Dumb. 28198.



The London Gazette.

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FRIDAY, NOVEMBER 20, 1908.

Foreign Office,

May 1, 1908.

The KING has been graciously pleased to appoint—

Captain David Lockhart Robertson Lorimer, to be His Majesty's Consul for Arabistan, to reside at Ahwaz.

Foreign Office,

July 1, 1908.

The KING has been graciously pleased to appoint—

Charles Herman de Lemos, Esq., to be His Majesty's Consul for the States of Bolivar and Bermudez, and the Territories of Cristobal Colon, Delta - Amacuro, Amazonas, and Yuruary, to reside at Ciudad Bolivar.

Foreign Office,

July 1, 1908.

[The following notification is substituted for that which appeared in the London Gazette of the 28th of August last.]

The KING has been graciously pleased to appoint—

Henry Tom, Esq., to be His Majesty's Vice-Consul for the United States of Venezuela, with the exception of the States of Bolivar and Bermudez, and the Territories of Cristobal Colon, Delta-Amacuro, Amazonas, and Yuruary, to reside at Carácas.

Foreign Office,

November 14, 1908.

The KING has been pleased to approve of— Mr. Jacob Zellweger as German Consul at Freetown for Sierra Leone; and

Mr. Heinrich Schultze as German Vice-Consul at Entebbe for the Uganda Protectorate.

> Scottish Office, Whitehall, 17th November, 1908.

The KING has been pleased, by Warrants under His Majesty's Royal Sign Manual, bearing date the 14th instant, to direct Letters Patent to be passed under the Seal appointed to be kept and made use of in place of the Great Seal of Scotland, granting the rank and dignity of Counsel to His Majesty to James Gardner Millar, Esq., Advocate, and Andrew Macbeth Anderson, Esq., Advocate, Members of the Scotlish Bar.

Scottish Office, Whitehall, 17th November, 1908.

The KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 14th instant, to appoint George Dean, Esq., M.B., C.M., to be Professor of Pathology in the University of Aberdeen.

Scottish Office, Whitehall, 17th November, 1908.

The Secretary for Scotland has been pleased, by Warrant under his hand and seal, dated 17th instant, to appoint Alexander Ramsay, Esq., Solicitor, to be Clerk to the Justices of the Peace of the Shire of Elgin, in the room of John Wink, Esq., deceased.

Privy Council Office, November 20, 1908.

MERCHANT SHIPPING ACT, 1894

Notice is hereby given that, after the expiration of forty days from the date hereof, it is proposed to submit to His Majesty in Council, in pursuance of the above-mentioned Act, the draft of an Order in Council approving certain Rules for the Navigation of the River Hull.

And notice is hereby further given that, in accordance with the provisions of the Rules Publication Act, 1893, copies of the proposed draft Order in Council can be obtained by any public body, within forty days of the date of this notice, at the Privy Council Office, Whitehall.

EXPLOSIVES ACT, 1875.

The Right Honourable Herbert John Gladstone, one of His Majesty's Principal Secretaries of State, in virtue of the powers conferred on him by section 53 of the Explosives Act, 1875, has appointed Sergeant Francis Gillespie, No. 54,138, of the Royal Irish Constabulary, to be an Inspector for Ireland under the said Act.

Whitehall, 19th November, 1908.

WILD BIRD (ENGLAND).

The Wild Birds Protection (County of Worcester) Order, 1908.

Dated 19th November, 1908.

In pursuance of the powers conferred on me by the Wild Birds Protection Acts, 1880 to 1908, and upon application by the County Council of the Administrative County of Worcester, I hereby make the following Order:—

Title.

I. This Order may be cited as "The Wild Birds Protection (County of Worcester) Order, 1908."

BIRDS.

Additions to the Schedule of the Act of 1880.

II. Cirl Bunting, Common Bunting, Reed Bunting, Chiffchaff, Whinchat, Tree Creeper, Pied Flycatcher, Spotted Flycatcher, Heron, Sky Lark, House Martin, Sand Martin, Osprey, Meadow Pipit (Titlark), Red-backed Shrike, Swallow, Swift, Thrush, Pied Wagtail, Water Wagtail, Yellow Wagtail, Blackcap Warbler, Garden Warbler, Grasshopper Warbler, Sedge Warbler, Wood Warbler, Wheatear, Goldencrested Wren.

The House Sparrow and Woodpigeon deprived of protection.

III. The Wild Birds Protection Act, 1880, shall not apply within the County of Worcester to the House Sparrow and the Woodpigeon.

Eggs.

Certain Eggs protected throughout the County.

IV. The taking or destroying of the eggs of the following species of Wild Birds is prohibited throughout the County of Worcester:—

Buzzard, Honey Buzzard, Spotted Flycatcher, Goldfinch, Great Crested Grebe, Little Grebe, Sclavonian Grebe, Heron, Hobby, Kestrel, Kingfisher, Wood Lark, House Martin, Sand Martin, Merlin, Nightingale, Nightjar, Nuthatch, Barn Owl, Long-eared Owl, Short-eared Owl, Tawny Owl, Redstart. Sandpiper, Red-backed Shrike, Swallow, Swift, Long-Tailed Tit, Marsh Tit, Blackcap Warbler, Dartford Warbler, Grasshopper Warbler, Marsh Warbler, Reed Warbler, Sedge Warbler, Willow Warbler, Wood Warbler, Great Spotted Woodpecker, Lesser Spotted Woodpecker, Green Woodpecker, Golden-crested Wren, Wryneck, and (before April 15th in each year) Lapwing (Peewit or Green Plover).

Repeal of former Order. ...

V. The Order of the 11th July, 1896, is hereby repealed.

Given under my hand, at Whitehall, this 19th day of November, 1908.

H. J. Gladstone.

One of His Majesty's Principal Secretaries of State.

Treasury Chambers,
November 17, 1908.

The Chancellor of the Exchequer has appointed Major Sir Frederic Carne Rasch, Bart., to be Steward and Bailiff of the Manor of Northstead.

MOTOR CAR ACT, 1903.

County of Surrey....

Whereas by sub-section (1) of section 9 of the Motor Car Act, 1903, it is enacted that within any limits or place referred to in regulations made by the Local Government Board with a view to the safety of the public, on the application of the local authority of the area in which the limits or place are situate, a person shall not drive a motor car at a speed exceeding ten miles per hour:

Notice is hereby given, that the County Gouncil of Surrey have made application to the Local Government Board for a regulation to be made in pursuance of the said sub-section putting the above-mentioned provisions of that sub-section in force within the limits comprising the following roads or parts of roads within the borough of Godalming, the urban district of

Farnham and the rural district of Hambledon, that is to say:—

Borough of Godalming.

Ockford-road, extending from the Railway Bridge to High-street;

High-street;

Bridge-street, extending from High-street to the old Railway Station.

Urban District of Farnham.

East-street, extending from the Gas Works for a distance of 600 yards or thereabouts along the Borough to Castle-street.

Parish of Haslemere, in the Rural District of Hambledon.

Station-road, extending from the Town Hall, past the Railway Station, to a point in the road situate 50 yards west of the "Crown and Cushion" Inn.

Notice is hereby further given, that objections to the making of any such regulation may be sent in writing to the Local Government Board, at their offices at Whitehall, London, on or before the eighth day of December 1908

the eighth day of December, 1908.

A copy of any such objection should be sent at the same time by the objector to the County Council, addressed to the Clerk to the County Council of Surrey, County Hall, Kingston-upon-

Thames.

Dated this seventeenth day of November, 1908.

John Lithiby, Assistant Secretary, Local Government Board.

Board of Trade (Harbour Department), London, November 19, 1908. H. 14560.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated October 14th, from His Majesty's Representative at Antananariva, intimating that no further case of plague has occurred since that on the 24th September, and that clean bills of health are being granted to vessels leaving the port of Majunga.

Board of Trade (Harbour Department), London, November 19, 1908.

H. 14601.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Notice, dated November 14th, issued by the Swedish Board of Commerce declaring St. Nazaire free from yellow fever.

> Board of Trade (Harbour Department), London, November 19, 1908.

> > H. 14611.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of

the following Telegram, dated November 17th, from His Majesty's Representative at Constantinople:—Measures against Batoum have been raised to five days' quarantine with disinfection.

. Board of Trade (Harbour Department), London, November 19, 1908.

H. 14638.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated October 12th, from His Majesty's Representative at Bogota, stating that Barranquilla has practically been opened to vessels coming from Trinidad and Venezuelan ports, subject to certain conditions as regards fumigation, &c.

Board of Trade (Harbour Department), London, November 19, 1908.

H. 14660.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated October 20th, from His Majesty's Representative at Lourenço Marques, intimating that a serious attack of East Coast Fever has broken out in the city, and that in consequence movement of cattle into or outside the infected area has been prohibited.

Admiralty, 16th November, 1908.

In accordance with the provisions of His Majesty's Order in Council of the 16th May, 1904:—

Chief Artificer Engineer Frank Davis has been granted the rank of Engineer-Lieutenant on being pensioned. Dated 15th November, 1908.

Admiralty, 17th November, 1908.

The undermentioned Staff Surgeons have been promoted to the rank of Fleet Surgeon in His Majesty's Fleet, viz:—

Percival Marshall May.
Christopher Louis White Bunton, M.B.
Frederick Davidson Lumley.
Edward Thomas Mengher.
Henry Edward Tomlinson.
Arthur Sydney Gordon Bell.
Dated 15th November, 1908.

Royal Naval Reserve.

Acting Sub-Lieutenant Sydney Walter Somers Vine has been confirmed in the rank of Sub-Lieutenant. Dated 7th January, 1908.

Admiralty, 18th November, 1908.

Royal Naval Reserve.

Sub-Lieutenant Charles Whettnall Stevens to be Lieutenant. Dated 17th November, 1908.

Admiralty, 19th November, 1908.

Carpenter George Edward Segrue has been promoted to the rank of Chief Carpenter in His Majesty's Fleet. Dated 9th November, 1908.

Royal Naval Reserve.

Probationary Sub-Lieutenant Alfred James Holland has been confirmed in the rank of Sub-Lieutenant. Dated 18th July, 1907.

In accordance with the Regulations for the Royal Naval Reserve—

Senior Engineer Claude Charles Lapsley has been placed on the Retired List with permission to assume the rank of Chief Engineer. Dated 16th October, 1908.

In accordance with the Regulations for the Royal Naval Reserve—

Lieutenant John Douglas Ross has been placed on the Retired List. Dated 25th October, 1908.

War Office, Whitehall, 20th November, 1908.

COMMANDS AND STAFF.

Colonel Edward A. D'A. Thomas to be an Assistant Adjutant-General in India. Dated 1st September, 1908.

Captain Geoffrey V. S. Bowlby, Royal Horse Guards, to be Aide-de-Camp to General The Right Honourable Sir N. G. Lyttelton, G.C.B., Commanding-in-Chief the Forces in Ireland. Dated 1st November, 1908.

CAVALRY.

19th (Queen Alexandra's Own Royal) Hussars, Lieutenant Hubert O'S. F. Tanner to be Captain, vice W. J. R. Wingfield, seconded. Dated 17th October, 1908.

Second Lieutenant Harry E. Macfarlane to be Lieutenant, vice H. O'S. F. Tanner. Dated 17th October, 1908.

ROYAL REGIMENT OF ARTILLERY.

Captain (District Officer) Charles T. Rolph is seconded for service as an Adjutant of Territorial Artillery. Dated 1st November, 1908.

Royal Horse and Royal Field Artillery, Captain Charles D. Hope is seconded for service as an Adjutant of Territorial Artillery. Dated 3rd November, 1908.

Lieutenant Godfrey St. L. Thornton to be Captain, vice F. C. Tyler, seconded. Dated 5th October, 1908.

Supernumerary Lieutenant John K. L. Fitz-Williams to be Lieutenant, vice A. A. S. Younger, appointed Adjutant. Dated 13th October, 1908.

Royal Garrison Artillery, Captain Bertrand R. R. Rambaut retires on retired pay. Dated 21st November, 1908.

Supernumerary Captain John H. H. Jones to be . Captain, vice E. L'E. Whitehead. Dated 6th November, 1908.

Captain Edmond L'E. Whitehead to be Adjutant, vice J. H. H. Jones. Dated 6th November, 1908.

FOOT GUARDS.

Grenadier Guards, Lieutenant Edward Strachey resigns his Commission. Dated 21st November, 1908.

INFANTRY.

- The Duke of Wellington's (West Riding Regiment), Lieutenant Herbert N. Urmston reverts to the rank of Second Lieutenant, at his own request, in view of transfer to the Indian Army. Dated 23rd August, 1908.
- The Northamptonshire Regiment, Captain Charles R. J. Mowatt to be Adjutant, vice Lieutenant W. R. Russell. Dated 20th November, 1908.
- The York and Lancaster Regiment, Second Lieutenant Vincent T. R. Ford to be Lieutenant, vice J. W. Philips, admitted to the Indian Army. Dated 27th October, 1908.

ARMY ORDNANCE DEPARTMENT.

Assistant Commissary of Ordnance and Honorary Lieutenant Richard J. Findlay to be Deputy Commissary of Ordnance with the honorary rank of Captain, vice Honorary Captain J. R. Randall, retired. Dated 7th November, 1908.

Assistant Commissary of Ordnance and Honorary Lieutenant Alfred Sargent to be Deputy-Commissary of Ordnance with the honorary rank of Captain, vice Honorary Captain R. J. Findlay, seconded. Dated 7th November, 1908.

Conductor George Robert Playfair, from Army Ordnance Corps to be an Assistant-Commissary of Ordnance, with the honorary rank of Lieutenant, vice Honorary Lieutenant A. Sargent. Dated 21st November, 1908.

MEMORANDUM.

Lieutenant-Colonel Henry A. Bethell, Royal Field Artillery, to be Brevet Colonel. Dated 21st November, 1908.

RESERVE OF OFFICERS.

Captain Henry Frederick Rycroft, 3rd Battalion, The York and Lancaster Regiment, is transferred, retaining the rank and seniority which he held while in the Militia. Dated 21st November, 1908.

SPECIAL RESERVE.

ROYAL RESERVE ENGINEERS.

Lieutenant John F. Rudge to be Captain. Dated 1st October, 1908.

Royal Monmouthshire Royal Reserve Engineers, The Christian name of Major Roland S. Forestier-Walker is as now described, and not as stated in the Gazette of the 25th September, 1908.

INFANTRY.

5th Battalion, The Worcestershire Regiment, Captain Charles Benwell resigns his Commission. Dated 8th October, 1908.

3rd Battalion, The Northamptonshire Regiment, Augustus Major Henniker to be Second Lieutenant (on probation). Dated 6th October, 1908.

UNATTACHED LIST.

Lieutenant-Colonel and Honorary Colonel Arthur R. Cole-Hamilton resigns his Commission, with permission to retain his rank, and to wear the prescribed uniform. Dated 21st November, 1908

1 /.

War Office,

20th November, 1908.

TERRITORIAL FORCE.

YEOMANRY.

- Bedfordshire; Lieutenant James H. H. Dodds is seconded, under the conditions of paragraph 57, Regulations for the Territorial Force, for service under the Colonial Office. Dated 3rd September, 1908.
- Buckinghamshire (Royal Bucks Hussars); Sir
 Everard Philip Digby Pauncefort-Duncombe,
 Bart., to be Second Lieutenant. Dated 19th
 October, 1908.
 - Derbyshire; Guy Winterbottom to be Second Lieutenant. Dated 5th November, 1908.
 - Anthony Lax Maynard to be Second Lieutenant. Dated 6th November, 1908.
 - Dorset (Queen's Own); Lieutenant-Colonel and Honorary Colonel (Honorary Lieutenant-Colonel in the Army) Percival J. Browne, C.B., on completion of his period of service in command, is retired, with permission to retain his rank, and to wear the prescribed uniform. Dated 31st October, 1908.
 - Glamorganshire; The Honourable John Hamilton Bruce to be Second Lieutenant. Dated 30th July, 1908.
 - Gloucestershire (Royal Gloucestershire Hussars); Honorary Lieutenant in the Army The Honourable Michael Hugh Hicks-Beach (late Captain, 4th Battalion, The Gloucestershire Regiment) to be Second Lieutenant. Dated 1st April, 1908.
 - Lincolnshire; Lieutenant (Lieutenant, retired pay) Edward T. F. Hood is absorbed into the establishment. Dated 25th September, 1908.
- · Pembroke (Castlemartin); John Walton Bishop (late Captain, 4th Battalion, The Welsh Regiment) to be Second Lieutenant. Dated 12th August, 1908.
- North Somerset; Surgeon-Lieutenant John Empson, M.D., from the North Somerset Imperial Yeomanry, to be Surgeon-Lieutenant, with precedence as in the Imperial Yeomanry. Dated 1st April, 1908.
- Royal Wiltshire (Prince of Wales' Own Royal Regiment); Second Lieutenant Basil H. A. Hankey resigns his commission. Dated 31st October, 1908.

ROYAL FIELD ARTILLERY.

- 2nd East Anglian Brigade; Surgeon-Captain George Alexander Troup, M.D., from the 1st Essex Royal Garrison Artillery (Volunteers), to be Surgeon-Captain, with precedence as in the Volunteer Force. Dated 1st April, 1908.
- 1st Essex Battery, 2nd East Anglian Brigade; Captain Samuel Godfrey Hall, from the 1st Essex Royal Garrison Artillery (Volunteers), to be Captain, with precedence as in the Volunteer Force. Dated 1st April, 1908.
- 2nd Essex Battery, 2nd East Anglian Brigade; Captain Victor Edward Castellan, from the 1st Essex Royal Garrison Artillery (Volunteers), to be Captain, with precedence as in the Volunteer Force. Dated 1st April, 1908.

- 3rd East Anglian (Howitzer) Brigade; Surgeon-Lieutenant Richard Wilson Mullock, from the 1st Norfolk Royal Garrison Artillery (Volunteers), to be Surgeon-Lieutenant, with precedence as in the Volunteer Force. Dated 1st April, 1908.
- 2nd Suffolk Battery, 3rd East Anglian (Howitzer) Brigode; Norman Everett to be Second Lieutenant. Dated 15th October, 1908.
- 1st Kent Battery, 3rd Home Counties Brigade;
 Quartermaster and Honorary Lieutenant
 Edward Mowll Worsfold, from the 1st Cinque
 Ports Royal Garrison Artillery (Volunteers),
 resigns his commission as a Quartermaster and
 Honorary Lieutenant, and is appointed Lieutenant. Dated 1st April, 1908.
- 4th Kent (Howitzer) Battery, 4th Home Counties (Howitzer) Brigade; Captain Arthur Frank Bowker, from the Unattached List for the Territorial Force, to be Captain. Dated 27th October, 1908.
- Captain Arthur F. Bowker to be Major. Dated 27th October, 1908.
- William John Cecil Redford Salmon to be Second Lieutenant. Dated 27th October, 1908.
- 5th Kent (Howitzer) Battery, 4th Home Counties (Howitzer) Brigade; Captain Sydney Edwin Thomas, from the Unattached List for the Territorial Force, to be Captain. Dated 27th October, 1908.
- Captain Sydney E. Thomas to be Major. Dated 27th October, 1908.
- Lieutenant Thomas Walter Collyer, from the 20th (County of London) Battalion, The London Regiment, to be Lieutenant. Dated 27th October, 1908.
- Lieutenant Thomas W. Collyer to be Captain. Dated 27th October, 1908.
- James Coulthred George Thompson to be Second Lieutenant. Dated 27th October, 1908.
- Douglas Kirke Smith to be Second Lieutenant. Dated 27th October, 1908.
- Ath Staffordshire Battery, 3rd North Midland Brigade; Walter Dillon Zeller (late Lieutenant, 4th Volunteer Battalion, The Cheshire Regiment) to be Lieutenant. Dated 15th May, 1908.
- 1st West Riding Brigade; Lieutenant Clarence Christopher Colley, Royal Horse and Royal Field Artillery, to be Adjutant. Dated 6th November, 1908.
- Lieutenant Clarence C. Colley, Royal Horse and Royal Field Artillery, is granted the temporary rank of Captain whilst Adjutant. Dated 6th November, 1908.

ROYAL GARRISON ARTILLERY.

- Essex and Suffolk; Surgeon-Captain Charles Forsyth, M.B., from the 1st Essex Royal Garrison Artillery (Volunteers), to be Surgeon-Captain, with precedence as in the Volunteer Force. Dated 1st April, 1908.
- Forth and Clyde; Alexander Low Blackwood to be Second Lieutenant. Dated 5th November, 1908.
- Hugh Campbell to be Second Lieutenant... Dated 5th November, 1908.
- North Scottish; Arthur George Maule, The Earl of Dalhousie (Lieutenant, Reserve of Officers) is appointed to the Honorary, Colonelcy of the unit. Dated 1st April, 1908

ROYAL ENGINEERS.

2nd East Anglian Field Company, East Anglian Divisional Engineers; Captain (Lieutenant, Reserve of Officers) Arthur Bernard Samler Steinmetz, from the 1st Bedfordshire Royal Engineers (Volunteers), to be Major. Dated 1st April, 1908.

1st London Field Company, 1st London Divisional Engineers; James Jacob de Lara Cohen (late Quartermaster and Honorary Lieutenant, East London (Tower Hamlets) Royal Engineers (Volunteers)) to be Lieutenant. Dated 1st April, 1908.

INFANTRY.

4th Battalion (Queen's Edinburgh Rifles), The Royal Scots (Lothian Regiment); Lieutenant Alexander A. Stewart resigns his commission. Dated 12th October, 1908.

5th Battalion (Queen's Edinburgh Rifles), The Royal Scots (Lothian Regiment); Captain Herbert L. Warden is seconded, whilst holding the appointment of Signalling Officer of a Territorial Force Infantry Brigade. Dated 1st April, 1908.

5th and 6th Battalions, The Royal Warwickshire Regiment; Lieutenant William Henry Kirkby, Cadet Corps (King Edward's School, Birmingham), to be Second Lieutenant. Dated 7th May, 1908.

8th (Irish) Battalion, The King's (Liverpool Regiment); Francis Philip Sidney Murphy to be Second Lieutenant. Dated 17th October, 1908.

4th Battalion, The Devonshire Regiment; Surgeon-Captain John Shirley Steele Perkins, from the 1st Volunteer Battalion, to be Surgeon-Captain, with precedence as in the Volunteer Force. Dated 1st April, 1908.

5th Battalion, The Devonshire Regiment; Surgeon-Lieutenant-Colonel and Honorary Surgeon-Colonel William Henry Webb, M.D., from the 5th (The Hay Tor) Volunteer Battalion, to be Surgeon-Lieutenant-Colonel with the honorary rank of Surgeon-Colonel, with precedence as in the Volunteer Force. Dated 1st April, 1908.

the Volunteer Force. Dated 1st April, 1908.
Surgeon-Major Ernest Paul Alphonse Mariette,
M.B., from the 2nd (Prince of Wales's)
Volunteer Battalion, to be Surgeon-Major,
with precedence as in the Volunteer Force.
(To be supernumerary.) Dated 1st April, 1908.

(To be supernumerary.) Dated 1st April, 1908. Surgeon-Lieutenant Walter Chapman, from the 5th (The Hay Tor) Volunteer Battalion, to be Surgeon-Lieutenant, with precedence as in the Volunteer Force. Dated 1st April, 1908.

5th Battalion, The Prince of Wales's Own (West Yorkshire Regiment); the undermentioned officers, from the 1st Volunteer Battalion, are appointed to the battalion, with rank and precedence as in the Volunteer Force. Dated 1st April, 1908:—

Major George Lumsden. Major Arthur Robert Morrell.

Captain (Honorary Captain in the Army). Cecil Ernest Wood.

Captain William Waldon. (To be supernumerary.)

Captain William Oddie.

Captain (Honorary Captain in the Army)

Robert Cattley.
Captain Charles Warwick Whitworth. (To be supernumerary.)
Captain Frederick Charles Thompson.

Captain Matthew Burrow Ray. Captain John William McConnell. Captain Edward Peel Cross. Captain Henry Maurice Platnauer. Lieutenant Alwyne Percy Dale.
Lieutenant Donald Paley Mackay.
Lieutenant Henry Cooper Scott.
Lieutenant Rupert Rowlauce Lansdale.
Lieutenant Percy Gordon Williamson.
Second Lieutenant Charles Harry Moody.
Second Lieutenant Claude Bulmer.
Second Lieutenant Francis Samuel Bastow.
Second Lieutenant Francis Gerald Scott.
Second Lieutenant Geoffrey Sowerby.
Second Lieutenant John Alexander Foxton.
Second Lieutenant John Cecil Peters.
Quartermaster and Honorary Lieutenant
James Richard Hill.

6th Battalion, The Prince of Wales's Own (West Yorkshire Regiment); Colonel George Coope Helme, C.B., C.M.G., from the Honorary Colonelcy of the 2nd Volunteer Battalion, is appointed to the Honorary Colonelcy of the battalion, with precedence as in the Volunteer Force. Dated 1st April, 1908.

Lieutenant-Colonel Richard Arthur Augustus Bottomley, from the 2nd Volunteer Battalion, to be Lieutenant-Colonel, with precedence as in the Volunteer Force. Dated 1st April, 1908.

The undermentioned officers, from the 2nd Volunteer Battalion, are appointed to the battalion, with rank and precedence as in the Volunteer

Force. Dated 1st April, 1908:—
Major John Henry Hastings.
Major George William Jessop.
Captain Joseph Ernest Crabtree.
Captain Frank Ibbetson.
Captain Charles Edward Scott.

Captain and Honorary Major Henry Arthur Johnson.

Captain Robert Clough, Junior. Captain Henry Lyon Anderton. Captain Richard Alexander Fawcett.

Captain Reginald Lupton. (To be supernumerary.)

Captain Henry Oswald Wade.
Lieutenant Walter Percival Milnes Scott.
Lieutenant Arthur Cecil Conyers Walker.
Lieutenant Harold Wood Barker.
Lieutenant William Gordon Holmes.
Second Lieutenant Eric Walter Knowles.
Second Lieutenant Statham Broadbent Muff.
Second Lieutenant Leonard Stanley Middleton.

Second Lieutenant Charles Ernest Gray. Second Lieutenant John Alfred Elmsley. Quartermaster and Honorary Captain Walter Mitchell

The undermentioned officers to be Lieutenants:— Second Lieutenant Eric W. Knowles. Dated 2nd April, 1908.

Second Lieutenant Statham B. Muff. Dated 2nd April. 1908.

2nd April, 1908. Second Lieutenant Leonard S. Middleton. Dated 2nd April, 1908.

4th Battalion, The East Yorkshire Regiment; Honorary Colonel Henry Broadley Harrison-Broadley, from the Honorary Colonelcy of the 1st Volunteer Battalion, is appointed to the Honorary Colonelcy of the battalion, with precedence as in the Volunteer Force. Dated 1st April, 1908.

The Hertfordshire Battalion, The Bedfordshire Regiment; Surgeon-Lieutenant John Alfred Kite, from the 1st (Hertfordshire) Volunteer Battalion, to be Surgeon-Lieutenant, with precedence as in the Volunteer Force. Dated 1st April, 1908.

4th Battalion, The Cheshire Regiment; Ralph Paton Ziegler to be Second Lieutenant. Dated 14th April, 1908, 5th (Dumfries and Galloway) Battalion, The King's Own Scottish Borderers; the undermentioned officers, from the Galloway Volunteer Rifle Corps, are appointed to the battalion, with rank and precedence as in the Volunteer Force. Dated 1st April, 1908:-

Lieutenant-Colonel and Honorary Colonel John Leunox. (To be supernumerary.) Major William Lewis Comrie.

ويتراث والمراجع والمستنشسة

Major Joseph Train Hewat. (To be supernumerary.)

Captain Robert Andrew Grierson. Uaptain Ernest Switzer Forde. Captain Alford William Anderson.

Captain Edward Grierson. (To be super-

numerary.)

Captain Robert Slimmon Glover.

Lieutenant Hugh, Gillies. (To be supernumerary.)

Lieutenant George Francis Scott-Elliot. Lieutenant Henry Bevis Wilkinson. Lieutenant Wilfred Fitzalan Crombie. Lieutenant John MacNaught Glover. (To-

be supernumerary.) Lieutenant Alexander Kenelm

Kennedy. (To be supernumerary.) Lieutenant Thomas Maclellan Hunter.

Second Lieutenant Bryden McKinnell. undermentioned officers, from the 3rd Volunteer Battalion, are appointed to the battalion, with rank and precedence as in the Volunteer Force. Dated 1st April, 1908:— Major Frank James Chambers Carruthers.

(To be supernumerary.) Major Peter Murray Kerr.

Captain and Honorary Major William John Millar.

Captain Edward John Bell. (To be supérnumerary.) Captain William Murray.

Captain William Thorburn. (To be supernumerary.)

Captain Robert Jeffrey Cunningham. Captain Tom Welsh.

Captain Francis Xavier Maxwell. (To be supernumerary.)

Lieutenant Charles Hay. Lieutenant Robert William Sharpe.

Lieutenant Thomas William Williamson. Lieutenant William Murdoch Moffat. (To

be supernumerary.)
Lieutenant James Johnstone Dykes. (To

be supernumerary.) Lieutenaut William Kenneth Primrose. Second Lieutenant Edward Coventon. Quartermaster and Honorary Lieutenant John MacKechnie.

6th Battalion, The Cameronians (Scottish Rifles);
Captain Eric William Macdonald, The King's
Own Scottish Borderors, to be Adjutant, vice
Major James H. Thresher, The Rifle Brigade
(The Prince Consort's Own), who has vacated that appointment. Dated 10th November, 1908.

6th Battalion, The Duke of Wellington's (West Riding Regiment); Lieutenant-Colonel and Honorary Colonel Richard Ernest Williamson, from the 3rd Volunteer Battalion, to be Lieutenant-Colonel with the honorary rank of Colonel, with precedence as in the Volunteer Force. Dated 1st April, 1908.

The undermentioned officers, from the 3rd Volunteer Battalion, are appointed to the battalion, with rank and precedence as in the Volunteer Force. Dated 1st April, 1908:

John Birkbeck

Major (Honorary Lieutenant in the Army) James Mackillop.

Major (Honorary Captain in the Army)

Captain Harold Hebblethwaite. Captain Charles Parkinson Cass. Captain Wilfrid Henry Hudleston. Captain James Henry Stanley. Tee. Captain Charles Malcolm Bateman. Captain Matthew Wright. Captain Wilfrid Claughton. Captain Raymond Vincent Marriner. Captain Norman Charlesworth Prince. (To be supernumerary.) Lieutenant Albert Vincent Holliday. Lieutenant Joseph Groves. Second Lieutenant William Bairstow Carson. Second Lieutenant Kenneth Nicholson Second Lieutenant Thomas Kendall Wright. Second Lieutenant Norman Ayrton England. Quartermaster and Honorary Captain Edward Frederick Welham.

7th Battalion, The Duke of Wellington's (West Riding Regiment); Lieutenant - Colonel and Honorary Colonel Frederick Watson Beadon, from the 2nd Volunteer Battalion, to be Lieutenant-Colonel with the honorary rank of Colonel, with precedence as in the Volunteer Dated 1st April, 1908.

The undermentioned officers, from the 2nd Volunteer Battalion, are appointed to the battalion, with rank and precedence as in the Volunteer Force. Dated 1st April, 1908:— Captain Gilbert Tanner. Captain George Reuben Gaunt Bradbury.

6th Battalion, The South Staffordshire Regiment; Second Lieutenant Archibald G. C. Sims to be Lieutenant. Dated 25th April, 1908.

4th Battalion, The Welsh Regiment; the undermentioned officers to be Lieutenants. Dated 20th October, 1908:-

Second Lieutenant William H. Bowling. Second Lieutenant Evan D. Evans.

5th Battalion, The Essex Regiment; Surgeon-Lieutenant Kenneth Simonds Storrs, M.B., from the 2nd Volunteer Battalion, to be Surgeon-Lieutenant, with precedence as in the Volunteer Force. Dated 1st April, 1908.

6th Battalion, The Essex Regiment; the undermentioned officers are borne as supernumeraries on transfer to the Territorial Force. Dated 1st April, 1908:-

Lieutenant William Francis Newby Grant. Lieutenant Ronald Henry Metcalfe.

4th Battalion, The Loyal North Lancashire Regi-ment; John Lawrence Whitfield to be Second Lieutenant. Dated 15th October, 1908.

6th Battalion, The Manchester Regiment; Honorary Colonel Arthur George, The Earl of Wilton, from the Honorary Colonelcy of the 2nd Volunteer Battalion, is appointed to the Honorary Colonelcy of the battalion, with precedence as in the Volunteer Force. Dated 1st April, 1908.

7th Battalion, The Manchester Regiment; Arthur Basil Raworth to be Second Lieutenant. Dated 3rd September, 1908.

Harry Smedley to be Second Lieutenant. Dated 5th September, 1908.

Charles Edwin Higham to be Second Lieutenant. Dated 6th September, 1908.

5th Battalion, The Prince of Wales's North Staffordshire Regiment; Charles Gordon Cowlishaw to be Second Lieutenant. Dated 24th September, 1908.

4th (Hallamshire) Battalion, The York and Lancaster Regiment; Lieutenant-Colonel and Honorary Colonel Thomas Edward Vickers, C.B., Retired List (Volunteers), from the Honorary Colonelcy of the 1st (Hallamshire) Volunteer Battalion, is appointed to the Honorary Colonelcy of the battalion, with precedence as in the Volunteer Force. Dated 1st April, 1908.

The undermentioned officers, from the 1st (Hallamshire) Volunteer Battalion, are appointed to the battalion, with rank and precedence as in the Volunteer Force. Dated 1st April, 1908:—

Major and Honorary Lieutenant-Colonel
Bernard Alexander Firth.

Captain (Honorary Captain in the Army) Francis Revell-Sutton.

Captain Archibald Willis Dixon.

Captain John Wortley. Captain Gilbert Elliot.

Captain (Honorary Lieutenant in the Army) Ernest William Longden.

Captain William Reynolds Ellison.

Captain (Honorary Lieutenant in the Army)
Abbot Winstanley Upcher.

Captain and Honorary Major William James Armitage.

Lieutenant Edgar William Wilkinson.
 Lieutenant Hubert Kirkby Peace.
 Lieutenant Harold Steel.

Lieutenant John Lockwood Marsh.
Lieutenant Arthur Kingsford Wilson.
Lieutenant William Bernard Douthwaite.
Lieutenant George Norman Longbotham

Lieutenant Richard Charles Dundas Firth. Lieutenant Charles Enson Levick. (To be

supernumerary.)
Second Lieutenant John Bedford.
Second Lieutenant William Arthur Burton.
Second Lieutenant Leslie Jackson Coombe.

Second Lieutenant Herbert Graham Barber. Second Lieutenant Arthur Hargreaves Heap. Second Lieutenant Frederic Harrison

Wilkinson.

Second Lieutenant William Marsh.
Second Lieutenant Edward Marshall Holmes.
Quartermaster and Honorary Lieutenant
Arthur Cedric Davy.

Captain Archibald W. Dixon resigns his commission. Dated 15th October, 1908.

Lieutenant Edgar W. Wilkinson to be Captain. : Dated 15th October, 1908.

Supernumerary Lieutenant Charles E. Levick is absorbed into the establishment. Dated 15th . October, 1908.

7th (Blythswood) Battalion, The Highland Light Infantry; Captain George McNish is seconded whilst holding the appointment of Signalling Officer of a Territorial Force Infantry Brigade. Dated 1st April, 1908.

Brd (City of London) Battalion, The London Regiment; Second Lieutenant Herbert G. Mathieson to be Lieutenant. Dated 1st June, 1908.

18th (County of London) Battalion, The London Regiment; Major-General Sir Alfred Edward Turner, K.C.B., from the Honorary Colonelcy of the 4th Middlesex Volunteer Rifle Corps, is appointed to the Honorary Colonelcy of the battalion, with precedence as in the Volunteer Force. Dated 1st April, 1908.

UNATTACHED LIST FOR THE TERRITORIAL FORCE.

The undermentioned officers, from the 1st London Royal Engineers (Volunteers), are appointed to the Unattached List, with rank and precedence as in the Volunteer Force. Dated 1st April, 1908:—

Major John Lloyd Williams. Captain Ernest William Moir. Captain John Reid. Lieutenant Edward James Stevenson. Lieutenant William James Cooper.

Veterinary-Lieutenant Joseph Abson, F.R.C.V.S., from the 4th West Riding of Yorkshire Royal Garrison Artillery (Volunteers), to be Veterinary-Captain. Dated 1st April, 1908.

Veterinary-Lieutenant (Honorary Veterinary-Lieutenaut in the Army) Harry George Westgate, from the Glamorganshire Imperial Yeomanry, to be Veterinary-Lieutenant, with precedence as in the Imperial Yeomanry. Dated 1st April, 1908.

Veterinary-Lieutenant William Hill, from the Bedfordshire Imperial Yeomanry, to be Veterinary-Lieutenant, with precedence as in the Imperial Yeomanry. Dated 1st April, 1908.

The undermentioned officers of the 1st (Oxford University) Volunteer Battalion, The Oxfordshire and Buckinghamshire Light Infantry, resign their commissions in the Volunteer Force, and are appointed to commissions in the Territorial Force, on the Unattached List, for service with the Oxford University contingent of the Senior Division of the Officers' Training Corps, in the rank and with the precedence which they severally held as Officers in the Volunteer Force. Dated 1st September, 1908:—

Major Frederick Cyril Nugent Hicks.
Captain and Honorary Major Frederick
Augustus Dixey.
Captain Francis Luke Smithett.
Captain Francis Luke Smithett.
Captain Arthur Spencer Loat Farquharson.
Captain Edward Lindsay Heath.
Captain Henry Charles Wace.
Captain Frederick William Matheson.
Captain James Herbert Morrell.
Second Lieutenant Robert Tabor Lattey.
Second Lieutenant Stuart Miles Morgan.
Second Lieutenant Cuthbert Francis Balleine.
Quartermaster and Honorary Captain Henry
Coshall.

ARMY SERVICE CORPS.

Lowland Divisional Company (Headquarters), Lowland Divisional Transport and Supply Column; Second Lieutenant William Wordie to be Lieutenant. Dated 2nd July, 1908.

Highland Light Infantry Brigade Company, Lowland Divisional Transport and Supply Column; Second Lieutenant Arthur Rowland Howden, from the Black Watch Brigade Company, Highland Divisional Transport and Supply Column, to be Second Lieutenant. Dated 1st October, 1908.

Warwickshire Brigade Company, South Midland Divisional Transport and Supply Column; Lieutenant John Fowler Bradbury, from the South Midland Divisional Company (Headquarters), to be Lieutenant. Dated 30th June, 1908.

2nd South Western Mounted Brigade, Transport and Supply Column; Captain Montgomerie Boyle, from the Unattached List for the Territorial Force, to be Captain. Dated 3rd October, 1908.

ROYAL ARMY MEDICAL CORPS.

- Sir John Williams, Bart., K.C.V.O., M.D., is appointed to the Honorary Colonelcy of the Royal Army Medical Corps of the Welsh Territorial Division. Dated 21st September,
- John Edwin Eddison, M.D., is appointed to the Honorary Colonelcy of the Royal Army Medical Corps of the West Riding Territorial Division. Dated 1st October, 1908.
- For attachment to Units other than Medical Units.
- John Charles Reynolds Robinson, late Captain 1st Norfolk Royal Garrison Artillery (Volun-teers), to be Captain. Dated 1st April, 1908. James Malpas (late Captain, 3rd (Duke of Connaught's Own) Volunteer Battalion, The
- Hampshire Regiment) to be Captain. Dated 1st April, 1908.
- Surgeon-Captain Oliver Eaton, M.B., from the 1st Devonshire Royal Garrison Artillery (Volunteers), to be Captain, with precedence as in the Volunteer Force. Dated 1st April, 1908.
- Captain John L. Loudon, M.B., to be Major. Dated 9th June, 1908.
- Captain James A. Wilson, M.D. to be Major. Dated 19th June, 1908.
- Captain James Cameron to be Major. Dated 1st September, 1908.
- Lieutenant Neish P. Watt, M.B., to be Captain. Dated 12th June, 1908.
- Andrew Robertson to be Lieutenant. Dated 9th June, 1908.
- David James Graham, M.D., F.R.C.P., to be Lieutenant. Dated 3rd July, 1908.
- Captain Alexander E. Watson, M.B., resigns his commission. Dated 25th June, 1908.
- Lieutenant John L. Rankine resigns his commission. Dated 18th August, 1908.
- Herbert Ernest Corbin to be Lieutenant. Dated 24th September, 1908.
- Robert William Mayston to be Lieutenant. Dated 27th October, 1908.
- Notts Mounted Brigade Field and DerbyAmbulance; Captain Lewis Walter Pockett, M.D., from the Royal Army Medical Corps Territorial Force, to be Lieutenant-Colonel. Dated 1st April, 1908.
- Surgeon-Lieutenant Alexander Robert Tweedie, from the 3rd Kent Royal Garrison Artillery (Volunteers), to be Lieutenant, with precedence as in the Volunteer Force. Dated 1st April, 1908.
- Arthur Briggs Dunne to be Lieutenant. Dated 17th August, 1908.
- Oswald Kentish Wright to be Lieutenant. Dated 17th August, 1908.
- William Henry Rowell, M.D., to be Lieutenant. Dated 1st October, 1908.
- Walter Harington Fisher, M.B., to be Lieutenant. Dated 1st October, 1908.
- 2nd South Western Mounted Brigade Field Ambulones; Arthur Cary (late Major, 1st Devon-shire and Somersetshire Royal Engineers (Volunteers)), to be Major. Dated 1st April,
- Yorkshire Mounted Brigade Field Ambulance; Captain George Herbert Leonard Hammerton, from the South Yorkshire Brigade Rearer Company, Royal Army Medical Corps (Volunteers), to be Captain, with precedence as in the Volunteer Force. Dated 1st April, 1908.

- 1st East Anglian Field Ambulance; Arnold John Haward to be Transport Officer, with the honorary rank of Lieutenant. Dated 15th October, 1908.
- 2nd East Anglian Field Ambulance; Robert Staff Mason to be Transport Officer, with the honorary rank of Lieutenaut. Dated 16th October, 1908.
- 3rd East Lancashire Field Ambulance; Wilson Harold Percy Hey to be Lieutenant. Dated 24th August, 1908.
- 3rd Lowland Field Ambulance; Henry John Dunbar, M.B., to be Lieutenant. Dated 22nd October, 1908.
- 1st London General Hospital; Captain Herbert Murray Ramsay, F.R.C.S. (Edin.), Reserve of Officers, late Scots Guards, to be Lieutenant-Colonel. Dated 1st April, 1908.
- Surgeon-Lieutenant Henry Neville Burroughes, from the 14th Middlesex (Inns of Court) Volunteer Rifle Corps, to be Captain. Dated 1st April, 1908.
- Quartermaster and Honorary Lieutenant Henry Edward Lemuel Purcell, from the London London Companies Royal Army District Medical Corps (Volunteers), to be Quarter-master with the honorary rank of Lieutenant, with precedence as in the Volunteer Force. Dated 1st April, 1908.
- 1st Southern General Hospital; George Jordan Lloyd, F.R.C.S. (Eng.), (formerly Surgeon-Lieutenant, 1st Volunteer Battalion, The Royal Warwickshire Regiment), to be Lieutenant-Colonel. Dated 3rd June, 1908.
- James Edward Hill Sawyer, M.D., to be Major. Dated 3rd June, 1908.
- Howard James Collins to be Quartermaster, with the honorary rank of Lieutenant. Daied 3rd June, 1908.
- 4th Southern General Hospital; Charles Edmund Russel Rendle, F.R.C.S. (Edin.), (formerly Captain, 4th Volunteer Battalion, The Devonshire Regiment), to be Lieutenant-Colonel. Dated 30th September, 1908.
- Henry Woolmington Webber, F.R.C.S. (Edin.), (formerly Captain, Devon Bearer Company, Royal Army Medical Corps (Volunteers), to be Major. Dated 30th September, 1908.
- Captain Leonard Wood, Royal Army Medical Corps, to be Adjutant of a School of Instruction. Dated 30th October, 1908.
- Captain Francis M. Parry, M.B., Royal Army Medical Corps, to be Adjutant of a School of Instruction, vice Captain Langford N. LLoyd, D.S.O., whose tenure of that appointment has expired. Dated 1st November, 1908.
- Captain Langford N. L.Loyd, D.S.O., Royal Army Medical Corps, to be Adjutant of a School of Instruction, vice Captain Edgar T. Inkson, V.C., whose tenure of that appointment has expired. Dated 1st November, 1908.

ERRATUM.

The appointment as an Adjutant of Captain Auberon Claud Hegan Kennard, The Rifle Brigade (The Prince Consorts' Own), should have been shown as to the 5th (City of London) Battalion (Rifles), The London Regiment, and not as described in the London Gazette of the 16th October, 1908.

War Office,

20th November, 1908.

AUXILIARY FORCES. YOLUNTEER CORPS.

ROYAL GARRISON ARTILLERY (VOLUNTEERS).

- 1st Devonshire; Surgeon-Lieutenant Harold C. Adams resigns his commission. Dated 1st April, 1908.
- 2nd Glamorganshire; Captain Thomas A. Edwards resigns his commission. Dated 31st March, 1908.
- 7th Lancashire; Surgeon-Lieutenant (Honorary Captain in the Army) Charles J. J. Harris, Dated 31st M.D., resigns his commission. March, 1908.
- 1st Shropshire and Staffordshire; Captain Cyril E. Hedge resigns his commission. Dated 31st March, 1908.
- 1st East Riding of Yorkshire; Lieutenant-Colonel and Honorary Colonel William H. Attlay resigns his commission, with permission to retain his rank, and to wear the prescribed uniform. Dated 31st March, 1908.

ROYAL ENGINEERS (VOLUNTEERS).

- 1st Devonshire and Somersetshire; Major Arthur Cary resigns his commission. Dated 1st April,
- East London (Tower Hamlets); Quartermaster and Honorary Lieutenant James J. de Lara Cohen resigns his commission. Dated 31st March, 1908.

RIFLE.

- 6th Volunteer Battalion, The King's (Liverpool Regiment); Acting Chaplain The Reverend Herbert N. Braithwaite resigns his appoint-ment. Dated 1st April, 1908.
- 4th Volunteer Battalion, The Cheshire Regiment; Lieutenant Walter D. Zeller resigns his commission. Dated 1st April, 1908.
- 3rd Volunteer Battalion, The Royal Welsh Fusiliers; Acting Chaplain The Reverend Robert L. Roberts, M.A., resigns his appointment. Dated 31st March, 1908.
- The South Wales Volunteer Battalion, Borderers; the undermentioned officers resign their commissions. Dated 31st March, 1908:—

Captain Herbert J. Willcox. Captain Francis C. C. Ferrers. Lieutenant Robert A. Findlay. Lieutenant Francis M. Steel.

The undermentioned Acting Chaplains resign their appointments. Dated 31st March, 1908:—

The Reverend Thomas L. Lister, M.A. The Reverend Canon Charles E. T. Griffiths,

- 1st London Volunteer Rifle Corps; Second Lieutenant Graham J. Colmer resigns his commission. Dated 31st March, 1908.
- 2nd Volunteer Battalion, The Durham Light Infantry; Lieutenant Charles H. D. Moore resigns his commission. Dated 31st March, 190**8**.

Civil Service Commission, November 20, 1908.

The Civil Service Commissioners hereby give notice, in pursuance of the Order in Council of 22nd March, 1879, as amended by Clause 21 of the Order in Council of 29th November, 1898, that, with the consent of the Lords Commissioners of His Majesty's Treasury, they have prescribed that the fee to be paid by established persons now serving in the Department of the Postmaster-General when attending examinations for the situation of Second Class Engineer in the Engineer-in-Chief's Department of the General Post Office, shall be fixed at £1.

* This notice is supplementary to the notice published in the London Gazette of the 3rd May, 1907.

The County Court Admiralty Jurisdiction Act, 1868.

In the County Court of Suffolk, holden at , Lowestoft.

List of Nautical Assessors for the said Court, approved by the Judge thereof, this 27th day of October, 1908.

Old Assessor.

Reeve, Charles, Gisleham, Suffolk, Commander R.N. (Retired).
Gartride-Tipping, Henry, Dunburgh House, near Beccles, Suffolk, Lieutenant R.N. (Retired).

Collis, Charles, Skilmans Hill, Southwold, Suffolk, Retired Trinity Pilot.

Elmy, George, 10, East-cliff, Southwold, Suffolk, Retired Trinity Pilot.
Sergeant, John Daly, 13, Bartholomew Green, Southwold, Suffolk, Retired Chief Officer Coast Guards.

survis, Joseph, Southend, Sou Suffolk, Retired Shipmaster, M Service, London Certificate 33907. Southwold, Merchant

Ewen, John Jonathan, 124, Denmark-road, Lowestoft, Suffolk, Retired Trinity Pilot.

Approved-

H. EARDLEY WILMOT, Judge of the County Court of Suffolk, holden at Lowestoft.

J. GORELL BARNES, P. 10 November, 1908.

PATENTS AND DESIGNS ACT, 1907.

Application for Restoration of Lapsed Patent under Section 20.

Notice is hereby given, that John Wood has made application for the restoration of the Patent granted to him for an invention for "Improvements in rotary tipplers for discharging coal or other minerals," numbered 23961 of 1901, and bearing date the 26th day of November, 1901, which expired on the 26th day of November, 1906, owing to the non-payment of the prescribed renewal fee. Any person may give notice of opposition to the restoration on leaving Patents Form No. 16 at the Patent Office, 25, Southampton-buildings, London, W.C., on or before the 18th day of January, 1909.

> C. N. Dalton, Comptroller-General,

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 17TH NOVEMBER 1908.)

HERTFORDSHIRE (CONTROL DOGS) ORDER OF 1908.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1903, the Dogs Act, 1906, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

Power to make Regulations.

- -(1.) The Local Authority of either of the Districts specified in the Schedule to this Order may, in accordance with the provisions of this Order, make Regulations, with a view to the prevention of worrying of cattle (including sheep), for requiring that dogs or any class of dogs shall, during all or any of the hours between sunset and sunrise, be kept by the owners thereof under control in manner prescribed by the Regulations.
- (2.) The Regulations may apply to the whole or any part of the District, and may exempt any class of dogs either generally or under prescribed conditions.

Confirmation of Regulations.

2.—(1.) Regulations made under this Order hall not take effect unless and until they have been submitted to and confirmed by the Board of Agriculture and Fisheries.

(2.) Unless the Board otherwise direct, the

following provisions shall apply-

(i.) Notice of intention to apply for confirma-tion of any Regulations shall be given in one or more of the local newspapers circulating within the District in two successive issues two weeks at least before the making of the application.

(ii.) For two weeks at least before an application, a copy of the Regulations proposed to be confirmed shall be kept at the office of the Local Authority of the District, and be open during office hours thereat to the inspection of ratepayers of the District without fee or reward.

(iii.) The Clerk of the Local Authority shall on the application of any such ratepayer furnish him with a copy of the proposed Regulations on payment of sixpence.

(8.) A copy of any Regulations made by a Local Authority under this Order, signed and certified by the Clerk of that Local Authority to be a true copy and to have been duly confirmed, shall be evidence, until the contrary is proved, in all legal proceedings, of the due making, confirmation, and existence of the Regulations, without further or other proof.

Seizure of Dogs where Regulations are Contravened. 3. Any dog in respect of which an offence is being committed against a Regulation made under this Order may be seized and treated as a stray dog under the powers conferred by section three of the Dogs Act, 1906.

Extension of Definition in Diseases of Animals Act, 1894.

4. Dogs shall be animals for the purposes of the following sections of the Diseases of Animals Act, 1894 (namely):-

Section forty-three (powers of police); Section forty-four (powers of inspectors); and also for the purposes of all other sections of the Inspector signing the same.

the said Act containing provisions relative to or consequent on the provisions of those sections and this Order, including such sections as relate to offences and legal proceedings.

Local Authority to enforce Order.

5. The provisions of this Order shall be executed and enforced by the Local Authority.

Short Title.

6. This Order may be cited as the HERTFORD-SHIRE (CONTROL OF DOGS) ORDER OF 1908.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this seventeenth. day of November, nineteen hundred L.S. and eight.

A. W. Anstruther, Assistant-Secretary.

SCHEDULE.

Districts of Local Authorities to which this Order applies.

The county of Hertford. The city of St. Albans.

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:

(Dated 17th November 1908.)

ALLOTMENT GARDENS TILBURY (SWINE-FEVER) ORDER OF 1908.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them 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:

Premises to which this Order applies.

- -(1.) This Order shall apply to the premises described in the Schedule hereto, and also to any other premises in the parish of Chadwell, in the administrative county of Essex, to which the Order may be applied by a Notice to that effect signed by an Inspector of the Board or of the Local Authority of the county of Essex, and served upon the occupier of the premises described in such Notice.
- (2.) This Order shall cease to apply to any premises upon service on the occupier thereof of a Notice to that effect signed by an Inspector of the Board or of the said Local Authority.

(3.) A copy of every Notice served under this Article shall forthwith be sent to the Board by

Restriction on Movement of Swine from or to Premises to which this Order applies.

2. Swine shall not, except as expressly authorised by this Order, be moved from or to any premises to which this Order applies.

Movement of Swine for Immediate Slaughter.

- 3.—(1.) Swine (not being in a Swine-Fever Infected Place and their movement not being prohibited by Notice of an Inspector of the Local Authority or of the Board given under any Order of the Board) may be moved from any premises to which this Order applies in a float, cart or van to a slaughter-house situate in the parish of Chadwell, in the administrative county of Essex, for the purpose of immediate slaughter if accompanied by a licence in the Form D set forth in the First Schedule to the Swine Fever (Regulation of Movement) Order of 1908 authorising such movement, granted by an Inspector of the said Local Authority, which licence shall be in force for not more than six days inclusive of the day of issue.
- (2.) Before a licence is granted by an Inspector under this Article the owner of the swine, or his agent authorised in writing for this purpose, shall sign, and deliver or send by post to the Inspector, a declaration in the Form E set forth in the First Schedule to the Swine Fever (Regulation of Movement) Order of 1908, which shall be retained by the Inspector.
- (3.) The swine shall, before the movement is commenced, 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.
- (4.) The swine moved under this Article shall be moved by the nearest available route and without unnecessary delay, and shall, after their arrival at the slaughter-house, be there detained until they are slaughtered.

Cleansing and Disinfection of Vehicle used for Conveyance of Swine.

- 4.—(1.) Any float, cart or van which has been used for the conveyance of swine under the preceding Article, shall immediately after each occasion of such use be cleansed and disinfected by and at the expense of the owner of the float, cart or van as follows:
- (i.) The floor of the float, cart or van and all other parts thereof with which the swine, or their droppings, have come in contact shall be scraped and swept, and the scrapings and sweepings, and all dung, sawdust, litter, and other matter shall be effectually removed therefrom; then
 - (ii.) The same parts of the float, cart or van shall be thoroughly washed or scrubbed or scoured with water; then
- :(iii.) The same parts of the float, cart or van shall be disinfected in one of the modes prescribed by the Diseases of Animals (Disinfection) Order of 1906.
- (2.) The scrapings and sweepings, and the dung, sawdust, litter, and other matter removed under this Article shall forthwith be well mixed with quicklime, and be effectually removed from contact with swine.

Movement of Swine to Premises to which this Order applies.

5.—(1.) Swine may be moved to any premises to which this Order applies if accompanied by a licence in the Form A set forth in the First Schedule to the Swine-Fever (Regulation of Movement) Order of 1908 authorising such movement, granted by an Inspector of the Local Authority of the county of Essex, which licence shall be in force for not more than six days inclusive of the day of issue.

(2.) Swine may also be moved to any premises to which this Order applies if such movement is authorised by a licence (Form A) granted under and in accordance with the Swine-Fever (Regula-

tion of Movement) Order of 1908.

(3.) Before a licence is granted by an Inspector under this Article, the owner of the swine, or his agent authorised in writing for this purpose, shall sign, and deliver or send by post to the Inspector, a declaration in the Form B set forth in the First Schedule to the Swine-Fever (Regulation of Movement) Order of 1908, countersigned as hereinafter provided.

(4.) The declaration shall not be effective until it is countersigned by a police officer of the district where the swine are, who, before countersigning the declaration, shall, so far as is practicable, satisfy himself as to the correctness

of the statements contained therein.

(5.) The declaration shall be retained by the Inspector granting the licence thereon.

(6.) The swine moved under this Article shall be moved by the nearest available route and

without unnecessary delay.

(7.) Swine while detained on premises to which this Order applies need not be kept separate from other swine.

Production of Licences; Names and Addresses.

6.—(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, necessary for 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.

Local Authority to enforce Order.

7. The provisions of this Order shall be executed and enforced by the Local Authority.

Offences.

- 8.—(1.) If a pig is moved in contravention of this Order, the owner of the pig, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying the pig, and the consignee or other person receiving or keeping it, knowing it to have been moved in contravention as aforesaid, and the occupier of the place from which the pig is moved, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.
- (2.) If a pig is not marked as required by this Order, the owner, consignee, or other 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 anything is done or omitted to be done in contravention of this Order in respect of the cleansing and disinfection of any float, cart or van used for the conveyance of swine, the owner, or other person for the time being in charge of the float, cart or van shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.
- (4.) 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.
- (5.) 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 1804.

Interpretation.

- 9. In this Order-
- "The Act of 1894" means the Diseases of Animals Act, 1894:
- "The Board" means the Board of Agriculture and Fisheries:
- "Swine-Fever Infected Place" means a place for the time being declared to be a Swine-Fever Infected Place under any Order of the Board:

Other terms have the same meaning as in the Act of 1894.

Commencement.

10. This Order shall come into operation on the twenty-first day of November, nineteen hundred and eight.

Short Title.

11. This Order may be cited as the TILBURY ALLOTMENT GARDENS (SWINE-FEVER) ORDER OF 1908.

In witness whereof the Board of Agriculture



and Fisheries have hereunto set their Official Seal this seventeenth day of November, nineteen hundred and eight.

A. W. Anstruther,
Assistant-Secretary.

SCHEDULE.

Premises to which this Order applies.

The several premises used as allotment gardens situated in the parish of Chadwell, in the administrative county of Essex, and known as the Montreal-road Allotments.

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.

(DATED 18TH NOVEMBER 1908.)

Foreign Animals (Amendment) Order of 1908.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them 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:—

Animals from the State of Pennsylvania in the United States of America prohibited.

1. Unless and until the Board otherwise order, it shall not be lawful to land any animal brought from the State of Pennsylvania in the United States of America, and the First Schedule (Prohibited Countries and Parts of Countries) to the Foreign Animals Order of 1903 shall be read and have effect as if the said State were included in the list of prohibited countries and parts of countries mentioned in that Schedule.

Interpretation.

2. In this Order terms have the same meaning as in the Foreign Animals Order of 1903.

Commencement.

3. This Order shall come into operation on the twenty-first day of November, nineteen hundred and eight.

Short Title.

4. This Order may be cited as the Foreign Animals (Amendment) Order of 1908.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this eighteenth day of November, nineteen hundred and eight.

A. W. Anstruther,
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.

(DATED 18TH NOVEMBER 1908.)

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them 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:

Prohibition of Landing of Hay and Straw from State of Pennsylvania.

1. The Foreign Hay and Straw Order of 1908 shall be read and have effect as if the State of Pennsylvania, in the United States of America, were included in the Schedule (Countries from which Importation is Prohibited) to that Order.

Commencement.

2. This Order shall come into operation on the twenty-first day of November, nineteen hundred and eight.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this eighteenth day of November, nineteen hundred and eight. A. W. Anstruther,

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.

THE BURLEY-IN-WHARFEDALE URBAN DISTRICT COUNCIL.

PUBLIC HEALTH ACTS AMENDMENT ACT, 1907.

THEREAS the Urban District Council of Burley-in-Wharfedale have applied to the Local Government Board to declare certain parts and certain sections of the said Act to be in force in the Urban District of Burley-in-Wharfedale.

And whereas proof baving been given to the satisfaction of the Local Government Board of the advertisement required by sub-section (2) of section 3 of the said Act, the Local Government Board, in exercise of their powers in that behalf, have made an Order, bearing date the 8th day of October, 1908, whereby they declared specified and directed:-

That on and after the day on which the said 64, 65, 66, 67, and 68, comprised in Part IV, and sections 92, 93, and 95, comprised in Part X, of the Act of 1907, shall be in force in the Urban District of Burley-in-Wharfedale, subject to the conditions and adaptations as in the said Order is contained.

And that the said Order shall come into operation on the 19th day of November, 1908.

GEO. WILKINSON, Clerk to the said Council.

Burley-in-Wharfedale, 20th November, 1908.

URBAN DISTRICT OF RUISLIP-NORTHWOOD.

Public Health Acts Amendment Act, 1907. OTICE is hereby given that, by an Order of the Local Government Board, dated the 10th day of November, 1908, the said Board, in exercise of their powers in that behalf, declared, specified, and directed that on and after the 22nd day of December, 1908, Part II, Part III, and Part IV, of the above mentioned has chould be in force in the Urbean District of Act, should be in force in the Urban District of Ruislip-Northwood, but subject as to certain sections to the conditions and adaptations mentioned in the schedule as follows:-

SCHEDULE.

Parts and Sections. Conditions and Adaptations.

PART II.

Section twenty-five. "The power of making or enforcing bye-laws under section one hundred and fifty-seven of the Public Health Act, 1875, as extended by section twentythree of the Public Health Acts Amendment Act, 1890, with respect to the paving of yards and open spaces in connection with dwelling - houses, shall cease to be exercisable."

Section twenty-, seven.

"(7) Nothing in this section shall apply to any temporary building erected or set up for use by the Territorial Force."

PART III.

Section thirty-five. "This section, so far as it relates to the deposit of material, shall have effect subject to the first proviso to section ninety-one of the Public Health Act, 1875.

"Bye-laws made in pur-suance of section sixteen of the Local Government Act, 1888, for the prevention and suppression of nuisances shall not, in relation to any subjectmatter of this section, be of any force or effect within the district."

Section thirty-eight. "Nothing in this section shall prejudicially affect any power or right exercisable by or attaching to an owner or occupier of premises by virtue of section twenty-two of the Public Health Act, 1875, or of section eighteen of the Public Health Acts Amendment Act, 1890."

PART IV. Section fifty-nine.

"(6) Nothing in this section shall apply to a public or circulating library which is not within the district."

EDMUND R. ABBOTT,

Clerk to the Urban District Council of Ruislip-Northwood.

Council Offices, Northwood, Middlesex, 18th November, 1908.

JOINT STOCK COMPANIES.

Notice is hereby given, pursuant to Section 7 (4) of 43 Vict., cap. 19 (Companies Act, 1880), that the names of the undermentioned Companies have this day been struck off the Register, and that such Companies are hereby dissolved :-

A. Townend & Co. Limited. Aber Wagon Company Limited. Accumulator Syndicate Limited.

African and Gold Coast Trading Corporation Limited.

Albert & Son Limited.

Alfred Smith, Engineer, Limited.

American Railway Trust Limited. Anchor and Cross Bottle Works Syndicate

Limited. .

Andrew Runsome Limited.

Angela Health Company Limited. Anglo-Austrian Produce Agency Limited.

Anglo Fur and Skin Company Limited.

Anglo-Nigerian Company Limited. Anglo-Serial Publishing and Trading Company

Limited. Anglo-Transvaal Consolidated Mining and Investment Company Limited.

Apollo Concert Syndicate Limited.

Ardwick Equitable Club Limited.

Armstrong's Carlisle Plaster Company Limited.

Arthur King Limited.

Atlantic Spinning Company Limited, Automobile Show (1905) Limited.

B. & M. Fisher Limited.
B. J. Edwards & Co. Limited.
B. Newgass & Company Limited.

Baboon Grease Killer Company Limited. Bankers and Brokers Association Limited.

Barnstaple Bill Posting Company Limited. Barry Brewery Company Limited.

Baslow Hydropathic Company Limited.

Beauono Limited.

Beazley Shipping Company Limited. Bechuanaland Estates Company Limited.

Bow Social & Literary Club (1905) Limited.

Bridge Club Limited. Bridlington Pier and Pavilion Company Limited.

Bristol Estate Agencies Limited.

Bristol Rolling Stock Company Limited. Britain's Best Tyre Company Limited.

Automatic Alarm Bell Company Limited.

British Sand Blast Company Limited.

British Sanitary Works Limited. British Tourist Company Limited.

British Workmen's Accident Compensation Association Limited.

Brock's Glass Decorating Syndicate Limited.

Brook & Saunders Limited. Burnage Hall Estate Company Limited. .

C. Bicknell & Company Limited.

C. M. R. Syndicate Limited. Californian Electric Power and Mining

Development Syndicate Limited.

Cameron Cole & Company Limited. Canary Islands Produce Company Limited.

Cardiff Rolling Stock Company Limited. Castolin Repairing Company Limited.

Central London Drug Stores Limited. Central Medical Hall Limited.

Century Automatic Syndicate Limited. Chamberlains Limited.

Charles Illingworth and Company Limited. Charterhouse Publishing Syndicate Limited.

Charter's Exploration Limited. Cheverton Hotels Limited.

Choctaw Exploration Company Limited, City Engineering Company Limited.

