is charged with having committed, either

before or after the commencement of this Order, any crime or offence within any British, Chinese, or Corean ship at such a distance as aforesaid, the Supreme Court at Hong Kong shall have and may exercise authority and jurisdiction with respect to the crime or offence as fully as if it had been committed in Hong Kong.

82. His Majesty's Minister in China or Corea, any Judge of the Supreme Court, any Consular officer in China or Corea, or the Governor of Hong Kong, on receiving satisfactory information that any soldier, sailor, marine, or other person belonging to any of His Majesty's military or naval forces, has deserted therefrom; and has concealed himself in any British ship at such a distance as aforesaid, may, in pursuance of such information, issue his warrant for a search after and apprehension of such deserter, and on being satisfied on investigation that any person so apprehended is such a deserter, shall cause him to be, with all convenient speed, taken and delivered over to the nearest military station of His Majesty's forces, or to the officer in command of a ship of war of His Majesty serving in China or Corea, as the case may require.

*Deportation.*

83.—(1) Where it is proved that there is reasonable ground to apprehend that a British subject is about to commit a breach of the public peace—or that the acts or conduct of a British subject are or is likely to produce or excite to a breach of the public peace—the Court may, if it thinks fit, cause him to be brought before it, and require him to give security to the satisfaction of the Court, to keep the peace, or for his future good behaviour, as the case may require.

(2) Where a British subject is convicted of an offence before the Court, the Court may, if it thinks fit, require him to give security to the satisfaction of the Court for his future good behaviour, and for that purpose may (if need be) cause him to be brought before the Court.

(3) In either of the foregoing cases, if the person required to give security fails to do so, the Court may order that he be deported from China or Corea to such place as the Court directs.

(4) The place shall be a place in some part (if any) of His Majesty's dominions to which the person belongs, or the Government of which consents to the reception of persons deported under this Order.

(5) A Provincial Court shall report to the Supreme Court any order of deportation made by it and the grounds thereof, before the order is executed. The Supreme Court may reverse the order, or may confirm it with or without variation, and in case of confirmation, shall direct it to be carried into effect.

(6) The person to be deported shall be detained in custody until a fit opportunity for his deportation occurs.

(7) He shall, as soon as is practicable, and in the case of a person convicted, either after execution of the sentence or while it is in course of execution, be embarked in custody under the warrant of the Supreme Court on board one of His Majesty's ships of war, or, if there is no such ship available, then on board any British or other fit ship bound to the place of deportation.

(8) The warrant shall be sufficient authority to the commander or master of the ship to receive and detain the person therein named, and to

carry him to and deliver him up at the place named according to the warrant.

(9) The Court may order the person to be deported to pay all or any part of the expenses of his deportation. Subject thereto, the expenses of deportation shall be defrayed in such manner as the Secretary of State, with the concurrence of the Treasury, may direct.

(10) The Supreme Court shall forthwith report to the Secretary of State any order of deportation made or confirmed by it and the grounds thereof, and shall also inform His Majesty's Minister in China or Corea as the case may require.

(11) If any person deported under this or any former Order returns to China or Corea without permission in writing of the Secretary of State (which permission the Secretary of State may give), he shall be deemed guilty of a grave offence against this Order; and he shall also be liable to be forthwith again deported.

84. Where any person is deported to Hong Kong, he shall on his arrival there be delivered, with the warrant under which he is deported, into the custody of the Chief Magistrate of Police of Hong Kong, who, on receipt of the person deported, with the warrant, shall detain him and shall forthwith report the case to the Governor of Hong Kong, who shall either by warrant (if the circumstances of the case appear to him to make it expedient) cause the person so deported to be taken to England, and in the meantime to be detained in custody (so that the period of such detention do not exceed three months), or else shall discharge him from custody.

#### *Appeal and Reserved Case.*

85.—(1) Where a person is convicted of any offence before any Court—

(a) If he considers the conviction erroneous in law, then, on his application, within the prescribed time (unless it appears merely frivolous, when it may be refused); or

(b) If the Judge thinks fit to reserve for consideration of the full Supreme Court any question of law arising on the trial;

the Judge shall state a case, setting out the facts and the grounds of the conviction, and the question of law, and send or deliver it to the Registrar of the Supreme Court.

86.—(1) Where a case is stated under the last preceding Article, the Court, before whom the trial was had, shall, as it thinks fit, either postpone judgment on the conviction, or respite execution of the judgment, and either commit the person convicted to prison, or take security for him to appear and receive judgment, or to deliver himself for execution of the judgment (as the case may require), at an appointed time and place.

(2) The full Supreme Court, sitting without a jury or assessors, shall hear and determine the matter, and thereupon shall reverse, affirm, or amend the judgment given, or set it aside, and order an entry to be made in the Minutes that, in the judgment of the Supreme Court, the person ought not to have been convicted, or order judgment to be given at a subsequent sitting of the Provincial Court, or order a new trial, or make such other order as the Supreme Court thinks just, and shall also give all necessary and proper consequential directions.

(3) The judgment of the full Court shall be delivered in open Court, after the public hearing of any argument offered on behalf of the prosecutor or of the person convicted.

(4) Before delivering judgment, the full Court may, if necessary, cause the case to be amended by the Provincial Court.

(5) The full Court shall not annul a conviction or sentence, or vary a sentence, or order a new trial on the ground—

(a) Of any objection which, if stated during the trial, might, in the opinion of the Supreme Court, have been properly met by amendment at the trial; or

(b) Of any error in the summoning of assessors; or

(c) Of any person having served as assessor who was not qualified; or

(d) Of any objection to any person as assessor which might have been raised before or at the trial; or

(e) Of any informality in the swearing of any witness; or

(f) Of any error or omission in the charge, or any informality in procedure which, in the opinion of the Supreme Court, did not affect the substance of the case or subject the convicted person to any undue prejudice.

87. There shall be no appeal in a criminal case to His Majesty the King in Council from a decision of the Supreme Court, except by special leave of His Majesty in Council.

#### *Fugitive Offenders.*

88. The Fugitive Offenders Act, 1881, and the Colonial Prisoners Removal Act, 1884, shall apply to China and Corea, as if those places were a British possession and part of His Majesty's dominions.

Subject as follows:—

(a) His Majesty's Minister in China or Corea as the case may require, is hereby substituted for the Governor or Government of a British possession; and

(b) The Supreme Court is hereby substituted for a Superior Court of a British possession.

(c) The Supreme Court and each Provincial Court is substituted for a Magistrate of any part of His Majesty's dominions.

(d) For the purposes of Part II of the said Act of 1881, and of this Article in relation thereto, China, Corea, Wei-hai-Wei, and Hong Kong shall be deemed to be one group of British possessions.

#### PART IV.—CIVIL MATTERS.

89. Subject to the provisions of this Order, the civil jurisdiction of every Court acting under this Order shall, as far as circumstances admit, be exercised on the principles of, and in conformity with, English law for the time being in force.

#### *Procedure.*

90.—(1) Every civil proceeding in the Court shall be taken by action, and not otherwise, and shall be designated an action.

(2) For the purposes of any statutory enactment or other provision applicable under this Order to any civil proceeding in the Court, an action under this Order shall comprise and be equivalent to a suit, cause, or petition, or to any civil proceeding, howsoever required by any such enactment or provision to be instituted or carried on.

91. Every action shall commence by a summons issued from the Court, on the application of the plaintiff, and served on the defendant (in this Order referred to as an original summons); but notwithstanding this provision, proceedings may be taken in and applications may be

made to the Court in particular classes of cases, in such manner as may be prescribed by Rules of Court, or where such manner is not so prescribed, in such manner as like proceedings and applications are taken and made in England.

92.—(1) Subject to the provisions of this Order, every action in the Supreme Court which involves the amount or value of £150 or upwards shall, on the demand of either party in writing, filed in the Court seven days before the day appointed for the hearing, be heard with a jury.

(2) Any other suit may, on the suggestion of any party, at any stage, be heard with a jury, if the Court thinks fit.

(3) Any suit may be heard with a jury if the Court, of its own motion, at any stage, thinks fit.

93.—(1) The Supreme Court may, if it thinks fit, hear any action with assessors.

(2) A Provincial Court shall (subject to the provisions of this Order) hear with assessors every action which involves the amount or value of £150 or upwards.

(3) In all other cases a Provincial Court may, as it thinks fit, hear the action either with or without assessors.

94.—(1) After the issue of a summons by any Court, the decision of that Court may be given upon a special case submitted to the Court by the parties.

(2) Any decision of a Provincial Court may be given subject to a case to be stated by, or under the direction of, that Court for the opinion or direction of the Supreme Court.

95. Subject to the provisions of this Order and the Rules of Court, the costs of and incident to all proceedings in the Court shall be in the discretion of the Court, provided that if the action is tried with a jury the costs shall follow the event, unless the Court shall for good cause (to be entered in the Minutes) otherwise order.

#### *Arbitration.*

96.—(1) Any agreement in writing between any British subjects or between British subjects and foreigners to submit present or future differences to arbitration, whether an Arbitrator is named therein or not, may be filed in the Court by any party thereto, and, unless a contrary intention is expressed therein, shall be irrevocable, and shall have the same effect as an order of the Court.

(2) Every such agreement is in this Order referred to as a submission.

(3) If any action is commenced in respect of any matter covered by a submission, the Court, on the application of any party to the action, may by order stay the action.

97.—(1) In any action—

(a) If all parties consent, or

(b) If the matters in dispute consist wholly or partly of matters of account, or require for their determination prolonged examination of documents or any scientific or local examination;

the Court may at any time refer the whole action, or any question or issue arising therein, for inquiry and report, to the Registrar or any special Referee.

(2) The report of the Registrar or special Referee may be adopted wholly or partially by the Court, and if so adopted may be enforced as a judgment of the Court.

(3) The Court may also in any case, with the

consent of both parties to an action, or of any parties between whom any questions in the action arise (such consent being signified by a submission) refer the action or the portions referred to in the submission to arbitration, in such manner and upon such terms as it shall think reasonable or just.

(4) In all cases of reference to a Registrar, special Referee, or Arbitrator, under any order of the Court, the Registrar, special Referee, or Arbitrator shall be deemed to be an officer of the Court, and shall have such powers and authority, and shall conduct the reference or arbitration in such manner as may be prescribed by any Rules of Court, and subject thereto as the Court may direct.

98. Subject to Rules of Court, the Court shall have authority to enforce any submission, or any award made thereunder, and to control and regulate the proceedings before and after the award, in such manner and on such terms as the Court thinks fit.

#### *Bankruptcy.*

99. Each Court shall, as far as circumstances admit, have, for and within its own district, with respect to the following classes of persons being either resident in China or Corea, or carrying on business there, namely, resident British subjects and their debtors and creditors, being British subjects, or foreigners submitting to the jurisdiction of the Court, all such jurisdiction in bankruptcy as for the time being belongs to the High Court and the County Courts in England.

#### *Admiralty.*

100.—(1) The Supreme Court shall have Admiralty jurisdiction for and within the limits of this Order, and over vessels and persons coming within the same.

(2) The following enactments of the Colonial Courts of Admiralty Act, 1890, that is to say, section 2, sub-sections (2) to (4); sections 5 and 6; section 16, sub-section (3); shall apply to the Supreme Court as if that Court were a Colonial Court of Admiralty, and as if China and Corea were a British possession; and for the purpose of this application the expressions "judgment" and "appeal" shall in the enactments so applied have the same respective meanings as are assigned thereto in section 15 of the said Act.

#### *Matrimonial.*

101. The Supreme Court shall, as far as circumstances admit, have for and within China and Corea, with respect to British subjects, all such jurisdiction in matrimonial causes except the jurisdiction relative to dissolution or nullity or jactitation of marriage, as for the time being belongs to the High Court in England.

#### *Lunacy.*

102.—(1) The Supreme Court shall, as far as circumstances admit, have for and within China and Corea, in relation to British subjects, all such jurisdiction relative to the custody and management of the persons and estates of lunatics, as for the time being belongs to the Lord Chancellor or other Judge or Judges in England intrusted by virtue of His Majesty's sign manual with the care and commitment of the custody of the persons and estates of lunatics, and also such jurisdiction as may be exercised in England by a judicial authority under the provisions of the Lunacy Act, 1890, or any Act amending the same.

(2) A Provincial Court shall, as far as circumstances permit, have, in relation to British

subjects, such jurisdiction relative to the custody and management of the persons and estates of lunatics as for the time being may be prescribed by Rules of Court, and until such Rules are made, and so far as such Rules do not apply, as may be exercised in England by a judicial authority and by the Masters in Lunacy under the provisions of the Lunacy Act, 1890, or any Act amending the same.

(3) In any such case the Provincial Court may, of its own motion, or on the application of any person interested, take or authorize such steps as to the Court may seem necessary or expedient for the immediate protection of the person and property of any person appearing to the Court to be a lunatic, and may, from time to time, revoke, or vary, or supplement any order or proceeding taken in the matter.

(4) Subject to the provisions of this Article and to any Rules of Court, a Provincial Court shall not proceed in any such matter except under and according to the directions of the Supreme Court.

(5) Sections 5 to 7 of the Lunatics Removal (India) Act, 1851 (14 and 15 Vict., cap. 81), shall apply to China and Corea, with the substitution of "the Supreme Court" for "the Supreme Court of Judicature at any of the Presidencies of India." Provided that the jurisdiction of the Supreme Court under those sections may be exercised in and for Corea by the Provincial Court at Seoul.

*Probate and Administration.*

103. All real or immovable property situate in China or Corea, and belonging at the time of his death to any British subject dying after the commencement of this Order, shall be deemed to be personal estate, and the devolution thereof, in case of intestacy, shall be regulated according to the law of England for the time being relating to personal estate.

104.—(1) The Supreme Court shall, as far as circumstances admit, have, for and within China and Corea, with respect to the wills and the property in China and Corea of deceased British subjects, all such jurisdiction as for the time being belongs to the High Court in England.

(2) A Provincial Court shall have power to grant probate or letters of administration where there is no contention respecting the right to the grant.

(3) Probate or administration granted by a Court under this Order shall have effect over all the property of the deceased within China or Corea, and shall effectually discharge persons dealing with an executor or administrator thereunder, notwithstanding that any defect afterwards appears in the grant.

105. Section 51 of the Conveyancing (Scotland) Act, 1874, and any enactment for the time being in force amending or substituted for the same, are hereby extended to China and Corea with the adaptation following, namely:—

The Supreme Court is hereby substituted for a Court of Probate in a Colony.

106.—(1) Where a Court of Probate in the United Kingdom or in any British Possession to which the Colonial Probates Act, 1892, for the time being extends, has granted probate or letters of administration or confirmation in respect of the estate of a deceased person, the probate letters or confirmation so granted may, on being produced to, and a copy thereof deposited with, the Supreme Court, be sealed with the seal of that

Court, and thereupon shall be of the like force and effect and have the same operation as if granted by that Court.

(2) Provided that the Supreme Court shall, before sealing any probate letters or confirmation under this section, be satisfied either that all probate or estate duty has been paid in respect of so much of the estate, situate in China or Corea, as is liable to such duty, or that security has been given in a sum sufficient to cover the property (if any) in China or Corea, and may require such evidence, if any, as it thinks fit as to the domicile of the deceased person.

(3) The Supreme Court may, also, if it thinks fit, on the application of any creditor, require before sealing that adequate security be given for the payment of debts due from the estate to creditors residing in China or Corea.

(4) For the purposes of this Article, a duplicate of any probate letters of administration, or confirmation sealed with the seal of the Court granting the same, or a copy thereof certified as correct by or under the authority of the Court granting the same, shall have the same effect as the original.

107.—(1) Where a British subject dies in China or Corea, or elsewhere, intestate, then, until administration is granted, his property in China or Corea shall be vested in the Judge of the Supreme Court.

(2) The Court within whose jurisdiction any property of the deceased is situate shall, where the circumstances of the case appear to the Court so to require, forthwith on his death, or as soon after as may be, take possession of his property within the particular jurisdiction, or put any such property under the seal of the Court (in either case if the nature of the property or other circumstances so require, making an inventory), and so keep it until it can be dealt with according to law.

108. If any person named executor in the will of the deceased takes possession of and administers or otherwise deals with any part of the property of the deceased, and does not obtain probate within one month after the death, or after the termination of any suit or dispute respecting probate or administration, he shall be guilty of an offence and shall be liable to a fine not exceeding £50.

109. If any person, other than the person named executor or an administrator or an officer of the Court, takes possession of and administers or otherwise deals with any part of the property of a deceased British subject, whether resident or not, he shall be deemed guilty of a contempt of Court, and shall be liable to a fine not exceeding £50.

110. Where a person appointed executor in a will survives the testator, but either dies without having taken probate, or, having been called on by the Court to take probate, does not appear, his right in respect of the executorship wholly ceases; and without further renunciation the representation to the testator and the administration of his property shall go and may be committed as if that person had not been appointed executor.

111.—(1) Where a British subject dies in China or Corea, any other such subject having in his possession, or under his control, any paper or writing of the deceased, being, or purporting to be testamentary, shall forthwith bring the original to the Court within whose particular jurisdiction the death happens, and deposit it there.

If any person fails to do so for fourteen days after having knowledge of the death of the deceased, he shall be guilty of an offence and liable to a fine not exceeding £50.

(2) Where it is proved that any paper of the deceased, being or purporting to be testamentary, is in the possession or under the control of a British subject, the Court may, whether a suit or proceeding respecting probate or administration is pending or not, order him to produce the paper and bring it into Court.

(3) Where it appears to the Court that there are reasonable grounds for believing that any person has knowledge of any paper being, or purporting to be, testamentary (although it is not shown that the paper is in his possession or under his control) the Court may, whether a suit or proceeding for probate or administration is pending or not, order that he be examined respecting it before the Court or elsewhere, and that he do attend for that purpose, and after examination order that he do produce the paper and deposit it in Court.

112. Where it appears to the Court that the value of the property or estate of a deceased person does not exceed £50, the Court may, without any probate or letters of administration, or other formal proceeding, pay thereout any debts or charges, and pay, remit, or deliver any surplus to such persons, subject to such conditions (if any) as the Court thinks proper, and shall not be liable to any action, suit, or proceedings in respect of anything done under this Article. Provided that a Provincial Court shall not exercise the powers of this Article except with the approval of the Supreme Court. Every proceeding of the Court under this Article shall be recorded in the Minutes.

#### *Appeals and Rehearings.*

113.—(1) Where an action in a Provincial Court involves the amount or value of £25 or upwards, any party aggrieved by any decision of that Court, with or without assessors, in the action shall have the right to appeal to the Supreme Court against the same, on such terms and conditions as may be prescribed by Rules of Court.

(2) In any other case, the Provincial Court may, if it seems just and expedient, give leave to appeal on like terms.

(3) In any case the Supreme Court may give leave to appeal on such terms as seem just.

114.—(1) The Supreme Court may, if it thinks fit, on the application of any party, or of its own motion, order a rehearing of an action, or of an appeal, or of any arguments on a verdict or on any other question of law.

(2) The provisions of this Order respecting a hearing with a jury or assessors shall extend to a rehearing of an action.

(3) The Supreme Court may, if it thinks fit, direct any rehearing to be before the full Court.

(4) If the party applying for a rehearing has by any order been ordered to pay money or do any other thing, the Court may direct either that the order be carried into execution, or that the execution thereof be suspended pending the rehearing, as it thinks fit.

(5) If the Court directs the order to be carried into execution, the party in whose favour it is given shall before the execution give security to the satisfaction of the Court for the performance of such order as shall be made on the rehearing.

(6) If the Court directs the execution of the order to be suspended, the party against whom it is given shall, before an order for suspension is given, give security to the satisfaction of the Judge for performance of such order as shall be made on the rehearing.

(7) An application for a rehearing shall be made within the prescribed time.

#### *Appeals to His Majesty in Council.*

115.—(1) Where a final judgment or order of the Supreme Court made in a civil action involves the amount or value of £500 or upwards, any party aggrieved thereby may, within the prescribed time, or, if no time is prescribed, within fifteen days after the same is made or given, apply by motion to the Supreme Court for leave to appeal to His Majesty the King in Council.

(2) The applicant shall give security to the satisfaction of the Court to an amount not exceeding £500 for prosecution of the appeal, and for such costs in the event of the dismissal of the appeal for want of prosecution as the Supreme Court may award, and for payment of all such costs as may be awarded to any respondent by His Majesty in Council, or by the Lords of the Judicial Committee of His Majesty's Privy Council.

(3) He shall also pay into the Supreme Court a sum estimated by that Court to be the amount of the expense of the making up and transmission to England of the transcript of the record.

(4) If security and payment are so given and made within two months from the filing of the motion-paper for leave to appeal, then, and not otherwise, the Supreme Court shall give leave to appeal, and the appellant shall be at liberty to prefer and prosecute his appeal to His Majesty in Council according to the rules for the time being in force respecting appeals to His Majesty in Council from His Colonies, or such other rules as His Majesty in Council from time to time thinks fit to make concerning appeals from the Supreme Court.

(5) In any case the Supreme Court, if it considers it just or expedient to do so, may give leave to appeal on the terms and in the manner aforesaid.

116.—(1) Where leave to appeal to His Majesty in Council is applied for by a person ordered to pay money or do any other act, the Supreme Court shall direct either that the order appealed from be carried into execution, or that the execution thereof be suspended pending the appeal, as the Court thinks just.

(2) If the Court directs the order to be carried into execution, the person in whose favour it is made shall, before the execution of it, give security to the satisfaction of the Court for performance of such order as His Majesty in Council may think fit to make.

(3) If the Court directs the execution of the order to be suspended, the party against whom it is given shall, before an order for suspension is made, give security to the satisfaction of the Court for performance of such order as His Majesty in Council may think fit to make.

117. This Order shall not affect the right of His Majesty in Council at any time, on the humble petition of a person aggrieved by a decision of the Supreme Court, to admit his appeal thereon on such terms and in such manner as His Majesty in Council may think fit, and to deal with the

decision appealed from in such manner as may be just.

**PART V.—PROCEDURE, CRIMINAL AND CIVIL.**

118.—(1) In every case, civil or criminal, Minutes of the proceedings shall be drawn up, and shall be signed by the Judge before whom the proceedings are taken, and shall, where the trial is held with assessors, be open for their inspection and for their signature if concurred in by them.

(2) These Minutes, with the depositions of witnesses, and the notes of evidence taken at the hearing or trial by the Judge, shall be preserved in the public office of the Court.

119. The Judge of the Supreme Court may make Rules of Court—

- (a) For regulating the pleading practice and procedure in the Courts established under this Order with respect to all matters within the jurisdiction of the respective Courts;
- (b) For regulating the means by which particular facts may be proved in the said Courts;
- (c) For prescribing any forms to be used;
- (d) For prescribing or regulating the duties of the officers of the said Courts;
- (e) For prescribing scales of costs and regulating any matters in connection therewith;
- (f) For prescribing and enforcing the fees to be taken in respect of any proceedings under this Order, not exceeding, as regards any matters provided for by the Consular Salaries and Fees Act, 1891, fees fixed and allowed from time to time by any Order in Council made under that Act;
- (g) For prescribing the allowances to be made in criminal cases to complainants, witnesses, jurors, assessors, interpreters, medical practitioners, and other persons employed in the administration of justice, and the conditions upon which an order may be made by the Court for such allowances;
- (h) For taking and transmitting depositions of witnesses for use at trials in a British possession or in the United Kingdom;
- (i) For regulating the mode in which legal practitioners are to be admitted to practise as such, and for withdrawing or suspending the right to practise on grounds of misconduct, subject to a right of appeal to His Majesty in Council.

Where under any Act of Parliament which is applicable to China and Corea, Rules may or are required to be made in England by the Lord Chancellor or any Judicial authority, the powers of this Article shall include a power to make such Rules for the purposes of that Act so far as applicable.

Rules framed under this Article shall not have effect until approved by the Secretary of State, and, so far as they relate to fees and costs, sanctioned by the Treasury; but in case of urgency declared in any such Rules with the approval of His Majesty's Minister, the same shall have effect unless and until they are disapproved by the Secretary of State, and notification of such disapproval is recorded and published by the Judge of the Supreme Court.

Until such rules have been made, or in relation to matters to which they do not extend, a Court may adopt and use any procedure or forms heretofore in use in the Consular Courts in China or Corea, or any Regulations or Rules made thereunder and in force immediately before the

commencement of this Order, with any modifications or adaptations which may be necessary.

120.—(1) The Court may, in any case, if it thinks fit, on account of the poverty of a party, or for any other reason, to be recorded in the Minutes, dispense with or remit the payment of any fee in whole or in part.

(2) Payment of fees payable under any Rules to be made in pursuance of this Order, and of costs and of charges and expenses of witnesses, prosecutions, punishments, and deportations and of other charges and expenses, and of fines respectively payable under this Order, may be enforced under order of the Court by seizure and sale of goods, and, in default of sufficient goods, by imprisonment as a civil prisoner for a term not exceeding one month, but such imprisonment shall not operate as a satisfaction or extinguishment of the liability.

(3) Any bill of sale or mortgage, or transfer of property made with a view of avoiding seizure or sale of goods or ship under any provision of this Order, shall not be effectual to defeat the provisions of this Order.

121.—(1) Every person doing an act or taking a proceeding in the Court as plaintiff in a civil case, or as making a criminal charge against another person, or otherwise, shall do so in his own name and not otherwise, and either—

- (a) By himself; or
- (b) By a legal practitioner; or
- (c) By his attorney or agent thereunto lawfully authorized in writing and approved by the Court.

(2) Where the act is done or proceeding taken by an attorney or by an agent (other than a legal practitioner), the power of attorney, or instrument authorizing the agent, or an authenticated copy thereof, shall be first filed in the Court.

(3) Where the authority has reference only to the particular proceeding, the original document shall be filed.

(4) Where the authority is general, or has reference to other matters in which the attorney, or agent is empowered to act, an authenticated copy of the document may be filed.

(5) Any person doing any act or taking any proceeding in the Court in the name or on behalf of another person, not being lawfully authorized thereunto, and knowing himself not to be so authorized, is guilty of a contempt of Court.

122.—(1) In any case, criminal or civil, and at any stage thereof, the Court, either of its own motion or on the application of any party, may summon a British subject to attend to give evidence, or to produce documents, or to be examined: but a Provincial Court shall have power so to summon British subjects in its own district only.

(2) If the person summoned, having reasonable notice of the time and place at which he is required to attend, and (in civil cases) his reasonable expenses having been paid or tendered, fails to attend and be sworn, and give evidence, or produce documents or submit to examination accordingly, and does not excuse his failure to the satisfaction of the Court, he shall be guilty of an offence against this Order.

(3) Persons of Chinese, Corean, or other Asiatic origin or nationality shall be deemed to be persons allowed by law to affirm or declare instead of swearing.

(4) Any person appearing before the Court to give evidence in any case, civil or criminal, may be examined or give evidence in the form or with

the ceremony that he declares to be binding on his conscience.

(5) If in any case, civil or criminal, a British subject wilfully gives false evidence in the Court, or on a reference, he shall be deemed guilty of wilful and corrupt perjury.

123. Whenever under this Order any person is to be taken for trial or imprisonment or by way of deportation or for any other purpose, to the Supreme Court or elsewhere in China or Corea, or to Hong Kong, England, or elsewhere, the Court or other authority by this Order authorized to cause him to be so taken, may for that purpose (if necessary) cause him to be embarked on board one of His Majesty's ships of war, or if there is no such ship available, then on board any British or other fit ship, at any port or place whether within or beyond the particular jurisdiction or district of that Court or authority, and in order to such embarkment may (if necessary) cause him to be taken, in custody or otherwise, by land or by water, from any place to the port or place of embarkment.

The writ, order, or warrant of the Court, by virtue whereof any person is to be so taken, shall be sufficient authority to every constable, officer, or other person acting thereunder, and to the commander or master of any ship of war, or other ship (whether the constable, officer, or other person, or the ship or the commander or master thereof, is named therein or not), to receive, detain, take, and deliver up such person, according to the writ, order, or warrant.

Where the writ, order, or warrant is executed under the immediate direction of the Court or authority issuing it, the writ, order, or warrant shall be delivered to the constable, officer, or other person acting thereunder, and a duplicate thereof shall be delivered to the commander or master of any ship in which the person to whom the writ, order, or warrant relates is embarked.

Where the writ, order, or warrant issues from the Supreme Court, and is executed by a Provincial Court, a copy thereof certified under the seal of the Court executing the same shall be delivered to the constable, officer, or other person acting thereunder, and to the commander or master of any ship in which the person taken is embarked; and any such copy shall be for all purposes conclusive evidence of the order of which it purports to be a copy.

124. Subject to the other provisions of this Order, all expenses of removal of prisoners and others from or to any place in China or Corea, or from or to Hong Kong, and the expenses of deportation and of the sending of any person to England, shall be defrayed in such manner as the Secretary of State from time to time directs.

Any master of a British ship when required shall be bound to take such persons for a reasonable remuneration, to be determined by a Judge of the Supreme Court, and in case of non-compliance shall be liable to a penalty not exceeding £50.

125. The following Acts, namely:—

The Foreign Tribunals Evidence Act, 1856;

The Evidence by Commission Act, 1859;

The Evidence by Commission Act, 1885;

or so much thereof as is for the time being in force, and any enactment for the time being in force amending or substituted for the same, are hereby extended to China and Corea, with the adaptation following, namely:—

In the said Acts the Supreme Court is hereby substituted for a Supreme Court in a Colony.

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126. The following Acts, namely:—

The British Law Ascertainment Act, 1859;

The Foreign Law Ascertainment Act, 1861;

or so much thereof as is for the time being in force, and any enactment for the time being in force amending or substituted for the same, are hereby extended to China and Corea, with the adaptation following, namely:—

In the said Acts the Supreme Court is hereby substituted for a Superior Court in a Colony.

127. The Public Authorities Protection Act, 1893, shall extend and apply to China and Corea, as if China and Corea were therein mentioned in place of the United Kingdom, and as if this Order and any other Order relating to China or Corea, and any Regulations or Rules made under any such Order were therein referred to, in addition to any Act of Parliament.

128. The Supreme Court may, if it thinks fit, order that a Commission do issue for examination of witnesses at any place out of China and Corea on oath, by interrogatories or otherwise, and may by order, give such directions touching the time, place, and manner of the examination, or anything connected therewith, as to the Court appear reasonable and just.

## PART VI.—MORTGAGES AND BILLS OF SALE.

### *Mortgages.*

129. A deed or other instrument of mortgage, legal or equitable, of lands or houses in China or Corea, executed by a British subject, may be registered at any time after its execution at the Consulate of the Consular district wherein the property mortgaged is situate.

130. Registration is made as follows:—The original and a copy of the deed or other instrument of mortgage, and an affidavit verifying the execution and place of execution thereof, and verifying the copy, are brought into the Consulate; and the copy and affidavit are left there.

131. If a deed or other instrument of mortgage is not registered at the Consulate aforesaid within the respective time following (namely):—

(1) Within fourteen days after its execution, where it is executed in the Consular district wherein the property mortgaged is situate;

(2) Within two months after its execution, where it is executed in China or Corea, elsewhere than in that Consular district, or in Wei-hai-Wei or Hong Kong;

(3) Within six months after its execution, where it is executed elsewhere than in China, Corea, Wei-hai-Wei, or Hong Kong;

then, and in every such case, the mortgage debt secured by the deed or other instrument and the interest thereon shall not have priority over judgment or simple contract debts contracted before the registration of that deed or other instrument.

132. Registered deeds or other instruments of mortgage, legal or equitable, of the same lands or houses have, as among themselves, priority in order of registration.

133. His Majesty's Minister may, with the approval of the Secretary of State, make Rules for prescribing and regulating the making and keeping of indexes, and of a general index, to the register of mortgages, and searches in those indexes, and other particulars connected with the making, keeping, and using of those registers and indexes, and for authorizing and regulating the unregistering of any deed or other instrument

of mortgage, or the registering of any release or satisfaction in respect thereof.

*Bill of Sale.*

134. The provisions of this Order relating to bills of sale—

(1) Apply only to such bills of sale executed by British subjects as are intended to affect chattels in China or Corea;

(2) Do not apply to bills of sale given by sheriffs or others under or in execution of process authorizing seizure of chattels.

135.—(1) Every bill of sale must conform with the following rules (namely):—

(a) It must state truly the name, description, and address of the grantor.

(b) It must state truly the consideration for which it is granted.

(c) It must have annexed thereto or written thereunder an inventory of the chattels intended to be comprised therein.

(d) Any defeasance, condition, or declaration of trust affecting the bill not contained in the body of the bill must be written on the same paper as the bill.

(e) The execution of the bill must be attested by a credible witness, with his address and description.

(2) Otherwise, the bill is void in China and in Corea to the extent following, but not further (that is to say):—

(a) In the case of failure to conform with the rule respecting an inventory, as far as regards chattels omitted from the inventory; and

(b) In any other case, wholly.

(3) The inventory, and any defeasance, condition, or declaration as aforesaid, respectively, is for all purposes deemed part of the bill.

136. A bill of sale conforming, or appearing to conform, with the foregoing rules, may be registered, if it is intended to affect chattels in China or Corea, at the Supreme Court or at the Consulate of the Consular district wherein the chattels are; within the respective time following and not afterwards (namely):—

(1) Within fourteen days after its execution, where it is executed in the Consular district wherein the chattels are;

(2) Within two months after its execution, where it is executed in China or in Corea elsewhere than in that Consular district, or in Wei-hai-Wei or Hong Kong;

(3) Within six months after its execution, where it is executed elsewhere than in China, Corea, Wei-hai-Wei, or Hong Kong.

137. Registration is made as follows:—The original and a copy of the bill of sale, and an affidavit verifying the execution, and the time and place of execution, and the attestation thereof, and verifying the copy, are brought into the proper office of the Court or the Consulate; and the copy and affidavit are left there.

138. If a bill of sale is not registered at a place and within the time by this Order appointed and allowed for registration thereof, it is, from and after the expiration of that time, void in China or in Corea, according as that place is in China or in Corea, to the extent following, but not further (that is to say):—

(1) As against trustees or assignees of the estate of the grantor, in or under bankruptcy, liquidation, or assignment for the benefit of creditors; and

(2) As against all sheriffs and others seizing chattels under process of any Court, and any

person on whose behalf the seizure is made; but only

(3) As regards the property in, or right to, the possession of such chattels comprised in the bill as, at or after the filing of the petition for bankruptcy or liquidation, or the execution of the assignment, or the seizure, are in the grantor's possession, or apparent possession.

139. Registered bills of sale affecting the same chattels have as among themselves priority in order of registration.

140. Chattels comprised in a registered bill of sale are not in the possession, order, or disposition of the grantor within the law of bankruptcy.

141. If in any case there is an unregistered bill of sale, and within or on the expiration of the time by this Order allowed for registration thereof, a subsequent bill of sale is granted affecting the same or some of the same chattels, for the same or part of the same debt, then the subsequent bill is, to the extent to which it comprises the same chattels and is for the same debt absolutely void, unless the Court is satisfied that the subsequent bill is granted in good faith for the purpose of correcting some material error in the prior bill, and not for the purpose of unlawfully evading the operation of this Order.

142. The registration of a bill of sale must be renewed once at least every five years.

143. Renewal of registration is made as follows:—An affidavit stating the date of and parties to the bill of sale, and the date of the original registration, and of the last renewal, and that the bill is still a subsisting security, is brought in to the proper office of the Court or the Consulate of original registration, and is left there.

144. If the registration of a bill of sale is not so renewed in any period of five years, then on and from the expiration of that period the bill is deemed to be unregistered.

145. The provisions of this Order relating to renewal apply to bills of sale registered under the Orders in Council repealed by this Order.

146. A transfer or assignment of a registered bill of sale need not be registered; and renewal of registration is not necessary by reason only of such a transfer or assignment.

147. Where the time for registration or renewal of registration of a bill of sale expires on a Sunday, or other day on which the office for registration is closed, the registration or renewal is valid if made on the first subsequent day on which the office is open.

148. If in any case the Court is satisfied that failure to register or to renew the registration of a bill of sale in due time, or any omission or misstatement connected with registration or renewal, was accidental or inadvertent, the Court may, if it thinks fit, order the failure, omission, or misstatement to be rectified in such manner and on such terms, if any, respecting security, notice by advertisement or otherwise, or any other matter, as the Court thinks fit.

149. The provisions of this Order apply to a bill of sale executed before the commencement of this Order.

150. The power conferred on the Judge of the Supreme Court by this Order of framing Rules from time to time, extends to the framing of Rules for prescribing and regulating the making and keeping of indexes, and of a general index,

to the registers of bills of sale, and searches in those indexes, and other particulars connected with the making, keeping, and using of those registers and indexes, and for authorizing and regulating the unregistering of any bill of sale, or the registering of any release or satisfaction in respect thereof.

#### PART VII.—FOREIGN SUBJECTS AND TRIBUNALS.

151.—(1) Where a foreigner desires to institute or take in the Court an action against a British subject, or a British subject desires to institute or take in the Court an action against a foreigner, the Court shall entertain the same, and shall hear and determine it, according to the ordinary course of the Court.

(2) Provided that the foreigner, if so required by the Court, first obtains and files in the Court the consent in writing of the competent authority on behalf of his own nation to his submitting, and does submit, to the jurisdiction of the Court, and, if required by the Court, give security to the satisfaction of the Court, and to such reasonable amount as the Court thinks fit, by deposit or otherwise, to pay fees, damages, costs, and expenses, and abide by and perform such decision as shall be given by the Court or on appeal.

(3) A cross-action or counter-claim shall not be brought in the Court against a plaintiff, being a foreigner.

(4) Where a foreigner obtains in the Court an order against a defendant being a British subject, and in another suit that defendant is plaintiff and the foreigner is defendant, the Court may, if it thinks fit, on the application of the British subject, stay the enforcement of the order pending that other suit, and may set off any amount ordered to be paid by one party in one suit against any amount ordered to be paid by the other party in the other suit.

(5) Where a plaintiff, being a foreigner, obtains an order in the Court against two or more defendants being British subjects jointly, and in another action one of them is plaintiff and the foreigner is defendant, the Court may, if it thinks fit, on the application of the British subject, stay the enforcement of the order pending that other action, and may set off any amount ordered to be paid by one party in one action against any amount ordered to be paid by the other party in the other action, without prejudice to the right of the British subject to require contribution from his co-defendants under the joint liability.

(6) Where a foreigner is co-plaintiff in a suit with a British subject who is within the particular jurisdiction, it shall not be necessary for the foreigner to give security for costs, unless the Court so directs, but the co-plaintiff British subject shall be responsible for all fees and costs.

152.—(1) Where it is proved that the attendance within the particular jurisdiction of a British subject to give evidence, or for any other purpose connected with the administration of justice, is required in a Court of China or Corea, or before a Chinese or Korean judicial officer, or in a Court or before a judicial officer of a State in amity with His Majesty, the Court may, if it thinks fit, in a case and in circumstances in which the Court would require his attendance before the Court, order that he do attend in such Court, or before such judicial officer, and for such purpose as aforesaid.

(2) A Provincial Court, however, cannot so

order attendance at any place beyond its particular jurisdiction.

(3) If the person ordered to attend, having reasonable notice of the time and place at which he is required to attend, fails to attend accordingly, and does not excuse his failure to the satisfaction of the Court, he shall (independently of any other liability) be guilty of an offence against this Order.

153. When a British subject invokes or submits to the jurisdiction of a Chinese, Korean, or foreign Tribunal, and engages in writing to abide by the decision of that Tribunal, or to pay any fees or expenses ordered by such Tribunal to be paid by him, the Supreme Court or any Provincial Court may, on such evidence as it thinks fit to require, enforce payment of such fees and expenses in the same manner as if they were fees payable in a proceeding by such person in that Court, and shall pay over or account for the same when levied to the proper Chinese, Korean, or foreign authority, as the Court may direct.

154.—(1) The Supreme Court may, upon the application of any British subject or foreigner who has obtained a judgment or order for the recovery or payment of money in a foreign Court in China or Corea against a person subject to the jurisdiction of that Court, and upon a certificate by the proper officer of the foreign Court that such judgment has been recovered or order made (specifying the amount), and that it is still unsatisfied, and that a British subject is alleged to be indebted to such debtor and is within the jurisdiction, order that all debts owing or accruing from such British subject (hereinafter called the garnishee) to such debtor shall be attached to answer the judgment or order; and by the same or a subsequent order, may order the garnishee to pay his debt or so much as may be sufficient to satisfy the judgment or order of the foreign Court.

(2) The proceedings for the summoning of the garnishee, for the ascertainment of his liability, and for the payment of money ordered by the Court to be paid, and all matters for giving effect to this Article, may be regulated by Rules of Court.

(3) An order shall not be made under this Article unless the Court is satisfied that the foreign Court is authorized to exercise similar powers in the case of a debt due from a person subject to the jurisdiction of that Court to a British subject against whom a judgment has been obtained in a Court established under this Order.

#### PART VIII.—REGULATIONS.

155. His Majesty's Ministers in China and Corea shall have power collectively with respect to China and Corea or any parts thereof, or severally with respect to China or Corea, or any parts thereof as the case may be, to make Regulations (to be called King's Regulations) for the following purposes, that is to say:—

(a) For the peace, order, and good government of British subjects in relation to matters not provided for by this Order, and to matters intended by this Order to be prescribed by Regulation.

(b) For securing the observance of any Treaty for the time being in force relating to any place or of any native or local law or custom whether relating to trade, commerce, revenue, or any other matter.

(c) For regulating or preventing the importation or exportation in British ships or by

British subjects of arms or munitions of war, or any parts or ingredients thereof, and for giving effect to any Treaty relating to the importation or exportation of the same.

(d) For requiring returns to be made of the nature, quantity, and value of articles exported from or imported into his district, or any part thereof, by or on account of any British subject who is subject to this Order, or in any British ship, and for prescribing the times and manner at or in which, and the persons by whom, such returns are to be made.

(2) Any Regulations made under this Article may provide for forfeiture of any goods, receptacles, or things in relation to which, or to the contents of which, any breach is committed of such Regulations, or of any Treaty or any native or local law or custom, the observance of which is provided for by such Regulations.

(3) Any person committing a breach of any such Regulations shall, in addition to any forfeiture prescribed thereby, be liable, on conviction, to imprisonment, for a period not exceeding three months, or to a fine, or to both.

(4) Any fine imposed for a breach of Regulations shall not exceed £50: Provided that where the breach is of any Regulation relating to customs law, or to the importation or exportation of any goods, the fine may extend to a sum equivalent to treble the value of the goods in relation to which the breach is committed.

156. His Majesty's Ministers in China and Corea respectively, in the exercise of the powers aforesaid, may, if they think fit, join with the Ministers of any foreign Powers in amity with His Majesty in making or adopting Regulations for the municipal government of any foreign concession or settlement in China or Corea as the case may be; and as regards British subjects, such joint Regulations shall be as valid and binding as if they related to British subjects only.

157.—(a) Regulations made or adopted under this Order shall not have effect as respects British subjects unless and until they are approved by His Majesty the King, that approval being signified through the Secretary of State—save that, in case of urgency declared in any such Regulations, the same shall take effect before that approval, and shall continue to have effect unless and until they are disapproved by His Majesty the King, and until notification of that disapproval has been received and published by His Majesty's Minister in China or Corea as the case may be.

(b) Any Regulations when so approved, and published as provided by this Order, shall have effect as if contained in this Order.

158.—(1) All Regulations approved under this Order, whether imposing penalties or not, shall be printed, and a printed copy thereof shall be affixed, and be at all times kept exhibited conspicuously in the public office of each Consulate in China and Corea.

(2) Printed copies of the Regulations shall be kept on sale at such reasonable price as His Majesty's Minister from time to time directs.

(3) A printed copy of any Regulations purporting to be made under this Order, and to be certified under the hand of His Majesty's Minister in China or Corea, or under the hand and Consular seal of one of His Majesty's Consular officers in

China and Corea, shall be conclusive evidence of the due making of such Regulations.

159. The respective powers aforesaid extend to the making of Regulations for the governance, visitation, care, and superintendence of prisons in China or in Corea, for the removal of prisoners from one prison to another, and for the infliction of corporal or other punishment on prisoners committing offences against the rules or discipline of a prison; but the provisions of this Order respecting penalties, and respecting the printing, affixing, exhibiting, and sale of Regulations, and the mode of trial of charges of offences against Regulations, do not apply to Regulations respecting prisons and offences of prisoners.

#### PART IX.—MISCELLANEOUS.

160. Nothing in this Order shall deprive the Court of the right to observe, and to enforce the observance of, or shall deprive any person of the benefit of, any reasonable custom existing in China or Corea, unless this Order contains some express and specific provision incompatible with the observance thereof.

161. Nothing in this Order shall prevent any Consular officer in China or Corea from doing anything which His Majesty's Consuls in the dominions of any other State in amity with His Majesty are, for the time being, by law, usage, or sufferance, entitled or enabled to do.

162.—(1) Every British subject resident shall, in January in every year, register himself at the Consulate of the Consular district within which he is resident: Provided that—

(a) The registration of a man shall comprise the registration of his wife, if living with him; and

(b) The registration of the head of a family shall be deemed to comprise the registration of all females and minors being his relatives, in whatever degree, living under the same roof with him at the time of his registration.

(2) The Consular officer may, without fee, register any British subjects being minors living in the houses of foreigners.

(3) Every British subject arriving at a place in China or Corea where there is a Consular office, unless borne on the muster-roll of a British ship there arriving, shall, on the expiration of one month after arrival, be deemed, for the purposes of this Article, to be resident, and shall register himself accordingly.

(4) A person shall not be required to register himself oftener than once in a year, reckoned from the 1st January.

(5) The Consular officer shall yearly give to each person registered by him a certificate of registration, signed by him and sealed with his Consular seal.

(6) The name of a wife, if her registration is comprised in her husband's, shall, unless in any case the Consular officer sees good reason to the contrary, be indorsed on the husband's certificate.

(7) The names and descriptions of females and minors whose registration is comprised in that of the head of the family shall, unless in any case the Consular officer sees good reason to the contrary, be indorsed on the certificate of the head of the family.

(8) It shall be lawful by King's Regulations to require that every person shall, on every registration of himself, pay such fee as may therein be prescribed, not exceeding 2 dollars in China and 2 yen in Corea; and such Regulations may provide that any such fee may either be uniform

for all persons, or may vary according to the position and circumstances of different classes.

(9) The mode of registration may be prescribed by King's Regulations, but if no other mode is so prescribed, every person by this Order required to register himself or herself shall, unless excused by the Consular officer, attend personally for that purpose at the Consulate on each occasion of registration.

(10) If any person fails to comply with the provisions of this Order respecting registration, and does not excuse his failure to the satisfaction of the Consular officer, he or she shall be guilty of an offence against this Order, and any Court or authority may, if it thinks fit, decline to recognize him as a British subject.

163. Section 48 of the Conveyancing and Law of Property Act, 1881 (which relates to the deposit of instruments creating powers of attorney in the Central Office of the Supreme Court in England or Ireland) shall apply to China and Corea with these modifications, that is to say: the Office of the Supreme Court is substituted for the Central Office, and Rules of Court under this Order are substituted for General Rules.

164. All fees, fines, penalties, and other sums of money which, under the provisions of this Order or any Regulations or Rules of Court, are stated or imposed in terms of British currency, shall, if not paid in British gold, be paid in China in British or Mexican dollars at the rate of exchange fixed periodically by the Treasury; in Corea, in Japanese currency at the rate of 10 yen to the pound sterling.

The said rates of exchange shall apply to the ascertainment of the value of any income for any purpose of qualification or of any limitation or security, in any case where this Order or any Rule or Regulation contains a reference to British currency.

165. Except as in this Order otherwise provided, all fees, dues, fines, and other receipts under this Order shall be carried to the public account, and shall be accounted for and paid as the Secretary of State, with the concurrence of the Treasury, directs.

166. Not later than the 31st March in each year, the Judge of the Supreme Court shall send to the Secretary of State a report on the operation of this Order up to the 31st December of the preceding year, showing for the then last twelve months the number and nature of the proceedings, criminal and civil, taken in the Court under this Order, and the result thereof, and the number and amount of fees received, and containing an abstract of the registration list, and such other information, and being in such form, as the Secretary of State from time to time directs.

167. Each Provincial Court shall at such time as may be fixed by Rules of Court furnish to the Supreme Court an annual report of every case, civil and criminal, brought before it, in such form as the Supreme Court directs.

168.—(1) A printed copy of this Order shall be always kept exhibited in a conspicuous place in each Consular office and in each Court-house.

(2) Printed copies shall be sold at such reasonable price as the Supreme Court directs.

(3) Judicial notice shall be taken of this Order, and of the commencement thereof, and of the appointment of Consuls, and of the constitution and limits of the Courts and districts, and of Consular seals and signatures, and of any Rules

made or in force under this Order, and no proof shall be required of any of such matters.

The provisions of the Evidence Act, 1851 (14 & 15 Vict., cap. 99), secs 7 and 11, relating to the proof of judicial and other documents, shall extend and be applied for all purposes as if the Courts, districts, and places to which this Order applies were in a British Colony.

169.—(1) The Orders in Council mentioned in the Schedule to this Order are hereby repealed, but this appeal shall not—

(a) Affect the past operation of those Orders, or any of them, or any appointment made, or any right, title, obligation, or liability accrued, or the validity or invalidity of anything done or suffered under any of those Orders, before the making of this Order;

(b) Interfere with the institution or prosecution of any proceeding or action, criminal or civil, in respect of any offence committed against, or forfeiture incurred or liability accrued under or in consequence of any provision of, any of those Orders, or any Regulation confirmed by any such Order or made thereunder;

(c) Take away or abridge any protection or benefit given or to be enjoyed in relation thereto.

(2) Notwithstanding the repeal of the Orders aforesaid, all Rules and Regulations approved or confirmed by or under any Order so repealed, shall continue and be as if this Order had not been made; but so that the same may be revoked, altered, or otherwise dealt with under this Order, as if they had been made under this Order.

(3) Criminal or civil proceedings begun under any of the Orders repealed by this Order, and pending at the time when this Order comes into operation, shall, from and after that time, be regulated by the provisions of this Order, as far as the nature and circumstances of each case admits.

(4) Lists of jurors and assessors in force at the passing of this Order shall continue in force until revised and settled under the provisions of this Order.

170.—(1) This Order shall take effect on such day not less than one month nor more than three months after it is first exhibited in the public office of the Supreme Court at Shanghai, as the Minister shall by public notification appoint.

(2) The day on which this Order so takes effect is in this Order referred to as the commencement of this Order.

(3) For the purposes of this Article the Judge of the Supreme Court shall forthwith, on the receipt by him from the Minister in China of a certified printed copy of this Order, cause the same to be affixed and exhibited conspicuously in that office, together with the said notification.

(4) He shall also keep the same so affixed and exhibited until the commencement of this Order.

(5) A copy of the said notification shall, as soon as practicable, be published at each of the Provincial Consulates in such manner as the Supreme Court may direct.

(6) A certified printed copy of this Order shall also be affixed and exhibited in the public offices of the Provincial Court at Seoul, at the same time (or as near as circumstances admit) at which it is first exhibited at Shanghai.

(7) Proof shall not in any proceeding or matter be required that the provisions of this Article have been complied with, nor shall any act or pro-

ceeding be invalidated by any failure to comply with any of such provisions.

(8) Where this Order confers power to make any appointment, Rules, or Regulations, or to do any other thing for the purposes of this Order, that power may be exercised at any time after the passing of this Order, so, however, that any such appointment, Rules, or Regulations shall not take effect before the commencement of this Order.

171. This Order may be cited as "The China and Corea Order in Council, 1904."

*A. W. FitzRoy.*

### SCHEDULE.

#### ORDERS REPEALED.

- The China and Japan Order in Council, 1865.
- The China and Japan Order in Council, 1877.
- The China and Japan Order in Council, 1878.
- The China and Japan Order in Council, 1881.
- The China, Japan, and Corea Order in Council, 1884.
- The China, Japan, and Corea Order in Council, 1884 (Supplemental).
- The China, Japan, and Corea Order in Council, 1886.
- The China, Japan, and Corea Order in Council, 1886 (No. 2).
- The China and Japan Order in Council, 1898.
- The China, Japan, and Corea (Supreme Court) Order in Council, 1899.

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At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Dockyard Ports Regulation Act, 1865, it is enacted that it shall be lawful for His Majesty in Council from time to time, by Order in Council, to define the limits of a Dockyard Port for the purposes of that Act, and to make regulations for all or any of the purposes in the said Act particularly mentioned, and for such other purposes as from time to time seem necessary, with a view to the proper protection of His Majesty's vessels, dockyards, or property, or to the requirements of His Majesty's Naval Service:

And whereas by the same Act it is also enacted that in relation to any Dockyard Port, it shall be lawful for His Majesty in Council from time to time, by Order in Council, on the joint recommendation of the Admiralty and the Board of Trade, to make rules concerning the lights or signals to be carried or used, and the steps for avoiding collisions to be taken by His Majesty's vessels, and other vessels navigating the waters of the port, and of the approaches thereto:

And whereas, in pursuance of the said Act, certain Regulations and Rules were made by Orders in Council, dated the twenty-ninth day of February, one thousand eight hundred and sixty-eight, the nineteenth day of May, one thousand eight hundred and eighty-five, the fifteenth day of August, one thousand eight hundred and ninety, the twenty-sixth day of August, one thousand eight hundred and ninety-three, the twelfth day of December, one thousand eight hundred and ninety-four, the eighth day of February, one thousand eight hundred and ninety-six, and the eighteenth day of May, one thousand eight hundred and ninety-seven, with reference to the Dockyard Port of Plymouth:

And whereas it appears expedient that such Regulations and Rules should be amended:

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with:

Now, therefore, His Majesty, by virtue of the powers in this behalf by the said Act or otherwise in Him vested, is pleased, on the joint recommendation of the Admiralty and the Board of Trade, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

## PRELIMINARY.

1. This Order shall take effect from the date hereof.

2. On this Order taking effect all previous Orders, relative to the matters comprised in this Order, shall cease to operate, and in lieu thereof the Regulations and Rules set forth in the First and Second Schedules to this Order are hereby made and shall have effect in relation to the Dockyard Port of Plymouth.