Cleveland Tiles Limited.

Club Proprietors Limited.

Cold Stores Equipment Syndicate Limited.

Collenette Limited.

Collie Coal Trust of Western Australia Limited.

Colonial Motor Transport Company Limited. Colwyn Bay Garden Dwellings Company

Limited.

Commercial and Legal Agency Limited. Compagnie des Aeroplanes Captifs Maxim

Limited. Cook & Bernheimer Limited.

Cooks Oldham Limited.

Copthall Guarantee Trust Limited.

Cornish Mining Trust Limited.

County Families Association Limited.

Crane & Osmond Limited.

Crooks Limited.

Crosby & Holdsworth Limited.

Crown Newspaper (1907) Limited. Croydon Town Football and Athletic Sports

Company Limited.

Cyclist's Supply Company Limited. Cy-mel-ine Chemical Company Limited.

Darby' Ointment Limited.

Debt Collection Agency Limited.

Dharma Limited.

Dickers Limited.

Donald Munro Limited.

Dorchester and District Electric Supply Com-

pany Limited.

Drapery Bazaars Limited.
Dudley Publishing Company Limited.

Duhamel and Company Limited.

E. C. S. Syndicate Limited.

Earl Spencer Steamship Company Limited. Electrograph Limited. Elswick Working Men's Recreation Club

Company Limited. Engineering and Motor Tools (Croker-Barnes

Patents) Limited.

English and Scottish Finance Corporation Limited.

English Boot Company Limited.

Englisk Manufacturers' Export Company

Limited. Enterprise Trading Company Limited. Essequibo Syndicate Limited.

Essex Press Syndicate Limited.

Equipment Limited.

Fabry Automobile Company Limited.

Family Trustee and Agency Corporation Limited.

Finchley Motor and Engineering Company

Limited. Fitzgerald Tyre Syndicate Limited.

Flange Fastener Syndicate Limited.

Flax Pulp Limited.

Flectoscope Syndicate Limited.

Fleetwood Steam Pleasure Boat Company Limited.

Florida Phosphate Company Limited.

Forward Engineering Company Limited. Frank Maskell and Snell Limited.

Frazer's Tablets Limited.

Free Lance Limited.

Garn Mill Authracite Colliery Company Limited.

Gaspé Petroleum Company Limited.

General Forage and Grains Drying Company

General Milling Company Limited.

General Oil Storage Company Limited.

George Bridgland Limited.

George Hunt Cycle Corporation Limited. Germans Limited.

Glansur Tyre Manufacturing Company Limited.

Gold Coast Colonial Company Limited. Gold Coast Founders Syndicate Limited.

Goldstein's Stores Limited. Grand Theatre Islington (1905) Limited. Great Yarmouth Mineral Water Manufacturing Company Limited. Grover and Company (Bury St. Edmunds) Limited. Grove Spa Mineral Water Company Limited. H. Seccombe & Company Limited Halford Spring Wheel Syndicate Limited. Halifax St. James' Club Company Limited. Halladay & Tunnicliff Limited. Hartmann Hohmann & Coy. Limited. Haverstock Amateur Trotting Club Limited. Henry Wybrow Limited. Herbert Parrott & Company Limited. Heywood Workingmen's Social Club Coy. Limited. Holland Inventions Syndicate Limited. Home Counties Building and Estate Company Limited. Homeopathic Remedies Company Limited. Horsham Sanitary Steam Laundry Company Limited. Hotel Binda Limited. Huesca Copper Iron and Lead Mines Limited. Hughes and Rowlands Limited. Husson's Safety Acetylene Syndicate Limited. I. B. C. W. Syndicate Limited. L. Mineral Water Manufacturing . I. Syndicate Limited. Ilex Syndicate Limited. Ilfracombe Billposting Company Limited. Industries Development Company Limited. International Automobile Co - operative Association Limited. Iron-Clad Rubber Tyre Syndicate Limited. Irving & Company Limited.
J. Phillips and Company Limited. J. P. Mansell Limited. J. T. Tetlow Limited. J. Wright and Company Limited. James Bedson and Company Limited. John Harris and Company Limited. John Scurr & Company Limited. Jones' Tea Company Limited. Judd & Manners Limited. Kidd Brothers & Co. Limited. Kingsbridge and South Devon Electric Lighting and Traction Company Limited. Kitlene Limited. Knowlden & Co. Limited. L. & W. Trust Limited. L. S. Syndicate Limited. Lambert Reddaway Limited. Lamp Post and General Hydrant (Jones' Patent) Co. Limited. Land and Trading Corporation of Morocco Limited. Land Development Company of Egypt Limited. Langley Brickfields Limited. Lavender Park Estate Company Limited. Leicester Evening News Limited. Lemmon and Company Limited. Lenton Machinists Company Limited. Leveson Wedgwood and Company Limited. Lewin Crawcour and Company Limited. Lexicon Limited. Libraries Limited. Liuslade Brewery Company Limited. Lionel Nathan & Co. Limited. Liverpool Knowsley Members Club Limited. Liverpool Mahogany Syndicate Limited. Llanwonno Cottage Company Limited. Lock to Lock Syndicate Limited London and Foreign Commercial Trust Limited. London and Midland House Purchase and

General Assurance Company Limited.

London & Paris Finance Corporation Limited.

London & Swansea Patent Fuel Syndicate Limited. London Chemical Company Limited. London Scottish Fire Assurance Society Limited. London Supply Company Limited. Lucock and Packman Limited. Lynn Pen and Novelty Company Limited. M.C. Syndicate Limited. Madeley Heath Brick and Tile Company Limited. Maja Company Limited. Makua Concessions Limited. Manaos & Partners Limited. Mantell Syndicate Limited. Marlborough Press Limited. Marlow-Dallaston Company Limited. Materials Limited. Mellor and Company Limited.

Mercantile Central Exchange and Business Offices Limited. Merionethshire Manganese Company Limited. Metals Refining Syndicate Limited. Micrograph Company Limited. Middlesbro Stockton and District Bill-Posting and Window Cleaning Company Limited. Midland Supply Company Limited.
Midland Underclothing Manufacturing Company Limited. Milburn House Café Company Limited. Military Wheel and Carriages Syndicate Limited. 'Million' Advertising Novelty Company Limited. Minerva Manufacturing Company Limited. Motor and General Tyre Company Limited. Motors (Birmingham) Limited. Mount Swivel Works Limited. Municipal Reform Gazette Limited. Musical Copyright Association Limited. National Contract Company Limited. Naval and Military Patents and Equipment Syndicate Limited. Nealeron Limited. Neena Company Limited. New Automatic Box Company Limited. Newcomen Press Limited. New Conservative Club (1904) Limited. New Lancaster Engineering Company Limited. New Mutual Telephone Syndicate Limited. New Savoy Limited. New Teign Valley Mining Company Limited. Nocrize Company Limited. Non-Explosive Safety Device Company Company Limited. North Dolores Limited. Publishing Company Northern Environs Limited. North Norfolk Hotels and Catering Company Limited. Oakwood Estate Company Limited. Old Park Road Colliery Company Limited. Onyx Syndicate Limited. Orangia Diamonds Limited. Oriental Investment Company Limited. P.M. Syndicate Limited. Palace Paper Mills Company Limited. Paramor & Sons Limited. Park Estate Syndicate Limited. Patent Oil Fuel Burner Company Limited. Patent Pump and Blower Syndicate Limited. Pearson Artificial Teeth Company Limited. People's Benefit Boot Stores Limited. Personal Accident Insurance Company Limited. Petroleum Publishing Syndicate Limited. Pillinger and Company Limited.

Phonograph & General Supply Association

Limited.

Phonograph Record Manufacturing Company Limited.

Physical Culture Limited,

Plymouth Rugby and Athletic Grounds Limited.

Premier Artistic Photo Company Limited. Prescot Family Laundry Company Limited.

Priestman Oil Engine American Syndicate Limited.

Punkahs Limited.

Quitmann & Co. Limited.

R. J. Black Syndicate Limited.

R. L. Motor Engineering Company Limited. Radium Limited.

Railway Loan Syndicate Limited. Rand Extensions Limited.

Rayleigh Public Hall Company Limited.

Reed & Son Limited.

Reliance Lamp Co. Limited. Rembrandt Art Company Limited.

Rex Remedies Limited.

Rhodesia Market Trust Limited. Rhodesia-Transvaal Syndicate Limited.

Richards Wright and Company Limited. Riviera Prospecting Syndicate Limited.

Rocket Cycle Company Limited.

Roman Cement Syndicate Limited.

Rostrum Publishing Syndicate Limited.

Rothschilds Motors Limited.

Rum Fum Pantomime and Burlesque Company Limited.

S. F. Syndicate Limited.

S. L. Gotliffe & Company Limited.

Sagnenay Colonization Company Limited. Sailing Ship Milverton Company Limited.

Saint Leonards-on-Sea Grand Hotel Company Limited.

Selsey Bill Estate Limited.

Seton Trading Company Limited.

Sherwood Hotels Limited.

Shields Construction Syndicate Limited.

Ship Ancona Company Limited.

Shipley Timber & Sawmill Company Limited. Simpson & Bailey Limited.

Sircoms Limited.

Smart Syndicate Limited.

Smithson & Co. Limited.

Société Generale des Petroles Franco Algériens Limited.

Soluble Tea Company Limited.

South Atlantic Steamship Syndicate Limited.

South Dolores Limited.

Southern United Football and Athletic Company Limited.

South Russia Mining and Agency Company Limited.

Stamford Press Limited.

Stamps Limited.

Standard Reversionary Society Limited.

Starkey and Co. Limited.

Stepney Bon Marché Limited.

Structural Heating and General Engineers Limited.

Suburban Mineral Water Association Limited. Sweetbreads Limited.

Syphon Elevator Syndicate Limited.

T. Caffyn & Son Limited.

T. Parker & Son Limited.

Tapuer and Company Limited.
Taylor Printing and Publishing Company
Limited.

Telemarken Development Syndicate Limited.

Thery & Co. Limited. 3-Ply Veneer Case Company Limited.

Trade Carpet Beating Company Limited. Tradesmen's Indemnity Insurance Company Limited.

C

Tranmere Liberal Club Company Limited.

No. 28198.

Transylvania (Hungary) Minerals Syndicate Limited.

Turner, Bird, Carteron Limited.

Universal Coloured Trading Stamp Company Limited.

Universal Gold Dredging Company Limited.

Uranium Minerals Limited.

Uranium-Radium Mines Development Syndicate Limited.

Vacuum Dry Cleaning Company Limited. Valentine Valley Pierrots Limited.

Variable Gears Limited.

Vaudeville Entertainments Limited.

Velvo Manufacturing Company Limited.
'Vernon' Mechanical and Electrical Registers

Limited.

W. & J. Ellison Limited.

W. G. Syndicate Limited. W. Smith (Farnborough) Limited.

Walter Mark & Co. Limited.

Warton Crag Lime and Stone Company Limited.

Automatic Appliances Weedon Company Limited.

West Coast Consols Limited.

Western Orchards Produce Company Limited.

West Indian Sisal Company Limited.

West Midlands Timber Company Limited.

Whitmore & Son (Bury St. Edmunds) Limited. Widnes Sulphur Company Limited.

Wigan Cannel Colliery Limited.

Wm. Cook & Co., Engineers, Limited.

Williamson Brothers & Co. Limited.

William Stringer & Co. Limited.

Willmott Patent Blind Protector Syndicate Limited.

Wimereux Syndicate Limited.

Wootton Screw and Nut Company Limited.

Worsey-Hoal Gold Extracting Syndicate Limited.

Wuerdle Bowling Club and Building Company Limited.

Yorkshire Handy Ice Company Limited.

H. F. Bartlett,

Registrar of Joint Stock Companies.

Companies Registration Office Somerset House, London, W.C. 20th November, 1908.

JOINT STOCK COMPANIES.

Notice is hereby given, pursuant to section 7 (3) of 43 Vict., cap. 19 (Companies Act, 1880), that, at the expiration of three months from the date hereof, the names of the undermentioned Companies will, unless cause is shown to the contrary, be struck off the Register, and the Companies will be dissolved:

A. E. Pearce Limited.

A. S. Tomson Limited.

Aberystwyth Improvement Company Limited.

Achddu Colliery Company Limited.

Adams & Bredvad Limited.

African Mining Trust Limited.

Agence Internationale Limited.

Albion Brick and Tile Company Limited.

Alfred & Son Limited.

Alfred Hetherington & Co. Limited.

Alliance Deposit and Investment Company Limited.

Alliance Gold Coast Corporation Limited

Altai Syndicate Limited.

Aluminium Soldering Company Limited.

Amble and District Workmen's Social Club . at 174 . . .

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Company Limited.

American Tooth and Crown Depot Limited. Andrews Wassau Concessions Syndicate Anglo Austrian Trading Company Limited. Anglo-Foreign Trust Limited. Anglo-French (Dauphiné) Syndicate Limited. Anglo-French Mining Company Limited. Anglo-Russian Cement Company Limited. Ashbourne Brick Tile and Pipe Company Limited Aspinall Publishing Company Limited. Atlas Mercantile Agency Limited. Atlin Lake Company Limited. Australian Copper Trust Limited. Automatic Cycle Stand Limited. Automatic Lighting Company Limited. Bahia Central Sugar Factories Limited. Barry New Dock Cottage Company Limited. Barugh and Company Limited. Baxenden Metallic Brick Company Limited. Baxter & Company Limited. Benton and District Social Club Limited. Berkshire Estates Limited. Berry's Football Club Company Limited. Birkenhead Granite Flag Company Limited. Bishpool Brick and Tile Company Limited. · Bogey Limited. Boland Bros. Limited. Bonsie Gold Concessions Limited. Boro' Green Brickfields Limited. Boryslaw State Lands No. 1 Limited. Boryslaw Syndicate "A" Limited. Bridley Manor Estates Limited. British and Foreign Gold Recovery Syndicate Limited. British Spirit Process Limited. British West African Rubber Concessions Syndicate Limited. Browne & Parry Limited. Brunswick Club Limited. Brutton & Burney (1903) Limited. Cabel and Company Limited. Caledonian and Colonial Corporation Limited. Callion Limited. Camden Cartage and Supply Company Limited. Canada Lead Company Limited.
Cardiff Ship Repairing Company Limited.
Carding and Combing Machine M Makers Limited. Carlton Hotel (Johannesburg) Limited. Carnarvon and Liverpool Steamship Company Limited. Carranza-Lafoue Copper Mining and Smelting Corporation Limited. Castle Estates Limited. Cervantes Zinc Syndicate Limited. Chamen & Richards Limited. Champion Consols Limited. & Channel Tubular Railway Preliminary Company Limited. Charbawassie Gold Mines Limited. Charles D. Ferne Limited. Charlwood Stock and Dairy Farm Limited. Chepstow Shire Horse Company Limited. China Commercial and Industrial Company Limited. Christian Million Publishing Company Clarence Gardens Boarding House and Hotel Coates New Mill Company Limited. Cobbaert Syndicate Limited. Cobina Gravel Limited. Colosseum Limited. S. Commercial College Company Limited. Commouwealth Gold Fields Limited.

Concessions and Financial Trust Limited.

Coniston Mining Syndicate Limited.

Copper Explorers Limited. Copthall Development Syndicate Limited. Coronation Extension Syndicate (Transvaal) Limited. Crocker's Stationery Company Limited. Crosbie Brothers Limited. Crown Diamond Manufacturing Company Limited. Cundall & Company Limited. Daily Sport Syndicate Limited. Dalkeith Hotel Limited. Dargo Victoria Gold Mines Limited. Decimal Syndicate Limited. Designs Limited. Didsbury Conveyance Company Limited. Distribution Syndicate Limited. Domo Distillery Limited. Dorset Coal Syndicate Limited. Downs Limited. Durand Gold Mines Limited. E. Lace and Son Limited. E. Spreckley and Company Limited. Earl Cadogan Ship Company Limited. Easily Cleaned Window Company Limited. East Kootenay Exploration Syndicate Limited East Rand Gold Mines Limited Edward Beach and Company Limited. Eersteling Exploring Company Limited. Electric Light and Power Company of Japan Limited. Electric Motive Power Company Limited. Electro-Carbide Lamp Syndicate Limited. Empire Development Syndicate Limited. Enachu and Kupari Diamond Mining Company English Serpollet Motor Syndicate Limited. Enterprise Loan and Discount Company Limited. Epstein Electric Accumulator Syndicate Limited. Estates & Investment Corporation Limited. "Ethical World" Publishing Comp Company Limited. Evinof Safety Lock-Nut Bolt Company Limited. F. Cuthbert & Sons Limited. F. Grover & Son Limited. Farncombe Paper Company Limited. Fleetwood Pier Company Limited. Fletchers Erewash Valley Brewery Limited. Force Motor Syndicate Limited. Founders Committee Limited.
Gammon's Hat Sewing Machine Company Limited. General Guarantee Association Limited. Gerrish & Co. 1894 Limited. Gibbons & Co. Limited. Gilpin Gold Limited. Gipsy Road Constitutional Club Company Limited. Workmen's Hotel Glamorgan Company Limited. Gold and Silver Complex Ores Reduction Company Limited. Goldsworthy and Sons Limited. Great Eastern Land and Building Company Limited. Great St. Bernard Railway Concessionary Company Limited. Great Yarmouth Brick and Tile Company Limited. Grub Stakes Syndicate Limited. Hamilton Motor Company Limited. Hastings and St. Leonard's-on-Sea Alexandra Hotel Company Limited. Heidelberg Mineral Estates Limited. Helderfoutein Land and Mining Syndicate Hellier & Co. Limited.

Hematite Development Limited.

Henllys Vale Anthracite Company Limited. Henry Boys Brick and Colliery Company Limited.

Henry F. Joel & Co. and Thomas Potter & Sons United Limited.

Henry Kemshead Limited.

Henry Parker Limited.

ermes' Auto Pressure Filter Limited. Hermes' Syndicate

Hermos Limited.

Hewitt Blake & Co. Limited.

Hill Limited.

Holbrook's Worcestershire Sauce Limited.

Horn's Company Limited.

Household Patents Limited.

Hotel Como Limited.

Ilford Manor Estates Limited.

Inter-Colonial Trust Limited.

International Power Company Limited.

International Submerged Tube Syndicate Limited.

Inventions Exploitation Syndicate Limited.

J. A. Gregory Limited. J. G. Turney & Son Limited.

J. H. Gill Limited.

J. J. Metal Syndicate (United Kingdom) Limited.

James Finch and Company Limited. James Hadley and Sons Limited.

Javoka Coffee Company Limited.

Johannesburg Contract Corporation Limited.

John Hutchinson & Company Limited.

John Searby & Company Limited.

Johnson & Co. (Cecil Press) Limited. Joint Stock Investors Association Limited.

Jones's Ironfoundries & Engineering Company

Limited.

Kaffir - Westralian Company Exploration Limited.

Kellie (Ceylon) Tea Plantation Company Limited.

King Solomon's Gold Mines Limited.

Kootenay Gold Fields Syndicate Limited.

Lancashire Dental Institute Limited.

Leadbetter's Dental Patent Manufacturing Company Limited.

Leeds Brickmaking Company Limited.

Leicester Heel Manufacturing Company Limited.

Lionel Smith & Company Limited.

Lloyd's Milton Brick Company Limited. London and County Contracts Limited.

. London and Southampton (Canal) Navigation. Limited.

London and Transvaal Gold Investments Limited.

London Electro Mobile Syndicate Limited.

London Law and Trade Protection Association Limited.

M. G. Totterdell Limited.

Maison Camille Limited.

Major Wood Syndicate Limited.

Malleable Steel Castings Company Limited.

Malling District Conservative Company Limited.

Manchester Granite Flag Company Limited. Marigold Metal Limited.

Martinowsky Babb and Coy. Limited.

Matabele Consols Limited.

Mathoura Estate and Agricultural Company of Riverina (Australia) Limited.

Maunder MacVean Syndicate Limited.

Meadows Steam Fishing Company Limited.

Mediterranean and Midland Railway Gompany Limited.

Mercantile Plate Glass Insurance Company Limited.

Metal and Chemical Company Limited.

Michoagan Syndicate Limited.

" Minah" Consolidated Mining Company Limited.

Mondeys Limited.

Morriston Collieries Limited.

Mother Lode Consolidated Gold Mines Limited. Motors Limited.

Mount Donaldson Copper Company Limited.

N. Priest & Co. Limited. N. R. Syndicate Limited.

Neath Steam Laundry Company Limited.

New Ladies County Club Limited. New Park Estate Company Limited.

New Stanley Syndicate Limited.

Newton Carnegie and Company Limited. New Universal Investments Limited.

Nile Valley Block E. Limited.

Non-Injurious White Paint Syndicate Limited Norfolk Commercial £20 Money Club Limited.

Northern Counties Hydro-Oxygen Gas Company Limited.

North Mail Limited.

North Natal Coalfields Limited.

North Western Development Company Limited. Nuneaton and District Light Railway Company

Limited.

Ongar Waterworks Company Limited.

Ozonic Ventilating Company Limited. Panham Syndicate Limited.

Parcel and Advertising Syndicate Limited.

Patent Straw Plait Sewing Machine Syndicate Limited.

Patent Strip Wrapper Syndicate Limited.

Penistone and District Farmers' Association Limited.

Permiol Manufacturing Company Limited. Pipestone Gold Mining Company Limited.

Pobee Transport and Agency Company Limited. Pond and Son Limited.

Preece's Point Proprietary (Hauraki) Limited.

Prétot Motor Syndicate Limited. Public School Press Limited.

Pythian Engineering Company Limited.

Quadrant Cycle Company Limited. Queens Gate Mansious Limited.

R. Brown and Company Limited. Radnorshire Polo and Riding Pony Company Limited.

Refulgent Metals Company Limited.

Religious Journal Publication Society Limited.

Rendell and Smith Limited. Kenson Manufacturing Co. Limited.

Rhodesian Pioneers Limited.

Robert Atkinson & Company Limited.

Rosedale Mining Company Limited.

Rotary Hydraulic Power Syndicate Limited. S. Anidjah Limited.

S. Mason Limited:

St. Anne's Public Hall Limited.

Saint David's Mining Development Company

Salton Steamship Company Limited.

Schiele Union Engineering Company Limited.

Sequah Medicine Company Limited.

Seymour and Company Limited.

Shangani Development Company Limited. Sheffield and South Yorkshire Canal Company Limited.

Sheffield Mineral Water Syndicate Limited.

'Shepperton' Steamship Company Limited. Simons & Welsh Limited.

Solid Soup Limited.

Soluna Vacuum Burner Company Limited.

Sonoma Mines of Mexico Limited. South African Properties Limited.

South East Lancashire Mutual Fire Insurance Company Limited.

South of England Development Company Limited.

Spanish Mines General Syndicate Limited. Speakman's Mount Callion Limited.

Sphincter Hose and Engineering Company

Limited. Spring Bank Waste Spinning and Manufacturing Company Limited.

Stanley Park Brick Company Limited.

Station Road (South Shore) Property Company Limited.

Steam Packing and Engineers' Sundries Company Limited.

Sub-Soil Removal Company Limited.

Sultana Gold and Silver Mining Syndicate Limited.

Sumatra Exploration Company Limited.

Traders Surbiton Protection Association Limited.

Sussex Steam Packet Company Limited.

Syrett & Company.

Tarkwa and Kumassi Syndicate Limited.

Tasmanian Portland Cement Syndicate Limited. Thomas Ford and Company Limited.

Thomas Williams & Son Limited.

Tiflis Syndicate Limited.

Tisza Petroleum Fields Limited.

Tramway Share and Debenture Corporation Limited.

Trans-Baikal Syndicate Limited.

Transvaal and Free State Coal Syndicate Limited.

Trausvaal and Mashonaland Investment Company Limited.

Transvaal - Westralian Gold Concessions Limited.

Treadsure Limited.

Trevor's Rhodesian Exploration Limited.

Triplicate Invoicer and Cash Checker Limited.

Trustees & Bankers Securities Company Limited.

Tyke Publishers Limited.

Universal Concentrators Limited.

Universal Copper Mining Corporation Limited. Van Syndicate Limited.

Velinfran Colliery Company Limited.

W. & J. Player Limited. W. H. Guthrie & Co. Limited.

Walna Scar Green Slate Company Limited.

Walter Jones & Sons Limited.

Waterloo Land Syndicate Limited.

Water Works Company Limited.

Welsh Electric Traction Company Limited.

West African Fruit and Produce Company Limited.

West Coast General Agency Limited. Western Exploitation Syndicate Limited.

Westminster Reversionary Interests Company Limited.

West Randt Development Syndicate Limited.

West Rand Proprietary Limited. Willington on Tyne Brick Works Limited.

Winsley Quarrying Company Limited.

Wonderland Limited.

Wottons Limited.

Zaragoza Copper Zinc Mines Limited.

H. F. Bartlett,

Registrar of Joint Stock Companies.

Companies' Registration Office,

Somerset House, London, W.C., 20th November, 1908.

NOTICES TO MARINERS.

(Nos. 1792 to 1811 of the year 1908.)

[The Astronomical positions are only approximate The bearings are unless seconds are given. Magnetic, and those relating to lights are given from seaward. The visibility of lights is that in clear weather. Fog signals are sounded only during thick or foggy weather unless otherwise stated. The depths given are at low-water ordinary springs. The heights given are above high water.]

No. 1792.—IRELAND, WEST COAST—SLIGO HARBOUR.

Oyster Island Light—White Sector Removed.

Subject.—The sector of white light, exhibited from Oyster Island Lighthouse, has been removed, and the light now shows as undermentioned.

Position.—Lat. 54° 18′ N., long. 8° 34¼′ W.

Character.—Fixed red.

Arc of visibility.—From S. 1° E. to S. 57° E.,

as shown on Admiralty Charts.

Remarks.—In other respects there is no altera-

Variation.—21° W.

Charts affected.--No. 2852, Sligo Harbour; No. 2729, Sligo and Ballysadare Harbours.

Publications.—List of Lights, Part I, 1908, No. 1201; Irish Coast Pilot, 1902, page 458; Supplement, 1905; Notice to Mariners, No. 1696 of 1908.

Authority.—Commissioners of Irish Lights, 5th November, 1908.

No. 1793.—SCOTLAND, WEST COAST-SLEAT SOUND:

Isle Ornsay—Beacon Light Established.

Subject - A light of the undermentioned character has been established on the beacon off the north end of Isle Ornsay, Sleat Sound.
Position.—Lat. 57° 9′ 5″ N., long. 5° 46′ 50″ W.,

on Chart No. 2496.

Character.—Flashing white light every six seconds.

Elevation.—23 feet.
Visibility.—Not stated.
Structure.—Stone beacon, painted black, surmounted by a white tank and lantern.

Charts affected.—No. 2496, Sleat Sound; No. 2507, Arduamurchan Point to Loch Bhreatal.

Publications.—List of Lights, Part I, 1908, page 137; Sailing Directions for the West Coast

of Scotland, 1902, page 272.
Authority.—Commissioners of Northern Light-

houses Notice, No. 14 of 1908.

No. 1794.—JAPAN, KIUSIU—WEST COAST.

Fuku Se-Buoy Withdrawn.

Subject.—The conical buoy, painted in black and red horizontal bands, marking Fuku Se, in the approach to Hirado no Seto, has been with-

Position.—Situated at a distance of threequarters of a cable to the northward of the site of the former beacon on Fuku Se; lat. 33° 43′ N., long. 129° 26¾' E.

Remarks.—A new light beacon is in course of

construction on this rock.

Charts affected.—No. 2387, Io Jima to Madara Jima; No. 140, Matsu Sima to Atsusi O Sima; No. 359, Nagasaki to Karatsu; No. 140, Korean Archipelago; No. 358, Western Coasts of Kiusiu and Nipon.

Publications.—Sailing Directions for Japan,

&c., 1904, page 561; Supplement, 1906.

Authority.—Tokyo Department of Communications Notice, No. 942 of 1908.

No. 1795.—UNITED STATES, ATLANTIC COAST-WEST PENOBSCOT BAY.

Rockland Harbour and Muscle Ridge Channel-Rocks.

Subject -Rocks exist in Rockland Harbour and Muscle Ridge Channel, West Penobscot Bay, as undermentioned.

Rockland Harbour.

Position.—Situated with Rockland Breakwater Lighthouse bearing S. 68° W., distant 9½ cables, and Spindle Ledge Beacon S. 16° W.; latitude 44° 6½′ N., long. 69° 6′ W.

Depth.—8 fect.

Remarks.—A rock with a depth of 13 feet over it lies about half a cable westward of the abovementioned rock; and a rock with 12 feet over it lies about 2 cables to the north-eastward of it.

Muscle Ridge Channel.

Position.—Situated at a distance of $3\frac{9}{10}$ cables, N. 78° E., from Whitehead Island Lighthouse; lat. 43° 59′ N., long. 69° 7′ W. Depth.—22 feet.

Variation.—16° W.

Charts affected.—No. 612, Little Spoon Island to Pemaquid Point; No. 620, Penobscot Bays

Publication.—Sailing Directions for the East Coast of the United States, 1899, pages 143, 140. Authority.—United States Commerce Notices,

Nos. 3006, 3007 of 1908.

No. 1796.—BLACK SEA.

Kertch Strait—New Entrance Channel; Depths.

Subject.—A new channel has been dredged to lead from the Sea of Azov into the Kertch-Yenikale Channel; and the depths in that channel and in South Road are as undermentioned.

1. New entrance channel.

Position.—Cape Yenikale Lighthouse, lat.

45° 23¼′ N., long. 36° 38′ E., on Churt No. 2205.

Description.—The channel commences at a point situated at a distance of one mile and 3½ cables, S. 48° E., from Cape Yenikale Lighthouse, thence it extends for a distance of 5,600 feet in a S. 13° W. direction, to the line of the leading marks for the Kertch-Yeni-kale Channel. The width of the new entrance channel is 350 feet, except at its junction with the Kertch-Yenikale Channel, where it is widened to 735 feet. The depth at ordinary water level is 24 feet.

Buoyage.—The new channel is marked by 5 pairs of spar buoys in accordance with the Russian system. The spar buoys have been withdrawn from the old channel of approach, and laden vessels are required to use the new

2. Depths in dredged channels.

Remarks.—The work of dredging the Kertch-Yenikale Channel is now completed, and there is a depth of 24 feet at ordinary water level. 1908.

In South Road, a channel has been dredged to a depth of 22 feet, which is marked by 2 pairs of spar buoys situated on the prolongation of the edges of Kertch-Yenikale Channel, and at distances of 2,325 feet and 5,145 feet respectively, from the black buoy marking the south-west entrance to that channel.

Variation.—Nil.

Charts affected.—No. 2205, Kertch Strait; No. 2233, Sevastopol to Kertch Strait; No. 2234, Sea of Azov.

Publication.—Black Sea Pilot, 1908, page 240. Authority.—Sevastopol Notices, Nos. 75 and 77 of 1908.

No. 1797.—JAPAN—NIPON, SOUTH COAST.

Irako Channel—Buoy Disappeared.

Subject. —The undermentioned buoy, recently established in Irako Channel, has been washed

Position.—Situated on the north-eastern side of Kodzukami Reef, Irako Channel, at a distance of $8\frac{3}{10}$ cables, N. 66° E., from the summit of Kama Shima; lat. 34° 33½′ N., long. 136° $59\frac{1}{2}$ ′ E. Description.—Truncated conical buoy with

cylindrical topmark, painted black.

Variation.—5° W.
Charts affected.—No. 3650, Toba Ko; No. 952, Owari Bay to Takamatsu No Saki; No. 996, Kii

Channel to Tokyo.

Publications.--Sailing Directions for Japan, &c., 1904, page 347; Notice to Mariners No. 1535 of 1908.

Authority.—Tokyo Notice No. 2084 of 1908.

No. 1798.—BALTIC—GERMANY.

Adler Grund Light-Vessel—Submarine Fog-Bell Established.

Subject.—A submarine fog-bell has been established on board the Adler Grund Lightvessel, which will be sounded as undermentioned.

Position.—Lat. 54° 50′ N., long. 14° 22′ E. Character#of signal.—Three strokes in quick

succession every twenty seconds.

Charts affected.—No. 2366, Arkona to Dievenow river; No. 2150, Giedser Odde to Bornholm; No. 2842b, Baltic Sea.

Publications.—List of Lights, Part III, 1908, No. 531; Baltic Pilot, Part II, 1904, page 181; Revised Supplement, 1907.

Authority.—Berlin Notice, No. 2496 of 1908.

No. 1799. — NORTH ATLANTIC OCEAN-BERMUDA ISLANDS.

Kitchen Shoals—Alteration in Buoyage.

Subject. - The red whistle buoy, moored off the eastern edge of the Kitchen Shoals, in a depth of 5 fathoms, has been replaced by a buoy of the undermentioned description.

Position.—Lat. 32⁵ 26′ 0″ 64° 36′ 25″ W., on Chart No. 360. Description.—Black conical buoy.

Chart affected .-- No. 360, Bermuda Islands. Publications.—West India Pilot, Vol. II, 1899.

page 646; Revised Supplement, 1908.
Authority.—Board of Trade, 2nd November,

No. 1800.—ENGLAND—EAST COAST.

Well Bank-Shoal Southward of.

Subject.—An extensive shoal is reported to exist to the southward of Well Bank.

Position.—North end of shoal, lat. 52° 59½' N.,

long. 2° 22' E.

Description.—From the position given above, which is about 2 miles to the southward of Well Bank, the shoal extends for a distance of about 5 miles in a southerly direction, and is about $1\frac{1}{2}$ miles wide.

Depth.—The depth over the shoal varies from 6 to 10 fathoms, and it is separated from Well Bank by a deep channel nearly 2 miles wide. Variation.—15° W.

Charts affected.—No. 2182a, North Sea; No. 2339, North Sea.

Publication.—North Sea Pilot, Part III, 1905, page 234.

Authority.—Mr. Albert Close, Great Yarmouth.

No. 1801.—PORTUGAL—WEST COAST.

Port Setubal—Additional Light Established; Leading Line.

Subject.-On or about the 15th November, 1908, a light of the undermentioned character would be established near Ameijoa Mill, Port

Position.—Situated at a distance of $16\frac{1}{2}$ cables, N. 44° E., from Fort d'Outao Lighthouse; lat. 38° 30½′ N., long. 8° 55¼′ W. Character.—Fixed red (catadioptric). Elevation.—319 feet.
Visibility—18 miles over an arc of 71° on

Visibility.—18 miles, over an arc of $7\frac{10}{2}$ on

each side of the leading line.

Structure.—Moveable iron hut on rails. keeper's dwelling, a one-storied stone building,

stands in the vicinity.

Leading line.—This light in line with Fort d'Outao Light, bearing about N. 44° E., leads over the bar; the position of the light is altered to meet the changes in the channel. Variation.—16° W.

Charts affected.—No. 2714, Port Setubal; No.

87, Cape Finisterre to Cape St. Vincent.

Publications.—List of Lights, Part IV, 1908, page 117; Sailing Directions for the West Coasts of France, Spain, and Portugal, 1900, pages, 502, 503; Revised Supplement, 1907.

Authority.—Lisbon Notice, No. 21 of 1908.

No. 1802 — SPAIN, WEST COAST—AROSA BAY.

Salvora Island Light-Intended Alteration in Character.

Subject.—On or about the 1st December, 1908, the fixed white light with red flash exhibited from the lighthouse on Besugueira Point, Salvora Island, will be replaced by a temporary light of

the undermentioned character.

Position.—Lat. 42° 28½' N., long. 9° 0½' W.

Character.—Group flashing white light, showing a group of three flashes followed by a single flash, every twelve seconds, thus:—Flash, $\frac{3}{10}$ second; eclipse, $1\frac{7}{10}$ seconds; flash, $\frac{3}{10}$ second; eclipse, $1\frac{7}{10}$ seconds; flash, $\frac{3}{10}$ second; eclipse,

 $3_{\frac{7}{10}}$ flash, second; eclipse seconds; 10 10

817 seconds.
Elevation.—75 feet.
Visibility.—14 miles, from the bearing S. 10° E., through east, north, and west, to S. 83

Structure.—Description not stated, 5 feet in height.

Power.—5,000 candles.

Remarks.—This light will be exhibited during the progress of the work of installing a new light in the lighthouse.

Variation.—17° W.

Variation.—17 vv.

Charts affected.—No. 1758, Arosa and Pontevedra Bays; No. 2548, Vigo and Pontevedra Bays; No. 1756, Cape Finisterre to Vigo Bay; No. 1053, Cape Peñas to Pontevedra Bay; No. 87, Cape Finisterre to Cape St. Vincent; No. 1. British Islands to Mediterranean Sea; No. 2060g, North Atlantic agetars portion No. 2060a, North Atlantic, eastern portion.

Publications.—List of Lights, Part IV, 1908, No. 610; Sailing Directions for the West Coasts of France, Spain, and Portugal, 1900, page 429;

Revised Supplement, 1908.

Authority.—Madrid Notice, No. 941 of 1908.

No. 1803.—EASTERN ARCHIPELAGO— SUNDA STRAIT.

Lagundi Island-Non-existence of Reported Rock

Subject.—As the result of a search by the Netherlands Government steamship Lucifer, the rock reported to be situated to the south-eastward of Lagundi Island, in the undermentioned

position, has been removed from the chart.

Position.—Lat. 5° 53½′ S., long. 105° 19¼′ E.

Remarks.—The original report of the existence of this rock has been found to be erroneous.

Charts affected.—No. 2056, Sunda Strait, &c.; No. 1653, Island of Java, Western Portion; No. 2761, Chingkuk Bay to Sunda Strait.

Publications.—China Sea Directory, Vol. I, 1906, page 428; Eastern Archipelago, Part II, 1904, page 48; Notice to Mariners No. 1740

Authority.—Hague Notice, No. 2035 of 1908.

No. 1804. — BARENTS SEA — NOVAYA ZEMLYA.

Matochkin Strait-Shoal.

Subject.—A shoal bank exists in Matochkin Strait, Novaya Zemlya, as undermentioned.

Position.—Situated nearly in mid-channel, at a distance of $2\frac{3}{10}$ miles, N. 23° E., from Cape Chernoi; lat. 73° 24′ N., long. 54° 42′ E.

Depth.-6 feet.

Remarks.—From the above position, the bank extends to the western shore of the strait, with depths of from 6 to 9 feet over it; between the bank and the eastern shore of the strait there is a depth of 9 fathoms; this bank is believed to be of a shifting nature.

Variation.—17° E.

Charts affected.—No. 3035, Matochkin Strait; No. 2970, Sukhoi Nos to North Gusini Nos; No. 2962, North Cape to Einsamkeit Island.

Publication. — Arctic Pilot, Vol. I, 1907, page 314.

Authority. — Russian Hydrographer, 27th October, 1908.

No. 1805.—MEDITERRANEAN—SPAIN, EAST COAST.

Barcelona Harbour Works—Light Established; Buoy.

Subject.—A light of the undermentioned character has been established to mark the harbour works now in progress in the Port of Barcelona.

Position.—Near outer end of mole under con-struction on western side of the entrance to the port, at a distance of 4 cables, S. 40° W., from the light on the head of the Dique del Oeste; lat. 41° 21½' N., long. 2° 10½' E. Character.—Fixed red.

Elevation.—29 feet.

Visibility.—4 miles.
Remarks.—A buoy, moored about 35 yards to the southward of the above-mentioned red light, marks the works by day. Variation.—13° W.

Chart affected.—No. 1195, Approach to Barcelona, with plan.

Publications.—List of Lights, Part V, 1908, page 25; Mediterrauean Pilot, Vol. I, 1904, page 189; Supplement, 1908.

Authority.-H.M. Consul-General, Barcelona, 2nd November, 1908.

No 1806.—CHINA, EAST COAST—NAM KWAN HARBOUR APPROACH.

Chupi Island—Shoal Water Northward Of.

Subject.—Depths of about 3 fathoms are reported to exist about 2 miles to the northward of Chupi Island, Nam Kwan Harbour Approach, where the chart shows depths of from 5 to 51 fathoms.

Position.—Chupi Island, lat. 26° 56' N., long.

Charts affected .- No. 1754, Tung Yung to Wen Chau Bay; No. 2412, Amoy to Nagasaki; No. 1263, China Sea.

Publication.—China Sea Directory, Vol. III, 1904, page 294.

Authority.—Tokyo Notice, No. 1235 of 1908.

No. 1807.—SOUTH AMERICA, BRAZIL-BAHIA APPROACH.

San Antonio Point-Wreck South-westward of.

Subject.—A wreck of the undermentioned description lies sunk to the south-westward of San Antonio Point, Bahia Approach.

Position.—Situated at a distance of 1,0 cables, S. 45° W., from San Antonio Lighthouse; lat. 13° 1′ S., long. 38° 32′ W.

Description of Wreck.—The steamship Cape

Frio. Remarks.—Between this wreck

5-fathom line, as shown on the chart, there are depths of from 20 to 26 feet. Variation.—14° W.

Charts affected.—No. 506, Port of Bahia; No. 540, Bahia de Todos os Santos; No. 2262, River Tariri to Contas; No. 529, Plan of Bahia.

Publication. - South America Pilot, Vol. I, 1902, pages 118, 127; Supplement, 1906.

Authority.—Berlin Notice, No. 2527 of 1908.

No. 1808.—BLACK SEA—RIVER DANUBE.

Sulina Mouth—Leading Beacons Established.

beacons, Subject.—Leading as undermentioned, have been established at the entrance to the Sulina Mouth, River Danube.

(a) Front beacon.

Position.—On South Pier, at a distance of 100 yards within its eastern extremity, with North Pier Lighthouse bearing N. 17° E., distant about. 1¹/₁₀ cables; lat. 45° 9²/₁ N., long. 29° 41¹/₂ E.

Description.—Pole beacon, with inverted

triangular topmark painted black with a white

vertical stripe.

(b) Rear beacon.
 Position.—Situated at a distance of 5⁴/₁₀ cables,

S. 44° W., from front beacon.

Description.—Pole beacon, with triangular topmark painted black with a white vertical

Remarks.—These beacons in line, bearing . S. 44° W., lead into the Sulina Mouth in a least depth of 24 feet. When the channel is further to the southward, the former leading mark, Old Sulina Lighthouse in line with North Pier Lighthouse, should be used.

Variation.—2° W.

Charts affected .- No. 2207, Sulina Mouth; No. 2835, Delta of the Danube.

Publication.—Black Sea Pilot, 1908, page 157. Authority.—European Commissioners of the Danube, 26th October, 1908.

No. 1809.—ENGLAND, EAST COAST—RIVER HUMBER.

Holme Ridge—Buoy Replaced by Experimental Light-Buoy.

Subject.—On or about the 11th November, 1908, the black conical buoy No. 8, marking the southern-western side of Holme Ridge, Ever Humber, would be replaced by a light-buoy of the undermentioned description.

Position.—Situated at a distance of $7\frac{1}{9}$ cables, N. 76° E., from Newsham Booth High Lighthouse,

lat. 53° 38¼' N., long. 0° 10' W.

Description.—Light-buoy, painted black, exhibiting an occulting white light every four seconds, thus:—Light, two seconds; eclipse,

two seconds.

Caution.—This light-buoy is for experimental purposes only, and may be withdrawn without

Variation.—16° W.

Charts affected .- No. 109, Entrance to the River Humber; No. 1190, Blakeney to Flamborough Head.

Publication.—North Sea Pilot, Part III, 1905, page 162.

Authority. — Humber Conservancy Board Notice, No. 84 of 1908.

No. 1810.—CHINA SEA—FORMOSA.

Agincourt Island—Lighthouse Constructing; Temporary Light.

Subject.—A lighthouse is in course of construction on the western extreme of Agincourt Island. During the progress of the work a temporary light of the undermentioned character will be exhibited.

Position.—On western extreme of Agincourt Island; lat. 25° 37½ N., long. 122° 4′ E., on Chart No. 1968.

Character.—Fixed white.

Elevation.—116 feet. Visibility.—7 miles, from the bearing N. 8° E., through east and south, to S. 70° W.

Structure.—Triangular building, painted white, 6 feet in height from base to centre of lantern. Variation.—1° W.

Charts affected.—No. 1968, Formosa Island and Strait; No. 2412, Amoy to Nagasaki; No. 1262, Hongkong to the Gulf of Liau Tung; No. 1263, China Sea.

Publications.—List of Lights, Part VI, 1908, page 203; China Sea Directory, Vol. III, 1904, page 264.

Authority.—Formosa Notice, No. 109, dated September, 1908.

No. 1811.—NORTH SEA, NETHERLANDS TEXEL APPROACH.

Haaks Light-Vessel-Intended Alteration in Period of Fog-Signal.

Subject.—About the end of November, 1908, or early in the following month, it is intended to alter the period of the fog-signal on board the Haaks light-vessel as undermentioned. Position.—Lat. 52° 58' N., long. 4° 18' E.

Alteration.—The fog-siren will give one blast of two and a half seconds' duration every thirty seconds, instead of one blast of five seconds'

duration every two minutes as at present.

Remarks.—There will be no alteration in the sounding of the auxiliary fog-signals and the

submarine fog-bell.

Charts affected.—No. 2322, Scheveningen to. Ameland.

Publications.—List of Lights, Part II., 1908, No. 227; North Sea Pilot, Part IV., 1908, page 149; Supplement 1906: Notice to Mariners, No. 281 of 1907.

Authority.—Hague Notice, No. 2039 of 1908.

NEW PUBLICATION.

fourth edition of Mediterranean

Vol. III, dated July, 1908, has been published.
The following Notices to Mariners, issued

since going to press, affect this book:—
Nos. 1377, 1427, 1434, 1478, 1493, 1541, 1626, 1683, and 1688 of 1908.

By command of their Lordships,

A. Mostyn Field, Hydrographer.

Hydrographical Office, Admiralty, London, 14th to 17th November, 1908.

EASTERN BENGAL RAILWAY COMPANY.

OTICE.—In accordance with the provisions of Act 47 and 48 Vict., cap. 204, it is hereby notified that, up to the 30th September last, a total sum of £220,297 8s. 4d. was invested for the purpose of providing a Sinking Fund in respect of the Annuities, Class "B," as under:—

Nominal A	mcı	int.	Descriptions of Investments.		Total cost of Investments.				
£	s.	\overline{d} .	-		£	8.	d.		
	Ö	0	Great Indian Peninsula Railway 4 % Debenture Sto	ck .	22,458				
175		Õ	Great Indian Peninsula Railway Annuity Class "B"		3,701	. 1			
125		0	Eastern Bengal Railway Annuities Class "B"	•	3,472				
84	5	1	Madras Railway Annuity Class "B"		15 ·				
644	0	0	Madras and Southern Maharatta Railway Stock (b	y con-	3,611	1	0		
			version of £2,200 Madras Railway 43 % Capital	Stock)					
5,000	0	0	Eastern Bengal Railway 4 % Debenture Stock		5,978	3 10	õ		
13,000	0	0	Southern Mahratta Railway 4 % Debenture Stock		14,25		5 3		
500	0	0	Scinde, Punjaub, and Delhi Railway Annuities Class	" B"	14,60	9	3		
1,100	0	0	South Indian Railway 41 % Debenture Stock		1,648	3 17	U		
3,000	0	0	East Indian Railway 4½ 0/ Debenture Stock		4,20	14	0		
9,480	О	0	East Indian Railway 3½ % Debenture Stock East Indian Railway 3 % Debenture Stock. East Indian Railway "B" Annuities.				9		
11,400	0	0	East Indian Railway 3 % Debenture Stock		11,07	7 11	0		
109	0	0	East Indian Railway "B" Annuities				0		
27	0	0	East Indian Railway "C" Annuities		. 804	£ 13	6		
44,503	10	8	India 3½°/, Stock				4		
4,596	8	5	India 3 % Stock		4,24	6 16			
9,500	0	0	Nottingham Corporation 3 % Irredeemable Stock.		. 10,27	17			
17,000		0	Manchester Corporation 3 % Stock						
116,500	0	0	Manchester Corporation 3 % Stock			9 2	7		
4,192		6	Bank of England Stock						
4,190		0	South Eastern Railway 5 % Debenture Stock						
5,600		0	Great Eastern Railway 4 °/ Debenture Stock		. 7,00	08	10		
11,000		0	Great Western Railway 4 % Debenture Stock North British Railway 3 % Debenture Stock						
9,000	0	0	North British Railway 3 °/. Debenture Stock	•	8,20	5 17	9		
			T	otal .	£220,29	7 8	4		

Bank of England 18th November, 1908. For the Governor and Company of the Bank of England, J. G. NAIRNE, Chief Cashier,

LAND REGISTRY.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following Applications have been made for Registration of Freehold and Leasehold Land with Absolute and Good Leasehold Title respectively:—

98.	No. of Applica-			The Land.		The	Applicant.	
	tion.	tion. Freeh		Freehold or Leasehold	Name.	Address.	Description.	
Ţ	154556	London	Lambeth	Dwelling-house and garden known as 298, South Lambeth-road	Freehold	Edward Hawes William Henry Anstie	7, Great Winchester-street, E.C. Mount Boone, Dartmouth, Devon	Solicitor Esquire
	.62240	London	Kensington	Dwelling-house and garden known as 86, Drayton-gardens	Leasehold	Alfred Pattullo	86, Drayton-gar- dens, S.W.	Barrister-at-Law
٠,	÷894	Lincoln	Sutton St. James	Arable land abutting on a road called Wanton's Cross-gate, and containing 14 acres and 26 perches, being part of Ordnance parcel 559	Freehold	Samuel Egar	Wryde, Thorney, Peterborough	Land Agent
	10890	Surrey	Chipstead	Vacant land fronting Chipstead Bottom-lane and Hazlewood-lane	Freehold	Arthur James Norris	Longshaw, Chip- stead, Surrey	Esquire :
P -	€.							V

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.

HUGH POLLOCK, Assistant Registrar.

AN ACCOUNT of the IMPORTATIONS of BULLION and SPECIE registered in the week ended 18th November, 1908, IMPORTED INTO THE UNITED KINGDOM.

	regard o	<u> </u>	Gold.				Silv	ER.		
Countries from which	Bul	lion.	Co	in.	·		Co	in,		Total of Gold
Imported.	Unrefined, in dust, amal- gam, and bars.	Refined, in bars.	British.	Foreign.	· Total of Gold.	Bullion.	British.	Foreign.	Total of Silver.	and Silver.
Germany Netherlands Belgium France Portugal and Madeira West Coast of Africa United States of America (except Brazil) and West Indies South Africa Bombay New South Wales. Canada Other Countries	£ 38,639 9,327 1,921 £8,015 478,482 75,687 8,632 3,577	£	930 21,400 325 830	£	\$8,639 980 21,971 9,652 1,921 38,845 473,733 75,687 8,682 5,786	£ 5,410 4,442 4,700 9,720 248,860 3,851	180 412 22	£	£ 5,410 4,442 4,880 10,132 22 248,860	£ 5,410 48,081 5,860 10,132 21,971 9,674 250,781 42,696 473,792 75,687 8,712 10,638 6,936
Total Declared Value of the Importations registered in the Weck	649,280	••	25,744	822	675,846	287,701	764	1,059	269,524	965,370

EXPORTED FROM THE UNITED KINGDOM.

;	٠		Goli)• ·	-		Sir	VER.		
Countries to	ntries to which Exported.			Coin.			Coin.		; : :	Total of Gold
			efined, in bars.	h. Foreign.	Total of Gold.	Bullion.	British.	Foreign.	Total of Silver.	and Silver.
Russia Germany Netherlands France Roumania Java Uruguay Gibraltar British India Hong Kong Victoria Other Countries			108,i	000 000 000	£ 84,500 877,500 40,000 108,000 100,000 8,000 23,000 40	£ 8,900 9,800 17,700 107,500 10,000 1,500	£	£	£ 8,900 9,800 17,700 107,500 10,000 4,000 1,500	£ 8,900 9,800 84,500 895,200 40,000 108,000 100,000 8,000 130,500 10,000 4,000 1,540
Total Declared Va Exportations regi	alue of the stered in the	*	883,000 333,	25,000	1,241,040	, 155,400	4,000	•	159,400	1,400,440

Statistical Department, Custom House, London November 19, 1908.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 18th day of November, 1908.

ISSUE DEPARTMENT.

			€.	1			£ °
Notes issued	••		52,618,060	Government Debt	••		11,015,100
	:	,	•	Other Securities	• •	••	7,434,90 J
'	•			Gold Coin and Bullion	••	••	34,168,060
				Silver Bullion	• •	• •	
<u>.</u>			£52,618,060		•		£52,618,060
				1			

Dated the 19th day of November, 1908.

J. G. Nairne, Chief Cashier.

	BANKING I	epartment.			
Proprietors' Capital. Rest Public Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and Dividend Accounts) Other Deposits Seven Day and other Bills.	\$,996,781 40,*18,336 58,897	Government Securities Other Securities Notes Gold and Silver Coin	••	2	£ 4,730 533 6,184,918 4,214,400 1,633,876
	£66,763,727			£6	6,763,727

Dated the 19th day of November, 1908.

J. G. Nairne, Chief Cashier.

Board of Trade.—Session 1909. COMPSTALL GAS. (Provisional Order.)

(Power to Calico Printers' Association Limited to continue existing Gasworks and Construct and Maintain Additional Gasworks and to Conduct Gas Undertaking in the Parish of Compstall, in the County of Chester, and part of the Parish of Ludworth, in the County of Derby; Acquisition of Lands; Laying down of Mains, Pipes and Works; Supplying of Fittings and Apparatus; Provisions as to Price, Quality, Pressure and Testing of Gas; Supply of Gas in Bulk; Erection of Delling Houses for Employees; Levying of Rates, Rents and Charges; Financial Provisions; Incorporation of Acts; General and Incidental Provisions.)

OTICE is hereby given, that application is intended to be made to the Board of Trade on or before the 23rd day of December next by the Calico Printers' Association Limited (hereinafter referred to as "the Undertakers"), for a Provisional Order (hereinafter called "the Order") under and in pursuance of the Gas and Water Works Facilities Act, 1870, and the Gas and Water Works Facilities Act (1870) Amendment Act, 1873, for all or some of the following amongst other purposes (that is to say):

To authorize the Undertakers on the lands hereinafter described to maintain, continue, alter, enlarge, improve, renew or discontinue their existing gasworks and works connected therewith and to construct, erect, make, maintain, alter, enlarge, improve or discontinue additional gasworks, retorts, retort-houses, gas holders, rε-

for the manufacture, distribution, storage, conversion and sale of gas and of coke and other residual products arising in or resulting or producible from or used in the manufacture of gas and upon such lands or some part or parts thereof to make and store gas and to make, convert and store residual products and to sell and dispose of such products.

The lands hereinbefore mentioned are as

follows (that is to say):-

(1) A piece or parcel of land belonging or reputed to belong to and in the occupation of the Undertakers and upon which their existing gasworks are erected, situate in the parish and urban district of Compstall, in the county of Chester, containing 5,180 superficial yards, or thereabouts, bounded on the south by the River Etherow, on the north by the reservoir at Compstall of the Undertakers, on the west by premises of the Undertakers known as the Compstall Mills and on the east by the land next hereinafter described.

(2) A piece or parcel of land belonging or reputed to belong to and in the occupation of the Undertakers, situate in the said parish and urban district, containing 5,506 superficial yards, or thereabouts, bounded on the south by the said river, on the north by the said reservoir, on the west by the land hereinbefore described and on the east by other land belonging or reputed to belong to the Undertakers.

To authorize the Undertakers to distribute, supply and sell gas within the parish and urban district of Compstall, in the county of Chester, and that part of the parish of Ludworth in the ceivers, purifiers, meters, apparatus and works rural district of Glossop Dale, in the county of

Derby, in which the Marple Urban District Council are by virtue of section 6 of the Marple Local Board Act, 1886, prohibited from supplying gas without such consent as is specified in the said section or within such other limits as may be prescribed by the Order (hereinafter called "the limits of supply").

To empower the Undertakers to acquire additional lands for the purposes of the Undertaking.

To empower the Undertakers to maintain, extend and renew their existing mains, pipes and apparatus and to lay down additional mains, pipes and apparatus for the supply of gas and for disposing of oil and other materials and for other ancillary purposes and for those purposes to break up, open and interfere with streets, roads, highways (whether dedicated to the public use or not), footways, railways, canals, tramways, bridges, passages, sewers, drains and electric, telegraphic, telephonic and other mains, pipes, wires, tubes and apparatus within the limits of supply.

To empower the Undertakers to provide, sell, let for hire or otherwise deal in and fix meters, stoves, ranges, engines, dynamos, motors, pipes and other fittings and apparatus in or in connection with which gas may be used for any purpose and to exempt all such fittings and apparatus as may be let on hire from liability to distress and from being taken in execution or in bankruptcy proceedings and to provide that the same shall remain the property of and be removable by the Undertakers although fixed on the consumers'

premises.

To authorize the Undertakers to levy and recover rates, rents and charges for the supply of gas and residual products, and for the supply, hire or use of meters, stoves, ranges, engines, dynamos, motors, pipes and other fittings and apparatus supplied and for work done by the Undertakers, to empower the Undertakers to take and use licences for patent inventions and generally to confer all such further and other powers as may be deemed necessary or expedient for effecting the purposes aforesaid or any of them.

To make provision in regard to the price, quality, pressure and testing of gas, the size and material of the pipes and fittings to be used by consumers, the use of anti-fluctuators, for prescribing the period of error in the case of defective gas meters, as to notices by gas consumers of intention to quit premises supplied with gas or to discontinue any supply of gas, for relieving the Undertakers from the obligation to supply persons in debt to the Undertakers, for exempting the Undertakers in certain cases from penalties for failure to comply with certain enactments and to make other provisions in regard to the supply and consumption of gas and the payment and recovery of gas and meter rents and charges.

To empower the Undertakers to supply gas in bulk or otherwise to local authorities, companies and persons within or beyond the limits

of supply.

To enable the Undertakers to purchase or take on lease or to erect on any lands for the time being belonging or leased to them dwellinghouses for persons in their employ and for the purposes of their undertaking.

To make provision in regard to the capital and borrowing powers of the Undertakers in relation to the undertaking to be authorized under the Order, the amount of dividend and interest on such capital and on moneys so borrowed

and the formation and application of reserve and renewal funds and funds for special purnoses.

To incorporate with the Order, with or without modification, all or any of the provisions of the Lands Clauses Acts (except the provisions thereof relating to the acquisition of lands otherwise than by agreement); the Companies Clauses Consolidation Act, 1845; the Gasworks Clauses Act, 1847; and the Gasworks Clauses Act, 1871; and to make the provisions or some of them of those Acts applicable to the existing mains and pipes of the Undertakers as well as to any of their future mains and pipes.

To vary or extinguish all rights and privileges which would impede or interfere with the objects of the intended Order and to confer other rights

and privileges.

On or before the 30th day of November, 1908, a copy of this Notice as published in the London Gazette and a map showing the lands to be used for the manufacture and storage of gas and the manufacture and conversion of residual products, and a plan showing the proposed new works, will be deposited for public inspection with the Clerk of the Peace for the county of Chester at his office at Chester, and with the Clerk of the Peace for the county of Derby at his office at Derby, and copies of such Notice, map and plan will on or before the same day be deposited in the office of the Clerk of the Parliaments, House of Lords, in the Private Bill Office of the House of Commons and at the office of the Board of Trade, Whitehall, London.

Printed copies of the draft Order will be deposited at the Board of Trade on or before the 23rd day of December next and copies thereof when deposited and of the Order when made may be obtained at the price of one shilling for each

copy at the offices of the undersigned.

Every company, corporation or person desirous of making any representation to the Board of Trade or of bringing before them any objection respecting this application may do so by letter addressed to the Assistant Secretary of the Railway Department of the Board of Trade, Whitehallgardens, London, S.W., on or before the 15th day of January, 1909, and copies of such objections must at the same time be sent to the offices of either of the undersigned.

In forwarding such objections to the Board of Trade the objectors or their agents should state that a copy of the same has been sent to the

promoters or their agents.

Dated this 14th day of November, 1908.

SLATER, HEELIS, WILLIAMSON and Co., 71, Princess-street, Manchester, Solicitors for the Order.

Dyson and Co., 9, Great George-street, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

MOUNTAIN ASH URBAN DISTRICT

COUNCIL.

(Conferring Further Powers upon the Mountain Ash Urban District Council in Relation to their Gas, Water and Electric Lighting Undertakings; Powers in regard to Laying Pipes in Private Streets; Anti-fluctuators for Gas Engines; Drainage of Lands, &c.; Inspection of Gas and Water Fittings; Supply of Electric Fittings; Free Wiring; Supply of Energy in Bulk outside the District and for Traction

Further Powers as to Streets, Purposes; Buildings, Sewers and Drains; Provisions as to Infectious Disease, and Sanitary and other Provisions; Provisions as to Milk Supply Tuberculosis; Advertising Vehicles; Firemen's Cottages; Payment of Councillors' Travelling Expenses; Additional Borrowing Powers; Expenses; Additional Borrowing Powers; Form of Mortgage; Subscriptions; Incorporation, Amendment and Repeal of Acts; and other Provisions in connection with the Local Government of the District.)

OTICE is hereby given, that the Urban District Council of the urban district of Mountain Ash, in the county of Glamorgan (hereinafter referred to as "the Council"), intend to apply to Parliament in the ensuing Session for leave to introduce a Bill for the following or some of the following amongst

other purposes (that is to say) :-

Gas Provisions. 1. To confer further powers upon the Council with regard to their gas undertaking and to make further provision in connection with the manufacture and supply of gas, to prescribe the charges to be made for gas supplied through prepayment meters, to fix the standard quality of gas and to make provision for the better testing of the quality of gas supplied.

2. To require any person who has a separate supply of gas for power or other purposes to pay a minimum charge for gas supplied by the Council and to impose other terms and condi-

tions in connection with such supply.

3. To enable the Council to lay pipes in private streets, to require gas consumers to give notice before removing, and prescribing the form of notice to be given to Council by consumer of discontinuance of a supply of gas, to empower the Council to require the use of anti-fluctuators for gas-engines and to fix the period of error in defective meters.

Water Provisions. 4. To confer further powers upon the Council in reference to their water undertaking and to enable the Council to lay pipes in private streets, and to authorize entry into buildings to inspect fittings by any person duly appointed for the purpose by the Council.

Electricity. 5. To confer further powers on the Council in reference to their electricity undertaking and to empower them to supply electric fittings, motors and apparatus and to exempt the same from distress, to enable the Council to undertake the free wiring of houses for electric lighting and other purposes, and to make such charges therefor as may be fixed by the Council or prescribed by the Bill, to alter the date for making up the accounts relating to the electric lighting undertaking of the Council, to authorize the Council to allow discounts on payments for supplies of electric light or power, to exempt the Council from liability to supply electricity to persons who are in debt to the Council, to require any person who has a separate supply from any installation other than that of the Council to pay a minimum charge for any supply he may require from the Council, and to enable the Council to impose other terms and conditions in connection with such supply.

6. To require consumers to give notice to the Council before removing from any premises supplied with electric current by the Council, to enable the Council to enter into and fulfil agreements for the supply of electric energy in

bulk or otherwise to local authorities, companies or persons outside the district, to authorize the Council on the one hand and any local authority, company or person on the other hand to enter into and fulfil agreements for the supply of electric energy for traction purposes and to execute any necessary works for the carrying of any such agreement into effect, and to make further provisions for the better carrying on of the electric undertaking of the Council.

Streets, Buildings, Sewers and Drains.

7. To confer on the Council new and enlarged powers, and to make further provisions with reference to the laying out of new streets, the erection of new buildings and the construction of sewers, including among others the following (that is to say) :-

To prevent the formation of culs-de-sac, to

enable the Council to define future line of streets, and to provide that the continuation of existing streets shall be deemed to be new streets, that no building is to be allowed in any new street unless such street has been sufficiently defined, that all new streets shall have back lanes with access thereto from the dwelling-houses in such streets, further provisions in regard to widening of new streets by owners of property on either side, as to intersecting streets, for preventing soil, sand and other debris from being washed into streets and water flowing on footpaths, to prevent the choking or silting up of watercourses, and to provide for the obstructions therefrom, of prevention and removal of projections over streets, to regulate the fencing of forecourts from streets, that the elevation of all buildings erected on land which by reason of any public improvement becomes front land shall be subject to the approval of the Council, to regulate and prescribe the level at which the ground floor shall be of any build-ing to be connected with any sewer and intended to be erected on lands where by reason of mining operations subsidences may be reasonably expected to occur, to enable the Council to lay drains in private streets and adopt private streets where the majority in number or value of the frontagers request such adoption, to provide for the maintenance and improvement of roadside wastes, to provide for the lopping of trees and shrubs overhanging streets and footpaths, to regulate the erection and prescribe the height of advertising hoardings, &c., to require courts to be flagged, and to require means of escape from buildings in case of fire, regulations as to dustbins, to extend the provisions of section 112 of the Public Health Act, 1875, so as to include the frying of fish and chipped potatoes as offensive trades, penalties on owners of houses without water supply, power to Council to require enlarged sewers, as to separate sewers, amendment of section 19 of the Public Health Acts Amendment Act, 1890, and enabling the Council to require houses to be drained by a combined drain, and to make communications between private drains and their sewers, to require soil pipes to be ventilated, penalty on persons wilfully destroying or damaging drains, waterclosets, earthclosets, privies or ashpits so as to cause a nuisance, and imposing penalties on occupiers refusing execution of Act makata streke milionali antistem di sektro di makata manasan milion di makata di makata di makata di makata di

Infectious Disease and Sanitary and other Provisions.

8. To confer on the Council further powers with regard to infectious disease and sanitary and other matters, and in particular to make provision for the cleansing of children attending school and their clothing in certain cases, to prohibit infected persons carrying on business, and to enable the Council to compensate dairymen and persons ceasing employment for the purpose of preventing the spread of infectious disease, for requiring persons engaged in washing or mangling clothes to furnish lists of owners of clothes in certain cases, to enable the Council to supply antidotes to prevent the spread of infectious disease, to impose penalties on persons withholding information from the medical officer, for regulating the manufacture and sale of ice cream, and to provide for the inspection of premises of dealers in ice cream, to prohibit the storage of fruit and vegetables in insanitary places, and to prohibit the blowing or stuffing of carcases.

9. To enable the Council to close polluted wells, and to require all existing and future dwelling-houses to be provided with separate water-closets, to impose penalties for the improper construction or repair of water-closets or drains, and for wilful damage to drains and sanitary apparatus, for the provision by contractors or builders engaged in the construction, reconstruction or alteration of any building in the district of sufficient water or other closets and urinals for workmen engaged on such buildings, and to require notice to be given to the Council by owners or occupiers before altering or repairing drains, soil pipes and sanitary appliances, to prohibit certain street cries and regulate others on Sunday, and to regulate street cries on week days, to prohibit the opening of ice cream bars and sweet shops on Sunday, and to prohibit slaughtering except in the Council's slaughter-houses when provided.

10. To enable the Council to impose, enforce and recover penalties for breach or non-observance of any of the provisions of the Bill and particularly in regard to those relating to streets, buildings, sewers and drains, infectious disease and sanitary matters.

Milk Provisions—Tuberculosis.

· 11. To make provision for protecting the public against the spread of disease by the sale within the district of the milk of cows with diseased or indurated udders or suffering from generalised ·tuberculosis, andfor samples of milk within the district for the purpose of bacteriological examination, and for the entry of the medical officer of the district or a specially authorized inspector into any byres or cowsheds or other places within or beyond the district where cows are kept from which milk is sent for sale within the district, to examine the cows therein for the purpose of ascertaining whether such cows suffer from diseased or indurated udders or generalised tuberculosis, and for preventing the milk of cows so affected being sent for sale within the district, and for imposing penalties with reference to the matters aforesaid.

Financial Provisions.

12. To authorize the Council to borrow moneys for all or any of the purposes of the Bill and to charge the moneys so proposed to be borrowed and the interest thereon on the security of any of the revenues of the Council and the district fund and general district rate, | Mill, in the county of Derby, and who are herein.

and to provide for the repayment of such moneys and grant mortgages or debenture or annuity certificates in respect thereof, and to extend the powers of the Council in regard to borrowing under the Public Health Act, 1875, and to re-borrow.

13. To enable the Council to charge all moneys borrowed by them indifferently upon all their undertakings or revenues and the district fund and general district rate, to prescribe the use of one form of mortgage and to empower the Council to consolidate their loans and equate the period for repaying them.

Miscellaneous.

14. To alter the date for making up the accounts relating to the cemeteries of the Council, to extend the definition of the word "street" in the Waterworks Clauses Act, 1847, so as to include public footpaths, to impose restrictions on advertising vehicles, to enable the Council to erect cottages for firemen, to authorize the Council to pay the travelling expenses incurred by members of the Council in attending the meetings of the Council and committees, to enable the Council to grant gratuities to their officers and servants in certain cases.

15. To enable the Council to subscribe money towards hospitals, charities and other benevolent objects not exceeding such sums as may be prescribed by the Bill, and to pay other expenses reasonably incurred in the administration of

local affairs.

16. To exempt the Council from liability to damages when executing works in default of owners or occupiers save in cases of negligence, to provide that recreation grounds shall be deemed to be streets for police purposes, the laying of informations, the evidence of appointments, the authentication and service of notices, the recovery of penalties and demands, the settlement of damages, the application of penalties and the determination of compensation.

17. To vary, extend or repeal all or any of the provisions of the Mountain Ash Local Board Act, 1886; the Mountain Ash Water and Gas Act, 1900; and any other Act or Order relating to ا القسالانساء the Council.

18. To vary or extinguish all rights and privi-leges which would interfere with any of the objects of the Bill and to confer other rights and privileges.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 20th day of November, 1903.

LINTON and Son, 19, High-street, Cardiff, Solicitors for the Bill.

BAKER and Co., 54, Parliament-street, Westminster, Parliamentary Agents.

Board of Trade.—Session 1909.

LANGLEY MILL AND HEANOR GAS. (Extension of the Limits of Supply of the Langley Mill and Heanor Gas Light and Coke Company Limited; the Acquisition of additional Lands for the Storage of Gas and Residual Products; and the Raising of Additional Capital.)

OTICE is hereby given, that application is intended to be made to the Board of Trade on or before the 23rd day of December, 1908, by the Langley Mill and Heanor Gas Light and Coke Company Limited (whose registered office is at North-street, Langley after called "the Company") for a Provisional Order under and in pursuance of the Gas and Water Works Facilities Act, 1870, and the Gas and Water Works Facilities Act (1870) Amendment Act, 1873, for all or some of the following amongst other purposes (that is to say):—

1. To extend the limits of supply of the Company and to include within such limits such part of the parish of Codnor-cum-Loscoe, in the urban district of Heanor, in the county of Derby, as is not included in the limits of supply of the Riddings District Gas Company, the whole of the parishes or places of Horsley, Woodhouse, Smalley, Smalley Common and Mapperley, and such portions of the parishes or townships of Denby, Horsley or Kilbourne (Kilburn) as are situate on the eastern side of the Midland Railway Company's line from Ripley to Derby, all in the rural district of Belper, in the said county of Derby, and the parishes or places of Stanley, Stanley Common and West Hallam, in the rural district of Shardlow, in the same county (hereinafter referred to as "the extended limits of supply"), and to authorize the Company to distribute, supply and sell gas for all purposes within the extended limits of supply from the existing or any future works of the Company.

2. To authorize the Company to exercise throughout the extended limits of supply all and the like powers, privileges, rights and authorities for and in relation to the manufacture and supply of gas, the levying, charging and recovery of rents, rates and charges, the laying down of mains, pipes and other works, the breaking up of and interference with streets, public and private roads, highways, bridges, railways, canals, tramways, sewers, drains, streams and watercourses and otherwise, but subject to all and the like duties and obligations in respect thereof as they now have and are subject to under or by virtue of the Langley Mill and Heanor Gas Order, 1886, within the limits of supply thereby authorized, with such modifications as shall be indicated in the Order.

3. To authorize the Company to acquire by agreement the lands hereinafter described within the said parishes of Codnor-cum-Loscoe and Smalley, and to hold the same for the general purposes of their undertaking, and to erect and maintain upon the said lands gas holders, with all such additional buildings, machinery, apparatus and works as may be necessary or convenient for the better distribution of gas and for the maintenance of adequate pressure, and for and incidental to the manufacture and storing of gas and residual products obtained in and from the manufacture of gas. The lands hereinbefore referred to are as follows:—

(a) A piece of land situate at Cross Hill, Codnor, in the county of Derby, in the occupation of the Company, containing by survey 1 rood and 5 perches, or thereabouts, bounded on the north by the highway from Waingroves to Cross Hill and on all other sides by lands of the Midland Railway Company, and being part of the field marked 428A on the Ordnance Map for the parish of Codnorcum-Loscoe.

(b) A piece of land situate partly in the parish of Smalley, in the county of Derby, and partly in the parish of Morley, in the same county, containing by survey 1 acre, or thereabouts, and bounded on or towards the north by the highway from Stanley Common to Heanor, on or towards the south and west by land of

Robert Sacheverel Wilmot Sitwell, Esquire, and on or towards the east by land of the Mapperley Colliery Company Limited, and being the eastern part of the field numbered 444 on the Ordnance Map for the parish of Smalley and 22 on the Ordnance Map for the parish of Morley.

4. To authorize the Company to purchase, erect or take on lease dwelling-houses for persons in their employment and for the purposes of

their undertaking.

5. To empower the Company to raise additional capital for the general purposes of their undertaking and for such other purposes as may be authorized by the Order by the creation and issue of new shares or stock and by borrowing on mortgage or by the creation and issue of debenture stock, or partly in one mode and partly in another or others, and to make further provision in relation to the capital and dividends of the Company.

6. To repeal, alter or amend the Langley Mill and Heanor Gas Order, 1886, and to incorporate with the Order, with or without modification, all or some of the provisions of the Companies Clauses Consolidation Act, 1845; the Gas Works Clauses Act, 1847; the Gas Works Clauses Act, 1871; and the Acts amending

those Acts respectively.

7. To vary or extinguish all rights and privileges which would or might impede or interfere with the objects of the intended Order and to

confer other rights and privileges.

On or before the 30th day of November, 1908, a copy of this Notice as published in the London Gazette, a map showing the existing and proposed limits of supply and the land at present occupied by the existing gasworks of the Company and the lands proposed to be used for the manufacture and storage of gas and residual products and a plan of the proposed works will be deposited for public inspection with the Clerk of the Peace for the county of Derby at his office at Derby, and will on or before the same day be deposited in the office of the Clerk of the Parliaments, House of Lords, in the Private Bill Office of the House of Commons and at the Office of the Board of Trade, Whitehall, London.

Printed copies of the draft Order will be deposited at the Board of Trade, on or before the 23rd day of December next, and copies thereof, when deposited, and of the Order, when made, may be obtained at the price of one shilling for each copy, at the office of the undermentioned

Solicitors and Parliamentary Agents.

Every company, corporation or person desirous of making any representation to the Board of Trade, or of bringing before them any objection respecting the application may do so by letter addressed to the Assistant Secretary of the Railway Department of the Board of Trade on or before the 15th day of January, 1909, and copies of such objections must at the same time be sent to the undersigned Solicitors or Parliamentary Agents. In forwarding such objections to the Board of Trade the objectors or their agents should state that a copy of the same has been sent to the promoters or their agents.

Dated this 10th day of November, 1908.

THURMAN and Co., Ilkeston, Derbyshire, Solicitors.

SHARPE, PRITCHARD and Co., 9, Bridgestreet, Westminster, Parliamentary Agents, Board of Trade.—Session 1909.]

LIGHTING. MACCLESFIELD ELECTRIC

(The Production, Storage and Supply of Electricity within the Borough of Macclesfield).

OTICE is hereby given, that the Macclesfield Electric Lighting and Power Company Limited (who are hereinafter called "the Undertakers") and whose registered office and address is at 263, Oxford-road, in the city of Manchester in the County Palatine of Lancaster, 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, and the Electric Lighting (Clauses) Act, 1899, for all or some of the following amongst other purposes (that is to say) :-

- 1. To authorize the Undertakers to produce, store, supply, sell and distribute electrical energy for public and private purposes as defined by the said Acts within the parish and borough of Macclesfield in the county of Chester (hereinafter called "the area of supply.")
- 2. To incorporate with the Order such of the provisions contained in the schedule to the Electric Lighting (Clauses) Act, 1899, as are applicable to cases in which the undertakers are a company, and to apply such provisions to the undertaking to be authorized by the Order, subject to such variations and exceptions as may be contained therein.
- 3. To prescribe the maximum price to be charged for the supply of electrical energy.
- 4. To confer upon the Undertakers all or some of the powers of the Electric Lighting Acts, 1882 and 1888, and the enactments incorporated therewith, and to alter, vary or 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 and if need be to extend the provisions of the said Acts of 1882, 1888 and 1899, so as to enable the Undertakers to put up standards or posts and wires within the said parish and borough for supplying electricity for working motor omnibuses or other vehicles or carriages not in the nature of tramways run upon rails.

· The names of the streets in which it is proposed that electric lines shall be laid down within a specified time are as follows:—Hibel-road, Jordangate, Chestergate, Chester-road, Marketplace, Mill-street, Park Green, Park-street, Old Mill-lane, Sunderland-street, Waters Green, Buxton-road and Hurdsfield-road.

The following are the streets not repairable by the local authority and railways which the Undertakers propose to take powers to break up: All the streets within the area of supply not so repairable; the bridge carrying Hibel-road over the London and North Western and North Staffordshire Railways and the bridges carrying Brook-street, Bank-street, Windmill-street, Byrons-lane and London-road over the North Railway, the level crossing on Staffordshire the North Staffordshire Railway, situate off Old

And notice is hereby given, that the draft of the intended Order will be deposited at the office 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 of them, of the local and personal Act, 16 and

when made may be obtained (at the price of one shilling for each copy) at the offices of the Undertakers 263, Oxford-road, Manchester, and the Macclesfield Courier" offices, Macclesfield, and also at the offices of the undermentioned Solicitors and Parliamentary Agents.

And notice is hereby further given, that a map showing the boundaries of the proposed 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 this advertisement as published in the London Gazette will be deposited on or before the 30th day of November instant for public inspection at the office of the Clerk of the Peace for the county of Chester at Chester, in the said county, at the Town Hall, Market Place, in the borough of Macclesfield and at the "Macclesfield Courier" offices Macclesfield aforesaid.

And notice is hereby lastly given, that every local or other public 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 Acts" on or before the 15th day of January, 1909, and a copy of such objection must also be forwarded to the undermentioned Solicitors or Parliamentary Agents.

Dated the 16th day of November, 1908.

OPPENHEIM and MELLOR, VAUDREY, Winters-buildings, 30, St. Ann-street, Manchester, Solicitors.

W. and W. M. Bell, 3A, Dean's-yard, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

LONDON, CHATHAM AND DOVER RAILWAY.

(Additional Capital; Power to Raise Same by the issue of Debentures or Debenture Stock; Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the London, Chatham and Dover Railway Company (hereinafter called "the Company") for an Act (hereinafter called "the intended Act") for all or some of the following purposes:-

- 1. To enable the Company to raise additional capital and to provide that such capital may be raised in whole or in part by means of debentures or debenture stock, and to make such provision with respect to the rights and priorities of the same, as may be authorized by the intended Act, and to increase the nominal amount of the capital and borrowing powers of the Company.
- 2. To make all necessary provisions for the purposes aforesaid, or any of them, and to confer, vary and extinguish all rights and privileges which it may be requisite or necessary to confer, vary or extinguish for the purposes of the intended Act, or any of them, and to confer other rights and privileges.
- 3. For the purposes of the intended Act to alter, amend, extend and enlarge, and, if need be, to repeal the powers and provisions, or some

17 Vict., cap. 132, and all other Acts relating to

or affecting the Company.

4. Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1908.

JOHN W. WATKIN, 9 and 10, Railwayapproach, London Bridge, Solicitor for the Bill.

MARTIN and Co., 27, Abingdon-street, Westminster, Parliamentary Agents.

In Parliament.—Session 1909.

FAKENHAM WATER.

(Incorporation of Company with Power to Supply Water within the Parishes of Fakenham and Hempton, in the County of Norfolk; Construction of Works; Purchase of Lands; Provisions as to Supply of Water; Rates and Charges; Protection of Supply; Defining Capital Powers of Company; Incorporation, Amendment and Repeal of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill for an Act for effecting the purposes or some of the purposes following (that is to say):—

1. To incorporate a company (in this Notice, referred to as "the Company") with all usual powers and provisions, and to enable the Company to give a constant supply of water for domestic trade, public and private purposes to and within the parishes of Fakenham and Hempton, in the county of Norfolk and such other parishes and places adjacent thereto as may be prescribed by the Bill.

2. To empower the Company to construct and maintain all or some of the following works in the parish of Fakenham, in the county of

Norfolk (that is to say) :--

Work No. 1.—A well and pumping station to be situate in the parish of Sculthorpe in the northern portion of a field lying on the west side of the road leading from Little Walsingham to Fakenham and being the enclosure numbered 174 on the Ordnance Map of the said parish (scale 1500, 2nd edition, 1905) at a point 69 yards, or thereabouts, measured in a south-westerly direction from the north-east corner of the said field.

Work No. 2.—A water tower or tank to be situate in the same field 37 yards, or thereabouts, measured in a south-westerly direction from the north-east corner of the said field.

Work No. 3.—A conduit or line of pipes commencing in the aforesaid Work No. 1 and terminating in the aforesaid Work No. 2.

Work No. 4.—A conduit or line of pipes commencing in the aforesaid Work No. 2 and passing through the parish of Sculthorpe into the parish of Fakenham and terminating in that parish in the road leading from Little Walsingham to Fakenham at a point 6 yards, or thereabouts, measured in a south-easterly direction from the south-east corner of the enclosure numbered 124 on the above-mentioned Ordnance Map.

- 3. To empower the Company to deviate from the lines and levels of the intended works as shown on the plans and sections thereof to be deposited as hereinafter mentioned to any extent which may be prescribed by the Bill.
- 4. To empower the Company to lay down, maintain; take up, alter, repair and renew mains, pipes, culverts and other works in any of the parishes and places referred to in this Notice and for that purpose to cross, break up, open, alter, divert or stop up and interfere with either temporarily or permanently any roads, highways, footpaths, streets, public places, bridges, canals, navigations, towing paths, railways, tramways, sewers, drains, pipes, rivers, streams, brooks and watercourses within the parishes and places aforesaid or any of them.
- 5. To enable the Company to purchase by compulsion or agreement and take on lease and hold any estate, right or interest in lands, houses, springs, streams, waters and easements in or near the several parishes and places before referred to for the purposes of the said waterworks or of the Bill, and to collect, take and use in and for the purposes of the intended works and for distribution all or any springs and waters on or under the site of any such works or in, on or under any lands for the time being of the Company, and the Bill will or may vary or extinguish any rights or privileges connected with any such lands, houses, springs, streams or waters.
- 6. To empower the Company to supply water for domestic, trade, public or other purposes by méasure or otherwise and to sell or let or provide on hire cisterns, tanks, meters, fittings and other apparatus.
- 7. To enable the Company to demand and recover rents and charges, differential or otherwise, for or in respect of the supply of water and for the sale and letting for hire of meters, fittings, instruments, pipes and other apparatus, and to confer exemptions from the payment of rates, rents and charges.
- 8. To make provision for the protection of the waterworks and property of the Company and for preventing the waste, fouling, misuse and undue consumption thereof, and for imposing penaltics in respect of all or any of such matters.
- 9. To enable the Company on the one hand, and any other company, local authority, public body or person on the other hand to enter into and carry into effect agreements with respect to the supply of water in bulk or otherwise whether within or without the Company's limits of supply.
- 10. To vary or extinguish all existing rights and privileges which would or might in any way prevent or interfere with any of the objects of the Bill, and to confer other rights and privileges.

11. To incorporate the provisions of the Lands Clauses Acts, the Waterworks Clauses Acts, 1847 and 1863, and any other public general

statutes relating to water supply.

And notice is hereby given, that plans and sections of the works proposed to be authorized by the Bill showing the lines and levels thereof with a book of reference to such plans and a copy of this Notice as published in the London Gazette will on or before the 30th day of November, 1908, be deposited for public inspection with the Clerk of the Peace for the county of Norfolk at his office at Norwich, and with the

Clerk to the Rural District Council of Walsingham at his office at Fakenham and with the Clerks to the Parish Councils of Fakenham and Sculthorps at their respective offices.

Printed copies of the intended Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th December, 1908.

Dated this 12th day of November, 1908.

BAKER and Co., 54, Parliament-street, , Westmirster, Parliamentary Agents.

Board of Trade.—Session 1909.

BRADFIELD WATER (PROVISIONAL OR DER).

(Extension of Limits of Supply; Construction of New and Maintenance of Existing Works; Additional Lands; Increase of Capital; Provision as to Supply to Bradfield College; Amendment of Bradfield Water Order, 1904.)

OTICE is hereby given, that Herbert Watney of Buckhold, Pangbourne, Berks, his heirs, executors, administrators or assigns or other the undertakers for the time being under the Bradfield Water Order, 1904 (hercinafter called "the Promoters"), intend to apply to the Board of Trade on or before the 23rd day of December next under the Gas and Waterworks Facilities Act, 1870, for a Provisional Order to be confirmed by Parliament in the ensuing Session, for the following purposes or some of them (that is to

1. To extend, alter and define the limits within which the Promoters may supply water so as to include therein the parish of Stanford Dingley and also the portions hereinafter described or referred to of the parishes of Yattendon, Frilsham and Ashampstead (that is to say) :-

In the parish of Yattendon-

The enclosures or properties numbered 1 to 22 (inclusive), 27 to 31 (inclusive), 57 to 102 (inclusive), 107 to 111 (inclusive), 113 to 119 (inclusive) and 121 to 124 (inclusive) on the 25-inch Ordnance Map (2nd edition, 1899) of that parish.

In the parish of Frilsham-

The enclosures or properties numbered 1 to 19 (inclusive), 21 to 24 (inclusive), 29 to 42 (inclusive), 47 to 52 (inclusive), 54 to 62 (inclusive), 70, 100 and 102 to 106 (inclusive) on the said Ordnance Map of that parish.

In the parish of Ashampstead-

The enclosures or properties numbered 1 to 4 (inclusive), 16 to 20 (inclusive) and 22 on the said Ordnance Map of that parish.,

all in the rural district of Bradfield, in the county of Berks, the boundaries of which parish and portions of parishes so proposed to be supplied are more particularly defined and edged red upon the maps deposited as hereinafter mentioned, and to extend to and apply within the said limits with or without modification, the provisions of the Bradfield Water Order, 1904 (hereinafter referred to as "the Order of 1904").

2. To authorize the Promoters to maintain, continue, alter, enlarge, renew and improve as part of their water undertaking the windmill engine and machinery erected by them

the letter (d) in Section 11 of the Order of 1904 and also the following waterworks (that is to say) :-

Work No. 1.-A well and well-house, as · now existing, situated in the parish of Bradfield, in the field numbered 236 on the 25-inch Ordnance Map (2nd edition, 1899) of that parish.

Work No. 2.—A line of pipes, as now existing, situated in the parish of Bradfield, commencing. at the well (Work No. 1) and terminating at the Corn Mill in the said parish.

Work No. 3.—A line of pipes, as now existing, situated in the parish of Bradfield commencing at the well described under the letter (d) in section 11 of the Order of 1904 and terminating in the north-west corner of the field numbered 111 on the said map.

Work No. 4.—A tank or reservoir, as now existing, situated in the parish of Bradfield, in the field numbered 166 on the 25-inch Ordnance Map (2nd edition, 1899) of that parish,

and to confirm the expenditure of capital for any ,

of the purposes aforesaid.

3. To authorize the Promoters to construct, maintain, alter, enlarge, renew, deepen and improve in the county of Berks the following new waterworks :-

Work No. 5.—A line of pipes to be situated in the parishes of Yattendon, Ashampstead and Bradfield, commencing in the north-west corner of the field numbered 111 hereinbefore described and forming a junction with the line of pipes (Work No. 3) and terminating at the tank (Work No. 6) hereinafter described.

Work No. 6.—A tank to be situated wholly in the parish of Yattendon, in that portion of the field numbered 5 on the 25-inch Ordnance Map (2nd edition, 1899) of that parish which lies to the south of the public footpath crossing the said field,

tögether with all such cuts, channels, catchwaters, tunnels, adits, pipes, conduits, culverts, drains, sluices, bye-washes, shafts, wells, bores, water towers, overflows, waste water channels, gauges, filter beds, tanks, banks, walls, bridges, embaukments, approaches, piers, machinery and appliances as may be necessary or convenient in connection with or subsidiary to the before-mentioned works or any or either

- 4. To constitute the hereinbefore described works for all purposes part of the undertaking of the Promoters.
- To enable the Promoters to deviate from the lines and levels shown upon the deposited plans and sections to any extent defined by the intended Order.
- 6. To enable the Promoters to acquire by agreement or take on lease and to hold, sell and dispose of lands, easements, water and property for the purposes of the intended Order and of their undertaking.
- 7. To confer upon the Promoters and to enable them to exercise within the extended limits of supply all such powers, privileges and authorities for the supply and sale of water, including the levying of rents, rates and charges as they now have within their existing limits of supply, to make special provision as to the level to which at and in connection with the well described under land the pressure at which the Promoters shall

be required to supply water, and to exempt them from all or some of the provisions of section 35 of the Waterworks Clauses Act, 1847, and to confer, vary and extinguish exemptions from and to compound for the payment of such rents rates and charges.

8. To enable the Promoters to exercise within the extended limits of supply all such powers of executing works and acquiring by agreement or taking on lease and holding lands, property and easements for the purposes of their undertaking as they now have within their existing limits of

supply.

- 9. To authorize the Promoters from time to time for the purpose of constructing the works hereinbefore described or for the purpose of laying down, repairing, and maintaining any mains, conduits, pipes, culverts and other works, to break up and interfere with streets, roads, highways, bridges, railways, lanes and other public and private passages and places and sewers, drains, pipes and wires in, over or under the same within the existing and extended limits of supply, and to sanction and authorize the maintenance and continuance of any such works which; have been already constructed or laid down by the Promoters
- . 10. To authorize the Promoters to make and carry into effect contracts and agreements for the supply of water and to supply water in bulk or otherwise for any purpose whatsoever, with and to any local authority or other body or person within or beyond their existing or extended limits of supply.
 - 11. To authorize the Promoters to increase their capital and to borrow moneys on mortgage for the purposes of their undertaking.
 - 12. To amend, extend or alter so far as may be necessary for the purposes of the intended Order the provisions of the Order of 1904 and in particular the provisions of section 16 of that Order with reference to the method of charging for a supply of water to the buildings and premises known as Bradfield College and to make other provision with reference thereto.
- 13. On ar before the 30th day of November, 1908, a copy of this Notice, as published in the London Gazette, with plans and sections showing the proposed new works and the lands to be used for the same, and a map showing the area proposed to be included within the limits of supply will be deposited for public inspection at the office of the Clerk of the Peace for the county of Berks at his office at Reading and at the Board of Trade Offices, Whitehall-gardens, London.
- 14. And notice is further given, that on or before the 23rd day of December next printed copies of the draft Provisional Order will be deposited at the office of the Board of Trade and printed copies of such draft Order when so deposited and of the Order when made can be obtained at the price of one shilling each at the office of Messrs. Sherwood and Co., 7, Great George-street, Westminster, Parliamentary Agents.
- 15. Every company, corporation or person desirous of making any representation to the Board of Trade or of bringing before them any objection respecting the application may do so by letter addressed to the Assistant Secretary of the Harbour Department of the Board of Trade on or before the 15th of January next, and copies of their objections must at the same time be sent to the undersigned agents of the Promoters,

and in forwarding to the Board of Trade such objections the objectors or their agents should state that a copy has been sent to the Parliamentary agents for the Promoters.

Dated this 10th day of November, 1908.

SHERWOOD and Co., 7, Great Georgestreet, Westminster, Parliamentary Agents.

In Parliament.—Session 1909.

CLEVEDON WATER.

(Dissolution of Clevedon Waterworks Company Limited; Incorporation of New Company; Transfer of Undertaking of Limited Company to New Company; Power to Supply Water; Limits of Supply; Maintenance of Existing Waterworks; Subsidiary Works; Appropriation of Waters; Purchase of Lands and Easements; Provisions as to Supply and Fittings; Power to Levy Rates, Rents and Charges; Supply in Bulk; Agreements; Contingency Fund; Byelaws; Incorporation of Acts; and other purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Clevedon Waterworks Company Limited (hereinafter called "the Limited Company") for an Act for all or some of the following amongst other purposes (that is to say):—

- 1. To dissolve the Limited Company and to incorporate into a company (hereinafter called "the Company") the members of the Limited Company and all other persons and corporations who shall hereafter become proprietors in the undertaking of the Company for the purpose of supplying water to and within the limits hereinafter mentioned and generally for carrying on the business usually carried on by water companies and for other the objects and purposes of the intended Act.
- 2. To vest in the Company all the undertaking, waterworks, lands, buildings, property, stock, plant, interests, rights, powers, privileges, easements and agreements, moneys, securities and other property whatsoever and the benefit of all contracts, licences, agreements and rights of action now belonging to, vested in or enjoyed by the Limited Company or any person on their behalf.
- 3. To declare void and cancel the memorandum and articles of association and regulations of the Limited Company and to make all necessary provisions consequent thereon.
- 4. To declare, define and regulate the capital and borrowing powers of the Company, and to provide for the vesting in and acceptance by the holders of shares in the Limited Company of shares in the Company in substitution for the shares held by them respectively, and to authorize the Company to raise further money by the creation and issue of shares and stock, with or without a preferential or guaranteed dividend or other rights or privileges attached thereto, and by borrowing and by the creation and issue of debenture stock or by any of such means, and to prescribe and regulate the dividends to be paid on the different classes of shares and stock in the capital of the Company.

5. To authorize the Company to supply water within all or some of the following parishes and

places, viz.:--

The urban district of Clevedon and the parishes of Walton-in-Gordano, Tickenham, Nailsea, Kenn and Kingston Seymour, in the rural district of Long Ashton, all in the county of Somerset.

6. To empower the Company for the purposes of their undertaking to maintain, use, renew, alter, extend, repair and discontinue the reservoirs, mains, pipes, and other waterworks for the time being belonging to the Company, including the works of the Limited Company hereinafter

described (that is to say) :-

Work No. 1.—A well and pumping station, situate in the parish and urban district of Clevedon and shown on the NEOT Ordnance Map of the said district (2nd edition, 1903) and marked thereon "Pumping Station (Clevedon Waterworks Company)" being upon land bounded on the north by Highdale-avenue, on the south and east by the road leading from Highdale-avenue to Old-street, and on the west by the National School and other lands lying between the said school and Highdale-avenue.

Work No. 2.—A well and pumping station, situate in the parish and urban district of Clevedon in the enclosure numbered 576 on the

said Ordnance Map.

Work No. 3.—A reservoir, situate in the parish and urban district of Clevedon, in the enclosure numbered 408 and in part of the enclosure numbered 407 on the said Ordnance Map.

Work No. 4.—A reservoir and tank, situate in the parish and urban district of Clevedon in part of the enclosure numbered 469 on the

said Ordnance Map.

Work No. 5.—An aqueduct, conduit or line of pipes (No. 1), commencing at the said well and pumping station (Work No. 2) and terminating at the said reservoir (Work No. 3).

Work No. 6.—An aqueduct, conduit or line of pipes (No. 2), commencing at the said well and pumping station (Work No. 1) and terminating at the said reservoir (Work No. 4),

and to sanction and confirm the acquisition of and to authorize the Company to retain hold and use for the purposes of the said works, and for the general purposes of the undertaking, any lands and property by this Act vested in the

Company.

7. To enable the Company to make and maintain all such cuts, channels, catchwaters, tunnels, adits, pipes, conduits, culverts, drains, sluices, bye-washes, shafts, wells, bores, water towers, overflows, waste-water channels, gauges, filter beds, tanks, banks, walls, bridges, embankments, piers, approaches, engines, machinery and appliances and telegraphic, telephonic and other means of communication as may be necessary or convenient in connection with or subsidiary to the said waterworks or any of them, or for the purpose of conducting and managing the same or for the obtaining, raising, taking and distributing of water.

8. To enable the Company to maintain, use, renew, alter, extend, repair and discontinue all or any of the said works, and to collect, impound, take, use, divert and appropriate in and for the purposes of the said works and of the undertaking all such springs, streams and waters as will or may be taken or intercepted by the said works

or as may be found in or under any of the lands for the time being belonging to or which may from time to time belong to the Company or in or over which they may acquire easements.

9. To enable the Company to purchase and acquire by agreement and to hold lands in the before-mentioned parishes and places for the purposes of the said works, and also by agreement to purchase and acquire and to take on lease and to hold lands, buildings, waters, wells, springs, streams, easements and rights of water and other rights, easements and hereditaments for the purposes aforesaid and for the general purposes of their undertaking and of the intended Act (including the protection of the water supply), and to vary or extinguish all rights over any such lands and properties, and to lease, exchange, sell or dispose of lands and buildings, with or without reservation of the water or water rights or other easements belonging thereto, and to erect or acquire dwelling houses for persons in their employ, and to exempt the Company and such lands and buildings from the provisions of the Lands Clauses Acts with respect to superfluous lands.

10. To enable the Company to lay down, maintain, alter, repair, take up and renew mains, pipes, culverts, tubes, wires and other works and apparatus for the distribution and supply of water and for the detection of waste and for effecting telegraphic or telephonic communication between, to or from the Company's works and offices, and to open, break up, cross, divert, alter, stop up, whether temporarily or permanently, all such roads, highways, streets (including streets not dedicated to public use), dykes, pipes, sewers, canals, navigations, rivers, springs, streams, bridges, railways and tramways as it may be necessary or convenient to open, break up, cross, divert, alter or stop up for the purposes of the Company for or in connection with the supply of water or of the intended Act.

11. To empower the Company from time to time to discharge water from any of their works into any available stream, watercourse or drainage

channel.

12. To make provision for or with respect to the waste, misuse and undue consumption or contamination of the water to be supplied by the Company and as to the fittings to be used for the purposes of such supply, and for the protection of the works, fittings, property and water supply of the Company, and for defining and regulating such supply and for preventing frauds and abuses in the use of the water, to impose penalties on persons injuring meters, fittings and other works and to require notice to the Company of connecting or disconnecting meters and of the discontinuance of a water supply, and to require meters to be kept in repair, and to empower the Company and their officers to enter any premises for the time being supplied with water by the Company or in which any pipes or fittings for such supply are situate, and to alter, repair, replace or remove any pipes or fittings and to recover the cost thereof from the consumer, and to empower the Company to make, supply, sell and let on hire and repair water meters and fittings, pipes, valves, cocks, cisterns, baths, soil pans, water-closets and other fittings, apparatus and receptacles, and to exempt the same from liability to distress or other remedy for rent or to be taken in execution.

taking all such springs, streams and waters as will 13. To empower the Company to make, deor may be taken or intercepted by the said works mand, take and recover rates, rents and charges in respect of the supply of water, water meters and fittings and to grant exemptions therefrom and to make provision with reference to the payment and collection thereof.

14. To empower the Company to enter into and carry into effect contracts for the supply of water in bulk or otherwise with any local or road authority, company, body or person, whether within or beyond the limits of supply, and to vary or rescind any such contracts and to confer all necessary powers in that behalf upon all such authorities, bodies and persons, and to enable them to raise and apply for the purposes of any such contract the necessary funds and rates.

15. To authorize and empower the Company on the one hand and any other bodies or persons on the other hand to make, enter into and execute contracts, agreements and other arrangements in relation to any of the subject matters of the intended Act, including the drainage of lands, and to sanction, confirm and provide for the carrying out and execution of or to give effect to all or any contracts or agreements which have been or may be entered into prior to the passing of the intended Act by or on behalf of the Company and any other body or person.

16. To make provision with reference to the appointment and qualification of the directors and auditors of the Company, and to provide that the depreciation account of the Limited Company shall be transferred to the contingency fund of the Company.

17. To empower the Company from time to time to make, vary and rescind bye-laws, rules or regulations for the purpose of carrying into effect any of the provisions of the intended Act, to prescribe penalties for securing compliance with any such bye-laws, rules and regulations and any of the provisions of the intended Act, and to make provision for imposing, demanding and recovering penalties and for the application thereof.

18. To incorporate with the intended Act, with or without modification, all or some of the provisions of the Companies Clauses Acts, 1845, 1863 and 1869 the Lands Clauses Acts the Waterworks Clauses Acts, 1847 and 1863 and any Acts amending any of the before mentioned Acts and, if thought fit, to exempt the Company and their undertaking from all or some of the provisions of the said Acts or some or one of them.

19. To vary and extinguish all existing rights and privileges which would or might interfere with the objects of the intended Act, and to confer other rights and privileges and generally to confer all such further or other powers as may be deemed necessary or expedient for effecting the purposes aforesaid or any of them.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated the 5th day of November, 1908.

BRITTAN, LIVETT and MILLER, Albion Chambers, Bristol, Solicitors.

Sherwood and Co., 7, Great George-street, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

JONES'S ALMSHOUSE AND GRAMMAR SCHOOL FOUNDATION.

(Amendment, Repeal or Cancellation of Schemes Regulating the Foundation and made by the Charity Commissioners or Board of Education; Administration of Foundation under Amended Schemes; Reconstitution of Governing Body and Representation thereon of County Councils of Gloucestershire and Herefordshire; Reconstitution of Governing Body of Jones's West Monmouthshire School and Representation thereon of the said County Councils; Increased Representation on such Governing Bodies of Haberdashers Company; Appointment and Qualification of Members of the said Governing Bodies, Re-apportionment and Re-division of Funds, Income and Endowment of the Foundation; Additional Payments to Monmouth Grammar School; Provision of Scholarships at the Grammar School and Elsewhere; Qualification of Candidates; Examinations; Fees; Grants for Maintenance of Scholars and Pupil Teachers; Endowment to be held for Educational Purposes; Saving for Actions, &c.; Power to Make Schemes by Charity Commissioners and Board of Education; Payment of Costs; Borrowing of Money; Confirmation of Agreements; Incorporation, Amendment or Repeal of Acts, Schemes, Charters, &c.; and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill for all or some of the following purposes (amongst others), that is to say:—

To alter, amend, extend, repeal or cancel all or any or some part or parts of the statutes and schemes regulating the charity or foundation called Jones's Almshouse and Grammar School Foundation (hereinafter referred to as "the Foundation"), which was created and endowed under the will of William Jones, deceased, dated the 26th day of December, 1614, for the ordaining and maintaining of a preacher and for the provision of a free school and almshouse in and for the benefit of poor and old distressed people of the town of Monmouth and for the maintaining of a preacher in and for the benefit of the poor in the parish of Newland, in the county of Gloucester; the said statutes and schemes include the following:—

Statutes for the regulation of the Almshouse and Free Grammar School of William Jones in Monmouth, in the county of Monmouth, made by the Worshipful Company of Haberdashers in the city of London, the Governors, and approved by the Order of the Court of Chancery dated July 26th, 1854.

Scheme of the Charity Commissioners dated 26th day of June, 1868, and made in the matter of the charity called the Almshouse and Free Grammar School of William Jones at Monmouth, in the county of Monmouth.

Scheme No. 957 of the Charty Commissioners dated the 23rd day of February, 1891, and made in the matter of the Foundation known as the Almshouse and Free Grammar School of William Jones, in the borough of Monmouth, in the county of Monmouth, and in the matter of the Endowed Schools Act, 1869, and amending Acts (which scheme is hereinafter referred to as "the Scheme of 1891.")

Scheme No. 444 of the Charity Commissioners dated the 24th day of February, 1893, and made in the matter of (1) the Charity consisting of the part applicable for purposes not educational of the endowment of Jones's Almshouse and Grammar School at Monmouth, in the county of Monmouth, regulated by a scheme made under the Endowed School Acts on the 23rd February, 1891. (2) The charity called the Almshouse of William Jones, in the parish of Newland, in the county of Gloucester, comprised in letters patent of 20th July, 17 James I (1620), and in the matter of "The Charitable Trusts Acts, 1853 to 1891."

Scheme No. 13 of the Charity Commissioners dated the 7th day of August, 1894, and made in the matter of the funds applicable out of the county rate and moneys provided by Parliament and out of the local taxation (customs and excise) duties to the inter-mediate and technical education of the inhabitants of the county of Monmouth, and in the matter of the Foundation (amongst others in the same county) called or known as Jones's Almshouse and Grammar School Foundation regulated by a scheme made under the Endowed Schools Acts on the 23rd February, 1891, and in the matter of the Welsh Intermediate Education Act, 1889, and in the matter of the Local Taxation (Customs and Excise) Act, 1890, and in the matter of the Endowed Schools Act, 1869, and amending

Scheme No. 2,650 of the Charity Commissioners, dated the 8th day of November, 1895, and made in the matter of the charity called Jones's Almshouse and Grammar School Foundation, in the county of Monmouth, regulated by a scheme made under the Endowed Schools Acts, 1869, 1873 and 1874, on the 23rd February, 1891, as amended by the scheme made under the said Acts, and under the Welsh Intermediate Education Act, 1889, on the 7th August, 1894, regulating the Monmouthshire and Technical Education Fund, and in the matter of the Charitable Trusts Acts, 1853 to 1894.

Scheme No. 140 of the Board of Education, dated the 9th day of June, 1903, and made in the matter of the Monmouthshire Intermediate and Technical Education Fund, regulated by a scheme made under the Welsh Intermediate Education Act, 1889, on 7th August, 1894; in the matter of the Charitable Trusts Acts, 1853 to 1894, and in the matter of the Board of Education Act, 1899, and the Board of Education (Powers) Orders in Council, 1900 to 1902.

Scheme No. 1,569 of the Charity Commissioners, dated the 19th day of May, 1904, and made in the matter of the charity or foundation called Jones's Almshouse and Grammar School Foundation in the borough of Monmouth in the county of Monmouth, regulated by a scheme made under the Endowed Schools Act, 1869, and amending Acts, on the 23rd February, 1891, as amended by a scheme made under the Endowed Schools Acts, 1869 to 1889, on the 7th August, 1894, regulating the Monmouthshire Intermediate and Technical Education Fund, and as altered by a scheme of the Charity Commissioners of the 8th November, 1895, and also regulated as to the part applicable for purposes not educational of the endowment of the charity or foundation by a scheme of the same Commissioners of the 24th February, 1893, in the matter of the Board of Education Act, 1899, and in the matter of the Charitable Trusts Acts, 1853 to 1894.

Scheme No. 4,069 of the Charity Commissioners, dated the 19th day of December, 1905, and made in the matter of William Jones's Almshouse Charity in the borough of Monmouth, in the county of Monmouth, and in the parish of Newland in the county of Gloucester, regulated by a scheme of the Charity Commissioners, of the 24th February, 1893, and in the matter of "the Charitable Trusts Acts, 1853 to 1894."

Scheme No. 475 of the Board of Education (Welsh Department) dated the 25th of July, 1907, and made in the matter of the Jones's Grammar School Foundation in the borough of Monmouth, in the county of Monmouth, which Foundation is now regulated by (1) a scheme made under the Endowed Schools Acts on 23rd February, 1891; (2) an amending scheme made under the said Acts on 7th August, 1894, regulating the Monmouthshire Intermediate and Technical Education Fund; and (3) an altering scheme of the Charity Commissioners of 8th November, 1895, and was determined by Order of the Charity Commissioners of 19th May, 1904, and in the matter of the Charitable Trusts Acts, 1853 to 1894, and in the matter of the Board of Education Act, 1899, and the Board of Education (Powers) Orders in Council, 1900 to 1902, and

Scheme No. 476 of the Board of Education (Welsh Department) dated the 25th day of July, 1907, and made in the matter of the Monmouthshire Intermediate and Technical Education Fund, which Foundation is now regulated by (1) a scheme made under the Welsh Intermediate Education Act, 1889, on 7th August, 1894; (2) an altering scheme of the Board of Education of 9th June, 1903, and (3) a scheme for the Monmouthshire Education Committee made under the Education Act, 1902, on 12th May, 1904, in the matter of the Charitable Trusts Acts, 1853 to 1894, and in the matter of the Board of Education Act, 1899, and the Board of Education (Powers) Orders in Council, 1900 to 1902.

To provide that the Foundation shall, as and from the date of the passing of the proposed Bill into an Act, be administered, carried on and conducted by, under and subject to the terms, conditions and provisions of the said schemes as proposed to be amended or in part repealed or cancelled by the proposed Bill.

To reconstitute the governing body of the Foundation and particularly to provide for representation thereon of the county councils of the administrative counties of Gloucester and Hereford respectively, in addition to the existing members of the governing body, or in substitution for some of them, and to make such alterations as may be necessary in the number and qualification of the members of such governing body, and to give further and increased representation on the said governing body to the Worshipful Company of Haberdashers in the city of London, hereinafter referred to as "the Haberdashers Company."

To reconstitute the governing body of Jones's West Monmouthshire School (which school was established and has been and is maintained under the Scheme of 1891) and particularly to provide for representation thereon of the County Councils of the administrative counties of Gloucester and

Hereford respectively, in addition to the existing members of that governing body or in substitution for some of them, and to make such alterations as may be necessary in the number and qualification of the members of such governing body, and to give further and increased representation on the said governing body to the Haberdashers

To make provisions respecting the time and manner of nomination, appointment or election and of the qualification of members on the said governing bodies and their period of office and the

filling up of casual vacancies.

To provide for a reapportionment or redivision of the funds, income or endowment of the Foundation to purposes or objects more in accord with the will of the testator, to confirm, alter or regulate the payments made to the governing bodies respectively of the Monmouth Grammar School, the Girls' School (which school was established and has been and is maintained under the Scheme of 1891), and Jones's West Monmouthshire School, and to prescribe the conditions under which such payments or any other payments shall be made to and received by the said governing bodies or any of them.

To provide for the re-apportionment or redivision of the residue of the funds, income and endowment of the Foundation after the payments prescribed by the said schemes as amended or in part repealed or cancelled by the proposed Bill have been made thereout, and to provide if need be that an additional sum or additional annual sums shall be allocated for the general purposes of the Monmouth Grammar School, and that the remainder of the funds, income and endowment shall be applied in maintaining scholarships at the said school or elsewhere for the children of bona fide poor or necessitous persons resident in the administrative counties of Monmouth, Gloucester and Hereford, with a preference, if thought fit, to the children of such persons residing in any particular part or parts of any of the said counties, or within a fixed radius of the said Grammar

To make rules, regulations and conditions respecting the award and holding of such scholarships, to prescribe the age and qualification of the candidates for the same and to provide for the examination of such candidates and to determine the terms and conditions under which such examinations shall be held and the subjects in which the candidates shall be examined.

To prescribe the schools, universities and other educational institutions (other than the said Grammar School) at which such scholarships shall be tenable, and to make provision for the deprivation or cancellation of any scholarship or exhibition which may have been awarded.

To fix and regulate the fees chargeable at any of the Schools of the Foundation, to make provision for the admission of scholars (whether exhibitioners or not) and pupil teachers, and to sanction allowances or rebates from such fees, to grant assistance in the payment of fees and to sanction the payment of sums for or towards the maintenance or travelling expenses of scholars and pupil teachers, as well as education of scholars and pupil teachers thereat.

To provide that the whole or some part of the endowment of the Foundation shall be deemed to be an endowment, which is held for or ought to be applied to educational purposes within the meaning of sub-section 2 of section 2 of the Board of Education Act, 1899, and shall constitute a

separate foundation to be called "Jones's Grammar School Foundation," or such other name

as may be thought advisable.

To save all actions, proceedings and things which may have been taken, done or suffered under the several schemes hereinbefore referred to; to empower the Board of Education and the Charity Commissioners or either of those bodies to make schemes modifying or varying the said several schemes, or any of them, or the provisions of the proposed Bill or dealing with the property of the

To make provision for the payment of the costs of the proposed Bill and for carrying the same into effect out of the income, funds, capital and endowment of the Foundation or by or out of the funds and rates of the County Councils of the administrative counties of Monmouth, Gloucester and Hereford and the Corporation of Monmouth or by or out of the funds and property of the Haberdashers Company or some or one of them in such proportions as the Bill may prescribe or as Parliament may sanction, and to enable the governing body of the Foundation to borrow or raise money for the purpose and also for the purposes of the Foundation or the schools of the Foundation.

To empower the governing body of the Foundation, the County Councils of the administrative counties of Monmouth, Gloucester and Hereford, the Corporation of Monmouth and the Haberdashers Company or any two or more of them to enter into and carry into effect agreements and arrangements with regard to all or any of the objects of the Bill or with regard to the control, regulation, management and maintenance of the Foundation and the schools of the Foundation, and the property, rights, powers and privileges of the Foundation or with regard to the payment of the costs of the proposed Bill, and to confirm and give effect to any such agreements which may have been or may be made prior to the passing of the Bill.

To vary or extinguish all existing rights and privileges which would or might in any way prevent or interfere with the accomplishment of any of the objects of the Bill, and to confer other rights and privileges and so far as may be necessary or expedient to alter, amend, extend, repeal or cancel all or some of the schemes hereinbefore referred to and any other schemes, charters, letters patent, statutes or instruments relating to the Foundation or the governing body of the same or the property thereof which may be inconsistent with the provisions of the Bill.

To incorporate in the Bill with or without amendment all or some of the provisions of the Charitable Trusts Acts, 1853 to 1894; the Endowed Schools Acts, 1869 to 1889; the Elementary Education Acts, 1870 to 1900; the Welsh Intermediate Education Act, 1889; the Board of Education Act, 1899; the Education Act, 1902; the Board of Education (Powers) Orders in Council, 1900 to 1902; and any Acts or Orders amending the same respectively.

Printed copies of the Bill will on or before the 17th day of December next be deposited in the Private Bill Office of the House of Commons. Dated this 10th day of November, 1908.

EDWARD T. GARDOM, Clerk to the Gloucestershire County Council, Shire Hall, Gloucester.

LEWIN, GREGORY and ANDERSON, 6, The · Sanctuary, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

LONDON AND SOUTH WESTERN RAILWAY.

(Construction of New Railways in County of Southampton; Construction of New and Confirmation of Existing Docks and other Works at Itchen and Southampton; Dredging of and taking Water from Southampton Water and the Rivers Itchen and Test; Breaking and Stopping up, &c., of Roads, Footpaths, &c.; Tolls, Rates, &c.; Harbour Master's Powers; Compulsory Purchase of Lands and Easements; Abandonment of Redbridge Curve authorized by South Western Railway Act, 1906; Confirmation of purchase of Mudlands at Southampton and Agreements with Corporation of Southampton and Southampton Board; Extension of Boundaries of Parish of St. Mary and Port and County Borough of Southampton; Compulsory Purchase of Additional Lands in Counties of Southampton and Dorset; Confirmation of Purchase of Lands in Counties of Devon, Southampton, Middlesex, London, Surrey, Wilts and Dorset; Exemption from Section 92 of Lands Clauses Consolidation Act, 1845; Purchase by Company of Cattewater Extension Railway of Plymouth and Railway Company; Dartmoor Purchase by Company of the Undertaking of the Stonehouse Pool Improvement Company and dissolution and Winding up of that Company; Redemption of Mortgages, Rent Charges, &c., of such Companies; Purchase or Lease and Working by the Company of the Undertaking of the Lee-on-the-Solent Railway Company; Dissolution of last-named Company; Extension and Application to Railways, &c., worked by or Leased to Company of Bye-laws of Company; Application of Funds; Further Money Powers; Amendment of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by or on behalf of the London and South Western Railway Company (in this Notice called "the Company") for leave to bring in a Bill for effecting the purposes or some of the purposes following (that is to say):—

1. To authorize the Company to make and maintain the works hereinafter mentioned or some or one of them or some part or parts thereof

respectively.

(a) A Railway (No. 1), wholly in the county of Southampton, commencing in the parish of Eling in the rural district of New Forest, by a junction with the Southampton and Dorchester Railway of the Company at a point about 3½ chains measured in a north-easterly direction from the footbridge over that railway at Totton Station, and terminating in the parish of Millbrook, in the rural district of South Stoneham, by a junction with the Andover and Redbridge Railway of the Company at a point about 4 chains, measured in a northerly direction along that line, from the mile post indicating 23 miles from Andover Junction

(b) A graving dock to be situate on the foreshore or mudlands of the River Itchen or Southampton Water, commencing at a point 22 chains or thereabouts southward from the bridge which carries the Victoria-road from Woolston to Netley over Jurd's Lake, thence extending in a southwesterly direction for a distance of 17

chains or thereabouts, and there terminating, and in connection therewith

(1) A sea wall or embankment commencing at a point on the Victoria-road aforesaid about 6 chains southward from the aforesaid Bridge and terminating at or about the termination hereinbefore described of the Graving Dock last above mentioned;

(2) A sea wall or embankment commencing at a point on the Victoria-road aforesaid 25 chains or thereabouts measured along that road in a southerly and southeasterly direction from the aforesaid bridge and terminating at or about the termination hereinbefore described of the Graving Dock above mentioned, and

(3) A channel commencing at the termination of the said Graving Dock and extending thence in a south-westerly direction for a distance of 32 chains or thereabouts.

The above works will be situate in the parish and urban district of Itchen in the county of Southampton and on the foreshore mudlands and bed of Southampton Water and

River Itchen or one of them;

(c) A Railway (No. 2), wholly in the county of Southampton, commencing in the parish of Itchen, in the urban district of Itchen, at a point on the foreshore or mud-lands of the River Itchen or Southampton Water, 14 chains or thereabouts measured in a southerly direction from the bridge which carries the Victoria-road over Jurd's Lake, and terminating in the same parish by a junction with the Southampton and Netley Railway of the company at a point 19 chains or thereabouts measured in a south-easterly direction from the bridge carrying the road from the Itchen Urban District Council's Cemetery to Weston over the said railway.

The said intended railway will pass from, through or into the parish of Itchen aforesaid in the urban district of Itchen and the parish of Hound in the rural district of South Stoneham.

(d) A dock now in course of construction in the parish of St. Mary and county borough of Southampton, in the county of Southampton and on the foreshore mud-lands and bed of Southampton Water and of the River Test, or one of them, and which commences at a point 18 chains or thereabouts south-eastward of the entrance to the Trafalgar Dock of the Company and extends in a northeasterly direction for a distance of 26 chains or thereabouts and is of a width of 6 chains or thereabouts, together with the quay or wing walls extending from the commencement of the said proposed dock in a north-westerly direction to the entrance to the Trafalgar Dock aforesaid, and a quay wall extending from the commencement of the said proposed dock in a south-easterly direction to the existing quay wall of the Company facing the River Test, and a jetty commencing at or about the commencement of the said proposed dock and extending in a south-easterly direction from such entrance for a distance of about 11 chains or thereabouts.

And to sanction and confirm the construction of all or any of the works for or in connection with the said dock, quays, jetty and other works already constructed, or which may before the passing of the Bill be constructed and to empower the Company to maintain, work by the Company as the same has been constructed, and to enable the Company to maintain, work and use the following work (that is to say):—

The graving dock (known as the Trafalgar Dock) in the said parish of St. Mary, in the county borough of Southampton and county of Southampton, adjoining and to the south-ward of Messrs. Harland and Wolff's works, together with the quay or wall extending for a distance of 7½ chains or thereabouts in a north-westerly direction from the entrance to the said dock, and thence in a north-easterly direction to Messrs. Harland and Wolff's works.

3. To sanction and confirm the expenditure of money by the Company for or in connection with the construction of any work or part of a work, the construction of which it is proposed by the

Bill to sanction and confirm.

4. To authorize the Company in connection with or for the purposes of the works which by the Bill it is proposed to authorize them to make and maintain or the construction whereof it is proposed to sanction and confirm to make and maintain all proper and sufficient bridges, viaducts, rails, sidings, junctions, turntables, stations, banks, sluices, drains, culverts, dams, walls, approaches, roads, buildings, groynes, yards, shipping places, wharves, depôts, warewatchhouses, staithes, jetties, houses, sheds, stairs, landing places, stages, quays, gates, entrances, locks, slips, cranes, hydraulic lifts, dolphins, buoys, moorings, mooring chains, moorings, mooring chains, sewers, pumping stations and other works, buildings and conveniences connected therewith respectively.

5. To authorize the Company to deepen, dredge, scour, cleanse, alter and improve from time to time the bed shores and channel of Southampton Water and of the Rivers Itchen and Test, and to use and appropriate the soil and

material thereof respectively.

6. To take, divert and impound from time to time water from Southampton Water and the Rivers Itchen and Test or any of them for the purpose of supplying the proposed docks and works, the construction of which it is proposed by the Bill to authorize or to sanction and confirm and the works connected therewith, with water.

- 7. To deviate laterally from the lines of the aforesaid works to the extent shown on the plans to be deposited as hereinafter mentioned or as may be provided by the Bill, and also to deviate vertically from the levels shown on the sections to be deposited as hereinafter mentioned to such an extent as may be provided by the Bill and in either case whether beyond the limits allowed by the Railways Clauses Consolidation Act, 1845, or otherwise.
- 8. To cross, break up, divert, alter, stop up or interfere with, whether temporarily or permanently, all such roads, streets, footways and canals, navigations, rivers, other highways, tramways, railways, streams, sewers, drains,

- 2. To sanction and confirm the construction pipes, wires and other apparatus within the parishes and other places aforesaid or any of them as it may be necessary or convenient to cross or break up, divert, alter, stop up or interfere with for any of the purposes of the Bill.
 - 9. To authorize the Company to demand, take and recover tolls, rents, rates, dues or other payments upon or in respect of persons, goods, wares, merchandise, cattle, fish, articles and things, ships, vessels, boats, carts, carriages and other vehicles using or passing over or carried upon or frequenting the proposed docks and the works the construction of which it is proposed by the Bill to authorize or to sanction and confirm and the proposed railways and the works connected therewith respectively and in respect of any railways or other works which may be transferred to or leased, worked or used by the Company under the powers of the Bill or any part or parts thereof respectively, to alter existing tolls, rents, rates, dues or other payments and to confer exemptions from and from time to time to enable the Company to compound for any such tolls, rents, rates, dues or other payments, and to confer on the Company, with reference to the docks and works proposed to be authorized or sanctioned, and confirmed by the Bill, the same powers as are already possessed by them in reference to their existing docks undertaking.
 - To provide and declare (if thought expedient so to do) that the provisions of the Harbours, Docks and Piers Clauses Act, 1847, with respect to lifeboats and with respect to keeping a tide and weather gauge shall not apply to the docks proposed to be authorized or sanctioned and confirmed by the Bill or to the Company.

11. To extend and define anew the limits within which the harbour, dock, pier and other masters, meters, weighers and other officers and servants of the Company may exercise the powers respec.

tively conferred upon them.
12. To authorize the Company to purchase and take by compulsion or otherwise for the purposes of the intended works and of the Bill lands, houses, tenements and hereditaments or estates, rights, interests or easements in, over or affecting the same and to vary or extinguish all or any rights and privileges in, over or affecting any such lands, tenements or hereditaments, and the Bill will or may enable the Company for all or any such purposes to acquire compulsorily easements over any part of the foreshore, mudlands or bed of Southampton Water or the River Itchen in or adjoining the said parish and urban district of Itchen instead of purchasing such foreshore, mudlands or bed.

13. It is intended by the Bill to take for or in connection with the purposes of the proposed works and of the Bill, certain lands being or reputed to be common or commonable lands, of which the following are the particulars and the estimated quantities proposed to be taken (namely):-

Work.	Name by which the Lands are known.	Parish in which the Lands are Situate.	Quantity within the limits of Deviation.	Estimated Quantity to be taken.
Railway No. 1	Eling Great Marsh	Eling	A. R. P. 2 2 0	A. R. P. 0 3 20

14. To authorize and empower the Company to abandon and relinquish the construction of the railway (No. 4) (Redbridge Curve) authorized by section 6 of the South Western Railway Act, 1906

15. To sanction and confirm the acquisition by the Company of the two pieces of mudland in or adjoining or near to the parish of Saint Mary in the county borough of Southampton and on the foreshore or bed of the River Test or Southampton Water or one of them from the Mayor, Aldermen and Burgesses of the county borough of Southampton (hereinafter called "the Corporation") which lands are bounded on the east by other land of the Company forming portion of their dock property, and on the south and west by other land of the Corporation and the River Test and lie between the Company's Trafalgar Dock and the existing quay of the Company facing the River Test, hereinbefore referred to, and to sanction and confirm any agreement which may have been or may be entered into with respect to such acquisition, and especially the Agreement dated the 19th day of September, 1907, and made between the Corporation, the Southampton Harbour Board (hereinafter called "the Board") and the Company and to provide and declare that the said mudlands shall be deemed within and form part of the port of Southampton and of the parish of St. Mary and of the county borough of Southampton, and so far as may be necessary for that purpose to extend the boundaries of such port, parish and borough and the jurisdiction of the Board, and any other authorities having jurisdiction therein.

16. To empower the Company on the one hand and the Corporation and the Board, or either of them, on the other hand, to enter into and carry into effect agreements for or with respect to all or any of the subject matters of the Bill and to sanction and confirm any agreement which may have been or may be entered into in that behalf.

17. To empower the Company for the general purposes of their undertaking to purchase and acquire, by compulsion or otherwise, the lands, houses and buildings hereinafter mentioned, or some of them, or some part or parts thereof respectively, or estates, rights or interests in or easements over the same, and to confirm and sanction the purchase by the Company of any of such lands, houses or buildings which may have been or may be acquired by them and the expenditure of money for or in connection with any such purchase and the Bill will or may extinguish all public and other rights of way or other rights in, over or affecting any such lands and buildings (that is to say):—

In the County of Southampton.

(a) The lands, mud-lands and foreshore of the River Itchen and Southampton Water in the parish and urban district of Itchen lying between Victoria-road, and low water mark and extending from an imaginary line drawn in a westerly direction to low-water mark from a point in Victoria-road aforesaid, about 5 chains south of the bridge carrying that road over Jurd's Lake to Weston Hard

In the County of Dorset.

(b) Land and buildings in the parish and borough of Poole, bounded on the east by an imaginary line drawn in a southerly direction from a point at the rear of the gardens of the houses on the south side of Gordon-road about 6½ chains eastward from

the eastern fence of the railway running from Bournemouth West to Bournemouth Central Stations, on the north by the rear of the gardens of the houses in Gordon-road and on the south and west by the said railway.

(c) Lands in the parish and urban district of Swanage, being the properties or enclosures numbered on the Ordnance Map (scale 2500, second edition, 1902) 159, 218 and 220 in that

parish :

and the Bill will authorize the Company to stop up and discontinue so much of the footpath leading from Godlingstone farm to Court Hill, Swanage, as lies between the northern boundary of the said property or enclosure numbered 220 on the said Ordnance Map in the said parish of Swanage and the southern side of the Company's Swanage railway.

18. To sanction and confirm the purchase by the Company of the following lands already acquired by them, and the expenditure of money by the Company for or in connection with such purchase, and to enable the Company to hold and use such lands for the general purposes of

their undertaking.

The lands above referred to are:-

(a) In the County of Devon.

Eggesford.—Land at Eggesford containing 1 acre 0 rood 12 poles, situate in the parish of Chawleigh, in the rural district of Crediton, in the occupation of the Company and lying between the public road from Exeter to Barnstaple and the North Devon line of the Company and bounded on the north by the Fox and Hounds Hotel, and on other sides by land belonging to the Earl of Portsmouth.

Exeter.—Two dwelling houses and land, being Nos. 35 and 40, Lower North-street, in the parish of Exeter and county borough of

Exeter.

Exeter.—House and land in the parish of Exeter and county borough of Exeter, known as No. 56, Queen street, formerly No. 3, Queen Street-road.

(b) In the County of Southampton.

Totton.—House and land situate at Totton, in the parish of Eling, in the rural district of New Forest, and adjoining the Totton Station of the Company, and lying between that station and Commercial-road and abutting on the road leading from Commercial-road across the railway to High-street.

St. Denys.—Land in the parish of Portswood, and county borough of Southampton, abutting on the east on the Company's main line of railway and situate at the rear of the garden forming part of the property known

as No. 11, Osborne-road.

Swanwick.—Piece of land containing 2 roods 27 poles, adjoining the Company's station at Swanwick, in the parish of Sarisbury, in the rural district of Farcham, bounded on the north by the Company's Swanwick Station and yards, and on the south and west by Duncan-road.

Winchester.—Land containing 2 roods 9 poles, in the parish and borough of Winchester, bounded on the south by the Company's main line of railway, on the east by the Andoverroad, on the north by the premises of the Jolly Farmer Inn, and on the west in part by land of the Company, and in part by a road bounding the land known as the Queensland Building Estate.

Woolston.—Land containing 13 poles, situate at Highlands, in the parish and urban district of Itchen, bounded on the south-east by the Company's line of railway and on the north and west by portion of the Highlands Estate.

Woolston.—Houses and land in the parish and urban district of Itchen, and adjoining the Woolston Station of the Company, bounded on the south by the Company's Southampton and Netley line of railway, on the north in part by Avenue-road and in part by properties known as Oakdene, Helford House, Uplands and No. 1, Manor-road and on the east partly by the property above described as Uplands, partly by No. 1, Manor-road, and partly by Manor-road, and on the west partly by the property above described as Helford House, and partly by the property of the Company.

(c) In the County of Middlesex.

Isleworth.—In the parish of Isleworth, in the urban district of Heston and Isleworth, a strip of land 25 feet wide, situate on the east side of and adjoining the Windsor line of the Company near their Hounslow Station, and forming part of the properties or enclosures on the Ordnance Map (scale \$\frac{1}{2500}\$ edition, 1894-6) numbered 40 and 470 in the said parish of Isleworth, and a strip of land 40 feet wide forming an access to the Company's premises from Argyll-avenue, and forming part of the said property numbered on the said Ordnance Map 470 in the said parish of Isleworth, which said strips of land contain in the whole 3 roods 25 poles.

(d) In the County of London.

Lambeth.—House in the parish of St. Mary, Lambeth, and metropolitan borough of Lambeth, being No. 161, Westminster Bridge-road.

Lambeth (Lower Marsh).—House and land in the parish of St. Mary, Lambeth, in the metropolitan borough of Lambeth, and known as No. 132, Lower Marsh.