3. The terms used in this Order shall have the same meaning as in the said Dockyard Ports Regulation Act.

Dockyard Port of Plymouth.

4. For the purposes of the said Act, and of this

Order, the limits of the Dockyard Port of Plymouth shall be as follows:—

The waters of Plymouth Sound and Hamoaze including all the bays, creeks, lakes, pools, and rivers, as far as the tide flows, within, or to the northward of a straight line drawn across the entrance of Plymouth Sound from Penlee Point on the west to Shagstone on the east.

Delineation of limits.

5. On the Chart accompanying this Order are marked all the limits referred to therein.

*A. W. FitzRoy.*

#### FIRST SCHEDULE.

REGULATIONS for the protection of the DOCKYARD PORT OF PLYMOUTH and of HIS MAJESTY'S property therein, and for ANCHORING, BERTHING, MOORING, and BREAMING in that PORT.

Limits of the Dockyard Port of Plymouth.

1. The Dockyard Port of Plymouth shall be the waters of Plymouth Sound and Hamoaze including all the bays, creeks, lakes, pools, and rivers as far as the tide flows, within or to the northward of a straight line drawn across the entrance of Plymouth Sound, from Penlee Point on the west to the Shagstone on the east.

Limits of Plymouth Sound.

2. Plymouth Sound shall be considered to be all that portion of the Dockyard Port of Plymouth lying to southward and eastward of a straight line joining Devil's Point and Wilderness Point, at the entrance of Hamoaze, southward of a straight line joining the heads of the two outermost piers at the entrance of Mill Bay, and southward and westward of a straight line joining Fisher's Nose and the outermost extremity of Mount Batten Breakwater, at the entrance of Cattewater.

Limits of Harbour of Hamoaze.

3. The Harbour of Hamoaze shall be deemed to be that portion of the dockyard port of Plymouth lying within a straight line drawn from Devil's Point to Wilderness Point.

#### GENERAL.

4. Moorings for His Majesty's ships, mark buoys, and other aids to navigation, and such other buoys as may be required for any purpose in connection with Naval or Military operations, shall be placed by the King's Harbour Master as, from time to time, the requirements of His Majesty's Service may demand.

5. Moorings for private vessels may be laid with the permission, in writing, of the King's Harbour Master, and in such positions as he shall deem fit, but such moorings shall be forthwith removed on the requisition of the King's Harbour Master to that effect.

6. If at any time the anchor of any merchant or other private vessel hooks any Government moorings, or any electric cables, or moorings of buoys, the master or other person having the charge or command of such vessel shall not proceed to unhook the same, but shall forthwith give notice thereof to the Admiral Superintendent or the King's Harbour Master, in order that aid may be given for clearing such moorings or cables without doing damage to the same.

7. No merchant or other private vessel or boat shall make fast to, or lie at, any of the buoys marking the channels or shoals in the Dockyard Port.

8. No merchant nor other private vessel or boat shall, without license in writing from the Port Admiral, Admiral Superintendent, or King's Harbour Master, be moored or fastened to any of the forts, nor to any Government

moorings, buoys, piles, or vessels in the Dockyard Port.

9. No merchant nor other private vessel of above five tons, compelled or allowed to anchor in or near any of the navigable channels of the Dockyard Port, shall be left at any time without a shipkeeper.

10. No fishing from boats shall be carried on within one hundred feet of His Majesty's Dockyards or other Government Establishments.

11. No ballast, stones, sand, earth, clay, refuse, ashes, rubbish, dust, filth of any description, nor refuse from any quarry, mine, or pit, nor any other material, shall be unladen, cast, nor allowed to fall into the waters of the Dockyard Port, nor upon the banks or any portion of the shore of the said Dockyard Port where the same may be liable to be washed into the waters of the said Dockyard Port by rain, tide, or otherwise; nor into, nor upon the shores of any rivers or streams discharging into the said Dockyard Port, where the same may be liable to be washed into the said rivers or streams by rain, flood, or otherwise.

12. The steam syren shall not be used within the limits of Hamoaze except to prevent collision, or in case of fog.

13. No firearm nor air gun shall be discharged from any boat or ship, nor from the shore over the water within the limits of Hamoaze navigable for ships, from its southern limit to an imaginary line drawn from Neil to Warleigh Points in the River Tamar and to abreast of Antony Ferry in the River St. Germans, nor in the shallow waters of St. Johns, Sango or Millbrook Lakes, outside an imaginary line joining Trevol and Palmer Points, nor in Weston Mill Lake outside the Cornwall Railway Viaduct, nor within two hundred yards of any ship or vessel in the remainder of the Dockyard Port excepting always such discharge of firearms as may be necessary by His Majesty's Naval and Military forces and the Metropolitan Police employed within the limits of the said Port, for drill or practice, and for the protection of His Majesty's ships and vessels and the Naval and Military Magazines and Establishments.

14. No ship's gun on board any merchant or other private vessel shall be kept loaded nor discharged, except as a signal of distress.

15. Whenever it may be necessary for mining or gunnery operations or experiments, dredging operations, or other Naval or Military purposes to reserve any area for such operations or purposes, the area will be marked by buoys coloured green and white, or by posts coloured red; and after twenty-one days' warning notice has been issued by the Admiralty, and published in the London Gazette, no vessel shall anchor within or pass through the area so marked, unless compelled to do so by stress of weather, or to avoid accident; nor when such area is uncovered, or nearly uncovered, at low water, shall any person pass through it, or remain in it, unless by permission of, and under such arrangements as may be from time to time made by the officer in charge of such operations.

16. No vessel shall anchor on the line of any electric cable laid down in the Dockyard Port, when such line is indicated by whitewashed posts, or other discernible marks erected on shore, and a warning has been conveyed to mariners by notice issued by the Admiralty and published in the London Gazette.

#### ANCHORAGE REGULATIONS.

##### General.

17. All merchant or other private vessels shall be subject to the direction of the King's Harbour Master.

## Plymouth Sound.

18. The outer anchorage in Plymouth Sound within and near the breakwater shall be for the exclusive use of His Majesty's ships and vessels of war.

19. Anchorage in Plymouth Sound, within a space to be called the Merchant Vessels Anchorage, is reserved specially for merchant and other private vessels, and is bounded by the following straight lines, namely:—

To the southward by a line drawn from Ram's Cliff Point towards the west, indicated by two white masonry beacons on Ram's Cliff Point:

To the northward by a line drawn from Mount Edgcumbe House, through the Canteen on Drake's Island, to the eastern shore of Plymouth Sound:

To the westward by a line drawn from the east end of Windsor-terrace, in the town of Plymouth, to the Smeaton's Tower on the Hoe, and continuing through the white-washed diamond seamark on the rocks to the before-mentioned line drawn from Ram's Cliff Point, which anchorage is delineated on the chart annexed to this Order.

20. Merchant or other private vessels may anchor only either in the Merchant Vessels Anchorage, or in such positions out of the fairways, and other than those enumerated in Clause 21 of this Schedule, as may from time to time be permitted by the King's Harbour Master.

21. No merchant or other private vessel shall be anchored, moored, or placed in either the Eastern or Western entrances to the Sound, nor in any part of the fairway on the west side of the Merchant Vessels' Anchorage, nor in the Smeaton Pass, nor in the Asia Pass eastward of a straight line drawn from the Melampus buoy to a position one cable south-west of the Asia buoy, nor in any part of the fairway from the Asia and Smeaton Passes to the entrance of Hamoaze, nor northward of Drake's Island within fifty fathoms of the centre of any moorings for the use of His Majesty's ships and vessels, nor in Barn Pool.

## Hamoaze.

22. No merchant nor other private vessel shall be anchored or moored in the fairway between the Government moorings in the Harbour of Hamoaze so as to swing within seventy-five fathoms from the centre of any of those moorings, nor in such a position as to be liable to foul any of His Majesty's ships at those moorings or elsewhere, nor in front nor abreast of any of His Majesty's Dockyards or Arsenals, nor of His Majesty's gunwharf, unless consigned thereto, and permission is granted by the King's Harbour Master, or forced thereto by unavoidable accident.

23. No merchant nor other private vessel shall be made fast to, nor be moored, nor secured by, any of the moorings, anchors or chains belonging to His Majesty, to which access can be had when the tide is out, nor be anchored nor moored so as to swing within seventy-five fathoms of any buoys or piles belonging to His Majesty, nor in such a manner as to prevent access to His Majesty's docks, wharves, arsenals, gunwharf or victualling yard.

24. No merchant nor other private vessel shall be anchored or moored in any place within the Harbour of Hamoaze, except on the eastern side of Stonehouse Pool, to the eastward of a straight line drawn between the end of the west pier of the Royal William Victualling Yard basin and the south extreme of the Stonehouse Pool Improvement Company's wharves, and a channel for boats and barges shall be kept clear from

Hamoaze to the Admiral's Hard, and up Stonehouse Lake to the Royal Naval and Military Hospitals above Stonehouse Bridge.

25. No merchant nor other private vessel shall be anchored, moored or placed nearer any of the wharves of the Royal William Victualling Yard than sixty fathoms, nor within the line of mooring buoys as laid down at the date of this Order or at any time thereafter, nor nearer than fifty fathoms to any Government moorings off the said Victualling Yard.

26. Nothing however in the foregoing provisions shall be deemed to exclude such vessels as require admission to the wharves, docks and other establishments at Mutton Cove, North Corner, New Passage, and elsewhere, for loading and unloading cargoes, and all such vessels shall continue to enjoy their accustomed privileges in this respect as fully as if this Order had not been made, provided that such vessels do not impede nor interfere with the navigation of His Majesty's vessels.

## Cattewater.

27. All fore and aft rigged merchant or other private vessels taking shelter in Cattewater, and drawing less than eleven feet of water, shall anchor either on the flat on Clovelly Bay or above Turnchapel Point, and shall place buoys on their anchors, and moor with a kedge, and rig in their jib-booms.

28. Merchant and other private vessels, if drawing eleven feet of water or upwards, and less than sixteen feet, shall moor on the flat between Turnchapel Point and Mount Batten; if drawing sixteen feet of water or upwards, shall moor in tiers below and above Turnchapel Point, with their stern cables made fast to the shore, and their jib-booms rigged in, yards topped, and spritsail yards fore and aft.

29. An open channel of not less than fifty fathoms in width, on the north side of the Harbour, shall be kept clear for the navigation of vessels from the entrance of Cattewater up towards the Bear's Head and Turnchapel Point, and as far as His Majesty's breakwater establishment at Oreston, and no merchant nor other private vessel shall anchor in or obstruct this channel.

30. No vessel shall anchor in Deadman's Bay on the north side of the Cattewater.

31. Fishing vessels and other small craft bringing up in Cattewater shall moor only within the limits prescribed in Clauses 27 and 28 and clear of the channel; and with an anchor and kedge; and they shall lower all sails and rig in their bowsprits.

32. The limits of Cattewater for the anchoring and placing of vessels should be marked out as follows:—

To the eastward of a straight line from Fisher's Nose to the outermost extremity of Mount Batten breakwater:

To the southward of another such line from Fisher's Nose to Queen Anne's Battery.

## Rules for Prevention of Fire.

33. No vessel nor boat of any description, when passing the powder magazine at Bull Point, or any of the powder ships (painted red), shall pass inside the red buoys off Bull Point, nor between the powder ships and the red buoys placed to guard them.

34. No merchant nor other private vessel shall be beamed in any part of the Harbour of Hamoaze, except on the shore of Stonehouse Pool, or at Waterman's boatbuilding yard at Crennill.

35. Within the distance of two hundred yards from any of His Majesty's vessels, or of any

hired vessel in His Majesty's service, or of any of His Majesty's docks, dockyards, arsenals, powder magazines, or wharves:—

- (a.) No pitch, tar, resin, turpentine, grease, tallow, oil, nor other combustible matter, shall be boiled or heated on board of any merchant or other private vessel;
- (b.) No fire shall be kept on board any merchant or other private vessel in Hamoaze, except in steam vessels' furnaces, between eleven o'clock in the evening and five o'clock in the morning from the first October to the thirty-first March inclusive, nor between eleven o'clock in the evening and four o'clock in the morning between the first April and the thirtieth September inclusive.

#### Penalties.

36. The master of every merchant or other private vessel to which this Order relates shall observe and cause to be observed the provisions of this Order as far as it relates to his vessel, and if any master or other person acts in any respect in contravention of any of the provisions of this Order, or fails to observe, or cause to be observed in any respect any of those provisions, he shall be liable to a penalty not exceeding ten pounds.

#### Local Authorities.

37. Nothing in this Order shall affect the authority of the Pier Master at Mill Bay Pier, nor of the Dock Master of the Great Western Docks, nor of the Cattewater Commissioners, nor of the Sutton Pool Commissioners, under the respective Acts of Parliament relative thereto, but the regulations prescribed by this Order shall be observed in the areas under the management of the above-mentioned authorities so far as they relate to those areas.

### SECOND SCHEDULE.

**RULES concerning Lights and Signals to be used, and the steps to be taken for avoiding COLLISIONS in the DOCKYARD PORT OF PLYMOUTH, and the approaches thereto.**

#### Limits of Dockyard Port of Plymouth.

1. The Dockyard Port of Plymouth shall be the waters of Plymouth Sound and Hamoaze including all the bays, creeks, lakes, pools and rivers, as far as the tide flows, within or to the northward of a straight line drawn across the entrance of Plymouth Sound, from Penlee Point on the west to the Shagstone on the east.

#### Limits of Plymouth Sound.

2. Plymouth Sound shall be considered to be all that portion of the Dockyard Port of Plymouth lying to the southward and eastward of a straight line joining Devil's Point and Wilderness Point, at the entrance of Hamoaze; southward of a straight line joining the heads of the two outermost piers at the entrance of Mill Bay; and southward and westward of a straight line joining Fisher's Nose and the outermost extremity of Mount Batten breakwater, at the entrance of Cattewater.

#### Narrow Waters of Plymouth Sound.

3. The narrow waters of Plymouth Sound shall be considered to be all that portion of Plymouth Sound lying north and west of a straight line drawn from Picklecombe Fort to Mount Batten Tower.

#### Observance of "Regulations for Preventing Collisions at Sea."

4. All seagoing vessels, when within the limits of the Dockyard Port of Plymouth, shall carry such lights as are prescribed by the "Regulations

for preventing Collisions at Sea" made from time to time under the Merchant Shipping Act; and all vessels of every description shall also observe the steering and sailing rules set forth in such Regulations, except in so far as they are affected by the Regulations hereinafter contained.

#### Lights for Small Steam Craft.

5. Steam launches and other small craft propelled by steam or other mechanical power, of a length over all of, or exceeding, thirty-five feet, shall, between sunset and sunrise, when within the limits of the Dockyard Port of Plymouth, carry the lights prescribed for sea-going steamships in the above-mentioned Regulations; or shall, when under way, in lieu of the coloured side lights, carry a single lantern amidships, with a green glass on the one side and a red glass on the other side; such lantern to be not less than two feet above the hull, and so constructed and placed, that the green light shall show from right ahead to two points abaft the starboard beam; and the red light from right ahead to two points abaft the port beam, without being obscured by other objects in the vessel. The bright light is to be in the middle line of the craft, and not less than two feet above the coloured light or lights, and may, when there is no foremast, be carried on a pole, or otherwise, at the forepart of the vessel; and at a height above the hull not less than the breadth of the vessel. These lights are to be of such a character, that on a dark night with a clear atmosphere, the coloured lights shall be visible at least one mile and the bright light at least two miles.

6. Steam launches, and all other boats propelled by steam or other mechanical power, of a length over all of less than thirty-five feet, when under way between sunset and sunrise within the limits of the Dockyard Port of Plymouth shall not be obliged to carry the white light, but shall carry the coloured side lights prescribed in the "Regulations for Preventing Collisions at Sea," or in lieu thereof the single lantern amidships, with parti-coloured glass, as set forth in the foregoing paragraph.

#### Ships exempted from carrying Anchor Lights.

7. Coal and other hulks moored head and stern in Hamoaze, ships without ship keepers lying to the northward of the steam ferry at Torpoint, coal lighters moored out of the fairway to the southward of the steam ferry at Torpoint, and Dockyard lumps and lighters moored off the Dockyard wall between Mutton Cove and the south end of No. 1 Jetty, need not carry anchor lights.

#### Lights for Boats at anchor.

8. Small fishing boats and all other boats of every description at anchor in any part of Plymouth Sound at night, shall exhibit a white light, visible all round at a distance of at least one mile.

#### Lights for Boats under way.

9. Small fishing boats, and all other boats, sailing or rowing, in any part of the Dockyard Port of Plymouth at night, shall have ready at hand a white light, and shall exhibit the same on approaching, or being approached by, any vessel or boat under way.

#### Vessels to keep clear of His Majesty's Ships.

10. When any of His Majesty's ships, or other vessel in charge of His Majesty's Officers, about to pass between Hamoaze and the Sound, hoists the Union Jack at the fore-masthead, all other of His Majesty's Ships present in the port shall hoist the Pilot Jack as a general warning, and the Pilot Jack will also be hoisted on the Flag Staff at Mount Wise for the same purpose; and

all other vessels, craft and boats, of every description, under way in Hamoaze or in the narrow waters of the Sound, shall keep out of the way of the said ship flying the Union Jack, provided always that the said ship shall be navigated with due care and at a moderate speed, and that she shall, so far as is practicable, be kept on the side of the fairway which lies on her own starboard side.

11. When any of His Majesty's ships are about to enter or leave any of the docks, basins, jetties, &c. at His Majesty's Dockyard at Devonport, the Pilot Jack will be hoisted at the yard arm of the flagstaff at the North or South Yard, according to the yard at which the movement may be taking place, and while this flag is hoisted, all merchant and other private steam vessels, and all small craft propelled by steam or other mechanical power, when navigating along the eastern shore in Hamoaze, shall keep out of the way of the ship which is being moved, and also of the tugs which may be in attendance on her.

12. Merchant and other private steam vessels, and small craft propelled by steam or other mechanical power, when navigating along the western shore in Hamoaze, between Petre and Carew Points, shall keep outside, or to the eastward of, the battleships and Admiralty moorings in that locality.

13. Merchant and other private steam vessels navigating along the eastern shore in Hamoaze shall keep outside, or to the southward and westward of the moorings for timber ships and lumps between Mutton Cove and the south end of No. 1 Jetty.

#### Regulations for Sailing and small Craft to keep clear of Steamers.

14. When any sea-going steamship, steam vessel towing, steam dredger, or steam hopper, within the limits of the Dockyard Port, shall, by reason of the crowded nature of the channel or anchorage, or from other cause, find it unsafe or impracticable to keep out of the way of a sailing vessel, or of a boat under oars or sail or steam, or other mechanical power, she shall signify the same to the sailing vessel or boat by four short blasts of the steam whistle, blown in rapid succession, when the sailing vessel or boat shall keep out of the way of the steam vessel, provided always that the steam vessel shall be navigated with due care, and at a moderate speed.

#### Sound Signals for Vessels in sight of one another.

15. Whenever steam vessels or steam boats within the limits of the Dockyard Port are in risk of collision, they shall, in addition to the signals prescribed in Article 28 of the "Regulations for preventing Collisions at Sea," indicate their own action as follows:—

If steaming ahead, by one long blast on the whistle or syren :

If stopped, by two long blasts.

#### Regulations for Ferries.

16.—(a.) Any ferry across the Hamoaze or Tamar River, however propelled, shall, between sunrise and sunset when there is risk of collision, keep out of the way of all sea-going vessels, and of tugs towing trains of barges, by stopping or going astern as necessary.

(b.) Every such ferry, propelled by means of chains, or in any other way confined to a fixed track, shall, instead of the lights directed to be carried by the "Regulations for preventing Collisions at Sea," carry four lights, one at each corner, showing white ahead and astern in the direction of the ferry track, and red on the beam or athwart the ferry track, each light to be visible for at least two miles.

#### Regulations for Steam Vessels crossing Hamoaze.

17. Steam vessels or steam boats crossing from one side to the other in Hamoaze shall keep out of the way of vessels proceeding up or down Hamoaze.

#### Locomotive Torpedo Practice.

18. Whenever practice with locomotive torpedoes takes place, a red flag will be hoisted at the firing point to warn vessels and boats not to cross the range. While the practice is proceeding, no craft shall anchor for fishing or other purpose, nor shall any cruising or pleasure sailing take place in the area considered dangerous, details of which are to be published from time to time in notices issued by the Admiralty and published in the "London Gazette."

#### Prohibition of Trawling and Net Fishing in certain areas, for safety of navigation.

19. No trawling, nor fishing by nets, whether drift nets or set nets, shall be at any time carried on in the main fairways to, nor in the centre portion of, Plymouth Sound, the prohibited area of which shall be limited as follows:—

On the western side by a straight line drawn from Eastern King Point to the position marked by the Melampus buoy; thence to the position marked by the Queen's Grounds buoy; and thence to the position marked by the Draystone buoy:

On the eastern side by a straight line drawn from Fisher's Nose to the outermost extremity of Mount Batten Breakwater; thence to the position marked by the Hospital Hulk in Jennycliffe Bay; thence to the position marked by the Duke Rock buoy; thence to the extremity of Bovisand Pier; and thence to the Shagstone:

Net fishing shall, however, be permitted around the breakwater, inside the area bounded as follows:—

South of the breakwater, by a straight line passing from the western extremity of the breakwater, successively through the positions marked by the following buoys, namely, the Knap buoy, West Tinker buoy, East Tinker buoy, and the two western buoys of the eastern channel, to the eastern extremity of the breakwater:

North of the breakwater, by a straight line passing from the eastern extremity of the breakwater, to a position 150 yards north of the breakwater fort; and thence to the western extremity of the breakwater.

#### Penalties.

20. The master of every merchant or other private vessel, or person in charge of any boat to which this Order relates, shall observe, and cause to be observed, the provisions of this Order as far as it relates to his vessel or boat; and if any Master or other person acts in any respect in contravention of any of the provisions of the Second Schedule of this Order or fails to observe or cause to be observed in any respect, any of those provisions, he shall be deemed to be guilty of a misdemeanour.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy;

of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five; duly prepared and laid before His Majesty in Council a representation, bearing date the twenty-eighth day of July, in the year one thousand nine hundred and four, 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 James the Greater, Walthamstow, situate within the new parish (sometime chapelry district) of Saint James, Walthamstow, commonly called Saint Saviour, Walthamstow, in the county of Essex and in the diocese of Saint Albans.

“Whereas at certain extremities of the said new parish of Saint James, Walthamstow, and of the parish of Saint Mary, Walthamstow, in the said county and diocese, which said extremities lie contiguous one to another and are described in the Schedule hereunder written there is collected together a population which is situate at a distance from the several churches of such new parish and parish.

“And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said new parish of Saint James, Walthamstow, and of the said parish of Saint Mary, Walthamstow, should be formed into a consolidated chapelry for all ecclesiastical purposes and that the same should be assigned to the said church of Saint James the Greater, Walthamstow, situate as aforesaid.

“Now therefore with the consent of the Right Reverend Edgar, Bishop of Saint Albans, as diocesan and also as the patron (in right of his See) of the vicarage of the said new parish of Saint James, Walthamstow, and with the consents of the Reverend Robert Baker Girdlestone, an Honorary Canon of Christ Church, Oxford, of Wimbledon, in the county of Surrey, of the Reverend Ernest Augustus Eardley-Wilmot, a Prebendary of the Cathedral Church of Wells, of Saint Jude's Vicarage, South Kensington, in the county of Middlesex, of the Reverend John Barton of Wimbledon aforesaid Clerk in Holy Orders, of the Reverend Joseph Edmund Rogers, of Holm Lea, Lansdown, Bath, Clerk in Holy Orders, and of the Reverend John Charles Wright, one of the Canons Residentiary of the Cathedral Church of Manchester, as the patrons of the vicarage of the said parish of Saint Mary, Walthamstow (in testimony whereof they the said consenting parties have respectively signed and sealed this representation) we, the said Ecclesiastical Commissioners for England humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said new parish of Saint James, Walthamstow, and of the parish of Saint Mary, Walthamstow, which are described in the Schedule hereunder written, all which portions together with the boundaries thereof are delineated and set forth on the map or plan hereunto annexed should be united and formed into one consolidated chapelry for the said church of Saint James the Greater, Walthamstow, situate as aforesaid, and that the

same should be named ‘The Consolidated Chapelry of Saint James the Greater, Walthamstow.’

“The SCHEDULE to which the foregoing Representation has reference.

“The Consolidated Chapelry of Saint James the Greater, Walthamstow, comprising:—

“All those contiguous portions of the new parish (sometime chapelry district) of Saint James, Walthamstow, and of the parish of Saint Mary, Walthamstow, both in the county of Essex and in the diocese of Saint Albans, which are comprised within and are bounded by an imaginary line commencing at the centre of the bridge which carries the Walthamstow and Chingford branch line of the Great Eastern Railway over the Tottenham and Forest Gate line of the Midland Railway and extending thence south-eastward along the middle of the last-mentioned line of railway for a distance of nine chains or thereabouts to the boundary which divides the said parish of Saint Mary, Walthamstow, from the new parish of Saint Barnabas, Walthamstow, in the said county and diocese and extending thence first south-westward and then westward along the said boundary (thereby crossing Edinburgh-road and passing along the wall or fence forming the northern boundary of the house and premises numbered 104 Edinburgh-road) for a distance of three chains or thereabouts to the point where the said wall or fence meets the wall forming the eastern boundary of Walthamstow Cemetery, and extending thence first northward then south-westward and then southward along the wall forming the eastern, the north-western and the western boundaries of the said cemetery (thereby following in part the boundary which divides the said parish of Saint Mary, Walthamstow, from the said new parish of Saint James, Walthamstow) for a distance of twenty-one chains or thereabouts to the point where the wall forming the western boundary of the said cemetery meets the wall or fence forming the northern boundary of the house and premises known as Lisle's Joinery Warehouse and numbered 145, Gosport-road, and extending thence westward along the last-mentioned wall or fence for a distance of one chain and three-quarters or thereabouts to its western end on the eastern side of Gosport-road, and extending thence westward to the junction of Gosport-road and Ringwood-road and then south-westward along the middle of Ringwood-road for a distance of thirteen chains or thereabouts to its junction with Markhouse-road, and extending thence northward along the middle of Markhouse-road for a distance of seven chains and a quarter or thereabouts to its junction with the road called Markhouse-avenue, and extending thence south-westward along the middle of Markhouse-avenue for a distance of seventeen chains or thereabouts to its present south-western end where it is joined by the footpath leading along the north-western and south-western sides of the premises attached to the Walthamstow Sewage Works and across Dagenham Brook to Lea Bridge, and extending thence first south-eastward, then south-westward, and then again south-eastward, and then again south-westward along the middle of the said footpath for a distance of fifteen chains and a half or thereabouts to the centre of the bridge which carries such footpath across Dagenham Brook, and extending thence north-westward along the middle of Dagenham Brook for a distance of nineteen chains or thereabouts to the centre of the bridge which carries the Walthamstow and Chingford branch line of the Great Eastern Railway across the said brook, upon the boundary which divides the said new parish of Saint James, Walthamstow, from the

new parish of Saint Michael and All Angels, Walthamstow, in the said county and diocese, and extending thence north-eastward along the middle of the said line of railway (thereby following the last-mentioned boundary to the point where it meets the boundary of the said parish of Saint Mary, Walthamstow) for a distance of sixty-two chains or thereabouts to the centre of the bridge which carries such line of railway across the Tottenham and Forest Gate line of the Midland Railway, at which point the said imaginary line commenced."

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

*A. W. FitzRoy.*

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Bristol Corporation Act, 1904, an Act to extend the city of Bristol and for other purposes it is (inter alia) provided that the existing city shall (subject to the provisions of the Act) continue to be divided into 18 wards having the same boundaries and names and the same number of Councillors as they respectively had at the passing of the Act.

And whereas it is further provided by the thirty-third section of the said Act that the "added area" shall be divided into such number of wards with such boundaries and names and such number of Councillors as may be determined by a Commissioner to be for that purpose appointed by a Secretary of State within three weeks after being requested to do so by the Corporation, such said determination to be subject to sub-section ten of section thirty of the Municipal Corporations Act, 1882.

And whereas it is further provided by sub-section three of the thirty-third section of the said Act that the part of the existing city which formerly formed parts of the parishes of Shirehampton and Henbury shall on the passing of the Act be separated from the Horfield Ward of the existing city and shall for the purposes of the said section be dealt with by the said Commissioner as though it formed part of "the added area."

And whereas by sub-section four of the thirty-third section of the said Act the said Commissioner is empowered to add the parish and Urban District of Horfield comprised in the "added area" to the Horfield Ward of the existing city.

And whereas it is further provided by section thirty-four of the said Act that the Commissioner shall commence and proceed with the duties of his appointment with all practicable dispatch and so as to complete the preparation of the scheme for determining the boundaries of the Wards and assigning the number of Councillors to each Ward before the first day

of September, one thousand nine hundred and four, or such later day as may on his application be fixed by a Secretary of State.

And whereas on the fifteenth day of August, one thousand nine hundred and four, application was duly made by the Corporation to the Secretary of State for the appointment of a Commissioner for the purposes aforesaid. And thereupon to wit on the twenty-sixth day of August, one thousand nine hundred and four, the Secretary of State appointed Ernest Bruce Charles, Esquire, Barrister-at-Law to be such Commissioner for the purposes of the said Act.

And whereas upon the application of the Commissioner the Secretary of State did on the thirty-first day of August, one thousand nine hundred and four, fix the thirtieth day of September, one thousand nine hundred and four, as the day before which the scheme should be completed.

Now I the said Ernest Bruce Charles by virtue of such appointment do hereby determine that the whole of the added area (excepting only that part of the parish and Urban District of Horfield comprised in the added area) shall be constituted into one Ward to be named the "Westbury-on-Trym Ward."

And I do hereby determine that that part of the parish and Urban District of Horfield which is comprised in the added area shall be added to and become part of the Horfield Ward of the existing city.

And I do hereby determine that the Westbury-on-Trym Ward shall comprise the whole of the added area aforesaid including that part of the existing city which formerly formed parts of the parishes of Shirehampton and Henbury and has heretofore formed part of the Horfield Ward of the existing city and excepting only that part of the parish and Urban District of Horfield comprised in the added area.

And by virtue of the powers conferred upon me by the said Act I the said Ernest Bruce Charles do further determine that the number of Councillors to be assigned to the added area shall be three, that is to say:—

To Westbury-on-Trym Ward—three Councillors.

Dated this twenty-second day of September, one thousand nine hundred and four.

*Ernest Bruce Charles,*

Commissioner.

Now, therefore, His Majesty, by and with the advice of His Privy Council, doth hereby approve of the said scheme of the said Commissioner, and doth order the same to be published in the London Gazette accordingly.

*A. W. FitzRoy.*

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by section 373 of the Merchant Shipping Act, 1894, it is enacted that His Majesty by Order in Council may make regulations for carrying into effect and enforcing the entry of fishing boats in the fishing boat register and any convention with a foreign country relative to the registry, lettering, and

numbering of fishing boats which is for the time being in force by virtue of any statute, and may by such regulations adopt any existing system of registry or lettering and numbering of boats :

And whereas by Order in Council dated the twenty-fourth day of March, one thousand nine hundred and two, His Majesty did revoke certain regulations then in force for the registry, lettering, and numbering of British sea-fishing boats, and in lieu thereof did make the regulations set forth in the schedule thereto, and did direct that such regulations should come into force on the first day of May, one thousand nine hundred and two :

And whereas it appears to His Majesty desirable to amend the said Order in Council, dated the twenty-fourth day of March, one thousand nine hundred and two, in manner hereinafter appearing :

And whereas by Treasury Warrant, dated the eleventh day of December, one thousand nine hundred and three, the port of Port Talbot (formerly a creek within the Port of Swansea), including therein the creek of Briton Ferry (with Neath) and Neath Abbey has been constituted a separate port :

And whereas by Treasury Warrant, dated the sixteenth May, one thousand nine hundred and four, the port of Methil (formerly a creek within the limits of the Port of Kirkcaldy) has been constituted a separate port :

And whereas the Commissioners of Customs have thereupon approved Port Talbot and Methil respectively as ports for the registry of ships under the Merchant Shipping Acts, and it is necessary that a Register of Sea Fishing Boats shall in future be kept at the ports of Port Talbot and Methil respectively, and that such registers respectively shall be kept by the chief officers of customs stationed at those places :

And whereas His Majesty was pleased, by and with the advice of His Privy Council, on the tenth day of August, one thousand nine hundred and four, to approve, as a *provisional* Rule within the meaning of the Rules Publication Act, 1893, an amendment of the said Order in Council of the twenty-fourth day of March, one thousand nine hundred and two, and to direct that a Registry of Sea Fishing Boats should be kept at Port Talbot and at Methil, as hereinafter set forth :

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with :

Now therefore His Majesty, in exercise of the powers vested in Him by the hereinbefore recited Act, and otherwise by and with the advice of His Privy Council, is pleased to direct that :

The said Order in Council, dated the twenty-fourth day of March, one thousand nine hundred and two, shall be and it is hereby amended by deleting the words, "Owner or" in Regulation 9 (1) of the schedule to the said Order :

And His Majesty, in exercise of the powers vested in Him as aforesaid, and by and with the advice of His Privy Council, is further pleased to direct that :

Notwithstanding anything in the said hereinbefore mentioned Order in Council of the twenty-fourth day of March, one thousand nine hundred and two, as amended by this Order, a Register of Sea Fishing Boats shall, in addition to the ports and places indicated in the first schedule to such Order, and still subject thereto, be, from and after the date of this Order, kept (1) at the port of Port Talbot aforesaid by the chief officer of customs there stationed, and (2) at the port of Methil aforesaid by the chief

officer of customs there stationed, and that such officers shall keep the Registers of Sea Fishing Boats at such ports respectively in like manner as registers are now kept by the chief officer of customs at other ports of the United Kingdom, and shall perform all the duties in relation to the registration, lettering, and numbering of sea fishing boats, and the recording of all the entries relating thereto at the said ports or places which are or may be imposed on registrars by any Act or Order.

The distinguishing letters for the said port of Port Talbot shall be "P.T.," and the distinguishing letters for the said port of Methil shall be "M.L."

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy; of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five; duly prepared and laid before His Majesty in Council a representation, bearing date the tenth day of March, in the year one thousand nine hundred and four, in the words following; that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy, of the Act of the 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 Silas, situate at Waverley Park, Nunhead, within the new parish (sometime particular district) of Saint Augustine, Honor Oak Park, Forest Hill, partly in the county of Kent and partly in the county of Surrey, and wholly in the diocese of Rochester.

"Whereas at certain extremities of the said new parish of Saint Augustine, Honor Oak Park, Forest Hill, of the new parish (sometime district) of Saint Catherine, Hatcham, in the said county of Kent, and in the said diocese of Rochester, and of the new parish (sometime district chapelry) of Saint Antholin, Nunhead, in the said county of Surrey, and in the said diocese of Rochester, which said extremities lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such new parishes.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said new parish of Saint Augustine, Honor Oak Park, Forest Hill, of the said new

parish of Saint Catherine, Hatcham, and of the said new parish of Saint Antholin, Nunhead, should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Silas, situate at Waverley Park, Nunhead, as aforesaid.

"Now therefore, with the consent of the Right Reverend Edward Stuart, Bishop of the said diocese of Rochester (in testimony whereof he has signed and sealed this representation) and with the consent of Major William James Joicey, V.D., of Sunningdale, in the county of Berks, one of Your Majesty's Justices of the Peace, as the patron of the vicarage of the said new parish of Saint Augustine, Honor Oak Park, Forest Hill (in testimony of which consent he has signed and sealed this representation) and with the consent of the Master and four Wardens of the Fraternity of the Art or Mystery of Haberdashers in the city of London, as the patrons of the vicarage of the said new parish of Saint Catherine, Hatcham (in testimony of which consent they have affixed their Common or Corporate Seal to this representation) and with the consent of the Right Honourable Arthur James Balfour, First Lord of Your Majesty's Treasury, acting on behalf of Your Majesty as the patron of the vicarage of the said new parish of Saint Antholin, Nunhead (in testimony of which consent he has signed and sealed this representation) we, the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said new parish of Saint Augustine, Honor Oak Park, Forest Hill, of the said new parish of Saint Catherine, Hatcham, and of the said new parish of Saint Antholin, Nunhead, which are described in the schedule hereunder written, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said church of Saint Silas, situate at Waverley Park, Nunhead, as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Silas, Nunhead.'

"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 Silas, Nunhead, comprising:—

"All those contiguous portions of the new parish (sometime particular district) of Saint Augustine, Honor Oak Park, Forest Hill, partly in the county of Kent, and partly in the county of Surrey, and wholly in the diocese of Rochester, of the new parish (sometime district) of Saint Catherine, Hatcham, in the said county of Kent, and in the said diocese of Rochester, and of the new parish (sometime district chapelry) of Saint Antholin, Nunhead, in the said county of Surrey, and in the said diocese of Rochester, which are comprised within and are bounded by an imaginary line commencing upon the boundary which divides the district parish of Saint Mary Magdalene, Peckham, in the said county of Surrey, and in the said diocese of Rochester, from the said new parish of Saint Antholin, Nunhead, at the centre of the bridge which carries the Crystal Palace (High Level) Branch

Line of the South Eastern and Chatham Railway across Gibbon-road, and extending thence first south-eastward and then south-westward along the middle of the said line of railway for a distance of one mile and ten chains or thereabouts (thereby following in one part the last-mentioned boundary) and in another part the boundary which divides the said new parish of Saint Catherine, Hatcham, from the said new parish of Saint Augustine, Honor Oak Park, Forest Hill, to the point where the said branch line of railway meets the boundary which divides the said new parish of Saint Augustine, Honor Oak Park, Forest Hill, from the said new parish of Saint Antholin, Nunhead, and extending thence generally northward along the last-mentioned boundary (thereby following the boundary which divides the said county of Kent from the said county of Surrey) for a distance of seventeen chains and a quarter or thereabouts to the point where such parish and county boundary crosses the middle of Hall-road, and extending thence north-westward along the middle of Hall-road for a distance of sixteen chains or thereabouts to its junction with Stuart-road and extending thence eastward along the middle of Stuart-road for a distance of nine chains or thereabouts to its junction with Arnold-road, and extending thence first northward then north-eastward and then eastward along the middle of Arnold-road for a distance of eight chains or thereabouts to a point opposite to the middle of the wall which forms the south-eastern boundary of Nunhead Cemetery and which divides the said cemetery from Limesford-road, and extending thence north-eastward to and along the middle of the said boundary wall for a distance of fourteen chains or thereabouts to the point where it meets the wall which forms the north-eastern boundary of the said cemetery and extending thence north-westward along the said north-eastern boundary wall for a distance of twenty-eight chains or thereabouts to its north-western end on the south-eastern side of the road called Linden-grove and extending thence first north-westward to and then north-eastward along the middle of Linden-grove for a distance of two chains or thereabouts to its junction with Ivydale-road and extending thence north-westward along the middle of Ivydale-road for a distance of five chains or thereabouts to its junction with Gibbon-road and extending thence north-eastward along the middle of Gibbon-road for a distance of one chain or thereabouts to the centre of the bridge which carries the said Crystal Palace (High Level) Branch Line of the South Eastern and Chatham Railway over Gibbon-road upon the boundary which divides the said new parish of Saint Antholin, Nunhead, from the said district parish of Saint Mary, Magdalene, Peckham, at which point the said imaginary line commenced."

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

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by section 5 of a Statute passed in the fourth year of the Reign of His Majesty King Edward the Seventh, called the Rotherham Corporation Act, 1904, which said Act received the Royal Assent on the fifteenth day of August, one thousand nine hundred and four, it was enacted that the said county borough of Rotherham should be divided into nine Wards, and that the names or distinguishing numbers and boundaries of such Wards should be fixed and determined by a scheme to be made by a Commissioner to be, for that purpose, appointed by His Majesty's Principal Secretary of State for the Home Department within three months of the date of an application to be made by the Corporation for the purpose:

And whereas application for the appointment of the Commissioner aforesaid was duly made by the Corporation on the fifteenth day of August, one thousand nine hundred and four.

And whereas the Right Honourable Aretas Akers-Douglas, His Majesty's Principal Secretary of State for the Home Department, in pursuance of the said Act, did, on the twenty-seventh day of August, one thousand nine hundred and four, duly warrant and appoint me, Hartley Brinkley Newton Mothersole, Esquire, Barrister-at-Law, to be such Commissioner for the purposes of the said Act.

And whereas by section 7 of the said Act the Commissioner thus appointed was further empowered by his scheme to apportion all the existing Councillors among the said new Wards, and also by his scheme to determine the order of retirement of the new Councillors to be elected under the provisions of the said Act:

And whereas by section 11 of the said Act it was enacted that subject to the provisions of the said Act sub-sections (8) to (15) (both included) of section 30 of the Municipal Corporations Act, 1882, should apply, as if they were re-enacted in the said Rotherham Corporation Act, 1904.

Now I, the said Hartley Brinkley Newton Mothersole, in pursuance of the powers given me under the Acts aforesaid, and by virtue of the said appointment, do hereby determine as hereinafter mentioned the boundaries of the said nine Wards into which the said county borough of Rotherham is divided, which said nine Wards are hereinafter named as follows, that is to say:—

- (1.) East Ward.
- (2.) St. Ann's Ward.
- (3.) Clifton Ward.
- (4.) South Ward.
- (5.) West Ward.
- (6.) Thornhill Ward.
- (7.) North Ward.
- (8.) Masbrough Ward.
- (9.) Kimberworth Ward.

#### No. 1. East Ward.

I do hereby determine that East Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line commencing at a point at the River Don in a straight line with the east side of Milton-road, 400 feet west of the wooden bridge over the River Don, extending eastwardly along the centre of the River Don unto and as far as the borough boundary near the Aldwarke Toll Bar, then following the borough boundary southwardly to Alpha-place, and to the fence forming

the southern boundary of the field called Pashley's Field, thence along the said fence to Badsley Moor-lane, thence along the northern boundary of Badsley Moor-lane to Middle-lane, thence along the east side of Middle-lane to Doncaster-road, thence westward along Doncaster-road on the north side to Cottenham-road, following the east side of Cottenham-road and Milton-road, thence in a straight line from Milton-road to the River Don to the point of commencement aforesaid.

#### No. 2. St. Ann's Ward.

I do hereby determine that St. Ann's Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line, commencing at a point on the centre of the Effingham Bridge over the River Don, and extending eastwardly along the centre of the River Don to a point in a straight line with the west side of Milton-road, 400 feet west of the wooden bridge over the River Don, then along the said line to Milton-road, and along the west side of Milton-road and Cottenham-road to Doncaster-road, thence westwardly along the north side of Doncaster-road to Wharnclyffe-street, following the east side of Wharnclyffe-street and Drummond-street to the Effingham Bridge to the point of commencement aforesaid.

#### No. 3. Clifton Ward.

I do hereby determine that Clifton Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line, commencing at a point at the junction of the fence forming the southern boundary of Pashley's Field on the borough boundary near Alpha-place, following the borough boundary southwardly to the junction with the Whiston township boundary, then along the fences forming the southern boundary of the fields called Engine Field and Big Meadow, and along the occupation road to Herringthorpe-lane, thence along the east side of Herringthorpe-lane to the Rotherham and Barnby Moor-road, continuing along the west side of the Rotherham and Barnby Moor-road, north-westerly to Rotherham, and along the east side of Wellgate to the Doncaster-road, then along the south side of Doncaster-road to Middle-lane, following the west side of Middle-lane to Badsley Moor-lane, thence eastwardly along the south side of Badsley Moor-lane to the fence forming the southern boundary of Pashley's Field, along the said fence to its junction with the borough boundary, to the point of commencement aforesaid.

#### No. 4. South Ward.

I do hereby determine that South Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line, commencing at a point on the centre of Effingham Bridge over the River Don and extending along the west side of Drummond-street and Wharnclyffe-street to Doncaster-road, thence along the north side of Doncaster-road westwardly to Wellgate, then along the west side of Wellgate and the west side of the Rotherham and Barnby Moor-road to the fence forming the southern boundary of the field called Large Black-hill, 330 feet west of Stag-lane, thence along the said fence and the fence forming the southern boundary of the field called Lower Haver Croft, southwardly across Broom-lane, then along the south side of the said Broom-lane to and along the fence forming the southern boundary of the field called Top Haver Croft, then in a straight line across the field called Middle Field to the fence forming the western boundary of the

said field, thence along the said fence to the garden wall of Mr. W. H. Micklethwait, following the said garden wall eastward and northward and continuing westward along the said wall and fence forming the northern boundary of the carriage road of Mr. W. H. Micklethwait to the highway leading from Rotherham to Whiston, across the said highway and along the western fence of the said highway northward to the fence forming the northern boundary of Oakwood Park, along the said fence to the Canklow Wood, thence northward along the east side of Canklow Wood to the boundary wall of Boston Park, then following the said wall eastwardly and the southern boundary of the Grammar School grounds to the Moorgate-road, then northward along the west side of Moorgate-road and of Talbot-lane, then southward along the west side of Westgate to Main-street, thence along the north side of Main-street to the River Don, following the River Don northward to the Effingham Bridge, to the point of commencement aforesaid.

#### No. 5. West Ward.

I do hereby determine that West Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line, commencing at a point on the centre of the Main-street Bridge over the River Don and extending along the south side of Main-street to Westgate, thence northward along the west side of Westgate to Talbot-lane, thence along the west side of Talbot-lane and Moorgate-road to the southern boundary wall of the Grammar School grounds, following the said boundary wall westwardly and the boundary wall of Boston Park to the borough boundary at the north-west corner of Canklow Wood, thence along the borough boundary to the River Rother, then in a straight line westwardly to a point 100 yards from the south side of the Sheffield and Rotherham-road on the township boundary between Brinsworth and Tinsley, following the borough boundary northward to the River Don, and following the centre of the River Don northward to the Main-street Bridge to the point of commencement aforesaid.

#### No. 6. Thornhill Ward.

I do hereby determine that Thornhill Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line commencing at a point on the centre of the Jail Bridge over the River Don, and extending along the north side of Bridge-street and College-road, to the Midland Railway, then northward along the borough boundary of the Midland Railway to the junction with the fence forming the western boundary of the private road belonging to Earl Fitzwilliam along the said fence to the highway leading from Rotherham to Rawmarsh, thence along the north-western fence of the said highway to the point where the borough boundary is intersected, then following the borough boundary to the river and then along the centre of the River Don southwardly to the Jail Bridge to the point of commencement aforesaid.

#### No. 7. North Ward.

I do hereby determine that North Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line, commencing at a point where the borough boundary adjoins the Midland Railway, following the west side of the Midland Railway southwardly to its junction with Coronation Bridge, thence along the north side of the Coronation

Bridge to the junction of Ferham-road, along the north side of Ferham-road to Wilton-lane, thence following the east side of Wilton-lane to Lower Clara-street, thence along the north side of Lower Clara-street and Upper Clara-street to Psalters-lane, following the east side of Psalters-lane to Kimberworth-road, crossing the said road, thence along the east side of Bradgate-lane to Bradgate, then northward, along the east side of Kimberworth Park-road and Low-lane to the borough boundary, following the borough boundary eastwardly to the Midland Railway, to the point of commencement aforesaid.

#### No. 8. Masbrough Ward.

I do hereby determine that Masbrough Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line, commencing at a point on the centre of the Jail Bridge over the River Don and extending along the south side of Bridge-street and College-road to the Midland Railway, thence southwardly along the boundary of the Midland Railway to the Coronation Bridge, thence along the south side of the Coronation Bridge to the junction of Ferham-road, thence along the south side of Ferham-road to the junction of Psalters-lane, thence along the east side of Psalters-lane to Harrison-street, thence along the south-east side of Harrison-street and Brown-street to the Midland Railway, thence crossing the Midland Railway to Steel-street, following the east side of Steel-street to the Canal Bridge, thence along the south side of the Canal westward to the junction of the Canal with the River Don, then following the centre of the River Don, southward, eastward, and northward to the Jail Bridge, to the point of commencement aforesaid.

#### No. 9. Kimberworth Ward.

I do hereby determine that Kimberworth Ward shall comprise so much of the said borough of Rotherham as is contained within an imaginary line, commencing at a point at the junction of the Canal with the River Don, following the north side of the Canal eastwardly to the Canal Bridge, thence along the west side of Steel-street to the bridge crossing the Midland Railway to Brown-street, thence along the west side of Brown-street and Harrison-street to Psalters-lane, and thence along the west side of Psalters-lane as far as Wilton-lane, then on the west side of Wilton-lane to Lower Clara-street, following the south side of Lower Clara-street and continuing along the south side of Upper Clara-street to Psalters-lane, following the west side of Psalters-lane to Kimberworth-road, crossing the said road and along the east side of Bradgate-lane to Bradgate, thence northward along the west side of Kimberworth Park-road and Low-lane to the borough boundary, following the borough boundary westward to Thorpe, thence along the borough boundary through the village of Thorpe, thence southward along the borough boundary to the Blackburn Brook, following the said brook to the River Don, thence along the centre of the River Don eastwardly to its junction with the Canal to the point of commencement aforesaid.

And I do hereby declare that the nine Wards aforesaid, the said boundaries of which are hereinbefore determined and defined are shown upon the Ordnance Map (six-inch), which has been signed by me and deposited with the Town Clerk of the said county borough of Rotherham, on which said Ordnance Map the said boundaries

of the said nine Wards are clearly set forth by lines coloured thereon as follows:—

- |                          |               |
|--------------------------|---------------|
| (1.) East Ward .. ..     | Venetian Red. |
| (2.) St. Ann's Ward ..   | Mauve.        |
| (3.) Clifton Ward .. ..  | Grey.         |
| (4.) South Ward .. ..    | Yellow.       |
| (5.) West Ward .. ..     | Green.        |
| (6.) Thornhill Ward ..   | Burnt Sienna. |
| (7.) North Ward .. ..    | Brown.        |
| (8.) Masbrough Ward ..   | Crimson Lake. |
| (9.) Kimberworth Ward .. | Blue.         |

I do hereby assign three Councillors to each and every of the said nine Wards, and apportion the existing Councillors as follows, that is to say:—

To No. 1. East Ward. Albert Percy Aizlewood. (Vacancy.) (Vacancy.)

To No. 2. St. Ann's Ward. Thomas Reeves. (Vacancy.) (Vacancy.)

To No. 3. Clifton Ward. John Beckett. (Vacancy.) (Vacancy.)

To No. 4. South Ward. George Clarke, Frederick Schonhut, Louis Eugene Shaw.

To No. 5. West Ward. Thomas Walter Grundy, George Noble, Edward Gaffney.

To No. 6. Thornhill Ward. Alfred Bryant, Daniel Mullins. (Vacancy.)

To No. 7. North Ward. George Cartledge, Alfred Thomas Jenkins. (Vacancy.)

To No. 8. Masbrough Ward. George Henry Copley, Joseph Heminsley. (Vacancy.)

To No. 9. Kimberworth Ward. Joseph Bargh Jenkinson, Kendrick Waterfall Fieldsend, William Edward Ellis.

I do also hereby determine that the new Councillors to be elected under the provisions of the said Rotherham Corporation Act, 1904, shall retire as follows:—

Of the two new Councillors who are elected for the East Ward aforesaid, the one who is elected by the smaller number of votes shall retire on the first day of November, one thousand nine hundred and six, and the one who is elected by the greater number of votes shall retire on the first day of November, one thousand nine hundred and seven.

Of the two new Councillors who are elected for the St. Ann's Ward aforesaid, the one who is elected by the smaller number of votes shall retire on the first day of November, one thousand nine hundred and five, and the one who is elected by the greater number of votes shall retire on the first day of November, one thousand nine hundred and seven.

Of the two new Councillors who are elected for the Clifton Ward aforesaid, the one who is elected by the smaller number of votes shall retire on the first day of November, one thousand nine hundred and five, and the one who is elected by the greater number of votes shall retire on the first day of November, one thousand nine hundred and six.

The new Councillor who is elected for the Thornhill Ward aforesaid shall retire on the first day of November, one thousand nine hundred and six.

The new Councillor who is elected for the North Ward aforesaid shall retire on the first day of November, one thousand nine hundred and seven.

The new Councillor who is elected for the Masbrough Ward aforesaid shall retire on the first day of November, one thousand nine hundred and five.

Dated this twenty-eighth day of September, one thousand nine hundred and four.

HARTLEY B. N. MOTHERSOLE,  
Commissioner.

Now therefore His Majesty, by and with the advice of His Privy Council, doth hereby approve of the said scheme of the said Commissioner.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1854, it was enacted that, in case it appeared to His Majesty in Council, upon the Petition of the Town Council of any borough stating that an Order in Council had been made for closing all or any of the burial grounds of one or more parishes, being wholly or partly within such borough, that there was difficulty or inconvenience in providing, under the powers of the Burial Act, 1853, requisite places of burial for the inhabitants of such parish or parishes, it should be lawful for His Majesty, with the advice of His Privy Council, to order that powers should be vested in the Council of such borough for providing such places of burial under the provisions of the said Act: Provided always, that, notice of such Petition, and of the time when it should please His Majesty to order that the same should be taken into consideration by the Privy Council, should be published in the *London Gazette*, and in one of the newspapers usually circulating in such borough one month at least before such Petition was so considered.

And whereas the Town Council of the borough of Aberavon, in the county of Glamorgan, have presented a Petition to His Majesty stating that an Order in Council has been made for closing the churchyard of Aberavon, and the Baptist burial ground in Aberavon, and representing that there is difficulty and inconvenience in providing, under the powers of the Burial Act, 1853, requisite places of burial for the inhabitants of the said borough; and praying that powers may be vested in the Council of the said borough of Aberavon, for providing places of burial for the inhabitants of the said borough, pursuant to the provisions of the Burial Act, 1854.

And whereas notice of such Petition and of the time when His Majesty was pleased to order that the same be taken into consideration by His Privy Council has been duly published as required by the above said first-recited Act:

Now, therefore, His Majesty is pleased by and with the advice of His Privy Council, to order, and it is hereby ordered, that powers be vested in the Town Council of the borough of Aberavon, for providing requisite places of burial for the inhabitants of the borough of Aberavon, under the provisions of the Burial Act, 1854.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1855, it was, amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit:

And whereas an Order in Council was made on the fifteenth day of *October*, one thousand eight hundred and eighty-nine, directing the discontinuance of burials with certain exceptions, in the Church and Churchyard of *Saint Margaret's, Ward End, Aston*, in the city of *Birmingham*.

And whereas it seems fit to His Majesty, by and with the advice of His Privy Council, that the said Order be varied:

Now, therefore, His Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the said Order of the fifteenth day of *October*, one thousand eight hundred and eighty-nine, be varied by the addition thereto of the following clause:—

Aston.—(d.) In the vaults constructed beneath the said Church burials may be allowed subject to the following conditions:—

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

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

*A. W. FitzRoy.*

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1855, it was, amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit:

And whereas an Order in Council was made on the twenty-seventh day of *February*, one thousand eight hundred and eighty-two, directing

the discontinuance of burials, with certain exceptions, in the Parish Church and churchyard of *Llanddoget*, in the county of *Denbigh*:

And whereas it seems fit to His Majesty, by and with the advice of His Privy Council, that the said Order be varied:

Now, therefore, His Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the said Order of the twenty-seventh day of *February*, one thousand eight hundred and eighty-two, be varied so that, notwithstanding anything therein, it shall be lawful, subject to the conditions hereinafter set forth, to bury the body of any member of the family of *Colonel Higson*, in the parish churchyard of *Llanddoget*, in the county of *Denbigh*, in a vault or walled grave to be constructed in a grave space in which no interment has taken place within the period of fourteen years prior to the first day of *September*, one thousand nine hundred and four: Provided that the burials hereby authorized shall be subject to compliance with the requirement that every coffin buried in such vault or walled grave be separately enclosed by stonework or brickwork properly cemented.

*A. W. FitzRoy.*

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1855, it was, amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit:

And whereas an Order in Council was made on the fourteenth day of *July*, one thousand eight hundred and ninety-nine, directing the discontinuance of burials, with certain exceptions, in the parish church of *Lapley*, in the county of *Stafford*, and in the portion of the churchyard situated to the south of the path at present traversing it from the east to the west entrance:

And whereas it seems fit to His Majesty, by and with the advice of His Privy Council, that the said Order be varied:

Now, therefore, His Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the said Order of the fourteenth day of *July*, one thousand eight hundred and ninety-nine, be varied so that, notwithstanding anything therein, it shall be lawful after the death of *Mary Ann Tomlinson*, of *Brook House, Wheaton Aston, Widow*, and subject to the conditions hereinafter set forth, to bury her body in that portion of the churchyard of the parish church of *All Saints, Lapley*, in the county of *Stafford*, which is situated to the south of the path traversing it from the east to the west entrance, in any grave space in which no interment has taken place for a period of fourteen years prior to the first day of *September*, one thousand nine hundred and four:

Provided that the burial hereby authorized shall be subject to compliance with the requirement that the coffin shall be so buried that no part thereof shall be at a less depth than four feet from the surface of that part of the churchyard which adjoins the grave.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1855, it was, amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit:

And whereas an Order in Council has been made directing the discontinuance of burials in the parish churchyard of Saint Peter, Osmotherley, in the North Riding of the county of York, from the time specified in such Order; and whereas the time for the discontinuance of burials therein has, from time to time, been postponed; 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 churchyard 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 appointed for the discontinuance of burials in the parish churchyard of Saint Peter, Osmotherley, in the North Riding of the county of York, be further postponed to the thirty-first day of March, one thousand nine hundred and five.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Local Government Board, after giving to the Incumbents and the churchwardens of the parishes of Saint Andrew the Less, Saint Mary the Less, and Saint Botolph, in the borough of Cambridge, ten days' previous notice of their intention to make such representation, have, under the provisions of the Burial Act, 1853, made a representation stating that, for the protection of the public health, no new burial ground should be opened in the said borough of Cambridge, without the previous approval of the Local Government Board, and that burials should be discontinued therein, as follows:—

BOROUGH OF CAMBRIDGE.—MILL-ROAD BURIAL GROUND.—Forthwith and entirely in such portions of the Mill-road Burial Ground, Cambridge, as are assigned to the parishes of Saint Andrew the Less, Saint Mary the Less, and Saint Botolph, in the said borough, except as follows:—

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

(c.) In such portion of the said burial ground as is assigned to the parish of Saint Mary the Less, 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:

(d.) In such portion of the said burial ground as is assigned to the parish of Saint Andrew the Less, in any grave space in which no interment has heretofore taken place, the burial may be allowed in a walled grave 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, subject to the condition that every coffin buried in such 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 sixth day of December 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 representation one month before the said sixth day of December.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

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 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 the Local Government Board, after giving to the Incumbent and the churchwardens of the parish of the Holy Trinity, Claygate, in the county of Surrey (civil parish of Thames Ditton), and of the parish of Saint Swithin, Quennington, in the county of Gloucester, 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 Thames Ditton and Quennington 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 tenth day of August 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-sixth day of September, one thousand nine hundred and four, 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, viz.:

THAMES DITTON.—Forthwith and entirely in the Parish Church of the Holy Trinity, Claygate, and in the churchyard.

QUENNINGTON.—Forthwith and entirely in the Parish Church of Saint Swithin, Quennington, in the county of Gloucester; and after the thirty-first of December, one thousand nine hundred and four, in the churchyard.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Hall-marking of Foreign Plate Act, 1904 (4 Ed. VII. c. 6), it is provided that:—

1.—(1) Where for the purpose of complying with sections fifty-nine and sixty of the Customs Act, 1842, or section ten of the Revenue Act, 1883, any plate has to be assayed, stamped, and marked, or where for any other purpose any plate or article imported from a foreign part is brought to an Assay Office in the United Kingdom to be assayed, stamped, or marked, the plate or article shall be marked in such manner as His Majesty may determine by Order in Council so as readily to distinguish whether the plate or other article was wrought, or made in England, Scotland, or Ireland, or was imported from foreign

parts, and such mark or marks shall be deemed to be a compliance with the said Acts.

(2) Any person, who, after a date fixed by His Majesty by Order in Council, brings or causes to be brought any plate or other article to be assayed, stamped and marked at an Assay Office, shall state in writing, in manner provided by His Majesty by Order in Council, whether the plate or article was wrought or made in England, Scotland, or Ireland, or was imported from foreign parts, but it shall not be necessary to make such statement in writing where any plate or other article is brought to an Assay Office in charge of an officer of customs, under the provisions of the Revenue Act, 1883, for the purpose of being assayed; stamped, or marked, as having been imported from foreign parts.

(3) Where any person, who, after the date fixed as aforesaid, brings or causes to be brought any plate or other article to be assayed, stamped, and marked at an Assay Office, does not know and is not able to state whether the plate or other article was wrought or made in England, Scotland, or Ireland, or was imported from foreign parts, such person shall make a statement in writing to that effect in the manner prescribed in this section, and the plate or other article referred to in the said statement shall be stamped and marked as if it were imported from foreign parts.

(4) If any person knowingly makes a false statement under this section he shall be liable, on summary conviction, under the Summary Jurisdiction Acts, to a fine not exceeding five pounds for every article in respect of which the false statement is made.

(5) The Customs Act, 1842, shall apply as if a reference to the mode of marking required under this Act were substituted for a reference to the mode of marking under that Act.

(6) His Majesty may, by Order in Council, revoke, vary, or add to any Order in Council made under this Act.

Now therefore His Majesty, in exercise of the powers vested in Him by the above recited provisions, doth by this Order determine that:

(1) The mark or marks to be stamped or marked upon any plate or article imported from foreign parts brought to an Assay Office in the United Kingdom to be assayed, stamped or marked shall be the mark or marks described in the first part of the schedule hereto:

(2) The statement in writing to be made by any person other than an officer of Customs who, after the thirty-first day of October, one thousand nine hundred and four, brings or causes to be brought any plate or article to be assayed, stamped and marked at an Assay Office shall be in the form set out in the second part of the schedule hereto.

A. W. FitzRoy.

## SCHEDULE.

### PART I.

On Foreign Gold Plate or Articles.

The Hall-mark particular to each Assay Office, as shown in Figure 1 of the Appendix hereto; the carat value of the gold, together with the decimal equivalent of the carat value, as shown in Figure 2 of the Appendix.

On Foreign Silver Plate or Articles.

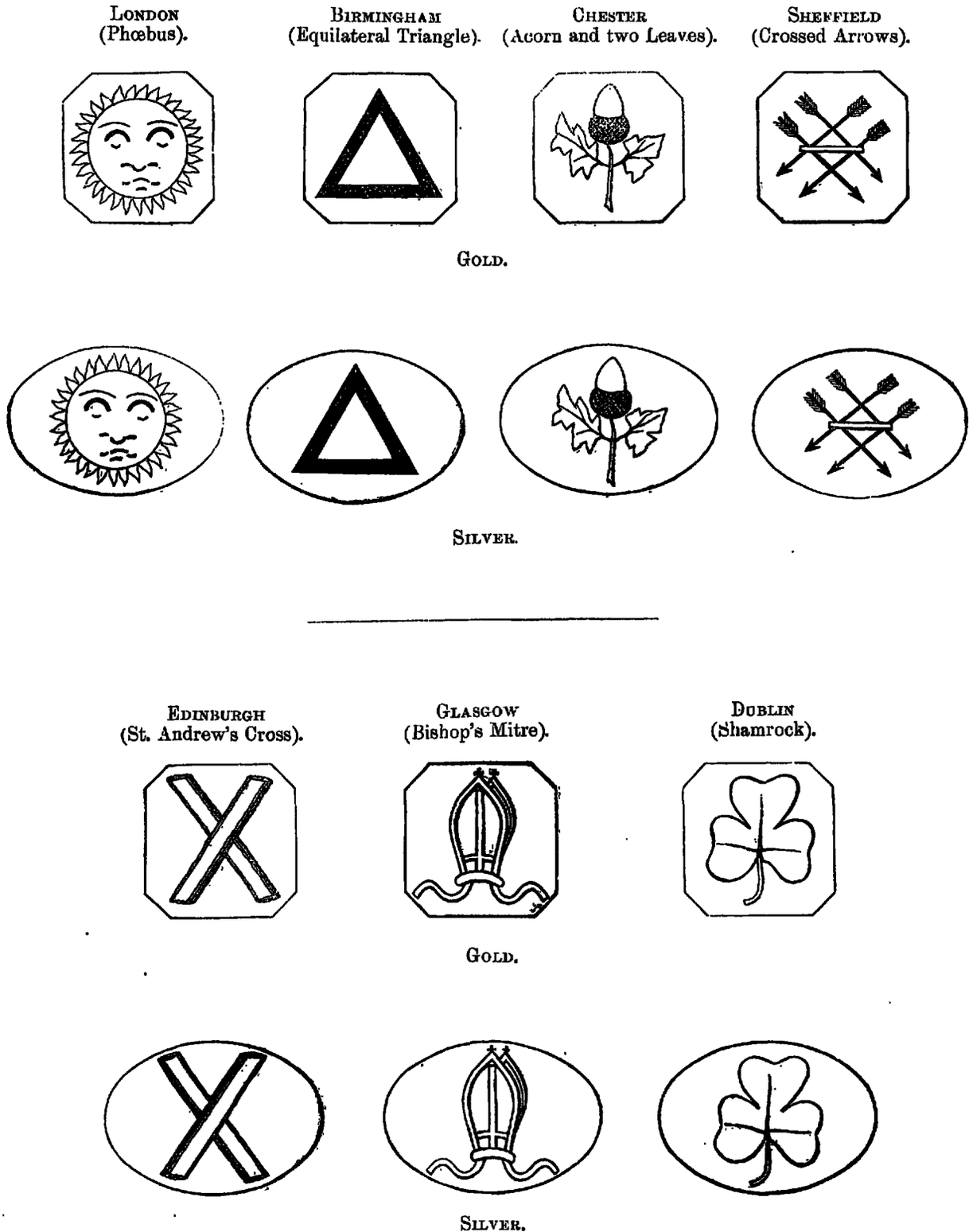
The Hall-mark particular to each Assay Office, as shown in Figure 1 of the Appendix hereto, together with the decimal equivalent of the standard value of the silver, as shown in Figure 2 of the Appendix.

The mark for the annual date letter is to be added by each Assay Office after the mark for the particular Hall and the mark for standard.

## APPENDIX.

FIGURE 1.

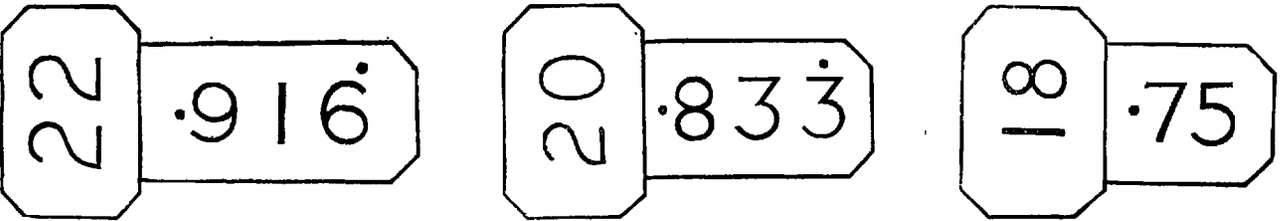
PARTICULAR MARK FOR EACH ASSAY AUTHORITY.



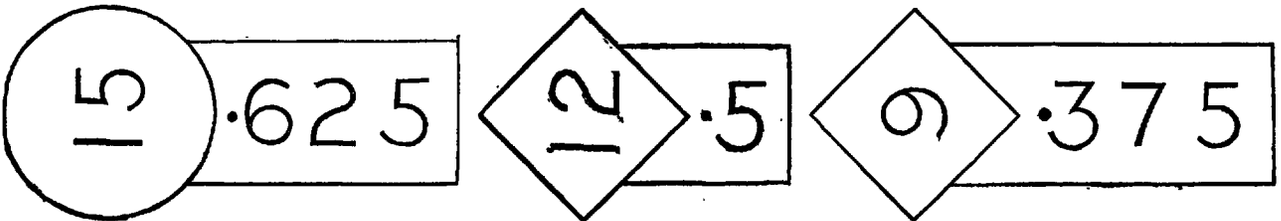
(The actual sizes of the marks are not shown.)

FIGURE 2.

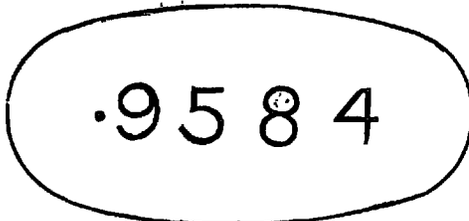
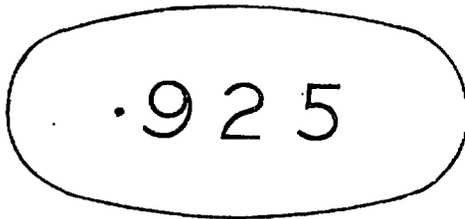
REPRESENTATION OF STANDARD MARKS.



GOLD.



GOLD.



SILVER.

NOTE.—The annual date letter is to be added by the Assay Office.  
The actual sizes of the marks are not shown.

## PART II.

Statement to be made in writing by manufacturers, dealers, and others bringing or sending plate or other articles to be assayed and marked:—

I hereby certify and declare that all the above-mentioned articles were

(here set out whether wrought or made in England, Scotland, or Ireland, or whether imported from foreign parts) or,

I hereby certify and declare that the place of manufacture of the above-mentioned articles is unknown to me.

To be signed by a member of the firm, or, in the case of a company, by the managing director or secretary.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

## PRESENT,

The KING's Most Excellent Majesty in Council.

**WHEREAS** the Local Government Board, after giving to the Incumbent and the churchwardens of the parish of Saint Peter, Portisham, in the county of Dorset; of the parish of Saint Peter, Southborough, in the county of Kent; of the parish of Saint Remigius, Long Clawson, in the county of Leicester; of the parish of Wainfleet All Saints, in the Parts of Lindsey; and of the parish of Saint Bartholomew, Finneringham, in the county of East Suffolk, 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-grounds should be opened in the civil parishes of Portisham, Southborough, Long Clawson, Wainfleet All Saints, and Finneringham, without the previous approval of the Local Government Board, and that burials should be discontinued therein, as follows, viz.:—

**PORTISHAM.**—Forthwith and entirely in the Parish Church of Saint Peter, Portisham, in the county of Dorset; and also in the churchyard, except as follows:—

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

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

(c.) In the said churchyard in any grave space in which no interment has taken place within the period of fourteen years prior to the date of this Order, the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the bodies of James Russell, Mrs. Whittle, Mrs. Lucy Bartlett, Robert Joliffe, Mrs. Emma Mayo, John Bartlett, Jeremiah Legg, and the Reverend Sir John C. Molyneux, Baronet.

**SOUTHBOROUGH.**—Forthwith and entirely in the Parish Church of Saint Peter, Southborough, in the county of Kent; and in that portion of the churchyard which was in existence prior to the year one thousand eight hundred and eighty-one, 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 in a walled grave 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, subject to the condition that every coffin buried in such grave be separately enclosed by stonework or brickwork properly cemented.

**LONG CLAWSON.**—Forthwith and entirely in the Parish Church of Saint Remigius, Long Clawson, in the county of Leicester; and in the churchyard, except as follows:—

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

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

**WAINFLEET ALL SAINTS.**—Forthwith and entirely in the Church of Saint Thomas, Northolme, in the parish of Wainfleet All Saints, in the Parts of Lindsey; and, after the thirty-first day of December, one thousand nine hundred and four, in the churchyard, except as follows:—

In the said churchyard in any grave space in which no interment has heretofore taken place for a period of fourteen years prior to the date of this Order, 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 such grave space was reserved and appropriated as a burial place with the exclusive right of burial therein before the twenty-second day of August, one thousand nine hundred and four.

**FINNINGHAM.**—Forthwith and entirely in the Parish Church of Saint Bartholomew, Finneringham, in the county of East Suffolk; and in the churchyard, except as follows:—

(a.) In the vault or walled grave now existing in the said churchyard and belonging or reputed to belong to Constantine Frere, Clerk in Holy Orders, 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 the said churchyard in a grave space belonging or reputed to belong to Mrs. Joseph Driver, and in which no interment has taken place within a period of fourteen years prior to the date of this Order, 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 sixth day of December 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 sixth day of December.

A. W. FitzRoy.

At the Court at *Buckingham Palace*, the 24th day of *October*, 1904.

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 Garden Fraser, Esquire, M.A., Fellow of Queens' College, Cambridge, to be one of His Majesty's Inspectors of Schools.

A. W. FitzRoy.

*Crown Office,*  
October 27, 1904.

Days and Places appointed for holding the Autumn Assizes, 1904:—

**NORTHERN CIRCUIT.**

Mr. Justice Phillimore.

Mr. Justice Walton.

Tuesday, November 1, at Carlisle.

Friday, November 4, at Lancaster.

Tuesday, November 8, at Manchester.

(Civil and Criminal).

Monday, November 28, at Liverpool.

(Civil and Criminal).

**NORTH-EASTERN CIRCUIT.**

Mr. Justice Grantham.

Mr. Justice Darling.

Thursday, November 17, at Newcastle.

Tuesday, November 22, at Durham.

Tuesday, November 29, at York.

Saturday, December 3, at Leeds.

**MIDLAND CIRCUIT.**

Mr. Justice Bucknill.

Monday, November 7, at Aylesbury.

Thursday, November 10, at Bedford.

No. 27728.

H

Monday, November 14, at Northampton.

Friday, November 18, at Leicester.

Wednesday, November 23, at Lincoln.

Monday, November 28, at Nottingham.

Thursday, December 1, at Derby.

Tuesday, December 6, at Warwick.

Mr. Justice Channell.

Mr. Justice Bucknill.

Saturday, December 10, at Birmingham.

(Civil and Criminal).

*Downing Street,*  
October 26, 1904.

The KING has been pleased to approve of the appointment of Gershom Stewart, Esq., to be an Unofficial Member of the Legislative Council of the Colony of Hong Kong.

*Downing Street,*  
October 27, 1904.

The KING has been pleased to give directions for the reappointment of William Peter, Esq., and Gottfried Graf, Esq., to be Unofficial Members of the Legislative Council of the Island of Saint Lucia.

**FACTORY AND WORKSHOP ACT, 1901.**

The Secretary of State for the Home Department hereby gives notice, pursuant to section 86 (1) of the Factory and Workshop Act, 1901, that on the 24th October, 1904, he made Regulations, under section 79 of the said Act, to come into force on the 1st January, 1905, in respect of the processes of loading, unloading, moving and handling goods in, on, or at any dock, wharf, or quay, and the processes of loading, unloading, or coaling any ship in any dock, harbour, or canal.

Copies of the Order may be purchased at the Sale Office for Official Publications, Messrs. Eyre and Spottiswoode, East Harding-street, Fleet-street, E.C.

Whitehall, October 26, 1904.

*Board of Trade (Harbour Department),*  
London, October 27, 1904.

H. 13491.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, the following translation of a Notice which appeared in the Madrid Gazette of the 19th instant:—

Ministry of the Interior.

Central Department of the Board of Health.

Our Ambassador at St. Petersburg has notified this Ministry under date of the 15th instant that an outbreak of Asiatic Cholera Morbus has occurred at the Russian cities of Baku, on the

Caspian Sea, and Saratow, on the banks of the Volga.

The above is made public for the purposes of Article 72 of the External Sanitary Regulations now in force and for the information of the Sanitary Authorities and Shipping Houses whose vessels call at Spanish ports.

Madrid. 18th of October, 1904. The Inspector-General, M. Alonso Sañudo.

To the Civil Governors of the Maritime Provinces and the Generals in Command at Ceuta and Melilla.

*Board of Trade, 7, Whitehall Gardens,  
London, October 26, 1904.*

The Board of Trade hereby give notice that they have revoked the Staines, Egham, and Chertsey Electric Lighting Order, 1900, as confirmed by the Electric Lighting Orders Confirmation (No. 12) Act, 1900, as to the whole of the area of supply, as from the 20th day of October, 1904, and that the said revocation is to take effect from that date.

Dated this 26th day of October, 1904.

*Francis J. S. Hopwood,  
Secretary, Board of Trade.*

*Board of Trade (Harbour Department),  
London, October 27, 1904.  
H. 13540.*

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated October 25, from His Majesty's Representative at Rome:—"Sanitary precautions against Brisbane and Townsville, Queensland, withdrawn."

*Board of Trade (Harbour Department),  
London, October 27, 1904.  
H. 13545.*

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated October 26, from His Majesty's Representative at Constantinople:—"Free pratique granted to arrivals from Smyrna."

This Order may be referred to as  
Order of Appointment No. 84.

#### BOARD OF EDUCATION.

Appointed Day.

Order made under Section 5 (1) of the Education (London) Act, 1903.

Whereas by Sub-section (1) of Section 5 of the Education (London) Act, 1903 (hereinafter referred to as "the Act"), it is enacted that the Act shall, except as expressly provided, come into operation on the appointed day, and the appointed day shall be the first day of May, nineteen hundred and four, or such other day, not being more than twelve months later, as the Board of Education may appoint, and different days may be appointed for different purposes and for different provisions of the Act.

And whereas by an Order dated the twentieth day of September, nineteen hundred and four, the Board of Education appointed as the appointed day for the purposes of Sub-section (1) of Section 2 of the Act, and for the purpose of the repeal in London of Section 15 of the Elementary Education Act, 1870, the first day of November, nineteen hundred and four, or such later day or days as might be appointed by the Board of Education thereafter for the purpose.

And whereas the Act came into operation for all purposes other than the aforesaid on the first day of May, nineteen hundred and four.

Now, therefore, the Board of Education, pursuant to the Act and to every other power enabling them in that behalf, hereby appoint as the appointed day for the purposes aforesaid the first day of January, nineteen hundred and five, or such later day or days as may be appointed by the Board of Education hereafter for those purposes.

Given under the Seal of Office of the Board of Education this twenty-eighth day of October, nineteen hundred and four.



ROBERT L. MORANT.

#### BOARD OF EDUCATION.

Administrative County of London.

In the matter of the Education Act, 1902, section 11, and the Education (London) Act, 1903.

Notice is hereby given that a Draft Final Order providing for the appointment of Foundation Managers in the School mentioned in the Schedule hereto has been issued by the Board of Education. Copies of the Draft Order have been sent to the Clerk to the County Council, to the Clerk to the Metropolitan Borough Council within whose area the School is situated, and to the Owners, Trustees and Managers of the School. Additional copies can be obtained by any person interested in the School on application to the Secretary, Board of Education, Whitehall.

Dated this 25th day of October, 1904.

L. A. SELBY-BIGGE,

An Assistant Secretary in  
the Board of Education.

Draft Final Order  
(London) No. 66.

#### SCHEDULE.

School Number.	Name of School.
3,287	SOUTHWARK BOROUGH. Newington, Trinity N.

*Admiralty, 25th October, 1904.*

*Royal Naval Reserve.*

In accordance with the Regulations for the Royal Naval Reserve—  
Lieutenant William Francis Samuel Waymouth has been placed on the Retired List. Dated 24th October, 1904.

*Admiralty, 26th October, 1904.*

Paymaster Hugh Seymour Hall has this day been promoted to the rank of Staff Paymaster in His Majesty's Fleet.

Miss Florence K. Bicford, Miss Jeanne M. McGrath, and Miss Beatrice Platt have been appointed Nursing Sisters in Queen Alexandra's Royal Naval Nursing Service. Dated 1st November, 1904.

*War Office,  
28th October, 1904.*

#### MILITIA.

##### ROYAL FIELD ARTILLERY (MILITIA).

*The Lancashire*, Lieutenant P. Cobb to be Captain. Dated 26th August, 1904.

##### ROYAL GARRISON ARTILLERY (MILITIA).

*The Cork*, Lieutenant A. H. Aitken resigns his Commission. Dated 22nd October, 1904.

*The Devon*, Lieutenant W. W. Belcher resigns his Commission. Dated 29th October, 1904.

*The Glamorgan*, Arthur Harold Peiniger, Gent., to be Second Lieutenant. Dated 29th October, 1904.

*The Kent*, Wallace Henry Glydd Drake-Brockman, Gent., to be Second Lieutenant. Dated 29th October, 1904.

*The Yorkshire (Duke of York's Own)*, Alfred George William Wright, Gent. (late Lieutenant of this Regiment), to be Lieutenant. Dated 29th October, 1904.

#### INFANTRY.

*3rd Battalion, the Buffs (East Kent Regiment)*, Captain W. F. Tufnell to be Major. Dated 29th October, 1904.

Lieutenant V. T. D. Palmer to be Captain. Dated 29th October, 1904.

The undermentioned Second Lieutenants resign their Commissions:—

J. B. Penfold. Dated 29th October, 1904.

J. F. Pett. Dated 29th October, 1904.

*4th Battalion, the Lincolnshire Regiment*, Captain J. A. Cole is granted the honorary rank of Major. Dated 29th October, 1904.

*3rd Battalion, the Royal Scots Fusiliers*, Major H. Scott is granted the honorary rank of Lieutenant-Colonel. Dated 29th October, 1904.

*4th Battalion, the Royal Inniskilling Fusiliers*, Captain W. V. Jones is granted the honorary rank of Major. Dated 22nd October, 1904.

Lieutenant H. W. E. Minchener resigns his Commission. Dated 22nd October, 1904.

*3rd Battalion, the East Surrey Regiment*, Lieutenant-Colonel J. C. Worthington is granted the honorary rank of Colonel. Dated 29th October, 1904.

*3rd Battalion, the Essex Regiment*, George Ievers Carolin, Gent., to be Second Lieutenant. Dated 29th October, 1904.

*3rd Battalion, the Queen's Own (Royal West Kent Regiment)*, Captain W. H. Annesley, Royal West Kent Regiment, to be Adjutant, vice Captain (Brevet Major) A. Martyu, whose tenure has expired. Dated 14th October, 1904.

*3rd Battalion, the King's (Shropshire Light Infantry)*, Sir Lionel Cecil William Alexander, Bart., to be Second Lieutenant. Dated 29th October, 1904.

William Charles Arcodeckne Vanneck, Gent., to be Second Lieutenant. Dated 29th October, 1904.

*5th Battalion, the Royal Irish Rifles*, Walter Frederick Dyer Manico, Gent., to be Second Lieutenant. Dated 22nd October, 1904.

*5th Battalion, Princess Victoria's (Royal Irish Fusiliers)*, Lieutenant J. K. Rashleigh resigns his Commission. Dated 22nd October, 1904.

*3rd Battalion, the Royal Munster Fusiliers*, Robert Hedges Maunsell-Byre, Esq., to be Captain. Dated 22nd October, 1904.

*4th Battalion, the Royal Dublin Fusiliers*, Lieutenant L. M. Johns is seconded for service under the Colonial Office. Dated 1st October, 1904.

#### IMPERIAL YEOMANRY.

*Herts*, Captain S. H. Garrard to be Major. Dated 29th October, 1904.

The undermentioned Supernumerary Captains are absorbed into the Establishment:—

H. Greathed. Dated 29th October, 1904.

H. M. Kersey, D.S.O. Dated 29th October, 1904.

Lieutenant S. G. Sheppard, D.S.O., to be Captain. Dated 29th October, 1904.

Lieutenant E. B. Sheppard to be Captain (Supernumerary), under paragraph 7, Yeomanry Regulations. Dated 29th October, 1904.

*Lincolnshire*, Captain the Honourable D. R. H. Anderson-Pelham, 10th Hussars, to be Adjutant, vice Captain E. E. West, 5th Lancers, whose tenure has expired. Dated 10th October, 1904.

*Lovat's Scouts*, Second Lieutenant C. R. C. Orde resigns his Commission. Dated 29th October, 1904.

*Northamptonshire*, George Jervis Wood, Gent., to be Second Lieutenant. Dated 29th October, 1904.

*Scottish Horse*, Harry Denison-Pender, Gent., to be Second Lieutenant. Dated 29th October, 1904.

*Yorkshire Hussars (Alexandra, Princess of Wales's Own)*, Captain H. F. Wickham, 1st Dragoon Guards, to be Adjutant, vice Captain A. C. Duckworth, Reserve of Officers, whose tenure has expired. Dated 1st October, 1904.

#### VOLUNTEER CORPS.

##### ROYAL GARRISON ARTILLERY (VOLUNTEERS).

*1st Caithness*, Second Lieutenant W. W. Chalmers resigns his Commission. Dated 29th October, 1904.

Surgeon-Captain D. Durran, M.B., to be Surgeon-Major. Dated 29th October, 1904.

*2nd Cinque Ports*, Surgeon-Lieutenant C. R. Skyrme to be Surgeon-Captain. Dated 29th October, 1904.

1st *Fifeshire*, The undermentioned Gentlemen to be Second Lieutenants:—  
Lewis Campbell Grant. Dated 29th October, 1904.  
David Miller Kay. Dated 29th October, 1904.

1st *Lancashire*, Supernumerary Lieutenant (Honorary Lieutenant in the Army) W. B. Pearch is absorbed into the Establishment. Dated 29th October, 1904.

1st *City of London*, The undermentioned Second Lieutenants to be Lieutenants:—  
G. Grove-Blackwell. Dated 29th October, 1904.  
A. H. Corbet. Dated 29th October, 1904.

1st *Norfolk*, Second Lieutenant H. W. Smith to be Lieutenant. Dated 29th October, 1904.

#### ROYAL ENGINEERS (VOLUNTEERS).

1st *Devonshire and Somersetshire*, Second Lieutenant G. A. Richings resigns his Commission. Dated 29th October, 1904.

2nd *Lanarkshire*, Second Lieutenant W. Motherwell to be Instructor of Musketry. Dated 29th October, 1904.

#### RIFLE.

6th *Volunteer Battalion, the Royal Scots (Lothian Regiment)*, Lieutenant W. N. Tod resigns his Commission. Dated 29th October, 1904.

1st *Volunteer Battalion, the King's Own (Royal Lancaster Regiment)*, The undermentioned Lieutenants to be Captains:—  
W. B. H. M. Lane. Dated 29th October, 1904.  
N. E. Barnes. Dated 29th October, 1904.

*Cadet Corps (Solihull Grammar School) attached to 1st Volunteer Battalion, the Royal Warwickshire Regiment*, Halstead Latham Connor, Gent., to be Second Lieutenant. Dated 29th October, 1904.

2nd (*Prince of Wales's*) *Volunteer Battalion, the Devonshire Regiment*, Peter George Moran, Gent., to be Surgeon-Lieutenant. Dated 29th October, 1904.

1st *Volunteer Battalion, the Suffolk Regiment*, The Reverend W. M. Pigot to be Acting Chaplain. Dated 29th October, 1904.

3rd *Volunteer Battalion, the Bedfordshire Regiment*, Second Lieutenant H. R. Tomlinson resigns his Commission. Dated 29th October, 1904.

John Clutton, Gent., to be Lieutenant. Dated 29th October, 1904.

1st *Volunteer Battalion, Alexandra, Princess of Wales's Own (Yorkshire Regiment)*, Captain J. L. C. Booth resigns his Commission. Dated 29th October, 1904.

2nd *Volunteer Battalion, the Royal Welsh Fusiliers*, Captain F. W. Stubbs to be Major. Dated 29th October, 1904.  
Lieutenant J. T. Raynes to be Captain. Dated 29th October, 1904.

4th *Volunteer Battalion, the South Wales Borderers*, Captain P. G. Pennymore to be Instructor of Musketry, vice Captain and Honorary Major P. B. Ford, who has vacated the appointment. Dated 11th October, 1904.

Claude Edward Arthur Cooke, Gent., to be Second Lieutenant. Dated 29th October, 1904.

3rd *Volunteer Battalion, the East Surrey Regiment*, The services of Lieutenant W. W. Lucas are dispensed with. Dated 29th October, 1904.

3rd *Volunteer Battalion, the Duke of Wellington's (West Riding Regiment)*, Lieutenant F. O. Aked resigns his Commission. Dated 29th October, 1904.

1st *Volunteer Battalion, the Royal Sussex Regiment*, Percy Macaulay Ashworth Kerans, Gent., to be Second Lieutenant (Extra-Supernumerary). Dated 29th October, 1904.

2nd *Volunteer Battalion, the Royal Sussex Regiment*, Lieutenant M. H. Sambourne resigns his Commission. Dated 29th October, 1904.

1st *Cinque Ports*, The following announcement is substituted for that which appeared in the London Gazette of the 7th June, 1904:—

The Right Honourable George Nathaniel, Lord Curzon of Kedleston, G.C.S.I., G.C.I.E., is appointed to the Honorary Colonelcy of the Corps. Dated 4th June, 1904.

1st *Volunteer Battalion, the Hampshire Regiment*, George Ernest Fawcus, Gent., to be Second Lieutenant. Dated 29th October, 1904.

3rd (*Duke of Connaught's Own*) *Volunteer Battalion, the Hampshire Regiment*, Second Lieutenant E. W. Way to be Lieutenant. Dated 29th October, 1904.

3rd *Glamorgan*, Lieutenant-Colonel W. D. Rees is granted the honorary rank of Colonel. Dated 29th October, 1904.

5th (*Perthshire Highland*) *Volunteer Battalion, the Black Watch (Royal Highlanders)*, Lieutenant T. Ferguson to be Captain. Dated 29th October, 1904.

The undermentioned Second Lieutenants to be Lieutenants:—

J. D. Weir. Dated 29th October, 1904.

D. R. Fergusson. Dated 29th October, 1904.

1st *Volunteer Battalion, the Essex Regiment*, Lieutenant J. W. Tyler resigns his Commission. Dated 29th October, 1904.

*Cadet Corps (Felstead School) attached to 2nd Volunteer Battalion, the Essex Regiment*, Second Lieutenant C. C. C. Lindsay resigns his Commission. Dated 29th October, 1904.

*Cadet Corps (King Edward VI School) attached to 2nd Volunteer Battalion, the Essex Regiment*, Lieutenant W. J. Adlam resigns his Commission. Dated 29th October, 1904.

1st *Volunteer Battalion, Princess Charlotte of Wales's (Royal Berkshire Regiment)*, Captain and Honorary Major F. Simmonds resigns his Commission, with permission to retain his rank, and to wear the prescribed uniform. Dated 29th October, 1904.

2nd *Volunteer Battalion, the Queen's Own (Royal West Kent Regiment)*, Lieutenant W. F. Marchant to be Captain. Dated 29th October, 1904.

Quartermaster and Honorary Major Alexander Martin, retired, late Royal Artillery, to be Quartermaster. Dated 29th October, 1904.

1st *Volunteer Battalion, the King's Own (Yorkshire Light Infantry)*, The seconding of Captain and Honorary Major T. H. Newsome, which was announced in the London Gazette of the 2nd October, 1903, is cancelled, and the following substituted:—

Captain and Honorary Major T. H. Newsome is borne as Supernumerary whilst employed as

Supply and Transport Officer of the South Yorkshire Volunteer Infantry Brigade. Dated 3rd October, 1903.

*2nd Volunteer Battalion, the King's (Shropshire Light Infantry)*, The undermentioned Surgeon-Lieutenant-Colonels are granted the honorary rank of Surgeon-Colonel:—

R. de la P. Beresford, M.D. Dated 29th October, 1904.

C. H. Gwynn, M.D. Dated 29th October, 1904.

*5th (Glasgow Highland) Volunteer Battalion, the Highland Light Infantry*, Second Lieutenant A. C. Frame to be Lieutenant. Dated 29th October, 1904.

*1st (Ross Highland) Volunteer Battalion, Seaforth Highlanders (Ross-shire Buffs, the Duke of Albany's)*, Lieutenant-Colonel A. R. B. Warrand is granted the honorary rank of Colonel. Dated 29th October, 1904.

*3rd (The Buchan) Volunteer Battalion, the Gordon Highlanders*, Captain W. E. Hutchison is granted the honorary rank of Major. Dated 29th October, 1904.

*3rd (Renfrewshire) Volunteer Battalion, Princess Louise's (Argyll and Sutherland Highlanders)*, Lieutenant D. Watson to be Captain. Dated 29th October, 1904.

Second Lieutenant J. McH. Leckie to be Lieutenant. Dated 29th October, 1904.

*24th Middlessex*, Edward William Wedlake, Gent., to be Second Lieutenant. Dated 29th October, 1904.

#### ROYAL ARMY MEDICAL CORPS. (VOLUNTEERS).

*The Manchester Companies*, Captain R. W. Clements, M.B., Royal Army Medical Corps, to be Adjutant, vice Major H. D. Mason, whose period of appointment has expired. Dated 12th October, 1904.

#### THE MOTOR VOLUNTEER CORPS.

James McKelvie, Gent., to be Lieutenant. Dated 29th October, 1904.

#### Civil Service Commission, October 28, 1904.

The Civil Service Commissioners hereby give notice that an Open Competitive Examination for situations as Assistant Examiner in the Patent Office Department of the Board of Trade will be held in London, commencing on the 2nd January, 1905, under the Regulations dated the 16th December, 1902, and published in the London Gazette of the same date.

Not fewer than 20 Candidates will be appointed on the result of this Examination, if so many should be found to be duly qualified.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 15th December, 1904, an application, in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

#### Civil Service Commission, October 28, 1904.

The Civil Service Commissioners hereby give notice, that an Open Competitive Examination for situations as Assistant Clerks (Abstractors) in Departments of the Civil Service will be held in London, Edinburgh, and Dublin, commencing on the 9th February, 1905, under the Regulations dated the 2nd September, 1904, and published in the London Gazette of the same date.

The number of situations to be filled will be not fewer than the number vacant at the time of the examination.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 19th January, 1905, an application in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

#### ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 25TH OCTOBER 1904.)

#### TRURO AND DISTRICT (SWINE-FEVER) PROHIBITION OF MOVEMENT (AMENDMENT) ORDER OF 1904.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers in them vested under the Diseases of Animals Acts, 1894 to 1903, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

*Movement with Licence direct to Bacon Factory or Slaughter house.*

1.—(1.) The Truro and District (Swine-Fever) Prohibition of Movement Order of 1904 shall not, after the commencement of this Order, apply to, or be deemed to prohibit, the movement of swine direct to a bacon factory or slaughter house, if accompanied by a licence authorising such movement granted by an Inspector of the Local Authority of the district in which the swine are at the commencement of the movement, and subject to the following conditions, namely:—

- (i.) The swine, before the movement is commenced, shall be marked by and at the expense of the owner by the painting with an indelible composition of red colour of a broad line down the back and another broad line across the loins of each of the swine thus + each line being not less than nine inches long;
- (ii.) The swine shall, so far as is practicable, be moved by railway;
- (iii.) The swine shall, while being moved along, over, or across any highway or thoroughfare, be confined in a van or float;
- (iv.) The licence shall be in force for not more than four days, inclusive of the day of issue, and shall specify the name and address of the person to whom it is granted, the number of swine that may be moved thereunder, and the name and description of the bacon factory or slaughter house to which the swine are to be moved; and

(v.) The swine shall after their arrival at the bacon factory or slaughter house be there detained until they are slaughtered.

(2.) Where the swine are moved out of the district of a Local Authority to a bacon factory or slaughter house in the district of another Local Authority a copy of the Licence authorising the movement shall forthwith be sent by the person granting the same to the Police Station nearest to the factory or slaughter house.

*Licences after the Completion of Movement.*

2. Where swine are moved with a Licence under this Order to any bacon factory or slaughter house the Licence shall forthwith after completion of the movement be delivered up at, or sent by post to, the nearest Police Station by the person in charge of the swine at the time of completing the said movement.

*General Provisions as to Movement.*

3.—(1.) Swine, while being moved under this Order, shall so far as practicable be kept separate from all other swine, and shall be moved by the nearest available route and without unnecessary delay to the bacon factory or slaughter house specified in the Licence, and not elsewhere.

(2.) This Order does not authorise movement of swine in a Swine-Fever Infected Place or of swine, the movement of which is prohibited by notice of an Inspector of a Local Authority or of the Board given under any Order of the Board.

*Certain restrictions on Movement of Swine not to be affected.*

4. Movement of swine under this Order is subject to any Regulation made by a Local Authority under any Order of the Board for prohibiting or regulating the movement of swine into or within the District of the Local Authority, and also to any Order of the Board relating to any disease other than swine-fever.

*Production of Licences: Names and Addresses.*

5.—(1.) Any person in charge of a pig being moved, where under this Order a Licence is necessary, shall on demand of a Justice, or of a constable, or of an Inspector or other officer of the Board or of a Local Authority, produce and show to him the Licence, if any, authorising the movement, and shall allow it to be read and a copy of or extract from it to be taken by the person to whom it is produced.

(2.) Any person so in charge shall, on demand as aforesaid, give his name and address to the Justice, or constable, or Inspector or other officer.

*Offences.*

6.—(1.) If a person in charge of a pig being moved, where under this Order a licence is necessary, on demand made under this Order, fails to give his true name and address or gives a false name or address, he shall be deemed guilty of an offence against the Act of 1894.

(2.) If any person, with a view unlawfully to evade or defeat the operation of this Order, by washing, or in any other manner, takes out, effaces, or obliterates, or attempts to take out, efface, or obliterate, any mark painted on any pig, as required by this Order, the person doing the same, and the person causing, directing, or permitting the same to be done, and the owner of the pig, and the person for the time being in charge thereof, shall, each according to and in respect of

his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(3.) If any person fail to deliver up or send a Licence, as required by this Order, he shall be deemed guilty of an offence against the Act of 1894.

*Interpretation.*

7. In this Order, unless the context otherwise requires:

“Bacon factory” means premises in which the business of a curer of bacon is carried on:

“Swine-Fever Infected Place” means a place for the time being declared to be infected with swine-fever under any Order of the Board:

“Inspector” includes Veterinary Inspector:

“The Board” means the Board of Agriculture and Fisheries:

“The Act of 1894” means the Diseases of Animals Act, 1894.

*Commencement.*

8. This Order shall come into operation on the twenty-seventh day of October, nineteen hundred and four.

*Short Title.*

9. This Order may be cited as the TRURO AND DISTRICT (SWINE-FEVER) PROHIBITION OF MOVEMENT (AMENDMENT) ORDER OF 1904 and shall be read as one with the Truro and District (Swine-Fever) Prohibition of Movement Order of 1904.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this twenty-fifth day of October, nineteen hundred and four.



Wm. Somerville,  
Assistant-Secretary.

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

ORDER OF THE BOARD OF  
AGRICULTURE AND FISHERIES

(DATE 25TH OCTOBER 1904.)

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers in them vested under the Diseases of Animals Acts, 1894 to 1903, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

1. The provisions of the Markets and Fairs (Swine-Fever) Order of 1896 shall not apply to the Exhibition intended to be held by the Birmingham Agricultural Exhibition Society at Bingley Hall, in the city of Birmingham, on or about the twenty-sixth day of November, nineteen hundred and four, and following days.

2. The provisions of the Birmingham (Swine-Fever) Order of 1897 shall not apply to or affect the movement out of the said city of swine exhibited at the said Exhibition provided that the same are so moved from the said Exhibition by the nearest available route and with a Movement Licence of the Local Authority of the said city.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this twenty-fifth day of October, nineteen hundred and four.



Wm. Somerville,  
Assistant-Secretary.

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

### INCOME TAX.

Whereas it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Upper Strathford and Tickhill, in the county of York, as Commissioners for the general purposes of the Acts of Parliament for granting to His Majesty duties on profits arising from property, professions, trades, and offices: Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a meeting of the Land Tax Commissioners for the county aforesaid, being respectively qualified to act as such Commissioners, to be holden at the offices of Messrs. Smith, Smith, and Fielding, Meeting House-lane, Bank-street, Sheffield, on Thursday, the 17th day of November, 1904, at 11 o'clock in the forenoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the general purposes of the Income Tax for the division of Upper Strathford and Tickhill aforesaid.

Bernard Mallet.  
E. E. Nott Bower.

Inland Revenue, Somerset House,  
London, 26th October, 1904.

### NAVY CONTRACTS.

TENDERS will be received until 12 o'clock noon on Friday, the 4th November, for the supply to His Majesty's Dockyards of

#### HYDRAULIC JACKS AND GEAR.

Manufacturers only will be accepted.

Patterns may be seen at the Admiralty Pattern Rooms, 72, Great Queen-street, Lincoln's Inn, W.C., and at Great Western Chambers, Livery-street, Birmingham.

Forms of Tender, containing conditions of Contract and all particulars, may be obtained on personal application at this office, or by letter addressed "Director of Navy Contracts, Admiralty, London, S.W."

Contract Department, Admiralty,  
London, S.W., 24th October, 1904.

### NOTICES TO MARINERS.

(Nos. 986 to 998 of the year 1904.)

[The bearings are magnetic, and those concerning the visibility of lights are given from seaward.]

#### No. 986.—SWEDEN—WEST COAST—SÄLÖ FIORD.

##### *Sälö Island, and Lekskären Lights—Altered.*

The Swedish Government has given notice, dated 12th October, 1904, that Sälö Light (fixed) has been altered to show the following sectors:—white from the bearing of N. 16° W., through north and east, to S. 20° E., red from S. 20° E., through south, to S. 1° W., green from S. 1° W. to S. 30° W., white from S. 30° W. to S. 42° W., red from S. 42° W. to S. 59° W.; it is obscured in other directions.

Approximate position, lat. 57° 49' N., long. 11° 37½' E.

Also, that Lekskären Light (flashing), situated about 1½ miles to the northward, is obscured when bearing westward of N. 37° W.

[Variation 10° Westerly in 1904.]

This Notice affects the following Admiralty Chart:—Hönö to Paternosters, No. 129. Also, List of Lights, Part III, 1904, Nos. 98, 92; and Baltic Pilot, Part I, 1895, page 55.

#### No. 987.—MALACCA STRAIT:

##### *Penang Harbour—Light Beacons Marking Cables.*

With reference to Notice to Mariners No. 581 of 1901:—

Information, dated 19th September, 1904, has been received from the Government of the Straits Settlements that the undermentioned beacons will be established to mark the telegraph and telephone cables in Penang Harbour:—

A high white beacon will be placed against and show over the Harbour limit mark.

An iron pile beacon, painted white, will be erected in a depth of 5 feet at a distance of about 3 cables S. 88° W. from the above.

A white fixed light, visible in clear weather from a distance of 5 miles, will be exhibited from each beacon. These beacons, or lights, in line N. 88° E. mark the direction of the telephone cables, and also the prohibited anchorage ground.

Approximate position, Harbour limit mark, lat. 5° 25' N., long. 100° 22½' E.

[Variation 2° Easterly in 1904.]

This Notice affects the following Admiralty Chart:—Penang Harbour, No. 1366. Also, List of Lights, Part VI, 1904, page 67; China Sea Directory, Vol. I, 1896, page 149; and Supplement, 1899, page 14.

#### No. 988.—SWEDEN, EAST COAST—IDO SOUND APPROACH.

##### *Bussa Island Light—Altered to Occulting.*

The Swedish Government has given notice, that on 17th October, 1904, the light on Bussa Island would be altered from fixed to occulting once every three seconds, but that in other respects it will remain as before.

Approximate position, lat. 57° 39' N., long. 16° 46' E.

This Notice affects the following Admiralty Chart:—Oland to Landsort, No. 2361: Also, List of Lights, Part III, 1904, No. 1223: and Baltic Pilot, Part II, 1904, page 126.

No. 989.—NEWFOUNDLAND, EAST COAST—  
NOTRE DAME BAY.

*Black Island—Beacon Erected.*

Information, dated 30th September, 1904, has been received from Staff Captain W. Tooker, in charge of the Admiralty Survey, that a large wooden beacon has been recently erected to indicate the position of the pilot station on the summit of Black Island, Notre Dame Bay.

Approximate position, lat.  $49^{\circ} 33\frac{1}{4}'$  N., long.  $54^{\circ} 58\frac{1}{4}'$  W.

This Notice affects the following Admiralty Charts:—Notre Dame Bay, Nos. 285, 280. Also, Newfoundland, &c., Pilot, 1897, page 308.

No. 990.—FRANCE—WEST COAST.

*Rochebonne Plateau—Marks Withdrawn.*

With reference to Notice to Mariners No. 429 of 1904:—

The French Government has given further notice, dated 8th October, 1904, that the construction of the lighthouse on La Congr e, Rochebonne Plateau, having been suspended for the winter season, the ships from which the operations are carried out have been withdrawn.

Approximate position of La Congr e, lat.  $46^{\circ} 12'$  N., long.  $2^{\circ} 25\frac{3}{4}'$  W.

NOTE.—The pontoon light-vessel and the light-buoys are unaltered.

This Notice affects the following Admiralty Charts:—Bay of Biscay, No. 1104; Pte. de la Coubre to Les Sables D'Olonne, No. 2648. Also, Sailing Directions for the West Coast of France, &c., 1900, page 183.

No. 991.—FRANCE—WEST COAST, ANSE DE  
BENODET APPROACH.

*Ilc Aux Moutons—Rocks North-Westward of.*

The French Government has given notice, dated 5th October, 1904, of the existence of the undermentioned rocks north-westward of the Ile aux Moutons:—

1. A rock, with a depth of  $2\frac{1}{2}$  fathoms over it, situated at a distance of 9 cables S.  $70^{\circ}$  W. from Les Poulains beacon.

2. A rock, with a depth of  $1\frac{1}{2}$  fathoms over it, situated at a distance of 8 cables S.  $63^{\circ}$  W. from Les Poulains beacon.

3. A rock, with a depth of  $2\frac{1}{2}$  fathoms over it, situated at a distance of 18 cables S.  $32^{\circ}$  W. from Les Poulains beacon.

4. A rock, with a depth of  $4\frac{3}{4}$  fathoms over it, situated at a distance of  $9\frac{1}{2}$  cables N.  $88^{\circ}$  W. from Les Poulains beacon.

5. A rock, with a depth of 2 fathoms over it, situated at a distance of  $5\frac{1}{2}$  cables S.  $32^{\circ}$  W. from Les Poulains beacon.

6. A rock, with a depth of  $2\frac{1}{2}$  fathoms over it, situated at a distance of 4 cables S.  $35^{\circ}$  E. from Les Poulains beacon.

Approximate position, Les Poulains beacon, lat.  $47^{\circ} 47\frac{3}{4}'$  N., long.  $4^{\circ} 3\frac{1}{2}'$  W.