Lambeth (Carlisle-street).—House and land in the parish of St. Mary, Lambeth, in the metropolitan borough of Lambeth, being No. 53, Carlisle-street.

(e) In the County of Surrey.

Richmond.—Piece of land containing 13 perches, situate in the parish and borough of Richmond, on the south side of and adjoining the Company's Richmond goods station.

Woking.—Land and house known as White Rose Grange, in the parish and urban district of Woking, bounded on the north by the Woking Station of the Company, on the west partly by the Station-road, on the south by the Oriental-road and on the east by the road leading to the said station from the said Oriental-road.

(f) In the County of Wilts.

Salisbury.—Piece of land in the parish and borough of New Sarum, containing 1 rood 19 poles bounded on the south-east by the Company's Basingstoke and Salisbury Railway and situate between such railway and St. Paul's-road and which piece of land lately belonged to Messrs. Hooper and Ashby, Limited.

Salisbury.—Piece of land situate in the parish and borough of New Sarum, containing I acre 0 roods 5 poles, bounded on the southwest by the piece of land lastly described on the south-east by the Company's Basingstoke and Salisbury railway, and on the north-west by land situate between George-street, St. Paul's-road and Nelson-road.

(g) In the County of Dorset.

West Parley.—Strip of land 25 feet wide, in the parish of West Parley, in the rural district of Wimborne and Cranborne, situate on the south side and adjoining the Southampton and Dorchester line of the Company, and immediately adjacent to the junction known as West Moors Junction.

Wool.—Land in the parish of Wool, in the rural district of Wareham and Purbeck, containing 1 acre 17 poles, and situate on the south side of the Company's railway and adjoining, and on the east side of Wool Station.

19. To exempt the Company from the provisions of the 92nd section of the Lands Clauses Consolidation Act, 1845, as regards any house, building or manufactory to be purchased or taken by them under the powers of the Bill.

20. To extinguish all public or private rights of way or other rights, if any, over or affecting any road, footpath or way to be diverted or stopped up under the Bill and to vest in the Company or the adjoining owners or partly in one or partly in the other the site and soil of the road, footpath or way stopped up, freed and discharged from all or any such rights, and to provide for the dedication to and repair by the public or in such manner as the Bill may prescribe of any roads or footpaths to be constructed or diverted under the Bill, and to exempt the Company in whole or in part from liability under section 46 of the Railways Clauses Consolidation Act, 1845, or otherwise to repair or maintain the surface of roads and highways carried over any intended railway.

21. To empower the Plymouth and Dartmoor Railway Company (hereinafter called "the Plymouth Company") to sell and transfer to the Company and the Company to purchase the railway known as the Cattewater Extension Railway (being so much of the Railway No. 5 authorized by section 5 of the Plymouth and Dartmoor Railway Act, 1882, as has been constructed), together with all lands, works, property, powers, rights, privileges and authorities of the Plymouth Company connected therewith for such consideration and upon and subject to such terms and conditions as have been or may be agreed between the Company and the Plymouth Company and whether freed or discharged from all or any mortgages, rent charges or other charges affecting the same or not as the Bill may prescribe, and to enable the Company to redeem any such mortgages, rent charges or other charges on such terms as may be prescribed by the Bill and whether compulsorily or otherwise, and to provide for the distribution and application in such manner as may be prescribed by the Bill of any purchase money, or other consideration received by the Plymouth Company for the sale and transfer to the Company of any portion of their Undertakings, and so far as necessary to declare, define and if need be vary the rights of the shareholders and stockholders of the Plymouth Company with reference thereto, and to provide for the extinguishment and cancellation of the whole or any portion of the existing capital and shares of the Plymouth Company and to make

22. To empower the Stonehouse Pool Improvement Company (hereinafter called "the Stonehouse Company") to sell and transfer to the Company and the Company to purchase the

all necessary provisions with reference to the

purposes aforesaid or any of them.

undertaking, quay wall or embankment, railway, lands, works and property of the Stonehouse Company, or some part or parts thereof respectively, together with all or any powers, rights, privileges and authorities of the Stonehouse Company in connection therewith upon and subject to such terms (pecuniary and other) and conditions and subject to such provisions as regards the liabilities and obligations of the Stonehouse Company as have been or may be agreed between the Company and the Stonehouse Company or may be declared, defined or provided for by or under the Bill, and if and so far as may be necessary to sanction, confirm and give effect to Articles of Agreement made the 30th day of May, 1881, between the Stonehouse Company of the one part and the Company of the other part the agreement dated the 29th day of September, 1893, between the Stonehouse Company of the one part and the Company of the other part, and to Articles of Agreement made the 26th day of June, 1907, between the Stonehouse Company of the one part and the Company of the other part in reference to the undertaking of the Stonehouse Company and anything done thereunder by the said Companies or either of them.

- 23. To make provision for the dissolution of the Stonehouse Company and the winding up of their affairs and for the vesting in and apportionment among the holders of shares, stocks and securities of the Stonehouse Company of stocks or securities of the Company and the acceptance of such substituted stocks and securities by such holders and the surrender and cancellation of the said existing shares, stocks and securities and the redemption by the Company of rent charges, mortgages and obligations affecting the undertaking transferred whether compulsorily or otherwise.
- 24. To enable the Company on the one hand, and the Lee-on-the-Solent Railway Company otherwise the Lee-on-the-Solent (Light) Railway Company, hereinafter called the Lee-on-the-Solent Railway Company, on the other hand, from time to time to enter into and carry into effect and rescind contracts, agreements and arrangements for or with respect to:—
 - (a) The purchase or lease by the Company and the sale or lease by the Lee-on-the-Solent Railway Company of the undertaking, railway, lands, works and property of the Lee-on-the-Solent Railway Company, or any part thereof, and all or any powers, rights, privileges and authorities of the Lee-on-the-Solent Railway Company connected therewith at such time or times, upon such terms and conditions and for such considerations and subject to such provisions as regards the debts, liabilities and obligations of the Lee-on-the-Solent Railway Company as may be agreed upon; and
 - (b) The construction, working, use, management and maintenance by the Company of the railway authorized by the Lee-on-the-Solent (Light) Railway Certificate, 1890, and of the works connected therewith, or any part or parts thereof respectively, and the management, regulation, interchange, collection, transmission and delivery of traffic upon or coming from or destined for the railways and works of the contracting parties, or either of them, the supply and maintenance of engines, stock and plant, the fixing, collection, payment, appropriation, apportionment and distribution of tolls, rates.

income and profits arising from the respective railways and works of the contracting parties, or any part thereof, and the employment of officers and servants.

To make all necessary provision for the dissolution and winding up of the affairs of the said Lee-on-the-Solent Railway Company on any such sale and for the apportionment and distribution of the consideration for such sale.

- 25. To enable the Company to hold, work and use any undertaking, railway or part of railway or other work which may be transferred to or leased by them under the powers of the Bill, and to confer all necessary powers in relation to any such transfer or lease upon the Company, and to authorize, sanction and give effect to agreements and arrangements between the Company and the Plymouth Company, the Stonehouse Company and the Lee-on-the-Solent Railway Company, or any of those companies, with respect to any such matters as aforesaid.
- 26. To extend and make applicable or make provision for the extension and application to the railways from time to time worked by or leased to the Company and to the stations, buildings and other premises belonging to or connected with any such railway the several bye-laws and regulations of the Company which may be in force with respect to the railways owned by the Company, and to provide for the substitution of such bye-laws and regulations for any byelaws or regulations for the time being in force on such railways and for the cancellation of such last-mentioned bye-laws and regulations, and if and so far as may be thought expedient to make provision with respect to the publication of such bye-laws and regulations of the Company and the proof thereof.
- 27. To authorize the Company for all or any of the purposes of the Bill or of any agreement to be made thereunder to apply their funds and revenues, and to enable the Company for those purposes and the general purposes of the undertaking to raise further moneys by the creation and issue of new shares or stock with or without a preference or guaranteed dividend or other rights or privileges attached thereto, and by borrowing and by the creation or issue of debenture stock or by any of such means, and to define and prescribe the ranking of any such share, stock or debenture stock.
- 28. To vary or extinguish all or any other rights and privileges inconsistent with or which would or might interfere with the objects of the Bill, and to confer other rights and privileges.

And it is intended so far as may be requisite or desirable for any of the purposes of the Bill to amend or repeal the provisions or some of the provisions of the several local and personal Acts of Parliament and Board of Trade Certificate following (that is to say):—

The Acts 4 and 5 Wm. IV, cap. 88; 2 Vict., cap. 28, and all other Acts relating to or affecting the Company or their undertaking; the Acts 28 Vict., cap. 131; 38 and 39 Vict., cap. 154, and 45 and 46 Vict., cap. 187, and any other Act or Acts relating to or affecting the Plymouth Company; the Acts 39 and 40 Vict., cap. 138, and any other Act or Acts relating to or affecting the Stonehouse Company; the Lee-on-the-Solent

(Light) Railway Certificate, 1890, and any other certificate or any Act or Acts relating to or affecting the Lee-on-the-Solent Railway Company or their undertaking; the Acts 7 and 8 Vict., cap. 75; and 48 and 49 Vict., cap. 170; and any other Act or Acts relating to the Corporation and the Act 26 and 27 Vict., cap. 119, and any other Act or Acts relating to the Board.

And notice is hereby also given, that on or before the 30th day of November instant, plans and sections of such or so much of the works proposed to be authorized or confirmed by the Bill in respect whereof plans and sections are by the Standing Orders of either House of Parliament required to be deposited as are or is proposed to be made or are situate in any county hereinafter mentioned showing the lines and levels thereof, and plans also of the lands in any such county to be purchased or acquired by compulsion under the powers of the Bill with a book of reference to such plans respectively containing the names of the owners and lessees or reputed owners and lessees and of the occupiers of such lands, together with in each case a copy of this notice as published in the London Gazette will be deposited for public inspection as follows (that is so say):

As regards works and lands in the county of Southampton, with the Clerk of the Peace for that county at his office at Winchester in that county; and as regards lands in the county of Dorset, with the Clerk of the Peace for that county at his office at Sherborne in

that county.

And that on or before the said 30th day of November a copy of so much of the said plans, sections and book of reference respectively as relates to each of the areas hereinafter mentioned in or through which the said works or any part thereof are or is intended to be made or are or will be situate or in which any lands to be taken compulsorily under the powers of the Bill are situate, together with a copy of this Notice as published in the London Gazette will be deposited for public inspection as follows (that is to say):—

As relates to the county borough of Southampton and to the borough of Poole, with the Town Clerks of those boroughs respectively

at their respective offices.

As relates to the urban districts of Itchen and Swanage, with the Clerks of the respective Councils for such urban districts at their respective offices; and

As relates to the rural districts of New Forest and South Stoneham, with the Clerks of the respective Councils for such rural districts at their respective offices; and

As relates to the parishes of Eling, Millbrook and Hound, with the respective Clerks of the Parish Councils of those parishes at their respective offices, or (where they have no offices) at their residences, or, if there is no Clerk to any such Parish Council, with the Chairman of such Council at his residence.

· Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 13th day of November, 1908.

SAM BIRCHAM, Waterloo Station, S.E., Solicitor for the Bill.

REES and FRERES, 5, Victoria-street, Westminster, Parliamentary Agents. Board of Trade.—Session 1909. HAYFIELD GAS. (Provisional Order.)

(Application to Board of Trade by the Hayfield Gas Company Limited for a Provisional Order for Power to Maintain and Continue the existing Gasworks at Hayfield and to Construct further Works and to Manufacture and Supply Gas to and within the Parish of Hayfield, in the Rural District of Hayfield, in the County of Derby; Supply of Gas in Bulk; Breaking up Streets, &c.; Patent Rights; Rates and Charges; Regulation of Existing and Increase of Capital; and other purposes.

OTICE is hereby given, that the Hayfield Gas Company Limited (hereinafter called "the Company") intend, on or before the 23rd day of December, 1908, to make application to the Board of Trade for a Provisional Order (to be confirmed by Parliament in the next Session) under the Gas and Water Works Facilities Act, 1870, for all or some of the following

purposes (that is to say) :--

To authorize the Company to maintain and continue and from time to time to alter, improve, enlarge and renew their existing gasworks at Hayfield, with the retort houses, gas holders, receivers, purifiers, meters, buildings, machinery, apparatus and works for the manufacture, storage and supply of gas and of coke and of other residual products obtained in the manufacture of gas and matters producible from such products upon the lands following, belonging to or held on lease by the Company, viz.:—

(1) A piece or parcel of land held on lease by the Company from John White, situate in the village of Hayfield, and upon which the existing gasworks of the Company are constructed, containing by admeasurement 1,220 superficial square yards, or thereabouts, being part of a field called "Fishers Croft" on the Hazelhurst Estate, in the parish of Hayfield, in the county of Derby, bounded on the north by land belonging to the trustees of Francis John Sumner, deceased, and in lease to the trustees of John Waterhouse, deceased, on the south by freehold land belonging to the trustees of Mary Wagstaff, deceased, on the east partly by freehold land belonging to the Company recently purchased from the Calico Printers Association Limited and partly by the Phoside Brook, and on the west partly by Ridge Top-lane and partly by land belonging to the trustees of Francis John Sumner, de-ceased, in lease to William Howard and now held by John and Henry Taylor.

(2) A piece or parcel of freehold land formerly belonging to or reputed to belong to the Calico Printers Association Limited but now belonging to the Company and upon which to construct further works, containing by admeasurement 532 superficial square yards, or thereabouts, situate in the parish of Hayfield aforesaid, bounded on the north by the beforementioned leasehold plot of land held by the Company, on the south by land belonging to the Calico Printers Association Limited, on the east by the Phoside Brook and on the west by the before-mentioned leasehold land

held by the Company.

To enable the Company to hold the beforementioned lands and hereditaments and any easements or rights in or over any such lands

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and hereditaments.

To authorize the Company to manufacture and store gas in and upon the before-mentioned lands and to supply and sell gas for public, private, trade and for other purposes from their gasworks to and within the said parish of Hayfield, in the rural district of Hayfield, in the county of Derby, and to manufacture, convert, utilize, sell and dispose of coal, tar, coke, pitch, asphaltum, ammoniacal liquor, oil and all other residual products obtained in the manufacture of gas and matters producible therefrom and to sell and dispose of the same at the works of the Company and to carry on there the business usually carried on by gas companies.

To authorize the Company to acquire and hold patent rights and licences in relation to the manufacture or distribution of gas and the utilization of the residual products obtained therefrom or the production of artificial light.

To empower the Company for the general purposes of their undertaking to acquire and hold other lands by agreement in addition to the lands before described and upon such lands to make and store gas and to supply and sell gas within the parish of Hayfield aforesaid.

To authorize the Company on the one hand, and any Company, urban authority or rural district council or parish council, or any authority, person or persons, on the other hand, to make and carry into effect contracts and agreements for the supply of gas, in bulk or otherwise, and for lighting and supplying all fittings and other things, and for performing all acts incidental to lighting any streets, places or buildings (including the lighting and extinguishing of lamps), and the Order will preserve and confirm existing contracts and agreements relating to any of the matters aforesaid.

To authorize the Company from time to time to extend, repair and renew their mains, pipes and works within the proposed limits of supply and for that purpose to open and break up the soil and pavement of any streets, roads, highways, lanes and railways, tramways, bridges and other passages and places within the limits of supply, and therein and thereunder to lay down, extend, repair and maintain any mains, service pipes, valves, syphons and other works connected with or incident to the supply of gas.

To enable the Company to apply their funds to the purposes of the Provisional Order and to define and regulate the capital invested in the existing gasworks and for the general purposes of the undertaking and the lands acquired by the Company for the further works to be constructed under the authority of the said Order, to raise additional capital by the creation and issue of ordinary or preference shares or stock, and by borrowing or by some or one of these modes.

To enable the Company to manufacture, purchase or hire and supply gas meters, gas columns and lamps, fittings, gas stoves and cooking and other apparatus, and also to manufacture, purchase, repair, let or deal in and contract for doing work in connection with fitting tubes, meters, pipes and apparatus, stoves, ranges and apparatus for heating, and also engines and machines for the production of motive power, for domestic, agricultural, manufacturing and other purposes by means of gas and all articles and things in any way connected with gasworks or with the supply of gas.

To levy and recover rates and charges for the supply of gas and residual products and for the

supply, hire or use of meters, fittings, columns, lamps, engines and other articles, apparatus and things supplied by the Company, and generally to confer all such further or other powers as may be deemed necessary or expedient for effecting the purposes aforesaid or any of them.

To vary or extinguish all existing rights and privileges which would interfere with the objects or purposes of the Provisional Order and to confer other rights and privileges, and to incorporate with the intended Order all or some of the provisions of the Gasworks Clauses Acts, 1847 and 1871; the Companies Clauses Acts, 1845, 1863 and 1869; the Lands Clauses Acts, except the provisions thereof relating to the purchase and taking of land otherwise than by agreement.

To purchase by agreement or take on lease or otherwise acquire for the general purposes of the undertaking other than the manufacture and storing of gas such other lands as may hereafter be required subject to such regulations and conditions as may be defined by the Order.

On or before the 30th day of November instant a plan of the existing and proposed works prepared in accordance with the regulations of the Board of Trade and also a map of the district with the boundary of the limits of supply and the lands or site of the existing and proposed works shown thereon and showing the lands proposed to be used for the manufacture and storage of gas, and of residual products arising in the manufacture of gas, together with a copy of this advertisement as published in the London Gazette will be deposited for public inspection at the office of the Clerk of the Peace for the county of Derby, at his office at the County Offices, St. Mary's Gate, Derby, and a similar deposit will also be made at the Office of the Board of Trade, Whitehall-gardens, London.

The draft of the proposed Provisional Order

The draft of the proposed Provisional Order will be deposited at the Office of the Board of Trade aforesaid, on or before the 23rd day of December next, and printed copies of the said draft Provisional Order when deposited, and of the Provisional Order when made, may be obtained by all persons applying for the same at the registered office of the Company, the Gasworks, Hayfield, or at the office of Messrs. Boddington, Jordan and Bowden, 1, Princessstreet, Manchester, Solicitors, or of Messrs. W. and W. M. Bell, 3A, Deans-yard, Westminster, London, Parliamentary Agents, at the price of one shilling each.

And notice is hereby further given, that every company, corporation or persons desirous of making any representation to the Board of Trade or of bringing before them any objection respecting this application may do so by letter addressed to the Assistant Secretary of the Railway Department of the Board of Trade, Whitehall-gardens, London, on or before the 15th day of January, 1909, and that copies of the objections must at the same time be sent to the undersigned Solicitors or Parliamentary Agents for the Company, and in forwarding to the Board of Trade such objections the objectors or their agents must state that a copy of the same has been forwarded to the Company or to their Solicitors or Agents.

Dated this 5th day of November, 1908.

Boddington, Jordan and Bowden, 1,
Princess-street, Manchester, Solicitors.
W. and W. M. Bell, 3a, Deans'-yard,
Westminster, Parliamentary Agents.

In Parliament.—Session 1909.

OLDHAM CORPORATION.

(New Waterworks, Wells, Boreholes, Pumping Stations and Aqueducts; New Road and Footpath; Discharge of Water into Streams; Power to Collect and Impound Maintenance of Waterworks; Breaking up Streets and Roads and Application of Water Provisions of the Public Health Acts; Confirmation of Agreement with Platt Brothers and Company Limited; Agreements with Owners, &c., of Lands as to Drainage and Protection of Waters and Waterworks from Pollution, &c.; Bye-laws for Preventing Pollution of Water; New Works to be part of Water Undertaking of Corporation; New Tramways and Incidental Works; Gauge; Motive Power; New Tramways to be part of Tramways Undertaking of Corporation; Working Agreements and Traffic Arrangements; Omnibuses and Motor Cars on the Trolley System without Rails; Street Improvements; Power to Deviate; Subsidiary Works; Power to Stop up and Alter Levels of and otherwise Interfere with Streets, &c.; Purchase of Lands and Easements for Works; Appro-priation of Lands; Exemption from certain Provisions of Lands Clauses Acts; Acquisition of Mines and Minerals under Lands; as to Compensation and Purchase Money; Supply of Electricity to Premises outside Area of Supply; Further Provisions as to Electricity and Gas Undertakings; Appropriation and Use of Further Lands for Gasworks Purposes; Provisions with respect to Streets and Buildings, Health and Sanitary Matters, Infectious Diseases; Common Lodging Houses; Accident and Fire Insurance Funds; Bye-laws; Rates; Borrowing of Money; and other Financial Provisions; Corporation to be Overseers; Confirmation of Agreements; Incorporation, Amendment and Repeal of Acts; and other Purposes).

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the county borough of Oldham, in the county of Lancaster (hereinafter called "the Corporation") for an Act for all or some of the following purposes (that is to say):—

To enable the Corporation to make and maintain the waterworks, hereinafter described, together with all works which may be necessary in connection therewith or ancillary thereto or required for collecting and impounding the waters which by the intended Act the Corporation will be empowered to take (that is to say):—

Work No. 1.—A pumping station (hereinafter referred to as "the Butterworth Hall Pumping Station") with a receiving tank situate wholly in the parish of Butterworth, in the urban district of Milnrow, in the County Palatine of Lancaster, in the enclosures numbered 1018, 1019 and 1025 on the \$1500\$ Ordnance Map of the said parish, published in 1893.

of the said parish, published in 1893.

Work No. 2.—A line of steam pipes situate wholly in the said parish of Butterworth, commencing at or in the existing and more easterly boiler house and known as the hand-fired boiler house of the Butterworth Hall Colliery, belonging, or reputed to belong to, Platt Brothers and Company Limited, and terminating at or in the Butterworth Hall Pumping Station.

Work No. 3.—An aqueduct, conduit or line of

pipes situate wholly in the said parish of Butterworth, commencing at or in the winding shaft of the said Butterworth Hall Colliery and terminating at or in the Butterworth Hall Pumping Station.

Work No. 4.—An aqueduct, conduit or line of pipes, situate wholly in the said parish of Butterworth, commencing at or in the Butterworth Hall Pumping Station and terminating at or in the south-west corner of the existing Piethorne reservoir of the Corporation and numbered 432 on the ***To Ordnance Map of the said parish of Butterworth, published in 1894.

Work No. 5.—A well, borehole and pumping station (hereinafter referred to as "the Delph Pumping Station"), situate wholly in the parish and urban district of Saddleworth, in the West Riding of the county of York, in the enclosures numbered 1621 and 1622 on the \$100 Ordnance Map of the said parish and urban district of Saddleworth, published in 1906.

Work No. 6.—An aqueduct, conduit or line of pipes, situate wholly in the said parish and urban district of Saddleworth, and commencing in the Delph Pumping Station and terminating at or in the south-west corner of the existing Castleshaw Upper Reservoir of the Corporation, numbered 3072 on the 3500 Ordnance Map of the said parish and urban district of Saddleworth, published in 1906.

district of Saddleworth, published in 1906.

Work No. 7.—A footpath wholly situate in the said parish and urban district of Saddleworth, commencing in the public road leading from Uppermill to New Delph at the southwesterly corner of the enclosure numbered 1622 on the 1500 Ordnance Map of the said parish and urban district of Saddleworth, published in 1906, and skirting the westerly bank of the River Tame, and terminating in the said public road at the northerly corner of the enclosure numbered 1621 on the said Ordnance Map.

Work No. 8.—A well, borehole and pumping station (hereinafter referred to as "the Linfitts Pumping Station"), situate wholly in the said parish and urban district of Saddleworth, in the enclosure numbered 2064 on the 1500 Ordnance Map of the said parish and urban district of Saddleworth, published in 1906.

Work No. 9.—A new road situate wholly in the said parish and urban district of Saddleworth, commencing at the Linfitts Pumping Station at a point 286 yards, or thereabouts, measured in a straight line in a westerly direction from the most northerly corner of the mill known as Pingle Mill, and terminating in the occupation-road leading from Carreote to Pingle Mill at a point 110 yards, or thereabouts, measured in a straight line in a south-easterly direction from the said most northerly corner of the mill known as Pingle Mill.

Work No. 10.—An aqueduct, conduit or line of pipes, situate wholly in the said parish and urban district of Saddleworth, commencing at or in the Linfitts Pumping Station and terminating by a junction with the existing conduit or line of pipes belonging to the Corporation at or near Stubbing, at a point in the enclosure numbered 2140 on the 3200 Ordnance Map of the said parish and urban district of Saddleworth, published in 1906, 56 yards, measured in a straight line in a north-westerly direction from the most southerly corner of that enclosure.

Together with all proper dams, walls, embankments, filters, filter beds, overflows, shafts, tunnels, adits, aqueducts, culverts, cuts, sluices watercourses, weirs, wash-outs, meters, gauges, manholes, rails, sidings, bridges, engines, machinery, channels, conduits, mains, pipes, standpipes, junctions, valves, drains, hydraulic, electric, telegraphic and telephonic apparatus, roadways, approaches, fences, buildings, works and conveniences connected with the hereinbefore described works or any of them or incidental thereto, or necessary or convenient for constructing, conducting, controlling, inspecting, cleansing, repairing or managing the waterworks, and together with full power and right at all times of approach and access to the works aforesaid or any of them.

To authorize the Corporation to discharge water from any of the intended works into any rivers, streams or watercourses on the line thereof or near thereto or with which such works may

be made to communicate.

To empower the Corporation to divert, collect, impound, take, use and appropriate for the purposes of their water undertaking all such streams, springs and waters as can or may be intercepted or taken by the intended works or under the agreement dated the 12th day of August, 1908, hereinafter mentioned, or as may be found on, in or under any of the lands for the time being belonging to or which may be acquired by the Corporation or over or in respect of which they have or may acquire easements.

To empower the Corporation from time to time to alter, extend, enlarge or improve all or any of their waterworks and to lay down, maintain, alter and renew mains, pipes, culverts, discharge pipes, telephone and telegraph conductors, wires and posts and other works in, through, along, under, across and over highways, streets, roads, bridges, streams, canals, paths and railways and for those purposes to extend to such works all or any of the provisions of the Waterworks Clauses Acts, 1847 and 1863.

To confer upon the Corporation the powers of the Public Health Acts in regard to the construction of waterworks both within and without their limits of supply and to provide that for that purpose the limits of supply of the Corporation as the local authority within the meaning of the said Acts.

To confirm and make binding on the parties thereto an agreement bearing date the 12th day of August, 1908, between Platt Brothers and Company Limited and the Corporation with respect to the acquisition by the Corporation of an additional source of water supply from the Butterworth Hall Colliery at Milnrow, in the

county of Lancaster.

To empower the Corporation to purchase or acquire by agreement and hold any lands which they may deem necessary for the purposes of the protection of their waterworks and water supply against nuisances and pollution and to enable the Corporation to make and carry into effect agreements with any owners, lessees or occupiers of any lands within the drainage area of the new and existing waterworks of the Corporation with reference to the execution by the Corporation or any such owners, lessees or occupiers of such works as may be necessary for the purpose of draining such lands or any of them, or for more effectually collecting, conveying and preserving

the purity of the waters flowing to, upon or from such lands directly or derivately into such works, and otherwise to make provision for the protection of the waters and waterworks proposed to be taken and authorized and for preventing such waters from being polluted, discoloured, diverted or taken, and to enable the Corporation to make bye-laws for any of such purposes.

To provide that the proposed works shall form part of the water undertaking of the Corporation, and to extend and apply thereto all or some of the enactments relating to that undertaking, and to extend and apply all or some of the provisions of the intended Act to all or some of the existing works of the Corporation.

To enable the Corporation to form, lay down, work, use and maintain wholly within the county borough of Oldham (hereinafter called "the borough") all or some of the tramways hereinafter described (hereinafter referred to as "the proposed tramways"), and for that purpose and for the purpose of any tramways over which they have running powers to form, lay down and maintain all necessary and proper rails, plates, sleepers, channels (including in that word where used in this Notice channels, passages and tubes for ropes, cables, wires and electric lines), junctions, turntables, turnouts, crossings, passing places, triangles, posts, poles, brackets, wires, stables, carriage houses, engine boiler and dynamo houses, waiting rooms, sheds, buildings, engines, dynamos, works and conveniences connected therewith.

The proposed tramways are the following

(that is to say) :-

Tramway No. 1, a double line, 1 furlong 6 48 chains in length, commencing in Kingstreet by a junction with the existing tramway of the Corporation, at a point about 12 yards measured in a westerly direction from the north-west corner of No. 79, King-street, proceeding thence in a north-easterly direction across Union-street and along George-street and terminating in the Market Place by a junction with the existing tramway of the Corporation at a point about 10 yards measured in a north-easterly direction from the north-west corner of No. 28, Market Place.

Tramway No. 1A, 1.45 chains in length of which 0.54 chain is single line and 0.91 chain is double line, commencing in George-street by a junction with Tramway No. 1 at a point about 10 yards measured in a north-westerly direction from the north-east corner of the White Bear Hotel and terminating in the Market Place by a junction with the existing tramway of the Corporation at a point about 12 yards measured in a south-westerly direction from the south corner of No. 27, Market Place.

Tramway No. 2, 1 furlong 2.68 chains in length, of which 5.39 chains is single line and 7.29 chains is double line, commencing in Middleton-road by a junction with the existing tramway of the Corporation at a point about 17 yards measured in a south-westerly direction from the south-east corner of No. 1, Rochdale-road, proceeding thence in an easterly direction crossing Rochdale-road thence along West-street and the Market Place, and terminating in the Market Place by a junction with the existing tramway of the Corporation at a point about 17 yards measured in a westerly direction from the south corner of No. 27, Market Place.

Tramway No. 3, 7 furlongs 6 11 chains in length, of which 5 furlongs 0 11 chain is single line and 2 furlongs 6 chains is double line, commencing in Ripponden-road by a junction with the termination of the existing tramway of the Corporation in that road, proceeding thence in a north-easterly direction along Ripponden-road and terminating at the borough boundary.

Tramway No. 4, 2 furlongs 7.84 chains in length, of which 1 furlong 4.79 chains is single line and 1 furlong 3.05 chains is double line, commencing in Oxford-street at the borough boundary and proceeding thence in a northeasterly direction along Oxford-street and terminating in Manchester-road by a junction with the existing tramway of the Corporation at a point about 10 yards measured in a northwesterly direction from the north corner of the Werneth Fire Station.

In the following instances the proposed tramways will be so laid that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on the side or sides of the street or roads, hereinafter mentioned, and the nearest rail of the tramway, namely:-

Tramway No. 1.—In George-street, on both sides, from the junction of George-street with Union-street, for a distance of 116 yards measured in a north-easterly direction and from a point 5 yards north-east of the north-east side of Charlotte-street for a distance of 130 yards measured in a north-easterly direction.

Tramway No. 2.-In West-street, on both sides, from a point 6 yards east of the east side of Rochdale-road for a distance of 125 yards measured in an easterly direction and in Weststreet and Market Place, on both sides, from a point opposite the east side of Hopwood-street for a distance of 75 yards measured in an easterly direction.

Tramway No. 4.-In Oxford-street, on both

sides, for the whole length thereof.

All the proposed tramways will be constructed on a gauge of 4 feet 8½ inches, and it is not intended to run on such tramways carriages or trucks adapted for use on railways.

The motive power to be used on the proposed tramways will be animal or mechanical power (including electricity or any other motive power not being animal power) or partly one such power

and partly another.

To provide that the proposed tramways and works shall form part of the tramway undertaking of the Corporation and to extend and apply the provisions of the Oldham Corporation Act, 1899, and the Oldham Corporation Act, 1900, and the enactments incorporated with those Acts to the proposed tramways as if they had been authorized by either or both of those Acts, and to extend and apply all or some of the provisions of the intended Act to all or some of the existing tramways and tramway works of the Corporation.

To enable the Corporation to make bye-laws with regard to any of the proposed tramways.

To make all other provisions which may be necessary or convenient for all or any of the purposes of the constructing, maintaining and working of the proposed tramways or any of the works connected therewith and particularly to erect and maintain waiting rooms in streets, to enable the Corporation to lop trees overhanging streets, to authorize the stopping up of roads during the execution of works and to inflict penalties for malicious damage to the Corporation

tramways.

To empower the Corporation on the one hand and any other corporation, company, body or person on the other hand to enter into and fulfil working agreements and agreements for or in relation to the working, running over, management and maintenance of and interchange of traffic on and the supply of rolling-stock or motive power for and the fixing, collection, payment, appropriation and distribution of tolls on their respective tramway undertakings.

To authorize the Corporation to provide, maintain and run omnibuses and motor cars, including motor cars on the trolley system without rails, within and beyond the borough, in connection with or in extension of their tramways or any tramways over which the Corporation

have running powers.

To empower the Corporation to make and maintain the following street widenings and other works in the borough, together with all necessary and proper works, improvements, junctions, connections and conveniences connected therewith or incidental thereto (that is to say) :-

Work No. 1.—A widening of High-street, on the south side thereof, commencing at the west side of Clegg-street and terminating at

the east side of School Croft.

Work No. 1a.—A widening of Market Place, on the south side thereof, commencing at the west side of School Croft and terminating at the east side of Peter-street.

Work No. 2.—A widening of Market Place, on the north-east side thereof, for a distance of 22 yards, commencing at the west side of White Lion-yard and terminating at the junction of Henshaw-street with Market Place.

Work No. 2a.—A widening of Henshaw-street, on the east side thereof, commencing at its junction with Market Place and terminating at the south side of the Central

Temperance Hall.

Work No. 3.—A widening of King-street and Union-street, on the east side of King-street and on the south side of Union-street, commencing at the north side of the passage adjoining the new Grand Theatre and terminating on the west side of Chaucer-street.

Work No. 4.—A widening of King-street, on the south-west side thereof, commencing on the north-west side of Foundry-street and terminating at a point about 44 yards from the north-west side of Knott's-yard measured

in a north-westerly direction.

Work No. 5.—A widening of Featherstall-road North, on the south-east side thereof, commencing at the south-west side of Chadderton-road and terminating at a point about 24 yards distant measured in a south-westerly direction.

Work No. 6.—A widening of Mumps, on the north side thereof, commencing on the east side of the Manchester and County Bank and terminating at a point about 33 yards distant measured in an easterly direction.

Work No. 7.—A widening of Shaw-road, on the west side thereof, commencing at the south side of the Junction Inn and terminating at the borough boundary at the junction of Shawroad with Higginshaw -road.

Work No. 7A.—A widening of Shaw-road, on the east side thereof, commencing at a point 6 yards measured in a southerly direction from

the north-west corner of No. 72, Shaw-road and terminating at the north side of No. 322, Shaw-road.

To empower the Corporation for the purpose of the construction of the proposed waterworks, tramways and street works to deviate laterally and vertically from the lines and levels of the intended works shown on the deposited plans hereinafter mentioned to the extent shown on the said plans or to be defined in the intended Act.

To authorize the Corporation in connection with the proposed tramways and street works to make and maintain all necessary approaches, retaining walls, piers, abutments, embankments, girders, cantilevers, bridges arches, sewers, drains, culverts, excavations and other works and

To authorize and provide for the underpinning or otherwise securing or strengthening of any houses or buildings which may be rendered insecure or affected by the said intended works and which houses and buildings may not be required

to be taken for the purposes thereof.

To enable the Corporation to make in any streets, roads, footways and thoroughfares all such alterations in levels and widths of roadways and footways as may be expedient for or in connection with the said works and for making convenient accesses from or junctions with other streets or roads, to alter the position of any steps, areas and cellars and to stop up, alter, divert and interfere with either permanently or temporarily (and if permanently to appropriate the site and soil of and to extinguish all rights of way over) and to cross over, under or upon all such foot-paths, streets, highways, bridges, thoroughfares, railways, tramways, rivers, navigations, canals, streams, brooks, watercourses, sewers, drains, gas and water and other pipes and telegraphic and telephonic and electric and other apparatus as it may be necessary or convenient to do for any of the purposes of the intended Act.

To empower the Corporation for the purposes of the intended works and of the intended Act to purchase and take by compulsion or agreement all or any of the lands shown upon the deposited plans and described in the books of reference thereto hereinafter referred to and also any rights and easements in or over any such lands, and to empower the Corporation to appropriate and use for the purposes of the intended works any lands belonging to or vested in them, and to make exchanges of land with other bodies and persons and upon any such exchanges to pay or receive money for equality of exchange and to empower the Corporation to retain and hold any lands acquired by them under the intended Act and not required for the purposes of the intended works and to erect buildings thereon and to grant leases

of such lands and buildings.

To authorize the Corporation to hold any lands which they may acquire under the authority of the intended Act, freed from the provisions of the Lands Clauses Consolidation Act, 1845, with respect to superfluous lands, and in other respects to modify the provisions of the Lands Clauses Acts in their application to the Corporation, and to confer further powers upon the Corporation with reference to the acquisition, appropriation, retention and disposal of lands, and to acquire by compulsion or agreement any mines or minerals upon or under any such lands, notwithstanding the provisions of the Waterworks Clauses Act, 1847, with respect to mines.

To exempt the Corporation from the operation i

of section 92 of the Lands Clauses Consolidation Act, 1845, so as to enable them to purchase compulsorily parts only of certain properties.

To enact special provisions for determining the purchase money and compensation payable in respect of lands and property required for the purposes of the intended Act and amongst other things for taking into account the increased value of any lands retained by the claimants by reason of the proposed works.

To empower the Corporation to supply electrical energy to premises situate outside their area of supply, and to enable the Corporation to accept transfers from other authorities, companies and persons of authorized electrical undertakings.

To make further provisions with respect to the electric lighting undertaking of the Corporation, and particularly with regard to the supply of electricity in bulk to neighbouring authorities, the supply of electricity where a consumer has a separate supply, the giving of notice by consumers before removing, power to refuse to supply electrical energy in certain cases and to authorize the Corporation to sell and let for hire and fix meters, fittings, and apparatus for lighting and motive power, to make and enforce bye-laws with respect to such fittings, &c., to provide for the alteration of the date for filling up the annual accounts of the electrical undertaking, and to confer power on the Corporation to construct electrical sub-stations under streets.

To empower the Corporation to appropriate and utilize for the purposes of the storage of gas the lands hereinafter described and to construct, erect and lay down thereon all necessary and proper gasometers, gasholders, receivers and all other necessary buildings, engines and works for or in connection with such purposes. The lands to be appropriated and utilized as

aforesaid are the following:-

A plot of land situate at Hollinwood, in the borough, belonging or reputed to belong to the Corporation and containing by admeasurement 11,1551 superficial square yards, or thereabouts, bounded on the easterly side by a road or intended road 14 yards wide called or intended to be called Hawthorn-road, on the southerly side by an intended street 12 yards wide, on the westerly side by a street or intended street 14 yards wide called or intended to be called Gee-street, and on the northerly side by a passage or intended passage

To empower the Corporation upon the lands hereinafter described to erect and maintain works, machinery, apparatus and conveniences for the manufacture, conversion, utilization, storage and distribution of materials used in or residual products resulting from the manufacture of gas and to manufacture, sell, provide, supply, and deal in lime, coke, chemicals, tar, pitch, asphaltum, ammoniacal liquor, oil and all other products or residuals of any materials employed in or resulting from the manufacture of gas. The lands above referred to are the following:

A plot of land situate at or near Salmon Fields at Higginshaw, in the township and urban district of Royton, in the county of Lancaster, belonging or reputed to belong to the Corporation and containing by admeasurement 7,218 superficial square yards, or thereabouts, bounded on the north and northwesterly sides in a curved line by a private railway siding belonging or reputed to belong

to the Corporation, on the south-easterly side by other land belonging or reputed to belong to the Corporation and forming part of their Higginshaw Gasworks, and on the southwesterly side by land belonging or reputed to belong to Sir Joseph Edward Radcliffe, Baronet.

To make further provisions with respect to the gas undertaking of the Corporation and particularly with regard to the use of antifluctuators for gas engines, the specification of internal fittings and the construction and placing of pipes, &c., between mains and consumers' premises, the inspection of gas fittings in new buildings, the laying down and use of pipes for ancillary purposes, the supply of gas to persons in debt for other premises, and as to the testing of the illuminating power of gas supplied by the Corporation and to make and enforce bye-laws with respect to gas fittings.

To make provision with respect to public and private streets, present and future, and buildings and especially with reference to the following matters:

Intersecting streets, the width of new streets in certain cases, power to the Corporation to convey portions of streets to adjoining owners; prevention and removal of projections over streets; the granting of licences for bridges over streets; prevention of soil and sand from being washed into streets; prevention of water flowing on footpaths; means of escape from buildings in case of fire; minimum floor area for habitable rooms and restrictions as to covering over streams and watercourses; to make and enforce bye-laws relative to the structure of buildings, for, among other purposes, the securing of stability, the prevention of fires and purposes of health.

To make better provision with regard to the health and sanitary condition of the borough, and particularly in regard to the following matters:—

The amendment of section 19 of the Public Health Acts Amendment Act, 1890, in reference to the drainage of two or more houses by a single private drain; inspection and reconstruction of drains; improper construction or repair of water-closets or drains; damage to drains, water-closets, &c.; street orderly bins; regulation dust bins; appointment of inspectors of nuisance; apportionment of expenses of works done for common benefit of two or more properties; the entry into and cleansing of houses infested with vermin; the cleansing of children attending school and their clothing; the ejection of steam or gas from engines, boilers, &c., not to be an annoyance to the public; the provision of public drinking fountains; the inspection of vehicles and the opening of cases, &c., suspected of containing unsound meat or other articles of food; and the prohibition of blowing or inflating carcases.

To provide for the cleansing and disinfection of any premises in which a case of tuberculosis of the lung has occurred by the owner or occupier thereof with power to the Corporation in default to carry out such cleansing and disinfection and to require the removal from such premises of anything exposed to infection, and to provide for the disinfection and return of the same.

To provide for the prevention or spread of infectious or contagious diseases within the borough, and particularly to provide for the

furnishing of information respecting persons suffering from such diseases and the medical examination of the inmates of common lodginghouses where infectious disease is supposed to exist.

To empower the Corporation to establish a fire insurance fund to be available for the purpose of reconstructing, rebuilding, repairing, restoring, replacing and making good any loss or damage by or in consequence of fire to any buildings, works and property belonging to or under the control of the Corporation.

To empower the Corporation to create an accident fund to meet claims made upon them by any of their employees under the Common Law and the Employers' Liability and Work-

men's Compensation Acts.

To constitute the Corporation the overseers within the borough, to appoint and remunerate persons to assist them in carrying out the duties of overseers, and to provide that all precepts, orders or notices required to be served on the Corporation as overseers shall be served upon the Town Clerk.

To amend the provisions of section 76 of the Public Health Acts Amendment Act, 1907, in its application to the borough, to enable the Corporation to close to the public and reserve the exclusive use of swimming baths belonging to them for exhibitions and entertainments and to make provision for the prevention of the holding of unauthorized markets and fairs on private lands in the borough.

To give power to the Corporation to lay mains and pipes in streets not dedicated to public use, to fix and maintain fire alarms in the public streets and roads, and to manufacture slabs, &c.,

from destructor refuse.

To make further provisions and confer powers upon the Corporation for the control, regulation and registration of common lodging-houses and the keepers thereof.

To empower the Corporation to impose penalties for the breach of or non-compliance with the provisions of the intended Act and to make and enforce bye-laws in respect to all or some of the matters and things mentioned or referred to in this Notice, and to impose penalties for the breach of such bye-laws, and to extend the powers of the Corporation in regard to bye-laws under the Public Health Acts.

To provide that persons acting in execution of the intended Act under the direction of the Corporation shall not be personally liable and for the authentication and service of notices, to prescribe by whom informations are to be laid, to make provision as to recovery, apportionment, payment and application of penalties and as to settlement of amounts to be paid in respect of damages, charges and compensation, to provide for appeal, to empower the Corporation to make compensation in land, works or money to any person by agreement with such person, to provide that the Corporation shall not be liable for damage done in executing works for owners and to provide for evidence of the appointment and authority of the officers and servants of the Corporation, the qualification of justices and the recovery of demands.

To authorize the Corporation from time to time to make and levy additional or increased rates for all or any of the purposes of the intended Act and to confer, vary and extinguish exemptions from the payment of any existing or future rates. To authorize the Corporation to borrow money for the execution of the works proposed to be authorized and for other the purposes of the intended Act and for any other purpose of the Corporation for which capital moneys may be properly expended and to charge the same on the borough fund and borough rate and the undertakings, estates, rates, revenues and other property of the Corporation or any of such securities and to execute and grant mortgages or to create and issue stock in respect thereof and to authorize the Corporation to apply any of their corporate funds or other moneys authorized to be raised to all or any of the purposes of the intended Act.

To empower the Corporation to increase the existing reserve funds in connection with any of

their undertakings.

To authorize the Corporation and any local authorities, bodies, companies and persons for all or any of the purposes of or incidental to the objects of the intended Act to enter into and fulfil agreements and contracts and the intended Act will or may confirm any such agreements and contracts which may have been or may be entered into and to enable any such local authorities, bodies, companies and persons for the purposes aforesaid to expend their funds, rates and revenues and to borrow money for any such purpose.

The Bill will, so far as it may be deemed necessary or expedient, vary and extend, repeal or alter all or some of the provisions of the following Acts:—The Oldham Borough Improvement Act, 1865; the Oldham Corporation Waterworks, &c., Act, 1870; the Oldham Corporation Water Act, 1875; the Oldham Borough Tramways Order, 1878, confirmed by the Tramways Orders Confirmation Act, 1878, No. 2; the Oldham Improvement Act, 1880; the Oldham Borough Tramways (Extensions) Order, 1882, confirmed by the Tramways Orders Confirmation (No. 1) Act, 1882; the Oldham Corporation Act, 1886; the Oldham Electric Lighting Order, 1890, confirmed by the Electric Lighting Orders Confirmation (No. 3) Act, 1890; the Oldham Corporation Act, 1899; the Oldham Corporation Act, 1900; and all other Acts, Orders, regulations and resolutions directly or indirectly relating to or affecting the Corporation or the borough and will, or may so far as may be deemed expedient, incorporate with itself, with or without alteration, the provisions or some of the provisions of the various Acts in this Notice referred to; the Lands Clauses Acts; the Railway Clauses Consolidation Act, 1845; the Waterworks Clauses Acts, 1847 and 1863; the Tramways Act, 1870; the Electric Lighting Acts, 1882 and 1888; the Electric Lighting (Clauses) Act, 1899; and the Public Health Acts; and the Bill will vary and extinguish all rights and privileges which would or might interfere with any of its objects and confer other rights and privileges.

And notice is hereby further given, that plans and sections in duplicate describing the lines, situation and levels of the proposed works and the lands, houses and other property in or through which they will be made and also showing the lands and property to be compulsorily taken under the powers of the intended Act, together with a book of reference to such plans containing the names of the owners and lessees or reputed owners or lessees and of the occupiers of such lands, houses and other property and a copy of this Notice will on or before the 30th day of November instant be deposited for public inspection as regards the waterworks, transverse street.

improvements, works, lands and property in the county of Lancaster with the Clerk of the Peace for the county of Lancaster, at his office at Preston, and with the Town Clerk of the borough, at his office in the Town Hall, Oldham, and as regards the waterworks, lands and property in the West Riding of the county of York, with the Clerk of the Peace for the West Riding of the county of York, at his office at Wakefield, and on or before the same date a copy of this Notice, together with a copy of so much of the plans, sections and book of reference as relates to the parish of Butterworth in the urban district of Milnrow, will be deposited with the Clerk of the Urban District Council of Milnrow, at his office at Milnrow, and a copy of this Notice, together with so much of the plans, sections and book of reference as relates to the parish and urban of Saddleworth, will be deposited district with the Clerk to the Urban District Council of Saddleworth at his office at Uppermill, Saddle-

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 11th day of November, 1908.

J. H. HALLSWORTH, Town Clerk, Oldham.

Lewin, Gregory and Anderson, 6, The Sanctuary, Westminster, Parliamentary Agents.

In Parliament.—Session 1909.

PLYMOUTH PIER AND WINTER GARDENS.

(Incorporation of Company; Acquisition of Undertaking of Plymouth Promenade Pier and Pavilion Company Limited; Compulsory Purchase of Lands; Construction of Winter Gardens, Baths and other Buildings; Winding up of Pier Company; Division of Purchase Money or Securities in lieu thereof; Financial Provisions; Power to levy Tolls and Charges; Incorporation, Amendment or Repeal of Acts; and other Provisions.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill for all or some of the following purposes (that is to say):—

1. To incorporate a company and to confer upon that company or upon a company to be incorporated under the Companies Acts, 1862 to 1907 (in this Notice referred to collectively and severally as "the Company") the powers, rights, duties and obligations in this Notice referred to.

2. To enable the Company to acquire, by compulsion or agreement, the undertaking of the Plymouth Promenade Pier and Pavilion Company Limited (in this Notice referred to as "the Pier Company"), and to provide for the transfer to and vesting in the Company of such undertaking and all other the lands, properties, rights, powers and privileges now vested in the Pier Company on such terms and conditions as may be prescribed or provided for by the Bill.

owners or lessees and of the occupiers of such lands, houses and other property and a copy of this Notice will on or before the 30th day of November instant be deposited for public inspection as regards the waterworks, tramways, street holders of the Pier Company, and if need be to

prescribe, alter and regulate the rights and priorities of such mortgagees, debenture holders creditors and shareholders, and to cancel or limit,

any such rights.

4. To provide for and require the acceptance by any such mortgagee, debenture holder, creditor or shareholder of shares, stock or securities forming the whole or part of the purchase money for the said undertaking, and the vesting and apportionment thereof among such persons, and the acceptance thereof in exchange for their existing securities, and the surrender and cancellation of such securities and to provide for the winding up and dissolution of the Pier Company.

5. To authorize the Company to maintain the pier and other works at Plymouth so to be transferred and from time to time to strengthen, alter and improve the same, and to enlarge, alter or reconstruct the pavilion thereon.

alter or reconstruct the pavilion thereon.

6. To empower the Company to take, acquire and enter upon by compulsion or agreement the lands shown upon the plans deposited as hereinafter mentioned, being certain lands in the parish of St. Andrew, in the borough of Plymouth, and lying on the north-west side of the Grand-

parade.

7. To authorize the Company to construct, provide and maintain on the said pier or the · approaches thereto, or on the lands acquired under the provisions of the Bill, or on any lands held by the Company in connection with the pier undertaking, winter gardens, skating rinks, baths, pavilions, assembly rooms, concert rooms, reading and refreshment rooms and other rooms, kiosks, shops, shelters, shooting galleries, bowling saloons, water chutes, automatic machines, gymnasia, theatres and other buildings for recreation or entertainment, lavatories and conveniences, toll houses, gates, sewers, drains and other works requisite or expedient in connection therewith, and to authorize the Company to provide refreshments and to carry on the business of licensed victuallers and for that purpose to obtain and hold the necessary licences. 8. To empower the Company to demand, receive and recover tolls, rates, charges and other payments on vessels using the pier, and in respect of passengers embarking or disembarking at the pier, and in respect of animals, fish, goods, minerals or merchandise shipped or unshipped thereat, and in respect of the use of any buildings, cranes, buoys, weighing machines and other conveniences, and to demand, receive and recover charges and payments for admission to the pier or to any particular part thereof or the winter gardens, swimming or other baths and for admission to or for the use of any building (permanent or temporary) provided by the Company, and for admission to any concert, lecture, theatrical performance or other entertainment of any description or for the use of any buildings or apparatus provided by the Company.

9. To empower the Company to close the said pier or winter gardens or baths or any part thereof on special occasions and to make such special and increased charges on those occasions

, as they may think fit.

10. To enable the Company to provide and pay for or contribute towards the payment of bands of music, exhibitions or other performances or entertainments on the said pier or in the winter gardens, skating rink, baths or pavilion, room or place belonging to the Company, or towards the funds of any regatta or fete held in the ricinity.

11. To enable the Company to obtain a supply of sea water for the baths aforesaid and to erect and maintain any buildings, machinery and apparatus, and to break up such public or private streets in the borough or the foreshore of the sea as may be necessary for such purpose or in connection therewith.

12. To empower the Company to make, alter, vary and rescind bye-laws, rules and regulations for the control of vessels, persons, animals, goods and vehicles, using, frequenting or resorting to the pier or winter gardens, skating rink, baths or other property of the Company, and for the prevention of nuisance or annoyance by smoke or noise or from any other cause whatsoever and generally for the management, regulation and use of the pier or other property aforesaid, and of the conduct of persons using the same, and for the exclusion or removal of undesirable persons therefrom, and to impose penalties for the breach or non-observance of any of the bye-laws, rules and regulations, and to appoint and remove pier masters, constables and other officers and servants, and to provide for the apprehension of offenders against any such byelaws, rules and regulations as may be for the time being in force.

13. To empower the Company to lease from time to time the tolls, rates, duties charges, property, works, buildings, rooms and conveniences or any or either of them or any part or parts thereof to such company, body or person upon such terms and conditions, pecuniary or otherwise, and under and subject to such restrictions and regulations as they may think fit, and to vest in any lessee or lessees or tenant during the continuance of any lease or tenancy all or any of the powers rights, privileges and authorities of the Company, whether with reference to the carrying on of the pier undertaking or the winter gardens, skating rink or baths undertaking, or the levying, recovery and enforcing of rents, tolls, rates, duties, charges, damages and penalties or otherwise.

14. To enable the Company and the Corporation of Plymouth to enter into and fulfil agreements with reference to the supply of water or electricity for the purposes of the Company on special terms and with reference to any other matters in connection with the Company's undertaking.

15. To alter, vary or repeal all or some of the provisions of the Plymouth Pier Order, 1878, and any other Acts or Orders relating to the Pier Company, and to incorporate all or some of the provisions of the Lands Clauses Acts, the Companies Clauses Acts, the Harbours, Docks and Piers Clauses Act, 1847, and other public general Acts.

Plans, showing the lands proposed to be acquired under the powers of the Bill, and a book of reference thereto will, on or before the 30th day of November, 1908, be deposited with the Clerk of the Peace for the county of Devon (in duplicate) at his office at Exeter and with the Town Clerk of Plymouth at his office at the Guildhall, Plymouth, together with a copy of this Notice as published in the London Gazette.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December, 1908.

Dated this 12th day of November, 1908.

HORACE H. FOSTER, Solicitor, Malvern.

Baker and Co., 54, Parliament-street,
Westminster, Parliamentary Agents.

In Parliament.—Session 1909. WALLASEY TRAMWAYS AND IMPROVE-MENTS.

(Construction of Tramways; Street Improvements; Further Powers as to Promenades and Lands; Further Provisions as to Concert Halls and other Buildings and Entertainments; Purchase and Appropriation of Lands; Flynn's Piece; Modification of Lands Clauses Acts; Removal of Human Remains; Improvement Charge; Borrowing of Money; Extension, Application, Incorporation and Amendment of Acts; and other matters.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Wallasey Urban District Council (hereinafter referred to as "the Council") for an Act for all or some of the following objects

and purposes (that is to say):—

1. To empower the Council to make, lay down, form, maintain, work and use all or some of the tramways hereinafter described in the townships of Poulton-cum-Seacombe, Liscard and Wallasey, in the urban district of Wallasey (hereinafter referred to as "the district"), in the county of Chester, with all necessary and proper rails, plates, junctions, turnouts, crossings, passing places, posts, poles, brackets, wires, waitingrooms, carriage-houses, sheds, depôts, buildings, works and conveniences connected therewith (that is to say) :-

Tramway No. 1, being a doubling of the existing tramway in Wheatland-lane, in the township of Poulton-cum-Seacombe, mencing at a point 1 1 chains south of the north-east corner of Geneva-road and terminating at a point 0.4 chain north of the

north-east corner of Milton-road.

Tramway No. 2, being a doubling of the existing tramway in Wheatland-lane and Mainwaring-road, in the township of Poulton. cum - Seacombe, commencing at a point 2.3 chains south and terminating at a point 2 chains north of the south-west corner of Mainwaring-road.

Tramway No. 3, to be situate in the township of Poulton-cum-Seacombe, commencing by a junction with Tramway No. 2 in Wheatland-lane at a point 1.1 chains south of the south-west corner of Mainwaring-road, passing along Wheatland-lane and Poulton-road to and terminating in Mill-lane at a point 1.4 chains south of the south-west corner of the parapet

wall of the railway bridge in that lane.

Tramway No. 4, commencing in the township of Poulton-cum-Seacombe, in Mill-lane, by a junction with Tramway No. 3, passing along Mill-lane, Marlowe-road, Wallasey-road, Claremount-road, across a piece of land between Claremount-road and St. George'sroad, and thence into and along St. George's-road, Sandy-lane, Wallasey Village-road, Grove-road, and terminating in the lastnamed road, in the township of Wallasey, by a junction with the existing tramway at a point 0.8 chain west of the eastern boundary of "Warrenside."

Tramway No. 5, in the township of Wallasey, commencing by a junction with Tramway No. 4 in Grove-road at a point 2.8 chains west of the eastern boundary of "Warrenside," passing along Grove-road into and terminating in Warren-drive by a junction with the existing tramway at a point 1.6 chains north of the western gate pier of "Bengairn."

Tramway No. 6, being a doubling of the existing tramway in Rowson-street, in the township of Liscard, commencing at a point 0.5 chain south of the south-east corner of Pickering-road and terminating at a point 0.5 chain north of the northern boundary of Victoria-road.

In the following instances the tramways will be laid along the several streets and roads hereinafter mentioned, so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on the side or sides hereinafter mentioned of the streets or roads and the nearest rail of the tramway:

Tramway No. 2.—In Wheatland-lane on the east side from a point 1 chain south of the south side of Poulton-road to a point in line with the south side of Poulton-road.

Tramway No. 3.—In Poulton-road on the south side from a point in line with the east side of Canterbury-road to a point in line with the kerb on the east side of the Grove.

Tramway No. 4.—In Wallasey Village on the east side from a point 1.1 chains south of Sandiways-road to a point 1.1 chains north

of the same road.

Tramway No. 6.—In Rowson-street, New Brighton, on the west side from the north side of Pickering-road to the south side c Victoria-road.

2. The proposed tramways will be construon the gauge of 4 feet 82 inches, or such gauge as may be determined by the Council the assent of the Board of Trade, and the power will be animal power or any mecpower (including steam, electric and ever motive power not being animal power).

3. To provide that the proposed shall form part of the existing tramw taking of the Council, and to extend 3 thereto all or some of the provision to that undertaking, including the pr the Wallasey Tramways and Improve? 1899, of the Wallasey Tramways an ments Act, 1906, and the enactra porated therewith respectively.

4. To empower the Council to ma. tain the following street widening: and other works in the said townsh district, together with all necessar approaches, embankments, retainin and conveniences connected ther dental thereto, namely :-

In the township of Poulton-cum Work No. 7.—A widening lane on the east side from a

north of the railway bridge to C Work No. 8.—A widening lane on the east side from Birchall-avenue.

Work No. 9.—A widening o on the south side from a point of the Grove to a point 20 yard

Work No. 10.—A widening (on the south side from a point of Gorsey-lane to a point 37 Gorsey-lane.

Work No. 11.—A widening of on the south side from a point 14 the parapet wall of the Railway said parapet wall.

Work No. 12.—A widening of on the north side from the parar railway bridge to a point 17 yards west of the said wall.

Work No. 13.—A widening of Poulton-road and Mill-lane on the north side from a point 45 yards west of the parapet wall of the railway bridge to a point 8 yards south of the parapet wall of the railway bridge on the east side of Mill-lane.

Work No. 14.—A widening of Mill-lane on the west side from a point 29 yards south of the parapet wall of the railway bridge to the

said parapet wall.

Work No. 15.—A widening of Mill-lane on the west side from a point 32 yards north of Station-road to a point 33 yards south of Marlowe-road.

Works No. 16.—A widening of Mill-lane on the east side from a point 11 yards north of the parapet wall of the railway bridge to the boundary of the Council's Stores depot.

In the township of Wallasey:—
Work No. 17.—A widening of Mill-lane on
the west side and of Marlowe-road on the

south side from a point in Mill-lane 11 yards south of Marlowe-road to a point in Marlowe-road 14 years west of Mill lane.

road 14 yards west of Mill-lane.

Work No. 18.—A widening of Marlowe-road on the south-west side and of Wallasey-road on the south side from a point 108 yards west of Mill-lane to a point in Wallasey-road 15 yards west of Marlowe-road:

Work No. 19.—A widening of Wallaseypad on the north side from a point 52 yards st of Newlands Drive to a point 107 yards

t of the same drive.

ork No. 20.—A widening of Wallasey-road e south side from a point 47 yards west of we-road to a point 116 yards west of me road.

k No. 21.— A widening of Wallasey-road north side and of Claremount-road on t side from the Occupation-road in y-road to the lane in continuation lane.

No. 22.—A widening of Claremounthe west side, of Folly-lane on the , and of St. George's-road on the from the boundary of "Clare p the boundary of the Council's St. George's-road.

23.—A widening of St. George'swest side and of Perrin-road on ide from Folly-lane to Wallasey

24.—A widening of St. George's-west side from Perrin-road to St.

25.—A widening of St. George'seast side from the boundary of Schools to Mayfield-road.

26.—A widening of St. George'swest side from St. John's-road to

27.—A widening of St. George'seast side from Mayfield-road to

28—A widening of St. George's-east side and of Sandy-lane on the from a point 58 yards north of a point in Sandy-lane 32 yards asey Village-road.

29.—A widening of Sandy-lane side from St. George's-road to the Mason's Cottages.

. 30.—A widening of Sandy-lane expenses.

on the north side and of Wallasey Villageroad on the east side from a point in Sandylane 27 yards east of Wallasey Village-road to a point 22 yards north of Sandy-lane.

Work No. 31.—A widening of Wallasey Village-road on the west side from the boundary of the "Farmers' Arms" to Green-lane.

Work No. 32.—A widening of Wallasey Village-road on the east side from the boundary of the Presbyterian Church to the boundary of the "Anchorage."

Work No. 33.—A widening of Grove-road on the north side from a point 42 yards east of Harrison Drive to a point 24 yards west of

Parkway.

Work No. 34.—A widening of Grove-road on the north side from a point 41 yards east of Mere-lane to a point 30 yards west of Conniston-avenue.

Work No. 35.—A widening of Grove-road on the south side from a point 114 yards west of Keswick-road to a point 67 yards west of the same road.

Work No. 36.—A widening of Grove-road on the south side from a point 57 yards west of Keswick-road to a point 27 yards west of the same road.

Work No. 37.—A widening of Grove-road on the north side and of Warren Drive, on the west side from a point in Grove-road 37 yards west of Warren Drive to a point in Warren Drive 16 yards north of Grove-road.

Work No. 38.—A new road 9.1 chains in length, commencing at a point 0.8 chain west of the east side of Claremount-road and 3.1 chains to the south of the south-east corner of the boundary wall of "Clare Lodge," passing across a field known as "Walkers' Croft" and terminating at the eastern boundary of St. George's-road 2.7 chains to the south of the south-west corner of the boundary wall of the Council Schools.

Work No. 39.—A widening of Grove-road on the south side and a widening of the continuation of Claremount-road on the west-side, commencing at a point in Claremount road 111 yards south of Grove-road and terminating at a point in Grove-road 27 yards east of Keswick-road.

Work No. 40.—A widening of Wheatlandlane, in the township of Poulton-cum-Seacombe on the east side from St. Paul's-road to a point 16 yards north of the same road.

Work No. 41.—A widening of Mill-lane, in the township of Liscard, on the north side from St. Alban's-road to the Water Tower.

5. To confer further powers upon the Council with respect to their promenades and the lands acquired or held in connection therewith, including powers in respect of the following matters:-The removal of any buildings upon lands acquired for the purposes of Part III of the Wallasey Tramways and Improvements Act, 1903, and the erection and equipment on such lands, of concert halls, pavilions, conserva-tories, winter gardens, bandstands, refreshment, assembly or reading rooms, shops, stalls and other buildings; the enclosure of parts of the said lands, the letting of the said buildings and lands, the provision and carrying on by the Council of entertainments therein and thereat, to charge for admission thereto, the sale of programmes, the making of bye-laws, the application of moneys received and the payment of

land known as Flynn's Piece, in the township of Wallasey, in the district, and to provide that the same shall be deemed to be a pleasure ground and recreation ground, with power for the Council to use part thereof for the purposes of a highway and to sell, dispose of and exchange parts thereof and to prohibit the getting of marl therefrom.

7. To extend the powers of the Council in regard to the retention and letting of the houses

belonging to them in Vale Park.

8. To extend and apply to the intended works all or some of the provisions of the Wallasey Urban District Council (Promenade) Act, 1896; the Wallasey Tramways and Improvements Act, 1899; the Wallascy Tramways and Improvements Act, 1901; and the Wallascy Tramways and Improvements Act, 1906.

To empower the Council to deviate laterally and vertically from the lines and levels of the intended works shown on the deposited plans hereinafter mentioned, to the extent to be shown on the said plans, or to be defined in the intended

Act.

10. To authorize the Council to break up, cross, alter, widen, narrow, divert, stop up (either temporarily or permanently) and interfere with strects, roads, highways, footpaths, courses, sewers, drains, pavements, mains, pipes, telegraphs, telephones and apparatus within the townships, district, and county aforesaid, for the purposes of constructing and maintaining the proposed works or any of them or otherwise

for the purposes of the intended Act.