[Variation  $16^{\circ}$  Westerly in 1904.]

This Notice affects the following Admiralty Charts:—Ile de Groix to Raz de Sein, No. 2645; Presqu'île de Quiberon to Anse de Benodet, No. 2352. Also, Sailing Directions for the West Coasts of France, &c., 1900, page 86.

No. 992.—CANADA—PRINCE EDWARD  
ISLAND, EAST COAST.

*Cardigan Bay—Alteration in Buoyage.*

The Government of the Dominion of Canada has given notice, dated 22nd September, 1904, that the following alterations have been made in the buoyage of Cardigan Bay and Georgetown Harbour:—

Buoys established:—

1. A black spar buoy is now moored in a depth of 5 fathoms, in a position from which Panmure Lighthouse bears S.  $70^{\circ}$  W., distant  $4\frac{3}{4}$  cables, and the eastern extremity of Cardigan Point N.  $17^{\circ}$  W.

Approximate position, lat.  $46^{\circ} 9'$  N., long.  $62^{\circ} 27'$  W.

2. A red spar buoy is now moored in a depth of 12 feet, with Brudenel Point (about  $4\frac{1}{4}$  miles north-westward from Panmure Lighthouse) bearing N.  $56^{\circ}$  E., distant 3 cables, and Millar Point Ferry S.  $41^{\circ}$  E.

3. A red spar buoy has been moored in a depth of 15 feet, with Creed Point (about  $2\frac{3}{4}$  miles westward from Panmure Lighthouse) bearing S.  $84^{\circ}$  W., distant 6 cables, and Grave Point N.  $17^{\circ}$  E.

4. A black spar buoy has been moored in a depth of 15 feet, with Creed Point bearing N.  $69^{\circ}$  W., distant  $5\frac{1}{2}$  cables, and White Point S.  $13^{\circ}$  W.

5. A red spar buoy has been moored in a depth of 15 feet, with White Point bearing S.  $11^{\circ}$  E., distant 5 cables, and the south-eastern extremity of Panmure Island S.  $79^{\circ}$  E.

6. A black spar buoy has been moored in a depth of 15 feet, with White Point bearing S.  $3^{\circ}$  E., distant 5 cables, and the south-eastern extremity of Panmure Island S.  $79^{\circ}$  E.

Buoys altered:—

a. The black spar buoy off Panmure Shoal has been moved about half a cable S.  $60^{\circ}$  W. from its former position, and is now situated with Panmure Lighthouse bearing S.  $27^{\circ}$  E., distant  $1\frac{1}{2}$  miles.

b. The black can buoy off Aitkins Point has been moved about one cable S.  $30^{\circ}$  E. from its former position, and changed to a black spar buoy; it is now moored with Millar Point Ferry bearing S.  $22^{\circ}$  E., distant  $4\frac{1}{2}$  cables.

[Variation  $23^{\circ}$  Westerly in 1904.]

NOTE.—The remaining buoys are unaltered.

This Notice affects the following Admiralty Chart:—Cardigan Bay, No. 2029. Also, St. Lawrence Pilot, Vol. II, 1895, page 171.

No. 993.—SOUTH PACIFIC—TUAMOTO OR  
LOW ARCHIPELAGO.

*Manihi Lagoon—Shoal in Entrance.*

The French Government has given notice, dated 8th October, 1904, that a coral reef about half a cable in extent, with a depth over it of less than  $1\frac{1}{2}$  fathoms, exists in the entrance to Manihi Lagoon, thus rendering the passage unsafe.

Approximate position, lat.  $14^{\circ} 28'$  S., long.  $146^{\circ} 2'$  W.

This Notice affects the following Admiralty Chart:—Plan of Manihi on Chart, No. 1175. Also, Pacific Islands, Vol. III, 1900, page 140.

## No. 994.—MEXICO—WEST COAST.

*Puerto San Benito—Provisional Light Established.*

The Mexican Government has given notice that, on 16th September, 1904, a white group occulting light, showing two occultations in succession, at an elevation of 29 feet above the sea, and visible in clear weather from a distance of 10 miles, would be established at Puerto San Benito; it would be suspended between two white posts, 32 feet high, erected near the storehouse for lighters, the exact position of which is not stated. This light will be discontinued when the lighthouse now under construction is completed.

Approximate position, lat. 14° 42' N., long. 92° 27' W.

No further particulars are given.

This Notice affects the following Admiralty Charts:—Burica Point to Mangrove Bluff, No. 587; San José to Port Angeles, No. 1050. Also, List of Lights, Part VII, 1904, page 49; and Sailing Directions for the West Coasts of Central America, &c., 1896, page 101.

## No. 995.—CANADA—NOVA SCOTIA.

*Halifax—Time Ball Established.*

Information, dated 4th October, 1904, has been received from Captain M. E. Browning, His Majesty's ship "Ariadne," that a time ball, electrically connected with St. John's, New Brunswick, Observatory, has been established at a short distance north-westward of the storm signal station in the citadel at Halifax. The ball is hoisted at the dip at 0h 45m P.M. close up at 0h 59 P.M., and dropped at 1h 0m 0s P.M. standard time of the 60th meridian of west longitude, or 0h 45h 40-7s P.M. Local mean time, corresponding to 5h 0m 0s P.M. Greenwich mean time.

This signal is made daily with the exception of Sundays.

Approximate position of storm signal station, lat. 44° 38' 40" N., long. 63° 34' 50" W.

This Notice affects the following Admiralty Chart:—Halifax Harbour, No. 311. Also, List of Time Signals, 1904, page 34; and Sailing Directions for the South-east Coasts of Nova Scotia, &c., 1903, page 119.

## No. 996.—CHILE—CONCEPCION BAY.

*Penco—Light Established.*

Information has been received through the Board of Trade that, on 1st September, 1904, the Chilean Government would establish a fixed and flashing light on Cerro Verde (Green Mound) to the northward of Penco, Concepcion Bay. The light would be of the 6th order, showing red over the dangers off Barra (Parra) Point and over the shallow water in the direction of Talcahuana, and white in other directions.

Approximate position, Green Mound, lat. 36° 43½' S., long. 72° 59½' W.

Further notice will be given when more particulars are received.

This Notice affects the following Admiralty Chart:—Concepcion Bay, No. 1319. Also, List of Lights, Part VII, 1904, page 35; South America Pilot, Part II, 1895, page 373; and Supplement, 1898, page 16.

No. 27728.

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No. 997.—BORNEO, SOUTH-EAST COAST—  
MAHAKAN RIVER.*Muara Jawa—Buoy replaced by Light-buoy.*

With reference to Notice to Mariners No. 975 of 1904:—

The Netherlands Government has given further notice that, on 12th September, 1904, the white conical buoy in the entrance channel of Muara Jawa was replaced by a white light-buoy showing a white occulting light every twenty seconds, thus:—light, ten seconds; eclipse, ten seconds; and visible in clear weather from a distance of six miles; it is moored at a distance of 2½ miles S. 25° W. from Tanjong Timbangongot.

Approximate position on Chart No. 2662, lat. 0° 56½' S., long. 117° 13½' E.

[Variation 2° Easterly in 1904.]

This Notice affects the following Admiralty Chart:—Plan of River Mahakan on No. 2662. Also, Eastern Archipelago, Part II, 1893, page 316; and Supplement, 1899, page 39.

No. 998.—FRANCE, NORTH COAST—  
BOULOGNE.*Carnot Breakwater Light—Amended Character of*

With reference to Notice to Mariners No. 921 of 1904:—

The French Government has given further notice, dated 7th October, 1904, that the light on the end of the Carnot breakwater is occulting every eight seconds, thus:—Light, four seconds; eclipse, four seconds, and not flashing every fifteen seconds as originally stated.

Approximate position, lat. 50° 43½' N., long. 1° 34' E.

This Notice affects the following Admiralty Charts:—Dover Strait, No. 1895; Cayeux to Boulogne, No. 2148; Cape D'Alprech to Ambleteuse, No. 438. Also, List of Lights, Part IV, 1904, No. 22; Channel Pilot, Part II, 1897, page 562; and Supplement, 1900, page 62.

By command of their Lordships,

*A. Mostyn Field*, Hydrographer.

Hydrographic Office, Admiralty, London,  
22nd to 25th October, 1904.

Board of Trade.—Session 1905.

## HESSLE ELECTRIC LIGHTING.

(Power to the Urban District Council of Hessle to supply Electrical Energy for all purposes within the Urban District and in the Parish of Anlaby in the Rural District of Sculcoates; to acquire Lands by Agreement; to break up streets and lay down and erect Electric Lines, Wires, Posts and Apparatus; Transfer of Undertaking; Supply in Bulk; Rates and Charges; Incorporation of Acts; and other provisions.)

NOTICE is hereby given, that the Urban District Council of Hessle (hereinafter called "the Council") intend to apply to the Board of Trade on or before the 21st day of

December next for a Provisional Order (hereinafter called "the Order") under the Electric Lighting Acts, 1882 and 1888, for all or some of the following amongst other purposes (that is to say) :—

1. To authorize the Council to generate, store and supply electric energy for lighting, heating power and all other purposes, public and private, as defined by the Electric Lighting Acts within the urban district, and in the parish of Anlaby, in the rural district of Sculcoates (herein referred to as "the area of supply").

2. To enable the Council to acquire by agreement or take on lease and hold lands and property or interests or easements in or over lands, and to appropriate for the purpose of the Order any lands belonging to or held by them, and to construct and maintain upon such lands and property stations and works for the generation and supply of electricity for lighting power and other purposes, together with all buildings, engines, apparatus, works and appliances which the Council may consider necessary for the purposes aforesaid, and to empower the Council to sell or dispose of any lands not required for the purposes of the Undertaking.

3. To authorize the Council to break up the following streets and railways, viz. :—

#### Streets.

In the Hessle Urban District :—

West Hill, the street (un-named) leading from the Ferry-road to the Hessle Gas Works, the street (un-named) leading from the Ferry-road to the Haven Side Shipbuilding Yard, the street (un-named) leading from the Ferry-road to the Humber Bank, Cliff-road from the termination of the public highway known as Cliff-road to Hessle Cliffs, Ferry-road over the North-Eastern Railway at or near the Hessle Haven, Station-road over the North-Eastern Railway at or near the east end of the railway station at Hessle, Station-road over a disused cartway or carriageway belonging to the North-Eastern Railway at the south side of the railway station at Hessle; Woodfield-lane over the North-Eastern Railway at or near the west end of the railway station at Hessle, public footpath known as Switzerland passing under the North-Eastern Railway near Hessle Cliff Chapel, Hull-road over Sniggle Bridge near Itlings-lane, Itlings-lane over bridge near Church Farm, Hull-road over bridge near Second-lane, Hull-road over bridge at the boundary of the urban district near Third-lane, Second-lane over bridge near Hull-road, road (un-named) over bridge near Hessle Haven.

In the parish of Anlaby :—

Ringrose-lane, the street (un-named) leading from Low Field-road to Beverley-road, Beverley-road over Marr Bridge, Swanland-road over bridge near Beverley-road, Hull-road over bridge near First-lane, Second-lane over bridge near Hull-road, Hull-road over bridge near Laurel Cottage.

4. The names of the streets and parts of streets in which it is proposed that electric lines shall be laid down within a period to be specified by the Order are as follows :—

In the parish and urban district of Hessle :—

Hull-road, Southgate, Swinegate, Northgate and Beverley-road.

In the parish of Anlaby :—

Hull-road, Wilson-street, Low Field-road and Beverley-road.

5. To authorize the Council to take, collect and recover rents, rates and charges for the supply of electricity for lighting power or other purposes, and the use of any machine, lamps, meters, fittings or apparatus connected therewith, and to prescribe and limit the price to be charged therefor.

6. To confer upon the Council all or some of the powers of the Electric Lighting Acts, 1882 and 1888, and the Electric Lighting (Clauses) Act, 1899, and enactments incorporated therewith, and to alter, vary and extinguish all rights and privileges which would or might interfere with any of the objects of the Order, and to confer all other rights and privileges necessary for carrying such objects into effect.

7. To incorporate with the Order the provisions contained in the schedule to the Electric Lighting (Clauses) Act, 1899.

8. To authorize the Council to take a supply of electrical energy in bulk from any Corporation, Company or person upon such terms and conditions as may be agreed upon.

9. To empower the Council to transfer to any Company, Corporation, Council or person all or some of their powers, duties, liabilities and works for such period and upon such terms and conditions as may be agreed upon.

And notice is hereby given, that the draft of the Order will be deposited at the offices of the Board of Trade on or before the 21st day of December next, and printed copies of the draft Order when deposited, and of the Order when made, may be obtained (at the price of one shilling for each copy) at the Council Offices, Hessle, and at the office of the undersigned.

And notice is hereby further given, that a map showing the boundaries of the area of supply and the streets in which it is proposed that electric lines shall be laid down within a specified time, and a copy of the advertisement as published in the London Gazette, will be deposited on or before the 30th day of November next for public inspection with the Clerk of the Peace for the East Riding of the county of York at his office at Beverley, and at the Council Offices, Hessle, and with the Clerk to the Sculcoates Rural District Council at his office at Hull.

And notice is hereby further given, that every Local or other Authority, Company or person desirous of bringing before the Board of Trade any objection respecting the application must do so by letter addressed to the Board of Trade, marked on the outside of the cover enclosing it "Electric Lighting Act," on or before the 15th day of January, 1905, and a copy of such objection must also be forwarded to the undersigned or one of them.

Dated this 26th day of October, 1904.

WILLIAM COULSON, Council Offices, Hessle,  
Clerk to the Council.

BAKER and Co., 54, Parliament-street,  
Westminster, Parliamentary Agents.

LAND REGISTRY.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following Applications have been made for Registration with, as to the Freeholds, Absolute Title, and, as to the Leaseholds, with Good Leasehold Title:—

No. of Application.	The Land.				The Applicant.		
	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
88,243	London ...	Shoreditch ...	Dwelling houses known as 6 and 7, Reeves-place, Hoxton	Freehold ...	Charles Lansdowne ...	54, Bookham-street, Hoxton	Gentleman
88,287	London ...	St. Marylebone ...	Dwelling house and garden known as 22, Hill-road, St. John's Wood	Freehold ...	Matilda Benjamin, Wife of Edgar Augustus Benjamin	68, Lauderdale-mansions, Maida Vale	Gentleman
96,430	London ...	Wandsworth Borough	Dwelling house known as Redlynch, 33, Ellison-road	Leasehold	Walter Jack Howell ...	33, Ellison-road, Streatham, S. W.	Companion of the Bath
8,684	Wilts ...	Berwick St. John ... Donhead St. Andrew Donhead St. Mary	Cottages and garden on S.E. side of Water-street Plot of land at Brook Hill Cottage and garden	Freehold ...	Albany Hawke Charlesworth ...	Ferne, Wiltshire	Colonel
81,031	London ...	Kensington ...	Land at the South-east corner of Brompton-square	Freehold ...	James Samuel Beale ...	28, Great George-street, Westminster	Gentleman
80,800	London ...	Kensington ...	Dwelling house known as 58, Kensington-court	Freehold ...	Alfred James Mason ...	58, Kensington-court	Gentleman
8,700	Surrey ...	Sutton ...	Land at the corner of Egmont and Langley Park-roads	Freehold ...	Henry Herman Ellis ...	207, Goldhurst-terrace, West Hampstead, and 201, Strand, London	Merchant Tailor

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THE LONDON GAZETTE, OCTOBER 28, 1904.

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LAND REGISTRY—*continued.*

No. of Application.	The Land.				The Applicant.		
	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
87,684	London ... ..	Kensington ... ..	Coach houses and stabling on the north-east side of Lloyds-place, Brompton-road	Freehold ...	John Goddard ... ..	The Elms, Crawley, Sussex	Justice of the Peace
8,702	Kent ... ..	Orpington ... ..	Land adjoining the Priory Grounds on the north side...	Freehold ...	Percy Schletter and Edith Mary Schletter, his Wife	The Priory, Orpington, Kent	Colonel, Companion of the Bath

Plans of the several properties comprised in the applications can be seen at the Land Registry, 34, Lincoln's-inn Fields. Any person may by notice in writing, signed by himself or his Solicitor, and delivered at the Registry before the expiration of two months from the appearance of this advertisement, object to the registration. The notice must state concisely the grounds of the objection, and give the address in the United Kingdom of the person delivering the notice, and, if it is delivered by a Solicitor, must give the name and address of the person on whose behalf it is given.

C. F. BRICKDALE, Registrar.

## AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the week ended 26th October, 1904.

Countries from which Imported.	Imported into the United Kingdom.					
	GOLD.			SILVER.		
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.
Belgium .. .. .	1,269	64	1,333	2,407	..	2,407
Spain and Canary Islands .. .. .	63	..	63	818	10,741	11,559
Egypt .. .. .	..	..	..	39,472	..	39,472
West Coast of Africa .. .. .	..	3,673	3,673	40,676	..	40,676
United States of America .. .. .	..	..	..	..	839,304	839,304
Mexico, Central and South America (except Brazil), and West Indies } .. .. .	8	4,920	4,928	45,129	25,062	70,191
Channel Islands .. .. .	527	..	527	2,909	..	2,909
British South Africa .. .. .	..	56,969	56,969	..	..	..
British East Indies .. .. .	51,360	24,780	76,140	..	..	..
Australia .. .. .	..	51,731	51,731	..	55,536	55,536
New Zealand .. .. .	..	4,032	4,032	..	17,109	17,109
Other Countries .. .. .	299	252	551	1,954	..	1,954
Aggregate of the Importations registered in the Week } .. .. .	53,526	146,421	199,947	133,365	947,752	1,081,117
Declared Value of the said Importations } .. .. .	£ 208,369	£ 558,511	£ 766,880	£ 22,585	£ 105,992	£ 128,577

Countries to which Exported.	Exported from the United Kingdom.							
	GOLD.				SILVER.			
	Coin.		Bullion.	Total.	Coin.		Bullion.	Total.
	British.	Foreign.			British.	Foreign.		
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.
Germany .. .. .	25,778	649	88,712	115,139	..	..	..	
Holland .. .. .	..	..	..	..	36,770	..	36,770	
France .. .. .	..	197	63	260	..	113,191	114,116	
Egypt .. .. .	10,280	..	..	10,280	..	24,739	308,948	
Niger Protectorate .. .. .	13	..	..	13	32,727	..	32,727	
Java .. .. .	3,084	..	..	3,084	..	..	..	
United States of America .. .. .	..	301	..	301	..	..	..	
Mexico, Central and South America (except Brazil), and West Indies } .. .. .	5,705	..	..	5,705	..	..	..	
Brazil .. .. .	20,945	..	..	20,945	..	..	..	
British East Indies .. .. .	2,818	..	15,120	17,938	..	831,295	831,295	
Other Countries .. .. .	..	..	..	..	5,454	6,600	6,932	
Aggregate of the Exportations registered in the Week } .. .. .	68,623	1,147	103,895	173,665	38,181	323,504	976,157	
Declared Value of the said Exportations } .. .. .	£ 267,250	£ 4,399	£ 433,240	£ 704,889	£ 10,500	£ 34,507	£ 116,885	

## BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending—

on Wednesday, the 26th day of October, 1904.

## ISSUE DEPARTMENT.

	£		£
Notes issued .. .. .	52,986,350	Government Debt .. .. .	11,015,100
		Other Securities .. .. .	7,434,900
		Gold Coin and Bullion .. .. .	34,536,350
		Silver Bullion .. .. .	—
	<u>£52,986,350</u>		<u>£52,986,350</u>

Dated the 27th day of October, 1904.

J. G. Nairne, Chief Cashier.

## BANKING DEPARTMENT.

	£		£
Proprietors' Capital .. .. .	14,553,000	Government Securities .. .. .	14,931,270
Rest .. .. .	3,144,740	Other Securities .. .. .	25,934,433
Public Deposits (including Ex- chequer, Savings Banks, Com- missioners of National Debt, and Dividend Accounts) .. .. .	8,135,586	Notes .. .. .	24,989,525
Other Deposits .. .. .	42,008,179	Gold and Silver Coin .. .. .	2,083,876
Seven Day and other Bills .. .. .	100,599		
	<u>£67,942,104</u>		<u>£67,942,104</u>

Dated the 27th day of October, 1904.

J. G. Nairne, Chief Cashier.

**A** Separate Building, duly certified for religious worship, named **DERBY ROAD WESLEYAN CHURCH**, situated at Derby Road, Long Eaton, in the civil parish of Long Eaton, in the county of Derby, in Shardlow registration district, was, on the twenty-first October, 1904, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 22nd October, 1904.

007 **NICHOLAS TWIGGE**, Superintendent Registrar.

**A** Separate Building, duly certified for religious worship, named **ST. JOSEPH'S ROMAN CATHOLIC CHURCH**, situated at Walsall-street, Wolverhampton, in the civil parish of Wolverhampton, in the county borough of Wolverhampton, in Wolverhampton registration district, was, on the thirteenth October, 1904, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 24th October, 1904.

**FRANK HARRISON**, Superintendent Registrar.

**A** Separate Building, duly certified for religious worship, named **UNITED METHODIST FREE CHURCH**, situated at corner of Stuart-road and Peter-road, Walton, in the civil parish of Walton, in the county borough of Liverpool, in West Derby registration district, was, on the twenty-fifth October, 1904,

registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named United Methodist Free Church, situated at Stuart-road, Walton, now disused.—Dated the 26th October, 1904.

**HARRIS P. CLEAVER**, Superintendent Registrar.

951

**A** Separate Building, duly certified for religious worship, named **BIBLE CHRISTIAN CHAPEL**, situated at Tremayna, in the civil parish of St. Gennys, in the county of Cornwall, in Stratton registration district, was, on the twenty-first October, 1904, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the twenty-fourth October, 1904.

**WILLIAM KINSMAN**, Superintendent Registrar.

009

**A** Separate Building, duly certified for religious worship, named **CASTLETON GOSPEL HALL**, situated at Newton-road, Mumbles, in the civil parish of Oystermouth, in the county of Glamorgan, in Gower registration district, was, on the twenty-second October, 1904, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the twenty-fourth October, 1904.

**G. E. TAYLOR**, Superintendent Registrar.

019

**A** Separate Building, duly certified for religious worship, named **PRIMITIVE METHODIST CHAPEL**, situated at Fowell-street, Notting-hill, in the civil parish of Kensington, in the county of London, in Kensington registration district, was, on the twenty-fourth October, 1904, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the twenty-fifth October, 1904.

017 W. R. STEPHENS, Superintendent Registrar.

**A** Separate Building, duly certified for religious worship, named **WESLEYAN CHURCH**, situated at Lamb Hall-road, in the civil-parish of Longwood, in the county borough of Huddersfield, in Huddersfield registration district, was, on the twenty-fifth October, 1904, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named Wesleyan Chapel, situated at Longwood, now disused.—Dated the twenty-sixth October, 1904.

076 E. A. RIGBY, Superintendent Registrar.

In the High Court of Justice.—Companies (Winding up).  
Mr. Justice Warrington.

No. 00223 of 1904.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the **PETROLEUM OIL TRUST Limited**.

**NOTICE** is hereby given, that a petition for the winding up of the above named Company by the High Court of Justice, holden at the Royal Courts of Justice, Strand, London, was, on the 2nd day of August, 1904, presented to the said Court by Charles Lancelot Andrewes Skinner, of 57, Eccleston-square, in the county of London, Esquire; Edward Robert Robson, of 9, Bridge-street, in the city of Westminster, Architect; and John Beddowes, of Myrtle Villa, 46, Baldslow-road, Hastings, in the county of Sussex, Esquire, shareholders in the said Company; and that the said petition as amended by adding a prayer in the alternative that the voluntary winding up of the above named Company may be continued under the supervision of the Court, is directed to be heard before the Court sitting at the Royal Courts of Justice aforesaid, on the 8th day of November, 1904; 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.

KIRBY, MILLETT and AYSCOUGH, 11, Great George-street, Westminster, Solicitors for the Petitioners.

**NOTE**.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than 6 o'clock in the afternoon of the 7th day of November, 1904.

154

In the High Court of Justice.—Companies (Winding-up).  
Mr. Justice Warrington.

00273 of 1904.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of **STORY AND CLARK AND F. KAIM and SOHN, PIANO AND ORGAN COMPANY Limited**.

**NOTICE** is hereby given, that a petition for the winding up of the above named Company by the High Court of Justice was, on the 20th day of October, 1904, presented to the said Court by Rosenberg Loewe and Company, successors, and that the said petition is directed to be heard before the Court, sitting at the Royal Courts of Justice, Strand, London, on the 8th day of November, 1904; 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.

SPYER and SONS, 65, London-wall, E.C., Solicitors for Petitioners.

**NOTE**.—Any person who intends to appear on the hearing of the said petition must serve on or send by post

to the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or if posted must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 7th of November, 1904.

088

In the High Court of Justice.—Companies (Winding-up).  
Mr. Justice Warrington.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of **HANNANS ASSOCIATED MINES Limited**.

**NOTICE** is hereby given, that a petition for the winding up of the above named Company by the High Court of Justice was, on the second day of September, 1904, presented to the said Court by the said Richard Tilden Smith, of No. 17, Old Broad-street, in the city of London, Underwriter, a contributory of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 8th day of November, 1904; 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 the 25th day of October, 1904.

AHLEY, LUMBY, and COOPER, St. Stephen's Chambers, Telegraph-street, E.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 above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 7th day of November, 1904.

097

In the High Court of Justice.—Companies (Winding-up).  
Mr. Justice Warrington.

No. 00220 of 1904.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the **ELMORE TRUST Limited**.

**NOTICE** is hereby given, that a petition for the winding up of the above named Company by the High Court of Justice was, on the 30th day of July, 1904, presented to the said Court by Alice Jane Reynolds, of 83, Charlwood-street, London, a creditor of the said Company; and that such petition has, by leave of the Judge, been amended by adding as an additional petition Alleyne Reynolds, of 11, Queen Victoria-street, London, Engineer, also a creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on Tuesday, the 8th day of November, 1904, 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.

CHURCH, RENDELL, and CO., 9, Bedford-row, 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 above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 7th day of November, 1904.

160

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of **RAMSDEN AND DORSEY Limited**.

**NOTICE** is hereby given, that a petition for the winding up of the above named Company by the County Court of Yorkshire, holden at Leeds, was, on the 25th day of October, 1904, presented to the said Court by Ben Rayner, of Scholes, Cleckheaton, in the county of York, India Rubber Merchant, being a creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at

Number 8, Albion-place, Leeds, on the 7th day of November, 1904, at eleven 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, on payment of the regulated charge for the same.—Dated this 27th day of October, 1904.

WALTER and E. H. FOSTER, Greek-street Chambers, Park-row, Leeds, Solicitors to 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 above named notice in writing of 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 5th day of November, 1904.

<sup>144</sup> In the High Court of Justice.—Chancery Division.  
Mr. Justice Farwell.  
1904. E. No. 086.

In the Matter of the EXTRACT WOOL AND MERINO COMPANY Limited and Reduced; and in the Matter of the Companies Act, 1867; and in the Matter of the Companies Act, 1877.

NOTICE is hereby given, that a petition has been presented to the High Court of Justice for confirming a resolution of the above Company for reducing its capital from £230,000 to £173,820. A list of the persons admitted to have been creditors of the Company on the 30th day of July, 1904, may be inspected at the offices of the Company, situate at Market-place, Dewsbury, in the county of York, or at the office of the undersigned, Chadwick and Sons, situate at Church-street, Dewsbury, in the said county of York, the Company's Solicitors, at any time during usual business hours on payment of the charge of one shilling. Any person who claims to have been on the last mentioned day, and still, to be a creditor of the Company, and who is not entered on the said list, and claims to be so entered, must, on or before the 16th day of November, 1904, send in his name and address, and the particulars of his claim, and the name and address of his Solicitor (if any) to the undersigned, Chadwick and Sons, Solicitors, Church-street, Dewsbury aforesaid, or in default thereof he will be precluded from objecting to the proposed reduction of capital.—Dated this 27th day of October, 1904.

RIDSDALE and SON, 5, Gray's-inn-square, London; Agents for

<sup>128</sup> CHADWICK and SONS, of Dewsbury, in the county of York, Solicitors for the Company.

In the Chancery of the County Palatine of Lancaster.—Liverpool District.  
1904. Letter L. No. 9295.

In the Matter of the LIVERPOOL HOSIERY AND OUTFITTING COMPANY Limited and Reduced; and in the Matter of the Companies Act, 1867; and in the Matter of the Companies Act, 1877; and in the Matter of the Chancery of Lancaster Acts, 1850 to 1890.

NOTICE is hereby given, that the Order of the Chancery of the County Palatine of Lancaster, dated the 11th day of October, 1904, confirming the reduction of the capital of the above named Company from £10,000 to £5,000, and the Minute approved by the Court showing with respect to the capital of the Company as altered the several particulars required by the above statutes, was registered by the Registrar of Joint Stock Companies on the 19th day of October, 1904. The said Minute is in the words and figures following:—The capital of the Liverpool Hosiery and Outfitting Company Limited and Reduced is henceforth £5,000 divided into 10,000 shares of 10s. each reduced from £10,000 divided into 10,000 shares of £1 each; at the time of the registration of this Minute, all the said 10,000 shares have been issued, and are to be deemed fully paid.—Dated the 24th day of October, 1904.

<sup>019</sup> GREGSON and BIRBECK-WILSON, 60, Castle-street, Liverpool, Solicitors for the Company.

In the Chancery of the County Palatine of Lancaster.—Manchester District.  
1904. Letter S. No. 285.

In the Matter of SIDEBOTTOMS (Rochdale and Oldham), Limited and Reduced; and in the Matter of the Companies Act, 1867; and in the Matter of the Chancery of Lancaster Acts, 1850 to 1890.

NOTICE is hereby given, that a petition for confirming a Special Resolution of the above named Company for reducing its paid up capital from £70,000 divided into 40,000 preference shares of £1 each, and

30,000 ordinary shares of £1 each, to £30,000 divided into 30,000 ordinary shares of £1 each, by returning to the holders of the 40,000 preference shares that have been issued paid up capital to the extent of £1 per share, and by the cancellation or extinguishment of the whole of the said preference share, was on the 24th day of October, 1904, presented to the Court of Chancery of the County Palatine of Lancaster, Manchester District, and is now pending, and that the list of creditors of the Company is to be made out as for the 1st day of December, 1904.

<sup>158</sup> ASCROFT, MAW, and SHIMELD, 22, Clegg-street, Oldham, Solicitors to the Company.

In the Chief Court of Lower Burma.  
Original Side.

Insolvency Jurisdiction.  
No. 36 of 1902.

In the Matter of J. A. HAMILTON, an Insolvent.

ON Monday, the 5th day of September, 1904, it was ordered that the Assignee do pay and divide the sum of Rs.8,639-11-10 to and amongst all the creditors upon the estate of the said insolvent as a Second and Final Dividend, at the rate of Rs.13-8 0 per cent., upon such of the debts admitted in the schedule of the said insolvent and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the schedule when and so soon as such debts, or any of them, shall be duly substantiated upon affidavit filed in this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

P. C. SEN, Official Assignee.

<sup>071</sup> 19th September, 1904, Official Assignee's Office,  
No. 3, Barr-street, Rangoon.

In the Matter of certain Letters Patent granted to JOHN DEVONSHIRE ELLIS, Managing Director of John Brown and Company Limited, of Atlas Steel and Iron Works, Sheffield, in the county of York, for the invention of "Improvements in or connected with Steam Boilers and their Furnaces," dated 11th May, 1891, and No. 8078.

NOTICE is hereby given that it is the intention of John Brown and Company Limited, who are now entitled to the said Letters Patent, to present a petition to His Majesty in Council praying that the said Letters Patent may be extended for a further term; and notice is hereby further given that on the 5th day of December next, or on such subsequent day as the Judicial Committee of His Majesty's Privy Council shall appoint for that purpose, an application will be made to the said Committee for a time to be fixed for hearing the matter of the said petition, and any person desirous of being heard in opposition to the prayer of the said petition must enter a Caveat to that effect in the Privy Council Office on or before the said 5th day of December next.—Dated this 24th day of October, 1904.

<sup>123</sup> J. H. and J. Y. JOHNSON, 47, Lincoln's-inn-fields, London, W.C., Solicitors for the above Petitioners.

The ROSSENDALE MINERAL WATER COMPANY Limited.

AT an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Holt Holme Works, Waterloo, in the county of Lancaster, on the 22nd day of September, 1904, 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 12th day of October, 1904, the following resolution was duly confirmed, viz.:—

"That the Company be wound up voluntarily; and that James Henry Lord, Incorporated Accountant, of Bank-buildings, Bacup, be and he is hereby appointed Liquidator for the purposes of such winding up."

<sup>040</sup> Dated this 22nd day of October, 1904.  
WILLIAM NUTTALL ASHWORTH, Chairman.

The HALIFAX COCOA HOUSE AND REFRESHMENT COMPANY Limited.

AT an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the offices of Messieurs Learoyd and Sons, Lancashire and Yorkshire Bank-chambers, Rawson-

street, Halifax, on the 21st day of October, 1904, 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. James Russell Learoyd, of Halifax, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated this 25th day of October, 1904.

023 RICHARD HORSFALL.

**CENTRAL SANITARY STEAM LAUNDRY COMPANY Limited.**

At an Extraordinary General Meeting of the Shareholders of the above named Company, duly convened, and held at Wharf House, Ilford Hill, Essex, on Friday, 21st day of October, 1904, the following Extraordinary Resolutions were duly passed:—

"That it has been proved to the satisfaction of the Company that this Company cannot, by reason of its liabilities, continue its business, and that it is desirable that the same should be wound up voluntarily, and that the Company be wound up accordingly."

"That Mr. George Capes, of 58, Dalkeith-road, Ilford, be and he is hereby appointed the Liquidator of the Company."

Dated this 25th day of October, 1904.

035 JOHN W. BENTON, Chairman.

**ANGLO-WESTRALIAN DEVELOPMENT SYNDICATE Limited.**

At an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 15, Old Jewry-chambers, in the city of London, on the 18th day of October, 1904, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that accordingly the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 to 1900."

And at such last mentioned Meeting Mr John Douglas Stewart Bogle, Chartered Accountant, of 91 and 93, Palmerston House, in the city of London, was appointed Liquidator for the purpose of such winding up.

004 R. A. PANCHAUD, Chairman.

**ROCHESTER BRICK, PIPE AND TILE COMPANY Limited.**

At an Extraordinary General Meeting of the Members of the above named Company, duly convened and held at the office of Mr. Alfred Coxon, Incorporated Accountant, No. 30, Union-street, Burton-on-Trent, in the county of Stafford, on the 4th day of October, 1904, 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 20th day of October, 1904, the following Special Resolution was duly confirmed:—

"That, having regard to the sale of the Company's Business and Premises to Mr. Charles Albert Hartley, which sale has been completed in pursuance of the Special Resolution passed at an Extraordinary General Meeting of the Company on the 13th day of July last, and confirmed on the 28th day of July last, it is desirable to wind up this Company, and accordingly that this Company be wound up voluntarily; and that Alfred Coxon, of No. 30, Union-street, Burton-on-Trent, Incorporated Accountant, be and is hereby appointed the Liquidator for the purpose of such winding up."

043 GEO. L. WHITE, Chairman.

**In the Matter of the HUCKNALL-UNDER-HUTHWAITE OUTFITTING COMPANY Limited.**

At an Extraordinary General Meeting of the above named Company, duly convened, and held at Hucknall-under-Huthwaite, on the 22nd day of September, 1904, 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 12th day of October, 1904, the following resolution was duly confirmed, viz:—

"That the Company be wound up voluntarily, under the provisions of the Companies Acts, 1862 to 1893, and that Samuel Oxley, of Hucknall-under-Huthwaite, Brick Manufacturer, be and he is hereby appointed Liquidator for the purposes of such winding up"

Dated this 24th day of October, 1904.

046 ABRAHAM TAYLOR, Chairman.

No. 27728.

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**In the Matter of the BRISTOL IRONMONGERY AND HOUSE FURNISHING COMPANY Limited.**

At an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Nos. 16 and 17, Hannah-street, Porth, in the county of Glamorgan, on the 4th day of October, 1904, 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 21st day of October, 1904, the following Special Resolution was duly confirmed:—

Resolved.—"That the Company be wound up voluntarily."

085 JOHN WALTERS, Chairman of the Meetings.

**In the Matter of PATHÉ FRÈRES (LONDON) Limited.**

At an Extraordinary General Meeting of the above named Company, duly convened, and held at 14, Lamb's Conduit-street, in the county of London, on Monday, the 10th day of October, 1904, 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 Tuesday, the 23rd day of October, 1904, the following resolutions were duly confirmed, viz:—

1. "That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily, and that Fernand Petit, of 14, Lamb's Conduit-street, be and he is hereby appointed Liquidator for the purposes of such winding up."

2. "That the said Liquidator be, and he is hereby authorized to consent to the registration of a new Company to be named Pathé Frères (London) Limited, or other similar name, with a Memorandum and Articles of Association which have already been prepared with the privity and approval of the Directors of this Company."

3. "That the draft agreement submitted to this Meeting and expressed to be made between this Company and its Liquidator of the one part, and Pathé Frères (London) Limited, of the other part, be and the same is hereby approved, and that the said Liquidator be and he is hereby authorized, pursuant to section 161 of the Companies Act, 1862, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect, with such (if any) modification as he thinks expedient."

Dated 25th October, 1904.

049 C. IVATTS, Chairman.

**In the Matter of the BIRKENHEAD AND CHESTER TRAMWAYS COMPANY Limited.**

At an Extraordinary General Meeting of the above named Company, duly convened, and held at 14, Cook-street, Liverpool, on the 7th day of October, 1904, 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 24th day of October, 1904, the following resolution was duly confirmed, viz:—

"That the Company be wound up voluntarily, and that Francis William Archer, of 11, Cook-street, Liverpool, be, and is hereby appointed Liquidator for the purposes of such winding up."

Dated this 24th day of October, 1904.

016 EDWIN ADAM, Chairman.

**The TEREK SYNDICATE Limited.**

At an Extraordinary General Meeting of the above named Syndicate, duly convened, and held at the registered offices, No. 9, St. Helen's place, London, E.C., on Wednesday, the 5th day of October, 1904, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Syndicate, also duly convened, and held at the same place, on Wednesday, the 26th day of October, 1904, the following Special Resolution was duly confirmed:—

"That the Syndicate be wound up voluntarily, under the provisions of the Companies Acts."

At the last mentioned Meeting the following resolution was also passed:—

"That Mr. Harold Gwynne Trew, of 9, St. Helen's place, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding up at a fee of 25 guineas for his services."

150 F. LANE, Chairman.

**In the Matter of the "T. T." SYNDICATE Limited.**

At an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered offices of the Company, 12 and 13, Henrietta-street, Covent Garden, in the county of London, on the 19th day of October, 1904, 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 at the same Meeting it was resolved that Mr. Frederick Arthur Hughes, of 12 and 13, Henrietta-street, Covent Garden, W.C., Accountant, be appointed Liquidator for the purposes of such winding up.

107 LOUIS COWEN, Chairman of the Meeting.

**The JAPANESE EXPLORATION SYNDICATE Limited.**

Passed the 8th of October, 1904.

Confirmed the 27th October, 1904.

**A**T an Extraordinary General Meeting of the above named Company, duly convened, and held at the offices of Messrs. Hollams, Sons, Coward and Hawksley, 30, Mincing-lane, in the city of London, on the 8th day of October, 1904, the subjoined 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 27th day of October, 1904, such Resolutions were duly confirmed:—

1. "That the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 to 1900."

2. "That Mr. R. T. Tatham be and hereby is appointed Liquidator for the purposes of such winding up."

JNO. ARKOOLL, Chairman.

HOLLAMS, SONS, COWARD and HAWKSLEY, 30, Mincing-lane, London, Solicitors for the

159 above Company and its Liquidator.

**In the Matter of the ILFRACOMBE MOTOR COACH COMPANY Limited.**

**A**T an Extraordinary General Meeting of the above named Company, duly convened, and held at 2, Coleman-street, in the city of London, on the 7th day of October, 1904, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 26th day of October, 1904, the said Special Resolution was duly confirmed:—

Resolution.—"That the property of the Company having now been sold, the Company be wound up voluntarily, under the provisions of the Companies Acts, 1862 to 1900, and that Alexander Alfred Yeatman, of No. 2, Coleman-street, in the city of London, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated 26th October, 1904.

129 WILLIAM CHARLES PLANK, Chairman.

**FIELD'S REWARD GOLD MINES Limited.**

**Special Resolutions.**

Passed 5th October, 1904. Confirmed 20th October, 1904.

**A**T an Extraordinary General Meeting of the Field's Reward Gold Mines Limited, duly convened, and held at the Cannon-street Hotel, E.C., on the 5th October, 1904, the subjoined Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, duly convened, and held at the offices of the Company, 34 and 36, Gresham-street, E.C., on the 20th October, 1904, the subjoined Special Resolutions were duly confirmed:—

Special Resolutions.—1. "That it is desirable to reconstruct the Company, and that accordingly the Company be wound up voluntarily, and that William Henry Brown, of 34 and 36, Gresham-street, in the city of London, be and is hereby appointed Liquidator for the purposes of such winding up."

2. "That the said Liquidator be and he is hereby authorized to consent to the registration of a new Company, to be named Field's Reward Gold Mines Limited, with a Memorandum and Articles of Association, which have already been prepared with the privity and approval of the Directors of this Company."

3. "That the draft agreement submitted to this Meeting and expressed to be made between this Company and its Liquidator of the one part, and the new Company of the other part, be and the same is hereby approved, and that the said Liquidator be and he is hereby authorized, pursuant to section 161 of the Companies Act, 1862, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect, with such (if any) modifications as he may think expedient."

ROBERT EMERIC TYLER, Chairman of the

090 Meeting.  
In the Matter of the FARM STORES COMPANY Limited.

**T**HE creditors of the above named Company are required, on or before the 19th day of November, 1904, 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 Thomas Hughes, of Mindon, Menai Bridge, Anglesey, one of the Liquidators of the said Company; and, if required, by

notice in writing from the said Liquidators, 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 21th day of October, 1904.

002 WILLIAM PRYTHEROH, one of the Liquidators.

In the Matter of MITCHELLS Limited.

**N**OTICE is hereby given, that the creditors of the above named Company are required, on or before the 6th day of December next, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors, if any, to John Mitchell and William Henry Challiner, of 8, Victoria-street, Liverpool, the Liquidators of the said Company; 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 distribution made before such debts are proved.—Dated this 24th day of October, 1904.

BELLINGER, CUNLIFFE, and WILSON, 24,

012 North John-street, Liverpool, Solicitors to the above named Liquidators.

**In the Matter of the TORONTO TRADING COMPANY Limited.**

**N**OTICE is hereby given, that the creditors of the above named Company are required, on or before the 31st day of December, 1904, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to James Arnott Sisson, of 13, Grey-street, Newcastle-upon-Tyne, Chartered Accountant, 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 23th day of October, 1904.

WILKINSON and MARSHALL, 1, Mosley-street,

052 Newcastle-upon-Tyne, Solicitors to the above named Liquidator.

**In the Matter of the Companies Acts, 1862 to 1900, and of the ELECTRICAL BLEACHING COMPANY Limited.**

**T**HE creditors of the above named Company are required, on or before the 14th day of November, 1904, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, William Barrett Winnicott, Incorporated Accountant, of Prudential-buildings, King-street, Nottingham, 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 21st day of October, 1904.

062 W. B. WINNICOTT, Liquidator.

**In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the KNOWSLEY STORES Limited.**

**N**OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 6th day of December, 1904, being the day for that purpose fixed by the undersigned, 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 William Denton, of 7, Sweeting-street, Liverpool, 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 26th day of October, 1904.

F. J. LESLIE and CO., of 15, Union-court,

083 Castle-street, Liverpool, Solicitors for the said Liquidator.

**In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the COTTONWOOD RIVER (B.O.) ALLUVIAL GOLD MINING COMPANY Limited.**

**N**OTICE is hereby given, that the creditors of the above named Company which is being voluntarily wound up are required, on or before the 9th day of December, 1904, being the day for that purpose fixed by the undersigned, 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 Mr. H. E. G. Dawson, of 20 and 21, Lawrence-lane, E.C., the Liquidator of the said Company; and, if so required, 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 26th day of October, 1904.

SCOTT, SPALDING, and BELL, 15, Queen-street, Cheapside, E.C., Solicitors to the above named Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the RED S. STEAMSHIP COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 1st day of December, 1904, to send their names and addresses, and particulars of their debts or claims and the names and addresses of their Solicitors, if any, to Maurice James De Hart, of 29, Ladbroke-square, London, W., 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 debt or claim 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 26th day of October, 1904.

SWEPESTONE and STONE, 31, Great St. Helen's, E.C., Solicitors to the above named Liquidator.

In the Matter of the ALSTON GAS LIGHT AND COKE COMPANY Limited. (In Liquidation.)

NOTICE is hereby given, that a General Meeting will be held at the offices of the undersigned, Alston, Cumberland, on Saturday, the 3rd day of December next, at 1.30 o'clock, to receive the Liquidator's report, and to pass such resolutions as may be necessary.—Dated the 25th day of October, 1904.

J. and J. DICKINSON, Alston, Cumberland, Solicitors for the Liquidators.

The BIRMINGHAM GREAT WESTERN HOTEL 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 Birmingham Great Western Hotel, Birmingham, on Wednesday, the 30th day of November, 1904, 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 25th day of October, 1904.

GEORGE E. FLETCHER, Liquidator.

HARDY AND GREENAORE Limited. (Incorporated 1902.)

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 33, Old Change, in the city of London, on Tuesday, the 29th day of November, 1904, at 11 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 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 24th day of October, 1904.

RICHARD D. HARDY, } Liquidators.  
ALBERT STERN, }

The UNITED WATCH AND JEWELLERY COMPANY Limited.

NOTICE is hereby given, that in pursuance of section 142 of the Companies Acts, 1862, a General Meeting of the Members of the above named Company will be held at 41, Holborn Viaduct, E.C., on Tuesday, the twenty-ninth day of November next, at 3.30 o'clock in the afternoon, 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-fifth day of October, 1904.

PHILIP MORDANT, Liquidator.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the HOUNSLOW TOWN HALL COMPANY Limited. (In Liquidation.)

NOTICE is hereby given, in pursuance of section 142 of the Companies Acts, 1862, that a General Meeting of the Members of the above named Company will be held at the Town Hall, Hounslow, on Monday, the 12th day of December, 1904, at eight o'clock in the afternoon precisely, 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 this 21st day of October, 1904.

F. C. GREVILLE-SMITH, Liquidator.

The WINDSOR HOTEL 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 No. 85, London Wall, in the city of London, on Tuesday, the 6th day of December, 1904, 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.—Dated the twenty-fifth day of October, 1904.

DAVID DAVIDSON, Liquidator.

HAMPDEN ENGLISH Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at my office, No. 8, Staple-inn, London, W.O., on Tuesday, the 29th day of November next, at 12 o'clock noon 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 Company.—Dated this 25th day of October, 1904.

A. E. TILLEY, Liquidator.  
PERCY W. TAYLOR, 1, Staple-inn, W.O., Solicitor.

The MYSORE REEFS (KANGUNDY) MINING COMPANY Limited. (In Liquidation.)

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 No. 6, Queen-street-place, in the city of London, on Wednesday, the 30th day of November, 1904, 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 the 26th day of October, 1904.

Registered Offices:—5 and 9, Queen-street-place, London, E.C.

G. H. WELLS, Liquidator.

The Companies Acts, 1862 to 1900.

THE HOUSE SYNDICATE Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 29, Fleet-street, London, on Tuesday, the 29th day of November, 1904, at 3 o'clock in the afternoon precisely, for the purpose of having an account laid before them (pursuant to section 142 of the Companies Act 1862), showing the manner in which the winding-up of the said Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, 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.

PERCY A. BOYER, A.C.A., 3, Eastcheap, E.C.

LORD GEORGE (the original) SANGER Limited. (In Liquidation.)

NOTICE is hereby given, that in terms of section 142 of the Companies Act, 1862, an Extraordinary General Meeting of the Shareholders will be held at 31 and 32, Broad-street-avenue, Blomfield-street, in the city of London, on Tuesday, the 6th day of December, 1904, at 3 o'clock in the afternoon, when the Liquidator will submit accounts showing his acts and dealings, and the manner of conducting the winding up.

E. LAYTON BENNETT, 31 and 32, Broad-street-avenue, Blomfield-street, E.C., Liquidator.

In the Matter of the Companies Act, 1862, and in the Matter of LA INGLESITA MINES 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 office of Mr. F. J. Abbott, Solicitor, 3, Long-acre, W.C., on Thursday, the first day of December, 1904, at 4 o'clock, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may 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 26th day of October, 1904.

047 **GEORGE B. ABBOTT, Liquidator.**

**The COSELEY AND DISTRICT IRON 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 57, Queen-street, Wolverhampton, on Tuesday, the 29th day of November next, at 4.45 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, 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 25th day of October, 1904.

045 **JAMES E. ROWLEY, Liquidator.**

Notice of Final Meeting.

In the Matter of the Companies Acts, 1862 to 1898, and of the **BRITISH ELECTRIC TRACTION (PIONEER) COMPANY Limited.**

**NOTICE** is hereby given, that a General Meeting of the above named Company will be held at Donington House, Norfolk-street, Strand, London, W.C., on Wednesday, the thirtieth day of November, 1904, at 11.30 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 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 twenty-fifth day of October, 1904.

031 **SYD. MORSE, Solicitor for the Liquidator.**

**TRANSFER SYNDICATE 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 Cornhill-chambers, 63, Cornhill, in the city of London, on Tuesday, the 29th day of November, 1904, at 11 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 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 24th day of October, 1904.

037 **ALGERNON E. HONEYBOURNE, Liquidator.**

In the Matter of **WORTHINGTON'S (SLATERS) Limited. (In Liquidation.)**

**NOTICE** is hereby given, that a General Meeting of the Members of the above named Company will be held at Hamer's Hotel, Newport-street, Bolton, on the 1st day of December next, at 11 o'clock in the forenoon 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, &c., and other documents of the Company.—Dated this 24th day of October, 1904.

011 **ALFRED FLETCHER, Liquidator.**

**The "KNIGHT OF THE CROSS" TUG 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 3, New-quay, in the city of Liverpool, on Wednesday, the 30th day of November, 1904, 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 24th day of October, 1904.

023 **J. E. PRENDIVILLE, Liquidator.**

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of **J. L. NEALE AND CO. Limited. In Voluntary Liquidation.**

**NOTICE** is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of the Liquidator, No. 7, Prince Albert-street, Brighton, in the county of Sussex, on Wednesday, the 30th day of November, 1904, 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 its property disposed of, to hear any explanation that may be given by the Liquidator, and to pass a resolution as to the disposal of the books, accounts, and other documents of the Company.—Dated this twenty-fourth day of October, 1904.

018 **FRED. T. ARNOTT, Chartered Accountant, Liquidator.**

In the Matter of the Companies Acts, 1862 to 1900, and of the **RANGER FISHING COMPANY Limited.**

**NOTICE** is hereby given, that a General Meeting of the above named Company will be held at 28, Bedford-street, North Shields, on Thursday, the 1st day of December, 1904, at 4 o'clock in the afternoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator, and also of determining, by 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 22nd day of October, 1904.

075 **WILLIAM PURDY, JUN., Liquidator.**

**The NEWRY QUARRIES 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 offices of Mr. Robert Innes, Solicitor, 10, Norfolk-street, Manchester, on the 2nd day of December, 1904, 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 Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated this 26th day of October, 1904.

079 **WILSON CHANDLEY, } Liquidators.  
ALEXANDER DEAN, }**

**MECHANICAL CONFECTIONERY 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 No. 71, Temple-row, in the city of Birmingham, on Saturday, 3rd December, 1904, at 10 a.m., for the purpose of having a report 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 25th day of October, 1904.

082 **EDWARD TAYLOR, Liquidator.**

In the Matter of the Companies Acts, 1862 to 1898, and of **THE INVERELL DIAMOND FIELDS Limited. (In Liquidation.)**

**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 Moorgate Station-chambers, in the city of London, on Wednesday, the 30th day of November, 1904, at 3 o'clock in the afternoon precisely, for the purpose of having laid before the meeting the Liquidator's accounts, 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 this 26th day of October, 1904.

057 **W. J. KERSLAKE FLINTON, Liquidator.**

The ACCRINGTON TEXTILE MACHINERY  
COMPANY Limited.

**NOTICE** is hereby given, that a General Meeting of the Members of the above named Company will be held at the office of the Liquidator, 16, Richmond-terrace, Blackburn, on Wednesday, the 30th day of November, 1904, at 4.30 o'clock in the afternoon, 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 Company.—Dated this 25th day of October, 1904.

063

THOMAS WATERWORTH, Liquidator.

**NOTICE** is hereby given, that the Partnership which has for some time past been carried on by Edmund William Keech and Thomas Alfred Ferrier, under the firm of "KEECH AND FERRIER," at 178, Cornwall-road, Notting Hill, in the county of London, in the trade or business of Printers, was this day dissolved by mutual consent.—As witness our hands this 15th day of October, 1904.

112

EDMUND WILLIAM KEECH.  
THOMAS ALFRED FERRIER.

**NOTICE** is hereby given, that the Partnership which has for some time past been carried on by William Park and John Hutchinson Walker, under the firm of PARK AND WALKER, at 17, Whitechapel, and 64, Stanley-street, both in the city of Liverpool, as Wall Paper Merchants, has been dissolved by mutual consent as from the 30th day of September, 1904, and that the said business will be carried on as from that date by the said William Park, as William Park and Company, who will receive and pay all debts and liabilities due and owing to and by the said firm.—Dated the 25th day of October, 1904.

091

WILLIAM PARK.  
JOHN H. WALKER.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Hannah Limburg and Rose Limburg (formerly Rose Weber), carrying on business as Boot and Shoe Manufacturers, Factors, and Leather Merchants, at 157, Hoxton-street, Shoreditch, and 109, Crisp-street, Poplar, both in the county of London, under the style or firm of "LIMBURG AND CO.," has been dissolved by mutual consent as and from the 29th day of September, 1904.—Dated this 24th day of October, 1904.

111

HANNAH LIMBURG.  
ROSE LIMBURG.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Bures George Poulton and Claude Hill, carrying on business as Nurserymen, at Paradise-hill Nursery, Chesnut, in the county of Hertford, under the style or firm of "POULTON AND HILL," has been dissolved by mutual consent as and from the thirty-first day of October, 1904. All debts due to and owing by the said late firm will be received and paid by the said Claude Hill.—Dated this twenty-sixth day of October, 1904.

132

B. G. POULTON.  
CLAUDE HILL.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Frederick Jones, William Henon Whiter, Arthur James Gregg, and Percy John Sanders, carrying on business as Warehousemen and Manufacturers' Agents, at 17, Silver-street, Wood-street, in the city of London, under the style or firm of HARRIS AND SANDERS, as regards the said Arthur James Gregg, was dissolved as and from the 19th day of September, 1904, by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said Frederick Jones, William Henon Whiter, and Percy John Sanders, who will continue the business under the style of Harris and Sanders.—Dated the 26th day of October, 1904.

108

FREDERICK JONES.  
WILLIAM HENON WHITER.  
ARTHUR JAMES GREGG.  
PERCY JOHN SANDERS.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Annie Wickward Nicholls and Thomas Edwards Ince, carrying on business as Hairdressers at No. 95, High-street, Bromsgrove, in the county of Worcester, under the style or firm of the BROMSGROVE TOILET COMPANY, has been dissolved by mutual consent as and from the twenty-fourth day of October, 1904. All debts due to and owing by the said late firm will

be received and paid by the said Thomas Edwards Ince, who will continue the said business under the style or firm of the Bromsgrove Toilet Company.—Dated this 24th day of October, 1904.

142

A. W. NICHOLLS.  
T. E. INCE.

**NOTICE** is hereby given, that the Partnership for some time carried on by Angelo Gabriel John Ponzini, and Francis Leopold Ponzini and John Brown Cossins, under the style or firm of A. AND F. PONZINI AND CO., in the business of Carvers and Gilders, at 22, Hatton-garden, in the county of London, has been dissolved by mutual consent so far as regards the said John Brown Cossins. All debts due to or owing by the said late firm will be received and paid by the said Angelo Gabriel John Ponzini and Francis Leopold Ponzini, who will continue the said business under the present style or firm of A. and F. Ponzini and Co.—As witness our hands this twenty-fourth day of October, 1904.

131

A. G. JOHN PONZINI.  
F. L. PONZINI.  
J. B. COSSINS.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Frederick William Simon and William Walter Wright, lately carrying on business as Ironmongers and Seeds-men, at Market Drayton, in the county of Salop, under the style or firm of "SIMON AND WRIGHT," was dissolved by mutual consent as and from the first day of December, 1902. All debts due to and owing by the said late firm will be received and paid by the said Frederick William Simon, by whom the business has since the above date been and in future will be carried on.—Dated this twenty-first day of October, 1904.

066

F. W. SIMON  
W. W. WRIGHT.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Bagnall, of Wrights-lane, Old Hill, in the county of Stafford, Carpenter, and Daniel Lewis, of Station-road, Old Hill aforesaid, Breeze Burner, carrying on business as Breeze Burners, at Waterfall-lane, Old Hill aforesaid, under the style or firm of LEWIS AND BAGNALL, has been dissolved by mutual consent as and from the 15th day of September, 1904. All debts due to and owing by the said late firm will be received and paid by the said Daniel Lewis, by whom the business will in future be carried on.—Dated this third day of October, 1904.

084

JOHN BAGNALL.  
DANIEL LEWIS.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Moore and Joe Moore, carrying on business as Stone Merchants, at Croft House Quarries, Crosland-hill, Huddersfield, in the county of York, under the style or firm of "J. AND J. MOORE," has been dissolved by mutual consent as and from the 19th day of October, 1904. All debts due to and owing by the said late firm will be received and paid by the said John Moore.—Dated this 26th day October, one thousand nine hundred and four.

072

JOHN MOORE.  
JOE MOORE.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Bantock Dickinson and Arthur Richard Banks, carrying on business as Iron and Steel Merchants, at Number 4, Church-lane, West Bromwich, under the style or firm of "S. BANTOCK DICKINSON AND COMPANY," has been dissolved by mutual consent as and from the twenty-fifth day of October, 1904. All debts due and owing to or by the said late firm will be received and paid by the said Samuel Bantock Dickinson. And that in future such business will be carried on by the said Samuel Bantock Dickinson alone.—Dated this twenty-sixth day of October, 1904.

085

S. BANTOCK DICKINSON.  
ARTHUR R. BANKS.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Alfred Browning Engley and John Robert Melhuish, carrying on business as Commission Agents, at No. 122, Wood-street, in the city of London, under the style or firm of "A. B. ENGLELY AND MELHUISH," was dissolved as and from the 29th day of September, 1904, by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said Alfred Browning Engley, who will continue to carry on the business at the same address under the style of "A. B. Engley and Melhuish."—Dated the 25th day of October, 1904.

074

ALFRED BROWNING ENGLELY.  
JOHN ROBERT MELHUISH.

**NOTICE** is hereby given, that the Partnership lately subsisting between us the undersigned, Ernest William Beckett, Edmund Beckett Faber, William Gervase Beckett, Rupert Evelyn Beckett, and George Brown, carrying on business as Bankers, at Leeds, Bradford, Doncaster, Goole, Hunslet, Retford, Worksop, Bawtry, Crowle, Edwinstowe, Ollerton, Thorne and Tuxford, under the style or firm of **BECKETT AND CO.**, has expired by effluxion of time, and the said Ernest William Beckett and George Brown retire from the firm. The business will in future be carried on by the said Edmund Beckett Faber, William Gervase Beckett, and Rupert Evelyn Beckett, in conjunction with Mr. George Denison Faber, M.P., of 14, Grosvenor-square, London, who has been admitted a partner in the firm.—As witness our hands this first day of October, 1904.

E. W. BECKETT. R. E. BECKETT.  
E. B. FABER. GEORGE BROWN.  
W. G. BECKETT. G. D. FABER.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Marshall Newton and Alfred William Sharp, carrying on business as Pawnbrokers, under the style or firm of "A. W. SHARP," at No. 153, Great King-street, and as Bedding Manufacturers, under the style or firm of "THE MIDLAND BEDDING COMPANY," at No. 117, Wells-street, both in the city of Birmingham, was dissolved as and from the 22nd day of October, 1904, by mutual consent.—Dated the 22nd day of October, 1904.

JOSEPH MARSHALL NEWTON.  
ALFRED WILLIAM SHARP.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Henry May and Frederick William Shingleton, carrying on business as Wholesale Embroidery Merchants, at No. 7, Paddington-street, Baker-street, W., under the style or firm of "SHINGLETON AND CO.," has been dissolved by mutual consent as and from the thirtieth day of June, 1904. All debts due and owing to or by the said late firm will be received and paid by the said Frederick William Shingleton.—Dated this twenty-eighth day of July, 1904.

W. H. MAY.  
FREDERICK WILLIAM SHINGLETON.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between the undersigned, James Goslyn, John Alexander Hanna, and William Patterson, lately carrying on business as General Hardware Dealers, at No. 13, Paradise-street, in the city of Liverpool, under the style or firm of "LLOYD GOSLYN AND CO.," has been this day dissolved by mutual consent so far as the said William Patterson is concerned. The said business will be continued by the said James Goslyn and John Alexander Hanna, under the same style and at the same address, and they will pay and receive all debts due by or to the said late firm.—Dated the 26th day of October, 1904.

JAMES GOSLYN.  
J. A. HANNA.  
WM. PATTERSON.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Frederick Dangar Pike Grant and William Percival Dunnett, carrying on business as Auctioneers at 116, Bishopsgate Without, E.C., under the style or firm of **ABB AND CO.**, has been dissolved by mutual consent as and from the seventeenth day of October, 1904. All debts due to and owing by the said late firm will be received and paid by the said William Percival Dunnett.—Dated 22nd day of October, 1904.

FREDERICK DANGAR PIKE GRANT.  
WILLIAM PERCIVAL DUNNETT.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Ralph Downer and Charles John Rowe, carrying on business as Farmers, at Billingham, in the county of Sussex, under the style or firm of **DOWNER AND ROWE**, has been dissolved by mutual consent as and from the 25th day of October, 1904. All debts due to and owing by the said late firm will be received and paid by the said Ralph Downer.—Dated this 25th day of October, 1904.

RALPH DOWNER.  
O. J. ROWE.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between Edwin John Richards and Richard Payne Knight, carrying on business as Corn and Forge Merchants, at Lower-street, Temple, Bristol, under the style or firm of **JAMES BRIMBLE AND CO.**, has been dissolved as and from the 22nd day of July, 1904. All debts due to and owing by the said late firm will be received and paid by the said Edwin John Richards.—Dated 21st day of October, 1904.

EDWIN J. RICHARDS.

**NOTICE** is hereby given, that the Partnership lately subsisting between us the undersigned, Richard Ernest and Reginald Stroyan Branch, carrying on business as Estate Agents and Real Estate Specialists, at 307 to 310, Moorgate Station-chambers, London, E.C., under the style or firm of **ERNEST AND CO.**, has from the 1st day of October, 1904, been dissolved by mutual consent. All debts due to or owing by the said late firm will be received and paid by the said Richard Ernest, who will continue the said business under the present style or firm of Ernest and Co.—As witness our hands this 18th day of October, 1904.

RICHARD ERNEST.  
R. STROYAN BRANCH.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Wass and Fred Tyler, carrying on business as Pattern Makers and General Woodworkers, at Kettering, in the county of Northampton, under the style or firm of **WASS AND TYLER**, has been dissolved by mutual consent as and from the 15th day of October, 1904. All debts due to and owing by the said late firm will be received and paid by the said Joseph Wass, who will continue the said business under the style or firm of "Wass and Tyler."—Dated this 15th day of October, 1904.

JOSEPH WASS.  
F. TYLER.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Philip Betteridge and Joseph Walton, carrying on business as Small Parcel Carriers between London, Birmingham, and Coventry, at 8, Rydon-crescent, St. John-street-road, London, E.O., 48, Vittoria-street, Birmingham, and 26, Norfolk-street, Coventry, under the style or firm of "BETTERIDGE AND WALTON," has been dissolved by mutual consent, as and from the 1st October, 1904; and that such business will be carried on in future by the said Joseph Philip Betteridge and George Henry Thoms, of 8, Rydon-crescent aforesaid.—Dated this 25th day of October, 1904.

J. P. BETTERIDGE.  
JOSEPH WALTON.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, Claude St. Aubyn-Farrer, of No. 7, Westbourne Park-road, in the county of London; Registered Medical Practitioner, and Ellen Sarah Taplin, of No. 27, Sutherland-place, Westbourne Park, in the said county of London, and of Thames Villa, Bridlington, in the county of York, Spinster, carrying on business at No. 5, Westbourne Park-road, aforesaid, as and under the style of "THE LONDON COLLEGE OF PHARMACY, CHEMISTRY, ETC., FOR LADIES," has been dissolved by mutual consent as and from the 22nd day of July, 1904. All debts due to and owing by the said late partnership will be received and paid by the said Claude St. Aubyn-Farrer.—Dated 21st day of October, 1904.

CLAUDE ST. AUBYN-FARRER.  
E. S. TAPLIN.

**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Samuel Grime and William Robert Grime, carrying on business as Music Dealers, at Wigan, in the county of Lancaster, under the style or firm of "GRIME AND SON," has been dissolved as and from the twenty-sixth day of November, 1901. All debts due to and owing by the said late firm will be received and paid by the said William Robert Grime.—Dated this 26th day of October, 1904.

WILLIAM ROBERT GRIME.  
JAMES SAMUEL GRIME.

KATE WOODWARD, Deceased.

Pursuant to 22nd and 23rd Victoria, cap. 35.

**NOTICE** is hereby given, that all persons having any claims against the estate of Kate Woodward, late of Old Newton, Suffolk, Widow, deceased (who died on the 24th May, 1904, and whose will was proved at Bury St. Edmunds on the 27th June, 1904, by Hugh Turner, Charles Henry Woodward, George Augustus Woodward, and Alan Victor Woodward, the executors), are required to send particulars thereof to us, before the 23rd November next, after which date the assets of the deceased will be distributed, having regard only to the claims of which the executors shall then have had notice.—Dated this 26th October, 1904.

JOSSLYN and SONS, Ipswich, Solicitors for the Executors.

## Re DANIEL FOX, Deceased.

Pursuant to the Statute, 22nd and 23rd Vict., 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 Daniel Fox, late of 47, Willow-crescent, Balsall Heath, in the city of Birmingham, and lately trading in copartnership with George Thomas Terry, under the style or firm of Fox and Terry, at Fazeley-street Wharf, Birmingham aforesaid, as Coal Merchants, deceased (who died on the 22nd day of April, 1904, and whose will was proved by George Thomas Terry and Edward Robert Bickley, the executors therein named on the 25th day of October, 1904, in the Birmingham District Probate Registry of His Majesty's High Court of Justice), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 7th day of December, 1904, 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 25th day of October, 1904.

BICKLEY and LYNEX, Solicitors for the Executors.

## GEORGE FREDERICK BRANN, Deceased.

NOTICE is hereby given, pursuant to the Act of Parliament, 22 and 23 Victoria, chapter 35, that all persons having any claims or demands against the estate of George Frederick Brann, late of East View, Lydd, in the county of Kent, deceased, Farmer and Grazier (who died on the 11th day of January, 1904, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of March, 1904, by Louisa Brann and Fred Brann, 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 executors, on or before the 15th day of November, 1904, 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 claim they shall not then have had notice.—Dated this 26th day of October, 1904.

HALLETT, CREERY, and CO., Ashford, Kent, Solicitors for the said Executors.

## Re JAMES LYTGHOG, Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vict., c. 35).

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of James Lythgoe, late of the Oddfellows' Arms, Legh-street, Earlstown, near Newton-le-Willows, in the county of Lancaster, Innkeeper, deceased (who died on the 4th day of September, 1904, and whose will was proved by Thomas Lythgoe, of the Oddfellows' Arms aforesaid, Innkeeper, and Eliz. Edwards, of the Oddfellows' Arms aforesaid, Spinster, the executors therein named, on the 25th day of September, 1904, in the Liverpool District Probate Registry), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitor of the said executors, on or before the 30th day of November, 1904; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 26th day of October, 1904.

JOHN WRIGHT KNOWLES, 87, Victoria-road, Widnes, Solicitor for the said Executors.

## Mrs. FRANCES BROOKER, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Frances Brooker, formerly of Whitehaven and afterwards of Penrith, both in the county of Cumberland, Widow (who died on the 31st day of July, 1904, at 12, Cross-street, Whitehaven, and whose will was proved by the undersigned, and Wilson Franks, of Whitehaven, Chartered Accountant, the executors therein named, in the Principal Probate Registry, on the

6th day of September, 1904), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 21st day of November 1904, 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.

—Dated the 26th day of October, 1904,

J. R. THOMPSON, 18, Scotch-street, Whitehaven, Solicitor.

## LEWIS BROOKE, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35, S. 29,

ALL creditors and others having any claims against or to the estate of Lewis Brooke, formerly of Fold Head, Mirfield, in the county of York, Mill Engineer, but late of 13, Walker-street, Ravensthorpe, in the same county, out of business, deceased (who died at Ravensthorpe aforesaid on the 9th day of September, 1904, and administration of whose estate and effects was, on the 17th day of October, 1904, granted by the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice to Jane Brooke, of 13, Walker-street, Ravensthorpe aforesaid, the Widow of the said deceased), are hereby requested to send particulars, in writing, of their claims to the undersigned, E. B. Wilson and Topham, the Solicitors for the said Jane Brooke, on or before the 17th day of December, 1904; after which date the said Jane Brooke will proceed to distribute the assets of the said Lewis Brooke amongst the persons entitled thereto, having regard only to the claims of which the said Jane Brooke has then had notice; and she will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not have had notice at the time of distribution.—Dated this 25th day of October, 1904.

E. B. WILSON and TOPHAM, Mirfield, Solicitors for the said Administratrix.

## JOHN ROBERTS, Deceased.

Pursuant to 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims or demands against the estate of John Roberts, late of Marsh Farm, Ecclesall, in the city of Sheffield, in the county of York, Farmer (who died on the 13th day of August, 1904, and whose will was, on the 12th day of October, 1904, proved in the District Registry of the Probate Division of the High Court of Justice at Wakefield by Benjamin Roberts and Sarah Roberts, the executors therein named), are required to send in particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said trustees, on or before the 21st day of November, 1904, after which date the trustees 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 that they will not be liable for the assets so distributed, or any part thereof, to any person of whose claim or demand they shall not then have had notice.—Dated this 26th day of October, 1904.

HENRY VICKERS, SON, and BROWN, Bank-street, Sheffield, Solicitors for the said Trustees.

## Re WALTER SCHISCHKAR, Deceased.

Pursuant to the Statute, 22nd and 23rd Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Walter Schischkar, late of Nos. 65 to 69, Stafford-street, in the city of Birmingham, Engineer, deceased (who died on the 18th day of August, 1902, and whose will was proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of November, 1902, by James Jackman and William Henry Stubbs, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, on or before the 19th day of November next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 26th day of October, 1904.

W. H. STUBBS, 59, Temple-row, Birmingham, Solicitor to the Executors.

Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of JOHN FLETCHER CALDWELL, formerly of Mishnish, in the county of Argyll, Scotland, and late of No. 22, Jernyn-street, St. James, Westminster, and of No. 26, St. James-court, Buckingham Gate, both in the county of London, a Colonel in His Majesty's Army on the Retired List, who died on the

16th day of December, 1903, and whose will was proved by Mrs. Catharine Ann Sandeman, the executrix therein named, in the Principal Probate Registry of His Majesty's High Court of Justice, on the 12th day of April, 1904, are hereby requested to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executrix, on or before the 30th day of November, 1904; and notice is hereby given, that at the expiration of that time the said executrix will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which she shall then have had notice; and that she will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim or demand she shall not then have had notice.—Dated this 24th day of October, 1904.

FRANK RICHARDSON and SADLER, 28, Golden-square, London, W., Solicitors to the said Executrix.

142

Re FRIEDA WERTHEIMER, 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 debts, claims or demands against the estate of Frieda Wertheimer, late of No. 21, Great Cumberland-place, Hyde Park, in the county of Middlesex, the wife of Charles Wertheimer, Esquire (who died on the 11th day of September, 1904, and whose will was proved by Morris Davis, of No. 21, Great Cumberland-place aforesaid, Esquire, one of the executors thereof, in the Principal Registry of the Probate Division of the High Court of Justice on the 20th day of October, 1904), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 12th day of December, 1904, after which date the executor will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and he will not be liable for the estate of the said deceased, or any part thereof so distributed to any person or persons of whose debts, claims and demands he shall not then have had notice.—Dated this 27th day of October, 1904.

BURCH, WHITEHEAD, and DAVIDSONS, 29, Spring-gardens, London, S.W., Solicitors for the Executor.

152

WILLIAM DAVIES, Deceased.

Pursuant to Statute, 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims or demands against the estate of William Davies, late of the Old Rectory, Bedwas, in the county of Monmouth, retired Innkeeper, formerly of the Bridge End Inn, Bedwas aforesaid, deceased (who died on the 11th day of August, 1904, and whose will was proved by William Williams and Edgar John Lewis, the executors therein named, on the 19th day of October, 1901, in the District Probate Registry at Llandaff), are hereby required to send particulars of every such claim or demand to the said executors, at the office of the undersigned, on or before the 30th day of November next, after which date the executors will distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and that they will not be liable 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 25th day of October, 1904.

A. E. S. THOMAS, Charles-street-chambers, Cardiff, Solicitor for the Executors.

c65

Re HERMANN HAHN, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 25.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Hermann Hahn, late of 28 and 29, Aldersgate-street, in the city of London, and 94, Goldhurst-terrace, Hampstead, in the county of London, Furrier, deceased (who died on the 26th day of August, 1904, and letters of administration, with the will annexed, to whose estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 15th day of September, 1904, to Gertrude Lucy Hahn, of 94, Goldhurst-terrace aforesaid), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said administratrix, on or before the 30th day of November, 1904, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and 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 and demands she shall not then have had notice.—Dated this 27th day of October, 1904.

HERBERT OPPENHEIMER, 1, Finsbury-square, London, E.C., Solicitor for the said Administratrix.

246

GEORGE WILLIS PENSION, Deceased.

Pursuant to Statute, 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all creditors and others having claims against the estate of George Willis Pension, late of 6, Connaught-place, Hyde Park, in the county of Middlesex, Barrister-at-Law, who died on the 18th day of September, 1904, and whose will, with a codicil thereto, was proved by George Leybourne Watson, Mary Anne Watson, and Arthur Allmann Tilleard, the executors thereof, in the Principal Registry, on the 17th day of October, 1904, are required to send in their claims to us, before the 8th day of December next, after which date the executors will distribute the estate, having regard only to the claims of which they shall then have notice; and they will not be liable for any assets so distributed to any person or persons of whose claim they shall not then have notice.—Dated this 26th day of October, 1904.

TILLEARDS, 10, Gracechurch-street, London, E.C., Solicitors for the Executors.

149

OLIVER COOKE FARRER, Esq., Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Oliver Cooke Farrer, late of Binger Hall, Wareham, in the county of Dorset (who died on the 19th day of September, 1904, and whose will was proved by Bryan Farrer, Esq., and the Rev. Walter Farrer, the executors therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 21st day of October, 1904), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors for the said executors, on or before the 7th day of December, 1904; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 24th day of October, 1904.

FARRER and CO., 66, Lincoln's-inn-fields London, W.C., Solicitors for the said Executors

130

Re Reverend THOMAS CUSACK, Deceased.

Pursuant to the Act, 22nd and 23rd Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Reverend Thomas Cusack, late of St. Mary's Presbytery, Clare-road, Levenshulme, near Manchester, in the county of Lancaster, deceased, who died on the 13th day of June, 1904, and to whose estate letters of administration (with the will annexed) were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of October, 1904, to Bridget Sheridan and Helena Cusack, both of Ballyjamesduff, in the county of Cavan, Ireland, are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administratrices, on or before the 5th day of November next, after which date the said administratrices will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said administratrices 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 26th day of October, 1904.

WATSON and BOOTH, 3, Mount-street, Manchester, Solicitors for the said Administratrices.

c75

Re JAMES PAGE, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having claims or demands against the estate of James Page, late of Apperley, in the county of Gloucester, Farmer, deceased (who died on the 17th day of August, 1904, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 20th day of October, 1904, by Joyce Page, Spinster, and William Ride, the executrix and executor therein named), are

hereby required to send the particulars, in writing, of their claims or demands to the undersigned, on or before the 8th day of December, 1904, after which date the said executrix and 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 they shall then have had notice; and they will not be liable for the assets of the said deceased so distributed, or any part thereof, to any person or persons [of whose claims or demands they shall not then have had notice.—Dated this 26th day of October, 1904.

W. G. EARENGEY, Eldon-chambers, Cheltenham,  
Solicitor for the said Executrix and Executor.

073

EMILY BROWN, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Emily Brown, late of West-street, Wivelescombe, in the county of Somerset, Widow, deceased (who died on the twenty-third day of February, 1904, and whose will was proved in the Principal Probate Registry, on the sixteenth day of May, 1904, by the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us the undersigned, on or before the 14th day of November, 1904, after which date the executors will proceed to distribute the estate of the deceased among the parties entitled thereto, having regard only to the claims then received.—Dated this twenty-fourth day of October, 1904.

SCATCHERD, HOPKINS, and MIDDLEBROOKS, 20, Park-row, Leeds, Solicitors to the Executors.

015

JANE DAVIES, otherwise HORDLEY, Deceased.

Pursuant to the Statute, 22 and 23 Victoria, cap. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Jane Davies, otherwise Hordley, late of 62, Lower Portland-street, Walsall, in the county of Stafford, Spinster (who died on the 10th day of October, 1899, and of whose estate letters of administration were granted to Catherine Brown (wife of Henry Brown), of 82, Beever-street, Oldham, by the Lichfield Probate Registry, on the 5th day of December, 1899), are hereby required to send in particulars of such claims to me, the undersigned, Solicitor for the said administratrix, on or before the 18th day of November, 1904, after which date the said administratrix will proceed to distribute the assets of the 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 she shall not then have had notice.—Dated this 26th day of October, 1904.

FRED. MEGSON, 26, Clegg-street, Oldham,  
Solicitor for the said Administratrix.

077

MATTHEW VICARS, Deceased.

Pursuant to the Statute, 22 and 23 Vic., c. 35. NOTICE is hereby given, that all persons having claims or demands against the estate of Matthew Vicars, late of Bleabeck, Eskdale, in the parish of St. Bees, in the county of Cumberland, Gentleman, deceased, who died on the seventh day of November, 1898, and whose will and two codicils were proved in the Principal Probate Registry, on the 31st day of December, 1898, by Edward Tyson Thomas Vicars and Wilson Butler, the executors therein named, are requested to send particulars of their claims and demands to the undersigned, Solicitors for the said executors, on or before the 21st day of November next, at the expiration of which time the said executors will proceed to distribute the assets of the said Matthew Vicars, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated this 25th day of October, 1904.

THOS. BUTLER and SON, Broughton-in-Furness,  
Solicitors.

034

HAMMOND CHUBB, Deceased.

Pursuant to Statute, 22 and 23 Victoria, cap. 35. NOTICE is hereby given, that all persons having any claim against the estate of Hammond Chubb, Esquire, of Home Lea, Bickley, Kent, who died on the 29th September, 1904, are hereby required to send written particulars of such claim to the undersigned on behalf of Miss Jessie Margaret Foaker, the sole executrix named in deceased's will, on or before the 5th December next, after which date the said executrix will distribute the said deceased's assets, having regard only to the claims of which she shall then have had notice.—Dated 25th October, 1904.

WESTERN and SONS, 35, Essex-street, Strand,  
London, Solicitors.

134

Re EDWARD HODGSON, Deceased.

Pursuant to the Statute, 22 and 23 Victoria, c. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edward Hodgson, formerly of 2, Hazeldene-terrace, Middlesbrough, and late of 32, Turner-street, Redcar, in the county of York, Independent Gentleman, deceased, who died on the 5th day of July, 1904, and whose will was proved in the District Probate Registry of His Majesty's High Court of Justice, at York, on the 17th day of August, 1904, by Edward Garbutt, of 10, Albert-terrace, Middlesbrough, in the county of York, Gentleman, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, Richard Edward Wethey, on or before the 11th day of November, 1904, 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 26th day of October, 1904.

R. ED. WETHEY, Post Office-chambers, Middlesbrough, Solicitor for the said Executor.

064

Re WILLIAM MILLER, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Miller, late of Bradninch, in the county of Devon, Veterinary Surgeon (who died on the 4th day of January, 1904, and to whose estate letters of administration were granted by the Exeter District Registry of the Probate Division of the High Court of Justice to John Miller, of 2, Great Queen-street, Holborn, London, W.C., and James Miller the younger, of 15, Blythswood-square, Glasgow, on the 21st day of July, 1904), are required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administrators on or before the 15th day of November next, after which date the said administrators 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 25th day of October, 1904.

BURROW and MILLER, Cullompton, Devon,  
Solicitors for the said Administrators.

027

MARK BUTLER, 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 other persons having any claims or demands against the estate of Mark Butler, formerly of 15, Gasking-street, but late of 41, Regent-street, Plymouth, Devon, deceased (who died on the 30th day of August, 1904, and whose will and codicils were proved in the Exeter District Registry of the Probate Division of His Majesty's High Court of Justice, on the 15th day of October, 1904, by Sidney Ernest Crosse and Alfred Ernest Bryant, the executors thereof), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, on or before the 10th day of November, 1904, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims or demands 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 of whose debt or claim they shall not then have had notice.—Dated this 25th day of October, 1904.

BICKLE and WILCOCKS, Temple-chambers,  
Westwell-street, Plymouth, Solicitors for the  
Executors.

026

Re SARAH ANN FLETCHER, 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 Sarah Ann Fletcher, late of 92, St. Thomas's-street, Netherton, in the parish of Dudley, in the county of Worcester, Widow, deceased, who died on the 17th day of August, 1904, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 20th day of October, 1904, by Francis Fletcher, of the Wren's Nest, Sutton Coldfield, Director of Wyllies Limited, the sole 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 Francis Fletcher, on or before the 28th day of November, 1904, 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 or demands of which he then shall 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 25th day of October, 1904.

THOMPSON and WARMINGTON, 265, Castle-street, Dudley, Solicitors for the said Executor

Re JAMES LAW, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., cap. 35, intitled "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 Law, late of Batley and Birstal, both in the county of York, Solicitor, deceased (who died on the eleventh day of August, 1904, and whose will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the first day of September, 1904, by Anne Elizabeth Law, of Birstal aforesaid, Widow, the sole executrix therein named, are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executrix, on or before the thirty-first day of December, 1904, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which 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 twenty-eighth day of October, 1904.

CHADWICK & SONS, Church-street, Dewsbury, Solicitors for the said Executrix.

Re JOHN HENRY MALLARD, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35, intitled "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 John Henry Mallard, late of 176, Albion-road, Stoke Newington, in the county of Middlesex, 119, Wood-street, in the city of London, and Belper, in the county of Derby, Hosiery Manufacturer and Warehouseman, deceased (who died on the 20th August, 1904, and whose will was proved by Walter Hayward Pitman, the surviving executor therein named, on the 8th day of October, 1904, in 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, Solicitors for the said executor, on or before the 30th day of November, 1904; and notice is hereby also given, that after that day the said executor 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 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 24th day of October, 1904.

RUNDLE and HOBROW, Portland House, 73, Basinghall-street, London, E.C., Solicitors for the said Executor.

NOTICE is hereby given, pursuant to the Statute 22nd and 23rd Victoria, cap. 35, that all creditors and persons having any claims or demands upon or against the estate of DAVID BROWN, late of Winstanley Farm, Haigh, near Wigan, in the county of Lancaster (who died on or about the 31st day of August, 1904, and to whose estate letters of administration were granted to his son, David Alexander Brown, on the 7th day of October, 1904, by the Liverpool District Registry of the Probate Division of the High Court of Justice), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors to the said administrator, on or before the 1st day of December, 1904, after which date the administrator will distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice.—Dated this 26th day of October, 1904.

PEACE and ELLIS, 18, King-street, Wigan, Solicitors for the said Administrator.

ANN BEATSON, late of Thornhill, near Dewsbury, in the county of York, Spinster, 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 the said Ann Beatson, deceased (who died on the 29th day of February, 1904, and whose will was proved by Messrs. John Scholefield, of Thornhill Lees, near Dewsbury aforesaid, Joiner, and John Henry Fisher, of Thornhill Lees aforesaid, Packer, the executors therein named, on the 12th day of April, 1904, in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice), are required to send in the particulars of their debts or claims to the said executors at the office of the undersigned, their Solicitor, on or before the fourth day of November, 1904; and notice is hereby given, that after that day the said executors will proceed to distribute the assets of the said Ann Beatson, 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 27th day of October, 1904.

JNO. R. GREEN, 1, Barstow-square, Wakefield, Solicitor for the said Executors.

157

Re THOMAS NEWCOMB BROMWICH, Deceased.

Pursuant to an Act of Parliament, 22 and 23 Vict., c. 35, intitled "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 Thomas Newcomb Bromwich, formerly of 36 and 37, High-street, Rugby, in the county of Warwick, and there trading as "Henry Bromwich," Draper, but late of "Mendham," Woodridings-avenue, Pinner, in the county of Middlesex, retired Draper, deceased, who died on the 16th day of May, 1904, and whose will, with a codicil thereto, was proved in the Principal Probate Registry by Mrs. Martha Pratt, of "Mendham," Woodridings-avenue, Pinner aforesaid, and John Thomas Fleet, of 24, Sheep-street, Rugby aforesaid, Chemist, two of the executors named in the said will (power being reserved of making the like grant to Samuel Laughton, the other executor therein named), on the 12th day of October, 1904, are hereby required to send in the particulars of their claims and demands to us, the undersigned, the Solicitors to the said executors, or to our agents, Messrs. Sole, Turner, and Knight, of No. 69, Aldermanbury, London, E.C., Solicitors, on or before the 12th day of December, 1904; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which they shall then have notice (and subject to the judgment of a Court of competent jurisdiction (if necessary) in respect thereof), and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim, or demand they shall not then have had notice.—Dated this 24th day of October, 1904.

FREDK. FULLER and SON, 5A, Albert-street, Rugby, Solicitors to the said Executors.

113

GEORGE FOOT, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Vic., cap. 35, intitled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of George Foot, late of Meadowbank, Surbiton Hill, in the county of Surrey, who died on the 21st day of June, 1904, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 2nd day of September, 1904, by Mary Foot (Widow), James Turner Bowles and Edwin Martin, the executors therein named, are hereby required to send the particulars of their debts, claims, or demands to us, the undersigned, the Solicitors to the said executors, before the 13th day of December next, after the expiration of which time the executors will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and that they will not be liable or answerable for the assets, or any part thereof, so distributed, to any person or persons of whose debts, claim, or demand they shall not then have had such notice as aforesaid.—Dated this 24th day of October, 1904.

DURHAM, CARTER, and DURHAM, 3, Arundel-street, Strand, W.C., and Kingston-on-Thames, Solicitors for the said Executors.

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## Re ANNE CALE, Deceased.

Pursuant to the Statute, 22nd and 23rd Vict., cap. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Anne Cale, late of 125, Hulme Hall-lane, Miles Platting, in the city of Manchester, Widow (who died on the 23rd day of September last, and to whose estate letters of administration were granted out of the District Probate Registry at Manchester, to Harry Cale and Joseph Cale, two of the next-of-kin, on the 20th day of October last), are hereby required to send, in writing, the particulars of such claims or demands to me, the undersigned, on or before the 1st day of December next, after which date the said administrators 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 have then had notice; and the said administrators will not be liable for the assets, 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 25th day of October, 1904.

WM. WALKER, 20, Cross-street, Manchester,  
Solicitor for the said Administrators.

## BEATRICE STEWART MARION BRABAZON HUNT, Deceased.

Pursuant to the Statute, 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Beatrice Stewart Marion Brabazon Hunt (the wife of Cecil Henry Hunt, of Ruyton Park, Shrewsbury, in the county of Salop, a Captain on the retired list of His Majesty's Army), who died on the 9th day of August, 1904, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 11th day of October, 1904, by the said Cecil Henry Hunt, the executor therein named, are required to send in particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executor, on or before the 1st day of January, 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 debts, claims, and demands of which he shall then have had notice; and that he will not be liable for the assets so distributed, nor any part thereof, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 24th day of October, 1904.

WITHERS and WITHERS, Howard House, 4, Arundel-street, Strand, London, W.C., Solicitors for the Executor.

## GRACE ALICIA ASHTON, Deceased.

NOTICE is hereby given, that all persons having any claims or demands against the estate of Grace Alicia Ashton, late of Rosedale, London-road, Widow, who died on the 5th May, 1904, and whose will was proved in the Principal Registry on the 12th August last, by Arthur Edward Lord, of the city of Worcester, Gentleman, and William George Perfect, of Stainforth, Settle, Yorkshire, Gentleman, are required to send particulars of such claims or demands to the undersigned on or before the 1st December next; and notice is also given, that after the last mentioned date the said executors will distribute the estate of the deceased, having regard only to the claims or demands of which they shall then have received notice.—Dated the 25th day of October, 1904.

LORD and PARKER, 3, Foregate-street, Worcester, Solicitors for the said Executors.

## Mrs. MARY ANN PIRIE, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all persons having claims against the estate of Mrs. Mary Ann Pirie, of 34, De Vere-gardens, Kensington, in the county of London, Widow (who died on the 1st of June, 1904, and whose will was proved on the 11th of August, 1904, in the Principal Probate Registry, by Francis Logie-Pirie, the sole executor therein named), are hereby required to send particulars, in writing, of their claims to the undersigned, on or before the 30th of November next, after which time the executor will distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 26th October, 1904.

KINSLEY, ADE, and HOCKING, 9, Bloomsbury-place, London, W.C., Solicitors for the Executor.

## Re ARTHUR JOSEPH BENN, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Arthur Joseph Benn, late of Great Grimsby, in the county of Lincoln, Patent Agent, deceased, whose will was proved in the District Probate Registry, at Lincoln, of His Majesty's High Court of Justice, on the 13th day of October, 1904, by John Henry Topliss, and Ernest Benjamin Chapman, the executors therein named, are hereby required to send the particulars, in writing, of their claims, to us, the undersigned, the Solicitors for the said executor, on or before the 30th day of November next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims, 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 24th day of October, 1904.

WILKIN AND CHAPMAN, 47, Victoria-street, Great Grimsby, Solicitors to the said Executors.

## In the Matter of the Reverend DAVID ABRAHAM HERSHELL, Deceased.

In pursuance of the Act, 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 persons having any claim against the estate of David Abraham Herschell, late of No. 4, Overton-road, Brixton, in the county of Surrey (who died there on the 9th June, 1904, probate of whose will was granted by the Principal Probate Registry on the 21st July, 1904, to David Alexander Bumsted, Frederick William Ruston and John Campbell Bumsted, the executors therein named), are hereby required to send in written particulars, of their claims to us, the undersigned, Solicitors, on or before the 30th day of November, 1904; after which date the executors will distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets so distributed to any person or persons of whose claim they shall not then have had notice.—Dated this 24th day of October, 1904.

G. F. HUDSON, MATTHEWS, and CO., 32, Queen Victoria-street, London, E.C., Solicitors to the Executors.

## JOHN JAMES BUTSON, Deceased.

Pursuant to Statute, 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John James Butson, late of Winchmore-hill, in the county of Middlesex, deceased (who died on 5th March, 1904, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 8th day of June, 1904, by the executors therein named) are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 30th day of November, 1904, after which date the executors will proceed to distribute the assets of the said testator 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 the 24th day of October, 1904.

W. CORBETT GOULDING, 49, Finsbury-pavement, London, Solicitor for the said Executors.

## CHRISTOPHER HOPPER, Deceased.

Pursuant to the Act, 22 and 23 Victoria, cap. 35.

ALL creditors and others having claims against the estate of Christopher Hopper, late of Castle-terrace, Berwick-upon-Tweed, Railway Refreshment Rooms Keeper (retired), deceased (who died on the 15th day of July, 1904, and whose will was proved in the Newcastle-upon-Tyne District Probate Registry, on the 22nd day of August, 1904), are requested to send particulars of the same to the executors, at our offices, on or before the 22nd day of November next, after which date the executors will be at liberty to distribute the assets of the deceased, or any part thereof, having regard only to the claims of which they shall then have had notice.—Dated this 27th day of October, 1904.

SANDERSON and J. K. WEATHERHEAD, 1, Quay-walls, Berwick-upon-Tweed, Solicitors to the said Executors.

**FREDERICK RAYNER, Deceased.**

Pursuant to the Act of Parliament, 22 and 23 Victoria, chapter 35.

**NOTICE** is hereby given, that all creditors and other persons having any claims against the estate of Frederick Rayner, late of Ridware Hall, Rugeley, in the county of Stafford (England), formerly of the Bell Hotel, Derby (England), Hotel Proprietor, and formerly trading at 623, West 31st Street, 3rd Avenue, New York, U.S.A., as "The New York Bottling Company," deceased (who died on the 31st day of July, 1904, and whose will was proved in the Lichfield District Registry of the Probate Division of the High Court of Justice, on the 5th day of October, 1904, by Elizabeth Rayner, of Ridware Hall aforesaid, Widow, William Seth Smith, of Albert-street, Derby aforesaid, Land Agent, and William Campion, of Irongate, Derby aforesaid, Accountant, the executors therein named), are hereby required to send the particulars, in writing, of their claims to the undersigned, Frederick Stone, the Solicitor for the said executors, on or before the 31st day of December, 1904; after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable to any person or persons of whose claims they shall not then have had notice for the assets of the said deceased so distributed.—Dated this 12th day of October, 1904.

**FREDK. STONE**, 48, Full-street, Derby aforesaid,  
Solicitor for the said Executors.

**WILLIAM HAINES, Deceased.**

Pursuant to the Statute, 22 and 23 Vic., cap. 35.

**ALL** persons having claims against the estate of William Haines, late of The Cedars, Byfleet, in the county of Surrey, and of 2, West-ascent, St. Leonards, in the county of Sussex, who died on the 30th day of August, 1904, and probate of whose will was granted on the 18th day of October, 1904, to Anne Eliza Haines, relict of deceased, Thomas Alfred Pearce, and Frederick Carey Bouch, the executors therein named, are hereby required to send particulars of such claims to us, the undersigned, on or before the 30th day of November, 1904, after which date the said executors will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice; 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 24th day of October, 1904.

**DRAKE, SON, and PARTON**, 24, Rood-lane,  
E.C., Solicitors for the Executors.

**GEORGE PAVELY, Deceased.**

Pursuant to the Statute, 22nd and 23rd Victoria, chapter 35.

**NOTICE** is hereby given, that all creditors and persons having any claims or demands against the estate of George Pavely, late of 20, Leighton-road, Kentish Town, in the county of Middlesex, Bookbinder, deceased (who died on the 29th day of August, 1904, and letters of administration to whose estate were granted to Charles Pavely, of 30, Clarissa-street, Islington, in the county of Middlesex, on the 10th day of October, 1904), are hereby required to send in the particulars of their claims and demands to the said Charles Pavely, or to the undersigned, his Solicitors, on or before the 1st day of December, 1904; and notice is hereby also given, that after that day the said administrator will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said administrator shall then have notice; and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 25th day of October, 1904.

**HOWARD and SHELTON**, Tower-chambers,  
Moorgate, E.C., Solicitors for the Administrator.

**Re WILLIAM ADAMSON, Deceased.**

Pursuant to 22 and 23 Vic., cap. 35.

**ALL** persons having any claims or demands against the estate of William Adamson, of 69, Mount Vernon-street, Liverpool, in the county of Lancaster, Chandler, deceased (who died on the 2nd day of October, 1904), are hereby required to send the particulars thereof to me, the undersigned, the Solicitor for the executor, on or before the 30th day of November, 1904, after which date the executor will distribute the assets of the said deceased, having regard only to the claims and demands of which he shall then have had notice.—Dated this 26th day of October, 1904.

**W. H. DRAPER**, of 4, Inner Temple, 24, Dale-street, Liverpool, Solicitor for the Executor.

**GEORGE THOMAS SHARP, 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 claims or demands upon or against the estate of George Thomas Sharp, late of 7, Trinity-road, Folkestone, in the county of Kent, Esquire, deceased, who died on the 26th day of July, 1903, and whose will was proved by Harry Osborn Jenkyn, Esquire, and George Hinds, Esquire, the surviving executors therein named, in the Principal Registry of the Probate Division of the High Court of Justice, on the 25th March, 1904, are hereby required to send, in writing, particulars of their claims or demands to the undersigned, the Solicitors for the said executors, on or before the 30th day of November, 1904; and notice is hereby also given, that after the last mentioned date the said executors will proceed to distribute the assets of the said George Thomas Sharp, deceased, among the persons entitled thereto, having regard only to the claims or demands of which they shall then have had notice; and that the executors will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim or demand they shall not have had notice at the time of the distribution.—Dated this 26th day of October, 1904.

**OSBORN JENKYN and SON**, 63, Lincoln's-inn-fields, London, Solicitors for the said Executors.

**Re JESSE URRY, 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."

**NOTICE** is hereby given, that all creditors and other persons having any claims or demands against the estate of Jesse Urry, late of Market Rasen, in the county of Lincoln, retired Basket Maker, deceased (who died on the 4th day of March, 1902, and whose will, with one codicil thereto, was proved in the Lincoln District Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of May, 1902, by Mary Elizabeth Urry, of Market Rasen aforesaid, Widow (since deceased), Percy Taylor, of Caistor, in the said county, Bank Manager, and Arthur Henry Leslie Melville, of D'Isney-place, in the city of Lincoln, Esquire, the executrix and executors named in the said will and codicil), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said Percy Taylor and Arthur Henry Leslie Melville, on or before the 9th day of December, 1904; 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 25th day of October, 1904.

**FREARSON and RAINEY**, Market Rasen,  
Lincolnshire, Solicitors for the said Executors.

**Re ELI BARRANS, Deceased.**

Pursuant to the Act of Parliament, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

**NOTICE** is hereby given, that all creditors and other persons having any claims or demands against the estate of Eli Barrans, late of 8, Spring-row, in the city of Bradford, retired Iron Merchant, deceased (who died on the 3rd day of May, 1904, and whose will was proved in Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the 22nd day of October, 1904, by Thomas Hudson, Elizabeth Barrans, Alfred Barrans, and Arthur Frederick Barrans, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands, to me, the undersigned, the Solicitor for the said executors, on or before the 25th day of November, 1904, 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 and demands they shall not then have had notice.—Dated this 25th day of October, 1904.

**J. WICKSTEAD PERKINS**, 20, Charles-street,  
Bradford, Solicitor for the said Executors.

ELIZABETH BINT, Deceased.

**N**OTICE is hereby given, that all persons having any claims against the estate of Elizabeth Bint, late of Hampton-in-Arden, in the county of Warwick, Spinster (who died on the 22nd day of August, 1904, and whose will was proved in the Birmingham District Registry of the High Court of Justice (Probate Division), on the 15th day of October, 1904, by John Bint and Wyckham Blackwell, the executors therein named), are hereby required to send particulars thereof to me, the undersigned, as Solicitor for the said executors, on or before the 30th day of November next, after which date the said executors will proceed to distribute the assets, having regard only to the claims then received.—Dated this 25th day of October, 1904.

RICHARD CHINN, 83, Colmore-road, Birmingham,  
Solicitor for the Executors.

WILLIAM RICHARDS, Deceased.

Pursuant to Statute, 22 and 23 Vic., cap. 35.

**N**OTICE is hereby given, that all creditors and other persons having any claims and demands against the estate of William Richards, late of 6, Victoria-road, Broomhall, in the city of Sheffield, formerly Bath Manager, but lately out of business, deceased (who died on the 1st day of June, 1904, and whose will, with two codicils thereto, was proved in the Principal Probate Registry on the 22nd day of July, 1904, by George William Richards and Robert William Watson, the executors), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 1st day of December, 1904, 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 October, 1904.

OLEGG and SONS, Figtree-lane, Sheffield,  
Solicitors for the said Executors.

Re CORNELIUS MOSS, Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria,  
chapter 35.

**N**OTICE is hereby given, that all creditors and other persons having any claims against the estate of Cornelius Moss, formerly of Norris Farm, East Cowes, Isle of Wight, but late of Shanklin, Isle of Wight, Farmer (who died on the 20th day of August, 1904, and whose will, with a codicil thereto, was proved in the Principal Probate Registry on the 13th day of October, 1904, by George Owen Gray (in the will spelt Grey), of Shanklin aforesaid, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 3rd day of December 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 or demands of which he shall then have had notice; and he will not be liable for the said assets, 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 26th day of October, 1904.

WM. JOHN BAILEY, Junr., Newport, Isle of  
Wight.

ELLEN FISHER, Deceased.

Pursuant to the Statute, 22 and 23 Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

**N**OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Ellen Fisher, late of 28, Bramham-gardens, South Kensington, London, Widow, deceased (who died on the 4th July, 1904, and whose will and codicil were proved in the Principal Registry on the 18th August, 1904, by Charles Edward Fisher, of Distington Hall, Distington, in the county of Cumberland, Esquire, and the Reverend William George Courtenay Hodgson, of Distington Rectory, in the said county of Cumberland, Clerk in Holy Orders, the executors therein named) are, on or before the 1st December, next, to send particulars of their debts or claims to us, the undersigned; and notice is hereby given that the said executors of the said Ellen Fisher, deceased, will, after the said 1st December next, proceed to distribute the assets of the said Ellen Fisher, deceased, having regard only to the claims of which they shall then have had notice.—Dated this 25th day of October, 1904.

BROCKBANK, HELDER, and CO., Whitehaven,  
Solicitors to the said Executors.

Re HENRY WALLIS GLENNY, Deceased.

Pursuant to the Statute, 22 and 23 Vic., cap. 35.

**N**OTICE is hereby given, that all persons having any claim against the estate of Henry Wallis Glenny, late of the Royal Albion Hotel, Brighton, in the county of Sussex, and of the Rand Club, Johannesburg, in the Transvaal Colony, who died on the 2nd day of July, 1904 (and whose will was proved in the Principal Registry, Probate Division of the High Court of Justice, on the 13th day of October, 1904, by John Vaughan Glenny, George Wilmot Glenny, Thomas Alexander Glenny, and Francis Drake, the executors therein named), are requested to send particulars of their claims to us, the undersigned, Solicitors of the said executors on or before the 25th day of December, 1904, after which date the said executors will proceed to distribute the assets of the deceased coming to their hands amongst the parties entitled thereto, having regard only to the claims of which they shall have had notice; and that they will not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.—Dated 26th October, 1904.

GUILLAUME and SONS, 9, Salisbury-square,  
London, E.C., Solicitors for the said Executors.

**P**URSUANT to a Judgment of the Chancery Division of the High Court of Justice, made in the matter of the estate of Louisa Alice March (the wife of William March), deceased, and in an action DEBENHAM against MARCH, 1904, M., No. 2750, the creditors of Louisa Alice March (the wife of William March), late of No. 49, Lower Belgrave-street, in the county of London, Dress-maker, who died in or about the month of September, 1904, are, on or before the 30th day of November, 1904, to send by post, prepaid, to Mr. William James Hill, of No. 56, Ludgate-hill, in the city of London, a member of the firm of Messrs. Storey, Cowland, and Hill, of the same place, the Solicitors of the defendant, William March, the administrator of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before Mr. Justice Kekewich, at his chambers, at the Royal Courts of Justice, Strand, London, on Friday, the 9th day of December, 1904, at 12 o'clock noon, being the time appointed for adjudicating on the claims.—Dated this 24th day of October, 1904.

W. H. HERBERT, 10, Cork-street, Burlington  
Gardens, London, W., Plaintiff's Solicitor.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 29th day of January, 1903, by JOSEPH DANDO, then of Sycamore House, Gospel End, in the parish of Sedgley, in the county of Stafford, Chartermaster.

**A**LL the creditors of the above named Joseph Dando are required, on or before the 21st day of November, 1904, to send their names and addresses, and the particulars of their debts or claims, to Thomas Henry Gough, of Castle-street, Dudley, in the county of Worcester, Chartered Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 27th day of October, 1904.

HIGGS and SON, Brierley Hill, Solicitors for the  
above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, dated the 10th day of August 1904, and executed by THOMAS HEATLEY, of 137, Suffolk-street, Birmingham, in the county of Warwick, Whip Manufacturer.

**N**OTICE is hereby given, that a First and Final Dividend is about to be declared in the above matter. Any person or persons having any claims against the above named debtor are required to send particulars thereof, in writing, to me, the undersigned Trustee, at 71, Temple-row, Birmingham, on or before the 25th day of

November, 1904, in default of which the estate will be distributed by me, having regard only to the claims of which I shall then have had notice.—Dated the 25th day of October, 1904.

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H. HACKETT, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, dated the 26th day of February, 1904, and executed by ARTHUR FOX, of 7, Midland-road, Frizinghall, in the city of Bradford, Tobaccoist and Hairdresser (carrying on business at 719, Bolton-road, Bradford aforesaid).

**NOTICE** is hereby given, that all persons having any claims or demands against the estate of the above named Arthur Fox are required to send particulars thereof, in writing, to Albert Peel, of 15, Sun-bridge-road, in the city of Bradford, Accountant, the Trustee appointed under the said deed, before the 26th day of November next, immediately after which date the said Trustee will proceed to distribute the estate, regard being had to the claims and demands only of which he shall then have had notice.—Dated this 26th day of October, 1904.

J. WICKSTEAD PERKINS, 20, Charles-street, Bradford, Solicitor for the above named Trustee.

c95

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 7th day of May, 1904, by ARTHUR HIGHAM, Fishmonger, Poulterer, and Fruiterer, of 30, Fleet-street, Bury, and of Old Kay's Farm, Tottington, in the county of Lancaster.

**THE** creditors of the above named debtor who have not already sent in their claims, and assented to the deed, are required, on or before the 12th day of November, 1904, to assent thereto, and to send in their names and addresses, and particulars of their debts or claims, to Fred. A. Fitton, of 26, Brown-street, in the city of Manchester, Incorporated Accountant, the Trustee appointed under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of October, 1904.

FRED. A. FITTON, Trustee.

JOHN E. BROWN, Agur-street, Bury, Solicitor.

c24

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 15th day of July, 1904, by ROBERT MORLEY ALGAR, of 34, Church-road, Upper Norwood, in the county of Surrey, Upholsterer.