11. To empower the Council for the purposes of the proposed works, for the purpose of providing frontage to the streets and roads intended to be widened or made and for other the purposes of the intended Act to purchase or acquire by compulsion or agreement or to take on lease any lands, houses or buildings in the townships, district and county aforesaid, and to acquire by compulsion or agreement rights or easements in, over or connected with any lands, houses, or

12. To exempt the Council from the operation of section 92 of the Lands Clauses Consolidation Act, 1845 (so as to enable them to acquire parts only of certain properties) and the provisions of that Act relating to superfluous lands, and to make other amendments in the Lands Clauses Acts in their application to the intended Act.

13. To make special provision with regard to the amount of compensation to be paid in respect of the lands to be acquired under the intended Act, and to provide that in determining the amount of such compensation regard shall be had to the increase in value of other lands of the persons claiming compensation resulting from or caused by the construction of the intended works and the exercise of the other provisions of the intended Act, and to other circumstances to be mentioned or referred to in such Act, and that any buildings erected, alterations made or interest created after the date hereof or such other date as may be mentioned in the intended Act shall not be taken into consideration

14. To render persons claiming compensation liable to costs in certain events, and to make provision for enabling them to amend their claims.

15. To make provision relative to the remova! and re-interment of the remains of deceased persons in so much of the burial ground attached to the St. Alban's Roman Catholic Church, in tne township of Liscard; in the district, as may

6. To make provision in regard to the piece of the acquired by the Council under the provisions of the intended Act.

16. To make provision for imposing an improvement charge upon certain lands situate in the said township of Wallasey, in the district fronting upon or in the neighbourhood of Works Nos. 23 to 29 inclusive, hereinreferred to and upon the and occupiers of and other persons lessees interested in such lands in respect of all or any part of the increase in the value of such lands by reason of or in consequence of the execution of such works, and to enact all necessary provisions for determining and ascertaining by arbitration or otherwise the amount of such increase in value and the amount of such charge, and for the recovery, application, apportionment and redemption of such charge, and to apply thereto all or some of the provisions of the Public Health Acts relating to private improvement expenses. The lands hereinbefore referred to are situate on the east and west sides of St. George's-road, for its whole length, and Sandy Lane on the north and south sides from St. George's-road to Wallasey Village-road.

17. To extinguish all public and private rights of way and other rights over the lands acquired under the intended Act, and to vary and extinguish all other existing rights and privileges which would or might in any way prevent, interfere with or delay the accomplishment of any of the objects of the intended Act, and to confer

other rights and privileges.

18. To authorize the Council to borrow money for the purchase of the lands and the execution of the works proposed to be authorized, and for other the purposes of the intended Act, and to charge the same on the district fund and general district rate, and the undertakings, estates, rates, revenue and other property of the Council or any of such securities, and to execute, grant and issue mortgages and other securities and to authorize the Council to apply any of their corporate funds or other moneys authorized to be raised to any of the purposes of the intended

· 19. To repeal, amend or incorporate with the intended Act all or some of the provisions of the several local Acts (including Orders relating to the district confirmed by Acts) following or some

of them, viz. :-

The Wallasey Improvements Acts, 1845, 1858, 1861, 1864, 1867, 1872; the Wallasey Local Board Act, 1890; the Wallasey Urban District Council (Promenade) Act, 1896; the Local Government Supplemental Act, 1863 (No. 2); the Local Government Supplemental Act, 1870; the Local Government Board's Provisional Orders Confirmation (Birmingham, &c.) Act, 1876; the Local Government Board's Provisional Orders Confirmation (Caistor Union, &c.) Act, 1877; the Local Government Board's Provisional Orders Confirmation (Bristol, &c.) Act, 1878; the Local Government Provisional Orders (Acton, &c.) Act, 1881; the Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1883; the Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1888; the Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1892; the Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1894; the Local Government Board's Provisional Orders Confirmation (No. 1) Act, 1895; the Local

Government Board's Provisional Orders Con- Light Station, Tower-road, Hindhead, Surrey, firmation (No. 4) Act, 1896; the Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1897; the Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1898; the Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1899; the Wallasey Tramways and Improvements Act, 1899; the Order relating to the district confirmed by the Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1900; and the Wallasey Improvement the Local Government Board's Act. 1901: Provisional Orders Confirmation (No. 3) Act 1902; the Local Government Board's Provisional Orders Confirmation (No. 1) Act, 1903; the Wallasey Order, 1905, confirmed by the Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1905; and the Wallasey Tramways and Improvements Act,

20. To incorporate, with or without amendment, or to render inapplicable, all or some of the provisions of the following public Acts:-The Public Health Acts; the Local Loans Act, 1875; the Lands Clauses Acts; the Tramways Act, 1870; and all Acts amending those Acts

respectively.

Plans and sections of the intended works, and plans of the lands intended to be taken for the purposes of the Act, together with a book of reference to the plans, and a copy of this Notice as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Chester, at his office in Chester, and with the Clerk to the Council at his office in the district.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th

day of December next.

Dated this 14th day of November, 1908.

WILLIAM Cook, Egremont, Cheshire, Solicitor.

SHARPE, PRITCHARD and Co., 9, Bridgestreet, Westminster, Parliamentary . Agents.

Board of Trade.—Session 1909.

HINDHEAD AND DISTRICT ELECTRIC LIGHTING (EXTENSION).

(The Production, Storage and Supply of Electricity by the Hindhead and District Electric Light Company Limited, within portions of Rural Districts of Farnham, Hambledon, Alton, Petersfield and Midhurst, in the Counties of Surrey, Southampton and West Sussex; the Breaking Up and Interference with Streets; the Laying Down and Erection of Electric Lines, Wires, Posts and Apparatus; and Taking and Recovering of Rates and Charges; Supply of Energy to Consumers having separate supply; Power to Refuse to Supply in certain Cases; Consumers to give Notice before Removing; Supply need not be constantly maintained; Incorporation of Acts; and Removing; other Provisions.)

OTICE is hereby given, that the Hindhead and District Electric Light Company Limited (hereinafter called "the Company") and whose registered offices are at the Electric

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 to 1899, for all or some of the following amongst other

purposes (that is to say) :-

1. To extend the area of the Company for the supply of electricity as defined by the Hindhead and District Electric Lighting Order, 1902 (hereinafter called "the principal Order"), so as to include the portion of the parish of Frensham, in the rural district of Farnham, in the county of Surrey, not included in the area of supply of the Company under the principal Order, the parish of Headley and the portion of the parish of Grayshott not included in the area of supply of the Company under the principal Order (both of which last-mentioned parishes are in the rural district of Alton, in the county of Southampton, the parish of Headley as constituted at the date of the principal Order having been subscquently divided into the parishes of Grayshott and Headley), the parish of Bramshott, in the rural district of Petersfield, in the said county of Southampton, the parishes of Haslemere, Thursley and Witley, in the rural district of Hambledon, in the county of Surrey and the parishes of Fernhurst, Linchmere and North Ambersham, in the rural district of Midhurst, in the administrative county of West Sussex, and to enable the Company to exercise within that district, with or without modification, all or some of the powers exercisable by them within their existing area of supply as defined in the first schedule to the principal Order, including the powers to break up streets and roads, and levying and recovering rates, rents and charges for the supply of electricity and meters and apparatus used in the consumption of electricity and all the powers that may be acquired by them under the Order.

2. To authorize the Company to break up the following streets and railways, viz. :-

(a) Streets–

In the parish of Frensham—.

Road leading from Gong Hill to the Old Frensham-road, Middle Hill-road, Shortfield Common, Pond Tail-road, Grange-road, Carlisle-road, Wellesley-road, Sunderland-road, Eglinton-road, Beacon Hill-road, Hindhead Grove-road, Hindhead Hill-road. In the parish of Headley—

Beech Hill-road, Stone-hill or Sandy-road, Carlton-road, Seymour-road, Kenley Fair Viewroad, Kenley-road, Lindon-road.

In the parish of Bramshott— New Town-road, road (not named) near Passfield Common, leading in south-westerly direction from the Hollywater Bramshott-road, road (not named) leading from the Passfield Liphook-road into the Godalming Liphook-road; roads over following bridges of the London and South Western Railway: (a) Bridge to north-east of Liphook Station and adjacent thereto; (b) Bridge near Colyer's Farm, about three quarters of a mile to the north-cast of Liphook Station; (c) Bridge north of Bridge Farm. In the parish of Haslemere-

Museum Hill, College-road, Hill-road, Courts Hill-road, Courts Mount-road, Beech-road, West-street, Popes Mead-road, Bridge-road, Chestnut-avenue, Derby-road, Weydown-road, Church Hill road, Underwood-road, Great Stoatley-road, road to Holdfast Farm, roads

10100

South Western Railway; (a) Bridge in Churchlane; (b) Bridge in Tanner's lane. In the parish of Thursley—

Road from Thursley-street to Dyehouse-hill, road from London and Portsmouth road to Cosford House, road from Heath Hall Lodge to Lower House, road to Hole Farm.

In the parish of Witley

Manor-road, Milford, Amberley Farm-road, road from Warren Lodge to Hammer Ponds, road from smithy, Wheeler-street, to Little Enton-road, roads on the Lea Park Estate, road from Sandhills-road to Witley Station, road opposite convalescent hospital to Witley Station, road to Hambledon Workhouse, road leading from Stroud to South Park, roads over following bridges of the London and South Western Railway: Bridge to the north-east of Witley Station, near King Edward's School; bridge in road between Stroud and South Park. In the parish of Fernhurst

Marley Heights-road, Sturt-avenue, Camelsdale-road, roads on the Fernden Estate.

In the parish of Linchmere-

New road or Sickle Mill-road; School-road, Heath-road, Copse-road, roads on the Springhead Farm Estate, Marley-road, road over bridge of the London and South Western Railway in Hammer-lane near Hammer Copsc. In the parish of North Ambersham

Mill Hollow, road leading from Mill Hollow to the east in the direction of Vale Wood Farm,

roads on the Fernden Estate.

(b) Railway.

In the parish of Witley-

The level crossing of the London and South Western Railway at the Milford Station. In the parish of Linchmere-

The level crossing of the London and South Western Railway at Hammer Farm.

In the parish of Shottermill—

Road leading from the main Portsmouth road to Chase Lodge.

3. The names of the streets in which it is proposed that electric lines shall be laid down within a period of two years after the commencement of this Order are as follows:-

The Tilford-road from the point where the existing main ends at Wood-road, to Churt

The Churt-road, from the point where the existing main ends at lane to Whitmore Bottom, to the Beacon Hill Park Estate.

The London and Portsmouth-road from the point where the existing main ends at Chase Cottages to the Seven Thorns publichouse.

The Polecat and Lion-lanes from the point where the existing main ends near Tweenways to the main road at Lion-green, Shottermill, thence in a south-westerly and southwardly direction to the junction of the roads in the parish of Linchmere by the ponds to the north of Springhead Farm.

The main road from Lion Green, along Clay Hill, past the railway station at Haslemere, along East-street and High-street to the

Cross Roads near Haslemere Rectory.

4. To confer upon the Company 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 or extinguish all rights and privileges which would or might interfere with

over following bridges of the London and any of the objects of the Order and to confer all other rights and privileges necessary for carrying

such objects into effect.

5. To make special provision with respect to the rights and obligations of the Company to afford a supply of electricity to premises having a separate supply, and the terms and conditions on which such supply will be afforded, and if and so far as is necessary to exempt the Company from the provisions of the Electric Lighting Act, 1882, in respect of such premises.

6. To provide that the Company may refuse to supply electrical energy to any persons whose payments for the supply of such energy may be in arrear, and to require that consumers of electrical energy shall give notice to the Company before quitting any premises supplied with such energy by the Company, and to provide for the liabilities of such consumers when the

requisite notice is not given.

7. To provide that the supply of energy to be afforded by the Company throughout their proposed additional limits of supply need not be constantly maintained, and to free the Company from any obligation to afford a supply between sunrise and sunset. 17-32

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 office of the Com-pany at the Electric Light Station, Tower-road, Hindhead, at the office of the Farnham, Haslemere and Hindhead Herald, Station Buildings, Haslemere, and at the offices of the undermentioned Solicitors and Parliamentary Agents.

And notice is hereby further given, that a map showing the boundaries of the extended 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 this advertisement as published in the London Gazette will be deposited on or before the 30th day of November instant for public inspection at the offices of the Clerk of the Peace for the county of Surrey at his offices at the County Hall, Kingston-on-Thames and the Clerk of the Peace for the county of Southampton at his offices at the Castle, Win chester, and with the Clerk of the Peace for the administrative county of West Sussex at the County Hall, Lewes, and at the offices of the Rural District Councils of Farnham, Hambledon, Alton, Petersfield and Midhurst.

And notice is hereby 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 Acts," on or before the 15th day of January, 1909, and a copy of such objection must also be forwarded to the undersigned Solicitors

or Parliamentary Agents.

Dated this 11th day of November, 1908.

EMANUEL and SIMMONDS, 19, Finsbury - circus, London, E.C. ;

Solicitors.

Potter andCRUNDWELL, Farnham;

LEES and Co., Palace-chambers, Bridge-Parliamentary. Westminster, street, Agents.

In Parliament.—Session 1909.

LITTLEHAMPTON GAS COMPANY.

(Dissolution and Re-incorporation of the Little-hampton Gas Company Limited; Vesting of Undertaking in New Company; Declaration, Regulation, Confirmation and Conversion of Capital; Additional Capital and Borrowing Powers; Confirmation of Sites of Existing Gasworks; Powers as to Maintenance and Extension of Existing Gasworks; Purchase, &c., of Lands; Supply, &c., of Gas; Defining Existing and Extended Limits of Supply; Breaking up of Streets; Laying of Pipes; Rates and Charges; Illuminating Power; Provisions for Regulating Supply of Gas and Otherwise; Application of Funds and Otherwise; Application of Funds and Otherwise; Supply in Bulk Beyond Limits; Confirmation of Agreement of 1908 between Company and the London, Brighton and South Coast Railway Company as to Gas Main over the Railway at Rustington; Confirmation of Grant or Easement of 1908 between Company and Reginald Augustus Warren as to laying Pipes; Incorporation and Amendment of Acts and Orders; and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the Session of 1909 by the Littlehampton Gas Company Limited for leave to bring in a Bill for effecting the purposes or some of the purposes following (that is to say):—

1. To dissolve the Littlehampton Gas Company Limited (hereinafter called "the Limited Comnany") and to cancel or annul their memorandum and articles of association or regulations and any special or other resolution under which they are now acting, and to provide for the winding up, dissolution and re-incorporation into a new company (hereinafter called "the Company") of the proprietors of the Limited Company or some of them, with or without other persons and corporations.

2. To vest in the new Company all the undertaking, works, land, property, stock, plant, interests, rights, powers, privileges, easements, licenses and agreements and benefits of licenses and agreements of or held or enjoyed by the Limited Company under their Provisional Orders made by the Board of Trade and confirmed by

Parliament in 1875, 1888 and 1900.

3. To make all necessary provisions with respect to the capital, shares and borrowing powers of the Limited Company, and to provide, if need be by the intended Bill, for the conversion of such capital and shares into new shares or stock, and to define the rate of dividend and the vesting thereof among the shareholders of the Company. To increase the nominal amount of the capital of the Company from that of the Limited Company. To provide for the issue to the holders of securities of the Limited Company of mortgages, bonds, debentures or debenture stock or shares or stock of the new Company in lieu thereof, and to authorize the Company to raise further capital by ordinary or preference shares or stock and by horrowing on mortgage or by the creation and issue of debenture stock or by any such means. To authorize the Company, if need be, when raising additional capital, to sell shares or stock at a discount.

4. To enable the Company in and upon the lands belonging to them and upon which the existing graworks are constructed and herein-

after described to maintain and continue the existing gasworks and works connected therewith on such lands and to maintain, alter, enlarge, extend, improve and renew or discontinue gasworks and works for the conversion. manufacture, utilization and distribution of materials used in and about the manufacture of gas and of residual and manufactured products, matters and things, and to manufacture, produce, store, supply and sell gas and to manufacture, store, convert, utilize, buy, sell and dispose of coke, coal, patent fuels, tar, lime, pitch, asphaltum, ammoniacal liquor, sulphate of ammonia, oil and all other residual and manufactured products, matters and things.

5. The lands hereinbefore referred to and now owned, leased and used by the Limited Company for the manufacture and storage of gas and the manufacture and conversion and storage of residual and manufactured products and upon which the existing gas works are constructed, are the

following (that is to say) :---

(1) Land situated in the parish of Little-hampton, in the county of Sussex, containing by admeasurement 1 acre 2 roods and 7 perches or thereabouts, being part of a field or meadow known as Lincee or Linseed Brook, No. 64 in the tithe commutation apportionment for the said parish of Littlehampton and bounded on the south-west by land belonging or reputed to belong to the London, Brighton and South Coast Railway Company, on the north-west and north-east by land belonging or reputed to belong to his Grace the Duke of Norfolk, and on the south-east by a private or occupation road.

(2) All that piece or parcel of land situated in the parish of Littlehampton, in the county of Sussex, containing by admeasurement 1 acre 0 roods 11 perches, or thereabouts, being part of a field or a meadow numbered 141 on the Ordnance survey map (2nd edition, 1898), for the said parish of Littlehampton, bounded on the north west partly by the said private or occupation road and partly by land belonging or reputed to belong to His Grace the Duke of Norfolk, on the south-west by land of the Limited Company upon which several messuages and buildings are creeted and on the other sides by land belonging or reputed to belong to His Grace the Duke of Norfolk.

belong to his drace the Punc of Robins.

6. To confer on the Company all necessary powers and authorities for the manufacture, production, storage and supply of gas for all domestic, trading, public and other purposes within the existing limits of the Limited Company and also within the extended limits proposed by the intended Bill, all of which limits of supply are more particularly defined upon the deposited map hereinafter mentioned and are as follows:—

The town and urban district of Littlehampton and also the parishes and places of Ford, Climping, such part of the parish of Poling as lies south of the Arundel and Worthing road and also such part of the parish of Tortington as lies south of the London, Brighton and South Coast Railway, including such railway and Ford station and buildings, and the Arundel Arms Inn near the said Station, and also the parishes and places of Rustington, East Preston, Kingston, and part of Angmering and part of Ferring, in the rural district of East Preston, all in the county of Sussex. Where roads and railways form the boundary

the entire width of such roads and railways is

included in the limits of supply.

7. To authorize the Company to maintain, alter and renew or to take up and discontinue any existing mains, pipes, pillars and other works of the Limited Company, and to lay down, make and maintain and from time to time renew or discontinue new or additional mains, pipes, pillars and other works in, along, through, over and under, and for those purposes and for any other purposes in connection with their undertaking to open and break up, cross, alter, divert or stop up all roads, footpaths, highways, streets, pipes, sewers, canals, navigations, rivers, streams, bridges, railways and tramways within the limits above defined for the supply of gas.

8. To enable the Company to manufacture, hire, let or sell and deal in, fit up or repair meters, fittings and other apparatus for supplying or measuring gas and engines, dynamos, motors, stoves, pipes and other apparatus for warming, lighting, cooking and for motive power and other purposes, and to provide materials and execute and do any work or services in connection therewith, and to exempt any such fittings and apparatus from distress and make special provision for securing the safety and return thereof to the

Company.

9. To authorize the Company to demand and take and recover rates, rents and charges, differential or otherwise, for the supply of gas and for the sale or hire of gas meters, fittings, stoves, engines and other apparatus, and for services performed by the Company, and if need be to alter the rates, rents and charges now authorized to be taken by the Limited Company, and to confer, vary or extinguish exemptions from the payment of any such rates, rents and charges, and to confer, vary and extinguish other rights and privileges.

10. To authorize the Company to take, purchase, hold and use patent rights or licenses or authorities under letters patent for the use of inventions relative to the manufacture, conversion, utilisation or distribution of gas and of such material and residual products as aforesaid.

- 11. To empower the Company to enter into and carry into effect contracts and arrangements for the supply of gas in bulk or otherwise for any purpose whatsoever with any corporation, county or district council or sanitary authority, railway company or any other company, body or person within or beyond the limits of supply of the Company, and from time to time to vary, suspend or rescind any such contracts or arrangements and make others in lieu thereof or in addition thereto, and the Bill will confer all necessary powers in that behalf upon all such corporations, authorities, companies, bodies and persons, and will or may enable all parties to any such contracts or arrangements to apply for the purposes thereof any funds or moneys and raise additional funds by rates or otherwise, and the Bill will sanction and confirm any agreements already made or which prior to the passing of the Bill may be made touching the aforesaid matters or any of
- 12. To confirm if need be by the Bill an Agreement dated 30th September, 1908, made between the Limited Company and the London, Brighton and South Coast Railway Company as to the conveying of a gas main over the railway at Rustington, in the county of Sussex, and also a grant dated 13th August, 1908, made between the Limited Company and Reginald Augustus

Warren as to an easement for laying pipes, &c., under certain lands mentioned in the said grant.

13. To define the illuminating power of the

gas to be supplied by the Company.

14. To enable the Company to acquire or take on lease further lands by agreement for the general purposes of their undertaking, to purchase, erect or take on lease dwelling houses for persons in their employ, and offices, show rooms and other buildings for the purposes of their undertaking.

15. To make such provisions as may have been or may be agreed upon or as may be prescribed or authorized by the Bill for the protection and benefit of the landowners and any other persons and bodies whose property, rights, powers or interests will or might be affected by the execution of the powers of the Bill, and to confirm and give effect to any arrangements or agreements which may have been or may be entered into between the Company and such landowners and other persons and bodies touching any of the matters aforesaid.

16. To make special provision with reference

to the following matters:-

To notices of discontinuance of a supply of gas and for securing the payment of gas rates and for the prepayment thereof in certain cases, and with respect to the quality, pressure, registration and measurement of gas and the testing of meters, the refusal to supp'y gas to persons in debt to the Company and deposits made with the Company and the interests thereon, for exempting the Company in certain cases from penalties for failure to comply with the enactments relating to the Company and for prescribing the period of error in the case of defective meters, the inspection of fittings, service pipes and other apparatus and the prohibition of the use of improper or insufficient fittings and with respect to the use of antifluctuators, and to confer upon the Company the same powers of laying down and maintaining mains, pipes and apparatus in roads not dedicated to the public as are conferred by the Gasworks Clauses Act, 1847, in respect of public

17. To empower the Company to make and enforce regulations as to the sale and price of gas supplied by means of slot meters and as to the price, terms and conditions of such meters and the fittings connected therewith.

18. To provide that money placed in slot meters shall not be deemed to have been paid to the Company until the Company shall have

actually received the same.

19. To authorize the Company out of revenue to provide a fund for the renewal and repair of their works, mains and pipes, and to make provision for the creation of reserve and insurance funds and for pensions to officers and servants of the Company and of the Limited Company.

20. To make provision as to the liability of owners and occupiers of premises which have been let or sub-let as to the payment by them of sums due to the Company in respect of such premises.

21. To provide for the recovery of demands in

a court of summary jurisdiction.

22. To provide that justices of the peace being directors of or shareholders in the Company shall not be debarred from acting as justices in any cases before a court of summary jurisdiction in which the Company may be interested.

23. To make provision as to the number, qualification and quorum of directors of the Com-

pany, the calling of meetings and the quorum to be present thereat and to enable directors to hold offices under the Company and to enter into contracts for the supply of goods and otherwise to the Company and generally to make such provisions as may be deemed expedient with regard to the regulation and management of the affairs and proceedings of the Company.

24. To vary or extinguish all or any rights and privileges which would interfere with the purposes of the Bill, and to confer other rights and privileges and to incorporate therewith and extend and apply as well to the mains, pipes and works of the Limited Company laid down or constructed before the passing of the Bill as to all mains, pipes and works which may be laid down or constructed under the authority of the Bill the powers and provisions of the Gasworks Clauses Act, 1847, and the Gasworks Clauses Act, 1871, also to incorporate all or some of the provisions of the Companies Clauses Consolidation Act, 1845; the Companies Clauses Act, 1863; and the Companies Clauses Act, 1869; and the Lands Clauses Acts; and as far as may be necessary, or expedient for the purposes of the Bill to alter, amend, repeal or extend all or some of the provisions of those Acts and the Littlehampton Gas Orders of 1875, 1888 and 1900.

25. And notice is hereby further given, that an Ordnance or published map showing the sites of the lands upon which the existing gasworks of the Company have been constructed and also showing the boundaries of the existing and proposed extended limits of supply, with a copy of this Notice as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the western division of the county of Sussex at his office at Lewes, and also with the Clerk of the Littlehampton Urban District Council at his office at Littlehampton, and on or before the same date a copy of the said map with a copy of this Notice published as aforesaid will be deposited with the officers of the undermentioned areas, viz.:—

As regards the Rural District Council of East Preston with the Clerk of the District Council at his office at Littlehampton:

As regards the parishes of Rustington, East Preston and Angmering, situated within the rural district of East Preston, with the Clerk to the Parish Councils of such parishes at their respective offices or residences as the case may be.

As regards the parishes of Ford, Climping, Poling, Kingston and Ferring, situated within the rural district of East Preston, for which no parish councils have been constituted, with the Chairmen of the parish meetings at their respective residences.

26. Printed copies of the Bill will, on or before the 17th day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated the 12th day of November, 1908.

HOLMES, LEAR and BELDAM, Littlehampton, Solicitors for the Bill.

W. and W. M. Bell, 3A, Dean's-yard, Westminster, S.W., Parliamentary Agents.

THE LIGHT RAILWAY COMMISSION.

November, 1903.

OTICE is hereby given, that application is intended to be made in the month of November, 1908, to the Light Railway Commissioners by the County Council of the administrative county of Middlesex (hereinafter called "the Promoters") for an Order under the Light Railways Act, 1896, for the following purposes or some of them (that is to say):—

(a) To revive the powers of the County of Middlesex Light Railways Order, 1901, and the County of Middlesex Light Railways (Lands) Order, 1903, in respect of the compulsory purchase of lands in the parish of Friern Barnet, in the county of Middlesex, and to extend that period until the 31st day of December, 1909, and the period limited by the said County of Middlesex Light Railways Order 1901 for the completion of Railways No. 7 authorized by that Order until the 31st day of December, 1909.

(b) To revive the powers of the County of Middlesex Light Railways Order, 1903, in respect of the compulsory purchase of lands in the parishes of Friern Barnet, Finehley, Hendon, Willesden, Acton, Southgate, Edmonton and Enfield, in the county of Middlesex, and to extend that period until the 31st day of December, 1910, and the period limited by the said Order for the completion of railways Nos. 5. 6, 7, 8, 11, 12 and 13 authorized by that Order until the 31st day of December, 1910.

(c) To revive the powers of the County of Middlesex (Waltham Cross and Enfield) Light Railways Order, 1906, as regards Railway No. 4 of such Order, and to extend the periods limited by that Order for the compulsory purchase of lands until the 31st day of December, 1910, and for the completion of works until the 31st day of December, 1910.

Plans of the lands proposed to be taken were on the application for the above mentioned Orders deposited at the public offices, Friern Barnet, Finchley, Hendon, Willesden, Acton, Southgate, Edmonton and Enfield, and at the Guildhall, Westminster, and are open for inspection, and a book of reference will be deposited for inspection on the 30th November, 1908, at the above-mentioned public offices and at the Guildhall, Westminster, and copies of the draft Order can on and after the same day be obtained on payment of one shilling per copy at the Guildhall, Westminster, or at the offices of the County Solicitor, 2, Princes-street, Storeys-gate, S.W.

Objections to the granting of the Order should be made in writing to the Light Railway Commissioners and should be written on foolscap paper, on one side only, and should be addressed to the Secretary, Light Railway Commision Scotland House, New Scotland-yard, Westminster, London, S.W. Copies of any objections should be sent at the same time to the Promoters at the offices of their Solicitor.

Dated this 14th day of November, 1908.

For the County Council of the Administrative County of Middlesex:—

RICHARD NICHOLSON, 2, Princes-street, Storeys-gate, S.W., County Solicitor and Clerk of the County Council of Middlesex. In Parliament.—Session 1909.

GRANTHAM WATERWORKS.

(Construction of Waterworks in County of Lincoln (Parts of Kesteven); Diversion of River Witham; Confirmation of Works and Acquisition of Lands; Compulsory Purchase of and Powers as to Lands and Easements; Appropriation of Waters of Cringle Brook and other Springs, Streams and Waters; Breaking up, Stopping up, &c., of Roads, &c.; Temporary Discharge of Water into Streams; Provisions for Protection of Water and Waterworks and with respect to the Supply of Water and the Waste or Misuse thereof and as to Fittings; Qualification of Directors; Bye-laws; Rates and Charges; Agreements as to Supply outside Company's Limits; Conversion of Capital and Increase of Capital and Borrowing Powers; Redemption of De-benture Stock; Provisions as to Repayment of Moneys over-expended on Capital Account and as to Application of Premiums received on existing Shares; Application of Funds; Incorporation and Amendment of Acts, &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by or on behalf of the Grantham Waterworks Company (hereinafter called "the Company") for leave to bring in a Bill for effecting the following objects or some of them (that is to say):—

To empower the Company to make and maintain in the rural district of Grantham, in the county of Lincoln (parts of Kesteven) all or some of the waterworks and other works hereinafter described, viz.:—

Work No. 1.—A dam or weir with a catchpit or intake and other works in connection therewith in the parish of Great Ponton, across the brook known as Cringle Brook, commencing on the right bank and terminating on the left bank of that brook at points situate at distances of 15 chains, or thereabouts, measured in straight lines and a south-westerly direction from the centre of the bridge known as Stoke Bridge carrying the Great North-road over the said Brook.

Work No. 2.—An aqueduct, conduit or line or lines of pipes wholly in the parish of Great Ponton, commencing at or in the intended dam, Work No. 1, hereinbefore described, at or about the point of commencement thereof and terminating in the field numbered on the \$\frac{1}{2500}\$ Ordnance Map (2nd edition, 1904), 89, in the said parish, by a junction with the existing aqueduct of the Company in that field, at a point situate at a distance of 1 chain, or thereabouts, measured in a north casterly direction from the centre of the aforesaid Stoke Bridge.

Work No. 3.—A reservoir in the parish of Little Ponton, to be situate partly in and upon lands forming parts of the fields numbered on the said Ordnance Map, 27 and 92 in the said parish of Little Ponton, and partly in and upon lands forming a portion of the bed and banks of that river, lying between the field No. 27 and the fields respectively Nos. 87 and 92 on the said Ordnance Map in that parish. The centre of such reservoir being situate at a distance of 10 chains, or thereabouts, measured in a southerly direction from the north western corner of the said field numbered 27, and 2 chains, or thereabouts, measured in a north

easterly direction from the south-eastern corner of the said field numbered 92:

Work No. 4.—A cut or diversion of the River Witham in connection with the intended reservoir, Work No. 3, hereinbefore described, wholly in the parish of Little Ponton, commencing at or about a point in the channel of that river opposite the south-western corner of the sedimentation reservoir of the Company near Saltersford, hereinafter mentioned and terminating at a point in the said channel 22.5 chains, or thereabouts, measured in a straight line and southerly direction from the said corner of the said sedimentation reservoir.

Together with all necessary or proper cuts, channels, catchwaters, tunnels, adits, pipes, conduits, culverts, drains, sluices, byewashes, shafts, wells, bores, water-towers, overflows, waste water channels, gauges, filter beds, tanks, banks, dams, retaining and other walls, bridges, embankments, piers, approaches, fences, engines, machinery and appliances as may be necessary or convenient in connection with or subsidiary to the before-mentioned works or any of them, or necessary or proper or expedient for inspecting, maintaining, repairing, cleansing, managing, working and using the same or for the obtaining, raising, collecting, filtering or otherwise treating, storing and distributing water.

To empower the Company to continue, maintain and use as part of their undertaking and to authorize and if and so far as may be necessary to sanction and confirm the acquisition of lands for and the construction of the reservoir next hereafter referred to, and to authorize the Company to retain, hold and use for the purposes of their undertaking all or any lands or easements or interests in lands acquired by them for the purposes of or in connection with such reservoir, and from time to time to alter, improve, enlarge, extend, renew, reconstruct and discontinue such reservoir (that is to say):—

The sedimentation reservoir now in course of completion by the Company in the aforesaid parish of Little Penton, and situate in and upon lands adjoining and on the east side of the River Witham, and consisting of the field No. 12 and part of the field No. 13, on the aforesaid Ordnance Map in the said parish of Little Ponton.

To empower the Company to purchase or acquire, compulsorily or otherwise, and to take leases or grants of or easements in, under or over lands, houses, tenements and hereditaments in the parishes mentioned in this Notice for the purposes of the intended works above described and of the Bill and also within or beyond the limits for the time being for the supply of water by the Company for the purposes of their undertaking generally and also to acquire compulsorily easements, wayleaves or rights in, through, under or over lands, houses, tenements and hereditaments (including the Great North-road) in the said parishes in lieu of purchasing the same for the purposes of the said intended works and also to purchase by compulsion or agreement for the general purposes of their undertaking the lands in the county of Lincoln (parts of Kesteven) hereinafter described or referred to or some of them or some part or parts thereof respectively and any rights or easements or outstanding estates or interests in, over, under or affecting any of such lands (that is to say) :--

(a) Lands situate partly in the parish of

Spitalgate Within, in the borough of Grantham, and partly in the parish of Spitalgate Without, in the rural district of Grantham, adjoining and on the west side of the Great North-road and consisting of the field numbered on the said Ordnance Map 3 in the said parish of Spitalgate Within and 56 in the said parish of Spitalgate Without.

(b) Lands in the aforesaid parish of Little Ponton, forming the northern portion of the field numbered on the aforesaid Ordnance Map 13 in that parish and lying between the northerly boundary of that field and a line drawn across that field at an average distance of 100 yards, or thereabouts, from the said northerly boundary.

And to sanction and confirm the purchase or acquisition by the Company and the expenditure of money for or in connection with the purchase or acquisition of the plot of land now in the occupation of the Company situate in the said parish of Spitalgate Without adjoining and on the northerly or north-westerly side of the pumping station of the Company near Saltersford and forming part of the property numbered on the aforesaid Ordnance Map 112 in the said parish of Spitalgate Without, and to vary or extinguish all or any rights, easements and privileges in any manner connected with any such lands, houses, tenements or hereditaments hereinbefore referred to and to enable the Company on any lands for the time being belonging or leased to them to exercise and do all or any of such works, matters and things as are mentioned or referred to in section 12 of the Waterworks Clauses Act, 1847, and to erect fit up, maintain and let houses for persons in their employ, offices and buildings.

To extend the powers conferred upon the Company by the Grantham Waterworks Act, 1873 (hereinafter referred to as "the Act of 1873 ") of taking, using, getting and appropriating springs, streams and waters, and to provide that such powers shall enable the Company to take, use, get and appropriate, by means of the intended dam, Work No. 1, and aqueduct, Work No. 2, hereinbefore referred to, the waters of the Cringle Brook (in the Act of 1873 called the Stoke River) which waters now flow into the River Witham, and to empower the Company to collect, impound, take, use, divert and appropriate for the purposes of their undertaking the waters of that brook and all other springs, streams and waters as may be intercepted by any of the intended works or as may be found in, on or under any lands or property for the time being belonging or leased to the Company or in, through, under or over which they have acquired or may acquire rights, or easements, and to vary or extinguish all or any rights, easements and privileges in any manner connected with such Brook or any such springs, streams and waters.

To authorize the Company to make lateral and vertical deviations from the lines and levels of the intended works, as shown on the plans and sections hereinafter mentioned, to any extent defined by the Bill or prescribed by Parliament.

To empower the Company to stop up the flow of water in the portion of the River Witham lying between the points of commencement and termination of the intended cut or diversion of that river, Work No. 4, hereinbefore described, and to divert such flow of water into such cut, and to make provision for or with respect to the cesser of the jurisdiction of the Grantham District Court of Sewers over the portion of the bed and banks of the River Witham lying between the points of commencement and termination respectively of the said cut and for the transfer of such jurisdiction to and over such cut.

To empower the Company from time to time to discharge water from any of their existing or future wells, aqueducts and works into any available stream or watercourse and in other respects to make provision for the discharge of water.

To empower the Company to hold lands for the purpose of protecting, securing and preserving their waterworks or water supply, and to exempt such lands and the Company in respect thereof from the provisions or some of the provisions of the Lands Clauses Consolidation Act, 1845, with respect to the sale of superfluous lands, and to empower the Company to enter into and carry into effect agreements with respect to the drainage of lands in the drainage area of any of their existing works or the works proposed to be authorized by the Bill, and the more effectual collecting, conveyance and preservation of the purity of the waters to be supplied by the Company and otherwise to provide for the prevention of pollution, fouling and contamination of the water so supplied.

To empower the Company to open, break up, cross, divert, alter, raise, lower or stop up, whether temporarily or permanently, all such roads, footpaths, bridges, pipes, sewers, drains, tunnels, rivers and streams within the parishes and places mentioned in this Notice or any of them as it may be necessary or convenient to break up, cross, divert, alter, raise, lower or stop up for the purposes of the Company or for the purposes of the works above described, or otherwise for or in connection with the objects of the Bill, and to confer upon the Company the same powers of laying down and maintaining pipes and apparatus in streets not dedicated to the public as they may from time to time possess in respect of public streets and roads.

To make provision for or with respect to the waste, misuse and undue consumption or contamination of the water supplied or to be supplied by the Company, and as to the pipes, meters and fittings to be used for the purposes of such supply and for the protection of the works, fittings, property and water supply of the Company, and for defining and regulating such supply and for relieving the Company from the obligation to supply more than one house by means of the same pipe, and for preventing frauds and abuses in the use of the water and imposing penalties on persons injuring pipes, meters or fittings, for requiring notice to the Company of connecting or disconnecting meters and empowering the Company and their officers to enter any premises for the time being supplied with water by the Company or in which any pipes or fittings for such supply are situate, for the purpose of repairing any pipes, meters, fittings and other works and the recovering of the cost thereof from the consumer.

To empower the Company to supply and let on hire and repair water meters, pipes, valves, cocks, cisterns, baths, soil pans, water-closets and other apparatus and fittings, and to exempt any such fittings and apparatus from distress and to make special provision for securing the safety and return thereof to the Company. To empower the Company from time to time to make, vary and rescind bye-laws or regulations with respect to any of the provisions of the Bill, and to prescribe penalties for securing compliance with any such bye-laws or regulations, and to make provision for the recovery and application of such penalties.

To alter any existing rates and charges now authorized to be levied by the Company and to authorize the Company to make and levy additional rates and charges for any water meters or fittings supplied by them and to confer, vary and extinguish exemptions from the payment of any existing or future rates and charges and to make provision with respect to the payment of all or any such rates and charges and the persons from whom the same are recoverable.

To empower the Company and any local authority, company or person to enter into and carry into effect contracts for the supply of water in bulk or otherwise whether within or beyond the Company's limits of supply and to confer all necessary powers in that behalf upon all such authorities, bodies and persons and to enable them to raise or apply for the purposes of such contracts the necessary funds and rates.

To make provision with reference to the qualification of Directors and to amend section 36 of the Act of 1873 in that respect.

To incorporate with the Bill and apply to the intended works proposed to be authorized by the Bill and to the Company in respect thereof and whether with or without modification all or some of the provisions of amongst other Acts the Railways Clauses Consolidation Act, 1845, with respect to the temporary occupation of lands near the works during the construction thereof.

To consolidate or convert or provide for the consolidation or conversion of all or any of the shares in the existing capital of the Company into one or more class or classes of shares or stock of such nominal amount as the Bill may define, and, if and so far as may be necessary, to provide for the redemption or extinction of any existing shares of the Company and to fix and define or provide for the fixing and defining of the rates of dividends on such consolidated or converted shares or stock or any class thereof and to increase, alter, define and regulate the capital of the Company and the rights of the holders thereof.

To enable the Company to apply their corporate funds and revenues for all or any of the purposes of the Bill and to empower the Company to raise additional capital either by increase of any class or classes of consolidated or converted shares or stock or by the creation of new shares or stock either ordinary or preferential or by any one or more of those methods and to attach to any such new shares or stock such preference or priority of dividends or other advantages or rights as the Bill may define and to make special provision with regard to the issue of such capital and the rights of shareholders and consumers of water and employés of the Company on such issue.

To define, alter and increase the borrowing powers of the Company and to enable the Company to raise further sums of money by loans or debenture stock, either ranking pari passu with the existing debenture stock of the Company or otherwise, and to authorize and provide for the redemption and cancellation of the existing debenture stock on such terms and conditions, whether by the payment of a sum in cash or by

the issue of new debenture stock or otherwise as may be defined in the Bill or prescribed by Parliament, and to declare and define the respective rights, privileges and priorities of the holders of any existing or future debenture stock of the Company, and to cancel and annul or to vary the existing rights, privileges and priorities of the holders of any existing debenture stock.

To make provision for and with respect to the repayment of any sums of money which the Company have expended upon purposes to which capital is properly applicable in excess of their issued share and loan capital, and to authorize the Company to apply moneys to be raised by them under the intended Act for the purposes of such repayment, and to make provision with respect to the application of sums of money received by the Company by way of premiums on the issue of the existing shares in the capital of the Company.

To vary or extinguish all or any rights or privileges inconsistent with or which would interfere with any of the objects or purposes or provisions of the Bill, and to confer other rights and privileges and to amend or repeal all or some of the provisions of the Act of 1873 and any other Act or Acts relating to the Company or their undertaking.

The Bill will or may incorporate with or without modification all or some of the provisions of the Lands Clauses Acts, the Waterworks Clauses Acts, 1847 and 1863, and the Companies Clauses Acts, 1845, 1863 and 1869, and will or may exempt the Company from all or some of the provisions of those Acts.

Plans and sections showing the lines, situations and levels of the works proposed to be authorized by the Bill and of the reservoir the construction whereof is proposed to be confirmed and the lands and other property in or through which such works and reservoir will be made or pass or be situate and plans showing the lands and property intended to be compulsorily taken or used under the powers of the Bill, together with a book of reference to such plans containing the names of the owners and lessees, or reputed owners and lessees, and of the occupiers of such lands and other property, together with, in the case of each deposit, a copy of this Notice as published in the London Gazette will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the parts of Kesteven, in the county of Lincoln, at his office at Sleaford, in the said parts of Kesteven, and on or before the same date a copy of so much of the said plans, sections and book of reference as relates to each of the areas hereinafter mentioned in or through which the works to be authorized by the Bill will be made or in which the reservoir the construction whereof is proposed to be confirmed is situate, or in which any lands intended to be taken or used compulsorily under the powers of the Bill, are situate, together with a copy of this Notice as published in the London Gazette, will be deposited for public inspection as follows (that is to say):-

In the case of the borough of Grantham, with the Town Clerk of such borough, at his office at Grantham.

In the case of the parishes of Great Ponton, Little Ponton and Spitalgate Without, all in the rural district of Grantham, with the Clerk of the Rural District Council for that rural district, at his office, and with the Clerk of the Parish Council of Great Ponton, at his residence, and with the respective Chairmen of the parish meetings of Little Ponton and Spitalgate. Without, at their respective residences.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated the 13th day of November, 1908.

HENRY THOMPSON and Sons, Grantham, Solicitors for the Bill.

REES and FREEES, 5, Victoria-street, Westminster, Parliamentary Agents.

In Parliament.—Session 1909.

SOUTH EASTERN AND LONDON, CHATHAM AND DOVER RAILWAYS.

(Extension of Time for Compulsory Purchase of Lands and Completion of Works Authorized by the South Eastern Railway Act, 1898, the London, Chatham and Dover Railway Acts, 1879, 1892, 1898, and the South Eastern and London, Chatham and Dover Railway Companies Acts, 1900, 1902 and 1906; Stopping up of Footpath and Level Crossings at Sevenoaks and Belvederc Stations; Cancelling Agreement between Charing Cross, Euston and Hampstead Railway Company, the South Eastern Railway Company and the Midland Railway Company, and Confirmation of other Agreements between those Companies; Extension of Time for Sale of Superfluous and other Lands of South Eastern Railway Company and London, Chatham and Dover Railway Company; Defining South Eastern Railway Company's Powers of Leasing; Valuation of separate Estates of South Eastern and London, Chatham and Dover Railway Companies; New or Increased Tolls, Rates and Charges for User of Carriage Road Bridge over River Confirmation of Agreements with Local Authorities with Reference to Road Bridge; Provisions as to Joint General Meetings of the Stockholders of the South Eastern and London, Chatham and Dover Railway Companies; Constitution of Committees or Companies for Management, &c., of Surplus Lands of the South Eastern and London, Chatham and Dover Railway Companies; 'Amendment of Acts and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the South Eastern Railway Company and the London, Chatham and Dover Railway Company (hereinafter respectively referred to as "the South Eastern Company" and "the Chatham Company," and jointly as "the two Companies") and the South Eastern and Chatham Railway Companies' Managing Committee (hereinafter referred to as "the Managing Committee"), or any one or more of them, for an Act (hereinafter called "the intended Act") for the following purposes or some of them (that is to say):—

1. To extend the time limited by the South Eastern and London, Chatham and Dover Railways Act, 1907, for the exercise of the following powers (that is to say):—

(1) For the completion of the widenings described in and authorized by section 4 of the London, Chatham and Dover Railway Act, 1879.

(2) For the completion of the bridge widening described in and authorized by section 12 of the London, Chatham and Dover Railway Act, 1892.

(3) For the compulsory purchase of lands required for the Railway No. 5, described in and authorized by section 4 of the South Eastern Railway Act, 1898, and for the completion of the said railway.

(4) For the compulsory purchase of lands for and the completion of the works described in and authorized by section 4 of the London, Chatham and Dover Railway Act, 1898.

(5) For the compulsory purchase of lands for and the completion of the widenings Nos. I to 9 described in and authorized by section 4 of the South Eastern and London, Chatham and Dover Railway Companies' Act, 1900, and for the compulsory purchase of certain portions of the additional lands described in and authorized by section 34 of the said Act of 1900.

(6) For the compulsory purchase of certain portions of the additional lands described in and authorized by section 15 of the South Eastern and London, Chatham and Dover

Railways Act, 1902.

2. To extend the time limited by the South Eastern and London, Chatham and Dover Railways Act, 1906, for the compulsory purchase of lands required for the railway, and widenings described in and authorized by section 4 of that Act, and for certain portions of the additional lands described in and authorized by section 16 of the same Act.

3. (a) To stop up the occupation footpath level crossing in the parish and urban district of Sevenoaks over the Chatham Company's railway, situated at a point about 18 chains from the London side of the Bat and Ball Station, Sevenoaks.

(b) To stop up the occupation level crossing in the parish and urban district of Erith leading to Railway Farm, Abbey-road, Belvedere, over the railway of the South Eastern Company, situated at a point about 50 chains from the west end of Belvedere Station.

4. To rescind the agreement made between the Charing Cross, Euston and Hampstead Railway Company, the South Eastern Railway Company and the Midland Railway Company, and confirmed by the Charing Cross, Euston and Hampstead Railway Act, 1899, with respect to the interchange and transmission of traffic, and, if deemed expedient, to confirm any other agreement that may have been, or may be made, between the said companies with respect to the traffic on their respective railways.

5. To extend the time limited for the sale of superfluous and any other lands belonging to the South Eastern Company and the Chatham Company or of any company, whose undertaking is leased to either of those companies, and to confer upon those companies and such other company further and enlarged powers with respect to the retention, sale or disposal of such lands, and to alter, amend or extend the provisions of the Lands Clauses Consolidation Act, 1845, with reference thereto.

6. To remove doubts as to the power of the South Eastern Company of granting leases of and otherwise dealing with superfluous and other lands belonging to them and not immediately required for the purposes of their undertaking and, if deemed expedient, to enlarge the powers granted

by section 45 of the South Eastern Railway Act, 1870, and any subsequent Act, and if need be to confirm any existing leases of any of such lands.

7. To authorize the Managing Committee, the Kent County Council and the Sheppey and Milton Rural District Councils, or any of them, or any other local authorities, companies, bodies or persons to enter into or carry into effect agreements with respect to the strengthening and maintenance, repair and renewal of the road or carriage bridge being part of the King's Ferry Bridge over the River Swale, in the county of Kent, and the approaches thereof, the costs of such strengthening, maintenance, repair and renewal, and the user of such bridge when strengthened, and the approaches thereof, by motors, traction engines, agricultural machines and other heavy traffic not exceeding such maximum weight as the intended Act may prescribe, and to confer on the said local authorities all powers necessary for giving effect to such agreements. To authorize the Managing Committee to levy tolls, new rates and charges in respect of such extended user, or to alter or increase the tolls, rates and charges authorized by the Sheerness and Sittingbourne Railway Act, 1856; . to confirm, alter or vary any agreement or agreements that have been or may be entered into in relation to such matters and to make any other provision necessary or expedient for giving effect thereto.

8. To amend the South Eastern and London, Chatham and Dover Railway Companies Act, 1899, relating to the working union of the two Companies, and to empower the two Companies, if they think expedient, to vest in the Managing Committee or to bring into joint account between the two Companies all or any properties and sources of income belonging to each of the two Companies, the revenues from which are, in pursuance of the said Act, excluded from the joint account between the two Companies upon such terms and conditions as may be agreed upon between the two Companies, and to provide for the determination by aribtration of all questions now or hereafter arising between the two Companies or either of them and the Managing Committee as to the respective rights and interests of the two Companies in any land or property of either of the two Companies used by the Managing Committee.

9. To provide for joint meetings of the stockholders of the two Companies by empowering the Managing Committee or the two Companies to convene from time to time and at such times as the Managing Committee may determine half-yearly meetings of the stockholders of the two Companies in a single joint general meeting for the purpose of receiving any reports or statements of account as may be submitted to them at such meetings, and of transacting any business whether arising out of such reports or statements of account or otherwise in which the stockholders of the two Companies may be jointly interested and of which notice shall have been given in the notice convening the meeting.

To empower the Mangaing Committee or the two Companies to make, publish, carry into effect and enforce all necessary regulations for the summoning of such meetings and the adjournment of the same and the conduct of business thereat.

10: To provide for the incorporation of a surplus land committee or committees, company or companies for the purpose of acquiring,

managing and developing lands belonging to the South Eastern Company and the Chatham Company or either of them, and not required by the Managing Committee for the purposes of their undertaking, to transfer to and vest in such surplus land committees or companies all or any of such lands, to confer upon such surplus land committees or companies all or some of the powers of the two Companies or either of them with respect to such lands, and to enable such surplus land committees or companies to raise money by the issue of shares, stock or debenture stock on the security of such lands.

11. To make all necessary provisions for the purposes aforesaid, or any of them, and to confer, vary or extinguish all rights and privileges which it may be requisite to confer, vary or extinguish for the purposes of the intended Act, or any of them, and to confer other rights and

privileges.

12. The intended Act will or may, so far as may be deemed expedient for the purposes aforesaid, repeal, alter and enlarge the powers and provisions of the following Acts (that is to say):—The Act 6 Wm. IV, cap. 75, and any other Act relating to or affecting the South Eastern Company; the Act 16 and 17 Vict., cap. 132, and any other Act relating to or affecting the Chatham Company; the South Eastern and London, Chatham and Dover Railway Companies Act, 1899, and any other Act relating to or affecting the Managing Committee.

Printed copies of the Bill for the intended Act will, on or before the 17th day of December, 1908, be deposited in the Private Bill Office of the House of Commons.

Dated this 16th day of November, 1908.

JOHN W. WATKIN, 9 and 10, Railwayapproach, London Bridge, S.E., Solicitor for the Bill.

Martin and Co., 27, Abingdon-street, Westminster, S.W., Parliamentary Agents.

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In Parliament.—Session 1909.

·· LEYLAND AND FARINGTON GAS.

(Extension of Limits of Supply; Purchase, Sale and Disposal of Lands; Additional Capital; Reserve and Special Purposes Funds; Change of Name of Company; Pressure and Testing of Gas supplied; Provisions incidental to Supply of Gas and Regulation of Pipes and Fittings; Supply in Bulk and for Power; Price of Gas; Repeal and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Leyland and Farington Gas Company (hereinafter called "the Company") for an Act for all or some of the following and other purposes (that is to say):—

1. To extend the limits within which the Company are authorized to supply gas, and to authorize them to supply gas in the parishes of Eccleston and Heskin, both in the rural district of Chorley, in the county of Lancaster, and to enable the Company within such extended limits of supply to have and exercise all or some of the rights, powers and privileges which they now have or may exercise within their existing limits of supply, and to extend and make applicable to such extended limits of supply the provisions or some of the provisions of any Act or Acts

relating to or affecting the Company and of the intended Act, and to authorize the Company to make, demand, collect, levy and recover rates, rents and charges for the supply of gas within

such extended limits of supply.

2. To sanction and confirm the construction of and to empower the Company for the purposes of their undertaking to maintain, use, alter and repair the mains, pipes and other works laid down by them in the said parishes or either of them prior to the passing of the intended Act, and to sanction and confirm the acquisition of and to authorize the Company to hold and use any lands, easements or property which may have been or may be acquired by them for the purposes of the said works or any of them, and to sanction and confirm the expenditure of capital by the Company for any of the purposes aforesaid.

3. To authorize the Company to lay down, maintain and renew mains, pipes, tubes, wires and other apparatus for the purpose of supplying gas and of carrying or conveying oil, tar, pitch, asphaltum, sulphate of ammonia, ammoniacal liquor and all other products or residuum of any materials employed in or resulting from the manufacture of gas and for effecting telegraphic or telephonic communication between, to or from the Company's works, offices and showrooms, and to open, break up, cross, divert, alter or stop up and interfere with, whether temporarily or permanently, all such roads, highways, footpaths, streets (including streets and places not dedicated to public use), pipes, sewers, streams, bridges, railways and tramways as it may be necessary or convenient to pass along, cross, divert, alter, or stop up and interfere with for the purposes of the Company for or in connection with the supply of gas or of the intended Act.

4. To empower the Company to purchase by agreement and to hold any lands for or in connection with their undertaking, and to make provision whereby the Company may purchase, erect or take on lease dwelling houses for persons in their employ and offices, showrooms and other buildings for the purposes of their undertaking.

5. To empower the Company to sell, let on lease or retain, and hold or otherwise deal with or dispose of any lands or interest in or reversion to any lands for the time being belonging to them upon such terms and conditions as they may think fit or as may be prescribed or authorized by the intended Act, and to exempt the Company in respect of such lands from all or some of the provisions of the Gasworks Clauses Act, 1871, and the Lands Clauses Acts, and to authorize the Company on any such lands to erect and maintain and let houses, cottages and buildings for the use of their employees.

6. To empower the Company for the purposes aforesaid or any of them and for other the general purposes of their undertaking to raise further capital and to create and issue new shares and stock and debenture stock and to borrow further money and to attach to such new shares and stock such priorities, rights, privileges or advantages as may be found desirable or as the intended Act may authorize, and to apply to all or any purposes of the intended Act any capital or funds belonging to the Company, and to provide that any further capital to be raised by borrowing or by the creation and issue of debenture stock shall rank pari passu with and form part of the existing loan capital of the Company.

7. To provide for the issue of the further

Company not already issued in accordance with such provisions as the intended Act may prescribe, and to repeal all or some of the provisions of the Leyland and Farington Gas Act, 1902, with reference to the issue of capital.

8. To empower the Company to form and to make special provisions with respect to reserve and special purposes funds, and to provide for the application of the funds so formed and for the investment of the moneys forming such funds and of the interest to arise therefrom, and, if thought fit, to make provision for the fixing of dividends in accordance with the price charged for gas and for the payment of the dividends on the capital of the Company and the payments to the said funds being made yearly or half-yearly.

To change the name of the Company.

10. To make further and other provisions as regards the quality of gas supplied by the Company and as to the means and method of testing the same, and to amend or repeal sections 32 to 35 of the Leyland and Farington Gas Act, 1863,

relating thereto.

11. To make further provision for securing the payment of rates, rents and charges made by or owing to the Company, and for the prepayment thereof in certain cases, and to empower the Company to refuse to supply persons in debt to the Company, and to require consumers to give notice in writing to the Company before connecting or disconnecting any gas meter or before quitting premises supplied with gas or discontinuing the consumption of gas, for exempting the Company in certain cases from penalties for failure to comply with the enactments relating to the supply of gas by the Company, and to limit the period within which claims may be made in respect of defective measurement of gas.

12. To make provision for prescribing and regulating the position in which consumers' meters and pipes and fittings connected therewith shall be placed, and to empower the Company to inspect, prescribe and regulate such pipes and fittings, and to prohibit improper or insufficient pipes and fittings, and to enforce the user of antifluctuators or other apparatus in connection with gas engines, and to make provision for

inspecting and testing the same.

13. To confer on the Company powers for and in relation to the laying down and maintaining mains, pipes and apparatus in connection with their undertaking in, along, across and under streets, roads, footways and places not dedicated

to public use.

14. To empower the Company to provide, sell, let and deal in gas fittings, engines, stoves and other appliances for heating and lighting purposes, and to exempt such fittings from liability to distress and from being taken in execution or in bankruptcy proceedings, and to empower the Company to take, hold and use licences and patents for any purposes connected with their undertaking.

15. To empower the Company to supply gas in bulk or otherwise to local authorities, companies and persons within or beyond the Company's limits for the supply of gas as proposed to be extended by the intended Act, and to enter into and carry into effect contracts and arrange-

ments with reference to such supply

16. To empower the Company to supply gas for power purposes at such rates and subject to such conditions as the intended Act may prescribe and to enter into and carry into effect contracts capital and of any authorized capital of the and arrangements with reference to any such supply, and, if thought fit, to exempt the Company in respect of gas supplied by them for power purposes from all or some of the provisions of the Leyland and Farington Gas Acts, 1863 and 1902, and the intended Act and the Acts incorporated or to be incorporated therewith respectively.

17. To alter, vary, fix and define the price of gas and to make other provisions with respect to the supply of gas and the fixing, levying and recovery of gas meter and other rents and charges and for discounts or rebates thereon and for the price to be charged for gas supplied for power and

in bulk.

18. To empower the Company from time to time to make, vary and rescind bye-laws, rules or regulations for the purpose of carrying into effect any of the provisions of the intended Act, to prescribe penalties for securing compliance with any such bye-laws, rules and regulations and any of the provisions of the intended Act, and to make provision for imposing, demanding and recovering penalties and for the application thereof.

19. To vary and extinguish all rights and privileges which would in any manner impede or interfere with the objects of the intended Act, and to confer, vary or extinguish other rights and

privileges.

20. To incorporate, with such variations and modifications as may be deemed expedient, all or some of the provisions of the Companies Clauses Consolidation Act, 1845; the Companies Clauses Act, 1863; the Lands Clauses Acts; the Gasworks Clauses Act, 1847; the Gasworks Clauses Act, 1847; and the Waterworks Clauses Act, 1847; and the Acts amending the same respectively.

21. To alter, amend, extend or repeal all or some of the provisions of the several Acts hereinbefore mentioned or referred to and of the Leyland and Farington Gas Act, 1863, and of any other

Act or Order relating to the Company.

And notice is hereby further given, that on or before the 17th day of December next printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons.

Dated this 10th day of November, 1908.

Woodcock and Sons, West View, Haslingden, Solicitors.

SHERWOOD and Co., 7, Great Georgestreet, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

SALMON TROUT AND RIVER TWEED FISHERIES.

(Preservation and Increase of Salmon and Trout, and Regulation and Improvement of Fisheries, in River Tweed District; Repeal of Tweed Fisheries Act, 1857, and Tweed Fisheries Amendment Act, 1859; Dissolution of Commissioners Appointed or Nominated under those Acts; Constitution of District Board; Appointment of Representatives on District Board by Town Councils and County Councils; Vesting in District Board of Property and Interests of the said Commissioners; Powers and Duties of District Board and Provisions Incidental thereto; Provisions with Reference to Management and Working of Net Fisheries;

Prescription of close Times; Acquisition by District Board, Compulsorily or by Agreement, of Leases of Netting Rights; Cancellation or Cesser of certain Netting Rights; Borrowing Powers and Financial Provisions; Levy of Rates and Assessments; Restrictions on Use of Fixed Nets, Engines, Appliances and Apparatus, on the Taking and Killing of Salmon, and the fishing of Rivers and Streams; Passage of Salmon; Forfeiture of Nets and Apparatus; Provisions as to Netting; Use of Nets and Use of Boats; Regulation of Mill Dams and other Obstructions to the Run of Salmon, and Powers Entry thereon; By-laws; Licences; Constitution of Sub-districts and Exercise of Powers of District Board by Committees; Leases of Fishing Rights to be Subject to Rights of Licensees in certain Events; Rights of Access to River Tweed and Streams and Water Tweed Drainage Area; Water Bailiffs and other Officers; Powers of Apprehension, Scizure and Search; Removal and Destruction of Diseased Fish; Regulation of Rod and Line Fishing; Apprehension of Persons Fishing Illegally; Restriction on Use of Nets for Taking Trout and Fresh Water Fish; Penalties; Periods of Imprisonment; Application of Penalties; Constitution of Tweed Salmon Fisheries Commission; Powers to Commission; Investigation and Determination of Questions of Ownership and Title to Fisheries or Interests therein; Enforcement of Decisions of Commission; Various Incidental and Miscellaneous Provisions: Application and Amendment of Acts).

OTICE is hereby given, that it is intended to introduce in the next Session of Parliament a Bill for the following, or some of the following, purposes (that is to say):—

To make provision for the more effectual preservation and increase of salmon and trout, and for regulating and improving the fisheries in the River Tweed and the rivers and streams running into the same and also within the mouth or entrance of the said river.

To define the district in which the powers proposed to be conferred by the Bill shall be operative so as to include the River Tweed and all its tributaries and every lake and water in the drainage area and of the Tweed and all watercourses, artificial or otherwise, appurtenant to or connected with the said river or any of its tributaries and all natural lochs in the said area or having an outlet flowing into the said river or any of its tributaries and also the mouth or entrance of the said river and the sea in the proximity of the mouth or entrance of the said river to such an extent as may be defined in the Bill.

To repeal the Tweed Fisheries Act, 1857, and the Tweed Fisheries Amendment Act, 1859, and to provide for the application to the Tweed district of all or any of the Salmon Fisheries Acts or such part or parts of those Acts respectively as the Bill may define and with or without exception or amendment, and to provide for the enforcement of the appropriate Acts in that part of the Tweed District which is in Scotland and in that part of the Tweed district which is in England.

To dissolve the Commissioners appointed or nominated under the said Acts of 1857 and 1859 and to constitute and appoint a body (hereinafter referred to as "the District Board") for the carrying into effect of the provisions of the intended Act and the Acts incorporated therewith, and with jurisdiction for the purposes of the intended Act and the Acts incorporated therewith over the Tweed district and the fisheries thereof.

To provide for the appointment of representatives upon the District Board of the Town Councils of Biggar, Peebles, Inverleithen, Galashiels, Selkirk Jedburgh, Hawick, Lauder, Melrose, Kelso and Berwick, and for the election of persons thereto representative of the County Councils of Peebles, Selkirk Roxburgh, Berwick and Northumberland.

To make all such provisions as may be necessary or as may be prescribed by the intended Act for the nomination or election of members to the District Board, and to constitute the District Board a body corporate, and to provide for the procedure of the District Board.

To vest in the District Board all property of whatsoever nature now belonging to the said Commissioners or to which they may be entitled, and the benefit of all rates, assessments or rents due to and recoverable by the said Commissioners, and to substitute the District Board for the said Commissioners for all purposes or for such purposes and to such extent as the Bill may define.

To prescribe and define the powers and duties of the District Board under the intended Act, and to make all necessary or convenient provisions for regulating the procedure of the District Board, the appointment of officers and servants, and generally to make all provisions for enabling the D strict Board to carry out its duties and powers under the intended Act.

To make provisions with reference to the management and working of net fisheries owned by more than one person, and to enable any one or more of the owners thereof to require the other or others of them to fish the said fishery joint'y with them, and to make provisions for that purpose, including provisions with respect to the provision of capital, labour and appliances, the division of proceeds, and as to the rights of the owners in regard to the holding and disposal of their shares, and for arbitration in the event of any disputes.

To prescribe penalties for fishing in any fishery by any person other than the owner thereof or other authorized persons, and for the forfeiture of any gear or appliance used by any unauthorized person.

To p escribe an annual and weekly close time for salmon in the Tweed district and to prohibit with such exceptions (if any) as the Bill may prescribe, the use of any nets or engines for taking fish during such close times and to provide a weekly close time for salmon trout and other freshwater fish, and to prohibit the angling with rod or line for or otherwise taking salmon trout or other fresh water fish within the time so prescribed.

To alter the periods now fixed during which fishing for salmon with rod and line is lawful.

To make such provisions as may be necessary to enable the District Board to acquire compulsorily or to require and compel the grant to them of a lease of any netting rights now exercised above the tideway of the River Tweed upon such terms as to payments as may be prescribed by the Bill, to cancel without compensation all unexercised rights of netting above the tideway and to provide for and require the cesser of all or any such rights of netting to the District Board, and to discontinue and prohibit and render

illegal the netting of salmon in any waters in which the District Board may acquire any such rights.

To enable the District Board to borrow moneys for the purposes of the intended Act and to prescribe the procedure to be adopted by the District Board in relation to the borrowing of moneys and the replacement thereof.

To enable the District Board to levy, impose and recover rates and assessments upon the annual value of all fishing rights and to provide for ascertaining such annual value and to institute machinery for levying, imposing and recovering such rates and assessments whether from the owner, or tenant or occupier of any fishing rights,

or otherwise as the Bill may define.