**THE** creditors of the above named Robert Morley Algar, who have not sent in their claims, are required, on or before the 5th day of November, 1904, to send full particulars thereof to Herbert Temple, of 32, Walbrook, in the city of London, Incorporated Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the First and Final Dividend proposed to be declared.—Dated this 25th day of October, 1904.

MARTIN and NICHOLSON, 29, Queen-street, London, E.C., Solicitors for the Trustee.

c56

In the Matter of a Deed of Assignment for the benefit of the Creditors, executed on the 6th day of October, 1904, by JOHN VINCENT SHUTLER, of Poulner, Ringwood, Hants, Farmer, and registered on the 11th day of October, 1901.

**THE** creditors of the above named John Vincent Shutler who have not already sent in their claims and assented to the deed of assignment are required, on or before the 25th day of November next, to send in their names and addresses, and particulars of their debts or claims, to the undersigned, the Solicitors for William Young, of the city of Salisbury, Land Agent, the Trustee under the said deed, and assent to the deed of assignment, or in default thereof they will be excluded from the First and Final Dividend proposed to be declared.—Dated this 25th day of October, 1904.

JACKSON and CO., Kingwood, Hants, Solicitors for the said Trustee.

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In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 3rd day of August, 1904, by JOSEPH MOON, residing at No. 16, Joseph-street, in the city of Bradford, and carrying on business at No. 37, Joseph-street aforesaid, Wood Turner.

**THE** creditors of the above named Joseph Moon who have not already sent in their claims are required, on or before the 7th day of November, 1904, to send in their names and addresses, and the particulars of their debts or claims, to William Thomas Butterfield, of 9, Market-street, in the city of Bradford, Chartered Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 24th day of October, 1904.

W. H. SCOTT, London and Yorkshire Bank-chambers, Tyrrell-street, Bradford, Solicitor for the above named Trustee.

c87

In the Matter of a Deed of Assignment for the benefit of Creditors, executed the 26th day of July, 1904, by Frederick Jacob Bonallack, of 23, Sydenham-road, Sydenham, in the county of London, and 52, Knights Hill-road, West Norwood, 18, Broadway, Bromley, and Tram Terminus, South Norwood, all in the county of Kent, Dealer in Fancy Goods.

**THE** creditors of the above named Frederick Jacob Bonallack, who have not already sent in their claims, are required, on or before the 14th day of November, 1904, to send in their names and addresses, and the particulars of their debts or claims, to Ernest William Ellis Blandford, at 225-8, Gresham House, Old Broad-street, London, E.C., Incorporated Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 22nd day of October, 1904.

KEENE, MARSLAND, BRYDEN, and BESANT, 15, Seething-lane, London, E.C., Solicitors to the above named Trustee.

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In the Matter of a Deed of Assignment for the benefit of Creditors, dated the 20th day of January, 1904, executed by FRANK LOADE, of 47, Moncrieff-street, Rye-lane, Surrey, and of 24, Southwark-street, in the county of London, Provision Merchant, and STEPHEN DIPROSE, of 42, Church Hill-road, South Croydon, and of 24, Southwark-street aforesaid, trading as Loader, Diprose, and Co.

**TAKE** notice, that the Trustee under the above deed will, on the 21st day of November next, or as soon thereafter as conveniently may be, pay a Second and Final Dividend under such deed amongst those creditors of the said Frank Loader and Stephen Diprose whose debts have been then admitted. All creditors whose claims have not been already admitted are required to send same, before the said 21st day of November, to the undersigned, and to prove them, otherwise they will be excluded from the benefit of this or any Dividend already declared.—Dated this 24th day of October, 1904.

WALTER D. GOATLY, 110, Cannon-street, London, E.C., Incorporated Accountant, Trustee under the said Deed.

100

In the High Court of Justice.—In Bankruptcy.

In the Matter of a Bankruptcy Notice, dated the 25th day of August, 1904.

To WILLIAM CHARLESWORTH, late of Westhaye, Hawkchurch, in the county of Devon, Justice of the Peace for the counties of Dorset and Devon, Domiciled Englishman, but whose present residence the Judgment Creditor is unable to ascertain.

**TAKE** notice, that a Bankruptcy Notice has been issued against you in this Court at the instance of Charles Samuel (trading as B. S. Thomas), of 4, A'elaide-street, Charing Cross, in the county of Middlesex, Money Lender, and the Court has ordered that the publication of this notice in the London Gazette and in the Times and in the Continental Edition of the New York Herald newspapers, shall be deemed to be service of the Bankruptcy Notice upon you, and that the time for service of the above-mentioned notice be, and the same is hereby extended to the 25th November, 1904; and that the time for complying with the requirements of the said Notice be extended from 7 to 14 days, and for filing any affidavit to set aside such Notice be extended from 3 to 6 days. The Bankruptcy Notice can be inspected by you on application at this Court.—Dated 25th day of October, 1904.

H. S. GIFFARD, Registrar.

DAVID DAVIS, 11, Lincoln's-inn-fields, London, Solicitor for the Judgment Creditor.

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In the High Court of Justice.—In Bankruptcy.

In the Matter of a Bankruptcy Petition, filed the 13th day of October, 1904.

To GEORGE HARRISON (sued and trading as Harrison, Turnbull, and Co.) of 648, Mansion House-chambers, Queen Victoria-street, in the city of London, Stock and Share Broker.

**TAKE** notice, that a Bankruptcy Petition has been presented against you to this Court by Peter Davies, of Dean Park, Tebury, in the county of Worcestershire; 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 18th day of November, 1904, at 11 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 24th day of October, 1904.

003

J. E. LINKLATER, Registrar.

The Bankruptcy Acts, 1883 and 1890.  
In the High Court of Justice.  
In Bankruptcy. No. 67 of 1904.

Re ANDRÉ JULES STRAHLE, ALFRED FREDERICK FULLER HORSEY, and JULIEN HERMANN STRAHLE, described in the Receiving Order as Strahle and Horsey, of 33, Tooley-street, in the county of London, Provision Merchants.

NOTICE is hereby given, that there being in the hands of the Trustee in the above Bankruptcy, a surplus estimated at £233 16s. 1d. arising from the separate estate of Julien Hermann Strahle, 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 25th day of October, 1904.

F. W. ALLEN, Trustee.

The Bankruptcy Acts, 1883 and 1890.  
In the High Court of Justice.  
In Bankruptcy. No. 67 of 1904.

Re ANDRÉ JULES STRAHLE, ALFRED FREDERICK FULLER HORSEY, and JULIEN HERMANN STRAHLE, described in the Receiving Order as Strahle and Horsey, of 33, Tooley-street, in the county of London, Provision Merchants.

NOTICE is hereby given, that there being in the hands of the Trustee in the above Bankruptcy a surplus estimated at £233 16s. 0d. arising from the separate estate of André Jules Strahle, 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 25th day of October, 1904.

F. W. ALLEN, Trustee.

THE estates of HAMILTON CLARK MCKENZIE, Colliery Agent, 116, Hope-street, Glasgow, were sequestrated on the 26th day of October, 1904, by the Sheriff of the county of Lanark.

The first deliverance is dated the 14th day of October, 1904.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Monday, the 7th day of November, 1904, within the Faculty Hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 26th day of February, 1905.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

CLARK and CAMERON, 135, Buchanan-street, Glasgow, Agents.

THE estates of JOHN MUTER, Wholesale Watchmaker and Jeweller, 27, Hope-street, Glasgow, were sequestrated on the 25th day of October, 1904, by the Sheriff of Lanarkshire, at Glasgow.

The first deliverance is dated 25th October, 1904.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Monday, the seventh day of November, 1904, within the Faculty Hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 25th day of February, 1905.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

G. W. BARRAS, 61, West Regent-street, Glasgow, Agent.

THE estates of DONALD CHISHOLM, Baker, Church-street, Stornoway, were sequestrated on the 25th day of October, 1904, by the Sheriff Substitute of the Sheriffdom of Ross and Cromarty and Sutherland, at Stornoway.

The first deliverance is dated the 25th day of October, 1904.

The meeting to elect the Trustee and Commissioners is to be held at three o'clock afternoon on Tuesday, the eighth day of November, 1904, within the Procurator's Room, County Buildings, Stornoway.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 25th February, 1905.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JNO. N. ANDERSON, Solicitor, Stornoway, Agent.

Stornoway, 25th October, 1904.

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THE estates of DONALD MACLENNAN AND CREW, Boat "Friends," S.Y. 858, and Donald MacleNNan, Angus MacleNNan, and Hugh MacleNNan, all Fishermen, residing at Tong, Stornoway, as individuals and as members of the partnership or joint adventure known as Donald MacleNNan and Crew, were sequestrated on 24th October, 1904, by the Sheriff Substitute of the Sheriffdom of Ross and Cromarty and Sutherland, at Stornoway.

The first deliverance is dated the 24th October, 1904.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Tuesday, the 8th day of November, 1904, within the Procurator's Room, County-buildings, Stornoway.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 24th day of February, 1905.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JNO. N. ANDERSON, Solicitor, Stornoway, Agent.

Stornoway, 25th October, 1904.

028

THE BANKRUPTCY ACTS, 1883 AND 1890.

RECEIVING ORDERS.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3705	Brooks, Arthur E. ...	110, Cheapside, in the city of London ...	Electrical Engineer ...	High Court of Justice in Bankruptcy	Oct. 4, 1904	1162 of 1904	Oct. 25, 1904	574	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3706	Dessler, Jaques ...	Lately carrying on busines at 23, Houndsditch, and residing at 17, Colverston-crescent, Dalston, both in the county of London	Watchmaker and Jeweller	High Court of Justice in Bankruptcy	Sept. 21, 1904	1118 of 1904	Oct. 25, 1904	575	Creditor's...	Sec. 4-1 (D.), Bankruptcy Act, 1883
3707	Ashford, David ...	8, Llanddewy-street, Aberaman, Aberdare, Glamorgan	Commission Agent ...	Aberdare and Mountain Ash	Oct. 24, 1904	10 of 1904	Oct. 24, 1904	10	Debtor's	
3708	Jones, John Griffiths ...	103, Cemetery-road, Trecynon, Aberdare, Glamorgan	Travelling Draper ...	Aberdare and Mountain Ash	Oct. 24, 1904	11 of 1904	Oct. 24, 1904	11	Debtor's	
3709	Clayton, Mary Ann ...	46, Eldon-street, Barnsley, Yorkshire ...	Confectioner ...	Barnsley ...	Oct. 24, 1904	10 of 1904	Oct. 24, 1904	9	Debtor's	
3710	Bowker, Charles ...	76, High-street, Erdington, in the connty of Warwick	Draper and Clothier ...	Birmingham ...	Oct. 6, 1904	113 of 1904	Oct. 22, 1904	108	Creditor's...	Sec. 4-1 (A.), Bankruptcy Act, 1883
3711	Heaton, William ...	307 and 309, Wigan-road, Bolton, Lancashire	Grocer ...	Bolton ...	Oct. 24, 1904	55 of 1904	Oct. 24, 1904	52	Debtor's	
3712	Settle, Tom ...	222, St. George's-road, Bolton, Lancashire ...	Hairdresser and Tobacconist	Bolton ...	Oct. 10, 1904	53 of 1904	Oct. 26, 1904	53	Creditor's...	Sec. 4-1 (D.), Bankruptcy Act, 1883
3713	Scholefield, Willie ...	Lately residing and carrying on business at 25, Westgate, Shipley, Yorkshire, now residing at 62, Barrett-street, Shipley aforesaid	Lately a Fish, Fruit, and Game Dealer, now of no occupation	Bradford ...	Oct. 24, 1904	86 of 1904	Oct. 24, 1904	78	Debtor's	
3714	Fryer, Tom (trading as Gordon and Co.)	15, Hampton-place, and the West Pier, late of 35, Hampton-place and 30, Silwood-road, all in Brighton, Sussex, and 3 to 5, Pond-place, South Kensington, Middlesex	Mechanical Engineer ...	Brighton ...	Sept. 26, 1904	85 of 1904	Oct. 24, 1904	55	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883

RECEIVING ORDERS—continued.

No. 27728.

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No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3715	Strickland, William ...	Uldale, Cumberland ... ..	Farmer and Horse Dealer	Carlisle ...	Oct. 24, 1904	17 of 1904	Oct. 24, 1904	14	Debtor's	
3716	Evans, William ... ..	66, Dillwyn-street, Llanelly, Carmarthenshire	Rollerman at Tin Works	Carmarthen ...	Oct. 22, 1904	24 of 1904	Oct. 22, 1904	23	Debtor's	
3717	Cooke, Cyril Walter ...	Burnham-on-Crouch, Essex ... ..	... ..	Chelmsford ...	Sept. 23, 1904	28 of 1904	Oct. 24, 1904	29	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3718	Crosthwaite, Mark ...	Eaglesfield Cragg, Eaglesfield, near Cocker-mouth	Farmer and Labourer ...	Cockermouth and Workington	Oct. 24, 1904	10 of 1904	Oct. 24, 1904	7	Debtor's	
3719	Starley, William... ..	St. John's Works, Coventry, in the county of Warwick	Cycle Manufacturer ...	Coventry ...	Oct. 18, 1904	22 of 1904	Oct. 22, 1904	22	Creditor's...	Sec. 4-1 (A.) and (H.), Bankruptcy Act, 1883
3720	Myles, Stephen ... ..	35, Glebe-road, Bromley, in the county of Kent	Builder ... ..	Croydon ...	Sept. 8, 1904	55 of 1904	Oct. 25, 1904	35	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3721	Foster, Charles Henry ...	Residing at 4, St. Albans - terrace, Melcombe Regis, in the county of Dorset, and carrying on business at 20, Little George-street, Melcombe Regis aforesaid	Hairdresser ... ..	Dorchester ...	Oct. 24, 1904	14 of 1904	Oct. 24, 1904	12	Debtor's	
3722	Dean, Harry ... ..	Honiton, Devonshire ... ..	Builder and Contractor...	Exeter ...	Oct. 26, 1904	29 of 1904	Oct. 26, 1904	26	Debtor's	
3723	Pearce, Sarah Ann ...	27, Mitchell-street, St. Luke's in the county of London, lately trading at the Ironfounders Arms, Creek - road, Greenwich Kent	Licensed Victualler, out of business, Widow	Greenwich ...	Sept. 29, 1904	32 of 1904	Oct. 25, 1904	23	Creditor's...	Sec. 1, Bankruptcy Act, 1890
3724	Preece, Alfred William...	42, Cotterell-street, Hereford!... ..	Carpenter ... ..	Hereford ...	Oct. 25, 1904	16 of 1904	Oct. 25, 1904	10	Debtor's	
3725	Baker, Samuel ... ..	Narborough-road, Swaffham, Norfolk ...	Farmer ... ..	King's Lynn ...	Oct. 24, 1904	20 of 1904	Oct. 24, 1904	21	Creditor's...	Sec. 4-1 (D.), Bankruptcy 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.
3726	Pilgrim, Jabez ... ..	Wereham, near Downham Market, Norfolk, lately residing and carrying on business at the Coopers' Arms, Beechamwell, Norfolk	Wheelwright and Licensed Victualler	King's Lynn ...	Oct. 25, 1904	23 of 1904	Oct. 25, 1904	23	Debtor's	
3727	Quest, Tom ... ..	The Altisidora Inn, Bishop Burton, in the county of York	Innkeeper ... ..	Kingston-upon-Hull	Oct. 25, 1904	54 of 1904	Oct. 25, 1904	50	Debtor's	
3728	Randall, Charles Henry	Lately carrying on business at 64, Chapel-town-road, and residing at 31, Methley-terrace, Chapeltown, both in the city of Leeds	Grocer and Provision Dealer	Leeds ... ..	Oct. 25, 1904	116 of 1904	Oct. 25, 1904	106	Debtor's	
3729	Richardson, Fred (formerly carrying on business under the style of B. F. Richardson)	Formerly residing and carrying on business at 66, Waterloo-road, in the city of Leeds, and lately residing and carrying on business at 12, Domestic-street, in the city of Leeds, but now residing at 243, Goodman-terrace, in the city of Leeds	Formerly Grocer and Provision Dealer, lately Tobacco and Sweet Dealer, now Brick-layer's Labourer	Leeds ... ..	Oct. 24, 1904	115 of 1904	Oct. 24, 1904	105	Debtor's	
3730	Beale, Gordon Francis Tracy	Eastgate, Tenderden, Kent, lately residing at the Wilderness, Hadlow Down, Buxted, Sussex	China Clay Merchant ...	Lewes and Eastbourne	Oct. 1, 1904	13 of 1904	Oct. 26, 1904		Creditor's ...	Sec. 4-1 (H.), Bankruptcy Act, 1883
3731	Davies, Morgan ... ..	Residing at 19, Hertford-road, Bootle, near Liverpool, in the county of Lancaster, and carrying on business at Rosthwaite-road, Eaton-road, West Derby, Liverpool aforesaid	Builder ... ..	Liverpool ...	Oct. 12, 1904	92 of 1904	Oct. 26, 1904	71	Creditor's ...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3732	Kempton, John} ... ..	Union Inn, Union - street, Macclesfield, county of Chester	Licensed Victualler ...	Macclesfield ...	Oct. 26, 1904	12 of 1904	Oct. 26, 1904	10	Debtor's	
3733	Kent, Robert ... ..	58, Portsmouth-street, Chorlton-on-Medlock, Manchester, and 7, The Parsnage, Deans-gate, Manchester, both in the county of Lancaster	French Polisher and Upholsterer	Manchester ...	Oct. 24, 1904	99 of 1904	Oct. 24, 1904	86	Debtor's	
3734	Evans, John Rees ... ..	11, Poplar-terrace, Taibach, Merthyr Tydfil...	Collier ... ..	Merthyr Tydfil	Oct. 25, 1904	29 of 1904	Oct. 25, 1904	26	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.
3735	Hannan, John Edgar ...	Now residing at 76, Richardson-street, Middlesbrough, in the county of York, and lately residing at the Mount, Billingham-avenue, Norton, near Stockton-on-Tees, in the county of Durham, subsequently at 87, Grange-road, West Middlesbrough aforesaid, and afterwards at 89, Corporation-road, Middlesbrough aforesaid	Bookkeeper ... ..	Middlesbrough	Oct. 26, 1904	22 of 1904	Oct. 26, 1904	17	Debtor's	
3736	Gibson, Alfred Walter (trading as A. Gibson and Son)	4, High-street, Ryde, Isle of Wight ... ..	Boot and Shoe Dealer ... ..	Newport and Ryde	Oct. 24, 1904	37 of 1904	Oct. 24, 1904	16	Debtor's	
3737	Lovell, Harry Sharp ...	Doddridge-street, late of Ambush-street, St, James-end, both in Northampton	Baker ... ..	Northampton ...	Oct. 24, 1904	31 of 1904	Oct. 24, 1904	30	Debtor's	
3738	Potter, Frederick William	19, Union-street, Norwich ... ..	Baker ... ..	Norwich ...	Oct. 25, 1904	52 of 1904	Oct. 25, 1904	44	Debtor's	
3739	Ralfs, William Henry John (trading as W. H. Ralfs)	21, Caernarvon-road, Norwich... ..	Watchmaker and Coal Dealer	Norwich ...	Oct. 25, 1904	51 of 1904	Oct. 25, 1904	43	Debtor's	
3740	Ellse, Bernard ... ..	Now residing in lodgings at 4, Waverley-terrace, Goldsmith-street, lately residing and trading at 18, Union-road, both in Nottingham	Out of employment, lately Boot and Shoe Dealer	Nottingham ...	Oct. 24, 1904	71 of 1904	Oct. 24, 1904	63	Debtor's	
3741	West, Walter Harry ...	48, Cecil-street, Plymouth, Devon ... ..	Fruiterer and Green-grocer	Plymouth and East Stonehouse	Oct. 25, 1904	39 of 1904	Oct. 25, 1904	38	Debtor's	
3742	Daniels, Albert James ...	15, Offley-road, Kennington Park, Surrey, formerly of 48, Harley-street, Portsmouth, Hants	Builder ... ..	Portsmouth ...	Aug. 20, 1904	30 of 1904	Oct. 21, 1904	34	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3743	Ashworth, William Edward	26, Mount-street, Rochdale, in the county of Lancaster, and carrying on business at 2, Chcetham-street, and Hunters-lane, both in Rochdale aforesaid	Printer and Stationer ...	Rochdale ...	Oct. 26, 1904	11 of 1904	Oct. 26, 1904	10	Debtor's	
3744	Phillips, William Andrew	The Scarborough Hydropathic Establishment, Scarborough, Yorkshire	Hydro' Proprietor ...	Scarborough ...	Oct. 15, 1904	23 of 1904	Oct. 26, 1904	23	Creditor's...	Sec. 4-1 (G.) Bankruptcy Act, 1883

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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.
3745	Frynn, Joseph Henry ...	1, Mount Edgcombe-terrace, Falmouth, Cornwall	Master Mariner ...	Truro ...	Oct. 26, 1904	22 of 1904	Oct. 26, 1904	22	Debtor's	
3746	Wilson, Frances ...	Mill Dam, Pontefract, in the county of York, and lately residing and carrying on business at South Baileygate, Pontefract aforesaid	Farmer, Widow ...	Wakefield ...	Oct. 26, 1904	28 of 1904	Oct. 26, 1904	27	Debtor's	
3747	Dooley, James ...	Stella House, Stella-road, Tooting, in the county of London	Builder ...	Wandsworth ...	Sept. 12, 1904	38 of 1904	Oct. 25, 1904	33	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3748	Clarke, Thomas ...	Residing at and carrying on business at the Angel Inn, 93, Soboles, Wigan, in the county of Lancaster	Licensed Victualler ...	Wigan ...	Oct. 25, 1904	17 of 1904	Oct. 25, 1904	16	Debtor's	
3749	Gladden, Charles Joseph and Harland, Henry ...	57, Nyland, Colchester, in the county of Essex, lately residing and carrying on business at Langley, in the county of Buckingham Langley aforesaid, both carrying on business in partnership	Brick Manufacturers ...	Windsor ...	Oct. 22, 1904	20 of 1904	Oct. 24, 1904	17	Debtor's	
3750	Williams, Edward William	Late of the Imperial Hotel, St. Nicholas-street, in the city of Worcester, now of the Waverley Restaurant, in the city of Worcester	Licensed Victualler ...	Worcester ...	... ..	40 of 1904	Oct. 26, 1904	26	Receiving Order made under Sec. 103 (5) Bankruptcy Act, 1883	

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.
Brooks, Arthur E. ...	110, Cheapside, in the city of London	Electrical Engineer	High Court of Justice in Bankruptcy	1162 of 1904	Nov. 7, 1904	11 A.M.	Bankruptcy - buildings, Carey-street, London	Nov. 30, 1904	11 A.M.	Bankruptcy - buildings, Carey - street, London, W.C.	
Dessler, Jaques ...	Lately carrying on business at 28, Houndsditch, and residing at 17, Colverstone-crescent, Dalston, both in the county of London	Watch Maker and Jeweller	High Court of Justice in Bankruptcy	1118 of 1904	Nov. 8, 1904	11 A.M.	Bankruptcy - buildings, Carey-street, London	Nov. 30, 1904	11 A.M.	Bankruptcy - buildings, Carey - street, London, W.C.	
Silverstone, William	65, Gibson-square, Islington, London, lately residing and carrying on business at 288, Upper-street, Islington, London	Tailor ... ..	High Court of Justice in Bankruptcy	1234 of 1904	Nov. 7, 1904	12 noon	Bankruptcy - buildings, Carey-street, London	Nov. 29, 1904	11.30 A.M.	Bankruptcy - buildings, Carey - street, London, W.C.	
Wareing, Thomas ...	Amphill, Bedfordshire ...	Grocer and Provision Merchant	Bedford ...	23 of 1904	Nov. 7, 1904	12.30 P.M.	Official Receiver's Office, Bridge-street, Northampton	Nov. 29, 1904	11 A.M.	Shirehall, Bedford	
Heaton, William ...	307 and 309, Wigan-road, Bolton, in the county of Lancaster	Grocer ... ..	Bolton ... ..	55 of 1904	Nov. 7, 1904	3 P.M.	19, Exchange-street, Bolton	Nov. 23, 1904	3 P.M.	Court - house, Mawdsley-street, Bolton	Oct. 24, 1904
Scholefield, Willie ...	Lately residing and carrying on business at 25, Westgate, Shipley, Yorkshire, but now residing at 62, Barrett-street, Shipley aforesaid	Lately a Fish, Fruit, and Game Dealer, but now of no occupation	Bradford ...	86 of 1904	Nov. 7, 1904	3 P.M.	Official Receiver's Chambers, 29, Tyrrel-street, Bradford	Nov. 16, 1904	10 A.M.	County Court, Manor - row, Bradford	Oct. 26, 1904
Carman Walter ...	Residing at 23, Kimberley-street, Harle Syke, Briercliffe, near Burnley, Lancashire, previously thereto residing and carrying on business at 2, Primrose-street, 19, Burlington-street, and 21, Clayton-street, all in Nelson, Lancashir	Labourer, formerly Grocer and Carter	Burnley ...	31 of 1904	Nov. 8, 1904	11.15 A.M.	Official Receiver's Office, 14, Chapel-street, Preston	Nov. 25, 1904	10.45 A.M.	Court - house, Burnley	Oct. 24, 1904

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.
Hargreaves, William Henry (trading as E. Hargreaves)	Residing at 30, Pendle-street, and carrying on business there and at Back Pitt-street, both in Padiham, Lancashire	Painter and Decorator	Burnley	29 of 1904	Nov. 8, 1904	11 A.M.	Official Receiver's Offices, 14, Chapel-street, Preston	Nov. 25, 1904	10.45 A.M.	Court - house, Burnley	Oct. 21, 1904
Renfrey, Richard	Now residing at 194, Padiham-road, formerly residing and carrying on business at 167, Padiham-road, 107, Gannow-lane, 23 and 25, Angle-street, all in Burnley, Lancashire	Out of business, lately a Draper	Burnley	27 of 1904	Nov. 8, 1904	10.30 A.M.	Official Receiver's Offices, 14, Chapel-street, Preston	Nov. 25, 1904	10.45 A.M.	Court - house, Burnley	Oct. 21, 1904
Smith, William	58, Hebrew-road, Burnley, Lancashire	Grocer	Burnley	28 of 1904	Nov. 8, 1904	10.45 A.M.	Official Receiver's Offices, 14, Chapel-street, Preston	Nov. 25, 1904	10.45 A.M.	Court - house, Burnley	Oct. 21, 1904
Evans, William	66, Dillwyn-street, Llanelly, Carmarthenshire	Rollerman at Tinworks	Carmarthen	24 of 1904	Nov. 5, 1904	11.30 A.M.	Official Receiver's Offices, 4, Queen-street, Carmarthen	Dec. 7, 1904	12 noon	Guildhall, Carmarthen	
Spencer, Ben	Residing and carrying on business at Flecknoe Fields, in the county of Warwick	Farmer	Coventry	23 of 1904	Nov. 7, 1904	12 noon	Official Receiver's Office, 8, High-street, Coventry	Nov. 7, 1904	2.30 P.M.	County Hall, Coventry	Oct. 25, 1904
Starley, William	St. John's Works, Coventry, in the county of Warwick	Cycle Manufacturer	Coventry	22 of 1904	Nov. 9, 1904	12 noon	Official Receiver's Office, 8, High-street, Coventry	Dec. 5, 1904	2.30 P.M.	County Hall, Coventry	
Dean, Harry	Honiton, Devonshire	Builder and Contractor	Exeter	29 of 1904	Nov. 11, 1904	10.30 A.M.	Office of Official Receiver, 9, Bedford-circus, Exeter	Nov. 11, 1904	11.30 A.M.	The Castle, Exeter	Oct. 26, 1904
Brough, Septimus	Late of 84, Farebrother-street, now of 33, Garibaldi - street, Great Grimsby	Bricklayer	Great Grimsby	38 of 1904	Nov. 5, 1904	11 A.M.	Office of Official Receiver, 15, Osborne-street, Great Grimsby	Nov. 3, 1904	11 A.M.	Townhall, Great Grimsby	Oct. 19, 1904

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.
Moore, Wright and Moore, Ernest ... (trading as W. and E. Moore) ...	9, Lombard-street 16, Sunny-bank, Wheatley	Herb Beer Manufacturers	Halifax ...	25 of 1904	Nov. 7, 1904	12 noon	Official Receiver's Offices, Townball-chambers, Halifax	Nov. 7, 1904	2 P.M.	County Court-house, Prescott - street, Halifax	
Gillford, Anne ...	77, Load-street, Bewdley, in the county of Worcester	Widow, Grocer ...	Kidderminster...	18 of 1904	Nov. 8, 1904	2.30 P.M.	Offices of Mr. Spencer Thursfield, Solicitor, Oxford-street, Kidderminster	Nov. 14, 1904	2.15 P.M.	Townhall, Kidderminster	Oct. 25, 1904
Harrison, John William, Senior	319, Hedon-road, in the city and county of Kingston-upon-Hull	Baker ...	Kingston-upon-Hull	43 of 1904	Nov. 8, 1904	12 noon	Office of Official Receiver, Trinity House-lane, Hull	Nov. 21, 1904	2 P.M.	Court - house, Townhall, Hull	Oct. 19, 1904
Maks, Garbar (otherwise Max Gerber (trading as Maks Brothers)	126, Holderness-road, in the city and county of Kingston-upon-Hull	Cabinet Makers Polishers, Upholsterers and Wholesale Furniture Dealers	Kingston-upon-Hull	51 of 1904	Nov. 8, 1904	11 A.M.	Offices of Official Receiver, Trinity House-lane, Hull	Nov. 21, 1904	2 P.M.	Court - house, Townhall, Hull	Oct. 19, 1904
Randall, Charles Henry	Lately carrying on business at 64, Chapeltown-road, and residing at 31, Methley-terrace, Chapeltown, both in the city of Leeds	Grocer and Provision Dealer	Leeds ...	116 of 1904	Nov. 9, 1904	11.30 A.M.	Official Receiver's Office, 22, Park-row, Leeds	Nov. 22, 1904	11 A.M.	County Court-house, Albion-place, Leeds	Oct. 26, 1904
Richardson, Fred (formerly carrying on business under the style of B. F. Richardson)	Formerly residing and carrying on business at 66, Waterloo-road, in the city of Leeds, and lately residing and carrying on business at 12, Domestic-street, in the city of Leeds, but now residing at 243, Goodman-terrace, in the city of Leeds	Formerly Grocer and Provision Dealer, lately Tobacco and Sweet Dealer, now Bricklayer's Labourer	Leeds ...	115 of 1904	Nov. 9, 1904	11 A.M.	Official Receiver's Offices, 22, Park-row, Leeds	Nov. 22, 1904	11 A.M.	County Court-house, Albion-place, Leeds	Oct. 26, 1904

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.
Cleaver, Frank ...	162, Wharf-street, Leicester	Butcher ...	Leicester ...	59 of 1904	Nov. 7, 1904	12 noon	Official Receiver's Office, 1, Berridge-street, Leicester	Nov. 11, 1904	10 A.M.	The Castle, Leicester	
Cooke, Edward ...	Residing and carrying on business at 24, The Rushes, Loughborough, Leicestershire	Coal Merchant, Boat Owner, and Carter	Leicester ...	65 of 1904	Nov. 7, 1904	3 P.M.	Official Receiver's Office, 1, Berridge-street, Leicester	Nov. 11, 1904	10 A.M.	The Castle, Leicester	
Irish, Harry ...	110, Church-gate, in the county borough of Leicester	Greengrocer ...	Leicester ...	61 of 1904	Nov. 8, 1904	12 noon	Official Receiver's Office, 1, Berridge-street, Leicester	Nov. 11, 1904	10 A.M.	The Castle, Leicester	Oct. 20, 1904
Troop, Richard ...	Dunholme, Lincolnshire ...	General Shop-keeper	Lincoln... ..	24 of 1904	Nov. 8, 1904	12 noon	Official Receiver's Office, 31, Silver-street, Lincoln	Nov. 17, 1904	3 P.M.	Sessions House, Lincoln	Oct. 22, 1904
Waller, Frank ...	36, Sibthorpe-street, Lincoln	No occupation ...	Lincoln... ..	25 of 1904	Nov. 8, 1904	12.30 P.M.	Official Receiver's Office, 31, Silver-street, Lincoln	Nov. 17, 1904	3 P.M.	Sessions House, Lincoln	Oct. 25, 1904
Rogers, John James (trading as John Rogers)	511, Rochdale-road, Manchester, Lancashire	Picture Framer ...	Manchester ...	98 of 1904	Nov. 7, 1904	2.30 P.M.	Official Receiver's Office, Byron-street, Manchester	Nov. 14, 1904	10 A.M.	Court - house, Quay - street, Manchester	Oct. 24, 1904
Clifford, Richard Crompton	Lately residing at 99, High-street, Redcar, and carrying on business at the same address and at 18, Wilson-street, Middlesbrough, and now residing at 1, Crescent-road, Middlesbrough, and carrying on business at 18, Wilson-street, Middlesbrough, in the county of York	Photographer ...	Middlesbrough	20 of 1904	Nov. 11, 1904	12.30 P.M.	Official Receiver's Office, 8, Albert-road, Middlesbrough	Nov. 11, 1904	10.30 A.M.	Court - house, Wilson - street West, Middlesbrough	Oct. 24, 1904

FIRST MEETINGS AND PUBLIC EXAMINATIONS—*continued.*

No. 27728.

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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.
Turnbull, Thomas ...	59, High-street, Redcar, in the county of York	Hairdresser ...	Middlesbrough	21 of 1904	Nov. 11, 1904	12.30 P.M.	Official Receiver's Office, 8, Albert-road, Middlesbrough	Nov. 11, 1904	10.30 A.M.	Court - house, Wilson - street West, Middlesbrough	Oct. 21, 1904
Williams, Thomas ...	4, Grove-lane, Penhiewtyn, near Neath, in the county of Glamorgan, lately residing at 8, Marshfield-road, Melinorythan, near Neath aforesaid	Furnaceman ...	Neath and Aberavon	26 of 1904	Nov. 5, 1904	11.30 A.M.	Official Receiver's Offices, 31, Alexandra-road, Swansea	Nov. 8, 1904	11.30 A.M.	Townhall, Neath	Oct. 26, 1904
English, John Thomas (trading as John Thomas Noble)	Gladstone-street, Northallerton, Yorkshire	Baker and Confectioner	Northallerton ...	7 of 1904	Nov. 14, 1904	11.30 A.M.	Court-house, Northallerton	Nov. 14, 1904	11.30 A.M.	Court - house, Northallerton	Oct. 25, 1904
Ellse, Bernard ...	Residing in lodgings at 4, Waverley - terrace, Goldsmith-street, lately residing and trading at 18, Union-road, both in Nottingham	Out of employment lately Boot and Shoe Dealer	Nottingham ...	71 of 1904	Nov. 8, 1904	11 A.M.	Official Receiver's Offices, 4, Castle-place, Park-street, Nottingham	Dec. 2, 1904	10.30 A.M.	County Court-house, Saint Peter's Gate, Nottingham	Oct. 26, 1904
Apperly, Edward Robert	The Village House, Cowley, in the county of Oxford, lately residing at East Gate Hotel, in the city of Oxford	Job Master's Foreman	Oxford ...	20 of 1904	Nov. 5, 1904	12 noon	1, St. Aldates, Oxford	Nov. 23, 1904	11.30 A.M.	County Hall, Oxford	Oct. 19, 1904
Jones, John ...	4, Osmond-lane, Portmadoc, Carnarvonshire, formerly of Brynawen Vaults, Portmadoc aforesaid	Carrier, formerly Innkeeper	Portmadoc and Festiniog	14 of 1904	Nov. 14, 1904	11 A.M.	Police-court, Portmadoc	Nov. 14, 1904	11.30 A.M.	Police - court, Portmadoc	Oct. 21, 1904
Jones, Thomas ...	Neigwl Rhos, parish of Llandegwning, Carnarvonshire	Farmer ...	Portmadoc and Festiniog	13 of 1904	Nov. 14, 1904	11.15 A.M.	Police-court, Portmadoc	Nov. 14, 1904	11.30 A.M.	Police - court, Portmadoc	Oct. 21, 1904

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FIRST MEETINGS AND PUBLIC EXAMINATIONS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Daniels, Albert James	Now of 15, Offley-road, Kennington Park, Surrey, formerly of 48, Harley-street, Portsmouth, Hants	Bullder ... ..	Portsmouth ...	30 of 1904	Nov. 11, 1904	3 P.M.	Official Receiver's Offices, Cambridge Junction, High-street, Portsmouth	Nov. 28, 1904	11 A.M.	Court - house, St. Thomas-street, Portsmouth	
Bona, Antonio Giovanni	Caversham Bridge Hotel, Reading	Licensed Vic- tualler	Reading ...	26 of 1904	Nov. 10, 1904	12 noon	Queen's Hotel, Reading	Nov. 10, 1904	2 P.M.	Assize Courts, Reading	
Trendell, James ...	Chestnut House, Crowthorne, Berks, and Blackmore Farm, Shiplake, Oxford	Timber Merchant and Farmer	Reading ...	24 of 1904	Nov. 10, 1904	11 A.M.	Queen's Hotel, Reading	Nov. 10, 1904	2 P.M.	Assize Courts, Reading	Oct. 19, 1904
Clifton, Samuel ...	Residing in lodgings at 8, Church-street, Creswell, in the county of Derby, and lately residing at King-street, Hodthorpe, near Whitwell, in the said county	Miner, lately Carter, Pig Breeder, and Miner	Sheffield ...	85 of 1904	Nov. 10, 1904	12.30 P.M.	Official Receiver's Offices, Figtree-lane, Sheffield	Nov. 10, 1904	2 P.M.	County Court, Bank-street, Sheffield	
Mawson, Harry ...	Now of 85, Wood-road, Hillsborough, in the city of Sheffield, but formerly of 240, South-road, Walkley, in the said city of Sheffield, and formerly carrying on business at 240, South-road, Walkley aforesaid, but now carrying on business at 96, Holme-lane, Hillsborough aforesaid	Salesman ... ..	Sheffield ...	86 of 1904	Nov. 9, 1904	12 noon	Official Receiver's Offices, Figtree-lane, Sheffield	Nov. 10, 1904	2 P.M.	County Court Hall, Bank-street, Sheffield	

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.
Petty, Joseph ...	Late of 52, Canklow-road, but now of 91, Duncan-street, both in Canklow, near Rotherham, Yorkshire	Miner and Green-grocer	Sheffield ...	83 of 1904	Nov. 10, 1904	12 noon	Official Receiver's Offices, Figtree-lane, Sheffield	Nov. 10, 1904	2 P.M.	County Court-hall, Bank-street, Sheffield	
Sears, William John	142 and 144, Eldon-street, in the city of Sheffield	Electro Plate Manufacturer	Sheffield ...	87 of 1904	Nov. 9, 1904	12.30 P.M.	Official Receiver's Offices, Figtree-lane, Sheffield	Nov. 10, 1904	2 P.M.	County Court Hall, Bank-street, Sheffield	
Ellis, John Edwin ...	13, Elgin-street, lately residing and carrying on business at 4, East-crescent, both in Whitby, in the county of York	Joiner and Lodging-house Keeper	Stockton - on - Tees	38 of 1904	Nov. 16, 1904	3 P.M.	Official Receiver's Office, 8, Albert-road, Middles-brough	Nov. 16, 1904	10.45 A.M.	Court - house, Bridge - road, Stockton - on - Tees	Oct. 25, 1904
Walker, Charles Wood	In lodgings at the Forrest, Kinver, in the county of Stafford	Sand and Coal Merchant	Stourbridge ...	8 of 1904	Nov. 5, 1904	11 A.M.	Official Receiver's Offices, 199, Wolverhampton-street, Dudley	Nov. 7, 1904	2 P.M.	Court - house, Hagley-road, Stourbridge	Oct. 25, 1904
Jones, Walter Jenkin	Residing and carrying on business at 11, Delabeche-street, in the county borough of Swansea	Laundryman ...	Swansea ...	42 of 1904	Nov. 9, 1904	12 noon	Official Receiver's Offices, 31, Alexandra-road, Swansea	Nov. 11, 1904	11.30 A.M.	Townhall, Swansea	Oct. 25, 1904
Kennerley, Juba Page and Bartlett, Thomas (members of the firm of	70, the Chase, Clapham Common, in the county of London The Moorings, Stembridge-road, Anerley, in the county of Surrey, previously of 28, Oakmead-road, Balham, in the county of London										
Cranbourne and Cranbourne)	Lately carrying on business at 118 and 120, Westbourne-grove, in the county of London	Land Agents, Builders, and Contractors	Wandsworth ...	32 of 1904	Nov. 7, 1904	11.30 A.M.	24, Railway - approach, London Bridge, S.E.	Nov. 10, 1904	12 noon	Court - house, Wandsworth	

## FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No. of 1904	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Burl, Sidney Montague	The Quarry Hotel, Cookham, in the county of Berks, lately carrying on business at the Mount Ephraim Hotel, Tunbridge Wells, in the county of Kent	Of no occupation, lately Proprietor	Windsor	18 of 1904	Nov. 7, 1904	12 noon	14, Bedford-row, London, W.C.	Nov. 12, 1904	11 A.M.	Townhall, Windsor	
Jones, Edward	Talbot-street, Ellesmere, in the county of Salop	Carter	Wrexham	16 of 1904	Nov. 8, 1904	11.15 A.M.	The Priory, Wrexham	Nov. 8, 1904	12 noon	County Hall, Wrexham	Oct. 15, 1904

NOTICE OF DAY APPOINTED FOR PROCEEDING WITH PUBLIC EXAMINATION ADJOURNED SINE DIE.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date fixed for proceeding with Examination.	Hour.	Place.
Oerton Herbe ... ..	Lately residing and carrying on business at Woodville, in the parish of Great Barr, Staffordshire	Coal Merchant ... ..	Walsall ... ..	17 of 1904	Nov. 30, 1904 ...	11.30 A.M.	County Court, Walsall

ADJUDICATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Eykyn, Charles Hicks ... ..	49, Eaton-terrace, in the county of London ... ..	Process Engraver ... ..	High Court of Justice in Bankruptcy	749 of 1904	Oct. 24, 1904 ...	June 23, 1904
Favell, Alfred Thomas ... ..	93, Talbot-road, Bayswater, W. ... ..	Gentleman of private means ... ..	High Court of Justice in Bankruptcy	1125 of 1904	Oct. 21, 1904 ...	Sept. 22, 1904
Francis, Arthur Gibbs (trading as Gibbs, Francis, and Co.)	Of 8A, Lamb's Conduit-passage, Red Lion-street, Holborn, in the county of London, and residing at 18, Park Hall-road, Finchley, Middlesex	Butcher ... ..	High Court of Justice in Bankruptcy	1061 of 1904	Oct. 24, 1904 ...	Sept. 8, 1904
Gillespie, John, the elder ... ..	Residing at Carlton House, Fox Hill, Upper Norwood, Surrey, and lately carrying on business at 1, Leadenhall-street, in the city of London	Engineer and Machinery and Hardware Merchant	High Court of Justice in Bankruptcy Under Order for consolidation of proceedings	951 of 1904	Oct. 21, 1904 ...	Aug. 10, 1904 (High Court) Aug. 19, 1904 (Croydon)
Newbery, Henry Thomas (trading as H. T. Newbery and Co.)	Of 96, Holloway-road, N., in the county of London, and carrying on business at the same address	Furniture Dealer ... ..	High Court of Justice in Bankruptcy	1123 of 1904	Oct. 19, 1904 ...	Sept. 22, 1904
Ashford, David ... ..	8, Llanddewy-street, Aberaman, Aberdare, Glamorgan ... ..	Commission Agent ... ..	Aberdare and Mountain Ash	10 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Jones, John Griffiths ... ..	103, Cemetery-road, Trecynon, Aberdare, Glamorgan ... ..	Travelling Draper ... ..	Aberdare and Mountain Ash	11 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Clayton, Mary Ann ... ..	46, Eldon-street, Barnsley, Yorkshire ... ..	Confectioner ... ..	Barnsley ... ..	10 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Hodgson, James, the younger, and Bird, John Bright Frederick (lately trading as Hodgson and Bird) ... ..	9, Homerton-road, Elm Vale, Liverpool, Lancashire 90, Park-road North, Birkenhead, Cheshire 115 to 123, Chester-street, Birkenhead aforesaid ... ..	Builders and Contractors ... ..	Birkenhead ... ..	15 of 1904	Oct. 25, 1904 ...	Sept. 13, 1904
Heaton, William ... ..	307 and 309, Wigan-road, Bolton, Lancashire... ..	Grocer ... ..	Bolton ... ..	55 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904

ADJUDICATIONS—*continued*

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Scholefield, Willie ... ..	Lately residing and carrying on business at 25, Westgate, Shipley, Yorkshire, now residing at 62, Barrett-street, Shipley aforesaid	Lately a Fish, Fruit, and Game Dealer, now of no occupation	Bradford ... ..	86 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Andrews, Herbert John, and Andrews, Cecil (trading under the style or firm of Andrews Brothers)	Both of 95, Chaplin-road, Easton, in the city and county of Bristol, and carrying on business at 95, Chaplin-road, Easton, and Avonmouth, both in the city and county of Bristol, and lately at 35, Beaumont-street, Stapleton-road, in the city and county of Bristol	Botanical Brewers ... ..	Bristol ... ..	65 of 1904	Oct. 26, 1904 ...	Oct. 20, 1904
Smith, Henry Thomas ... ..	The Stag and Hounds, Old Market-street, in the city and county of Bristol	Licensed Victualler ... ..	Bristol ... ..	66 of 1904	Oct. 24, 1904 ...	Oct. 21, 1904
Lidington, William ... ..	Falstaff Hotel, 8 and 9, St. Dunstan's-street, in the city of Canterbury	Licensed Victualler ... ..	Canterbury ... ..	38 of 1904	Oct. 21, 1904 ...	Sept. 20, 1904
Strickland, William... ..	Uldale, Cumberland ... ..	Farmer and Horse Dealer ... ..	Carlisle ... ..	17 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Evans, William ... ..	66, Dillwyn-street, Llanelly, Carmarthenshire... ..	Rollerman at Tinworks ... ..	Carmarthen ... ..	24 of 1904	Oct. 22, 1904 ...	Oct. 22, 1904
Crosthwaite, Mark ... ..	Eaglesfield Cragg, Eaglesfield, near Cockermouth ... ..	Farmer and Labourer ... ..	Cookermouth and Workington	10 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Starley, William ... ..	St. John's Works, Coventry, in the county of Warwick ... ..	Cycle Manufacturer ... ..	Coventry ... ..	22 of 1904	Oct. 22, 1904 ...	Oct. 18, 1904
Taylor, Charles Ernest (carrying on busi- ness under the style or firm of Charles Taylor and Co.) ... ..	Residing at 1, Upper Wellington-street, and carrying on business at Willatt's Factory, Regent-street, both in Long Eaton, Derbyshire	Lace Manufacturer ... ..	Derby and Long Eaton	43 of 1904	Oct. 26, 1904 ...	Oct. 10, 1904
Foster, Charles Henry ... ..	Residing at 4, St. Alban's-terrace, Melcombe Regis, in the county of Dorset, and carrying on business at 20, Little George-street, Melcombe Regis aforesaid	Hairdresser ... ..	Dorchester ... ..	14 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Waller, Arthur Edward ... ..	Late of 35, Philip-lane, Tottenham, Middlesex, now of 74, Blenheim-read, Walthamstow, Essex	Builder... ..	Edmonton ... ..	17 of 1904	Oct. 25, 1904 ...	Aug. 26, 1904
Dean, Harry ... ..	Honiton, Devonshire ... ..	Builder and Contractor ... ..	Exeter ... ..	29 of 1904	Oct. 26, 1904 ...	Oct. 26, 1904

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Preece, Alfred William ... ..	42, Cotterell-street, Hereford ... ..	Carpenter ... ..	Hereford ... ..	16 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904
Pilgrim, Jabez ... ..	Wereham, near Downham Market, Norfolk, lately residing and carrying on business at the Cooper's Arms, Beechamwell, Norfolk	Wheelwright and Licensed Victualler	King's Lynn...	23 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904
Quest, Tom ... ..	The Altisidora Inn, Bishop Burton, in the county of York ...	Innkeeper ... ..	Kingston-upon-Hull	54 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904
Randall, Charles Henry ... ..	Lately carrying on business at 64, Chapeltown-road, and residing at 31, Methley-terrace, Chapeltown, both in the city of Leeds	Grocer and Provision Dealer ...	Leeds ... ..	116 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904
Richardson, Fred (formerly carrying on business under the style of B. F. Richardson)	Formerly residing and carrying on business at 66, Waterloo-road, in the city of Leeds, and lately residing and carrying on business at 12, Domestic-street, in the city of Leeds, but now residing at 243, Goodman-terrace, in the city of Leeds	Formerly Grocer and Provision Dealer, lately Tobacco and Sweet Dealer, now Bricklayer's Labourer	Leeds ... ..	115 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Cleaver, Frank ... ..	162, Wharf-street, Leicester ... ..	Butcher... ..	Leicester ... ..	59 of 1904	Oct. 25, 1904 ...	Oct. 5, 1904
Kempton, John ... ..	Union Inn, Union-street, Macclesfield, county of Chester ...	Licensed Victualler ... ..	Macclesfield...	12 of 1904	Oct. 26, 1904 ...	Oct. 26, 1904
Barnes, Ethelbert Rushton... .. and Hamell, Robert Paul ... .. (lately trading in partnership together under the style of Burton, Hamell and Co.) ... ..	Lately residing at 49, Filey-road, Fallowfield, near Manchester Lately residing at 418, Great Cheetham-street, Higher Broughton, near Manchester At the Reservoir Mill, Beswick, and 20, Princess-street, both in Manchester	Cotton Towel Manufacturers and Merchants	Manchester ... ..	94 of 1904	Oct. 26, 1904 ...	Oct. 3, 1904
Kent, Robert... ..	58, Portsmouth-street, Chorlton-on-Medlock, Manchester, and 7, the Parsonage, Deansgate, Manchester, both in the county of Lancaster	French Polisher and Upholsterer ...	Manchester ... ..	99 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Evans, John Rees ... ..	11, Poplar-terrace, Taibach, Merthyr Tydfil ... ..	Collier ... ..	Merthyr Tydfil ...	29 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904

ADJUDICATIONS—*continued.*

No. 27728.

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Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Hannan, John Edgar ... ..	Now residing at 76, Richardson-street, Middlesbrough, in the county of York, and lately residing at the Mount, Billingham-avenue, Norton, near Stockton-on-Tees, in the county of Durham, subsequently at 87, Grange-road West, Middlesbrough aforesaid, and afterwards at 89, Corporation-road, Middlesbrough aforesaid	Bookkeeper ... ..	Middlesbrough ...	22 of 1904	Oct. 26, 1904 ...	Oct. 26, 1904
Gibson, Alfred Walter (trading as A. Gibson and Son)	4, High-street, Ryde, Isle of Wight ... ..	Boot and Shoe Dealer ... ..	Newport and Ryde...	37 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
English, John Thomas (trading as John Thomas Noble)	Gladstone-street, Northallerton, Yorkshire ... ..	Baker and Confectioner ... ..	Northallerton ...	7 of 1904	Oct. 22, 1904 ...	Oct. 5, 1904
Lovell, Harry Sharp... ..	Doddridge-street, late of Ambush-street, Saint James End, both in Northampton	Baker ... ..	Northampton ...	31 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
Potter, Frederick William ... ..	19, Union-street, Norwich ... ..	Baker ... ..	Norwich ... ..	52 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904
Ralfs, William Henry John (trading as W. H. Ralfs)	21, Caernarvon-road, Norwich ... ..	Watchmaker and Coal Dealer ...	Norwich ... ..	51 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904
Ellse, Bernard ... ..	Now residing in lodgings at 4, Waverley-terrace, Goldsmith-street, lately residing and trading at 18, Union-road, both in Nottingham	Out of employment, lately Boot and Shoe Dealer	Nottingham...	71 of 1904	Oct. 24, 1904 ...	Oct. 24, 1904
West, Walter Harry... ..	48, Cecil-street, Plymouth, Devon ... ..	Fruiterer and Greengrocer ... ..	Plymouth and East Stonehouse	39 of 1904	Oct. 25, 1904 ...	Oct. 25, 1904
Prynn, Joseph Henry ... ..	1, Mount Edgcumbe-terrace, Falmouth, Cornwall ... ..	Master Mariner ... ..	Truro... ..	22 of 1904	Oct. 26, 1904 ...	Oct. 26, 1904
Wilson, Frances ... ..	Mill Dam, Pontefract, in the county of York, and lately residing and carrying on business at South Baileygate, Pontefract aforesaid	Farmer, Widow ... ..	Wakefield ... ..	28 of 1904	Oct. 26, 1904 ...	Oct. 26, 1904
Edwards, George Russell ... ..	125, Broomwood-road, Clapham Common, in the county of London	Surveyor ... ..	Wandsworth ...	25 of 1904	Oct. 25, 1904 ...	June 21, 1904
Genders, John Frederick (carrying on business under the style of E. Parsons and Co).	Residing at 135, High-street, Wandsworth, in the county of London, and carrying on business there and at 132, Upper Richmond-road, Putney, in the county of London	Builder and Contractor ... ..	Wandsworth ...	43 of 1904	Oct. 25, 1904 ...	Sept. 27, 1904
Murdoch, Robert ... ..	58, York-road, Battersea, in the county of London ... ..	Corn Chandler ... ..	Wandsworth ...	41 of 1904	Oct. 25, 1904 ...	Sept. 22, 1904

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Parkes, Agnes	33, Victoria Park-road, Smethwick, in the county of Stafford	Pawnbroker (the Wife of James Parkes)	West Bromwich	15 of 1904	Oct. 21, 1904	Sept. 30, 1904
Clarke, Thomas	Residing at and carrying on business at the Angel Inn, 93, Scholes, Wigan, in the county of Lancaster	Licensed Victualler	Wigan	17 of 1904	Oct. 25, 1904	Oct. 25, 1904
Gladden, Charles Joseph and	57, Nyland, Colchester, in the county of Essex, lately residing and carrying on business at Langley, in the county of Buckingham					
Harland, Henry	Langley aforesaid, both carrying on business in partnership	Brick Manufacturers...	Windsor	20 of 1904	Oct. 24, 1904	Oct. 22, 1904
Littlehales, John Pryce	Oernybwoh, near Oswestry, Shropshire, and carrying on business at 16, Church-street, Oswestry aforesaid	Cycle Dealer and Ironmonger	Wrexham	13 of 1904	Oct. 21, 1904	Aug. 27, 1904
	<i>The following Amended Notice is substituted for that published in the London Gazette of the</i>		21st October, 1904.			
Richards, Thomas Harold	Princes-street Market, Penzance, Cornwall, carrying on business there, and residing at the Reens, Hea Moor, Madron, Cornwall	Greengrocer	Truro	21 of 1904	Oct. 17, 1904	Oct. 17, 1904
	<i>The following Amended Notice is substituted for that published in the London Gazette of the</i>		25th October, 1904.			
Oldring, William Henry	231, Broadway, Bexley Heath, Kent	Coffee-house Keeper	Rochester	34 of 1904	Oct. 20, 1904	Oct. 20, 1904

ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Lewis, Percy Philip ...	Dalkeith, Caterham, Surrey ...	...	Croydon ...	6 of 1904	Oct. 11, 1904	<p>Payment in priority to all other of my debts of all debts directed to be so paid in the distribution of the property of a bankrupt shall be provided for by a deposit in cash with the Official Receiver of a sum sufficient to pay such debts fourteen days before the date fixed for the hearing of the application to the Court to approve the Composition. Provision for payment of all the proper costs and charges and expenses of and incidental to the proceedings, and all fees and percentages payable to the Official Receiver and the Board of Trade to be made by a deposit in cash with the Official Receiver fourteen days prior to the day fixed for the hearing of the application to the Court to approve of a sum estimated to be sufficient to pay all the proper costs and charges and expenses of and incidental to the proceedings, and all fees and percentages payable to the Official Receiver and the Board of Trade. Composition of 7s. 6d. in the pound payable on all provable debts by two instalments as follows:— 3s. 9d. in the pound within one month of the approval of the Court of the Composition, and 3s. 9d. in the pound within two months thereafter. Payment of the Composition to be secured by the guarantee of George A. Gates, Partridge Green, Steyning. Bankers, Barclay and Company Limited, Steyning</p>

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NOTICES OF INTENDED DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Barker, Joseph Thomas ...	83, Curtain-road, in the county of London, and of Lyndhurst, Leicester-road, New Barnet, Hertfordshire	Perambulator Manufacturer	High Court of Justice in Bankruptcy	794 of 1903	Nov. 12, 1904 ...	E. Leadam Hough, Senior Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Coates, Francis Walter Ellis	Late of 2, Paragon, Ramsgate, Kent ...	Surgeon ...	High Court of Justice in Bankruptcy	662 of 1839	Nov. 12, 1904 ...	E. Leadam Hough, Senior Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Marran, Frederick York... (Separate Estate)	109, Fenchurch-street, London, E.C. ...	Hardware Manufacturer (trading with William Marran as Frederick Barnes and Co.)	High Court of Justice in Bankruptcy	223 of 1904	Nov. 12, 1904 ...	Frederick Seymour Salaman	1, Oxford-court, Cannon-street, London, E.C.
Nash, William Ernest	43, Theobald's-road, Gray's-inn-road, Holborn...	Provision Merchant...	High Court of Justice in Bankruptcy	1015 of 1903	Nov. 12, 1904 ..	G. W. Chapman, Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Stainton, Edward and Latham, Richard Martyr (carrying on business as John Brown and Co.)	Residing at 31, St. John's-park, Blackheath, Kent Residing at Meadow Lodge, Cobham, Surrey At 25, Abchurch-lane, in the city of London ...	Bankers and Co-partners ...	High Court of Justice in Bankruptcy	1252 of 1903	Nov. 14, 1904 ...	Charles Frederic Cape	58, Moorgate-street, E.C.
Tural, Joseph	19, Brownlow-road, Willesden, in the county of Middlesex, and lately carrying on business at Wellington-road, Wealdstone, in the same county	Builder ...	High Court of Justice in Bankruptcy	747 of 1904	Nov. 12, 1904 ...	Arthur C. Bournier	Bush-lane House, Cannon-Street, E.C.
Cousins, John Daniells Henry	143, High-street, Berkhamstead, Hertford ...	Draper ...	Aylesbury ...	5 of 1904	Nov. 12, 1904 ...	Alfred Ryall ...	Care of Viney, Price, and Goodyear, 99, Chcapside, London
Williams, Owen	Stryd, Carreglefn, in the parish of Llanbadrig, in the county of Anglesey	Corn and Flour Dealer ...	Bangor ...	25 of 1904	Nov. 11, 1904 ...	Llewelyn Hugh-Jones, Official Receiver	Crypt-chambers, Eastgate-row, Chester
Williams, William	Tyncoed, Amlwch, lately residing at Tanrallt, Rhosgoob, both in the county of Anglesey ...	Cattle Dealer ...	Bangor ...	24 of 1904	Nov. 11, 1904 ...	Llewelyn Hugh-Jones, Official Receiver	Crypt-chambers, Eastgate-row, Chester
Funnell, George	Now or late of Shenley, Herts ...	Baker and Confectioner ...	Barnet ...	21 of 1903	Nov. 12, 1904 ...	Cecil Mercer, Official Receiver	14, Bedford-row, London, W.C.

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Black, William ... ..	Ward End Mill, Saltley, and 145, Schofield-street, Birmingham, in the county of Warwick	Hay, Straw, and Corn Dealer	Birmingham ... ..	38 of 1904	Nov. 11, 1904 ...	Joseph William Blackham	W. G. and J. W. Blackham, Court Chambers, 180, Corporation-street, Birmingham, Incorporated Accountant
Hodgson, Joe ... ..	2, Bingley-road, Shipley, Yorkshire, and carrying on business at 1, Crossland-street, in the city of Bradford	Wool Merchant and Commission Agent.	Bradford ... ..	42 of 1904	Nov. 12, 1904 ...	Charles L. Atkinson, Official Receiver	29, Tyrrel-street, Bradford
Peebles, James (trading as Peebles and Co.)	7, Cavendish-street, Chesterfield, in the county of Derby	Boot and Shoe Dealer ...	Chesterfield ... ..	6 of 1904	Nov. 16, 1904 ...	Robert Murray Burgess	38, Albion-street, Leeds
Eagle, John Woodruffe ...	Welche's Farm, St. Osyth, Essex ... ..	Farmer and Dealer ... ..	Colchester ... ..	11 of 1904	Nov. 10, 1904 ...	Robert Gerald Craske	Head-street, Colchester
Cusworth, Frederic William	Residing in lodgings at 9, Beck-lane, Heckmondwike, in the county of York, and carrying on business at Walkly-lane, Heckmondwike aforesaid	Hosier and Draper ... ..	Dewsbury ... ..	17 of 1904	Nov. 11, 1904 ...	Edgar Ernest Deane ...	Official Receiver's Offices, Bank-chambers, Corporation-street, Dewsbury
Zealley, Arthur ... ..	Leats Mills, Chardstock, Devonshire ... ..	Miller and Baker ... ..	Exeter ... ..	25 of 1903	Nov. 12, 1904 ...	A. Louis Honey ...	23, Catherine-street, Exeter
Horsfall, John Whiteley...	16, Second-avenue, Halifax, Yorkshire ... ..	Clerk ... ..	Halifax ... ..	22 of 1904	Nov. 14, 1904 ...	Edgar Ernest Deane, Official Receiver	Townhall-chambers, Halifax
Sutcliffe, Joseph ... ..	15, Cow-green, Halifax, in the county of York	Journeyman Blindmaker ...	Halifax ... ..	32 of 1900	Nov. 12, 1904 ...	Edgar Ernest Deane, Official Receiver	Townhall-chambers, Halifax
James, Frances ... ..	91, Marina, St. Leonard s-on-Sea, Sussex ...	Lodginghouse Keeper, Wife of Herbert Wallis James, but carrying on business separately from him	Hastings ... ..	28 of 1904	Nov. 11, 1904 ...	E. W. J. Savill, Official Receiver	4, Pavilion - buildings, Brighton

## NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No. of 1903	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Van-Homrigh, Peter John	Tudor House, Robertsbridge, Sussex	Medical Practitioner	Hastings	26 of 1903	Nov. 14, 1904	E. W. J. Savill, Official Receiver	4, Pavilion - buildings, Brighton
Springham, Joseph	The Queen's Head Beerhouse, Stanstead Abbots, near Ware, in the county of Hertford, and also carrying on business at St. Margaret's, near Ware, in the same county	Beer Retailer, Coal Merchant and Dealer in Milk	Hertford	2 of 1904	Nov. 12, 1904	Cecil Mercer, Official Receiver	14, Bedford-row, London, W.C.
Hardy, Ellis	Residing at 87, Bradford-road, North Huddersfield, in the county of York, and carrying on business at Newtown, Huddersfield aforesaid	Wheelwright	Huddersfield	5 of 1904	Nov. 11, 1904	Fred Lockwood	Market - place Chambers, New-street, Huddersfield.
Costello, William John	4, Montpelier-terrace, Teddington, lately residing at "Eversley," Kingston-road, Teddington	Engineer	Kingston, Surrey	32 of 1900	Nov. 14, 1904	Alexander Mackintosh, Official Receiver	24, Railway - approach, London Bridge, S.E.
Dobson, Albert Henry	Formerly carrying on business at 76A, Wellington-road, and 78, Roundhay-road, and now at Low Hall Mills, Holbeck, all in the city of Leeds, and residing at 3, Clarence-grove, Horsforth, near Leeds	Piano Manufacturer	Leeds	99 of 1904	Nov. 12, 1904	Frederick Holliday	Greek - street Chambers, Park-row, Leeds
Hyde, James Henry	Residing at 4, Woodland Park-road, Headingley, and carrying on business at 7, South-parade, in the city of Leeds	Tailor	Leeds	57 of 1904	Nov. 16, 1904	John Bowling, Official Receiver	22, Park-row, Leeds
Mellor, Joe	Formerly residing at 21, Baywater-mount, and afterwards at 42, Eiford-place, both in the city of Leeds, now residing in lodgings at 22, Church-street, Honley, near Huddersfield, in the county of York	Plumber	Leeds	106 of 1903	Nov. 15, 1904	John Bowling, Official Receiver	22, Park-row, Leeds
Cayless, John	Residing at 96, Derby-road, Loughborough, and carrying on business at the Midland Tent Works, Derby-road, Loughborough aforesaid	Rope and Net Manufacturer	Leicester	52 of 1904	Nov. 12, 1904	John Gulson Burgess, Official Receiver	1, Berridge-street, Leicester
Harris, Walker James	Melton Turn, Belgrave-road, Leicester	Gunsmith	Leicester	39 of 1904	Nov. 12, 1904	John Gulson Burgess, Official Receiver	1, Berridge-street, Leicester

NOTICES OF INTENDED DIVIDENDS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Shearman, Charles (Separate Estate)	11, Lea-road, Gainsborough, in the county of Lincoln	Coach Builder, trading with William Charles Dent as Dent and Co.	Lincoln ... ..	18 of 1902	Nov. 11, 1904 ...	Richard John Ward, Official Receiver	31, Silver-street, Lincoln
James, John ... ..	119, Hyde-road, Manchester, but lately at 69, Hyde-road aforesaid, previously at 108, Hyde-road aforesaid; and prior thereto, at 12, Devonshire-place, Hyde-road aforesaid	Travelling Draper ... ..	Manchester ... ..	35 of 1904	Nov. 18, 1904 ...	William Howarth ..	14a, Faulkner-street, Manchester
Lakey, William ... ..	Prospect House, Killingworth Station, Northumberland, and the East End Coach and Rolley Works, Albion-row, Byker, Newcastle-on-Tyne	Coach Builder ... ..	Newcastle-on-Tyne	51 of 1904	Nov. 15, 1904 ...	John Grant Gibson, Official Receiver	30, Mosley-street, Newcastle-on-Tyne
Thirlwell, Charles Laverick	15, Ashleigh-grove, Newcastle-on-Tyne, and trading at Central Hall-buildings, Waterloo-road, Blyth, Northumberland	Cycle Agent ... ..	Newcastle-on-Tyne	40 of 1904	Nov. 15, 1904 ..	John Grant Gibson, Official Receiver	30, Mosley Street, Newcastle-on-Tyne
Davies, Edward ... ..	The Sewage Farm, Newtown, in the county of Montgomery	Farmer ... ..	Newtown ... ..	10 of 1904	Nov. 14, 1904 ...	T. Bullock, Official Receiver	42, St. John's-hill, Shrewsbury
Thomas, John Henry ...	1, High-street, Builth Wells, in the county of Brecon	Grocer ... ..	Newtown ... ..	11 of 1904	Nov. 14, 1904 ...	T. Bullock, Official Receiver	42, St. John's-hill, Shrewsbury
Payne, Charles Henry (Separate Estate)	Colwell-road, Wellingborough, Northamptonshire	Lately trading with Norman Edward Cartwright, as Cartwright and Co., as Brick, Sand, and Stone Merchants, and Hauliers by Steam Power	Northampton ...	37 of 1888	Nov. 12, 1904 ..	Alfred Ewen, Official Receiver	Bridge-street, Northampton
Burnett, William Ayrton and Burnett John Thomas Ayrton (trading as W. A. Burnett and Son	Excelsior Works, Quaker-Lane, Mansfield, Nottinghamshire	Auctioneers and Fancy Goods Dealers	Nottingham ... ..	57 of 1904	Nov. 14, 1904 ...	Thomas Gourlay, Official Receiver	4, Castle-place, Park-street, Nottingham
Gibson, Sidney Rupert	Residing at 8, Mozart-street, and trading at Dragon Yard, Long-row, both in Nottingham	Upholsterer and Furniture Dealer	Nottingham ... ..	38 of 1904	Nov. 14, 1904 ...	Thomas Gourlay, Official Receiver	4, Castle-place, Park-street, Nottingham

NOTICES OF INTENDED DIVIDENDS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Polley, William ...	Cowley, Oxon ...	Builder and Contractor ...	Oxford ...	1 of 1904	Nov. 12, 1904 ...	Arthur Edwin Preston	55, Cornmarket - street, Oxford
Marriott, Harry (trading as Eastmid's Studio)	Residing at 2, Elmwood-villas, London-road, Fletton, in the county of Huntingdon, and carrying on business at 5A, Market-place, Peterborough	Photographer ...	Peterborough ...	25 of 1903	Nov. 11, 1904 ...	Howard W. Cox, Official Receiver	5, Petty Cury, Cambridge
Meloy, Frederick ...	99, Fawcett-road, Southsea, Hants ...	Butcher ...	Portsmouth ...	33 of 1903	Nov. 12, 1904 ...	W. F. J. Hunt, Official Receiver	Cambridge Junction, High-street, Portsmouth
Rickard, Alfred James Wilkinson	Formerly of 86, Charlotte-street, Landport, and 29, Twyford-avenue, Stamshaw, but now of 123, Charlotte-street, Landport, and 17, Bevis-road, Stamshaw, Portsmouth, Hants	Naval Outfitter ...	Portsmouth ...	33 of 1904	Nov. 12, 1904 ...	W. F. J. Hunt, Official Receiver	Cambridge Junction, High-street, Portsmouth
Thompson, John ...	The Punch Bowl Inn, Blackwell, near Darlington, in the county of Durham	Licensed Victualler ...	Stockton-on-Tees ...	39 of 1895	Nov. 12, 1904 ...	John Richard Stabbs, Official Receiver	8, Albert-road, Middlesbrough
Richards, Sidney John ...	Lately residing at 47, Marlborough-road, Rhyddings, in the county borough of Swansea, carrying on business at 1A, Neath-road, Swansea aforesaid	Ironmonger ...	Swansea ...	9 of 1904	Nov. 12, 1904 ...	Thomas Thomas ...	31, Alexandra-road, Swansea
Sheppard, James ...	Hampton-villas, Ombersley-road, in the city of Worcester	Assistant Inspector of Nuisances, formerly Builder	Worcester ...	1 of 1892	Nov. 14, 1904 ...	Luke Jesson Sharp, Official Receiver	45, Copenhagen - street, Worcester
Wainwright, Thomas ...	Osborne House, Talbot-road, Wrexham, in the county of Denbigh	Baker and Grocer ...	Wrexham ...	12 of 1904	Nov. 11, 1904 ...	Llewelyn Hugh-Jones, Official Receiver	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester

NOTICES OF DIVIDENDS.

No. 27728.

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Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Brookbanks, William ...	Carrying on business at 4, Stoney-street, Borough Market, London Bridge, in the county of London, and residing at Biggleswade, Bedfordshire	Potato and Pea Salesman	High Court of Justice in Bankruptcy	851 of 1903	3½d.	First and Final	Any day (except Saturday) between the hours of 11 and 2	Bankruptcy-buildings, Carey-street, London, W.C.
Kent, Frederick William (trading as Kent and Company)	Carrying on business at 46, Knights Hill-road, West Norwood, in the county of Surrey, and residing at 3, Ullswater-road, West Norwood aforesaid	Provision Dealer ...	High Court of Justice in Bankruptcy	1344 of 1903	7d.	First and Final	Any day (except Saturday) between the hours of 11 and 2	Bankruptcy-buildings, Carey-street, London, W.C.
Trubenbach, Gustave Ludwig	81, Baker-street, London ... ..	Of no occupation ...	High Court of Justice in Bankruptcy	665 of 1903	20s. and 4 per cent. interest	First and Final	Any day after Nov. 4, 1904 (except Saturday) between the hours of 11 and 2	Bankruptcy-buildings, Carey-street, London, W.C.
Davies, William Ewart... Williams, Evan, and Davies, David Ellis (trading as Davies, Williams and Davies)	Arosfa, Deganwy Bryntirion, Llandudno Junction Lodging at Malgwyn House, Bettwsycod, lately residing at Bodmai, York-road, Deganwy, all in the county of Carnarvon At York-road, Deganwy aforesaid ...	Builders ... ..	Bangor ... ..	40 of 1900 (under Order for Consolidation of Proceedings)	17s. 11d.	First and Final	Nov. 10, 1904	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Davies, William Ewart (Separate Estate)	Arosfa, Deganwy, Carnarvonshire ...	Builder ... ..	Bangor ... ..	40 of 1900 (under Order for Consolidation of Proceedings)	2s. 7d.	First and Final	Nov. 10, 1904	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Evans, Griffith ... ..	7, High-street, Bethesda, Carnarvonshire...	Butcher ... ..	Bangor ... ..	55 of 1902	3s. 4d.	Second and Final	Nov. 12, 1904	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Friswell, Harry Percy Hain	Mount Pleasant, Tynygroes, Talycafn, Carnarvonshire	Artist ... ..	Bangor ... ..	30 of 1903	1s. 2½d.	Second and Final	Nov. 14, 1904	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Jones, Thomas Morris ...	Now of Cefnfaes Vaults, Bethesda, in the county of Carnarvon, late of Brynteg, Bethesda aforesaid	Formerly Grocer, afterwards a Licensed Victualler	Bangor ... ..	20 of 1904	5½d.	First and Final	Nov. 4, 1904 ..	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester

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NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Oakes, Joseph ... ..	Anglesey House, Holyhead, in the county of Anglesey	Woollen Draper ... ..	Bangor ... ..	31 of 1898	1s. 9d.	Supplemental	Nov. 14, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Pearce, Thomas Oliver ... and Pearce, William (carrying on business under the style or firm of Pearce Brothers) ...	17, Snowdon-view, Bangor, in the county of Carnarvon 212, High-street, Bangor aforesaid At 212, High-street, Bangor aforesaid ...	Tailors ... ..	Bangor ... ..	3 of 1904	7s. 1½d.	First and Final	Nov. 11, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Pearce, William ... .. (Separate Estate)	212, High-street, Bangor, in the county of Carnarvon	Tailor (trading with Thomas Oliver Pearce, as Pearce Brothers)	Bangor ... ..	3 of 1904	20s.	First and Final	Nov. 11, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Roberts, Richard ... ..	Tanycae, Braichmelyn, Bethesda, in the county of Carnarvon	Quarryman ... ..	Bangor ... ..	27 of 1904	1s. 6d.	First and Final	Nov. 10, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Williams, Evan ... .. (Separate Estate)	Bryntirion, Llandudno Junction, in the county of Carnarvon	Builder ... ..	Bangor ... ..	40 of 1900	20s.	First and Final	Nov. 10, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Davies, David Ellis ... .. (Separate Estate)	Lodging at Maelgwyn House, Bettwsycoed, lately residing at Bodmai, York-road, Deganwy, all in the county of Carnarvon	Builder ... ..	Bangor ... ..	40 of 1900	3½d.	First and Final	Nov. 10, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Williams, Evan and David Ellis, trading as ... ..	Bryntirion, Llandudno Junction Lodging at Maelgwyn House, Bettwsycoed, lately residing at Bodmai, York-road, Deganwy, all in the county of Carnarvon	Builders ... ..	Bangor ... ..	40 of 1900	2s. 5½d.	First and Final	Nov. 10, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Williams and Davies ... .. (Separate partnership Estate)	At York-road, Deganwy aforesaid, and Llandudno Junction aforesaid							
Jackson, George... ..	Old Mill, Barnsley, lately residing in Wellington-street, Barnsley	Corn Miller ... ..	Barnsley ... ..	9 of 1887	1¼d.	Supplemental	Oct. 31, 1904 ...	Official Receiver's Office, 6, Bond-terrace, Wakefield
Tetstall, James ... ..	Residing and carrying on business at 27, Wheeler-street, Birmingham, in the county of Warwick	Baker and Confectioner	Birmingham ... ..	29 of 1903	1s. 3d.	First and Final	Nov. 7, 1904 ...	174, Corporation-street, Birmingham

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Found.	First, or Final, or otherwise.	When Payable.	Where Payable.
Fowler, Josiah ...	16, Queen's-gate, Bolton, Lancashire ...	Lately a District Inspector for a House Property and Investment Company Limited	Bolton ...	12 of 1904	12s. 8d.	First and Final	Nov. 3, 1904...	19, Exchange-street, Bolton
Kearsley, Thomas ...	55, Finlay-street, and lately carrying on business at Firs-lane, Leigh, Lancashire	Contractor ...	Bolton ...	18 of 1904	1s. 1½d.	First and Final	Nov. 2, 1904 ...	Official Receiver's Offices, 19, Exchange-street, Bolton
Beanland, Fowler ...	Late of Lower Holme Mill, now of 59, Devonshire - street West, both in Keighley, Yorkshire,							
Beanland, Arthur and ...	309, Fell-lane, Keighley aforesaid							
Beanland, Fowler the younger ...	59, Devonshire - street West, Keighley aforesaid							
Fowler & Beanland and Sons)	At Lower Holme Mill, Keighley aforesaid	Wringing Machine Makers	Bradford ...	11 of 1904	8s. 11½d.	First and Final	Oct. 31, 1904 ...	Official Receiver's Chambers, 29, Tyrrel-street, Bradford
Russell, James ...	31, Brougham-street, Skipton, and formerly of Long Preston, both in the West Riding of the county of York	Joiner and Builder ...	Bradford ...	47 of 1904	3s. 9d.	First and Final	Nov. 5, 1904 ...	William Martello Gray, Chartered Accountant, District Bank-chambers, Bradford
Hubbard, James Henry...	The Dyke Park Hotel, near Brighton, Sussex	Hotel Proprietor... ..	Brighton ...	13 of 1904	6d.	Second and Final	Oct. 31, 1904 ...	Offices of the Trustee, Monument House, Monument-square, London, E.C.
Knights, Walter William	Tile Hall, New Sampford, in the county of Essex	Farmer ... ..	Cambridge ...	4 of 1904	14s. 9d.	First and Final	Nov. 4, 1904...	Official Receiver's Office, 5, Petty Cury, Cambridge
Roberts, Thomas...	Now in lodgings at 9, Llandough-street, Cathays, Cardiff, in the county of Glamorgan, formerly residing at 12, Aldsworth-road, Canton, Cardiff aforesaid	Butcher ... ..	Cardiff ...	72 of 1903	1s. 5d.	First and Final	Nov. 1, 1904 ...	Official Receiver's Office, 117, St. Mary-street, Cardiff
Hall, William Charles ...	Station House, Queen's Ferry, in the county of Flint	Railway Stationmaster ...	Chester ...	10 of 1903	20s. and 4 per cent. interest from Receipt Oct. 25, 1904	First and Final	Nov. 4, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester

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NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Williams, David ...	Anwylfa, North-street, Caerwys, in the county of Flint	Joiner and Eulder ...	Chester ...	1 of 1904	4s. 2d.	First and Final	Nov. 9, 1904	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Mounsey, Archibald Ritson	High Side, Embleton, near Cockermouth, Cumberland	Farmer ... ..	Cockermouth and Workington	6 of 1904	3s. 4½d.	First and Final	Nov. 1, 1904	Official Receiver's Offices, 34, Fisher-street, Carlisle
Pettitt, John ...	Formerly of 107, North Station-road, Colchester, now of Great Horkesley, both in Essex	Taxidermist ... ..	Colchester ...	18 of 1904	20s. and interest at 4 per cent. per annum	First and Final	Oct. 31, 1904	36, Princes-street, Ipswich
Partridge, John S.	Dashwood, South Penge Park, Anerley, Surrey	Gentleman ... ..	Croydon ... ..	49 of 1898	2d.	Fifth and Final	Nov. 11, 1904	Official Receiver's Offices, 24, Railway-approach, London Bridge, S.E.
Schnabel, Louis ...	Lately carrying on business at 79, North End, Croydon, and residing at 136, North End, Croydon, in the county of Surrey	Retail Jeweller ... ..	Croydon ... ..	12 of 1904	14s. 2d.	First and Final	Nov. 12, 1904	38, Frederick-street, Birmingham
Jeavons, William	80, Bloomfield, Tipton; in the county of Stafford	Baker ... ..	Dudley ... ..	8 of 1904	2s. 10½d.	First and Final	Nov. 7, 1904	Offices of Official Receiver, 199, Wolverhampton-street, Dudley
Last, Alfred ...	151, Princes-street, Ipswich, Suffolk	Painter and Decorator ...	Ipswich ... ..	16 of 1904	2s. 6d.	First and Final	Oct. 31, 1904	36, Princes-street, Ipswich
Crawshaw, Herbert	55, Sherburn-street, and of 300, Hessel-road, and of Bonanza, 44, Witham, all in the city and county of Kingston-upon-Hull	Draper, Furniture and Bedding Dealer	Kingston-upon-Hull	30 of 1904	7s.	First	Nov. 7, 1904	Offices of Trustee, 63, Temple-row, Birmingham
Brown, Marks ...	Carrying on business in the Leicester General Market, and residing in lodgings at 33, Clarence-street, in the county borough of Leicester	Draper ... ..	Leicester ... ..	25 of 1904	5½d.	First and Final	Nov. 5, 1904	Official Receiver's Office, 1, Berridge-street, Leicester
Bird, William (trading as A. Bird)	Residing and carrying on business at Little Bowden, Northamptonshire	Baker, Grazier and Corn Dealer,	Leicester ... ..	8 of 1904	1s. 1½d.	First and Final	Nov. 5, 1904	Official Receiver's Office, 1, Berridge-street, Leicester

NOTICES OF DIVIDENDS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Rees, David ... ..	Reading Room, Sennybridge, in the county of Brecknock	Contractor ... ..	Merthyr Tydfil ...	3 of 1904	2s. 1½d.	First and Final	Nov. 4, 1904	Official Receiver's Office, 135, High-street, Merthyr Tydfil
Hewitt, Samuel ... ..	Holly Hedge Farm, Weston, near Crewe ...	Farmer {... ..	Nantwich and Crewe	4 of 1904	15s. 4d.	First and Final	Nov. 7, 1904	Official Receiver's Offices, King-street, Newcastle-under-Lyme, Staffordshire
Bastard, John Prout ...	Norton, Stokefleming, near Dartmouth, in the county of Devon	Builder ... ..	Plymouth and East Stonehouse	18 of 1904	4s. 2½d.	First and Final	Nov. 1, 1904	Official Receiver's Offices, 6, Athenæum - terrace, Plymouth
Roberts, William ... ..	38, Church-street, Blaenau Ffestiniog, Merionethshire	Quarryman ... ..	Portmadoc and Ffestiniog	4 of 1904	3s. 4d.	First and Final	Nov. 7, 1904	Official Receiver's Office, Crypt-chambers, Eastgate-row, Chester
Miller, Matthew Richard	58, King-street, Southsea, Hants ... ..	Retired Fleet Engineer from the Royal Navy	Portsmouth ... ..	56 of 1900	4d.	Thirteenth	Nov. 4, 1904	Official Receiver's Offices, Cambridge Junction, High-street, Portsmouth
Rawlins, Sidney ... ..	Ford, in the county of Wilts ... ..	Farmer ... ..	Salisbury ... ..	8 of 1904	3s. 10½d.	First and Final	Nov. 4, 1904	Castle Auction Mart, Castle-street, Salisbury
Garbutt, William ... ..	140, Victoria-road, Scarborough, Yorkshire	Tailor ... ..	Scarborough ... ..	13 of 1904	½d.	First and Final	Nov. 3, 1904	74, Newborough, Scarborough
Davies, William ... ..	Residing at 2, Duke-street, Fenton, and carrying on business at Holly-place, Fenton	Wholesale Fruit and Potato Salesman	Stoke-upon-Trent and Longton	4 of 1904	4s. 6½d.	First and Final	Nov. 7, 1904	Official Receiver's Offices, King-street, Newcastle-under-Lyme, Staffordshire
Lewis, Isaac ... ..	70, Victoria-road, Ebbw Vale, Monmouthshire	Hay Dealer and Green-grocer	Tredegar ... ..	4 of 1904	3s. 6d.	First	Nov. 4, 1904	Official Receiver's Office, 135, High-street, Merthyr Tydfil
Price, Frederick John ...	Residing and carrying on business at the Rolling Mill Hotel, Blaena, Monmouthshire	Licensed Victualler ...	Tredegar ... ..	11 of 1904	6s. 6½d.	First and Final	Nov. 4, 1904	Official Receiver's Office, 135, High-street, Merthyr Tydfil
Richards, Walter John ...	1, Rusham-road, Wandsworth Common, London	Clerk in His Majesty's Civil Service	Wandsworth ... ..	30 of 1903	¾d.	Second and Final	Nov. 11, 1904	Official Receiver's Offices, 24, Railway-approach, London Bridge, S.E.

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Goderich, George ...	Overton, Flintshire ... ..	Saddler ... ..	Wrexham ... ..	10 of 1904	5s. 8d.	First and Final	Nov. 12, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester
Williams, Brinley Wynn	Residing at 11, Maesgwyn-road, Wrexham, in the county of Denbigh, and carrying on business at 19, Queen-street, Wrexham aforesaid	Jeweller ... ..	Wrexham ... ..	7 of 1904	9s.	First and Final	Nov. 14, 1904 ...	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester

**APPLICATIONS FOR DEBTORS' DISCHARGE.**

Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Brickell, Henry ... ..	1, Trinity-gardens, Barking-road, Essex ... ..	Builder ... ..	High Court of Justice in Bankruptcy	542 of 1897	Nov. 16, 1904, 11 A.M., Bankruptcy-buildings, Carey-street, London, W.C.
de Hora, Manuel Herrera (described in the Receiving Order as M. H. de Hora)	2, Great Ormond-street, in the county of London ...	Mining Engineer ... ..	High Court of Justice in Bankruptcy	874 of 1904	Nov. 16, 1904, 11 A.M., Bankruptcy-buildings, Carey-street, London, W.C.
Newton, William ... ..	68, Prince of Wales'-mansions, Battersea Park, in the county of London, and carrying on business at 39, Mincing-lane, in the city of London	Analytical Chemist ... ..	High Court of Justice in Bankruptcy	478 of 1904	Nov. 11, 1904, 11 A.M., Bankruptcy-buildings, Carey-street, London, W.C.
Stevenson, Philip Leake... ..	23, Albamarle-street, Piccadilly, in the county of London	A retired Major in His Majesty's Army ...	High Court of Justice in Bankruptcy	501 of 1904	Nov. 15, 1904, 11 A.M., Bankruptcy-buildings, Carey-street, London, W.C.
Sturgeon, Ferdinand ... ..	49, Eastcheap, in the city of London, and Clevedon, Strettan-road, East Croydon, Surrey	... ..	High Court of Justice in Bankruptcy	518 of 1904	Nov. 15, 1904, 11 A.M., Bankruptcy-buildings, Carey-street, London, W.C.
Williams, Frank Huson ... ..	30, Church-road, West Kirby, in the county of Chester	Builder... ..	Birkenhead ... ..	3 of 1904	Dec. 8, 1904, 11 A.M., Court-house, Pilgrim-street, Birkenhead

**ORDERS MADE ON APPLICATIONS FOR DISCHARGE.**

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Adams, Thomas ...	Formerly of the Crown Inn, Musgrave-street, but now of 4, Webster-street, both in the city of Bradford	Formerly a Publican, but now a Spinning Overlooker	Bradford ...	44 of 1902	Oct. 4, 1904	Discharge suspended for three years. Bankrupt to be discharged as from 4th October, 1907	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 during the time that he carried on his business; had continued to trade after knowing himself to be insolvent; and had contributed to his bankruptcy by gambling
Jackson, Alfred Halliday	Late of Ivy-road, Moorhead, Shipley, Yorkshire, but whose present address the Petitioning Creditor is unable to ascertain	Engineer ...	Bradford (by transfer from the High Court of Justice in Bankruptcy)	11A of 1904	Oct. 4, 1904	Bankrupt discharged subject to the following condition to be fulfilled before his Discharge takes effect, viz. :—He shall before the signing of this Order consent to Judgment being entered against him in the County Court of Yorkshire, holden at Bradford, by the Trustee, for the sum of £100, and £1 10s. costs of Judgment. That the said sum of £100 be paid within seven days from the date hereof, and in default of such payment the Trustee be at liberty to issue execution or other proceedings to enforce payment; and that upon the required consent being given, Judgment may be entered against the bankrupt in the said County Court for the said sum of £100, together with £1 10s. for costs of Judgment	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

APPOINTMENTS OF TRUSTEES.

No. 27728.

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Debtor's Name.	Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Gillespie, John, the elder ...	Residing at Carlton House, Foxhill, Upper Norwood, Surrey, and lately carrying on business at 1, Leadenhall-street, in the city of London	Engineer and Machinery and Hardware Merchant	High Court of Justice in Bankruptcy	951 of 1904 (Under of	Dexter, Edward ...	Selborne House, 11, Ironmonger-lane, London, E.C.	Oct. 21, 1904
Greaves, Wallace McGuffin	5, South-square, Gray's-inn, in the county of London, and Office 11, No. 50A, Market-street, in the city of Manchester, and lately carrying on business at Office 11, No. 50A, Market-street, in the city of Manchester	Patentee of Improvements in Boiler Tubes	High Court of Justice in Bankruptcy	639 of 1904	Whittaker, Arthur ...	3, York-street, Manchester	Oct. 21, 1904
Mimieux, Edouard ...	Residing at 51, Denmark-hill, S.E., formerly carrying on business there, but lately carrying on business at 58A, Old Compton-street, Soho, both in the county of London	Formerly Grocer and Wine Merchant, but now Manager to a Grocer and Wine and Spirit Merchant, at 51, Denmark-hill aforesaid	High Court of Justice in Bankruptcy	957 of 1904	Lassen, Albert Louis	11, John-street, Crutched Friars, London, E.C.	Oct. 17, 1904
Hodgson, James, the younger and Bird, John Bright Frederick (late trading as Hodgson and Bird) ...	9, Homerton-road, Elm Vale, Liverpool, Lancashire 90, Park-road North, Birkenhead, Cheshire At 115 to 123, Chester-street, Birkenhead aforesaid	Builders and Contractors ...	Birkenhead ...	15 of 1904	McAusland, Humphrey Douglas	8, Victoria-street, Liverpool, Incorporated Accountant	Oct. 26, 1904
Lidington, William ...	The Falstaff Hotel, 8 and 9, St. Dunstan's-street, in the city of Canterbury	Licensed Victualler ...	Canterbury ...	38 of 1904	Kennett, Ernest Thomas	Westgate, Canterbury, Auctioneer	Oct. 25, 1904
Taylor, Charles Ernest (trading as Charles Taylor and Co.)	Residing at 1, Upper Wellington-street, and trading at Willatt's Factory, Regent-street, both in Long Eaton, Derbyshire	Lace Manufacturer ...	Derby and Long Eaton	43 of 1904	Leman, Thomas ...	1, St. Peter's Church-walk, Nottingham, Chartered Accountant	Oct. 26, 1904
Dempster, Harry ...	Farnborough, Hants ...	Grocer ...	Guildford and Godalming	23 of 1904	Berry, Oscar ...	Monument House, Monument-square, London, Chartered Accountant	Oct. 24, 1904
Morris, Moses Andrew ...	Whitefield Farm, Brading, in the Isle of Wight	Farmer ...	Newport and Ryde...	35 of 1904	Black, William Charles	19, Quay-street, Newport, Isle of Wight, Incorporated Accountant	Oct. 22, 1904
Thomas, David (trading as D. Thomas and Co.)	97, Commercial-road, Tredegar, Monmouthshire	Tailor and Outfitter ...	Tredegar ...	19 of 1904	Dovey, Charles Edwin	31, Queen-street, Cardiff	Oct. 26, 1904

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NOTICES OF RELEASE OF TRUSTEES.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Alton, John Charles (carrying on business as Hale, Alton and Co.)	Carrying on business at Wardrobe Chambers, 146A, Queen Victoria-street, in the city of London, and residing at Barnard's Castle, Gravesend, in the county of Kent	Chartered Accountant and Trustee in Bankruptcies	High Court of Justice in Bankruptcy	879 of 1902	Edwin Hough	Leadam	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ... Sept. 28, 1904
Boutin, Georges Leonce (described in the Receiving Order and trading alone as G. L. Boutin and Co.)	Carrying on business at 15, Fish-street Hill, in the city of London	Gelatine Merchant ...	High Court of Justice in Bankruptcy	561 of 1903	Edwin Hough	Leadam	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ... Sept. 28, 1904
Brand, George ...	65, Lambeth Palace-road, in the county of London	Sanitary Engineers' Manager	High Court of Justice in Bankruptcy	968 of 1901	Edwin Hough	Leadam	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ... Sept. 28, 1904
Burness, Charles Stuart...	2, Claremont-grove, Woodford, Essex, lately carrying on business at 3, Aldermanbury-buildings, and now Manager to a firm of Warehousemen, at 49, Barbican, in the city of London	Late Job Merchant ...	High Court of Justice in Bankruptcy	1063 of 1903	Edwin Hough	Leadam	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ... Sept. 28, 1904
Butler, the Hon. Edmund Somerset	111, Park-street, London, W. ...	... ..	High Court of Justice in Bankruptcy	460 of 1903	Frederick Salaman	Seymour	1, Oxford-court, Cannon-street, London, E.C.	Chartered Accountant Sept. 27, 1904
Dallas, Frederick ...	Lately residing at 32, Falkland-road, Hornsey, in the county of Middlesex	No occupation... ..	High Court of Justice in Bankruptcy	212 of 1903	Frederick Salaman	Seymour	1, Oxford-court, Cannon-street, London, E.C.	Chartered Accountant Sept. 27, 1904
Dixon, Georgina Isabella	Lately of Davis Hotel, Brompton-square, in the county of London	Widow ... ..	High Court of Justice in Bankruptcy	1209 of 1903	Edwin Hough	Leadam	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ... Sept. 28, 1904
Fenton, Adam Birkmyre and Fenton, Alexander (carrying on business in partnership under the style of Fenton Brothers) ...	Both of 15, College-parade, Salusbury-road, Brondesbury, Middlesex, and both residing at 14, Creighton-road, Kensal Rise, Middlesex	Grocers .. ...	High Court of Justice in Bankruptcy	990 of 1903	Edwin Hough	Leadam	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ... Sept. 28, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Florance, Alfred William	Formerly of 8A, Bickenhall-mansions, Baker-street, in the county of London	... ..	High Court of Justice in Bankruptcy	323 of 1903	Edwin Hough	Leadam Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Harris, Charles ... ..	26, Camberwell New-road, London, and of Sandhurst, Raymond-road, Wimbledon, Surrey	Builder ... ..	High Court of Justice in Bankruptcy	624 of 1903	George Chapman	Walter Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Hassell, George William	31, North End-road, Fulham, in the county of London	Baker and Confectioner	High Court of Justice in Bankruptcy	1176 of 1903	George Chapman	Walter Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Kanovsky, Marks (described in the Receiving Order as M. M. Kanovsky)	Formerly carrying on business at 4, Scawfell-street, Hackney-road, in the county of London, but now or lately carrying on business at 124, Brick-lane, Spitalfields, in the county of London	Late Box Manufacturer, now Tobacconist	High Court of Justice in Bankruptcy	165 of 1903	George Chapman	Walter Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Levy, William Charles Daniel (lately carrying on business as W. Winter and Co.)	Lately trading at 100, High-road, Chiswick, in the county of Middlesex, but whose present residence or place of business the Petitioning Creditors are unable to ascertain	Draper ... ..	High Court of Justice in Bankruptcy	510 of 1903	George Chapman	Walter Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Mander, Vincent Albert	46, Clanricarde-gardens, Hyde Park, in the county of London	Gentleman ... ..	High Court of Justice in Bankruptcy	304 of 1903	George Chapman	Walter Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
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	436 of 1903	George Chapman	Walter Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Osborn, John ... ..	241, Holloway-road, in the county of London, lately carrying on business at 255 and 257, Holloway-road aforesaid	Corn Dealer ... ..	High Court of Justice in Bankruptcy	516 of 1903	George Chapman	Walter Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Parry, Charles ... ..	Tavistock Hotel, Covent Garden, in the county of London	Gentleman, of no occupation	High Court of Justice in Bankruptcy	838 of 1903	Frederick Scymour Salaman	1, Oxford-court, Cannon-str. et, London, E.C.	Chartered Accountant	Oct. 12, 1904
Patt, Solomon ... ..	387, Edgware-road, and 178, Mile End-road, both in London	Grocer and Provision Merchant	High Court of Justice in Bankruptcy	816 of 1903	Egerton Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Pitt, David, jun. ..	Rose Cottage, Warren - road, Reigate, Surrey	... ..	High Court of Justice in Bankruptcy	219 of 1901	Lawrence Robert Dicksee	Cophall House, 48, Cophall - avenue, London, E.C.	Chartered Accountant	Aug. 22, 1904
Pitt, William Allison ...	20, Cophall-avenue, and the Stock Exchange, both in the city of London	Stockbroker's Clerk ...	High Court of Justice in Bankruptcy	1078 of 1903	Egerton Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Pontifex, Richard ..	29, Upper Marylebone-street, Portland-place, London	Provision Merchant ...	High Court of Justice in Bankruptcy	1154 of 1903	Egerton Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Quirk, Edward ... ..	36, Great George-street, Westminster, and late of 13, Telford-avenue, Streatham, both in the county of London	Civil Engineer... ..	High Court of Justice in Bankruptcy	134 of 1895	Alfred Augustus James	5, Coleman-street, London, E.C.	Chartered Accountant	Oct. 6, 1904
Richardson, Edward ...	Carrying on business at 115, Arlington-street, New North-road, Islington, London, and at 4, Bridgewater-street, in the city of London, and residing at 34, Ossian-road, Stroud Green, London	Mourning Flower Manufacturer	High Court of Justice in Bankruptcy	604 of 1903	Egerton Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Robarts, Nathaniel Francis	4, Fenchurch-avenue, E.C. ...	Merchant ... ..	High Court of Justice in Bankruptcy	1072 of 1898	Arnold Trinder ...	156, Leadenhall-street, London, E.C.	Solicitor ... ..	June 29, 1904
Schroeder, Henry Shuldham	69, Linden-gardens, Bayswater, London	Financial Agent ...	High Court of Justice in Bankruptcy	1006 of 1903	Egerton Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Smith, George Frederick	56, Boscombe-road, Shepherd's Bush, London, lately residing at Herne Bay, Kent	Journeyman Carpenter	High Court of Justice in Bankruptcy	560 of 1903	Egerton Grey Spencer	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Solomons, Lewis... ..	48, Brushfield-street, and Crispin-street, both in Middlesex	Boot Manufacturer ...	High Court of Justice in Bankruptcy	1060 of 1902	Henry McLellan ...	Devonshire Chambers, Bishopsgate - street Without, London, E.C.	Incorporated Accountant	Oct. 12, 1904
Steele, Archibald Johnstone	Carpenter's Arms, 70, Whitfield-street, London	Licensed Victualler ...	High Court of Justice in Bankruptcy	9 of 1903	Egerton Grey Spencer	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Tasker, John George (trading as J. G. Pollett)	229, Piccadilly, in the county of London	Hosier ... ..	High Court of Justice in Bankruptcy	946 of 1902	Alfred Page... ..	28, King-street, Cheapside, in the city of London	Chartered Accountant	Aug. 22, 1904
Tucker, William ... ..	447, Mansion House-chambers, in the city of London, formerly of 85 and 87, Gresham-street, in the said city of London, and lately re-iding at Conduit Lodge, Blackheath	Formerly Silk Merchant	High Court of Justice in Bankruptcy	640 of 1895	Egerton Grey Spencer	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Oct. 6, 1904
Webb, William John ... ..	18, Craumer - road, Brixton, London	Builder... ..	High Court of Justice in Bankruptcy	753 of 1903	Egerton Grey Spencer	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Wiegand, Henry... ..	169, Lea Bridge-road, Leyton, Essex	Baker and Confectioner	High Court of Justice in Bankruptcy	90 of 1900	Egerton Grey Spencer	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Wilkinson, John... ..	Late of Meridan House, Warwick-road, Solihull, Warwickshire, but whose present residence the Petitioning Creditors are unable to ascertain	... ..	High Court of Justice in Bankruptcy	1283 of 1901	Egerton Grey Spencer	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver ...	Sept. 28, 1904
Willoughby, Samuel ... ..	Formerly of Plymouth, Devonshire, then of 62, Blenheim-crescent, Notting Hill, in the county of London	Engineer and Director of Companies	High Court of Justice in Bankruptcy	461 of 1902	Lawrence Dicksee Robert	48, Copthall - avenue, London, E.C.	Chartered Accountant	Oct. 12, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Davies, William John ... and Jones, John (lately trading under style or firm of Davies and Jones) ...	6, Harlech - place, Aberdare, Glamorganshire 50, Gadlys-street, Aberdare aforesaid	China Dealers ... ..	Aberdare and Mountain Ash	12 of 1903	William Lewes Daniel	135, High-street, Mer- thyr Tydfil	Official Receiver ...	Sept. 21, 1904
Lawton, Paul ... ..	Now residing at 46, Field-street, Fairfield-road, Droylsden, near Manchester, but formerly at 11, Ellen-street, Droylsden aforesaid, prior thereto at 91, Med- lock-street, Droylsden aforesaid, and previously at 100, Unity- terrace, Ripponden, near Halifax	Maker-up in a Cotton Mill	Ashton-under-Lyne and Stalybridge	4 of 1904	Christopher Jenkins Dibb	Byrom-street, Manchester	Official Receiver ...	Sept. 21, 1904
Thornley, James ... ..	Residing at 2, Gamesley Fold, Gamesley, Dinting, in the county of Derby, and lately carrying on business at Old Dinting Goods Station, Games- ley aforesaid	Lately a Coal, Brick, and Sanitary Pipe Merchant, now out of business and employ- ment	Ashton-under-Lyne and Stalybridge	14 of 1903	Christopher Jenkins Dibb	Byrom-street, Manchester	Official Receiver ...	Sept. 21, 1904
Briant, William Henry ...	Loudwater, in the county of Buckingham	Baker, Grocer, and Butcher	Aylesbury ... ..	5 of 1903	Oscar Berry (of the firm of Oscar Berry and Co.)	Monument House, Monu- ment-square, London, E.C., and 56, Ship- street, Brighton	Chartered Accountant	Oct. 12, 1904
Keer, George ... ..	Wycombe Marsh, High Wycombe, in the county of Buckingham	Grocer ... ..	Aylesbury ... ..	4 of 1903	George Mallam ...	1, St. Aldate's, Oxford ...	Official Receiver ...	Sept. 28, 1904
Lloyd, Robert ... ..	Residing and carrying on business at 5, Bodfor-street, Rhyl, Flint- shire	Confectioner ... ..	Bangor ... ..	36 of 1902	Llewelyn Hugh- Jones	Crypt-chambers, Chester	Official Receiver ...	Sept. 28, 1904
Brennan, Patrick ... ..	93, Cavendish-street, Barrow-in- Furness, in the county of Lan- caster, and carrying on business at 93, Cavendish-street, and at a Yard in Cornwallis - street, Barrow-in-Furness	Carter ... ..	Barrow-in-Furness and Ulverston	17B of 1902	Henry Garençières Pearson	16, Cornwallis - street, Barrow-in-Furness	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Mallagh, James ...	53, Storey-square, Barrow-in-Furness, formerly carrying on business at Market-square, Dromore, County Down, Ireland	No occupation, formerly Baker	Barrow - in-Furness and Ulverston	1B of 1904	Henry Garencières Pearson	16, Cornwallis - street, Barrow-in-Furness	Official Receiver ...	Sept. 21, 1904
Appleby, Arthur ...	Residing and carrying on business at 162, Lozells-road, Aston, Birmingham, in the county of Warwick	Confectioner and Cycle Manufacturer	Birmingham	92 of 1903	Luke Jesson Sharp...	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Byfield, John ...	80, Larches-street, Sparkbrook, Birmingham, in the county of Warwick, lately residing and carrying on business at 68, Spooner-street, Vauxhall, and at Vauxhall Wharf, Vauxhall, Birmingham aforesaid, and now residing in lodgings at Belgrave Avenue, Belgrave - road, Birmingham aforesaid	Commission Agent, late Coal Merchant	Birmingham	20 of 1904	Luke Jesson Sharp...	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Cooper, George Jarvis ...	Residing in apartments at 112, Edmund-road, Saltley, Birmingham, in the county of Warwick, lately residing in apartments at the Hollies, Horton, Porteynon, in the county of Glamorgan	Out of business	Birmingham	11 of 1904	Luke Jesson Sharp...	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Deeley, Joseph Frank ...	Residing and carrying on business at 15, Couchman-road, Saltley, Birmingham, in the county of Warwick, and lately carrying on business at the corner of Washwood Heath-road, and Herrick-road, Saltley aforesaid	Grocer and Fruiterer	Birmingham	98 of 1903	Luke Jesson Sharp...	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Fellows, Harry Tildesley	Residing at the Greswolds, New-road, Solihull, in the county of Warwick, formerly residing in apartments at Wednesfield-road, Wolverhampton, in the county of Stafford	Out of business, lately Railway Clerk and Insurance Agent, formerly Railway Clerk	Birmingham	2 of 1904	Luke Jesson Sharp...	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Goode, Francis ...	Lately residing at the Bell Inn, Great King-street, Birmingham, in the county of Warwick, now residing at 710, Stratford-road, Sparkhill, in the county of Worcester	Barman	Birmingham	144 of 1903	Luke Jesson Sharp..	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Locker, Tom ...	Lately carrying on business at 12, New-street, Birmingham, in the county of Warwick, and residing at 7, Showell Green-lane, Birmingham aforesaid	Auctioneer ...	Birmingham	91 of 1903	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Menzies, Frederick ...	466, Coventry-road, Birmingham, in the county of Warwick, and lately carrying on business at 44, Cannon-street, Birmingham aforesaid	Tailor ...	Birmingham	1 of 1904	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Stanton, Thomas Henry...	Residing at Church-road, Yardley, in the county of Worcester, and late of 34 and 36, Martineau-street, and of 363 and 365, Coventry-road, Birmingham, in the county of Warwick	Boot and Shoe Dealer	Birmingham	39 of 1903	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
West, Henry Lea ...	Bolehall, Tamworth, in the county of Warwick	Market Gardener and Yeast Merchant	Birmingham	9 of 1904	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Willmore, Noah ...	Evesham-street, Redditch, in the county of Worcester	Furniture Dealer ...	Birmingham	96 of 1903	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Wilson, Christopher Arthur	96, Digbeth, Birmingham, in the county of Warwick	Tailor ...	Birmingham	112 of 1903	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Atherton, Herbert Walsh	21, Columbia-road, Bolton, and Atlantic-chambers, 7, Brazennose-street, Manchester, Lancashire	Surveyor and Mining Engineer	Bolton	51 of 1903	Thomas H. Winder	19, Exchange - street, Bolton	Official Receiver ...	Sept. 21, 1904
Bradshaw, Joseph ... and Bradshaw, Alice Ellen (Spinster) (trading in partnership)	Woodroad Farm, Summerseat, Lancashire	Farmers ...	Bolton	56 of 1903	Thomas H. Winder	19, Exchange - street, Bolton	Official Receiver ...	Sept. 21, 1904
Green, William ...	46, King-street, Leigh, and Chapel Green, Hindley, Lancashire	Painter, Plumber, and Builder and Contractor	Bolton	48 of 1903	Thomas H. Winder...	19, Exchange - street, Bolton	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

No. 27728.