To prohibit and make illegal the use within the Tweed district or any part thereof except to such extent and subject to such conditions as to license or otherwise as the Bill may define of any fixed net or fixed engine or other appliance or apparatus for taking or killing salmon, and the taking or killing of salmon thereby, and to impose penalties therefor, and to provide for the taking away and destruction of any unauthorized net, engine, apparatus or appliance.

To make it an offence punishable by penalties to do anything which may tend to prevent salmon from entering or from going up or down the river or any part thereof and to provide for the seizure, forfeiture and destruction of any net, object or apparatus used for that purpose.

To prescribe the methods for the working of wear, shot and draft nets, and to prevent the use of such nets in any other manner or in any other form than as may be prescribed, and to prohibit the use of bag nets in conjunction with stake nets, and to prevent the use of ferry boats for fishing purposes, and to prescribe appropriate marks or numbers for and to require the same to be displayed upon any boats used for fishing.

To confer upon the District Board powers of regulation of mill dams, dykes, wears, caulds and any other permanent obstructions to the run of salmon, and to enable the District Board to require in respect of any new mill dams and other works as aforesaid construction maintenance by the owners thereof or of any necessary fish passes therein, and to empower the District Board to enter upon and alter at their own expense any existing mill dams and other works aforesaid.

To prescribe or to empower the District Board to make by-laws prescribing in each case the minimum size under which it shall not be lawful to take any fish of the salmon kind or any trout or fresh water fish.

To authorize the District Board, subject to such conditions and restrictions as the Bill may prescribe, to grant licences for drift nets in the sea, and to prevent fishing by drift nets by any persons other than the licensees of the District Board, and to make all necessary provisions for giving effect to such provisions of the intended

To authorize the constitution of special subdistricts from the Tweed district and for the exercise of the powers of the District Board in those districts by committees or otherwise, and to define the duties, jurisdiction and powers of such committees and the extent to which the District Board may delegate their powers to such

To make provisions with reference to and to require the taking out of licences for fishing in the Tweed district, and to impose penalties for fishing in the Tweed district without a licence. E To provide that the District Board may issue licences which shall entitle the holders thereof to fish in all or any part or parts and whether private property or not, except such part or parts as may be defined in the Bill of the Tweed district as may be specified in such licences, and to provide that any person under the age of 16 years may fish for trout without a licence in any part of the Tweed district in which the holder of a licence shall be entitled to fish, and to prescribe the charges to be made by the District Board for such licences.

To provide that all leases of fishing rights in the Tweed district made after such date as may be defined in the Bill, whether before or after the date of the publication of this Notice, shall be entered into subject to the rights of the licensees of the District Board to fish therein in accordance with the terms of such licence.

To prescribe or to empower the District Board to prescribe rules and regulations with respect to the issuing and renewal of such licences and the rights to which the licensees shall be entitled.

To make provisions with reference to the suspension of licences and disqualification of licence holders and to prescribe the circumstances in which the licences shall be suspended and the holders thereof disqualified and the penalties to attach to offences against the conditions to be observed by licensees.

To make provision with respect to the production of licences when required by any authorized person and to specify the person or persons authorized to require the production of such licences.

To confer upon the public free right of access to the River Tweed and all streams and waters of whatsoever nature in the drainage area of the River Tweed, subject to such conditions and restrictions (if any) as the Bill may define.

To enable the District Board to appoint water bailiffs and other officers for such purposes as may be specified in the Bill and to enable the Board to authorize persons to take and remove from the River and destroy all diseased fish.

To confer upon the District Board power to make regulations for all or any of the purposes of the intended Act and to provide penalties for the breach or non-observance of such regulations.

To regulate the operations of the owners and occupiers of mill dams and as to the manner in which they shall deal with the water when not required for working the mills.

To prescribe the various methods whereby fish caught with rod and line may be landed and the instruments to be used therefor and the periods within which such instruments respectively may be used, and to enable the District Board to apply varying regulations to any part or parts of the district.

To provide for the apprehension of persons fishing illegally at night time and also fishing illegally in the day time on failure to give a correct name and address.

To make it an offence for any person to have in his possession or custody any net which may be used to take trout or fresh-water fish, or to use any such net for taking trout or fresh water fish from any of the waters in the Tweed district. To prescribe the powers exerciseable by water bailiffs, and to confer on such water bailiffs powers of police constables in regard to apprehension, seizure and search, and to confer upon such water bailiffs such further powers of apprehension, seizure and search as the Bill may prescribe, and to enable the District Board to prescribe the cases in which water bailiffs may apprehend, seize and search.

To prescribe the penalties and periods of imprisonment for offences against the intended Act.

To make provisions for the enforcement and recovery of penalties and for the application of moneys recovered by penalties.

constitute and appoint or to provide for the constitution and incorporation of a body corporate, to be called "The Tweed Salmon Fisheries Commission" or by such other name or title as the Bill may prescribe, for the purpose of amongst other things hearing and determining any matters in regard to ownership of or title to any salmon fisheries in the Tweed district and enquiring and ascertaining the persons (if any) properly entitled to or having an interest in any salmon fisheries in the Tweed district, to enable the said Commission to settle any disputes as regards the title to any such fisheries or any interest therein, and to enable them of their own motion to investigate and to call for all documents necessary for investigation of the title of any person or persons to any salmon fishery or interest therein or any matters affecting the ownership of or title to any such fishery or interest, to constitute the said Commission a court of record, to confer upon them powers to call for documents and examine witnesses on oath and to give binding decisions capable of registration, and to provide for the enforcement of the decisions of the said Commission and that such decisions shall not be open to review by any other court.

To make such provisions as may be necessary or expedient for the purpose of effecting the purposes aforesaid or any of them or as may be incidental thereto.

To apply to the District Board and to make applicable to the Tweed district all or any of the provisions of the following Acts with or without modification or amendment, viz.:—The Salmon Fisheries (Scotland) Acts, 1823 to 1863; the Salmon Fisheries (Scotland) Acts, 1823 to 1863; the Salmon and Freshwater Fisheries Acts, 1861 to 1907; the Fishery Board (Scotland) Act, 1882; the Trout (Scotland) Acts, 1345 to 1902; the Fisheries (Dynamite) Act, 1377; the Sea Fisheries Acts, 1843 to 1893; the Sea Fisheries Regulation Acts, 1838 to 1894; and the Sea Fisheries Regulation (Scotland) Act, 1895; and any Act or Acts amending those Acts respectively or any of them or relating to or affecting the matters aforesaid.

Dated this 12th day of November, 1908.

This Notice is published on the instructions of Sir John Jardine, K.C.I.E., M.P.

- P. GARDINER GILLESPIE and GILLESPIE, Solicitors, Supreme Courts, 45, Queenstreet, Edinburgh.
- Dyson and Co., 9, Great George-street, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

TELEGRAPH (ARBITRATION). (Further Powers to the Railway and Canal Commission to Determine Differences with Respect to Telegraphs; Power to Commission to Determine Differences between Postmaster-General and National Telephone Company Limited; Variation and Amendment of Acts; and other purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the next Session for an Act for the following purposes or some of them (that is to say) :-

To empower the Railway and Canal Commission to hear and determine all questions and matters of difference which by certain indentures relating to the purchase by the Postmaster-General of the plant, property and assets of the National Telephone Company Limited (which Indentures are respectively dated the 2nd day of February 1905, and the 8th day of August, 1905, and are made respectively between the Postmaster-General of the one part and the said Company of the other part) are referred to arbitration.

To regulate the procedure of the Railway and Canal Commission in relation to the determination of such differences and to confer such further powers upon the Commission as may be necessary or convenient for the purposes aforesaid.

To alter or repeal any local or general Act which may interfere with the objects of the intended Act.

Dated the 17th day of November, 1903.

ROBERT HUNTER, Solicitor to the Post Office, General Post Office, London.

Local Government Board.—Session 1909.

BIRKENHEAD CORPORATION GAS. (Storage of Gas upon Additional Lands; Sale of Surplus Lands; Incorporation and Amendment of Acts; and other Purposes.)

OTICE is hereby given, that application is intended to be made to the Local Government Board on or before the 23rd day of December next by the Mayor, Aldermen and Burgesses of the county borough of Birkenhead, in the county of Chester (hereinafter called "the Corporation") for a Provisional Order for all or some of the following among other purposes:

To enable the Corporation in and upon the lands hereinafter described now belonging to or provisionally contracted to be purchased by them or on some part or parts of such lands to construct, alter, enlarge or when necessary remove gasholders, buildings, apparatus and works for the storage of gas and residual products, and to store gas and residual products upon such lands and to use the said lands for any purposes of their gas undertaking other than the manufacture of gas or residual products.

The lands hereinbefore referred to are the following:

A piece of land having an area of 12,214 square yards, or thereabouts, situate in the parish and county borough of Birkenhead, in the county of Chester (being portion of a parcel of land belonging to or provisionally contracted to be purchased by the Corporation and situate between the Wirral Railway and Brassey-street). The portion of such parcel of land to be used for the storage of gas and residual products is bounded on the north by the Wirral Railway, on the north-east by

a strip of land in rear of houses abutting on the west side of Patten-street, on the east and south-west by other portions of the said parcel of land, on the south by a strip of land in rear of houses abutting upon the north side of Brassey-street, and on the west by land belonging to the Corporation being the site of their tramway car sheds and by the remainder of the said parcel of land.

To enable the Corporation to sell, lease, exchange and dispose of any lands acquired by or vested in them for the purposes of their gas undertaking and not for the time being required

for the purposes thereof.

To confer upon the Corporation all powers, rights, authorities and privileges which are or may be necessary for carrying the powers of the Order into execution and to vary and extinguish all rights and privileges which would in any manner impede or interfere therewith.

To alter, amend, extend and enlarge all or any of the provisions of the Birkenhead Corporation (Gas and Water) Act, 1881; the Birkenhead Corporation Act, 1881; the Birkenhead Improvement Act, 1884; the Birkenhead head Corporation (Gas and Water) Act, 1890; the Birkenhead Corporation Act, 1891; the Birkenhead Corporation Act, 1897; the Birkenhead Corporation Act, 1899; the Birkenhead Corporation Act, 1802; and the Birkenhead Order, 1905, confirmed by the Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1905; and any other Act or Order relating to the Corporation; and to incorporate with the Order and make available to the Corporation with such variations, modifications and exceptions as may be deemed expedient all or some of the provisions of the Public Health Act, 1875, the Gasworks Clauses Act, 1847, and the Gasworks Clauses Act, 1871.

On or before the 30th day of November instant a copy of this Notice as published in the London Gazette together with a map showing the lands proposed to be used for the storage of gas and residual products and a plan and section of the proposed works will be deposited for public inspection with the Clerk of the Peace for the county of Chester at his office at Chester, and also at the office of the Local Government Board, Whitehall, London.

And notice is hereby further given, that the draft of the Order will be deposited at the office of the Local Government Board on or before the 23rd day of December, 1908, and that 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 offices of the undermentioned Town Clerk

and Parliamentary Agents.

Every company, corporation or person desirous of bringing before the Local Government Board any objection respecting the beforementioned application may do so by letter addressed to the Secretary of the Local Government Board to be lodged with the said Board on or before the 15th day of January, 1909, and a copy of such objections must at the same time be sent to the undersigned Town Clerk or Parliamentary Agents.

Dated this 13th day of November, 1908.

JAMES FEARNLEY, Town Clerk, Birken-

Sherwood and Co., 7, Great Georgestreet, Westminster, Parliamentary ! [Agents. Lead of In Parliament,—Session 1909.

CITY OF BATH ELECTRIC SUPPLY.

(Incorporation of Company; Supply of Electric Energy for all Purposes in the City of Bath and adjoining Places; Lease, Sale and Transfer of Electric Undertaking of Bath Corporation; Confirming Agreement between Bath Corporation and Mr. E. Schenk; Modification of Terms and Conditions; Further Powers; Wiring of Houses; Supply of Fittings; Motors and Electrically-driven Machinery; Stand-by Clause; Agreements for Supply in Bulk; Supply for Traction Purposes; Arrangements with Somerset and District Electric Power Company; Supply of Electricity to Corporation and Bath Electric Tramways Company Limited and other Companies; Incorporation, Amendment and Repeal of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for a Bill for all or some of the

following purposes, namely:—

1. To incorporate a company with all usual powers and provisions and to confer upon such company (in this Notice referred to as the Company) power to generate and supply electric energy for lighting, heating, tramway, traction, power and other public and private purposes, and to carry on the business of an Electric Lighting Power and Supply Company with all the rights, powers and privileges usually given to such companies and such further and special powers as may be prescribed by the Bill.

2. To define the area of supply of the Company so as to include the City of Bath as constituted in 1896 or subsequently at any time extended by Act or Order and such additional area as

may be prescribed by the Bill.

3. To confirm an agreement entered into between the Mayor, Aldermen and citizens of the City of Bath (in this Notice referred to as the Corporation) of the one part and Ernest Schenk (in this Notice referred to as the Purchaser) of the other part with such modifications as may be agreed upon or prescribed by Parliament, and to provide for the carrying out of the same by the Corporation, the Company or the Purchaser as the Bill may prescribe.

4. To authorize the Corporation to grant and the Company or Purchaser to accept and carry out a lease of their electricity undertaking for such period as may be prescribed by the Bill, to enable the Corporation to assign the reversion to such company or purchaser upon the terms and conditions set forth in the agreement hereinbefore referred to or such other terms and conditions as may be agreed to between the

parties or prescribed by the Bill.

5. To provide for the payment of the purchase price or consideration for the said lease and assignment, for the reservation to the Corporation of all sinking funds, reserve funds and balances at the bank, to prescribe how the sinking funds and balances are to be applied and to make

provision with regard to the deposit.

6. To empower the Corporation to sell and transfer to the Company or the Purchaser and the Company or the Purchaser to purchase and take over the electricity undertaking of the Corporation for a lump sum or annual instalments or deferred payments or any other consideration upon the terms and conditions set forth in the said agreement or on such terms and conditions as may be agreed or specified in the Bill.

7. To sanction and provide for the supply of electricity by the Company or the Purchaser to the Corporation and their tenants for all or any purposes either as part of the consideration for any sale, transfer or lease of the electricity undertaking of the Corporation or on such terms and conditions as may be agreed or specified in the Bill.

8. In connection with any such sale, transfer assignment or lease as aforesaid to provide for the reservation to the Corporation of mineral waters under any lands held for the purposes of the electricity undertaking and of any rights

to or in respect of such waters.

9. To provide for the carrying on of the undertaking by the Corporation for the benefit of the Company or the Purchaser until the transfer and subsequently by the Company or the Purchaser to enable the Company or the Purchaser to exercise all the powers conferred upon the Corporation under the Bath Corporation Electric Lighting Order, 1896, and any other Act or Order relating to the Undertaking, and to confer other general powers of supply upon the Company or the Purchaser.

10. To enable the Company or the Purchaser to undertake on the hire-purchase system or otherwise the wiring of houses for electric lighting and other domestic purposes and to supply motors, dynamos, electrically-driven machinery and electrical fittings of all kinds for lighting, heating, traction power and other public and private purposes and all materials and work in connection therewith, and to make such charges therefor in addition to the charges authorized for current supplied as the Bill may prescribe, and to provide for the inspection, repair and upkeep of any electric or electrically-driven machinery, fittings or apparatus whether supplied by the Company or not.

11. To require any person who has a separate supply from any installation other than that of the Company or the Purchaser to pay a minimum charge for any supply he may require from the Company or the Purchaser, and to impose other terms and conditions in connection with

such supply.

12. To require consumers to give notice to the Company or the Purchaser before removing from any premises supplied with electric current, to require a deposit in certain cases, to provide for the letting out for hire of prepayment meters, and to regulate the charge for the same, to allow rebates or discounts, and to adjust the charges for electric current supplied for power and other

13. To authorize the Company to purchase and maintain railways, light railways, tramways or other undertakings and the powers of any companies possessing such powers or their shares or debentures, or to take leases of all or any part of the works or undertakings of any such companies, and to enter into any arrangements for joint working or guaranteeing all or any of the obligations or dividends of any of

such companies.

14. To authorize the Company to accept a transfer of any undertaking authorized by Parliament or otherwise works, rights, powers, privileges, duties and obligations in regard to any area and to empower any local authority or company authorized to supply electricity to transfer the whole or any part of their undertaking, works, rights, powers, privileges, duties and obligations to the Company.

15. To authorize the Company or the Purchaser on the one hand and any local authority, company or person on the other to enter into and fulfil agreements for the supply of electric energy for traction or other purposes (whether within or without the area of supply), and to utilize any existing electrical station for such purposes and to regulate the charges to be made therefor.

16. To enable the Company or the Purchaser to enter into and fulfil agreements with the Somerset and District Electric Power Company (in this Notice referred to as "the Somerset Company") or any other company authorized to supply electric energy, for the exercising by either Company of the powers conferred upon the other company, and to provide that the electricity station of the Company or the Purchaser shall be deemed to be a station as required to be provided under the Somerset Company's Acts.

17. To make further provision for the better

carrying on of the undertaking.

18. To incorporate with or without amendment the Electric Lighting Acts, 1882 to 1888; the Electric Lighting (Clauses) Act, the Companies Clauses Acts; the Lands Clauses Acts; and to vary and repeal the whole or parts of the Bath Electric Lighting Order, 1896, and the Electric Lighting Orders Confirmation (No. 7) Act confirming the same, and any other Act or Order relating to the Corporation; the Somerset and District Electric Power Act, 1903, and any other Act or Order relating to the Somerset Company; the Bath and District Light Railways Order, 1901; and any other Act or Order relating to the Bath Electric Tramways Company Limited.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th December next.

Dated this 12th day of November, 1908.

BAKER and Co., 54, Parliament-street, Westminster, Solicitors and Parliamentary Agents.

In Parliament.—Session 1909.

URBAN DISTRICT WATER. EXMOUTH (Construction of Additional Waterworks; Compulsory Purchase of Land and Easements; Acquisition of Commonable Lands; Protection of Water; Power to Borrow; Application of Existing Funds; Incorporation and Amendment of Acts; and other purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the next Session by the Urban District Council of Exmouth in the county of Devon (hereinafter called "the Council") for an Act for the following purposes or some of them (that is to say):

To authorize the Council to make and maintain the waterworks hereinafter described, all in the county of Devon, together with all works which may be necessary in connection therewith or

ancillary thereto (that is to say) :-

Work No. 1.—A well and pumping station, situated in the field or enclosure numbered 471 on the 2500 Ordnance Map for the county of Devon (2nd edition, 1905), sheet XCIV-1, in

the parish of Colaton Raleigh.

Work No. 2.—An aqueduct, conduit or one or more line or lines of pipes, commencing at or in the well and pumping station (Work No. 1) before described and terminating in the River Otter numbered 171 on the aforesaid Ordnance Map at a point 477 yards, or thereabouts (measured along the centre of the course of the said river), south of the footbridge crossing the said river at the "Ford" on the road named "Mill-lane" on the 2500 Ordnance Map (2nd edition, 1905) sheet LXXXII-13, which aqueduct, conduit or one or more line or lines of pipes will be situated in the parish of Colaton Raleigh.

Work No. 3.—An aqueduct, conduit or one or more line or lines of pipes, commencing in the parish of Colaton Raleigh, at or in the well and pumping station (Work No. 1) before described and terminating in the parish of East Budleigh, in the south-eastern corner of the Squabmoor Reservoir, numbered 66 on the 2506 Ordnance Map for the county of Devon (2nd edition, 1905), sheet XCIII-11, which aqueduct, conduit or one or more line or lines of pipes will be situated in the parishes of Colaton Raleigh, Bicton and East Budleigh.

Work No. 4.—An aqueduct, conduct or one or more line or lines of pipes commencing in the parish of East Budleigh, in and at the southern end of the aforesaid Squabmoor Reservoir and terminating in the parish of Littleham by a junction with the existing mains of the Council in the field or enclosure numbered 77 on the value Ordnance Map of the county of Devon (2nd edition, 1905), sheet CIII-3, at a point 120 yards, or thereabouts, measured in a straight line in a northeasterly direction from the north-eastern corner of the building known as Quentance, which aqueduct, conduit or one or more line or lines of pipes will be situated in the parishes of East Budleigh, Budleigh Salterton and Littleham.

To authorize the Council to make and maintain all proper embankments, retaining walls, bridges, piers, roads, ways, wells, bore-holes, pumps, tanks, basins, gauges, filters and filter beds, dams, sluices, bye-washes, waste weirs, outfalls, discharge pipes, washouts, shafts, adits, tunnels, aqueducts, culverts, cuts, catchwaters, drifts, channels, conduits, mains, pipes, standpipes, junctions, valves, drains, telegraphs, telephones, engines, apparatus, roadway approaches, buildings, houses, works and conveniences connected with the hereinbefore described works or any of them or incidental thereto or necessary or proper maintaining, constructing, inspecting, cleansing, repairing, working, using or managing the same, or for raising, collecting, filtering or otherwise treating, storing and distributing water, and to enable the Council to acquire full power and right at all times of approach and access to the works aforesaid or any of them.

To authorize the Council, either by compulsion or agreement, to purchase, enter upon, take or use or to acquire rights or easements upon, in, over and under the lands in the said parish of Colaton Raleigh numbered 373, 376, 429, 430, 431, 432, 469, 572 and 573 on the 2500 Ordnance Map for the county of Devon (2nd edition, 1905), sheet LXXXI-16; 431, 432, 454, 457, 467, 468 and 469 on the *** Ordnance Map for the county of Devon (2nd edition, 1905), sheet LXXXII-13; 429, 430, 469, 568, 569, 570, 571, 572, 573, 574, 575, 587, 666, 667, 668 and 670 on the 3500 Ordunce Map for the county of Devon (2nd edition, 1905), sheet XCIII-4; 467, 468, 469, 470, 471, 482, 483, 484, 487, 488, 489, 490, 491, 492, 493, 503, 568, 569 and 570 on the $\frac{1}{2500}$ Ordnance Map for the county of Devon (2nd edition, 1905), sheet XCIV-1; or such part or parts thereof as are within the limits shown on the plans hereinafter mentioned as "limits of lands under which headings may be driven."

To authorize the Council to deviate in the

and vertically, to the extent shown upon the plans and sections to be deposited as hereinafter mentioned or to such extent as the intended Act may prescribe.

To empower the Council to purchase and take, acquire or use by compulsion or agreement or to take on lease and to hold within the parishes aforesaid and elsewhere within the limits for the time being of the Council for the supply of water, lands, springs, waters, houses and hereditaments and rights, wayleaves and easements in, over, under, through or connected with lands, streams, springs, waters, houses and hereditaments for

construction of the intended works, both laterally | the purposes of the said intended works or for other purposes of the intended Act or of the waterworks undertaking of the Council, and to empower the Council to purchase so much only of any property as they may require for the purposes of the intended Act without being subject to the liability imposed by section 92 of the Lands Clauses Consolidation Act, 1845.

It is intended to take or use compulsorily for the purposes of the proposed waterworks or to acquire casements in, under or through certain lands being or reputed to be common or commonable lands, of which the following are the parti-

Name of Common.	County.	Parish in which Lands are Situate.	Quantity Included in Limits of Deviation.	Estimated quantity to be acquired or in or over which easement is pro- posed to be taken.
East Budleigh Common Dalditch Common	Devon	East Budleigh East Budleigh	a. r. p. 17 3 0 4 2 0	a. r. p. 1 0 5 0 0 32

To provide that the Council shall not be required to fence off or sever lands in respect of which they may acquire easements only under the provisions of the intended Act.

To enable the Council to take, intercept, collect, impound, use, divert and appropriate for the purposes of the waterworks and other purposes of the intended Act all such springs, streams or waters as may be found in or under any such lands and hereditaments or in or under any other lands for the time being belonging to or leased by the Council, or in, through or over which they have acquired or may acquire any rights or easements, including the lands within the "limits of lands under which headings may be driven," defined upon the plans hereinafter mentioned or which can or may be intercepted or abstracted by means of the waterworks hereinbefore described or any of them, and so far as may be necessary for any of the purposes aforesaid to amend or repeal the proviso contained in section 20 of the Exmouth Urban District Water Act, 1900.

To authorize the Council to hold any lands which they may acquire under the powers of the intended Act free from the provisions of the Lands Clauses Consolidation Act, 1845, with respect to superfluous lands, and if thought fit to acquire by compulsion or argeement any mines or minerals under any such lands, notwith-standing the provisions of the Waterworks Clauses Act, 1847, with respect to mines.

To empower the Council, so far as may be necessary for executing the purposes of the intended Act, to lay down, maintain and renew or remove mains, pipes, conduits and other works and apparatus for the supply of water along, through, over and across, and to break open, cross, alter, raise, lower, stop up, divert or interfere with (temporarily or permanently) highways, public and private streets and roads, bridges, railways, tramroads, tramways, canals, towing-paths, sewers, drains, culverts, rivers, streams, watercourses, footpaths, ways, passages and other places, and to alter the position of, remove and interfere with (temporarily or permanently) gas and water mains, pipes and works,

telegraphic, telephonic and electric pipes, lines, wires, posts and apparatus, and any other works laid or placed in, under, along or over any such highways, streets, roads, bridges, footpaths, ways, passages and places.

To constitute the intended works part of the water undertaking of the Council, and to extend and apply thereto all or some of the provisions of the Exmouth Urban District Water Act, 1900, and other the enactments relating to that undertaking, and to extend and apply all or some of the provisions of the intended Act to all or some of the existing works of the Council, and to extend and apply to the water undertaking of the Council all or some of the provisions of the Public Health Acts.

To make such provisions as may have been or may be agreed upon, or as may be thought proper by Parliament to be prescribed or authorized by the intended Act for the protection and benefit of the landowners and other bodies and persons whose property, rights and interests will or may be affected by the intended works, and to authorize, confirm or give effect to any agreements or arrangements which may be entered into between the Council and such landowners, bodies or persons or some or any of

To make such provision (if any) as the intended Act may prescribe or as Parliament may authorize or require with reference to the supply of water by the Council to other local, sanitary or other authorities and bodies, whether within or without the Council's limits of supply, whose districts are situate in the neighbourhood of the said intended works or any of them.

To empower the Council from time to time to discharge water from any of the intended or existing works of the Council into any river, stream or watercourse whether within or beyond the limits of supply of the Council.

To provide that any fittings let for hire by the Council shall not be subject to distress or be liable to be taken in execution.

To empower the Council to borrow money for the purposes of the intended Act and for other the purposes of their water undertaking,

and to charge the moneys borrowed and interest thereon on the district fund and general district rate and other local rates and on the waterworks undertaking and other property of the Council or any or some of such securities, and to grant mortgages, debentures, debenture stock, redeemable stock and annuities in respect thereof, and to extend or vary the powers of the Council in regard to borrowing under the Public Health Act, 1875, or any other Act or Acts relating to the Council and to apply any of their existing funds and borrowing powers to the purposes of the intended Act.

To provide that any sinking fund to be provided by the intended Act shall not be brought into operation until the completion of the intended works or such other period as the intended

Act may prescribe.

To incorporate with the intended Act or make applicable thereto, with such alteration, modification or exemptions as may be deemed necessary or expedient, all or some of the provisions of the Lands Clauses Acts; the Waterworks Clauses Acts, 1847 and 1863; and the provisions of the Railways Clauses Consolidation Act, 1845, with respect to the temporary occupation of lands during the construction of the intended works; the Local Loans Act, 1875; the Public Health Acts, 1875 to 1907; the Arbitration Act, 1889; and of any Act amending or extending the same Acts respectively.

To alter, amend, extend incorporate or repeal the provisions of the Exmouth Urban District Water Act, 1900, and any other Act or Order relating to the Council so far as may be necessary for effecting any of the purposes of the intended Act, to vary or extinguish all rights and privileges inconsistent with or which would or might in any way interfere with the objects of the intended Act, and to confer other rights and

privileges.

Duplicate plans and sections describing the lines, situation and levels of the proposed works and the lands in or through which they will be made and also duplicate plans showing the lands and property intended to be compulsorily taken or used for the purposes of the intended Act, together with a book of reference to such plans containing the names of the owners and lessees or reputed owners and lessees and the occupiers of such lands, houses and other property and a copy of this Notice as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Devon at his office at the Castle of Exeter, in the said county, and on or before the same day a copy of so much of the said plans, sections and book of reference together with a copy of the said Notice will also be deposited as follows (that is to say):

So far as relates to the urban district of Exmouth, with the Clerk of the Exmouth Urban District Council at his office at No. 17, Public Hall Chambers, Exmouth; so far as relates to the urban district of Budleigh Salterton, with the Clerk of the Budleigh Salterton Urban District Council at the Council offices at Budleigh Salterton; so far as relates to the rural district of St. Thomas, with the Clerk of the St. Thomas Rural District Council at his office at No. 9, Bedford-circus, Exeter; so far as relates to the parish of Colaton Raleigh, with the Clerk of the Parish

as relates to the parish of Bicton, with the Chairman of the Parish Meeting at his residence; so far as relates to the parish of East Budleigh, with the Clerk of the Parish Council of that parish at his residence.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of De-

cember next.

Dated this 10th day of November, 1908.

FORD, HARRIS and FORD, 25, Southernhay, Exeter, Solicitors for the Bill.

TORR and Co., 19, Abingdon-street, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

MALVERN HILLS.

(Conferring further Powers on the Malvern Hills Conservators; Altering their Constitution and Jurisdiction; Restriction of Quarrying; Board of Agriculture may make Orders prohibiting Quarrying Permanently or Temporarily; Repair of Jubilee Drive and other Roads; Increase of Rates; Contribution by County Councils and others; Power to Borrow; Repeal or Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Malvern Hills Conservators (in this Notice referred to as "the Conservators") for an Act for all or some of the following objects, namely:

1. To preserve the Malvern Hills and to prevent any acts or encroachments thereon which may be prejudicial to the enjoyment of the Malvern Hills by the public.

2. To alter the constitution of the Conservators and to add thereto representatives of all districts or places which may have to contribute to the funds of the Conservators.

3. To extend the jurisdiction of the Conservators and to enlarge the area over which the Conservators shall have control all of which area as enlarged is in this Notice referred to as "the

Malvern Hills.'

4. To enable the Conservators to make and enforce bye-laws to restrict and regulate quarrying in, upon or under any part of the Malvern Hills and to restrict, regulate or prohibit the erection or maintenance of buildings, sheds, cranes, works and machinery upon any part of the Malvern Hills, and by such bye-laws to provide that quarrying may or may not take place under any particular lands.

5. To extend the application of the provisions of the Malvern Hills Act, 1884, to extensions or enlargements of existing quarries as if the same were new quarries and to repeal the provisions contained in that Act for the protection of

persons named therein.

6. To confer power upon the Board of Agriculture and Fisheries (in this Notice referred to as "the Board") to hold inquiries and make Orders prohibiting quarrying upon the Malvern Hills, or any part thereof, and extinguishing the rights of quarrying and providing for the payment of compensation and for the expenses of the Conservators and the Board.

To enable the Board to make temporary Orders to prohibit quarrying upon such terms and

Council of that parish at his residence; so far I conditions as the Board may think fit.

- 8. To authorize the Conservators to acquire by purchase, lease or otherwise any property, rights in or powers over the Malvern Hills, or any part thereof, including any rights of quarrying.
- 9. To provide for the confirmation and enforcement of all bye-laws and the payment of penalties on breach thereof.
- 10. To enable the Conservators to maintain and repair the Jubilee Drive and any other roads, footpaths or walks on the Malvern Hills and pay the costs thereof out of their funds.
- 11. To enable the Conservators to plant trees and shrubs and erect shelters and seats on any part of the Malvern Hills and to make bye-laws or regulations as to the pasturing of cattle and sheep, and to confer further powers of administration on the Conservators.
- 12. To increase the contributions from parishes and other places towards the funds of the Conservators by the substitution of one penny for one halfpenny in section 19 of the Malvern Hills Act, 1884, or such other sum as may be prescribed by the Bill, and otherwise to enable the Conservators to levy increased rates and charges for the purposes of the Bill.
- 13. To authorize the County Councils of Worcestershire Herefordshire and Gloucestershire and other bodies and persons to contribute to the funds of the Conservators and to provide that the County Councils may raise money for that purpose and charge the same as general or special county expenses.
- 14. To enable the Conservators to borrow money, to grant mortgages and other securities and to make provision for securing and repaying the same and for the investment of surplus moneys.

15. The Bill will, so far as it may be deemed necessary or expedient, vary, extend or repeal, alter and amend the provisions of the Malvern Hills Act, 1884, and any other Act or Order relating to the Conservators, and may incorporate all or any of the provisions of the Lands Clauses Acts or other general public Acts.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 19th day of November, 1908.

G. H. T. Foster, Malvern, Solicitor.

Baker and Co., 54, Parliament-street, Westminster, Parliamentary Agents.

In Parliament.—Session 1909.

(Incorporation of New Company; Acquisition by New Company of Undertaking of Ravenglass and Eskdale Railway Company and Provisions incidental thereto; Agreements between New Company and the Receiver and Manager of the Ravenglass and Eskdale Railway Company; Provisions as to Payment and Application of Consideration for Purchase; Application to New Company of existing Acts; Power to New Company to Work and use Undertaking transferred; Provisions as to Electrical Traction; Agreements for Supply of

Electricity; Tolls, Rates and Charges; Holders

of Securities of Ravenglass and Eskdale Rail-

RAVENGLASS AND ESKDALE RAILWAY.

way Company to accept Consideration in Substitution for their Securities; Payment into Court of Consideration for Purchase; Issue by New Company of Debentures, Shares, &c., in Satisfaction of Purchase Money; Capital and Borrowing Powers; Confirmation of Agreements; Winding up of Ravenglass and Eskdale Railway Company; Appointment and Powers of Liquidators; Payment of Interest out of Capital; Amendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill for the following or some of the following purposes (that is to say):—

To incorporate a Company (hereinafter called "the new Company") and to confer on the new Company the powers or some of the powers hereinafter referred to and such other powers, right and privileges as may be necessary or incident to the carrying out of the objects of the Bill.

To empower the new Company to acquire compulsorily or by agreement or to transfer to and vest in or provide for transferring to and vesting in the new Company the undertaking of the Ravenglass and Eskdale Railway Company (hereinafter called "the existing Company") upon such terms and conditions as may be specified in the Bill, including in the expression "undertaking" where used in this Notice all railways, works, lands, buildings, plant, rolling stock, machinery, stores, property, assets and effects of every kind or description and wheresocver situate of the existing Company and all powers, rights and privileges of or belonging to or enjoyed by the existing Company of what nature or kind soever and whether with reference to the undertaking of the existing Company or to the undertaking of any other Company or to any undertaking in which the existing Company are interested jointly with any other company or companies at such time or times and upon and subject to such terms and conditions as may be prescribed or authorized or provided for by the Bill and freed and discharged from all or any debts, liabilities, charges or incumbrances affecting the

To make provision with respect to the duties, liabilities and obligations of the existing Company and, if thought fit, to transfer or provide for transferring to the new Company all or any of such duties, liabilities and obligations.

To empower the receiver and manager of the existing Company on the one hand and the new Company on the other hand to enter into and carry into effect any agreement or agreements for the sale by such receiver and manager to the new Company and the purchase by the new Company of the undertaking of the existing Company upon such terms and conditions as may be agreed between such receiver and manager and the new Company and for that purpose to confer upon such receiver and manager all such powers of sale and otherwise as may be necessary or expedient, and to provide that the receipt of such receiver and manager for any purchase money or other consideration paid to him by the new Company upon any such sale and purchase shall be a good and sufficient discharge to the new Company therefor and that the undertaking of the existing Company shall upon any

such sale and purchase vest in the new Company absolutely.

To provide for the application by the said receiver and manager of moneys so paid to him and for the distribution of such moneys or any part thereof among the persons absolutely entitled thereto.

To extend and apply to the new Company all or any of the provisions of the Acts of or relating to the existing Company.

To empower the new Company to hold, exercise and enjoy and to work, maintain, improve, repair and use or to discontinue and abandon the undertaking or any part thereof, and to exercise and enjoy all or any of the rights, powers, privileges and exemptions of the existing Company, whether in relation to their undertaking or other-

To empower the new Company to work by electrical traction the traffic on any railways for the time being worked or used by them and for that purpose to lay down and maintain and use electric cables, mains, wires and apparatus necessary or convenient for such working.

To empower the new Company to make such alterations and adaptations of such railways and the stations and works connected therewith as may be necessary to adapt the same for working by electrical power and to execute all such works and do all such acts and things as may be necessary or expedient for placing and keeping the said undertaking and any such railways as aforesaid in an efficient condition.

To empower the new Company on the one hand and any other company or any authority, body or person on the other hand to enter into and fulfil contracts and agreements for the supply of electricity to the new Company by such other company, authority, body or person, and (so far as may be necessary) to enable any local authority who may enter into any such agreement to apply their funds and the rates leviable by them for the purposes of such agreement.

To enable the new Company to exercise all or any of the powers of the existing Company of demanding, taking and recovering tolls, rates and charges and to make such further or other provisions with reference to the tolls, rates and charges to be levied or made by the new Company as may be specified in the Bill.

To provide for the payment to and to require the acceptance by the creditors, mortgagees and holders of debentures, bonds, debenture stock. shares, stock or other securities of the existing Company or any of them of all or any sums of money or other consideration payable by the new Company for or in respect of the acquisition by or vesting in them of the undertaking of the existing Company.

The Bill may provide for the payment into the Bank of England to the account of the Paymaster-General for and on behalf of the Supreme Court of Judicature or otherwise of the purchase money or other consideration for or in respect of such sale and transfer as aforesaid and for the distribution thereof among the persons entitled thereto under the directions of the said Court.

The Bill will or may provide for the issue by the new Company of debentures, debenture stock, shares or stock of the new Company in lieu of the payment in money of any purchase money for or in respect of the acquisition of the undertaking of the existing Company and will or may provide that such issue shall be in full satisfaction and discharge of such purchase money or consideration.

To provide, if thought fit, that such issue may be made by the new Company to the said receiver and manager or to such other person or persons as may be specified in the Bill on behalf of the persons entitled to or lawfully claiming against such purchase money or consideration or any part thereof, and to make such provision as may be necessary or expedient for the transfer by the said receiver and manager or such other person or persons as aforesaid to the persons so entitled or claiming any debentures, debenture stock, shares or stock of the new Company so issued

To provide that any such payment or issue as aforesaid by the new Company shall be in full satisfaction and discharge of all claims, demands, rights and interests of such creditors, mortgagees and holders of debentures, bonds, debenture stock, shares, stock and other securities as aforesaid, or any of them, against or in respect of the undertaking of the existing Company or against the new Company in respect thereof, and to require such creditors, mortgagees and holders of debentures, bonds, debenture stock, shares, stock and other securities to deliver up to the new Company, and to empower the new Company to cancel and annul or to provide for the cancellation and annulment of all mortgages, charges, assignments, debentures, bonds, certificates for debenture stock, shares or stock and other securities created or granted or issued by the existing Company or otherwise relating to or affecting the said undertaking.

To enable the new Company to raise money by the creation and issue of shares or stock with or without preference, priority or guarantee in payment of interest or dividend or other special privileges and by borrowing on mortgage of the undertaking of the existing Company and by the creation and issue of debenture stock or by any such means.

To confirm any agreement or agreements which may have been or may be entered into between the new Company or any persons on their behalf on the one hand and the existing Company and the said receiver and manager or either of them on the other hand with respect to the matters aforesaid or any of them or any matter incidental thereto, and to authorize the new Company to adopt and to provide for effect being given to any such agreement.

To provide for the winding up of the affairs of the existing Company and their ultimate dissolu-

To provide for the appointment of a liquidator or liquidators for the purpose of winding up the affairs of the existing Company and the distribution of the assets of that Company.

To confer all necessary powers upon such liquidator or liquidators and amongst other things to empower such liquidator or liquidators to require all claims against the existing Company to be sent in to him or them within a limited period and to make such distribution of assets as aforesaid without regard to claims not received within the prescribed period.

To enable the new Company, notwithstanding anything in the Companies Clauses Consolidation or consideration payable by the new Company I Act, 1845, contained to the contrary, to pay out

of the capital or any funds of the new Company from time to time interest or dividend on any shares or stocks of the new Company.

To confer upon the new Company all such powers, rights and privileges as are usually conferred upon railway companies.

To confer upon the new Company and the said receiver and manager and any other company, body or person all such powers and to make all such other provisions as may be necessary or expedient for giving effect to the objects of the Bill.

To repeal, alter or amend the provisions or some of the provisions of the Ravenglass and Eskdale Railway Act, 1873, and any other Act, certificate or Order affecting or relating to the existing Company; the 7 and 8 Vict., cap. 22, and any other Act or Order affecting or relating to the Furness Railway Company; the Whitehaven and Furness Junction Railway Act, 1845, and any other Act or Order affecting or relating to the Whitehaven and Furness Junction Railway Company.

The Bill will vary and extinguish all existing rights and privileges which would interfere with its objects and confer other rights and privileges, and it will or may incorporate, with or without exceptions and modifications, the provisions or some of the provisions of the Lands Clauses Acts; the Companies Clauses Consolidation Act, 1845; and the Companies Clauses Act, 1863 and 1869; the Railway Clauses Consolidation Act, 1845; the Railway Clauses Act, 1863; and the Light Railways Act, 1896.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1908.

Baker and Nairne, 3, Crosby-square, London, E.C., Solicitors.

MUSGRAVE and McKelvie, Whitchaven, Solicitors.

Dyson and Co., 9, Great George-street, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1909.

AMMANFORD GAS.

(Incorporation of Company; Supply of Gas within Urban District of Ammanford and Adjacent Places; Purchase of the Amman Valley Gas Light and Coke Company Limited; Provisions as to Supply; Charges; Agreements with Ammanford Urban District Council; Incorporation of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for an Act for all or any of the following purposes (namely):—

1. To incorporate a company with all usual powers and to confer upon the company so incorporated (in this Notice referred to as "the Company") power to supply gas for all purposes public and private, to and within the urban district of Ammanford and parts of the rural district of Llandilofawr, in the county of Carmarthen.

- 2. To empower the Company to purchase and acquire by compulsion or agreement the undertaking of the Amman Valley Gas Light and Coke Company Limited for such price or consideration and upon and subject to such terms and conditions as may be agreed or prescribed by the Bill and to vest the same in the Company.
- 3. To authorize the Company to erect and maintain gasworks and manufacture gas upon the following lands (namely):—

All those pieces of land in the urban district and parish of Ammanford, in the county of Carmarthen, lying between the Great Western Railway (Mountain Branch) and the Llancily and Llandilo Railway, being the enclosures numbered 8 and 9 on the Ordnance Map of the said parish (scale 12500, Second edition, 1906).

- 4. To confer upon the Company general powers with regard to the supply of gas, including the supply of gas meters and fittings, cookers and slot meters, the pressure, quality, illuminating power and testing of gas, the power to lay mains in public and private streets, provisions as to defective meters, notice to be given by consumers on removal, power to refuse to supply in certain cases, power to require anti-fluctuators for gas engines, supply of gas in bulk and other usual provisions.
- 5. To enable the Company to demand and recover rents and charges for the supply of gas and for the sale or letting of meters, pipes and other apparatus.
- 6. To authorize the Company on the one hand and the Ammanford Urban District Council or the Llandilofawr Rural District Council or any other company, local authority, public body or person on the other hand to enter into and carry into effect agreements with respect to the breaking up and reinstatement of roads and the supply of gas for public or other purposes.
- 7. To incorporate the provisions of the Gasworks Clauses Acts, 1847 and 1871, and the Companies Clauses Acts.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th December, 1908.

Dated this 13th day of November, 1908.

Baker and Co., 54, Parliament-street, Westminster, Parliamentary Agents.

In Parliament.—Session 1909.

PONTYPRIDD WATERWORKS (AMEND-MENT).

(Construction of Railways, Road Widening, Reservoir, Aqueducts or Lines of Pipes and other Works in connection therewith in the Counties of Brecon and Glamorgan; Special Provisions as to Character and Construction of Railways and Application of Provisions of the Regulation of Railways Act, 1868, and Exception of certain Sections of Railways Clauses Consolidation Act, 1845, respecting Signalling, Fencing, the Crossing of Roads, &c.; Gauge; Adaptation and Use of certain Private Railways, Sidings and Tramways and Compulsory Running Powers thereover; Purchase of Parts only of certain Property

and Exemption from Section 92 of the Lands Clauses Consolidation Act, 1845; Compulsory Purchase of Land; Tolls, Rates and Charges; Agreements with Local Authorities and Owners of existing Private and Statutory Railways, Tramways and Sidings, including the Company of Proprietors of the Aberdare Canal Navigation and others; Abandonment of Railway or Tramroad authorised by the Pontypridd Waterworks and Tramroad Act, 1908, and Release of Money deposited in respect thereof and Application of such Deposit to Purposes of Intended Railway; Extension of Period Limited by Act of 1908 for Commencing the Construction of the Llia Reservoir authorised by that Act and Amendment of Section 28 of that Act; Amendment of Section 31 of Act of 1908 as to Increase of Rates for Supply of Water when certain Works described in Section 4 of Act of 1908 are completed; Abandonment of Lan Wood Reservoir and Lines of Pipes in connection the Pontypridd therewith authorised by Waterworks and Tramroad Act, 1908, and the Repeal or Amendment of so much of Section 42 of the said Act of 1908 as relates to the Construction of the Lan Wood Reservoir; Repeal or Amendment of so much of Section 90 of the said Act of 1908 as relates to the Widening and Fencing, &c., of Main Road between Hirwain and Penderyn; Agreements with Local Authorities as to Supply of Water in Bulk; Application of and Increase of Capital; Repeal of Section 61 of Act of 1908 as to future Purchase of Undertaking by Local Authorities or Amendment of that Section respecting Costs of Act of Incorporation of and Amendment of Acts.)

OTICE is hereby given, that the Pontypridd Waterworks Company (hereinafter referred to as "the Company") intend to apply to Parliament in the ensuing Session of 1909 for leave to bring in a Bill for effecting the following or some of the following purposes (that is to say):—

To authorize the Company to make, maintain and work the railways, road widening, reservoir, aqueducts or lines of pipes and other works hereinafter described, together with all necessary and proper bridges, embankments, retaining walls, roads, ways, approaches, junctions, sidings turntables, buildings, drains, telegraph and telephone posts, wires and apparatus, rails, plates, sleepers, works and conveniences connected therewith or incidental thereto (that is to say):—

Railway (Work No. 1).—A railway, 2 furlongs 2.4 chains, or thereabouts, in length, situate wholly in the parish of Penderyn, in the county of Brecknock, commencing by a junction with the railway or tramroad of the Company of Proprietors of the Aberdare Canal Navigation between Hirwain and Penderyn, at a point on the said railway or tramroad distant 43 yards, or thereabouts, measured in an easterly direction from the centre of the bridge carrying the said railway or tramroad over the brook known as Nant Cadlan and terminating at a point in the enclosure numbered 589 on the \$\frac{2}{1800}\$ Ordnance Map of the county of Brecknock (2nd edition, 1904), sheet XLV-13, distant 87 yards, or thereabouts, from the north-east corner thereof and 78 yards, or

thereabouts, from the north-west corn er thereof.

Railway (Work No. 2).—A railway, 1 furlong or thereabouts, in length, situate wholly in the parish of Penderyn, in the county of Brecknock, commencing by a junction with railway (Work No. 1) at the termination thereof hereinbefore described, and terminating at a point on the north-western boundary of the enclosure numbered 519 on the \$550 Ordnance Map of the county of Brecknock (2nd edition, 1904), sheet XLV-13, distant 102 yards, or thereabouts, measured along the said boundary from the northern corner of the said enclosure.

Railway (Work No. 3).—A railway 3.7 chains, or thereabouts, in length situate wholly in the parish of Penderyn, in the county of Brecknock, commencing by a junction with the private railway or tramroad in the occupation of W. P. Powell and Company Limited, leading from the high road to their Llwyn-on Quarries at a point on the said railway or tramroad distant 45 yards, or thereabouts, measured in a westerly direction from the centre of the bridge carrying the said railway or tramroad over the brook known as Nant Cadlan and terminating by a junction with Railway (Work No. 2) at its commencement hereinbefore described.

Railway (Work No. 4).—A railway 6 miles 0 furlongs 8.2 chains, or thereabouts, in length situate wholly in the county of Brecknock, commencing in the parish of Penderyn at a point on the south eastern boundary of the enclosure numbered 519 on the 2500 Ordnance Map of the county of Brecknock (2nd edition, 1904), sheet XLV-13, distant 77 yards, or thereabouts measured along that boundary from the eastern corner of the said enclosure and terminating in the parish of Ystradfellte at a point in the enclosure numbered 2020 on the 2500 Ordnance Map of the county of Brecknock (2nd edition, 1905), XXXVIII-12, distant 360 yards, or thereabouts, from the most western corner of the enclosure numbered 2012 on the last-mentioned map and 152 yards, or thereabouts, from the northern corner of the said lastmentioned enclosure which said intended railway will be situate in the parishes of Penderyn and Ystradfellte, in the county of Brecknock.

Road Widening (Work No. 5).—A widening of a portion of the main road from Hirwain to Penderyn situate wholly in the parish of Penderyn, in the county of Brecknock, between the point where the railway or tramroad of the Company of Proprietors of the Aberdare Canal Navigation crosses the said road and the point where the branch tramroad or railway in the occupation of W. P. Powell and Company Limited crosses the said road.

Reservoir (Work No. 6).—A service reservoir (Lan Wood Reservoir No. 2), wholly in the parish and urban district of Pontypridd in the county of Glamorgan, situate in the enclosures numbered 340 and 526 on the $\frac{1}{2500}$ Ordnance Map of the county of Glamorgan (2nd edition, 1900), sheet XXVIII-10, the centre of which reservoir is distant 307 yards, or thereabouts, north-west of the centre of the Company's existing Lan Wood Reservoir.

An aqueduct (Work No. 7), situate wholly in the parish and urban district of Pontypridd, in the county of Glamorgan, commencing by a junction with the Company's mains at a point in or under the centre of the roadway of the road leading from Tyfica-road to Lan Wood distant 90 yards, or thereabouts, measured in a northerly direction from the easternmost angle of the main buildings of the County Intermediate School and terminating in the reservoir (Work No. 6) hereinbefore described.

An aqueduct (Work No. 8), situate wholly in the parish and urban district of Pontypridd, in the county of Glamorgan, commencing in the reservoir (Work No. 6) hereinbefore described and terminating by a junction with the Company's mains at the point in or under the roadway of the road leading from Tyficaroad to Lan Wood hereinbefore described as the commencement of aqueduct (Work No. 7).

An approach road (Work No. 9), situate wholly in the parish and urban district of Pontypridd, in the county of Glamorgan, commencing by a junction with the public highway known as Graig-Wen-road at the point where the road leading from the building known as Gelli-fynaches Uchaf joins the said public highway and terminating at the reservoir (Work No. 6) hereinbefore described.

The before-mentioned railways, road widening, reservoir, aqueducts or lines of pipes and other works will be made in or pass from, in, through or into the following parishes, districts and places, viz. :-

The parish of Penderyn, in the rural district of Vaynor and Penderyn, and the parish of Ystradfellte, in the rural district of Neath, in the county of Brecknock, and the parish and urban district of Pontypridd, in the county of Glamorgan.

It is proposed that the intended railways (Works Nos. 1, 2 and 3) before described shall be constructed on the standard gauge of 4 feet 81 inches and the intended railway (Work No. 4) also hereinbefore described on a gauge of 2 feet or of such other gauge as the Board of Trade and Parliament may approve or the intended Bill may prescribe, and it is also intended to run on the said railways carriages and trucks adapted for use on railways.

It is also intended to work and maintain the aforesaid railways as a light railway and to apply the provisions or such of the provisions of the Regulation of Railways Act, 1868, and the Light Railways Act, 1896, so far as may be necessary as to the crossing of roads on the level limiting the speed of engines and otherwise in such manner as the Bill may prescribe and with this view to amend or repeal such of the sections of the Railways Clauses Consolidation Act, 1845, relating to railways so as to exempt or make them applicable if need be to the railways proposed to be authorized by the Bill.

It is also intended by the Bill to make special provisions for the construction of the intended railways with all necessary works and conveniences connected therewith as a surface line with as little detriment as possible to the properties through which it may pass consistent with the purposes for which the same is intended to be constructed, and to relieve the Company from any responsibility with regard to the fencing of the | of 1908, to construct the whole of the works

railway, the placing of gates at level crossings, the provision of signalling apparatus at level crossings and otherwise, and the providing of bridges or other accommodation works or for the drainage of severed lands notwithstanding anything contained in the Railways Clauses Consolidation Act, 1845, the Railways Clauses Acts, 1863 and 1869, and the Lands Clauses Acts to the contrary.

The Bill will provide for the abandonment of the Lan Wood Reservoir (Work No. 20) and also the aqueduct, conduit or lines of pipes (Work No. 21) described in and authorized by section 4 of the Pontypridd Waterworks and Tramroad Act, 1908, which will be rendered unnecessary, in consequence of the substituted reservoir, aqueducts and lines of pipes hereinbefore described and proposed to be authorized by the Bill, and the Bill will contain all necessary provisions for relieving the Company from any liabilities and obligations imposed by the said Act of 1908 for the construction and completion of the said reservoir and lines of pipes aforesaid.

The intended Act will provide for the vesting in the local authority of the site and soil of the widened road (Work No. 5) as shown upon the plans deposited as hereinafter mentioned, and for the maintenance or repair thereof by and at the expense of the local authority or other persons respectively for the time being liable for the repair and maintenance of the main road from Hirwain to Brecon.

The intended Act will also provide for the abandonment of the tramroad authorized by the Pontypridd Waterworks and Tramroad Act, 1908, and therein described as Work No. 6, and relieve the Company from all liability and obligation to construct such tramroad and for the release of the money deposited with the High Court as security for the construction thereof and for the application thereof to the railways and other works proposed to be authorized by the Bill, and if necessary to amend, extend or repeal sections 91 and 92 of the said Act of 1908.

To extend the period limited by section 28 of the Pontypridd Waterworks and Tramroad Act, 1908, for making a substantial commencement of the works connected with the construction of the Llia Reservoir authorized to be constructed by that Act so that the Company may in commencing the construction of that reservoir have the same length of time they are allowed for the compulsory purchase of lands under section 19 of the same Act, and if need be to alter or amend the said sections 19 and 28 of the said Act of 1908 in such manner as the Bill may prescribe.

To amend section 31 of the Pontypridd Waterworks and Tramroad Act, 1908, so that the increase of rates at which water is to be supplied for domestic purposes shall, notwithstanding anything contained in the said section 31, come into operation when the Company have substantially commenced the construction of the Llia Reservoir (Work No. 4) and the full increase when the Works numbered 4, 5, 7, 8, 9, 10,11, 12, 13 and 19 described in section 4 of the said Act of 1908 or such of them as the Board of Trade may decide have been completed, so as to furnish an improved supply of water to the Company's statutory district as existing at the passing of the Act of 1908, instead of the Company being obliged, as provided by section 31 of the said Act authorized by and described in the said section 4 of the said Act of 1908.

The Bill will also empower the Company to exercise the following powers, viz. :-

To deviate laterally and vertically from the lines and levels of the intended railways and other works shown on the plans and sections, deposited as hereinafter mentioned, to the extent shown on the said plans or as may be defined by the Bill, and if deemed expedient to extend the limits of deviation prescribed by the Railways Clauses Consolidation Act, 1845, and the Waterworks Clauses Act, 1847.

To cross, stop up, alter or divert temporarily or permanently roads, highways, footpaths, pipes, tubes, sewers, drains, streams, watercourses, bridges, railways, tramroads or tramways, and telegraph and telephone apparatus with which it may be necessary to interfere in constructing, maintaining or using the in-

tended railways and other works.

To purchase and take compulsorily or by agreement, or take on lease, lands, houses and other property and easements, rights of way and other rights in and over lands for the purposes of the intended railways and other works, and for or in connection therewith to take parts only of property, notwithstanding anything contained in section 92 of the Lands Clauses Consolidation Act, 1845.

To levy and recover tolls, rates, rents, dues and charges in respect of the use of the intended railways, and to grant exemptions therefrom, and if need be to vary or extinguish existing tolls, rates, rents, dues and charges.

To empower the Company to work the intended railways by mechanical or animal

To authorize the Company to carry work-men, servants and others upon the intended railways, and also to carry goods, merchandise, machinery, plant, minerals, clay, stone, timber and parcels over the same to or from the works of the Company authorized as aforesaid or in connection therewith.

To authorize the Company to make use of any stone or other material obtained by them in construction of the works authorized as aforesaid or from any land belonging to them for the purpose of the construction of the intended railways or of the works authorized by the said Act of 1908 or in connection with any of those works.

. To constitute the railways and other works proposed to be authorized by the intended Act part of the water undertaking of the Company, and to extend and apply all or some of the enactments now in force in relation to the existing waterworks of the Company with such modifications as may be indicated in the intended Act to the railways and other works so proposed to be authorized.

To confirm or otherwise give effect to any agreements which may be made before the passing of the Bill touching any of the matters mentioned or contained in this Notice.

To make provision for the removal if necessary of the intended railways after they shall have served their purpose or at such time or times as may be prescribed by the intended Act, and in such case to provide for the vesting or sale of the site of the intended railways and the terms and conditions of such vesting and sale.

To enable the Company on the one hand and any other company, corporation, road authority or person or any of them having respectively the control or management or the duty of directing the repairs of any streets, roads or places on the other hand, to enter into contracts or agreements with respect to all or any purposes of the intended Act, or the laying down, altering, maintaining, renewing, repairing, working and using of the proposed railways, and the rails, plates, sleepers, ways and works connected therewith, and for facilitating the passage of carriages and traffic over or along the same, and to confirm any agreement entered into or which may be entered into with any such company, corporation, road authority or persons during the progress of the Bill with respect to any of the aforesaid matters.

To demise or lease the railways or any part thereof and the tolls, rates, rents, dues and charges authorized to be taken in respect thereof to any local authority, company or person for any term of years or shorter period on such terms and conditions as may be agreed upon or as may be prescribed by the Bill.

To authorize and empower the Company on the one hand and any corporation, company, body or person on the other hand, to make, enter into and execute contracts, agreements and arrangements in relation to any of the subject matters of the intended Bill, and also with the Company of Proprietors of the Aberdare Canal Navigation and with the owners or lessees of any of the existing tramways, tramroads or railways over which running powers are proposed as hereinafter mentioned in connection with the railways proposed to be authorized by the Bill as regards the terms of such running, the tolls, rates, rents, dues or charges to be demanded and taken for goods, minerals, stone and all other traffic thereon, and to sanction, confirm and provide for the carrying out and execution of all or any contracts or agreements which have been or may hereafter at any time prior to the passing of the intended Bill be made or entered into by or on behalf of the Company and any such corporation, company, body or person respecting any of the matters aforesaid.

To provide for the maintenance of the intended railways and the regulation of the traffic thereon, and also as to the demanding and recovery of tolls, rates, rents, dues and charges for the conveyance of minerals, stone merchandise and all other traffic thereon.

To empower the Company to make and carry into effect agreements with any local authority within their statutory district of supply for a supply of water in bulk for redistribution; in the whole or any part of the district of any such local authority within the Company's said statutory district of supply, and for the sale or hire of the Company's mains, services, stop-cocks and other distributing plant within such statutory area, and for the cessor of the Company's rights and obligations under their special statutory powers and under the Water-works Clauses Act, 1847, to supply individual consumers during the continuance of any such agreements, and the Bill will or may sanction and confirm any such agreements as aforesaid and if need be will amend or repeal the Company's Acts and the said Act of 1847 accordingly.

To empower the Company and any other company for the time being working or using the railways of the Company or any part thereof on such terms and conditions and on payment of such tolls, rates and charges as may be agreed on or settled by arbitration or prescribed by the Bill to run over and use with their engines, carriages and wagons, officers and servants for the purposes of their traffic of every description, the existing tramways, tramroads or railways or portions thereof hereinafter mentioned belonging to other companies, corporations and persons, viz. :--

(a) That portion of the tramroad or railway belonging to the Company of Proprietors of the Aberdare Canal Navigation from Hirwain to Penderyn between its junction with the intended railway (Work No. 1) before described and the northern termination of the said tramroad or railway near the bridge carrying the branch tramroad or railway over the Nant Cadlan to the Llwyn-on Quarries of W. P.

Powell and Company Limited.

(b) The private railway or tramroad of W. P. Powell and Company Limited from its junction with the railway or tramroad of the Aberdare Canal Navigation to the said Llwyn-on

To enable the Company to apply their existing funds and any moneys which they have power to raise to the purposes or any of the purposes of the Bill, and for such purposes and for the general purposes of their undertaking to raise additional capital by the creation and issue of new, ordinary or preference shares or stock or debenture stock and by borrowing; and the Bill will provide that such new shares or stock shall either rank pari passu with the existing shares or stock of the Company or that the Company may attach to such new shares or stock a preference or priority of dividend and any other advantage which the Bill may define, and to vary the existing powers of the Company as to the sale of shares or stock.

The Bill will provide for the repeal of section 61

of the Pontypridd Waterworks and Tramroad Act, 1908, as to the conditional future purchase of the undertaking of the Company by the Glamorgan County Council or any combination of local authorities or so much of the said section 61 as relates to the costs of obtaining the said Act

The Bill will repeal or amend so much of section 42 of the Pontypridd Waterworks and Tramroad Act, 1908, as relates to the construction of the Lan Wood Reservoir sought to be abandoned and relinquished by the intended Bill, and the Bill will also provide for the repeal of so much of section 90 of the said Act of 1908 as relates to the widening, fencing and the construction of a retaining wall by the Company in connection with that portion of the main road from Hirwain

to Penderyn.

The Bill will vary and extinguish all existing rights and privileges which would interfere with any of its objects and will confer upon the Company all such rights and privileges as may be necessary for any of the purposes of the Bill and will enable the Company and any local authorities, bodies, companies or persons to enter into and fulfil contracts and agreements for and in relation to any of the purposes of the Bill and will so far as may be deemed hecessary amend, enlarge and repeal the powers and provisions of the Pontypridd Waterworks Act, 1864: the Pontypridd Waterworks Act, 1875; the Pontypridd Waterworks Order, 1883; the Pontypridd Waterworks Act, 1892; the Pontypridd Waterworks (Tramroad) Act, 1894; the Pontypridd Waterworks and Tramroad Act, 1908, and any other Act or Order relating directly or indirectly to the Company and the Aberdare Canal Act, 1793, and any other Act relating to or affecting the Company of Proprietors of the Aberdare Canal Navigation.

The Bill will incorporate with itself, with or without variation, such of the provisions as may be thought expedient of the Companies Clauses Consolidation Act, 1845; the Companies Clauses Acts, 1863 and 1869; the Lands Clauses Acts; the Railways Clauses Consolidation Act, 1845; the Railways Clauses Acts, 1863 and 1869; the Regulation of Railways Act, 1868; the Light Railways Act, 1896, and the Waterworks Clauses

Duplicate plans and sections showing the lines, situations and levels of the railways, reservoir, aqueducts or lines of pipes and other works proposed to be authorized by the Bill and also the lands, houses and other property proposed to be acquired by compulsion for the purposes thereof or under the powers of the Bill, with a book of reference to such plans containing the names of the owners or reputed owners, lessees or reputed lessees and of the occupiers of such lands, houses and other property, also an Ordnance Map with the line of the intended railways delineated thereon so as to show their general course and direction and a copy of this Notice as published in the London Gazette will be deposited for public inspection on or before the 30th day of November instant with the Clerk of the Peace for the county of Brecknock at his office in the Shire Hall, Brecon, and with the Clerk of the Peace for the county of Glamorgan at the County Council Office, Westgate-street, Cardiff, and on or before the same day a copy of so much of the said plans, sections and book of reference as relates to each of the areas hercinafter mentioned in or through which the intended railways and works or any part thereof will be made or pass or in which any lands or property intended to be taken are situate with a copy of this Notice published as aforesaid will be deposited for public inspection with the officers respectively hereinafter mentioned (that is to say) :--

As regards the rural district of Neath, with the joint clerks to the Rural District Council at their offices in Neath; as regards the rural district of Vaynor and Penderyn, with the Clerk to the Rural District Council at his office at Merthyr Tydfil; as regards the urban district of Pontypridd, with the Clerk to the Urban District Council at his office at Pontypridd; as regards the parishes of Ystradfellte and Penderyn having a parish council, with the Clerk to the Parish Council of each such parish at his office or residence respectively as the case may be,

Printed copies of the intended Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 16th day of November, 1908.

. Frank James and Sons, 9, Windsor-place, Cardiff, Solicitors.

W: and W. M. BELL, 3A, Dean's-yard, Westminster, S.W., Parliamentary Agents. A Separate Building, duly certified for religious worship, named CROSBY MISSION HOUSE, situated at Commercial-road, corner of Flinders-street, Saudhills, in the civil parish of Kirkdale, in the county borough of Liverpool, in West Derby registration district, was, on the 17th November, 1908, registered for solemnizing marriages therein, pursuant to 6th and 7th solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 18th November, 1908.

HARRIS Ρ. CLEAVER, Superintendent Registrar.

In the High Court of Justice.—Companies (Winding-up) Mr. Justice Neville.