B

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.
Jackson, James Edward	32, George-street, lately of 81, Spring-street, Bury, Lancashire	Butcher ... ..	Bolton ... ..	20 of 1904	Thomas H. Winder...	19, Exchange - street, Bolton	Official Receiver ...	Sept. 28, 1904
Kirkwood, James ...	19, Churchgate, Bolton, Lancashire	Fish Dealer and Greengrocer	Bolton ... ..	2 of 1904	Thomas H. Winder .	19, Exchange - street, Bolton	Official Receiver ...	Sept. 21, 1904
Knowles, Edward James	71, Mealhouse-lane, Atherton, and formerly 158, Longford-street, Warrington, Lancashire	Biscuit and Sweet Merchant	Bolton ... ..	62 of 1903	Thomas H. Winder...	19, Exchange - street, Bolton	Official Receiver ...	Sept. 21, 1904
Leyland, Edward Herbert	459, Walmersley-road, and 8, Moorgate, and lately of 153, Rochdale-road, 64, Bell-lane, and 33, Bolton-road, all in Bury, Lancashire	Grocer ... ..	Bolton ... ..	43 of 1903	Thomas H. Winder...	19, Exchange - street, Bolton	Official Receiver ...	Sept. 28, 1904
Percival, James ...	67, Railway-road, Leigh, Lancashire	Hosier ... ..	Bolton ... ..	11 of 1904	Thomas H. Winder..	19, Exchange - street, Bolton	Official Receiver ...	Sept. 28, 1904
Shorrocks, Robert ...	57, Great Moor-street, lately of 260, Chorley Old-road, Bolton, Lancashire	Baker and Confectioner	Bolton ... ..	6 of 1904	Thomas H. Winder...	19, Exchange - street, Bolton	Official Receiver ...	Sept. 28, 1904
Clifford, Annie ...	17, Rainhall-road, Barnoldswick, Yorkshire	Milliner and Dress-maker (Wife of Edward James Clifford), trading separately from her Husband	Bradford ... ..	43 of 1903	Charles Law Atkinson	29, Tyrel-street, Bradford	Official Receiver ...	Sept. 28, 1904
Copley, Fred ...	4, St. Matthew's-road, Bankfoot, and carrying on business at 540, Manchester-road, and 9, Institute-road, Eccleshill, all in the city of Bradford, in the county of York	Grocer and Provision Merchant	Bradford ... ..	6 of 1904	Robert Murray Burgess	38, Albion-street, Leeds	Chartered Accountant	Oct. 6, 1904
Freeman, Ward ...	Hanworth-road Bakery, Hanworth-road, Hounslow, Middlesex	Baker ... ..	Brentford ... ..	30 of 1903	Cecil Mercer ...	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904

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NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Burgess, Harry ... ..	Compton, Sussex ... ..	Builder... ..	Brighton ... ..	5 of 1904	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Butler, Ernest Newman (lately trading as Butler and Yorke)	176, Havelock-road, Brighton, Sussex, and lately carrying on business at FitzJohn's-avenue, High Barnet, in the county of Herts	Builder and Contracto- r	Brighton ... ..	113 of 1903	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Johansen, Christian Johannes Anholt	Now residing in apartments at Rathcoll, Western-place, lately residing at La Venia, North- street, and carrying on business at Springfield Nursery, Broad- water-road, all in Worthing, Sussex	Fruit Grower ... ..	Brighton ... ..	70 of 1903	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Martins, Philip Henry ... ..	24, Gloucester-place, Brighton, Sussex	Boarding-house Keeper	Brighton ... ..	35 of 1904	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Morley, William ... ..	29, Tidy-street, lately residing at 34, Clarence-square, and carry- ing on business at 16 and 17, Robert-street, all in Brighton, Sussex	Haberdasher ... ..	Brighton ... ..	121 of 1903	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Morrison, John ... ..	154, King's-road, Brighton, Sussex	Of no occupation ... ..	Brighton ... ..	81 of 1903	E. W. J. Savill ... ..	4, Pavilion-buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Park, James ... ..	78, Blatchington - road, Hove, Sussex	Grocer ... ..	Brighton ... ..	118 of 1903	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Pattick, William George	26, Warwick-street, Worthing, Sussex	Watchmaker and Jeweller	Brighton ... ..	18 of 1904	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904
Stringer, William ... ..	28, Stoneham-road, Hove, Sussex	Builder ... ..	Brighton ... ..	104 of 1903	E. W. J. Savill ... ..	4, Pavilion - buildings, Brighton	Official Receiver ... ..	Sept. 28, 1904

## NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Woods, George John (trading as Woods and Co.)	84, Preston - road, Sussex	Fishmonger ...	Brighton ...	97 of 1903	E. W. J. Savill	4, Pavilion - buildings, Brighton	Official Receiver ...	Sept. 28, 1904
Fairchild, Henry	273, Gloucester-road, Bishopston, in the city and county of Bristol, and carrying on busi- ness at 203, Cheltenham-road and 214, Gloucester - road, Bishopston, both in Bristol aforesaid	Shoeing and General Smith	Bristol ...	14 of 1904	Frank Lawson Clark	26, Baldwin - street, Bristol	Official Receiver ...	Sept. 21, 1904
Gullick, Frank ...	63, Barton Hill-road, Bristol, and carrying on business at 63, Barton Hill-road aforesaid	Handler...	Bristol ...	3 of 1904	Frank Lawson Clark	26, Baldwin - street, Bristol	Official Receiver ...	Sept. 21, 1904
Hucklebridge, Frank ...	1 <sup>s</sup> , Hotwell-road, Bristol ...	Cycle Agent and Shopkeeper	Bristol ...	17 of 1904	Frank Lawson Clark	26, Baldwin - street, Bristol	Official Receiver ...	Sept. 21, 1904
Eastwood, John Thomas	13 and 15, Clitheroe-road, Brier- field, Lancashire	Cycle Agent and Repairer	Burnley ...	23 of 1903	Charles Harvey Plant	14, Chapel - street, Preston	Official Receiver ...	Sept. 21, 1904
Greenfield, William	Residing at 22, Blucher-street, and carrying on business at Waterside and the Wood Lanches, formerly at Market- street, all in Colne, Lancashire	Tripe Dresser ...	Burnley ...	10 of 1903	Charles Harvey Plant	14, Chapel - street, Preston	Official Receiver ...	Sept. 21, 1904
Lancaster, Seth (lately trading as Lancaster and Co.)	Now residing at 16, River-street, lately at 31, Brown-street and previously thereto at 24, End- street, all in Colne, Lancashire, lately trading at Railway Station Yard, Colne aforesaid	Coal Merchant	Burnley ...	28 of 1903	Charles Harvey Plant	14, Chapel - street, Preston	Official Receiver ...	Sept. 28, 1904
Dace, John Henry	Middleton Green Farm, Leigh, Staffordshire	Farmer ...	Burton-on-Trent ...	16 of 1903	Frederick Stone	47, Full-street, Derby ...	Official Receiver ...	Sept. 28, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Clarke, Frederick ...	Manea, in the Isle of Ely, and county of Cambridge	Labourer ... ..	Cambridge ... ..	22 of 1903	Howard William Cox	5, Petty Cury, Cambridge	Official Receiver ...	Sept. 21, 1904
Creek, William John ...	Fowlmere, in the county of Cambridge	Wheelwright and Carpenter	Cambridge ... ..	25 of 1903	Howard William Cox	5, Petty Cury, Cambridge	Official Receiver ...	Sept. 21, 1904.
Gates, John Charles ...	61, Fitzroy-street, Cambridge, in the county of Cambridge	Grocer ... ..	Cambridge ... ..	26 of 1903	Howard William Cox	5, Petty Cury, Cambridge	Official Receiver ...	Sept. 21, 1904
Bing, Walter ... ..	High-street, Sandwich, in the county of Kent	Builder and Carpenter	Canterbury ... ..	47 of 1903	Worsfold Mowll ...	68, Castle-street, Canterbury	Official Receiver ...	Sept. 21, 1904
Mason, Joseph ... ..	71, Thanet-road, Ramsgate, Kent	Of no occupation ...	Canterbury ... ..	25 of 1903	Worsfold Mowll ...	68, Castle-street, Canterbury	Official Receiver ...	Sept. 21, 1904
Miskin, John ... ..	Residing at 52, Newton-road, Faversham, Kent, and carrying on business at 6 and 41, Court-street, Faversham	General Warehouseman	Canterbury ... ..	6 of 1903	Ebenezer Henry Hawkins	3, Barbican, London, E.C.	Incorporated Accountant	Oct. 6, 1904
Case, Edwin ... ..	99, Inverness-place, Cardiff, and lately residing at 140, Mackintosh-place, Cardiff	Insurance Agent ...	Cardiff ... ..	11 of 1904	George David ...	117, St. Mary-street, Cardiff	Official Receiver ...	Sept. 21, 1904
Forster, Nicholas ...	Residing at 22, Thomas-street, and carrying on business at the Liberal Club Yard, Lowther-street, both in Carlisle	Plumber ... ..	Carlisle ... ..	23 of 1903	Kighley John Hough	84, Fisher-street, Carlisle	Official Receiver ...	Sept. 21, 1904
Harries, Thomas Nash ..	Rock House, Dinas-cross, Pembrokeshire	Farmer ... ..	Carmarthen ... ..	6 of 1903	Thomas Thomas ...	4, Queen-street, Carmarthen	Official Receiver ...	Sept. 21, 1904
Grove, Horace Charles ..	1, Market-terrace, Chadwell Heath, Essex	House Furnisher and General Salesman	Chelmsford ... ..	27 of 1903	Cecil Mercer ...	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Gill, Frederick ...	Late of Wood Stanway, Gloucestershire, but whose address is now unknown	Farmer ...	Cheltenham...	3 of 1904	Charles Scott ...	Station-road, Gloucester	Official Receiver ...	Sept. 21, 1904
Lamb, Edmund ...	Residing at 52, Filkins-lane, in the city of Chester, and carrying on business at Hoole-lane and Tarvin Bridge, Chester aforesaid	Brickmaker ...	Chester ...	6 of 1903	Llewelyn Hugh-Jones	Crypt-chambers, Chester	Official Receiver ...	Sept. 28, 1904
Andrews, George ...	Residing and carrying on business at 49, Claremont-road, Rugby, in the county of Warwick	Beer Retailer, Florist and General Grocer	Coventry ...	8 of 1904	Charles James Band	8, High-street, Coventry	Official Receiver ...	Sept. 21, 1904
Parkes, Charles Harry ...	Residing and carrying on business at the Lord Nelson Inn, 56, Smithford-street, Coventry, in the county of Warwick	Licensed Victualler ...	Coventry ...	5 of 1904	Charles James Band	8, High-street, Coventry	Official Receiver ...	Sept. 21, 1904
Fullwood, Louisa ...	99, Bath-street, Ilkeston, in the county of Derby, carrying on business separately and apart from her husband at 99, Bath street, Ilkeston aforesaid, and formerly carrying on business at 78, Station-road, Ilkeston aforesaid	Fishmonger, late Fishmonger and General Dealer, the Wife of Moses Fullwood	Derby ...	44 of 1901	Robert Rhodes ...	18, Low - pavement, Nottingham	Chartered Accountant	Sept. 27, 1904
Bingham, John Henry ...	Late of High-street, and now of Meadow-lane, both in Long Eaton, Derbyshire	Clerk ...	Derby and Long Eaton	27 of 1903	Frederick Stone ...	47, Full-street, Derby	Official Receiver ...	Sept. 28, 1904
Johnson, Herbert ...	Victoria-street, Eastwood, in the county of Nottingham	Grocer and Beer Retailer	Derby and Long Eaton	29 of 1903	Archibald Galland Mellors	1, King John's-chambers, Bridlesmith - gate, Nottingham	Chartered Accountant	Oct. 6, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Mar'rs.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Stokes, Thomas ... ..	22 and 23, Sadler-gate, Derby, Derbyshire	Tailor ... ..	Derby and Long Eaton	39 of 1902	Frederick Stone ...	47, Full-street, Derby ...	Official Receiver ...	Sept. 21, 1904
Ledger, George ... ..	Staincliffe - road, Dewsbury, in the county of York, and carrying on business at Staincliffe-road, Dewsbury aforesaid	Greengrocer and Coal Dealer	Dewsbury ... ..	5 of 1904	Edgar Ernest Deane	Bank - chambers, Corporation-street, Dewsbury	Official Receiver ...	Sept. 21, 1904
Marsden, James William (Deceased)	Late of 27, Warren-street, Savile Town, near Dewsbury, in the county of York	Mineral Water Manufacturer	Dewsbury ... ..	7 of 1904	Edgar Ernest Deane	Bank - chambers, Corporation-street, Dewsbury	Official Receiver ...	Sept. 21, 1904
Wareham, Ernest Sidney (carrying on business as Sidney Wareham)	Residing at Rose Cottage, the Plocks, Blandford, in the county of Dorset, and carrying on business at 34, Salisbury - street, Blandford aforesaid	Grocer ... ..	Dorchester ... ..	2 of 1904	Frederick Aston Dawes	City-chambers, Endless-street, Salisbury	Official Receiver ...	Sept. 21, 1904
Clay, Zachariah (carrying on business under the style or name of Clay Bros.)	Residing at Belgrave House, Halesowen-street, Blackheath, in the parish of Rowley Regis, in the county of Stafford, and carrying on business at Blackheath Rivet Works, Halesowen-street, Blackheath aforesaid	Bolt, Nut and Rivet Maker	Dudley ... ..	4 of 1904	Edward Percy Jobson	199, 198, Wolverhampton-street, Dudley	Official Receiver ...	Sept. 21, 1904
Willetts, William ...	11, Lawrence-lane, Old Hill, in the parish of Rowley Regis, Staffordshire	Odd Work Manufacturer	Dudley ... ..	6 of 1904	Edward Percy Jobson	199, Wolverhampton-street, Dudley	Official Receiver ...	Sept. 28, 1904
Adams, Richard Thomas (carrying on business as R. T. Adams and Co.)	Halstead House, St. Ann's-road, Tottenham, Middlesex, and carrying on business at 573, Seven Sisters-road, Tottenham aforesaid	Leather Case Manufacturer	Edmonton ... ..	15 of 1903	Cecil Mercer ...	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904
Cunningham, John Crawford	Lucas House, Goff's Oak, Cheshunt, Hertfordshire	Cattle Dealer ... ..	Edmonton ... ..	22 of 1903	Cecil Mercer ...	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Wright, Henry Charles ...	Residing at 93, Dongola-road, Philip-lane, Tottenham, Middlesex, and carrying on business at 52A, West Green-road, Tottenham aforesaid, lately residing at 182, Philip-lane, Tottenham aforesaid, and lately carrying on business at 17, West Green-road, Tottenham, and at 182, Philip-lane, Tottenham aforesaid	Greengrocer ... ..	Edmonton ... ..	21 of 1903	Cecil Mercer ... ..	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904
Mudge, Thomas ... (Deceased)	Late of Dacombe, Coffinswell, Devonshire	Farmer ... ..	Exeter ... ..	46 of 1903	Arthur Edward Ward	9, Bedford-circus, Exeter	Official Receiver ...	Sept. 28, 1904
Dunning, Percy Albert ...	Vallis Way, Frome, Somersetshire	Baker and Grocer ... ..	Frome ... ..	7 of 1903	Frank Lawson Clark	26, Baldwin-street, Bristol	Official Receiver ...	Sept. 21, 1904
Wheeler, John Charles ...	Chapmanslade, Wilts ... ..	Dealer ... ..	Frome ... ..	5 of 1903	Frank Lawson Clark	26, Baldwin-street, Bristol	Official Receiver ...	Sept. 21, 1904
Mortimer, William ...	Arlingham, and carrying on business at Ebley and Sharpness, all in Gloucestershire	Butcher... ..	Gloucester ... ..	6 of 1904	Charles Scott ... ..	Station-road, Gloucester	Official Receiver ...	Sept. 21, 1904
Stubbs, Francis Herbert	19, Edwy-parade, Gloucester, and Priory-road, Gloucester, lately Deans-walk, Gloucester	Carpenter ... ..	Gloucester ... ..	30 of 1903	Charles Scott ... ..	Station-road, Gloucester	Official Receiver ...	Sept. 21, 1904
Thomas, Tom ... ..	Wanswell, near Berkeley, lately Woodford, near Berkeley, both in Gloucestershire	Retired Publican ..	Gloucester ... ..	3 of 1904	Charles Scott ... ..	Station-road, Gloucester	Official Receiver ...	Sept. 21, 1904
Walter, Robert Oscar ...	1, Worcester-street, Gloucester ...	Coach Builder... ..	Gloucester ... ..	26 of 1903	Charles Scott ... ..	Station-road, Gloucester	Official Receiver ...	Sept. 21, 1904
Kinsley, Walter ... ..	High-street, Ashby, Lincolnshire	Bricklayer ... ..	Great Grimsby ... ..	26 of 1903	Arthur Stewart Maples	Trinity House-lane, Hull	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Aldred, Henry William...	Stone Cottage, Bevan - street, Lowestoft, Suffolk	Licensed Victualler ...	Great Yarmouth ...	14 of 1904	H. P. Gould ...	8, King-street, Norwich...	Official Receiver ...	Sept. 21, 1904
Bolton, Alfred ...	Carlton Colville, Suffolk ...	Tailor ...	Great Yarmouth ...	4 of 1904	H. P. Gould ...	8, King-street, Norwich...	Official Receiver ...	Sept. 21, 1904
Hattersley, William Simpson	Formerly of The Morecambe Hotel, Lord-street, Morecambe, Lancashire, recently of 15, Winn-street, and 25, Thomas-street South, both in Halifax, Yorkshire	Formerly Licensed Victualler, recently Mechanical Engineer, but now out of business	Halifax ...	10 of 1903	Edgar Ernest Deane	Townhall - chambers, Halifax	Official Receiver ...	Sept. 21, 1904
Ogden, Hartley ...	19, Allen Royd, Bailiffe Bridge, formerly of Clifton, Brighouse, both in the parish of Halifax, Yorkshire	Labourer, formerly Farmer	Halifax ...	9 of 1904	Edgar Ernest Deane	Townhall - chambers, Halifax	Official Receiver ...	Sept. 21, 1904
Solomon, Philip (trading as P. Solomon and Sons)	Residing at Pellon-terrace and carrying on business at Wards End, both in Halifax, Yorkshire	Tailor ...	Halifax ...	20 of 1903	Edgar Ernest Deane	Townhall - chambers, Halifax	Official Receiver ...	Sept. 21, 1904
Cooke, James Davis ...	64, Emmanuel-road, Hastings, lately residing and carrying on business at Roughter's Farm, Icklesham, Sussex	Of no occupation, late a Farmer	Hastings ...	8 of 1904	E. W. J. Savill ...	4, Pavilion - buildings, Brighton	Official Receiver ...	Sept. 28, 1904
Morgan, Charles (trading as Charles Morgan and Son)	Tanbrook, Widemarsh - street, Hereford	Baker and Shopkeeper	Hereford ...	13 of 1903	M. J. G. Scobie ...	2, Offa-street, Hereford...	Official Receiver ...	Sept. 21, 1904
Square, Ernest ...	Matching Green, near Harlow, in the county of Essex	Gentleman ...	Hertford ...	4 of 1903	Cecil Mercer ...	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

No. 27728.

S

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.
Jolly, Charles Henry ...	Residing at 64, Clarkson-street, but formerly residing and carrying on business at 79 and 81, Norwich-road, and more recently at 42, Norwich-road, all in Ipswich, in the county of Suffolk.	Corn Merchant's Assistant, late a Corn Chandler	Ipswich ... ..	9 of 1904	Frederick Messent...	36, Princes-street, Ipswich	Official Receiver ...	Sept. 28, 1904
Turner, Alfred ... ..	Witnesham, Suffolk ... ..	Miller ... ..	Ipswich ... ..	29 of 1903	William Messent ...	8, Willoughby - road, Ipswich	... ..	Oct. 14, 1904
Blagbrough, James ...	Park Butts, Kidderminster, Worcestershire, formerly of the Park Gate Inn, Stourbridge-road, Kidderminster aforesaid	Commission Agent ...	Kidderminster ...	1 of 1904	Edward Percy Jobson	199, Wolverhampton-street, Dudley	Official Receiver ...	Sept. 21, 1904
Poole, Elizabeth and Wilson, Henry Alfred (trading as E. Poole) ... ..	Kensington House, Mill-street, Kidderminster, in the county of Worcester	Drapers... ..	Kidderminster ...	4 of 1904	Edward Percy Jobson	199, Wolverhampton-street, Dudley	Official Receiver ...	Sept. 21, 1904
Roughton, Robert ...	18, Nene-parade, Wisbech Saint Peter, Cambridge, and carrying on business at Alexandra-road, Wisbech Saint Peter aforesaid	Builder ... ..	King's Lynn... ..	5 of 1903	H. P. Gould ... ..	8, King-street, Norwich..	Official Receiver ...	Sept. 21, 1904
Buffey, Samuel John ...	Residing at 32, New Garden-street, in the city and county of Kingston-upon-Hull	Fruit Dealer ... ..	Kingston-upon-Hull	43 of 1903	Arthur Stewart Maples	Trinity House-lane, Hull	Official Receiver ...	Sept. 21, 1904
Lee, Leonard ... ..	East Mount, Cliff-road, Hornsea, in the East Riding of the county of York	Late Draper's Traveler, now out of business	Kingston-upon-Hull	45 of 1903	Arthur Stewart Maples	Trinity House-lane, Hull	Official Receiver ...	Sept. 21, 1904
Bradley, Arthur ... ..	Late of 33, Otley-road, Headingley, in the city of Leeds, now residing at 18, Beechwood Mount, Burley, Leeds aforesaid	Late Florist and Fruit, Game and Poultry Dealer, now Poultry Dealer's Salesman	Leeds ... ..	20 of 1904	John Bowling ... ..	22, Park-row, Leeds ...	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Duckenfield, James ...	Lately residing at 32, Conway-drive, Harehills-road, but now at 2A, Seaforth-avenue, Harehills-lane, and carrying on business at 10, Market-street, all in the city of Leeds	Cutler ... ..	Leeds ... ..	53 of 1904	John Bowling ...	22, Park-row, Leeds ...	Official Receiver ...	Sept. 21, 1904
Firth, Thomas ... ..	Residing in lodgings at 11, Foster's - buildings, Buslingthorpe-lane, in the city of Leeds, lately carrying on business at Lorry Bank, Buslingthorpe-lane aforesaid	Lately Carting Agent, but now out of business	Leeds ... ..	49 of 1904	John Bowling ...	22, Park-row, Leeds ...	Official Receiver ...	Sept. 21, 1904
Jackson, John ... ..	1, Brandon-buildings, Shadwell, near the city of Leeds, and carrying on business at Hyde Park Corner, Leeds aforesaid	Plumber ... ..	Leeds ... ..	8 of 1904	John Bowling ...	22, Park-row, Leeds ...	Official Receiver ...	Sept. 21, 1904
Smith, Harriet Dawson...	Lately residing at 3, Hoxton-place, Elland-road, now residing at 13, Ellers-grove, Roundhay-road, and carrying on business at 10, Queen Victoria-street, Briggate, all in the city of Leeds	Draper and Costumier, Spinster	Leeds ... ..	139 of 1903	John Bowling ...	22, Park-row, Leeds ...	Official Receiver ...	Sept. 21, 1904
Jacques, Edwin (carrying on business under the style of R. Jacques and Son) ... ..	Residing at the Old Vicarage, Syston, in the county of Leicester, and carrying on business at 21, 23, 25 and 27, Cank-street, in the county borough of Leicester	Chandler ... ..	Leicester ... ..	67 of 1903	Edwin Playster Steeds	20, Friar-lane, Leicester	Chartered Accountant	Oct. 20, 1904
Breese, Robert Stephen...	Church-street, Clun, Salop, late High-street, Clun aforesaid	Painter ... ..	Leominster ... ..	7 of 1903	M. J. G. Scobie ...	2, Offa-street, Hereford...	Official Receiver ...	Sept. 21, 1904
Sturt, Alfred Ambrose ...	The Station Inn, Isfield, Sussex ...	Innkeeper ... ..	Lewes and Eastbourne	2 of 1904	E. W. J. Savill ...	4, Pavilion - buildings, Brighton	Official Receiver ...	Sept. 28, 1904
Wright, Frederick Charles (also trading as Charles Wright and Company)	Bank Buildings, the Square, Retford, and trading at 16, Gateford-road, Worksop, Nottinghamshire	Milliner and General Draper	Lincoln ... ..	12 of 1903	William Newbegin Brackett	21, the Square, Retford	Auctioneer, Valuer, Surveyor, and Estate Agent	Sept. 20, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Bickford, William Jonathan	Tarbock-road, Huyton, near Liverpool, in the county of Lan- caster	Inland Revenue Officer	Liverpool ...	23 of 1904	Frederick Gittins ...	35, Victoria - street, Liverpool	Official Receiver ...	Sept. 21, 1904
Perkins, Frank ...	Residing at 78, Upper Stanhope- street, and carrying on business at 33, Edge-lane, both in the city of Liverpool	Stationer and Printer	Liverpool ...	85 of 1903	Frederick Gittins ...	35, Victoria - street, Liverpool	Official Receiver ...	Sept. 28, 1904
Tibbott, David (carrying on business alone under the style or firm of D. Tibbott and Son)	At 71, Bagot-street, Liverpool, in the county of Lancaster	General Dealer ...	Liverpool ...	19 of 1904	Frederick Gittins ...	35, Victoria - street, Liverpool	Official Receiver ...	Sept. 21, 1904
Verdon, Peter ...	Mossfield, 5, Childwall - road, Wavertree, Liverpool, in the county of Lancaster	Cattle Salesman ...	Liverpool ...	11 of 1904	Frederick Gittins ...	35, Victoria - street, Liverpool	Official Receiver ...	Sept. 21, 1904
Webb, Edward ...	99, Tetlow-street, Liverpool, in the county of Lancaster, and lately carrying on business at 19, Luton - grove, Liverpool aforesaid	Wood Turner ...	Liverpool ...	8 of 1904	Frederick Gittins ...	35, Victoria - street, Liverpool	Official Receiver ...	Sept. 19, 1904
White, Samuel Henry Duoros	Residing at 37, St. Paul's-road, Seacombe, in the county of Chester, and carrying on busi- ness at 56, 58 and 95, Mill-street, 53, St. James-place, and 18, Granby-street, in the city of Liverpool, and at 37, St. Paul's- oad, Seacombe	Chandler ...	Liverpool ...	39 of 1903	Benjamin Howorth	26, North John-street, Liverpool	Chartered Account- ant	Oct. 6, 1904
Pearse, Frank ...	Chapel-street, Luton, Bedford- shire, lately residing at Brook- street, Luton, and carrying on business at 19, Castle-street, Luton	Auctioneer and Estate Agent	Luton ...	22 of 1902	Thomas Keens ...	53, George-street, Luton	Incorporated Ac- countant	Sept. 27, 1904
Collins, James William...	Snodland, Kent, lately carrying on business at Snodland afore- said	Butcher ...	Maidstone ...	1 of 1904	R. T. Tatham ...	9, King-street, Maid- stone	Official Receiver ...	Sept. 21, 1904
Hearnden, Charles ...	13, Water-lane, Maidstone, Kent	Coal Merchant ...	Maidstone ...	4 of 1904	R. T. Tatham ...	9, King-street, Maidstone	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Thomson, Ellen ...	21, Mote-road, Maidstone, in the county of Kent	Widow ...	Maidstone ...	6 of 1904	R. T. Tatham ...	9, King-street, Maidstone	Official Receiver ...	Sept. 21, 1904
Bennett, Joseph ...	Now residing at 1, Union-terrace, Cheetham Hill, Manchester, lately residing at 54, Heywood-street, Moss Side, near Manchester, previously at 55, Meadow-street, Moss Side aforesaid, and prior thereto at 82, Moss-lane West, Moss Side aforesaid, and now carrying on business at 1, Union-terrace aforesaid, but formerly at 159, Alexandra-road, Moss Side aforesaid	Grocer and Provision Dealer	Manchester ...	77 of 1903	Christopher Jenkins Dibb	Byrom-street, Manchester	Official Receiver ...	Sept. 21, 1904
Rourke, Owen ...	Now residing at 17, Sugar-lane, Shudehill, Manchester, but formerly at 35, Cawdor-street, Fallowfield, near Manchester							
Rourke, John, and Rourke, Thomas (trading together in co-partnership under the style of	Both residing at 14, Carrill-grove East, Levenshulme, near Manchester							
Owen Rourke ... and under the style of	At Pickford-street, Ancoats, and Shudehill Market, both in Manchester	Confectioners ...	Manchester ...	59 of 1902	Christopher Jenkins Dibb	Byrom-street, Manchester	Official Receiver ...	Sept. 21, 1904
E. Usher and Co.) ...	At Smithfield Market ...	Booksellers						
Tyrrell, Peter ...	Residing and carrying on business at Stamford Park-road, Altrincham	Fishmonger and Poulterer	Manchester ...	22 of 1904	Christopher Jenkins Dibb	Byrom-street, Manchester	Official Receiver ...	Sept. 21, 1904
Welsby, Frank Albert (trading under the style or firm of Frank Welsby and Co.)	8, Thurlby-street, Richmond-grove, Longsight, Manchester, in the county of Lancaster, and carrying on business at Prince's-chambers, 16, John Dalton-street, Manchester aforesaid	Agent for Chemical Plant Manufacturers	Manchester ...	83 of 1903	Christopher Jenkins Dibb	Byrom-street, Manchester	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Davies, David John (trading as D. J. Davies and Co.)	235, Lower High-street, Dowlais, in the county of Glamorgan	Grocer and Provision Merchant	Merthyr Tydfil ...	32 of 1903	William Daniel Lewes	135, High-street, Merthyr Tydfil	Official Receiver ...	Sept. 28, 1904
Gibson, Amos Tallentire	Avenue Cottages, Acklam, Middlesbrough, in the county of York, formerly carrying on business at Sandriggs, Soulby, Kirkby Stephen, in the county of Westmorland	Farm Labourer, formerly Farmer	Middlesbrough ...	7 of 1904	John Richard Stubbs	8, Albert-road, Middlesbrough	Official Receiver ...	Sept. 21, 1904
Lowe, Levi, and Lowe, Albert Henry	Wollerton, near Market Drayton, Salop	Brick and Tile Manufacturers	Nantwich and Crewe	10 of 1903	T. Bullock ...	King-street, Newcastle, Staffordshire	Official Receiver ...	Sept. 28, 1904
Harries, James William	Berian House, Jersey - road, Blaen-Gwynfi, in the county of Glamorgan	Builder ... ..	Neath and Aberavon	17 of 1903	Thomas Thomas ...	31, Alexandra-road, Swansea	Official Receiver ...	Sept. 21, 1904
Adamson, John Arkless	Residing at 5, Promontory-terrace, Whitley Bay, and carrying on business at 9, Bigg Market, Newcastle-on-Tyne, 43, Huddleston-street, Cullercoats, and 39, High-street East, Wallsend, all in the county of Northumberland	Draper ... ..	Newcastle-on-Tyne	1 of 1903	John Martin Winter	16, Market-street, Newcastle-on-Tyne	Chartered Accountant	Sept. 23, 1904
Hill, M. ... ..	70, Clara - street, Benwell, Northumberland, lately residing and trading at 113, High West-street, Gateshead, county of Durham	Draper, a Married Woman	Newcastle-on-Tyne	13 of 1904	John Grant Gibson	30, Mosley-street, Newcastle-on-Tyne	Official Receiver ...	Sept. 23, 1904
Scott, Edward ... ..	Nicholson - terrace, Clousden-Hill, Forest Hall, Northumberland	General Dealer ...	Newcastle-on-Tyne	72 of 1903	John Grant Gibson	30, Mosley-street, Newcastle-on-Tyne	Official Receiver ...	Sept. 21, 1904
Shadforth, John Thomas	Lately residing at Willow House, Walker-on-Tyne, Northumberland	Iron Master ... ..	Newcastle-on-Tyne	21 of 1904	John Grant Gibson	30, Mosley-street, Newcastle-on-Tyne	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Downes, Jesse ... ..	Commercial Inn, Pontymister, in the county of Monmouth	Licensed Victualler and Builder	Newport, Mon. ..	5 of 1904	George Henry Llewellyn	Westgate - chambers, Newport, Mon.	Official Receiver ...	Sept. 21, 1904
Hyett, Frank ... ..	20, Church-street, Monmouth, in the county of Monmouth	Fishmonger, General Dealer, Fruiterer, and Poulterer	Newport, Mon. ...	7 of 1904	George Henry Llewellyn	Westgate - chambers, Newport, Mon.	Official Receiver ...	Sept. 21, 1904
James, Reuben Maurice	Canisham Cottage, Woolaston, near Lydney, in the county of Gloucester	Insurance Agent ...	Newport, Mon. ...	38 of 1903	George Henry Llewellyn	Westgate - chambers, Newport, Mon.	Official Receiver ...	Sept. 28, 1904
Watts, Walter Ernest ...	1, Clyffard-crescent, and 8, St. Woollos-road, both in Newport, in the county of Monmouth	Journeyman Plumber and Sanitary Earthenware Dealer	Newport, Mon. ..	1 of 1904	George Henry Llewellyn	Westgate - chambers, Newport, Mon.	Official Receiver ..	Sept. 21, 1904
Wendes, Thomas Jonas...	Castle View Cottage, Worsley-road, Newport, in the Isle of Wight	Woodman ... ..	Newport and Ryde...	34 of 1903	Harry Castell Damant	19, Quay-street, Newport, Isle of Wight	Official Receiver ...	Sept. 28, 1904
Todd, Arthur ... ..	Ure Bank-terrace, Ripon, Yorkshire	Manufacturer's Agent	Northallerton ...	12 of 1903	John Richard Stubbs	8, Albert-road, Middlesbrough	Official Receiver ...	Sept. 28, 1904
Bliss, William ... ..	Wavendon, in the county of Buckingham	Hay and Straw Merchant	Northampton ...	22 of 1903	James Henry Fletcher	County Court-buildings, Northampton	High Bailiff... ..	Sept. 27, 1904
Brooks, Henry John ...	Myrtle Cottage, Rowington-road, Lakenham, in the county of the city of Norwich, lately carrying on business at 44, St. Stephen's-street, in the said city	Butcher ... ..	Norwich ... ..	26 of 1903	H. P. Gould ... ..	8, King-street, Norwich...	Official Receiver ...	Sept. 21, 1904
Potter, Daniel Womack...	Besthorpe, Norfolk... ..	Farmer and Dealer ...	Norwich ... ..	3 of 1904	H. P. Gould... ..	8, King-street, Norwich...	Official Receiver ...	Sept. 21, 1904
Roberts, John William ...	Residing at the house of his Wife, 151, Gladstone-street, New Basford, lately residing and trading at 362, Radford-road, both in Nottingham	Grocer's Assistant, lately Grocer and Provision Dealer	Nottingham ...	30 of 1903	Thomas Gourlay ...	4, Castle-place, Park-street, Nottingham	Official Receiver ..	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Hurst, John ...	Prince William of Gloucester Hotel, Oldham, Lancashire	Innkeeper ...	Oldham ...	18 of 1903	Thomas Wrigley Chadwick	27, Queen-street, Oldham	Auctioneer and Valuer	Oct. 6, 1904
Meadowcroft William ...	20, Trough-gate Hollins, Hollinwood, Lancashire	Coal Dealer ...	Oldham ...	15 of 1903	Hesketh Booth ...	Greaves-street, Oldham	Official Receiver ...	Sept. 21, 1904
Waugh, George William	2, Lytton-street, Oldham, in the county of Lancaster, lately residing and carrying on business at 46, Market-street, Shaw, near Oldham aforesaid	Confectioner ...	Oldham ...	21 of 1903	Hesketh Booth ...	Greaves-street, Oldham	Official Receiver ...	Sept. 21, 1904
Woodward, Frederick ...	413, Ashton-road, Oldham, in the county of Lancaster, and lately residing and carrying on business at 397, Ashton-road, Oldham aforesaid	Builder and Contractor	Oldham ...	14 of 1903	Hesketh Booth ...	Greaves-street, Oldham	Official Receiver ...	Sept. 21, 1904
Beckett, James (carrying on business under the style of J. Beckett and Coy.)	17, Stert-street, Abingdon, in the county of Berks	Tailor and Clothier ...	Oxford ...	14 of 1902	George Mallam ...	1, St. Aldates, Oxford ...	Official Receiver ...	Sept. 28, 1904
Faulkner, Lina ...	Deeping St. James, in the county of Lincoln	Wheelwright and Coachbuilder, a Married Woman, trading separate and apart from her Husband, and having separate estate	Peterborough ...	15 of 1903	Howard William Cox	5, Petty Cury, Cambridge	Official Receiver ...	Sept. 21, 1904
Parker, Frederick ...	Havelock-street and Spring Gardens, both in Spalding, in the county of Lincoln	Builder and Contractor	Peterborough ...	17 of 1903	Howard William Cox	5, Petty Cury, Cambridge	Official Receiver ...	Sept. 21, 1904
Smith, Ernest Edward ...	9, Yeomans-terrace, St. Budeaux, in the county of Devon	Butcher ...	Plymouth and East Stonehouse	20 of 1903	Thomas Henry Geake	6, Athenssum - terrace, Plymouth	Official Receiver ...	Sept. 21, 1904
John, Evan ...	139, Tyntyla - road, Ystrad Rhondda, Glamorganshire	Grocer and Beer Dealer	Pontypridd, Ystrad-yfodwg, and Porth	34 of 1903	William Daniel Lewes	135, High-street, Merthyr Tydfil	Official Receiver ...	Sept. 28, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Ladd, James Bowen ...	Manchester House, High-street, Llantrisant, Glamorganshire	Draper ... ..	Pontypridd, Ystrad-yfodwg, and Porth	31 of 1903	William Daniel Lewes	135, High-street, Merthyr Tydfil	Official Receiver ...	Sept. 21, 1904
Duke, William ... ..	Residing and carrying on business at 60, Bargates, Christchurch, in the county of Southampton	Furniture, Oil and General Dealer	Poole... ..	31 of 1903	Frederick Dawes Aston	City-chambers, Endless-street, Salisbury	Official Receiver ...	Sept. 21, 1904
Hayward, Frank ... ..	50, High-street, Christchurch in the county of Hants	Jeweller ... ..	Poolc... ..	29 of 1903	Frederick Dawes Aston	City-chambers Endless-street, Salisbury	Official Receiver ...	Sept. 21, 1904
Withers, George Henry...	West-street, Wimborne, Dorset ...	Baker ... ..	Poole... ..	23 of 1903	Frederick Dawes Aston	City-chambers, Endless-street, Salisbury	Official Receiver ...	Sept. 21, 1904
Jones, John Herbert ...	Tynyfynwent, Llanrwst, in the county of Denbigh	Solicitor ... ..	Portmadoc and Festiniog	15 of 1902	Walter Conway ...	8, Old Bank Buildings, Chester	Chartered Accountant	Oct. 14, 1904
Banks, Annie Ada ... ..	10A, Elm-road, Landport, Hants...	Clothier and Fancy Dealer, Widow	Portsmouth ... ..	5 of 1904	W. F. J. Hunt ...	Cambridge Junction, High-street, Portsmouth	Official Receiver ...	Sept. 28, 1904
Martin, Emma ... ..	35, Church-street, Fleetwood, Lancashire	Draper ... ..	Preston ... ..	37 of 1903	Charles Harvey Plant	14, Chapel-street, Preston	Official Receiver ...	Sept. 21, 1904
Beale, Joseph Robert ...	46, Crown-street, Reading ...	Cycle Maker and Dealer	Reading ... ..	13 of 1903	Cecil Mercer... ..	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904
Green, Allan Williams ...	11, Market-place, Wokingham, lately residing at Homesleigh Villa, Easthampstead - road, Wokingham	Builder ... ..	Reading ... ..	12 of 1903	Cecil Mercer ...	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904
Clegg, Edmund ... ..	Drybank Farm, Wardle, near Rochdale, in the county of Lancaster	Farmer and Collier ...	Rochdale ... ..	8 of 1903	Hesketh Booth ...	Greaves-street, Oldham...	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—*continued.*

No. 27728.

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.
Pilling, Hannah ...	Now of 4A, Pitt-street, Rochdale, in the county of Lancaster, formerly carrying on business, separate and apart from her Husband, at 9, Copsnagen-street, Rochdale aforesaid	Married Woman, of no occupation, formerly a Property Agent	Rochdale ...	6 of 1901	Hesketh Booth ...	Greaves-street, Oldham...	Official Receiver ...	Sept. 21, 1904
Shackleton, William ...	Residing at 25, Holroyd-street, and carrying on business at Livsey-street, both in Rochdale, in the county of Lancaster	Coach Builder...	Rochdale ...	9 of 1903	Hesketh Booth ...	Greaves-street, Oldham...	Official Receiver ...	Sept. 21, 1904
J. Darlington, John William	Residing and carrying on business at 202, High-street, Chatham, Kent	Wholesale Tobacconist	Rochester ...	8 of 1904	R. T. Tatham ...	9, King-street, Maidstone	Official Receiver ...	Sept. 21, 1904
Day, Alfred ...	The Half Moon, Northfleet, Kent	Licensed Victualler ...	Rochester ...	16 of 1904	R. T. Tatham ...	9, King-street, Maidstone	Official Receiver ...	Sept. 21, 1904
Jones, Edwin Edmund ...	Crook Log, Bexley Heath, Kent...	Dairyman ...	Rochester ...	27 of 1903	R. T. Tatham ...	9, King-street, Maidstone	Official Receiver ...	Sept. 21, 1904
Radford, Llewellyn Watson	7, Montford-road, Strood, Rochester, Kent, lately residing and carrying on business at 52, High-street, Strood aforesaid	Of no occupation, lately Draper	Rochester ...	18 of 1904	R. T. Tatham ...	9, King-street, Maidstone	Official Receiver ...	Sept. 21, 1904
Hill, William Thomas ...	19, Winchester-street, Ludgershall, in the county of Wilts	Boot and Shoe Dealer	Salisbury ...	6 of 1903	Frederick Aston Dawes	City-chambers, Endless-street, Salisbury	Official Receiver ...	Sept. 21, 1904
Sellers, James Harrison...	Residing at 8, Clarence-lane, North-street, and carrying on business at West Pier, both in Scarborough, in the county of York, formerly residing at 11, Church-street, and 47, Princess-street, Scarborough aforesaid	Fish Merchant ...	Scarborough ...	28 of 1903	Donald Sween Mackay	74, Newborough, Scarborough	Official Receiver ...	Sept. 28, 1904
Smith, John Edward ...	Residing at 152, Edward-street, and carrying on business at 87, Meadow-street, both in the city of Sheffield	Grocer ...	Sheffield ...	4 of 1904	John Charles Olegg	Figtree-lane, Sheffield ...	Official Receiver ...	Sept. 21, 1904

THE LONDON GAZETTE, OCTOBER 28, 1904.

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NOTICES OF RELEASE OF TRUSTEES—*continued.*

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Spittlehouse, George Walter	90, Stafford-road, Park, and 45, Killing Shambles, both in the city of Sheffield, Yorkshire	Wholesale Butcher ...	Sheffield ...	72 of 1903	John Charles Clegg	Figtree-lane, Sheffield ...	Official Receiver ...	Sept. 21, 1904
Wagstaff, George ...	Bawtry, in the county of York ...	Castrator ...	Sheffield ...	88 of 1903	John Charles Clegg	Official Receiver's Offices, Figtree-lane, Sheffield	Official Receiver ...	Sept. 21, 1904
Jones, Herbert (trading as Jones and Son)	Coton Hill Nurseries, and 7, Shoplatch, Shrewsbury, Salop	Nurseryman and Seedsman	Shrewsbury ...	6 of 1903	James Vine ...	12, High-street, Shrewsbury	Incorporated Accountant	Oct. 20, 1904
Lury, Harford ...	Residing and carrying on business at Thornhill, Highfield-lane, in the county borough of Southampton, formerly of Willow Bank, Spring-road, in the county borough of Southampton	Flour Factor ...	Southampton ...	1 of 1904	William Frederick James Hunt	Midland Bank-chambers, High-street, Southampton	Official Receiver ...	Sept. 28, 1904
Nutt, George Ostin (trading as George Nutt)	Now in lodgings at 17, Corn-hill, Wolverhampton, Staffordshire, recently residing and carrying on business in South-street, The Delph, Brierley Hill, in the county of Stafford	Warehouse Salesman, recently Grocer	Stourbridge ...	9 of 1903	Edward Percy Jobson	199, Wolverhampton-street, Dudley	Official Receiver ...	Sept. 21, 1904
Elston, John ...	The Greyhound, Cambria-place, Swindon, in the county of Wilts	Innkeeper ...	Swindon ...	17 of 1903	Harry Bevir ...	38, Regent-circus, Swindon	Official Receiver ...	Sept. 28, 1904
Phillips, William ...	Glanwern House, Castle-street, Abertillery, Monmouthshire	Builder ...	Tredegar ...	5 of 1903	Charles Edwin Dovey	31, Queen-street, Cardiff	Chartered Accountant	Sept. 23, 1904
Hendy, Jane (Widow) and Hendy, Henry	89, Market Jew-street, Penzance, Cornwall	Boat Owners and Fishmongers	Truro ...	3 of 1904	G. Appleby Jenkins	Boscawen-street, Truro	Official Receiver ...	Sept. 21, 1904
Thomas, John ...	Carnmarth, Gwennap, and carrying on business at Redruth, both in Cornwall	Coal Dealer ...	Truro ...	29 of 1903	G. Appleby Jenkins	Boscawen-street, Truro	Official Receiver ...	Sept. 21, 1904

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Webb, Edward Francis...	Residing at Newton Hill, and carrying on business at 38, Southgate, both in the city of Wakefield	Bookbinder ... ..	Wakefield ... ..	36 of 1903	John Bickersteth Ottley	6, Bond-terrace, Wakefield	Official Receiver ...	Sept. 21, 1904
Chappel, Charles Ellison	Residing at 26, Fairfield-road, Stockton Heath, Cheshire, and now carrying on business at Gaskell-street, Stockton Heath aforesaid, but formerly carrying on business with a partner, under the style of Chappel and Millington, at 36, Fairfield-road aforesaid	Builder and Contractor	Warrington ... ..	7 of 1903	Christopher Jenkins Dibb	Byrom - street, Manchester	Official Receiver ...	Sept. 21, 1904
Percival, Daniel ... ..	School Farm, Appleton, Cheshire	Farmer ... ..	Warrington ... ..	6 of 1903	John Mainwaring ...	75A, Bridge-street, Warrington	Accountant ... ..	Sept. 27, 1904
Potter, James ... ..	Deakin's Farm, Croft, near Warrington, in the county of Lancaster	Farmer ... ..	Warrington ... ..	1 of 1904	Christopher Jenkins Dibb	Byrom - street, Manchester	Official Receiver ...	Sept. 21, 1904
Danks, John Alfred ... ..	106, Hill Top, West Bromwich, in the county of Stafford	Baker ... ..	West Bromwich ... ..	13 of 1902	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 21, 1904
Hall, Thomas ... ..	Ada-road, Smethwick, in the county of Stafford	Fruiterer ... ..	West Bromwich ... ..	10 of 1903	Luke Jesson Sharp	174, Corporation-street, Birmingham	Official Receiver ...	Sept. 28, 1904
Hales, William ... ..	56, Scholes, Wigan... ..	Draper and Milliner ...	Wigan ... ..	3 of 1904	Theodore Gregory ...	32, York-street, Manchester	Chartered Accountant	Oct. 12, 1904
Nocholds, William ... ..	Leggat's Corner, South-road, Southall, in the county of Middlesex, and of 3, Chatsworth-gardens, Acton Hill, in the county of Middlesex, and of Wyatt's-yard, Southall Green, in the said county	Wholesale Ironmonger	Windsor ... ..	15 of 1903	Cecil Mercer ... ..	14, Bedford-row, London, W.C.	Official Receiver ...	Sept. 21, 1904

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NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Rees, Watkin Rhyce ...	37, Victoria-street, Wolverhampton, in the county of Stafford	Hatter and Hosier ...	Wolverhampton ...	39 of 1903	Samuel Wells Page	30, Lichfield-street, Wolverhampton	Official Receiver ...	Sept. 21, 1904
Charles, Harry ...	Bridgic-street, Pershore, Worcestershire	No occupation...	Worcester ...	37 of 1903	Luke Jesson Sharp...	45, Copenhagen-street, Worcester	Official Receiver ...	Sept. 28, 1904
Surman, John ...	The Mount, Burcot, Bromsgrove, Worcestershire	Insurance Agent ...	Worcester ...	2 of 1904	Luke Jesson Sharp...	45, Copenhagen-street, Worcester	Official Receiver ...	Sept. 21, 1904
Garrard, Claude B. ...	Brook House, Oswestry, in the county of Shropshire, and now of East Heath Lodge, Wokingham, in the county of Berkshire	Gentleman ...	Wrexham ...	11 of 1903	Llewelyn Hugh-Jones	Crypt-chambers, Chester	Official Receiver ...	Sept. 28, 1904
Smart, Charles Stanley	The Swan Inn, Misterton, Somersetshire	Licensed Victualler ...	Yeovil ...	1 of 1904	Frederick Aston Dawes	City-chambers, Endless-street, Salisbury	Official Receiver ...	Sept. 21, 1904
Poppleton, Thomas ...	Late of 18, Wentworth-road, in the city of York, now of 20, Sutherland Mount, Harchills, Leeds, in the county of York	Late Builder, now out of business	York ...	19 of 1901	Donald Mackay Sween	The Red Horse, Duncombe-place, York	Official Receiver ...	Sept. 21, 1904
Sellers, Robert ...	Residing and carrying on business at Wilberfoss, in the county of York	Blacksmith ...	York ...	49 of 1903	Donald Mackay Sween	The Red House, Duncombe-place, York	Official Receiver ...	Sept. 21, 1904

Pursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.  
E. HOUGH, Inspector-General in Bankruptcy.

THE COMPANIES ACTS, 1862 to 1900.

WINDING-UP ORDERS.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of Order.	Date of Presentation of Petition.
A. Boguslavsky and Company Limited ... ..	83, Piccadilly, in the county of London ... ..	High Court of Justice	00235 of 1904	Oct. 25, 1904 ...	Aug. 17, 1901
Barbour's Preparations Limited ... ..	334, Goldhawk-road, Hammersmith, in the county of London	High Court of Justice	00238 of 1904	Oct. 25, 1904 ...	Aug. 19, 1904
Constantinople Engineering and Shipbuilding Company Limited ... ..	30, Moorgate-street, in the city of London ... ..	High Court of Justice	00241 of 1904	Oct. 25 1904 ...	Aug. 19, 1904
Isaac Frost and Sons Limited... ..	8, Allen-street, Clerkenwell, in the county of London ... ..	High Court of Justice	00214 of 1904	Oct. 25, 1904 ...	July 27, 1904
Morgan Marshall and Company Limited ... ..	14, 16, and 18, Queen Victoria-street, London, E.C. ... ..	High Court of Justice	00236 of 1904	Oct. 25, 1904 ...	Aug. 17, 1904
Motor Manufacturing Company Limited ... ..	95, New Bond-street, in the county of London ... ..	High Court of Justice	00242 of 1904	Oct. 25, 1904 ...	Aug. 22, 1904

NOTICES OF INTENDED DIVIDENDS.

Name of Company.	Address of Registered Office.	Court.	Number.	Last Day for Receiving Proofs.	Name of Liquidator.	Address.
Harry South and Company Limited	10 and 12, Garrick-street, in the county of London	High Court of Justice	00375 of 1901	Nov. 12, 1904	Henry Hayes Hilton	24, Coleman-street, London, E.C.
Allison, Johnson and Foster Limited	11 and 12, Blanket-row, Kingston-upon-Hull	Kingston-upon-Hull	1 of 1902	Nov. 11, 1904	Arthur Stewart (Maples, Official Receiver and Liquidator	Trinity House-lane, Hull
Rothwell Machine Company Limited	31, Newarke-street, Leicester	Leicester	2 of 1904	Nov. 15, 1904	Edwin Playster Steeds	20, Friar-lane, Leicester

NOTICE OF RELEASE OF LIQUIDATOR.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Liquidator's Name.	Liquidator's Address.	Date of Release.
Press Limited	Suffolk House, 5, Laurence, Pountney-hill, Cannon-street, in the city of London	High Court of Justice	0097 of 1902	Harold de Vaux Brougham, Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.C.	Oct. 12, 1904

Pursuant to the Companies (Winding-up) Act, 1890, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.  
E. HOUGH.

*NOTICE.—All Notices and Advertisements are published in the London Gazette at the risk of the Advertiser.*

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*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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*Scale of Charges for Advertisements, which must be received by the Printer before 2 o'clock on the day previous to publication.*

Notices under the Bankruptcy Acts (except as below), 5s.

Notices under Bankruptcy (Discharge and Closure) Act, 1887, 10s.

Notices under the Companies Winding-up Act, 1890, as authorized by the Act or Rules, 5s. Other Companies Winding-up Notices at the undermentioned Scale Charges.

Notices under the County Courts Equitable Jurisdiction Act, 1865, when received from the Registrar of County Court Judgments, 10s.

Friendly Societies Notices, 5s.

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