In the Matter of the Companies Acts, 1862 to 1907 and in the Matter of SCAMPTON AND COMPANY Limited.

NOTICE is hereby given, that a petition for the winding up of the above named Company by the winding up of the above named Company by the High Court of Justice was, on the 13th day of November, 1908, presented to the said Court by Grosvenor Chater and Company Limited, 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, W.C., on the first day of December, 1908; 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.

JUDGE and PRIESTLEY, 4, Broad-street-buildings, Liverpool-street, London, E.C., 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 sale 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 28th of November, 1908. ρő«

In the High Court of Justice.—Companies (Winding-up). . Mr. Justice Neville.

No. 00345 of 1908.

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the UNITED PLYMOUTH HOTELS 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 fourteenth day of November, 1908, presented to the said Court by William Thomas Hocking, of 10, Saltash-street, Plymouth, 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 the first day of December, 1908; and any creditor or contributory of the said Company desirons 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.

WEATHERLEY and CO., 24, Bloomsbury-square,

WEATHERLEY and CO., 24, Bloomsbury-square,

W.C.; Agents for J. G. JACKSON, 9, Princess-square, Plymouth, Solicitor for the Petitioner.

Note -Any person who intends to appear on the hearing of the said petition must serve on or send by hearing of the said petition must serve on or send oy 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 30th day of November. 1908. noon of the 30th day of November, 1308. 067

In the County Court of Yorkshire, holden at Sheffield. 02 of 1908.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the CITY CYCLE AND MOTOR DEPÔT 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 Sheffield, was, on County Court of Yorkshire, holden at Shemeid, was, on the 13th day of November, 1908, presented to the said Court by the Clipper Tyre Co. Ltd., whose registered office is at 14, Regent-street, London, Cycle Manufac-turers, a creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at Hall Bank-street, Sheffield, on the 3rd day of December, 1908, at 2 o'clock in the afternoon. 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, his Solicitor, or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or con-tributory of the said Company requiring the same, by the undersigned, on the payment of the regulated charge for the same.

> COCHRANE and CO., 55. Temple-row, Birmingham, 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 after-noon of the 30th day of November, 1908.

In the High Court of Justice.—Chancery Division.

Mr. Justice Neville.

00173 of 1908.

In the Matter of KNOWLES Limited and Reduced; and in the Matter of the Companies Act, 1867; and in the Matter of the Companies Act, 1877.

OTICE is hereby given, that the Order dated the 3rd day of November, 1908, confirming the reduction of the capital of the above named Company from £250,000 to £179,800, 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 mentioned Acts, was registered by the Registard Little State Companies on the 17th November 1908 of Joint Stock Companies on the 17th November, 1908. The said Minute is in the words and figures following, namely:

"The capital of Knowles Limited and Reduced is henceforth £179,800, divided into 179,800 shares of £1 each, instead of £250,000, divided into 250,000 shares of £1 each. At the time of the registration of this Minute, 141,089 shares (forming part of the said 179,800), numbered 1 to 141,089 inclusive, have been issued and allotted, and have been and are to be deemed to be paid up to the full amount of £1 per share, and 38,711 shares (being the rest of the said 179,800 shares) have not yet been issued, and nothing is to be deemed to have been

paid on any of them."

Dated this 18th day of November, 1908.

WOODCOCK RYLAND and PARKER, 15, Bloomsbury-square, London, W.C.; Agents for HOLDENS and CANNON, Bolton, Solicitors for the Company.

In the High Court of Justice. - Chancery Division. Mr. Justice Neville.

00300 of 1908.

In the Matter of the GRASSMOOR 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 for the confirmation of the reduction of the capital of the above Company from £250,000 to £200,000, resolved upon by a Special Resolution of the Company, passed on the 22nd July, 1908, and confirmed on the 10th August, 1908, was, on the 13th October, 1908, presented to His Majesty's High Court of Justice, and is now pending; and that the list of creditors of the Company is to be made out as for the 4th day of January, 1909. Dated this 18th day of November, 1908.

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JOHNSON, WEATHERALL, and STURT, 7, King's Bench-walk, Inner Temple, London, E.C; Agents for BROOMHEAD, WIGHTMAN, and MOORE, o-

Sheffield, Yorkshire, Solicitors to the Company

In the Chancery of the County Palatine of Lancaster, Manchester District.

1908. Letter Y. No. 178.

In the Matter of WILLIAM YATES AND SONS 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 a petition presented to the Court of Chancery of the County Palatine of Lancaster, Manchester District, on the 23rd day of July, 1908, to confirm a reduction of capital to be effected by a Special Resolution, reduction of capital to be elected by a Special Resolution, reducing the capital of the above named Company, from £40,000 to £20,000, is directed to be heard before His Honour Octavius L. Leigh Clare, Esquire, the Vice Chancellor of the said Court, at the Assize Courts, Strangeways, Manchester, on Monday, the 7th day of December, 1908, at 11.30 o'clock in the forenoon.—Dated this 17th day of November, 1908.

ALFRED GRUNDY, SON, and CO., 78, King-street, Mauchester, Solicitors to the above named Company.

In the Chancery of the County Palatine of Lancaster .-Liverpool District.

1908. Letter S. No. 168.

In the Matter of the SAN LORENZO NITRATE COM-PANY 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 Court of Chancery of Lancaster Acts, 1850 to 1890.

TOTICE is hereby given, that a petition presented to the Bight Honourable the Chancellor of the Duchy and County Palatine of Lancaster on the 31st day of August, 1908, for confirming a Special Resolution reducing the capital of the above named Company from £120,000, divided into 24,000 shares of £5 each, to £32,000, divided into 24,000 shares of £3 each, by paying off the sum of £2 per share to the holders of the 24,000 shares of the Company, all of which have been issued, as being capital in excess of the Company's wants, and by reducing the amount of each of the said shares from £5 to £3, is directed to be heard before the Vice-Chancellor sitting at St. George's Hall, Liverpool, vice-Chancellor sitting at St. George's Hell, Liverpool, on Monday, the 30th day of November, 1908, at 11.30 o'clock in the forencon.—Dated this 18th day of November, 1908.

EVANS. LOCKETT, and CO., 6, Commerce-chambers, 15, Lord-street, Liverpool, Solicitors for the said Company.

NOTICE.—In accordance with the provisions of the Madras Railway Annuities Act, 1808, it is hereby notified that a total sum of £67,719 15s. Od. is now invested for the purpose of providing a Sinking Fund in respect of the Annuities Class "B," as under:—

Nominal Amount and Description of Investments.	Total Cost Price of Investments.				
£1,023, Madras Railway Annuities Class "B" £802, Great Indian Peninsula Rail-	£ s. d. 22,214 13 0				
way Annuities, Class "B" £15,000, South Australian 3\} per cent.	16,301 17 6				
New Stock (1926-36) £15,000, Western Australia 3½ per	14,587 11 0				
cent. Stock (1927-47)	11,615 13 6				
· ·	£67,719 15 0				

By order of the Annuity Trustees, T. E. BERRY, Secretary. 162, Finsbury-pavement House,

London, E.C., 17th November, 1908.

"METROPOLIS" SHIP COMPANY Limited.

T an Extraordinary General Meeting of the "Metro-A polis" Ship Company Limited, duly convened, and held at the registered office, 14. Water street, Liverpool, on the twenty-eighth day of October, 190%, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at the registered office, 14, Water-street, Liverpool, on the thirteenth day of November, 1908, the following Special Resolutions were duly confirmed :-

"1. That the Company be wound up voluntarily, and that William Thomas, of 14. Water-street, Liverpool, Shipowner, be and he is hereby appointed Liquidator for the purposes of such winding up."

2 That the draft agreement submitted to this Meeting, and expressed to be made between this Company.

ing, and expressed to be made between this. Company and its Liquidator of the one part, and the County Shipping Company Limited of the other part, be and the same is hereby approved; and that the said Liquidator be and he is hereby authorised, pursuant to sec-tion 161 of the Companies Act, 1862, to enter into an agreement with the County Shipping Company Limited in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he may think expedient."

Dated the 14th day of November, 1908.

W. J. DOWARD, Chairman.

BARQUE." CAMBRIAN WARRIOR" Limited.

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A T an Extraordinary General Meeting of the Barque "Cambrian Warrior" Limited, daly convened, and held at the registered office, 14, Water-street, Liverpool, on the twenty-eighth day of October, 1908, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at the registered office, 14, Water-street, Liverpool, on the thirteenth day of November, 1908, the following Special Resolutions were November, 1908, the following Special Resolutions were

November, 1908, the following Special Resolutions were duly confirmed:—

"1. That the Company be wound up voluntarily, and that William Thomas, of 14, Water-street, Liverpool, Shipowner, be and he is hereby appointed Liquidator for the purposes of such winding up."

"2. 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 County Shipping Company Limited of the other part, be and the same is hereby approved; and that the said Liquidator be and he is hereby authorised, pursuant to section 161 of the Companies Act, 1863, to enter into an agreement with the County Shipping Company Limited in the terms of the said draft, and to carry the same into effect, with such (if any) modifications us he may think expedient."

Dated the 14th day of November, 1908.

W. J. DOWARD, Chairman.

W. J. DOWARD, Chairman.

The Companies Acts, 1862 to 1907.

HOLZAPFELS COMPOSITIONS COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Milburn House, Newcastle-upon-Tyne, on Friday, the 30th day of October, 1908, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on Tuesday, the 17th day of November, 1908, the following Special Resolutions were duly confirmed, viz.:—

1.—"That having regard to the provisional agreement dated the 9th day of September, 1908, and made between this Company of the one part and Horace John Criddle on behalf of the new Company therein mentioned which

on behalf of the new Company therein mentioned which has since been incorporated under the name of 'Holz spele's Limited' of the other part, being an agreement for the sale of the undertaking of this Company to Holz spels Limited, which agreement was ratified by the General Meeting of this Company held on the 17th day of September, 1908, and was on that day adopted by the new Company, it is desirable to wind up this Company, and accordingly that this Company be wound up vountarily, and that Mr. George Henry Coy, of 73. Brighton-grove, Newcastle-upon-Tyne, be and he is hereby appointed Liquidator for the purpose of such winding up."

3.—"That the said Liquidator be and he is hereby authorised (when and so soon as the debts and liabilities on behalf of the new Company therein mentioned which

authorised (when and so soon as the debts and liabilities of this Company shall have been paid and satisfied or duly provided for) to distribute in specie or kind amonast the contributories of this Company, in accordance with

their respective rights and interests therein, the 250,000 Ordinary Shares of £1 each in the capital of Holzapfels Limited (credited as fully paid up), which form part of the consideration for the said sale less the 10,000 Ordinary Shares subscribed in the Memorandum of Association of the new Company by ten of the said con-tributories at the rate of 1,000 shares each which are to be treated as if allotted under such distribution in part satisfaction of the rights and interests aforesaid of such ten contributories respectively, and so that except as to the contributories respectively, and we that except as to the shares so subscribed each contributory shall be entitled to elect to have his or her proportion thereof allotted to himself or herself, or to his or her nominee or nominees, such election to be declared by notice in writing to the said Liquidator within seven days after the passing of the resolution."

3.—"That the said Liquidator do sell the shares not

so allotted and do pay the net proceeds of sale to the contributories who would have been entitled to the shares sold rateably in proportion to the number of the shares sold that they would have been entitled respectively to apply the shares sold that they would have been entitled respectively the shares.

tively to call for."

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M. HOLZAPFEL, Chairman.

In the Matter of the EXCELSIOR COOKED MEATS AND PROVISION CO. Limited.

AT an Extraordinary General Meeting of the above named Company, duly convened, and held at the registered office, 35 and 37, Birkett-street, Liverpool, on Monday, the 16th day of November, 1308, the following

Monday, the lotti day of Inductions, 1905, the lotting Extraordinary Resolutions were passed, viz.:—
That it has been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wird up the same, and that the Company be would up

accordingly.

That Mr. William Henry Jackson, of 35, Birkett-street, Liverpool, be appointed Liquidator to conduct the winding up.
Dated this 18th day of November, 1908.

JAMES S. MARSDEN, Chairman.

In the Matter of the SOCIÉTÉ DES AUTOMOBILES LE PASSE-PARTOUT Limited.

A Tan Extraordinary General Meeting of the Members of the above named Company, duly convened and held at 84, Bishopsgate-street Within, London, E.C., on the 15th day of October, 1908, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place on the 2nd day of November, 1908, the following Special Resolution was duly confirmed viz. Special Resolution was duly confirmed, viz.:—
"That the Société des Automobiles le Passe-Partout Limited be wound up voluntarily."
"That Mons. Chas. de Douhet, of Avenue Casimir

Asnières (Seine), be appointed Liquidator for the purposes of such winding up.

17th November, 1908.

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D. H. CRAWFORD CORY, Chairman.

In the Matter of the Companies Acts, 1862 to 1907, and of BUTTON HOLES Limited.

AT an Extraordinary General Meeting of the above named Company, duly convened, and held at the Angel Hotel. Dale-street, Liverpool, on Friday, the 13th day of November, 1908, the following Extraordinary Resolutions were duly passed:—
1. "That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same and accordingly that the Company

to wind up the same, and accordingly that the Company be wound up voluntarily.

2. "That Mr. Hugh Bayley, of No. 1, Booth-street, in the city of Manchester, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated this seventeenth day of November, 1908.

HALL, SON, and HAWKINS, Northern Assurance - buildings, Albert - square, Manchester, Solicitors for Liquidator. 038

RENARD SYNDICATE Limited.

T an Extraordinary General Meeting of the Members A of the above named Company, duly convened, and held at 82, Victoria street, in the city of Westminster, on Thursday, the 29th day of October, 1908, the following

Special Resolution was passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on Friday, the 13th day of November, 1908, such resolution was duly confirmed:—

Resolution .- "That the Company be wound up volun-

tarily.

And at such last mentioned Meeting, Herbert Arthur Grimsdick, Accountant, of 82, Victoria street, in the city of Westminster, was appointed Liquidator for the purpose of such winding up.

HARRY S. FOSTER, Chairman.

In the Matter of the Companies Acts, 1862 to 1907, and of HOWARTH AND HARWOOD Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 27, York-street, C. on M., Manchester, on Saturday, the 14th day of November, 1908, the following Extraordinary

Resolution was duly passed, viz:—
"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 accordingly that the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 to 1907."

And at the same Meeting Mr. J. W. Beever, of 17, Cooper-street, Manchester, Chartered Accountant, was appointed Liquidat r for the purpose of such

winding up.

JOSIAH SWITH, 78, King street, Manchester, Solicitor to the Company.

In the Matter of the Companies Acts, 1862-1907. Re ALFRED NICHOLS Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at Bank-chambers, Bridgwater, on the fourteenth day of November, 1908, the following Extraordinary Resolution

"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 Edward William Helps, of Bank-chambers, Bridgwater, Incorporated Accountant, be and is hereby appointed Liquidator for the purpose of such winding up."

Dated the sixteenth day of November, 1908.

R. O. SULLY, Chairman.

The Companies Acts, 1862-1907.

JAMES DAVIE AND COMPANY Limited.

T an Extraordinary General Meeting of the Members A is a Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 31, Rochdale-ruad, Manchester, in the county of Lancaster, on the 24th day of October, 1908, the following Extraordinary Resolution was duly passed:

"That it having been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continuity that it cannot, by reason of its liabilities, continuity that its cannot, by reason of its liabilities.

tinue its business, and that it is advisable to wind up the same, it is hereby resolved that the Company be wound up voluntarily, and that Edgar Oates, of Temple Chambers, 33, Brazennose-street, Manchester, be and is hereby appointed Liquidator to conduct such winding up."

JAMES DAVIE, Chairman.

The BAD-NAUHEIM NATURAL CARBONIC SPRINGS Limited.

OTICE is hereby given, that at an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at "Dewar House," Haymarket, London, S.W., on the 29th day of nouse, naymarket, London, S.W., on the 29th day, of October, 1908, 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 16th day of November, 1908, the said Special Resolution was duly confirmed. confirmed:-

That the Company be wound up volun Resolution.tarily, and that Mr. Gilbert Courtenay Clarke, of 13, Basinghall-street, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding up.

THOMAS R. DEWAR, Chairman. F. H. HARVEY-SAMUEL, Solicitor.

In the Matter of the COMBINED AUTOMATIC MACHINE COMPANY Limited.

Tan Extraordinary General Meeting of the Members A of the above named Company, duly convened, held at the registered offices, 3 and 5, Crown-court, Old Broad-street, London, E.C., on the 16th day of November, 1908, the following Extraordinary Resolutions were duly passed :

Resolutions.

(1) That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the same be wound up accordingly.

(2) That William Stewart Gregg, of 3 and 5, Crown-court, Old Broad-street, London, E.C., be appointed Liquidator for the purposes of such winding up.

19th November, 1908.

C. WILLIAMSON MILNE, Chairman. A. J. M. DUNCAN (Stibbard, Gibson, and Co.), Solicitor.

The Companies Acts, 1862 to 1900. · CRAVEN, SIMPSON AND COMPANY Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 70/71, Bishopsgate-street Within, London, K.O., on the thirtieth day of October, 1908, 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 70/71; Bishopsgate-street Within, London, E.C., on the four teenth day of November, 1908, the said Special Resolution

"That the Company be wound up voluntarily, and that Mr. Arthur Goddard, of 46, London Wall, London, E.C., be appointed Liquidator of the Company."

THOS. CRAVEN, Chairman.

The Companies Acts, 1862 to 1907. The EAST KENT AND HERNE BAY MOTOR OMNIBUS COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, daly convened, and held at the Albany Restaurant, Herne Bay, on the

and held at the Albany Restaurant, Herne Bay, on the 9th day of October, 1908, the following Extraordinary Resolution was duly passed:—

That it has been proved to the satisfaction of the Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that Percy Edwin Iggulden, of 15, Promenade Central, Herne Bay, be and he is bereby appointed Liquidator for the purposes of such winding up.

PERCY E. IGGULDEN, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and of the WHITEHAVEN JOINT STOCK BANKING COMPANY Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at the Bank, in Queen-street, Whitehaven, on Thursday, the 19th day of October, 1908, 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 Friday, the 13th day of November, 1908, the following Special Resolution was duly confirmed, viz.

the 13th day of November, 1908, the following Special Resolution was duly confirmed, viz.:—

That this Meeting deems it desirable to amalgamate the business of the Company with the business of Parr's Bank Limited, and accordingly that the Company be wound up voluntarily, and that Thomas Machell, of Whitehaven, in the county of Cumberland, Bank Manager, and Robert Walter Whalley, of 4, Bartholomew-lane, in the city of London, Bank Manager, be and they are hereby appointed Liquidators for the purpose of such winding up, and that they be and they are hereby authorised to enter into Agreements with Parr's Bank Limited in the terms of the drafts submitted to this Meeting and to carry the same into effect with such (if any) modifications as the same into effect with such (if any) modifications as the said Liquidators may approve, and to exercise all or any of the powers capable of being vested in them by virtue of sections 160 and 161 of the Companies Act, 1862, and that either one of such Liquidators be empowered to act alone in the winding up of the Company or for any of the purposes aforesaid.

JOHN MUSGRAVE, Chairman.

In the Matter of MAIN ROADS DEVELOPMENT Limited.

Tan Extraordinary General Meeting of the Members A of the above named Company, duly convened, and held at 25, Abingdon-street, Westminster, on the 5th day of November, 1908, and adjourned to the 12th day of November, 1908, 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. William Charles Johnson, of 149, Palace-chambers, Westminster, be and

he is hereby appointed Liquidator for the purposes of such winding up."

Dated this eighteenth day of November, 1908.

S. ORMSBY GORE, Chairman of the Meeting.

PORTSMOUTH CIVIL SERVICE CLUB BUILDINGS COMPANY Limited.

T an Extraordinary General Meeting of the Members A of the above named Company, duly convened, and held at the Albany Hotel, Portsmouth, on the 12th day of October, 1908, 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 9th day of November, 1903, the following Special Resolution

"That the Company be wound up voluntarily, and that Mr. F. H. Benjamin, Chartered Accountant, of Pearl Buildings, Portsmouth, is bereby appointed Liquidator of the Company at a remuneration of 20 per cent. on the assets realised, but not to exceed £10."

B. HOBBS, Secretary.

The SCOTTISH COLLIERIES OF WESTERN AUSTRALIA Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at Glasgow; on the 28th day of October; 1908, the following resolution was duly passed; and at a sub-equent Extraordinary General Meeting of the said Company, also duly convened, and held at Glasgow, on the 13th day of November, 1908, the said resolution was duly confirmed as a Special Resolution with the said resolution was duly confirmed as a Special Resolution, viz.:-

"That the Company be wound up voluntarily."
At the said subsequent Extraordinary General Meet-

ing of the said Company, the following resolution was also passed, viz.:—

"That Mr. C. D. R. Walker, C.A., 188, St. Vincent-street, Glasgow, be and he is hereby appointed Liquidator for the purpose of winding up the affairs of the Company."

Dated the 17th day of November, 1908.

C. D. R. WALKER, Liquidator.

HOWARTH AND HARWOOD Limited. (In Voluntary Liquidation.)

OTICE is hereby given, persuant to section 27 of the Companies Act, 1907, that a Meeting of the creditors of the above named Company will be held at the Chartered Accountants' Hall, 60. Spring-gardens, Manchester, on Wednesday, the 2nd day of December, 1908, at 3 o'clock in the afternoon.—Dated this 16th days of November, 1908. day of November, 1908.

J. W. BEEVER, Liquidator, 17, Cooper-street, Manchester.

In the Matter of ALFRED NICHOLS Limited. ln Voluntary Liquidation.

IN pursuance of section 27 (1) of the Companies Act, 1907, a Meeting of the creditors of the above named Company will be held at Bank Chambers, Cornbill, Bridgwater, in the county of Somerset, on the 2nd day of December, 1908, at 12 o'clock noon. Any person claiming to be a creditor, and desiring to be present, should at once inform the undersigned, Edward William Helps, at his address, Bank Chambers aforesaid.—Dated this 18th day of November, 1908.

E. W. HELPS, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of TOOLEY AND COMPANY

NOTION is hereby given that, pursuant to section 27 (1) of the Companies Act, 1907, a Meeting of the creditors of the above named Company will be held at the offices of Messrs. W. B. Keen and Co., Chartered Accountants, 23, Queen Victoria-street, London, E.C., on Tuesday, December 1st, 1908, at 230 o'clock in the afternoon. Any person claiming to be a creditor, and desiring to be present, should at once inform me, the undersigned Liquidator.—Dated this sixteenth day of November 1909. November, 1908.

J. B. REEVES, Liquidator.

"The Companies Acts, 1862 to 1907."

The SOUTH EASTERN RUBBER AND CHEMICAL COMPANY Limited. In Voluntary Liquidation.

NOTICE is hereby given, pursuant to section 27 of the Companies Act, 1907, that a Meeting of the creditors of the above named Company will be held at IA, Castle-street, Canterbury, on Friday, the 27th day of November, 1908, at 3 o'clock in the afternoon.—Dated this 18th day of November, 1908.

ARTHUR MASON, Liquidator.

"CRAVEN SIMPSON AND COMPANY Limited."

NOTICE is hereby given, pursuant to section 27 of the Companies Act, 1907, that a Meeting of the creditors of Craven Simpson and Company Limited will be held at 70 and 71, Bishopsgate-street Within, in the city of London, on Saturday, the 28th day of November, 1908, at eleven o'clock in the forenoon, for the purposes provided for in the said section.—Dated the 17th day of November, 1908.

ARTHUR GODDARD, Liquidator.

The SCOTTISH COLLIERIES OF WESTERN . AUSTRALIA Limited. (In Liquidation.)

OTICE is hereby given, in terms of the Companies Act, 1907, section 27, that a Meeting of creditors of the above named Company will be held within the office of Dunlop and Murray, C.A., 188, Saint Vincent-street, Glasgow, on Saturday, the 28th day of November, 1908, at twelve o'clock noon.

C. D. R. WALKER, Liquidator.

Glasgow, 17th November, 1908. cão

The Companies Acts, 1862 to 1907. The NEW ZEALAND AGRICULTURAL COMPANY Limited. (in Voluntary Liquidation.)

OTICE is hereby given that, in pursuance of section 27 (1) of the Companies Act, 1907, a Meeting of creditors of the above named Company will be held at my offices, No. 5, London Wall-buildings, Finsbury Circus, in the city of London, on Thursday, the third day of December, 1908, at 12 o'clock noon. Any person claiming to be a creditor of the Company and desiring to be present, should at once inform the underdesiring to be present, should at once inform the undersigned Liquidator and also send him a statement of his claim.—Dated this 18th day of November, 1908.

PERCIVAL D. GRIFFITHS, Liquidator.

I the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the BARQUE CAMBRIAN WARRIOR Limited. (In Liquidation.)

NUTICE is hereby given, that the creditors of the above named Company are required, on or LV above named Company are required, on or before the 24th day of December next, to send their names and addresses, and the perticulars of their debts or claims; to the undersigned, William Thomas, of 14, Water-street, in the city of Liverpool, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are to come in to 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 16th day of November, 1905. this 16th day of November, 190s.

WM. THOMAS, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the METROPOLIS SHIP COMPANY Limited. (In Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required on or before the 24th day of December next, to send their nore the 24th day of December hext, to send their names and addresses, and the particulars of their debts or claims to the undersigned, William Thomas, of 14, Water-street, in the city of Liverpool, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are to come in to 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 16th day of November, 1908.

WM. THOMAS, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of ARGYLLS LONDON Limited.

OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 31st day of December, 1903, to send their names and addresses, and the particulars of their debts and claims, and the names and addresses of their Solicitors (if any), to Robertson Lawson, of 34, Old Broad-street, London, E.C., the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 18th day of November, 1908.

· STEPHENSON, HARWOOD, and CO., Lombard-street, London, E.C., Solicitors for Robertson Lawson; the above named Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the MULTIPHONE COMPANY Limited.

NOTICE is hereby given, that the creditors of the Company are required, before the 5th December next, to send their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to the undersigned, E. G. F. Medley, 6. Farringdon-avenue, London, E.C., the Liquidator of the said Company; and, it so required, in writing by the said Liquidator, are, by themselves, or their Solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 19th day of November; 1908.

E. G. F. MEDLEY, Incorporated Accountant.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of TOOLEY AND CO. Limited.

OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 23rd day of December, 1908, to send their names and addresses, and particulars of their debts or claims, and the names and addresses, and addresses of their Solicitors, if any, to the undersigued, James Benjamin Reeves, Chartered Accountant, of 23, Queen Victoria-street, London, E.C., the Liquidator of the above Company, and, if so required, by notice in writing from him, 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 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 16th day of November, 1908.

J. B. REEVES, Liquidator.

In the Matter of the UNITED COUNTIES LAND, BUILDING, AND INVESTMENT SUCIETY Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 4th day of January, 1909, 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 Alfred Burndge and Frederick Bradford, of 1 and 2, Great Winchester-street, in the city of London, 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 14th day of November, 1908.

SEGAR BASTARD and CO., 3, Salters Hallcourt, Cannon-street, E.C., Solicitors to the above named Liquidators.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the GUILD OF HANDIORAFT Limited.

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 31st day of December, 1908, 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 George Vickery, of Essex House, Chipping Campden, Gloucestershire, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, personally or 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 19th day of November, 1908.

STEPHENSON, HARWOOD, and CO., of 31, Lombard-street, London, E.C., Solicitors to the said Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and of T. AND R. HOWARTH Limited.

THE creditors of the above named Company are required, on or before Friday, the 4th day of December, 1908, to send their names and addresses, and the particulars of their debts or claims, if they have not already done so, to Mr. Lonsdale Broderick, of 44, Spring-gardens, in the city of Manchester, Chartered Accountant, the Liquidator of the said Company; and if so required, by notice in writing from the said Liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 17th day of November, 1908.

THOMAS R. DOOTSON, Market Place, Leigh, Lancashire, Solicitor for the above named Liquidator.

In the Matter of the Companies Acts, 1862 to 1908.
The LIVERPOOL OREMATORIUM COMPANY .
Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 20th day of December, 190%, 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 Edmund David White, of 17 and 18, Brown's-buildings, Exchange, Liverpool, Chartered Accountant, 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 19th day of November, 1908.

BATESONS, WARR, and WIMSHURST, 14, Castle-street, Liverpool, Solicitors to the above named Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the PARK PLACE SPINNING COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarity wound up, are required, on or before the twelfth day of December, 1908, 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 us, the undersigned Richard Greenwood, Richard Haythornthwaite, Henry Lawton, John Whittaker, and William

Wilson, the Liquidators of the said Company, addressed under cover to "The Liquidators of the Park Place Spin ing Company Limited, Blackburn"; 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 18th day of November, 1908.

RICHD, GREENWOOD,
R. HAYTHORNTHWAITE,
HENRY LAWTON,
JOHN WHITTAKER,
WILLIAM WILSON,

The NEW ALLUVIAL EXPLORATION SYNDICATE Limited.

OTIOE 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 26, Victoria-street, Westminster, S.W., on Monday, the 21st day of December, 1908, at 10.30 in the forencon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 19th day of November, 1908.

G. C. CLARK, Liquidator,

The INTERNATIONAL TELESCRIPTOR SYNDICATE Limited.

of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at Effingham House, 1, Arundel-street, Strand, London, W.C., on Toursday, the seventh day of Jaouary, one thousand nine hundred and nine, at 4.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; 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 seventeenth day of November, one thousand nine bundred and eight.

R. H. HOARE, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and of THOMAS L. LEADBETER Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Parsons and Jolliffe, 70, High-street, Newport, Mon., on Tuesday, the 22nd day of December, 1904, at 10.30 o'clock in the forencon 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 fixtraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 16th day of November, 1908.

OHARLES E. PAR ONS, F.C.A. (Parsons and Jolliffe), Liquidator.

In the Matter of the Companies Acts, 1862 to 1900 and of the UNION IRONWORKS COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. Moss and Barker, Chartered Accountants, Market-place, Ashton-under-Lyne, on Monday, the 21st day of December, 1908, at 7.30 o'clock in the evening precise y, 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

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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 17th day of November, 1908.

WM. MORTON, Liquidator.

PARNELL AND COMPANY Limited. (In Liquidation.)

Pursuant to Section 142 of the Companies Act, 1862.

NOTION is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of the Liquidator, Produce Ex-change, Hanging Ditch, Manchester, on Tuesday, the 22nd day of December, 1908, at 2.30 o'clock in the afternoon, for the purpose of having an account laid before hoon, for the purpose of naving an account had before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, to hear any explanation that may be given by the Liquidator, and to determine, by Extraordinary Resolution, the manner in which the books, accounts, and other documents of the Company, shall be disposed of Dated this 18th day of November 1908 .of.—Dated this 16th day of November, 1908.

FRED. WALMSLEY, Liquidator.

The UM RUS GOLD MINES OF EGYPT Limited. (In Liquidation.)

NOTIOE 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. 9, Queen-street-place, in the city of London, on Monday, the 21st day of December, 1908, at 2 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 disnosed of and of hearing any explanation the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 13th day of November, 1908.

Registered offices, 5 and 9, Queen-street-place, London,

E.C.

G. H. WELLS, Liquidator

CECIL FOSTER, 7, Queen-street-place, London, 953

The ABERMAED STEAMSHIP CO. Limited.

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 20th day of November, 1908.

R. J. MATTHEWS, Liquidator.

WM. AND THOS. MAY Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at No. 23, Change-alley, Sheffield, on Wednesday, the 30th day of December, 1908, at eleven o clock in the forencon precisely, to receive the report of the Liquidater, showing how the winding up of the Company has been conducted, and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts, and documents of the Company.—Dated this 17th day of November, 1908.

JOHN GREGORY, Liquidator:

Re JOHN BEST Limited.

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at 11, Chalton-street, Euston-road, London, N.W., on Monday, the 21st day of December, 1908, 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 properry 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 17th day of November, 1908.

OWEN and BAILEY, Solicitors for the Liquidator.

STONES AND GUNBY Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Hart Moss and Co., 22, heid at the omces or Messrs. Hart moss and Co., 22, Moorgate-street, Rotherham, on Monday, the 21st day of December, 1908, at three o'clock in the afternoon precisely, to receive the report of the Liquidator showing how the winding up of the Company has been conducted, and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts, and documents of the Company.—Dated this 17th day of November, 1908.

W. H. COPLEY, Liquidator.

The THETA GOLD MINING COMPANY Limited, (In Liquidation.)

OTICE is hereby given that, in pursuance of Section 142 of the Companies Act, 1862, a General Meeting of the Theta Gold Mining Company Limited (in Liquidation) will be held at Salisbury House, London Wall, London, E.C., on the 21st day of December, 1908, at 12 o'clock noon, for the purpose of having laid before the Meeting the accounts of the Liquidator, showing the manner in which the winding up has been conducted and the property of the Company disposed of and eff and the property of the Company disposed of, and eff bearing an explanation thereof given by the Liquidator. —Dated this 19th day of November, 1908.

R. F. MASTERTON, Liquidator. *

In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the PRIESKA SYNDICATE Limited. (In Liquidation.)

OTICE is hereby given, that in pursuance of section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will be held at the effices of the Company, situate at No. 100, Dashwood House, in the city of London, on Monday, the twenty-first day of December, 1908, at eleven o'clock in The ABERMAED STEAMSHIP CO. Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 9, Cambrian-place, Swansea, on Wednesday, the 23rd December, 1908, at 12 o'clock noon, to receive the Liquidator; report, showing how the winding up of the Liquidator; showing how the winding up of the Company has been conducted and its property 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 has been conducted and its property disposed of the Liquidator; and documents of the Company has been conducted and its property disposed of the Liquidator; and documents of the Company which the books, accounts, and documents of the Company and conducted and its property disposed of the Liquidator; and documents of the Company which the books, accounts, and documents of the Company and country and conducted and its property disposed of the Liquidator; and also of determining the property disposed of the Liquidator and the property of the Company has been conducted, and the property of the Company disposed of the Liquidator; and also of determining the property disposed of the Liquidator and the property of the Company disposed of the Liquidator and the property of the Company disposed of the Liquidator and the property of the Company disposed of the Liquidator and the property of the Company disposed of the Liquidator and the property of the Liquidator and the property of the Company disposed of the Liquidator and the property disposed of the Liquidator and the property disposed of the Liquidator and the property disposed of the Liquidator and the liquidator and the liquidator and the pany, and of the Liquidator, shall be disposed of.—Dated this sixteenth day of November, 1908.

A. J. MARKWELL, Liquidator.

In the Matter of the ST. HELENS UNION LOAN DISCOUNT AND DEPOSIT COMPANY Limited.

TAKE notice that, pursuant to section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Hammill and Marsh, Bankchambers, Hardshaw-street, St. Helen's, on the twenty-third day of December, 1908, at ten o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding before them, showing the manner in which the winding perore them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the circulated day of November 1908 eighteenth day of November, 1908.

F. W. MARSH, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and of the RUSSIAN CAMMELL FILE COMPANY Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at our offices, 29, Bank-street, Sheffield, on Monday, the 21st day of December, 1908, at 11 o'clock in the fore-noon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up

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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 18th day of November, 1908.

WATSON, ESAM, and BARBER, 29, Bank-street, Sheffield, Solicitors for the Liquidator.

RODMAN BAY COMPANY Limited.

RODMAN BAY 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 bheld at No. 58, Colman-street, London, E.O., on Wednesday, the 30th day of December, 1903, 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 which make 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 17th day of November, 1908. this 17th day of November, 1908.

GEO. B. HUDSON, Liquidator.

The WATER PUBLISHING 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 of the Members of the above named Company will be held at 30 and 31, Furnival-street, London, E.C., on the 22nd day of December, 1908, at two o'clock 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, by Extraordinary Resolution, determining the manner in which the books, accounts, and other documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 18th day of November, 1908.

W. BELL, Liquidator.

.. The BANBURY LEATHER MANUFACTURING C∪Y. Limited.

NOTIOE is hereby given, that a General Meeting of the Members of the above named Company will be held at 8, Breams-buildings, Chancery-lane, London. E.C., on the 21st day of December, 1908, at three o'clock 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 Com-pany disposed of, and of hearing any explanation that may be given by the Liquidator; and also, by Extra-ordinary Resolution, determining the manner in which the books, accounts, and other documents of the Company, and of the Liquidator thereof, shall be disposed of. –Dated this 18th day of November, 1908.

LEWIS HARDY, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and of EVANS AND COMPANY, Printers, Limited.

NOTICE is hereby given, that a General Meeting of NOTIOE is hereby given, that a General Meeting of the above named Company will be held at 6, Hatton-garden, London, E.C., on Tuesday, the twenty-ninth day of December, 1908, for the purpose of having the account of the Liquidator, 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 eighteenth day of November, 1908. eighteenth day of November, 1908.

JAMES HALFORD, Liquidator.

6, Hatton-garden, London, E.C.

J. P. COYNE Limited.

NOTIOE is hereby given, in pursuance of section 142 of the Companies Act. 1852, that a General Meeting of the Members of the above named Company will be held at Blomfield House, London Wall, E.O., on 21st | 057

day of December, at 4 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been snowing 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 ninth day of Navamber 1402 November, 1908.

W. J. NORTHWAY, Liquidator.

ARCANUM Limited,

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862; that a General Mechaing of the Members of the above named Company will be held at Cannon-street Hotel, on the 22nd day of December, at 10.30 cclock in the forencon, for the pursuance of having a company hid before their shawing the December, at 10.30 o'clock in the forestion, 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 dearing 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 19th day of November, 1908.

G. S. HUNTER, D. A. THOMPSON, Liquidators.

In the Matter of the Companies Acts, 1862 to 1890, and in the Matter of the MIDDLESBROUGH MINERAL WATER COMPANY Limited.

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1-62, that a General Meeting of the Members of the above named Company Meeting of the Members of the above named Company will be held at the office of the Liquidator, Albert-chambers, Middlesbrough, on Wednesday, the 23rd day of December, 1908, at 3.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 17th day of November, 1908.

FRED. J. FORSTER, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and of D. SANTUNI AND CO. (1906) Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at the office of the Liquidator, 3*, Coleman-street, Loudon, E.C., on Wednesday, the 23rd day of December, 1908, at twelve o'clock noon precisely, for the purpose of having the Liquidator's accounts, showing the manuer in which he 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 Extra-ordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 19th day of November, 1908.

J. H. DUNCAN, Liquidator.

FELLING SHORE BRICK COMPANY Limited . 2

TOTIOE is hereby given that, in pursuance of section 142 of the Companies Act, 1862, an Extraordinary General Meeting of the Members of the above named Company will be held at the offices of Messrs. Rycroft and Glenton, 70, Pilgrim-street, in the city and county of and cremon, 70, Figrim-street, in the city and county of Newcastle - on - Tyne, on Monday, the 21st day of December, 1908, at 5.30 in the afternoon, to receive the Liquidators' account showing how the winding up of the Company has been conducted, and its property disposed of, and to hear any explanation, that may be given by the Liquidators; and also together than the conducted of the manner in which the books, accounts, and documents of manner in which the books, accounts, and documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated the 11th day of November, 1908.

GERVASE E. VARKHAM, THOMAS REEU, J. BKADFORD. WILTON A. RYCROFT (Chartered Accountant),

Liquidators.

. J. S. CRITCHLEY 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 17/18, Devonshire-chambers, Bishopscate-street Without, in the city of London, on Monday, the 21st day of December, 190%, at two o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the 19th day of November, 1908.

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WILLIAM TOMES, Liquidator.

The ALKALI DEVELOPMENT SYNDICATE Limited.

NOTICE is hereby given, pursuant to section 142 of the Companies Act, 1863, that a General Meeting of the Members of the above named Company will be held at the offices of E. R. Cummins, 38, Gracechurchstreet, E.C., on Wednesday, the 23rd December, 1908, at 5 o'clock in the afternoon, for the purpose of having an account laid before the Company, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and to fix the amount of the Liquidator's remuneration.

—Dated this 19th day of November, 1908.

DAVID B. COTTON, Liquidator.

The CYANIDE MANUFACTURING COMPANY Limited.

NOTICE is hereby given that, in pursuance of section 142 of the Companies Act, 1862, a General Meeting of the Members of the above named Company will be held at 20, Copthall-avenue, in the city of London, on Monday, the twenty-first day of December, 1908, at 12 noon precisely, for the purpose of having an account laid before them, showing the manner in which account laid before them, showing the manner in which the winding up of the said Company has been con-ducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this ninth day of November, 1908.

J. HOW, Liquidator.

The LONDON MERCANTILE ASSOCIATION 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 Messrs. Parker and Richardson, Friars House, New Broad-street, in the city of London, on Monday, the 21st day of December, 1908, at 2.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explana-tions that may be given by the Liquidators; and also 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 18th day of November, 1908.

ALBION H. H. RICHARDSON, Liquidators. G. I. HAKEWILL,

NORTHAMPTONSHIRE SUPER-AERATION Limited.

OTIOE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at the offices of the Liquidator, Finsbury House, Blomfield-street, in the city of London, on Monday, the twenty-first day of December, 1908, at four o'clock in the afternoon, for the purpose of having an account laid kefore them, showing the manner in which the winding gatore them, showing the manner in which the winding up has been conducted, and the property of the Company diposed 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 dispused of.—Dated the eighteenth day of November 1908 eighteenth day of November, 1908.

G. DUNDAS PRICE, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the MULTIPHONE COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above Company will be held at the offices of the Company, No. 2+, the Pavement, Chiswick, in the county of Middlesex, on Tuesday, the 29th day of December, 1908, at 6 o'clock Tuesday, the 29th day of December, 1908, at 6 o'clock P.M., for the purpose of receiving the Liquidator's account, showing the manner in which the winding up of the Company 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 Risolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 19th November, 1908. ber, 1908.

E. G. F. MEDLEY, Liquidator.

In the Matter of the Companies' Acts, 1862 to 1907, and LEAD SEAL MANUFACTURING CO. of the Limited.

TAKE notice that a General Meeting of the above named Company will be held at 136, Chapel-street, Salford, on Tuesday, the 22nd day of December, 1908, 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, shall be disposed of.—Dated this 16th day of November, 1908.

W. J. HOLGATE, Liquidator.

The Companies Acts, 1862 to 1907.

"THE HANLEY BOROUGH COLLIERY COMPANY Limited."

NOTICE is hereby given, that a General Meeting of the Members of the Hanley Borongh Colliery Company Limited will be held at Victoria-chambers, Stoke-on-Trent, on Tuesday, the 22nd day of December, 1908, at twelve o'clock noon precisely, for the purpose of having an account laid before them by the Liquidator (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.

FREDERICK GEEN, Liquidator.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Caroline Henrietta Woodgate and Flora Emily Reed, carrying on business as Fancy Drapers, at 4, Kings-road, St. Leonards-on-Sea, under the style or firm of WOOD-GATE AND REED, has been dissolved by mutual consent as and from the 31st day of October, 1908. All debts due to and owing by the said late firm will be received and paid by the said Caroline Henrietta Woodgate.—Dated 16th day of November, 1908.

C. H. WOODGATE FLORA EMILY REED.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
John Robert Burrage, of Mona Park-hill, Carshalton,
Surrey, Suveyor, and A thur Simms, of 8, the Crescent,
Carshalton Park-road, Carshalton aforesaid, Glazier,
carrying on business as Oil and Colour Merchants,
Claziers, and Makers of Lead Lights, at 107, Waddon
New-road, Croydon, Surrey, under the style or firm of
A. SIMMS AND COMPANY, has been dissolved by
mutual consent as and from the thirty-first day of
Ootober, 1908. All debts due to and owing by the said
late firm will be received and paid by the said John Robert Burrage, who will continue to carry on the said John Robert Burrage, who will continue to carry on the said business at 107. Waddon New-road aforesaid.—Dated this fourteenth day of November, 1908.

J. B. BURRAGE, A. SIMMS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Francis Johnson and James Vincent Coonan, both of
the city and county of Kingston-upon-Hull, carrying on
business as Engineers and Millwrights, at Kingstonupon-Hull aforesaid, under the style or firm of
"COONAN AND JOHNSON," has been dissolved by
mutual consent as and from the eighteenth day of
October, 1908. All debts due to and owing by the said
late firm will be received and paid by the said James
Vincent Coonan.—Dated 18th day of November, 1908.

F. JOHNSON. JAMES V. COONAN.

NOTICE is hereby given, that the partnership heretofore subsisting between us the undersigned, Marks Rubenstein and Philip Blashkey, carrying on business as Tailors, at Melbourne Mills, Melbournestreet, off North-street, in the city of Leeds, under the style or firm of "RUBENSTEIN AND BLASHKEY," has been dissolved by mutual consent as and from the 16th day of November, 1908. All debts due to and owing by the said late firm will be received and paid by the said Philip Blashkey.—Dated 16th day of November, 1908.

MARKS RUBENSTEIN. PHILIP BLASHKEY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Allan William Covell and Tom Willcocks, carrying on
business as Butchers, at Torquay, under the style or firm
of "COVELL AND WILLOCKS," and at Paignton,
under the style or firm of "Willcocks and Covell," has
been dissolved by mutual consent as and from the 25th
day of July, 1908. All debts due to and owing by the
said late firm will be received and paid by the said Tom
Willcocks.—Dated 1st day of October, 1908.

ALLAN W. COVELL. TOM WILLCOCKS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Ernest Morgan Davies and Thomas Pearce Davies,
carrying on business as Cotton Manufacturers, at Greenfield and Waterfield Mills, Darwen, under the style or
firm of The GREENFIELD MILL COMPANY, has been
dissolved by mutual consent as and from the fourteenth
day of November, 1908. All debts due to and owing by
the said late firm will be received and paid by the said
Thomas Pearce Davies.—Dated this fourteenth day of
November, 1908.

E. M. DAVIES. THOS. P. DAVIES.

NOTIOE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
James Garner, of Bletchley Iron Works, Bletchley, in
the county of Buckingham, and George William Bevis,
of High-street, Fenny Stratford, in the said county of
Buckingham, carrying on business as General Smiths, at
Bletchley Iron Works aforesaid, under the style or firm
of GARNER AND BEVIS, was on the thirtieth day
of October, one thousand nine hundred and eight, dissolved by mutual consent.—Dated this 18th day of
November, 1908.

JAMES GARNER. GEORGE WILLIAM BEVIS. 6 I 7

NOTIOE is hereby given, that the Partnership heretofore existing between us the undersigned,
William Mathias Williams and George Coombs, in
the trade or business of Hay and Corn Merchauts,
carried on by us at Albert-street, in the city of Cardiff,
under the firm of "WILLIAMS AND COOMBS," has
this day been dissolved by mutual consent. All debts
due to and owing by the late firm will be received and
paid by the undersigned, George Coombs, by whom the
business will in future be carried on at Albert-street
aforesaid, under the style or firm of "George Coombs."
—Dated this 16th day of November, 1908.

W. M. WILLIAMS. GEORGE COOMBS. NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Richard Clayton and Rimmon Clayton, carrying on the business of Cycle Makers, at Brock-street, Lancaster, in the county of Lancaster, is this day dissolved by mutual consent. All debts due and owing to or by the said Partnership will be paid and received by the said Richard Clayton.—Witness our hand this 17th day of November, 1908

RICHARD CLAYTON. RIMMON CLAYTON.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Frank Archer Jones and Samuel Edward Jones, carrying on business as Linen Factors, at 73, Aldermanbury, London, E.C., under the style or firm of "S. A. JONES AND CO.," has been dissolved by mutual consent as from the seventeenth day of November, 1908. All debts due and owing to or by the said late firm will be received or paid by the said Frank Archer Jones. And such business will be carried on in the future by the said Frank Archer Jones.—As witness our hands this 17th day of November, 1908.

f. a. jones. s. e. jones.

NOTICE is hereby given, that the Partnership heretefore subsisting between us the undersigned,
Robert Coggins and Edward George Gaunt, carrying on
business as Farmers and Dairymen, at Raunds, in the
county of Northampton, under the style or firm of
"COGGINS AND GAUNT," has been dissolved by
mutual consent as from the 31st day of October, 1908.—
Dated this tenth day of November, 1908.

ROBERT COGGINS. EDWARD GEORGE GAUNT.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Arthur George Huckle and Charles Norman Abbott, under the firm of HUCKLE AND ABBOTT, at Southall, Middlesex, in the trade or business of Builders, has been dissolved by mutual consent as and from the date hereof.—As witness our hands this 16th November, 1908.

A. G. HUCKLE. C. NORMAN ABBOTT.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Ernest Robert Bruce and Alfred Thomas Pryce, carrying
on business as Tobacconists and Cigar Merchants, at
81, New-street, Birmingham, in the county of Warwick,
under the style or firm of "BRUCE, PRYCE, AND CO.,"
was dissolved as and from the fifth day of October, 1908,
by mutual consent. All debts due to and owing by the
said late firm will be received and paid by the said Ernest
Robert Bruce.—Dated the 21st day of October, 1908.

ERNEST ROBERT BRUCE. ALFRED THOMAS PRYCE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Samuel William Brown, Joseph Garrard, and Howard
Stanley Brown, carrying on business as Silk Manufacturers and Merchants, at 10, Fore-street, London, E.C.,
and at Sudbury, in Suffolk, under the style or firm of
"BROWN AND GARRARD," has been dissolved by
mutual consent as and from the 16th day of November,
1908, so far as regards the said Joseph Garrard. All
debts due to and owing by the said late firm will be
received and paid by the said Samuel William Brown
and Howard Stanley Brown, who will continue to carry
on the said business at the same places and under the
same style or firm of "Brown and Garrard."—Dated this
16th day of November, 1908.

S. W. BROWN. JOSEPH GARRARD. H. S. BROWN.

NOTICE is hereby given, that the Partnership heretofore subsisting between James Alfred Croysdale and Alfred Verity, carrying on business as Drysalters and Laundry Paste Manufacturers, at Willoughby-street, in the city of Nottingham, under the style or firm of

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CROYSDALE AND COMPANY, has been dissolved by mutual consent as from the 29th day of September last, so far as concerns the said Alfred Verity, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respe tively by the said James Alfred Croysdale, who will continue to carry on the said business under the style or firm of Croysdale and Company.—Dated the 17th day of November, 1908.

JAMES ALFRED CROYSDALE. ALFRED VERITY.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, James Shaw and Charles John Wilmore, carrying on business as Cotton Manufacturers, at Throstle Nest Mill, Nelson, in the county of Lancaster, under the style or firm of SHAW AND COMPANY, was dissolved by mutual consent as and from the thirtieth day of June, one thousand nine hundred and six; and notice is hereby further given, that the business subsequently carried on at Clover Mill, Nelson aforesaid, under the same style, has this day been assigned or transferred to the said James Shaw, who will continue the business under the same style and on his own account.—Dated this fourteenth day of November, 1908.

> JAMES SHAW. C. J. WILMORE.

OTIOE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Rance, Harry Orane, James Tilley, James Snelling, and Herbert Ernest Snelling, carrying on business as Bootmakers and Repairers, at Dome-buildings, Richmond, Surrey, and 17, Station-parade, Kew Gardens, Surrey, under the style or firm of "The LONDON AND PROVINCIAL BOOT REPAIRING COMPANY," has been dissolved by mutual consent as from the twentybeen dissolved by mutual consent as from the twenty-second day of October, 1908. All debts due and owing to or by the said late firm will be received or paid by the said Harry Crane, James Tilley, James Snelling, and Herbert Ernest Snelling. And such business will be carried on in the future by the said Harry Crane, James Tilley, James Snelling, and Herbert Ernest Snelling.— As witness our hands this 22nd day of October, 1908.

WM. RANCE HARRY CRANE.
JAMES TILLEY,
By R. T. Tilley, his Attorney.
JAMES SNELLING. H. E. SNELLING.

OTIOE is hereby given, that the Partnership which has for some time past been carried on by the Executors of the late Mr. James Colby and Mr. Robert Tilley, under the firm of "BROWN AND COLBY," at Thetford, in the county of Norfolk, in the trade or business of Furnishing and General Ironmongers and Oil and Colour Warehousemen, was on the first day of October, 1908, dissolved by mutual consent.—As witness

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Executors of late PHILIP H. DAVIS, WILLIAM DENNY, GEORGE O. READ, ERNEST B. DOWNING, James Colby, ROBERT TILLEY.

- Re GEORGE COLLINS, Deceased,

Pursuant to the Statute, 22 and 23 Vic., cap. 35.

TOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Collins, late of 28, Dane-hill, Margate, in the county of Kent, Gentleman (who died on the 27th day of February, 1908, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 1st day of May, 1908, by Alexander Fossey, the sole executor therein named), are hereby required to send particulars, in writing, of their claims or demands to me, the underin writing, of their claims or demands to me, the under-reigned, the Solicitor for the said executor, on or before the 1st day of December, 1908, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, logo

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 17th day of November, 1908.

7. F. WILSON, 3, Cecil-square, Margate, Solicitor for the Executor.

FRANCIS BLACKWELL FORBES, Deceased. Pursuant to Statute, 22 and 23 Victoria, cap. 35.

TOTICE is hereby given, that all persons having claims against the estate of Francis Blackwell Forbes, late of Boston, Massachusetts, in the United States of America, who died on the 21st day of May, 1908, and whose will was proved in the Principal Probate Registry by Horace Gildon Harwood, the lawful Attorney of Francis Murray Forbes and Charles Stewart Attorney of Francis Murray Forbes and Charles Stewart Forbes, two of the executors, on the 29th day of October, 1908, are required to send written particulars of such claims to us, the undersigned, the Solicitors for the said executors, on or before the 20th day of December, 1908, after which date the assets of the said deceased will be dealt with, having regard only to the claims of which notice shall have been received.—

> STEPHENSON, HARWOOD, and CO., 31, Lombard-street, London, E.C., Solicitors for the said Executors.

Re GEORGE AUGUSTUS MARTIN-ATKINS, Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Vict., cap. 35.

Dated this 18th day of November, 1908.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Augustus Martin-Atkins, late of Iona House, Pembroke-road, Clifton, Bristol, in the county of Gloucester, Esquire, deceased, who died on the 23rd day of May, 1908, intestate, and letters of administration of whose estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the first day of August, 1908, to Ernest Edwin Martin-Atkins, of Downer of House Chieveley in the country of Berks Esquire and House, Chieveley, in the county of Berks, Esquire, are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, as their claims and demands to us, the undersigned as Solicitors for the said administrator, on or before the 31st day of December, 1908, at the undermentioned address, after which date the said administrator will proceed to distribute the assets of the said George Augustus Martin-Atkins, deceased, among the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said administrator will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he, shall not then have had notice.—Dated this 18th day of November, 1908.

H. and C. COLLINS, 172, Friar-street, Reading, Solicitors for the said Administrator.

Re RICHARD SIMPSON, 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."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Richard Simpson, late of "Ashfield," Market Weighton, in the county of York, Gentleman, deceased (who died on the seventh day of June, 1908, and whose will was proved in the York District Registry of the Probate Division of His Majesty's High Court of Justice, on the third day of September, 1908, by Henry Simpson and Richard Jefferson Simpson, 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 sixteenth day of December, 1908, 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 eighteenth day of November,

> H. SYD. POWELL, of Market Weighton, Solicitor for the said Executors.

Re MARIANNE CRACKLE, Deceased.

22 and 23 Vict., cap. 35.

A LL persons having claims against the estate of Marianne Crackle, late of 4, Balmoral road, the Forest, Nottingham, Widow, who died on 20th August, 1905, and to whose estate letters of administration, with the will annexed, were granted out of the Principal Probate Registry, on 7th September, 1908, to Alice Crackle, Spinster, are hereby required to send particulars of their claims to the administratrix, at the office in Holbeach, of the undersigned, her Solicitor, on or before the 21st day of December next, after which date the administratrix will proceed to distribute the assets, having regard only to the claims of which she shall then have had notice.—Dated this 14th day of November, 1908.

JOHN PHIPPS STURTON, Holbeach, Solicitor to the Administratrix.

Re ANN WRIGHT, Deceased. 22 and 23 Vict., c. 35,

A LL persons having claims against the estate of A Ann Wright, late of Fleet, Lincolnshire, Widow, who died on 1st July, 1908, and whose will and codicil were proved at Lincoln on 21st September, 1908, by Benjamin Lindsay Brittain and John William Butters, the executors therein named, are hereby required to send particulars of their claims to the executors, at the office in Holbeach of the undersigned, their Solicitor, on or before the 21st December next, after which date the executors will proceed to distribute the assets, having regard only to the claims of which they shall then have had notice.—Dated this 14th day of November, 1908.

JOHN PHIPPS STURTON, Holbeach, Solicitor to the Executors.

ANNIE MARY LEWIS, 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 Annie Mary Lewis, late of 54, Brondesbury-road, Kilburn, in the county of Middlesex, the Wife of John Spare Lewis (who died on the 13th day of April, 1908, intestate, and letters of administration of whose estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th day of November, 1908, to Gertrude Mary Corfield, of 188, Wells-road, Knowle, in the city and county of Bristol), are hereby required to send particulars, in writing, of their debts, claims, and demands to us, the undersigned as Solicitors to the said demands to us, the undersigned, as Solicitors to the said administratrix, on or before the 21st day of December, one thousand nine hundred and eight, after which date the said administratrix will proceed to distribute the assets of the said intestate among the persons entitled thereto, having regard only to the debis, 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 18th day of November, one thousand nine hundred and eight.

BEVAN, HANCOCK, BOUCHER, and EBERLE, 24, Baldwin-street, Bristol, Solicitors for the said Administratrix. 987

JOHN SPARE LEWIS, 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 John Spare Lewis, late of 54, Brondesbury-road, Kilburn, in the county of Middlesex, Brondesbury-road, Kilburn, in the county of Middlesex, and of 100, Beaufort-mansions, Chelsea, Middlesex afore-said, and lately carrying on business as "Adye and Co.," Wirerope Dealers, at 406, Mansion House-chambers, in the city of London (who died on the 19th day of October, 1908, and probate of whose will was on the 29th day of October, 1908, granted by the Principal Registry of the Probate Division of the High Court of Justice, to Gertrude Mary Corfield, of 188, Wells-road, Knowle, in the city and county of Bristol, the sole executrix), are hereby required to send particulars, in writing, of their hereby required to send particulars, in writing, of their debts, claims, and demands to us, the undersigned, as

Solicitors to the said executrix, on or before the 21st day of December, 1908, 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 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 18th day of November, one thousand nine hundred and eight.

> BEVAN, HANGOOK, BOUCHER, and EBERLE, 24, Baldwin-street, Bristol, Solicitors for the said Executrix.

Re JAMES SLATER, Deceased.

Pursuant to Statute, 22 and 23 Vic., cap. 35.

OTIOE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of James Slater, late of Cumberworth, Huddersfield, in the county of York, Farmer (who died on the 17th day of November, 1907, and whose will was proved in the District Probate Registry, at Wakefield, by William Arthur Heap, of Denby Dale, and Wilson Huddersfield aforesaid Rutches and Wilson Huddersfield aforesaid Rutches and Wilson Huddersfield near Huddersfield aforesaid, Butcher, and Wilson Haigh, of Skelmanthorpe, near Huddersfield aforesaid, Builder, of December, 1907), are hereby required to send in par-ticulars of such claims and demands to the said executors, or to the undersigned, their Solicitors, on or before the 5th day of December, 1908, after which date the said executors will proceed to distribute the estate 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 to any person of whose claim they shall not then have had notice for the assets, so distributed, or any part thereof. And all persons indebted to the said estate are requested to forthwith pay the amounts of their respective debts to the under-signed, or to the said executors.—Dated this 13th day of November, 1908.

OWEN and BAILEY, Yorkshire Bank Chambers, Huddersfield, Solicitors to the said Executors.

Re Major-General ALEXANDER ROSS ELLIOT . HUTCHINSON, Deceased.

NOTIOE is hereby given, pursuant to the Statute, 22 and 23 Victoria, chapter 35, that all creditors and persons having any claims or demands against the estate of Major-General Alexander Ross Elliot Hutchinson, deceased, late of Tiddington House, Alverston, in the county of Warwick, and whose will was proved on the 13th day of November, 1908, in the Principal Probate Registry of His Majesty's High Court of Justice by Constance Eliza Ann Hutchinson. Widow. of Justice, by Constance Eliza Ann Hutchinson, Widow, the sole executrix therein named, are hereby required to send particulars of their claims and demands to the to send particulars of their claims and demands to the undersigned, her Solicitors, on or before Monday, the 21st day of December, 1908, after which day the said executrix will proceed to distribute the estate of the said testator among the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and that the said executrix will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt or claim she shall not then have had notice.—Dated this 16th day of November, 1908. this 16th day of November, 1908.

TATHAM and LOUSADA, 16, Old Broad-street, London, E.C., Solicitors for the said Executrix.

Re CHARLES BAKER, Deceased.

Pursuant to 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all creditors and persons having any debte desired sons having any debts, claims, or demands against the estate of Charles Baker, late of 24, Charles-street, Heaton, and the Red Barns Hotel, Melbourne-street, both in the city and county of Newcastle-upon-Tyne, Licensed Victualler, deceased (who died on the 29th day of September, 1908, and whose will was proved in the District Registry, at Newcastle-upon-Tyne, of the Probate Division of the High Court of Justice, on the 30th day of October, 1908, by Richard Baker, the sole executor named in the said will), are hereby required to send in particulars of their claims and demands to us, the undersigned, on or before the 30th day of Desember next; and notice is hereby also given that after that day the said executor will proceed to distribute the assets of the said deseared area the parties with the said deseared area the parties with the said deseared area. of the said deceased among the parties entitled thereto, having regard only to the claims to which the said

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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 of whose debt or claim he shall not then have had notice.—Dated this seventeenth day of November, 1908.

DICKINSON, MILLER, and TURNBULL, 46, Grainger-street West, Newcastle-upon-Tyne, Solicitors for the Executor.

CHARLES WHITWORTH SMALLWOOD, 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 Charles Whitworth Smallwood, late of Lower Priory, in the city of Birmingham, and of Tullamaine, Solihull, in the county of Warwick, Wine Merchant, deceased (who died on the 6th day of April, 1908, and whose will was proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 21st day of August, 1909, by Mary Ellen Smallwood, of Solihull aforesaid, John Russell Smallwood, of Kenilworth, in the said county of Warwick, and Henry Bennett Ewins Barwell Ewins, of 36, Temple-street, in the said city of Birmingham, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said executors, on or before the 1st day of January, 1909, 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 18th day of November, 1908.

HADLEY and DAIN, 36, Temple-street, Birmingham, Solicitors for the said Executors.

[RIOHARD GEE, Deceased.

CREDITORS and other persons baving any claims or demands against the estate of Richard Gee, late of 67, and formerly of 28, Westmoreland-street, Pimlico, London, deceased (who died on the 21st September, 1908), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the executor, on or before the 21st day of December next, after which date the executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto.—Dated this 18th day of November, 1908.

YEILDING and CO., 13, Vincent-square, Westminster, S.W., Solicitors for the Executor.

Re JONAS COLLINS, 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 Jonas Collins, late of No. 280, Lee-street, Oldham, in the county of Lancaster, Wholesale Fruit and Potato Dealer, deceased (who died on the 17th day of January, 1908, and to whose estate letters of administration were granted by the District Probate Registry attached to His Majesty's High Court of Justice at Manchester, on 4th day of February, 1908, to Alfred Collins, of No. 280, Lee-street, in Oldham aforesaid), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said administrator, on or before the 19th day of December, 1908, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 18th day of November, 1908.

JOSH. TAYLOR, of 24, Clegg-street, Oldham, Solicitor for the said Administrator,

THOMAS ROBSON PORTER, 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."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Robson Porter, late of Sandown Villa, Benhill-street, Sutton, in the county of Surrey, and of No. 165, Queen Victoria-street, in the city of London, Surveyor, deceased (who died on the 3rd day of October, 1908, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 12th day of November, 1908, by Edward James Nichols and Edward Morris Gibson, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 31st day of December, 1908, after which date the 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 16th day of November, 1908.

SPENCER, GIBSON and SON, 3, 4 and 5, Queenstreet, Cheapside, London, and 61, High-street, Sutton, Surrey, Solicitors for the said Executors.

Re WILLIAM GUEST, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of William Guest, late of Maidenham Farm, East Dean, in the county of Gloucester, Farmer, deceased (who died on the 21st day of February, 1908, and whose will was proved in the Gloucester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of November, 1908, by Francis Edmund Boughton and Sidney James Morgan, both of Littledean, in the county of Gloucester, the executors therein named), are hereby required to send in the particulars of their debts, claims, and demands to us, the undersigned, the Solicitors for the said executors, on or before the 19th day of December, 1908, 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 debts, claims, or demands they shall not then have had notice.—Dated this 18th day of November, 1908.

WHITCOMBE and WAINES, Gloucester, 361 Solicitors for the said Executors.

ARTHUR WARD, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of Arthur Ward, late of 20, Limes-road, Oroydon, in the county of Surrey, Cattle Dealer (who died on the 16th day of October, 1908, and whose will was proved by William Alfred Bilney and Robert Walter Pearce, the executors therein named, in the Principal Registry of His Majesty's High Court of Justice, on the 16th day of November, 1908), are hereby required, on or before the 31st day of December, 1908, to send the particulars, in writing, of their debts, claims, or demands against the said estate to me, the undersigned, the Solicitor for the said executors; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the said Arthur Ward, deceased, amongst the parties 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 of the said deceased, 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 18th day of November, 1908.

W. A. BILNEY, Temple Chambers, Temple-avenue, London, E.C., Solicitor for the said Executors.

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Re CLEMENTINE HAWTHORN, 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.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Clementine Hawthorn, formerly of No. 4, St. Thomas' place, in the city and county of Newcastle-up n.Tyne, but late of No. 100, Rue Breteuil, Marseilles, in the Republic of France, Widow, deceased (who died on the 2nd day of September, 1908, and whose will, with two codicils thereto, was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of October, 1908, by Frank Hawthorn, the executor named in the second codicil to the said will), 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 21st 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 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 of whose claims or demands be shall not then have had notice.—Dated this 18th day of November, 1908,

YOTT and SWAN, 7, Collingwood-street, Newcastle - upon - Tyne, Solicitors for the RYOTT Executor. ogá

THOMAS COMFORT, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of Thomas Comfort, late of 549, 'aledonian-road, in the county of London, deceased (who died on the 2nd day of August, 1908, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 19th day of September, 1908, by Francis Comfort and Edward Joseph Walter Scott, the executors therein named), are hereby required to send particulars, in writing, of their claims, on or before the 31st day of December, 1908, to the honor principal the State and Proceedings of the state December, 1908, to the under-igned, the Solicitors for the said executors, 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 the said executors will not be liable for the assets, so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.—Dated this 17th day of November, 1908.

J. N. MASON and CO., 32, Gresham-street, London, Solicitors for the said Executors.

EMMA WATERS, Deceased.

Pursuant to the Act of Parliament, 22ud and 23rd Victoria, chapter 35.

OTICE is hereby given, that all creditors and other persons baving any claims or demands against the estate of Emma Waters, late of 610, Barking-road, Plaistow, in the county of Essex, deceased (who died on the 6th day of September, 1908, and whose will was proved in the Principal Registry of the Probate Division proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th day of November, 1908, by Alfred Joseph Arthy, of Southend-on-Sea, in the county of Essex, Solicitor, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 16th day of December next, the which does the said executor. 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 cisims and demands or 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 16th day of November, 1908.

ARTHY and FISHER, Southend-on-Sea, Essex, Solicitors for the said Executor. 148

Re MARIA LIVING, Deccased.

OTICE is hereby given, that all persons having any claims against the estate of (Miss) Maria Living, late of 31, Kellet-road, and formerly of Gresham-road, Brixton, London, who died on the 17th day of October !

last, are required to send the particulars, in writing, to the undersigned, on or before the 21st day of December next, after which date the assets will be distributed. having regard only to the claims of which the executors shall then have had notice.—Dated this 20th day of November, 1908.

J. D. DRURY, 10, the Broadway, Streatham, S.W., Joint Executor.

ANNIE RUSHTON, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Annie Rushton, of "The Ironmongers Arms," 353, Lyham-road, Brixton Hill, in the county of Surrey, and formerly of 10, Norroy-road, Putney, in the county of London, Widow, deceased (who died on the 18th day of September, 1908, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 22nd day of October, 1908, by Albert German, of the Portland Arms, Guildford-street, Russell-square, in the county of London, Licensed Victualler, and Thomas Bray, of 107, Boundaries-road, Balham, in the county of Surrey. Gentleman, 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 21st day of December next, after which date the said executors will OTICE is hereby given, that all creditors and other December next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the p-rsons 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 17th day of November 1908 this 17th day of November, 1908.

ASHLEY, TEE, and SONS, 7, Fredericks-place, Old Jewry, London, E.C., Solicitors for the said Executors.

JOHN GOLDSMITH, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Victoria, chapter 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Goldsmith, of 1, Belgrave-place, Brighton, in the county of Sussex, formerly of The Royal Mint, in the city of London, Gentleman, deceased (who died on the 28th day of September, 19 8, and whose will was proved in the Principal Registry of the Probate Division of His Majestys High Court o Justice, on the 28th day of October, 1908, by Arthur Mirams, of Maycroft, The Upper Drive, Brighton afore-said, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors ciaims or demands to us, the undersigned, the solidators for the said executor, on or before the 21st 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 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 16th day of November, 1908.

MIRAMS and SON, 157, North-street, Brighton Solicitors for the said Executor.

GEORGE HOULKER, Deceased.

Pursuant to the Statute, 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of George Houlker, late of 7, Strawberry-bank, Blackburn, in the county of Lancaster, recired Spirit Merchant (who died on the 28th day of October, 1908, and whose will was proved by Isabella Holt, the Wite of John Holt, of 60, Masters-street, Burnley, in the said county, Machinist, and Edward Rennison of Blackburn aforesaid, Solicitor, the executors therein named, in the Principal Registry of the Probate Division of the High Court of Institute on the little document. of the High Court of Justice, on the 11th day of November, 1908), are hereby required to send particulars, in writing, of their debts, claims, or den ands to me, the undersigned, as Solicitor to the said executors, on or

before the 16th day of December, 1908, after which day the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to the debts, claims, and demands 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 or persons of whose debt, claim, or demand they shall not then have had notice.—
Dated this 16th day of November, 1908.

EDWD. RENNISON, 26, Richmond - terrace, 138 Blackburn, Solicitor to the said Executors.

Re AMELIA EVANS, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Vic., c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Amelia Bvans, late of No. 20, Cambridge-street, Hyde Park-square, in the county of London, Widow, deceased (who died on the 31st day of August, 1908, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 17th day of November, 1908, by Harry Snell, of The Kymin, Penarth, Glamorgan, and the Revd. Ernest Bulstrode-Pryce, of Highley Vicarage, Bridgnorth, Salop, 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 executors, on or before the 31st day of December 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 notice shall have been so given.—Dated this 18th day of November, 1908.

BEAMISH, HANSON, AIRY and FEILING, 60, Lincoln's-inn-fields, London, W.C.

SAMUEL GEORGE HOMFRAY, 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."

Perty, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debt, claim, or demand upon or against the estate of Samuel George Homfray, formerly of No. 6, Chepstow-villas, Bayswater, in the county of London, and late of No. 22, Pembridge-villas, Bayswater, in the said county of London, Engineer, deceased, who died on the 14th day of October, 1908, and whose will was proved in the Principal Registry of His Majesty's High Court of Justice (Probate Division), on the 12th day of November, 1908, by Emily Agnes Homfray and Clarence Oliver Ridley, two of the executors thereof, are hereby required to send in particulars of their debts, claims, and demands to the said executors, at the offices of their Solicitor, Mr. James Croome Jackman, of 52, St. Martin's-lane, Charing Cross, W.U., on or before the 15th day of January, 1909, after which date the said executors will proceed to distribute the assets of the raid deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which the said executors shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt, claim, or demand they shall not have had such notice as afficesaid.—Dated this 18th day of November, 1908.

JAMES CROOME JACKMAN, 62, St. Martin'slane, Charing Cross, W.C., Solicitor for the Executors.

JOHN BAILEY COLES, Deceased.

OTICE is hereby given, that all persons having any debts, claims, or demands against the estate of John Bailey Coles, late of Starcross, Devon, Builder (who died on the 8th day of November, 1906, and whose will was proved in the Exeter District Registry of the Probate Division, on the 28th day of December, 1906, by Messieurs Thomas Martin and Frank Rowe, the executors named therein), are hereby required to send in the particulars of their debts, claims, and demands to the said executors, at the office of their Solicitors as undermentioned, on or before the 31st day of December, 1908; after which time the said executors will distribute the assets of the said deceased, having regard only to the claims and demands of which they shall then have had notice; and that the said executors will not be liable for the assets, so distributed, to any person of whose

debt, claim, or demand they shall not have had such notice as aforesaid.—Dated this 16th day of November, 1908.

SPARKES, POPE, and THOMAS, 1. Upper Paulstreet, Exeter, Solicitors to the said Executors,

Re JOHN SYRETT, Deceased.

Pursuaut to the Act of Parliament, 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demaads against the estate of John Syrett, late of 69, Uxbridge-road, Hanwell, and formerly of Medlar Farm, West End, Northolt, both in the county of Middlesex, retired Licensed Victualler, deceased (who died on the 25th day of October, 1908, and whose will was proved by William George Jackson and Sidney Walter John Barnes, the executors therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of November, 1908), are hereby required to send particulars of such claims and demands to us, the undersigned, as Solicitors to the said executors, on or before the 1st day of January, 1909, after which date the said executors will proceed to distribute the assets, having regard only to the claims then received.—Dated this 19th day of November, 1908.

LAMBERT and HALE, 35, Queen Victoria-street, E.C., Solicitors for the said Executors.

Re ANN ELIZABETH ELLIMAN, Deceased.

Statutory Notice to Creditors, pursuant to the Act, 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Aun Elizateth Elliman, late of Slough, in the county of Buckingham, Widow, who died at Slough aforesaid, on the 7th day of October, 1908, and whose will was proved by James Elliman and Ellen Mary Elliman, both of Slough aforesaid, the surviving executors thereof, in the Principal Registry of the Probate Division of the High Court of Justice, on the 6th day of November, 1908, are hereby required to send particulars, in writing, of their claims to us, the undersigned, Messrs. Dalston, Soo, and Elliman, the Solicitors for the said executors, on or before the 21st day of December, 1908, after which date the said executors will proceed to distribute the assets of the said Ann Elizabeth Elliman among the parties entitled thereto, having regard only to the claims of which the said executors have then had notice; and they will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim the said executors have not had notice at the time of distribution.—Dated this 17th day of November, 1908.

DALSTON, SON, and ELLIMAN, 21, Southampton-street, Bloomsbury, London, W.C., Solicitors for the said Executors.

Lieut.-Colonel THOMAS FLINTOFF, D.S.O., 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."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Thomas Flintoff, late of 5. Chichelemansions, Cricklewood, Middlesex, a Lieut. Colonel in H.M. 2nd Regiment of Life Guards, D.S.O. (who died on the 24th day of August, 1:0), and letters of administration of whose estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th day of October, 1908, to Frank Henry Houlder, of 146, Leadenball-street, in the city of London, Shipowner), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said administrator, on or before the 20th day of December, 1908, atter which date the said administrator will proceed to distribute the assets of the said decessed 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, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 16th day of November, 1908.

ROUTH, STACEY, and CASTLE, 14, Southampton-street, Bloomsbury, W.C., Solicitors for the said Administrator.

LESLIE WILLIAM GREEN, Deceased.

Pursuant to an Act of Parliament, 22 and 23 Victoria, c. 35. intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Leslie William Green, late of 71, Strand, and 50, Maida Vale, in the county of London, Architect, deceased (who died on the 31st day of August, 1908, and whose will was proved in the Principal Registry, on 29th September, 1908, by William Albion Haskins, and Charles Edward Pullon, the surviving 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 1st day of January, 1909, after which date the said executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands they shall not then have had notice.—Dated this 18th day of November, 1908.

STUART A. GREEN, 5. Bloomsbury-square, London, W.C., Solicitor for the said Executors.

ROBERT ELLIOTT, Deceased.

Pursuant to an Act of Parliament, 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTIOR is hereby given, that all creditors and other persons having claims or demands against the estate of Robert Elliott, late of Seaton Burn, in the county of Northumberland, Miner, deceased, who died on the 9th day of September, 1908, and whose will was proved by William Barrow, one of the executors therein ammed, on the 22nd day of October, 1908, in the Newcastle-upon-Tyne 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 me, the undersigned William Webb, on or before the 31st day of December next, after which date before the 31st 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 claims and demands of which he shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons whose claims or demands he shall not then have had notice.— Dated this 18th day of November, 1908.

WILLIAM WEBB, 23, Newgate-street, Morpeth, Solicitor for the Executor. 162

JOHN HERBERT, Deceased.

Pursuant to the Statute, 22nd and 23rd Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claim against the estate of John Herbert, late of No. 5, Rose-place, Saint Aldates, in the city of Oxford, Cabinet Maker and Upholsterer, deceased (who died on the 13th day of September, 1908. and whose will was proved by William Wale and Janies Tyrrell, the executors thereof, in the Oxford District Registry of the Probate Division of the High Court of Justice, on the 13th day of November, 1908), are hereby required to send the particulars, in writing, of their claums to us, the undersigned, on or before the 22nd day of December 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 they shall not then have had notice.—Dated this 18th day of November, 1908.

HAZEL and BAINES, 58, Commarket-street, Oxford, Solicitors for the Executors.

THOMAS ARMSTRONG, Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Armstrong, late of the Three Tuns Inn, Swalwell, in the county of Durham, deceased (who died on the 19th day of September, 1908, and

whose will was proved in the Durham District Registry whose will was proved in the Durham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of October, 1908, by William Blackbird and William Fletcher, 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 separate which day of December 1985 after which days the seventeenth day of December next, after which date the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and 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 seventeenth day of November, 1908.

J. G. AITCHISON, Sun Insurance Buildings, Collingwood-street, Newcastle-upon-Tyne, Collingwood - street, Newcas Solicitor for the Executors.

Re JONATHAN REES, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

Totice is hereby given, that all creditors and other persons having any claims or demands against the estate of Jonathan Rees, late of Number 8; Cradock-street, in the county borough of Swansea, deceased, Tailor (who died on the 14th day of July, 1908, and whose will was proved in the Principal Probate Division of His Majesty's High Court of Justice, on the 10th day of September, 1908, by David Davies, of Pen Graig Terrace-road, Swansea, and Robert Hughes Gibbs, of 16, Bay View-crescent, Swansea, the executors therein named), are hereby requested to the executors therein named), are hereby requested 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 21st day of December. said executors, on or before the 21st day of December, 1908, after which date the said executors will proceed to distribute the assets of the said decensed 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 17th day of November, 1908.

HARTLAND, ISAAC, WATKINS and LEWIS, 7, Rutland-street, Swansea, Solicitors for the Executors.

ROBERT RAY, Deceased.

NOTICE, is hereby given, pursuant to Statute 22 and. 23 Vic., cap. 35, that all persons having claims against the estate of Robert Ray, deceased, late of Barwick-place, Ashton-upon-Mersey, in the county of Chester, Joiner and Builder (who died on the 26th day. Chester, Joiner and Builder (who died on the 26th day, of October, 1907), are required to send in particulars thereof to me, the undersigned, on behalf of Ralph Hyde, the executor, who has proved the deceased's will; on or before the 31st day of December next; after which date the said executor will distribute the deceased's assets, having regard only to the claims of which he shall then have had notice.—Dated this 17th, day of November, 1:08.

EUSTACE B. BEESLEY, Old Exchange - chambers, 20-31, King-street, Manchester; Solicitor to the said Executor.

Re BERTRAND METTHAM, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., сар. 35.

Cap. 36.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Bertrand Mettham, late of Mansfield, in the county of Nottingham, Mineral Water Manufacturer, deceased (who died on the 5th day of March, 1908, and whose will was proved in the Nottingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of April, 1908, by Alfred Samuel Ward, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executor, on or before the 28th day of November, 1908, after which date the said executor. day of November, 1908, after which date the said executor will proceed to distribute the assets of the said decease amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the a-sets of

the said deceased, or any pirt thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—Dated this 18th day of November, 1908.

J. HARROP WHITE, Bank Chambers, Mansfield. Solicitor for the Executor.

CHARLES GOLDSMITH, 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 Charles Goldsmith, late of 273, London-road, Thornton Heath, Surrey, 7, Union-court, Old Broad-street, London, and Leeford Farm, What have the same Rettle Susser Wine and Snirit Importer (who lington, Battle, Sussex, Wine and Spirit Importer (who died on the 2nd day of October, 1908, and of whose estate letters of administration were granted out of the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of November, 1908, to William Goldsmith, of Leeford Farm aforesaid, the brother of the deceased, are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said administrator, on or before the 11th day of January, 1909, after which date the said administrator 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, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 18th day of November, 1908.

L WELL, SON, and PITFIELD, 3. Gray's-inn-square, London, W.C., Solicitors for the said Admir istrator. 170

SAMUEL ATKINSON, Deceased.

Pursuant to the Statute, 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Samuel Atkinson, late of 4, Torbay-park, Paignton, in the county of Devon, Gentleman (who died on the 4th day of October, 1908, and whose will was proved by the Reverend William Philp, of Shelley Rectory, Ongar, Essex, Clerk in Holy Orders, the executor therein named, in the District Probate Registry at Exeter of His Majesty's High Court of Justice, on the 12th day of November, 1908), are hereby required to send particulars, in writing, of their debts, claims, or demands to me, the undersigned, as Solicitor to the said executor, on or before the 1st day of January, 1909, after which day the said executor 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 he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 18th day of November, 1908.

W. E. TUÖKER, Paignton, Devon, Solicitor to the said Executor. 177

Re ANN ROWBOTHAM, Deceased,

Pursuant to 22 and 23 Vic., c. 35.

Pursuant to 22 and 23 Vic., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Ann Rowbotham, late of Swiss Villas, Ashton-on-Mersey, in the county of Chester, Spinster, deceased (who died on the 16th day of May, 1908, and whose will was proved in the District Probate Registry at Chester, on the 3rd day of July, 1908, by James Heary Rowbotham, of the Wheat Sheaf Hoel, Sandbach, in the said county of Chester, Licensed Victualler, and Phillis Taylor, of Croft-street, Hyde, in the said county of Chester, Spinster, the executors therein named), are hereby required to send, in writing, said county of Chester, spinster, the executors therein named), are hereby required to send, in writing, particulars, of their debts, claims, and demands to the undersigned. Solicitors for the said executors, on or before the 16th day of December, 1908, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands 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 decsased, or any part thereof, so distributed, to any person of whose debt, claim, or demand they shall not then have had notice.—Dated this 14th day of November, 1908.

F. KNOWLES and SON, 1, Beeley-street, Hyde, Solicitors for the said Executors.

Re MARY ANN JORDAN, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vio., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees.'

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Ann Jordan, late of the Red Cow Inn, Folkestone, in the county of Kent, Widow. Licensed Inn, Folkestone, in the county of Kent, Widow. Licensen Victualler, deceased (who died on the 17th day of October, 1905, and whose will was proved in the Canterbury District Registry of the Probate Division of His Majesty's High Court of Justice, on the 27th day of November, 1905, by Ernest Alfred Elliott and John Moore, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executors, on or before the 21st day of December 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 of whose claims or demands they shall not then have had notice.—Dated this 17th day of November, 1908.

FREDERIC HALL. Bouverie Chambers, Folke-stone, Solicitor for the Executors.

WILLIAM LIVESEY HAYDOCK, Deceased.

Pursuant to the Statute, 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other Persons having any debts, claims, or demands against the estate of William Livesey Haydock, late of 44, Springfield-street, Preston, in the county of Lancaster, Uhemist's Assistant, deceased (who died on the 16th day of October, 1908, and letters of administration of whose estate were duly granted to Sarah Aon Haydock, his Widow, by the Lancaster District Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of November, 1908), are hereby required to send particulars, in writing, of their debts, claims, and demands to the undersigned, the Solicitors for the said administratrix, on or before the 19th day of December, 1908, 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 debts, claims, and demands of which she shall then have had notice; and the said administratrix will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose debt, claim, or demand she shall not then have had notice.

JAMES CRAVEN and SON, 2, Winckley-square, Preston, Solicitors of the said Administratrix.

EMANUEL HENRY PEDDLE, Deceased,

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vic., c. 35).

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Emanuel Henry Peddle, late of Fromans Farm, Kingsomborne, in the county of Hants, Farmer, deceased (who died on the 3rd day of October, 1907, and whose will was proved by Albert Edward Peddle, of Fromans Farm aforesaid, Farmer, the sole executor therein named, on the 12th day of December, 1907, in the Principal Probate Registry), are hereby requested to send in particulars of their claims and demands to the undersigned, the Solicitors of the said executor, on or before the second day of January, 1909; and notice is hereby also given, that after that day the said executor will proceed to distribute the assets of the said deceased will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said executor 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 17th day of November, 1903.

HALLETT and MARTIN, Southampton, Solicitors fo tland-street, d Executor.

Re DOROTHY GRIFFITH, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vict. cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Dorothy Griffith, late of Number 13, Arenig-street, Bala, in the county of Merioneth, Widow. deceased (who died on the 1st day of February, 1908, and whose will was proved in the Saint Asaph District Registry of the Probate Division of His Mejesty's High Court of Justice, on the 9th day of March, 1908, by John Richard Jordan, of Bala aforesaid, Solicitor, and John Evans, of Number 11, Arenig-street, Bala aforesaid. Evans, of Number 11, Arenig-street, Bala aforesaid, Labourer, 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 17th day of December, 1908, 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 thereof, so distributed, to any person or persons of whose claims or ,demands they shall not then have had notice.—Dated this 18th day of November, 1908.

JOHN R. JORDAN, of Bala, Solicitor to the Executors.

Re FREDERICK BRAIN, Deceased. Pursuant to 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 Frederick Brain, late of Rock House, Bethel-road, Saint George, in the city and county of Bristol, Boot and Shoe Manufacturer, deceased (who died on the ninth day of August, 1908, and to whose estate letters of administration were granted by the Bristol District Probate Registry of His Majesty's High tourt of Justice, on the tenth day of November, 1908, to his widow, Louisa Caroline Brain), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said adminitratrix, on or before the twenty-first day of December, 1908, 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 or demands she shall not then have had notice.—Dated this 17th day of November, 1908.

G. T. WATKINS, Stock Exchange Buildings, 34 St. Nicholas-street, Bristol, Solicitor for the said Administratrix. 104

Re JOHN ROBINSON, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35.

OTIOE is hereby given, that all persons having any N claims or demands against the estate of John Robinson, late of Catforth, Woodplumpton, near Preston, Farmer, deceased (who died on the 22nd July, 1908, and probate of whose will was, on the 3rd September, 1908, granted out of the Lancaster District Probate Registry to Thomas Robinson (son of the deceased) and William Miller, of Catforth aforesaid, to Thomas Robinson (son of the required to send particulars, in writing, of their claims to the undersigned, on or before the 17th December 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 17th day of November, 1908.

CLARKE and SON, 2, Lune-street, Preston, Solicitors for the said Executors.

Re ELIZABETH HOLDING, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Elizabeth Holding, late of Braids Farm, Farington, in the county of Lancaster (who died

on the 31st day of August, 1908, and whose will was proved by Robert Cookson and John Robinson, the executors therein named, in the Lancaster District Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of September, 1908), court or Justice, on the 28th day of September, 1908), are hereby required to send particulars, in writing, of their debts, claims, or demands to me, the undersigned, the Solicitor for the said executors, on or before the 16th day of December, 1908; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the 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 left depret here assets. this 18th day of November, 1908.

W. S. WOODOOCK, 178, Station-road, Bamber Bridge, Solicitor for the said Executors.

Re HANNAH BIRKS, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

A LL persons having any claims against the estate of Hannah Birks, late of No. 29, Paulet-road, Camberwell, in the county of Surrey, Widow, deceased (who died on the 6th day of October, 1906, and whose will was proved in the Principal Probate Registry, on the 10th day of November, 1906, by William Spencer Drawbridge, Solicitor, and Charles Stewart Wardell, Solicitor's Clerk, Solicitor, and Charles Stewart Wardell, Solicitor's Clerk, both of Scarborough, in the county of York, the executors therein named), are hereby requested to send the particulars thereof, in writing, to us; the undersigned, on or before the 21st day of December, 1908, after which date the said executors will proceed to distribute the assets of the said deceased, having regard only to the claims of which they shall then have had notice.—Dated this 17th day of November, 1908.

W. and W. S. DRAWBRIDGE, 74, Newborough, Scarborough, Solicitors for the said Executors.

ELIAS PEDWELL, Deceased.

LL creditors and other persons having claims against the estate of the late Mr. Elias Pedwell, of 170, Lake-road, Landport, in the borough of Portsmouth, Confectioner (who died at 170, Lake-road, Landport aforesaid, on the 16th of August, 1908), are required to send written particulars to the undersigned not later than the 25th of December next, after which date the executors will distribute the estate, having regard only to the claims of which they shall then have had notice.—Dated this 16th of November, 1908.

BLAKE, REED, and LAPIHORN, Victoria-chambers, Portsmouth, Solicitors for Mary Ann Pedwell and James John Jerram, the Executors.

The Reverand HENRY HUGH PRICE, late of 11, the Drive, Hove, Deceased.

Pursuant to the provisions of the Law of Property Amendment Act, 1859,

NOTICE is hereby given, that all creditors and persons having any debts, claims, or demands upon or against the estate of the Reverend Henry Hugh upon or against the estate of the Reverend Henry Hugh Price, late of 11, the Drive, Hove, in the county of Sussex, Clerk in Holy Orders, deceased (who died on the 10th day of September last, and whose will was proved in the Lewes District Registry of the Probate Division, of the High Court of Justice, on the 27th day of October, 1908, by John Pryse Lewis, of Denbigh, North Wales, Solicitor, and Samuel Worthington Worthington, of the Mount, Whitchurch, Salop, Barrister-at-Law, the executors named in the said will), are hereby required to send in particulars, in writing, of their debts, claims, or demands to me, the undersigned, on or before the 31st day of December next; and notice is hereby further given, that at the expiration of such time the said executors will proceed to administer the estate and distribute the assets of the said deceased amongst the tribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and that the said executors 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 or demand they shall then not have had notice.—Dated this 16th day of November, 1908.

> J. P. LEWIS, Solicitor, Denbigh, N. Wales, one of the Executors.

CHRISTOPHER WILLIAMS, Deceased. Pursuant to Statute, 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all persons having any claims or demands against the estate of Christopher Williams, late of "Glenthorne," Holmer, in the city of Hereford, Gentleman, who died on the 18th October, 1908, are hereby required to send written particulars of such claims or demands to the undersigned, the Solicitors for the executor of the will of the deceased, before the 23rd day of December next, after which date the executor will distribute the deceased's estate, having regard only to the claims of which he shall then have had rotice.—Dated this 18th day of November, 1908.

E. B. REECE and SONS: 15, High-street, Cardiff, Solicitors to the said Executor.

WILLIAM HYDE COOKE, Deceased.

Pursuant to an Act of Parliament, 22 and 23 Victoria, c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of William Hyde Cooke, late of The Green, in the parish of Stockton, lin the county of Worcester, Esquire, deceased (who died on the 14th day of October, 1908, and whose will was proved by Thomas Garmston Hyde, of Number 21, Foregate street, in the city of Worcester, Solicitor, and John George Hill, of The Bank, in the parish of Shelsley Kings, in the county of Worcester, Solicitor, the executors therein named, on the 4th day of November, 1908, in the Worcester District Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors of the said executors, on or before the 12th day of December proximo; and notice is hereby also given that after that date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which 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 17th day of November, 1908.

c40 G. and R. HILL, 2, Pierpoint-street, Worcester-

Re ALFRED CLEMENT PRYCE, 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."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Alfred Clement Pryce, late of The Ferns, Julian-road, Ludlow, in the county of Salop, Gentleman, deceased (who died on the 22nd day of May, 1908, and whose will was proved in the Princ pal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of June, 18t 8, by Percy Dodd Lywell, of 174, York-road, Lambeth, in the county of London, Surgeon; Eliza Ann Whatmore, of 91, Addison-road, Kensington, in the same county, Spinster; Namuel Renard, of the same place, Gentleman; and Edmund Jones, of Gravel-hill, Ludlow at oresaid, Gentleman; the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 18th day of December, 1908, after which date the faid 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 17th day of November, 1908.

WEYMAN, WEYMAN and ESTYN JONES, 7, Mill-street, Ludlow, Salop, Solicitors for the said Executors.

Mr. SAMUEL RICHARDS, Deceas.d.

Pursuant to the Statute, 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having claims against the estate of Samuel Richards, late of Castle-street, Speinton, in the city of Nottingham, retired Printer (who died on the 22nd day of August, 1908, and whose will was proved

on the 16th day of October, 1908, in the Nottingham District Probate Registry, by Messrs. Thomas Jones and George Henry Darby, the executors therein named), are hereby required to send particulars thereof, in writing, to us, the undersigned, on or before the 31st day of December, 1908, after which day the executors will distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice.—Dated this 17th day of November, 1908.

EKING. WYLES and MORRIS. Cauldon-chambers, Long-row, Nottingham, Solicitors for the Executors.

Re RICHARD ROGERS, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Viz., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Richard Rogers, late of Tymaesyfed, Pontypridd, in the county of Glamorgan, deceased (who died on the 7th day of August, 1908, and whose will was proved in the District Probate Registry of His Majesty's High Court of Justice, at Llandaff, on the 5th day of October, 1908, by Mary Rogers, his Wife, of the same place, the executrix therein named), are hereby required to send ithe particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said Mary Rogers, on or before the 15th day of December, 1908, 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 17th day of November, 1908.

SPICKETT and SONS, Court House - street, Pontypridd, Solicitors for the said Executrix.

ANN JANE BAYLEY, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Ann Jane Bayley, late of 55, Leeroad, Blackheath, Kent, and also of 2, St. Catherine's-terrace, Hove, Sussex, Widow, deceased (who died on the 21st September, 1908), are hereby required to send particulars, in writing, of their claims or demands to the undersigned, as Solicitors for John Brough Hallam, of 27, Mincing-lane, London, E.C., William Pelham Bullivant, of 7, Bayswater-hill, London, W., and Benjamin Addington Adam, of Oakham, Rutland, the executors of the deceased, on or before the 31st day of December, 1908, after which date the said executors will distribute the assets of the deceased among the parties 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, or any part thereof, so distributed, to any person or persons of whose claim they shall not then have had notice.—Dated this 17th day of November, 1908.

J. and A. A. TILLEARD, 10, Gracechurch-street, London, E.C., Solicitors for the said Executors.

Re JOHN HILLARD, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all persons having any claims against the estate of John Hillard, late of Ditcheat, in the county of Somerset, retired Mason, deceased, who died on the 21st day of October, 1908, and whose will was proved in the Principal Probate Registry, on the 5th day of November, 1908, by John Hillard, the younger, the executor therein named, are hereby required to send particulars, in writing, of their claims to me, the undersigned, on or before the 20th day of December, 1908, after which date the executor will prooeed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the executor will not be liable for the assets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims he shall not then have had notice.—Dated this 17th day of November, 1903.

A. E. NALDER, Shepton Mallet, Solicitor for the Executor.

Re ROBERT CALDWELL, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., сар. 35.

OTICE is hereby given, that all creditors and other persons having any claims against the estate of Robert Caldwell, late of 16, Devoushire-place, and formerly of 53, Moorfields, both in Liverpool, in the county of Lancaster, Commission Agent, deceased (who died on the 12th day of September, 1908, and whose will was proved in the District Registry, at Liverpool, of the Probate Division of His Majesty's High Court of Justice, on the 16th day of November, 1908, by William Justice, on the 10th day of November, 1908, by William Hankin and Thomas Audley, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the executors, on or before the 20th day of December, 1908, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the a-sets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims they shall not then have had notice.—Dated this 17th day of November, 1908.

WILLIAM RUDD, 62, Dale-street, Liverpool, Solicitor for the said Executors.

Re WILLIAM SYMES CROCKER, Deceased.

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Pursuant to the Act of Parliament, 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTIOE is hereby given, that all creditors and other OTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Symes Orocker, late of Yeovil, in the county of Somerset, retired Currier, deceased (who died on the 11th day of May, 1908, and whose will was proved in the Taunton District Probate Registry, on the 7th day of August, 1908, by Ernest Herbert Golledge Welch, of Midsomer Norton, Somerset, Provision Merchaot, Ben Crocker, of 55, Coombe Park, Bath, Somerset, Draper, and Ralph Herbert Leaver, of Yeovil aforesaid, Currier, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigued, the Solicitors for the said , mands to us, the undersigned, the Solicitors for the said manus to us, the interesting ted, the solicitors for the said executors, on or before the 11th day of December, 1908, 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 the said executors will not be liable for the assets of the said deceased, or any part thereof, so dis-tributed, to any person or persons of whose claims or de-mands they shall not then have had notice.—Dated this 16th day of November, 1908.

> WATTS, WATTS and HENLEY, Yeovil, Somerset, Solicitors for the said Executors.

HENRY ALLEN HOBBS, Deceased.

Pursuant to the Statute, 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Henry Allen Hobbs, late of Winkland Oaks Farm, kipple, near Dover, in the county of Kent, Farmer (who died on the 27th day of January, 1908), are to send particulars thereof to the undersigned, Solicitors for the administratrix, on or before the 29th day of December next, after which date the administratrix will distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which she shall then have had notice.—Dated this 17th day of November, 1908. the administratrix

MOWLL and MOWLL, Dover, Solicitors for the Administratrix.

JAMES SHEPHERD, Deceased.

Pursuant to the Statute, 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any value. OTICE is hereby given, that all creditors and other persons having any claim or demand against the estate of James bhepherd, late of Holmes Villa, Bacup, in the county of Lancaster, Cotton Manufacturer, who died on the 10th September, 1908, at Bowness on-Windermere, and probate of whose will was granted out of the Principal Probate Registry of His Majesty's High Court of Justice, on the 2nd day of October, 1908, to Mr. Richard John Stevenson, of 167, Rochdale-road, Bacup aforesaid, and Frank Hoyle, of 36, Daisy Bank, Bacup aforesaid, the executors thereof, are, hereby required to send the particulars, in writing, of their claims or

demands to the undersigned, the Solicitor to the said executors, on or before the 14th day of January, 1909. after which date the executors will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not thereof, so distributed, to any person of persons of whose claims or demands they shall not then have had notice.—Dated this 13th day of November, 1908.

ALEX. WRIGHT, 26, Burnley-road, Bacup, Solicitor to the said Executors.

Re FREDERIC WILLIAMSON TURNER, 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."

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of Property, and to relieve Trustees."

OTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of Frederic Williamson Tarner, formerly of Elder Holme, Knare boro, in the county of York, but late of Cooree, near Freemantle, Western Australia, Gentleman, deceased (who died on the 25th day of April, 1908, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 29th day of July, 1908, by Susannáh Elizabeth Turner, of March House, Lowbridge, Knaresboro, in the county of York, Widow, and Archibald Henry, John Fletcher, of Cloth Hall-street, Huddersfield, in the said county, Silicitor, the executors therein named), are Fletcher, of Cloth Hall-street, Huddersfield, in the said county, Silictor, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of December, 1908, 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 16th day of November, 1908. notice.—Dated this 16th day of November, 1908.

LAYCOCK, DYSON and LAYCOCK, Cloth Hall street, Huddersfield, Solicitors for the said Executors.

Re JOHN TWIGGE, Deceased.

Parsuant to the Statute, 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all creditors and other OTIUE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John Twigge, late of "Park View," Crosby-road North, Waterloo, in the county of Lancaster, and of the city of Liverpool, Fruit and Rice Merchant, deceased (who died on the 20th day of October, 1908, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of November, 1908, by Caroline Sarah Twigge, of Park View, Crosby-road North, Waterloo aforesaid, John Sergeant Twigge, of Ormside Rectory, near Appleby, in the county of Westmoreland, and Herbert Leslie Twigge, of Park View, Crosby-road North, Waterloo aforesaid, three! of the executors therein named), are hereby required to send in the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 22nd demands to us, the undersigned, on or before the 22nd day of December, 1908, after which date the assid 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 lightly for the assets of the said deceased or any not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or person of whose claims or demands they shall not then have had notice.—Dated this 16th day of November, 1908.

BELLRINGER, CUNLIFFE, and WILSON, 24, North John-street, Liverpool, Solicitors for the said Executors.

Re ALICE WILKINSON, Deceased.

Pursuant to an Act of Parliament, 22 and 23 Vict., c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Alice Wilkinson, late of 148; Dame Agnes-street, in the city of Nottingham, Widow, deceased (who died on or about the 31st day of October, 1908, and whose will was proved by Bernard Swanwick

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Wright, of 26, Low-pavement, in the said city of Nottingham, Solicitor, the sole executor therein named, on the 13th day of November, 1908, in the Nottingham District Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitor for the executor, on or before the 31st day of December, 1908; and notice is hereby also given, that after that date the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim he shall not then have had notice.— Dated this 16th day of November, 1908.

B. S. WRIGHT, 26, Low pavement, Nottingham, Solicitor for the Executor.

Re FANNY SUGDEN, 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 Fanny Sugden, late of Bonegate House, Brighouse, in the county of York, deceased (who died on the 23rd day of July, 1908, and whose will was proved in the Wakefield Registry of the Probate Division of His Majesty's High Court of Justice, on the 1st day of October, 1908, by Walter Sugden, the executor therein named), are hereby required to send the particulars, in writing, of their claims to Hy. Vickers, Son and Brown, the undersigned, the Solicitors for the said executor, on or before the 18th day of December next, after which date the said executor will proceed to distribute the assets of the said decased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—Dated this 17th day of November, 1908.

HY. VICKERS, SON and BROWN, Bank-street, Sheffield, Solicitors for the Executor.

The Reverend THOMAS CARTWRIGHT SMYTH, Deceased.

Pursuant to the Statute, 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of the Reverend Thomas Cartwright Smyth, late of 10, Spring-road, Readingley, in the city of Leeds, Clerk in Holy Orders and Doctor in Divinity (who died on the 13th day of October, 1908), are, on or before the 31st day of December, 1908, to send particulars thereof, in writing, to me, the undersigned; and notice is hereby given, that the executors of the said Reverend Thomas Cartwright Smyth will, after that date, proceed to distribute the assets of the deceased, having regard only to the claims of which I shall then have had notice.—Dated this 16th day of November, 1908.

W. WALKER, 20, Cross street, Manchester, Solicitor for the Executors.

WILLIAM GOODALL, Deceased.

I ursuant to Statute, 22nd and 23rd Vic., cap. 35.

ALL persons having any claims against the estate of William Goodall, of 384, Fulwood-road, in the city of Sheffield, formerly of 171, Graham-road, Ranmoor, Sheffield aforesaid, deceased (who died on the 15th day of October, 1908, and whose will was proved at Wakefield, on the 12th day of November, 1908, by Harry Burgon, William Henry Hulley, and Philip Gatry Smith, the executors therein named), are hereby required to send written particulars of such claims to the undersigned Solicitors, before the 28th day of December, 1908, after which date the trustees will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 16th day of November, 1908.

SMITH, SMITH and FIELDING, Meetinghouseers lane, Sheffield, Solicitors for the Trustees. Re LOUISA ELLEN ROGERS, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all persons having claims against the estate of Louisa Ellen Rogers, of 26, Lincroft-street, Moss Side, in the city of Manchester, Widow, who died on the 30th October, 1908, and whose will was proved in the Principal Probate Registry, on the 11th November, 1908, by Ellen Higginbotham, the executrix therein named, are required to send particulars of such claims to us, the undersigned, or or before the 31st day of January, 1909, after which date the said executrix will proceed to distribute the assets, having regard only to the claims then received.—Dated this 16th day of November, 1908.

DIGGLES and OGDEN, 22, Booth-street, Manchester, Solicitors for the said Executrix.

FRANCES BLACKBURN, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having claims against the estate of Frances Blackburn, late of 139, Ashburnham-road, Hastings, in the county of Sussex, Spinster, deceased (who died on the 24th day of October, 1908, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of November, 1908, by Alice Ella Mabel Blackburn, of No. 502, Lordship-lane, Dulwich, in the county of London, Spinster, the sole executrix therein named), are hereby required to send in written particulars of their claims to the undersigned, on or before the 31st day of December, 1908, after which date the said executrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, to any person or persons of whose claim she shall not then have had notice.—Dated this 13th day of November, 1908.

RIVINGTON and SON, 1, Fenchurch-buildings, London, E.C., Solicitors to the said Executrix.

THOMAS STARBROOK, Deceased.

Notice pursuant to the Act, 22nd and 23rd Vict., cap. 35 ALL creditors and other persons having any claim against the estate of Thomas Starbrook, late of Boughton, in the county of Nottingham, Farmer, who died on the 23rd day of September, 1908, are to send particulars thereof before the 2nd day of January, 1909, to the undersigned, the Solicitors to George Starbrook, of Aspley-lane Cottages, Bobersmill, in the city of Nottingham, Farm Labourer, the administrator of the estate and effects of the said deceased. After the said 2nd day of January, 1909, the assets of said deceased will be distributed, having regard only to claims then notified.—Dated this 17th day of November, 1908.

MEE and CO., Retford, Solicitors.

ETIENNE FLORENT GAUTIER, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Etienne Florent Gautier, late of 44, Stevenage-road, Fulham, in the county of London, S.W., formerly Purveyor of the King's Guard, who died on the second day of March, 1908, and whose will was proved in the Probate Division of the High Court of Justice at the Principal Registry, on the twenty-seventh day of October, 1908, by Louis Maignen, of 20, Lismore-road, South Croydon, Wine Merchant, and John Thomas Price, of 54, Killyon-road, Clapham, S.W., Chemist, the executors named in the said will, are hereby required to send the particulars, in writing, of their claims and demands to me, the undersigned, the Solicitor for the said executors, on or before the tenth day of January, 1909, 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 and demands of which they shall then have had notice; and 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 sixteenth day of November, 1908.

A. HERBELET, 76, Strand, London, W.C., Solicitor for the said Executors.

THE executors of the deceased Colonel J. A. MAN STUART, C.B., C.M.G., of Dalvenie, Banchory, Kincardineshire, and the United Service Club, Pall Mall, S.W., request that all claims against the deceased be lodged with Messrs. Mole, Rosling, and Vernon, Solicitors, Reigate, Surrey, within fourteen days, to whom parties indebted to the deceased will please pay what they owe within a like period.

710 be sold, pursuant to the Order of the High Court of Justice, made in an action intituled, In the matter of the estate of HARRY RICHARD TRIGG, deceased, Hall v. Trigg, 1903, T. No. 187, with the approbation of Mr. Justice Joyce, by Mr. Frank Penney (of the firm of Penney and Clark), the person appointed by the said Judge, at the "Bear Hotel," Havant, on Wednesday, the 16th day of December, 1908, at 3 o'clock in the afternoon

in the afternoon,

The freehold corner detached double-fronted residence called "Caduceus House," South Hayling, with good living accommodation, well planned set of agents' offices,

large garden, stable and coach house.

large garden, stable and coach house.

Particulars and conditions of sale may be had gratis at the place of sale, of Messrs. Shenton and Pain, Solicitors, Westgate-chambers, Winchester, and South Hayling, Hants; Messrs. Beamish, Hanson, Airy and Feiling, Solicitors, 60, Lincoln's-inn-fields, London, W.C.; Messrs. Stanley Evans and Co., Solicitors, Nos. 20 and 22, Theobald's-road, London, W.C.; Mr. H. F. Trigg, Estate Agent, Hayling; and of the Auctioneer, at the Auction Mart and Estate Agency Offices, King's-, road, Southsea.—Dated this 16th day of November 1908.

RICH. JOHN VILLIERS, Master.

DURSUANT to an Order of the Chancery Division of PURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 2nd day of June, 1908, made "In the matter of the trusts of a sum of £1,000 bequeathed by the will of WILLIAM GEORGE SMITH to his next-of-kin ex parte materns, and in the matter of the Acts 10th and 11th Victoria, chapter 96, and 12th and 13th Victoria, chapter 74, and in the matter of the Trustee Act, 1893," it was ordered that the following enquiry should be made, namely:—An enquiry whether William George Weddell, son of Samuel Weddell, survived the testator, William George Smith, deceased, and if so when he died, and who are the persons now legally and beneficially entitled to the share of the said William George Weddell in the testator's estate. Now the above named William George Weddell, if he survived the said testator, who died on Weddell, if he survived the said testator, who died on weddell, if he survived the said testator, who died on the 4th day of April, 1850, or the persons claiming to be entitled as above, are, by their Solicitors, on or before the 22nd day of December, 1908, to come in and prove their claims at the Chambers of Mr. Justice Joyce and Mr. Justice Eve, at the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 2th day of Japanery 1909, at 12 circles of Person the 8th day of January, 1909, at 12 o'clock, at Room 696 in the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated the 16th day of November, 1908.

RICH. JOHN VILLIERS, Master.

NOTE.—The said William George Weddell, who was the son of Samuel and Ann Weddell, was born 7th June, 1780, and married Elizabeth Lyon, spinster, on the 27th August, 1804, at Newcastle-upon-Tyne, and was a Hatter.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of WALTER WILLIAM LEARMOUTH, deceased, and in an action Southey Limited and another against Emily Julia Learmouth and another

(1908, L. No. 2578), the creditors of Walter William Learmouth, late of 96, Orchard-road, Portsmouth, Hants, Builder, who died in or about the month of March, 1908, are, on or before the 23rd day of December, 1908, to send, by post, prepaid, to Mr. R. W. Sherwin, of 130, Commercial-road, Portsmouth, the Solicitor of the defendants, Emily Julia Learmouth (Widow) and William Richard Davison, the executors of the deceased, their Christian and surnames, addresses, and descriptions, the full particulars of their claims, a state-ment of their accounts, and the nature of the securities if any) held by them, or in default they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Neville, at his Chambers, the Royal Courts of Justice, London, on Thursday, the 7th day of January, 1909, at 12 o'clock noon, being the time appointed for adjudicating on the claims.—Dated this 19th day of November, 1908.

JAMES MORLEY, 3. Finsbury-square, London, E.C., Plaintiffs' Solicitor.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made "In the matter of the estate of JAMES ENGLAND, deceased, Taylor and another v. Wilson and others, 1908, E, No. 169," whereby it was ordered that the following inquiries should be made, that is to say:—

1. An inquiry what grandchildren of the testator's late brothers, George England and Joseph England, and his late sister, Susan Chislett, were alive at the date of the testator's decease, and when such grandchildren

the testator's decease, and when such grandchildren

were respectively born.

2. An inquiry which of such grandchildren being grandsons have attained the age of 21 years, or being granddaughters have attained that age or married.

3. An inquiry whether such grandchildren as being grandsons survived the testator and attained the age of 21 years, or being granddaughters attained that age or married, are respectively alive or dead, and if dead, when they died and who are their legal personal representatives.

4. An inquiry whether any and which of testator's said grandchildren being grandsons have died under the age of 21 years, or being granddaughters have died under that age and without having been married, and

when they respectively died.

5. An inquiry whether any and which of the grand-children referred to in the answers to the preceding inquiries are children of Susan Chant, the wife of William Chant, George Chislett, and Thomas Chislett in the testator's will named.

Now any persons claiming to be the grandchildren referred to in the above inquiries are, by their Solicitors. on or before the 30th day of April, 1909, to come in and prove their claims, at the chambers of Mr. Justice Eve. Room 689, at the Royal Courts of Justice, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Friday, the 7th day of May, 1909, at 12.30 in the afternoon, at the said chambers, is appointed for hearing

and adjudicating upon the claims.

Dated this 12th day of November, 1908.

W. O. HEWLETT, Master.

W. O. HEWLETT, Master.

The testator was a native of Shepton Beauchamp or South Petherton, in the county of Somerset, England, and went to Australia as a young man. He resided in Australia till about the year 1875, and then returned to South Petherton, where he lived until his death. The testator's brothers, George England and Joseph England, were also both born in England, and subsequently emigrated, the former to Queensland, the latter to New Zealand. George England died at Ipswich, Queensland, it is believed, on 28th June, 1882, and Joseph England died at Waiuku, New Zealand, in the year 1865. Susan Chislett died at South Petherton aforesaid, on 29th March, 1884.

WITHERS, BENSONS, BIRKETT, and DAVIES, 4, Arundel-street, London, W.C.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of MARGARET ANN HOBSON, deceased, and in an action Foster v. Watson, 1907, F., No. 652, enquiries are directed in the following terms, viz:—An enquiry whether Thomas Foster, named in the will of the said Margaret Ann Hobson, the testatrix, is living or dead, and if dead when he died, and who are his legal personal representatives, and if he died in the lifetime of the testatrix, whether he left any issue living at

the death of the testatrix. (2) An enquiry whether John Foster, named in the said will, is living or dead, and if dead when he died, and who are his legal personal representatives, and if he died in the lifetime of the testatrix whether he left any issue living at the death of the testatrix.

Notice is hereby given, that Thomas Foster and John Foster, mentioned in the said will, or the persons claiming to be the next-of-kin of the said Thomas Foster and John Foster, are, by their Solicitors, on or before the 30th day of April, 1909, to come in and prove their claims at the Chambers of Mr. Justice Eve, at Room 689, the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Monday, the 10th day of May, 1909, at 12.30 of the clock in the afternoon, at the said Chambers, is appointed for hearing and adjudicating upon the said claims.

Dated this 17th day of November, 1908.

W. O. HEWLETT, Master.

PERCY NOEL, 5 and 6, Clement's-inn, Strand, W.C., Plaintiff's Solicitor.

The above named Thomas Foster and John Foster are believed to have left England about 50 years ago for Anstralia.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 25th day of July, 1908, by JOHN GUSTAVE BECKMAN, of 118 and 86, Whitley-road, Whitley Bay, Furniture Dealer.

THE creditors of the above named, John Gustave Beckman, who have not already sent in their claims are required, on or before the 28th day of November, 1908, to send in their names and addresses, and the particulars of their debts or claims to William Henry Davy, Chartered Accountant, 28, Bedford-street, North Shields, 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 17th day of November, 1908.

W. H. DAVY, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 14th day of August, 1908, by AUBREY FLORY HOWARD and PERCY ALEXANDER SHAW, lately trading as J. H. Bower and Co., East India Merchants, at 138, Leadenhall-street, E.C., in the city of London.

THE creditors of the above named Aubrey Flory Howard and Percy Alexander Shaw, who have not already sent in their claims, are required, on or before already sent in their claims, are required, on or before the 15th January, 1909, to send in their names and addresses, and the particulars of their debts or claims, to Francis Joseph Saffery, of 14, Old Jewry-chambers, in the city of London, 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 16th day of November, 1908.

FRANCIS J. SAFFERY, F.C.A., 14, Old Jewrychambers, London, E.C. 145

In the Matter of a Deed of Assignment for the benefit of Oreditors, executed on the 19th day of August, 1968, by the Administrator of the estate of HARRY THORNTON HART, deceased.

HE creditors of the above named Harry Thornton Hart, of 32 and 34. Victoria-street, Grimsby, in the county of Lincoln, Milliner and General Draper, who have not already sent in their claims, are required, on or before the 30th day of November, 1908, to send in their claims to me, Alfred Page, Chartered Accountant, of 28. King-street, Cheapside, London, E.C., 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 the 17th November, 1908.

ALFRED PAGE, Trustee.

In the Matter of a Deed of Assignment for the benefit of Oreditors, executed on the 29th day of January, 1908, by JAMES HENRY BROAD, of Launceston, in the county of Cornwall, Contractor.

THE creditors of the above named James Henry Broad, who have not already sent in their claims, are required, on or before the eleventh day of December,

1908, to send in their names and addresses, and the Launceston, Bank Manager, or to Henry Davey, of Old Bank-chambers, 72, George-street, Plymonth, Incorporated Accountant, the Trustees 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 sixteenth day of November, 1908.

WILLIAM HARE, HENRY DAVEY, Trustees.

In the Matter of a Deed of Assignment for the benefit of Oreditors, executed on the 28th day of August, 1908, by JAMES ROBERTS, trading as Messrs. Roberts and Co., of 19 and 20, Hamsell-street, in the city of London, General Carrier.

OTICE is hereby given, that a First and Final Dividend is intended to be declared herein. All persons who have not yet sent in their claims and assented to the deed are requested to send the same to me, the undersigned, as Solicitor for the Trustee, Charles Edward Scholes, of 5, Whitecross-street, E.C., not later than the 30th day of November, 1908, or in default will be excluded from participating in such Dividend.—Dated the 16th day of November, 1908.

C. CECIL SYMES, 1, Budge-row, London, E.C., Solicitor to the said Trustee, Charles Ed. Scholes.

Re A. B. WIMPORY AND SON.

In the Matter of a Deed of Assignment for the benefit of Oreditors, executed on the 29th day of October, 1908, by Frank Wimpory, residing at 31. Adelaide-road, Edgley, Stockport (with the consent of the executors of the late A. B. Wimpory), the surviving partner in the firm of A. B. Wimpory and Son, who carried on business at 37, Piccadilly, in the city of Manchester, as Importers and Manufacturers.

TOTICE is hereby given, that a Dividend is intended to be declared in the above matter, and that all creditors who have not already done so (if any) are hereby required, on or before the 5th day of December, 1908, to send written particulars of their debts or claims to either of the Trustees as under, and to execute or assent in writing to the said deed, or in default thereof they will be excluded from the benefit of the Dividend or Dividends proposed to be declared.—Dated this 17th day of November, 1908.

HARRY L. PRICE, 15, Fountain-street, Manchester, Incorporated Accountant,

JOHN EDWARD SYKES, Northumberlandstreet, Huddersfield, Incorporated Accountant, Trustees.

W. OGDEN, LYLES, and CO., Cromwell Buildings, 11, Blackfriars-street, Manchester, Solicitors to the Trustees.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 27th July, 1907, by HUBERT RAINE, of 16A, Ingleby-road, Ilford, and 15, Little Alie-street, Whitechapel, London, E., Estate

NOTICE is hereby given, that a First and Final Dividend is about to be declared in the above matter. Any person or persons having claims against the above named debtor are required to send particulars of their claims, in writing, to me, the undersigned Trustee, on or before Monday, the 21st day of December, 1908, or in default thereof they will be excluded from the benefit of the Dividend about to be declared.—Dated this 20th day of November, 1908.

ERNEST BOOTHROYD, Chartered Accountant, 79, Mark-lane, London, E.C., Trustee.

In the Matter of a Deed of Assignment for the benefit of Oreditors, executed on the nineteenth day of July, one thousand nine hundred and seven, by ERNEST BRUNO HARRTEL, of 15, Gray's-inn-road, in the county of Middlesex, 43, Deansgate, Manchester, in the county of Lancaster (trading as the Electromotor and Dynamo Company), and of Laleham, in the county of Middlesex, Electrical Engineer.

OTIOE is hereby given, that it is intended to declare a First and Final Dividend in this matter, and that all creditors who have not already done so are hereby required, on or before the tenth day of December, one thousand nine hundred and eight, to send in their names and addresses, and particulars of their debts or claims, to Frederic Edward Wright, of 19, St. Dunstan's-hill, in the city of London, Incorporated Accountant, one of the Trustees appointed under the said Deed of Assignment, or in default thereof they will be excluded from the benefit of the Dividend about to be declared .-Dated this seventeenth day of November, one thousand nine hundred and eight.

TIPPETS, 11, Maiden-lane, E.C., and 248, Earls Court-road, S.W., Solicitors for the Trustees. 781

In the High Court of Justice.-In Bankruptcy.

No. 1288 of 1908.

In the Matter of a Bankruptcy Petition, filed the 22nd day of October, 1908.

To ABEL CAMACHO, of 29, Elsham-road, Kensington, in the county of London, lately carrying on business at St. Lawrence House, 48, Mark-lane, in the city of London, South American Merchant.

TAKE notice, that a Bankruptcy Petition has been a presented against you to this Court by Herbert Henry Bartlett, of 54, Cornwall-gardens, Kensington, in the county of London, Contractor, and the Court has ordered that the publication of this notice in the London Gazette, and in the Times newspapers, shall be deemed to be service of the petition upon you; and further take notice, that the said petition will be heard at this Court on the 8th day of December, 1908, at 12 o'clock noon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The petition can be inspected by you on application at this Court.—Dated this 17th day of November, 1908. November, 1908.

H. S. GIFFARD, Registrar.

MUNNS and LONGDEN, 8, Old Jewry, London, E.C., Solicitors for Herbert Henry Bartlett. 110

The Bankruptcy Acts, 1883 and 1890.

In the County Court of Yorkshire, holden at Bradford.

In Bankruptcy. No. 41 of 1908.

Re GODFREY KELLETT and ALBERT BATEMAN, carrying on business as Shuttle Makers, under the name of Godfrey Kellett and Co., at Wilton-street, Bradford.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the joint or separate estates of the above named bankrupts, are hereby required to send the particulars, in writing, of their claims or demands to Arthur Greenlay, Chartered Accountant, Halifax Commercial Bank-chambers, Bradford, the trustee herein, on or before the 4th day of December, 1908, after which date the said trustee will proceed to distribute the assets of the said defers Kellett and Co. amongst the persons entitled thereto, having regard only to the claims and demands of which he shall have had notice; and the said trustee will not be liable for the assets of the said

Godfrey Kellett and Co., or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 18th day of November, 1908.

H. FARRAR and CO., 5, Town Hall-square, Bradford, Solicitors for the Trustee.

The Bankruptcy Acts, 1883 and 1890. In the High Court of Justice.

In Bankruptcy. No. 548 of 1907.

Re JULIUS SAMUEL ELLIS, trading as Newton Brothers, of 34 and 36, High-street, Islington, and 103, King-street, Hammersmith, both in Middlesex, residing at 12, Warrington-crescent, Maida Vale, in the County of London, Tailor.

TOTICE is hereby given, that an Order was, on the of Trade, under the powers conferred upon them by the Bankruptcy Acts, 1883 and 1890, removing William Nettleship Green, of 135, Wool Exchange, Basinghallstreet, in the county of London, Incorporated Accountant, from the office of Trustee of the property of the said Julius Samuel Ellis, a Bankrupt.—Dated this 13th day of November, 1908.

By the Board of Trade,

J. G. WILLIS, Inspector-General in Bankruptcy.

THE estates of JOHN CAMPBELL, Butcher, carrying on business at Numbers 40 and 102, High-street, Edinburgh, were sequestrated on 16th November, 1908, by the Sheriff of the Lothians and Peebles at Edinburgh.

The first deliverance is dated 16th November, 1908. The meeting to elect the Trustees and Commissioners is to be held on Wednesday, 2nd December, 1908, at 2 o'clock afternoon, within Dowell's Rooms, 18, George-street, Edinburgh. A composition may be

offered at this meeting; and to entitle creditors to the first dividend, their caths and grounds of debt must be lodged on or before 16th March, 1909. All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

MAL. GRAHAM YOOLL, S.S.C., Agent.

4, York-place, Edinburgh, 12th November, 1908.

THE estates of MICHAEL EVANS STEDMOND. Duddingston Park, Portobello, were sequestrated on the 17th day of November, 1908, by the Sheriff of the Lothians and Peebles at Edinburgh.

The first deliverance is dated the 17th day of November, 1908.

The meeting to elect the Trustee and Commissioners is to be held within Dowell's Rooms, No. 18, George-street, Edinburgh, at 2 o'clock afternoon, on Wednesday, the twenty-fifth day of November, 1908. 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 17th day of March, 1909.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

NORMAN M. MACPHERSON, S.S.C., Agent.

2A, Hill-street,

Edinburgh, 17th November, 1908.

THE BANKRUPTCY ACTS, 1883 AND 1890.

RECEIVING ORDERS.

No.	Debior's Name.	Address,	Description.	Court.	Date of Filing Petition,	No. of Matter.	Date of Receiving Order.	No. of Beceiving Order.	Whether Debtor's or Creditor's Petition,	Act or Acts of Bankruptcy proved in Creditor's Petition.
3791	Bedford, Robert Thomas	514, Fulham Palace-road, Fulham, in the county of London, formerly of 526, Fulham Palace-road aforesaid, and formerly of 42, Malden-road, Kentish Town, in the county of London	Physician and Surgeon	High Court of Justice in Bankruptcy	Nov. 18, 1908	1391 of 1908	Nov. 18, 1908	663	Debtor's	
8792	Botibol, Moss (trading as C. Poole and Co.)	421, Strand, in the county of London	Tailor	High Court of Justice in Bankruptcy	Oct. 29, 1908	1311 of 1908	Nov. 17, 1908	658	Creditor's	Sec. 4-1 (H.), Bank- ruptcy Act, 1883
3793	Brown, H. J	Vyner-street, Cambridge-road, in the county of London	Boxmaker	High Court of Justice in Bankruptcy	Oct. 2, 1908	1206 of 1908	Nov. 17, 1908	660	Creditor's	Sec. 1, Bankruptcy Act, 1890
3794	Casson, Arthur	132, St. James-terrace, Paddington, in the county of London	Manufacturer's Agent	High Court of Justice in Bankruptoy	July 30, 1908	951 of 1908	Nov. 16, 1908	656	Creditor's	Sec. 4-1 (G.), Bank- ruptoy Act, 1883
8795	Cruse, C. W. T. (trading as Charles Cruse and Co.)	11 to 13, Frank-street, Vauxhall-street, in the county of London	Boxmaker	High Court of Justice in Bankruptcy	Oct. 29, 1908	1318 of 1908	Nov. 17, 1908	659	Creditor's	Sec. 4–1 (H.), Bank- ruptoy Act, 1883
3796	Münch, Augustine	48, King's-road, Peckham, lately residing and carrying on business at the Albion Public-house, Commercial-road, Peckham, both in the county of London	Licensed Victualler	High Court of Justice in Bankruptcy	Oct. 28, 1908	1804 of 1908	Nov. 18, 1908	664	Oreditor's	Sec. 1, Bankruptcy Act, 1890
3797	Dyer, Thomas	Northwich House, Penmaenrhos, Old Colwyn, in the county of Carnarvon	Painter and Decorator	Bangor	Nov. 16, 1908	42 of 1908	Nov. 16, 1908	42	Debtor's	
3798	Roberts, Griffith	Gors, Waenfawr, in the parish of Waenfawr, in the county of Carnarvon	Farmer and Quarryman	Bangor	Nov. 16, 1908	41 of 1908	Nov. 17, 1908	43	Creditor's	Sec. 4-1 (O.), Bank- ruptcy Act, 1883
8799	Green, Charles	46, Dartmouth-street, in the city of Birmingham, and lately residing at 62, Burlington-street, Aston Manor, in the county of Warwick	Brassfounder	Birmingham	Oct. 19, 1908	97 of 1908	Nov. 17, 1908	97	Creditor's	Sec. 4-1 (D.), and (H), 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 Beceiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3800	Woolf, Michael Philip)	3, Fielding-road, Acton, in the county of Middlesex	Clothier	Brentford	Oct. 17, 1908	37 of 1908	Nov. 17, 1908	24	Creditor's	Sec. 4-1 (G.), Bank- raptcy Act, 1883
3801	Jupp, William	16, North-road, Brighton, Sussex	Corn Merchant	Brighton	Nov. 4, 1908	99 of 1908	Nov. 18, 1908	55	Oreditor's	Sec. 4-1 (G.), Bank- ruptoy Act, 1883
3802	Curtis, George Sanford	Residing at 26, Leigh-road, South Clifton, in the city and county of Bristol, and carrying on business at High-street, Staple Hill, in the parish of Mangotsfield, in the county of Gloucester	Ironmonger	Bristol	Nov. 17, 1908	80 of 1908	Nov. 17, 1908	74	Debtor's	
3803	Dabell, George	Lately residing and carrying on business at North-street, now of 96, Hastings-road, both in Swadlincote, in the county of Derby	Baker and Confectioner	Burton - on - Trent	Nov. 16, 1908	16 of 1908	Nov. 16, 1908	15.	Debtor's	
3804	Cheshire, Alfred, and Frost, Alfred George									
	(trading as C. G. Whitaker and Co.)	The Cross, and Melbourne-street, Royston, Herts	General Drapers and Tailors	Cambridge	Nov. 17, 1908	18 of 1908	Nov. 17, 1908	17	Debtor's	
3805	Moore, William James	206, Bridgend-road, Maesteg, in the county of Glamorgan, lately residing at 25, Penyfai-road, Aberkenfig, 63, Marianstreet, Blaengarw, The Archway, Tynygarn, Aberkenfig, 5, Jenkin-row, Aberkenfig, and 35, Blaengarw-road, Blaengarw, all in the county of Glamorgan	Coal Miner	Cardiff	Nov. 16, 1908	52 of 1908	Nov. 16, 1908	47	Debtor's	
3806	Thomas, David Morgan	White Horse Hotel, Llandilo, Carmarthenshire	Innkeeper	Carmarthen	Nov. 17, 1908	20 of 1908	Nov. 17, 1908	20	Debtor's	
3807	Butcher, Benjamin Edward	18, Chancellor-road, Southend-on-Sea, Essex, lately residing at Tonbridge, Kent	Insurance Agent and Company's Secretary, late Innkeeper	Chelmsford	Nov. 17, 1908	41 of 1908	Nov. 17, 1908	35	Debtor's	
8808	Johnson, Samuel	94, Cumberland-street, Workington, Cumberland	Ironworker and General Dealer	Cockermouth and Workington	Nov. 17, 1908	11 of 1908	Nov. 17, 1908	9	Debtor's	

RECEIVING ORDERS-continued.

No,	Debtor's Nante.	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,
3809	Bednall, Thomas	93, Gerard-street, Derby, in the county of Derby	Baker	Derby and Long Eaton	Nov. 17, 1908	38 of 1908	Nov. 17, 1908		Debtor's	
3 810	Brookes, Charles	43, Prince's-street, Derby, in the county of Derby, late of 22, Reeves-road, Derby aforesaid, and formerly of 75, Gerard-street, Derby aforesaid	Motorman, late Off- License Holder and Grocer	Derby and Long Eaton	Nov. 16, 1908	36 of 1908	Nov. 16, 1908		Debtor's	
3811	Brown, John the younger)	Rutland-street, Matlock Bank, in the county of Derby	Gardener and Florist	Derby and Long Eaton	Nov. 17, 1908	37 of 1908	Nov. 17, 1908	37	Debtor's	
3812	Wright, George Duncan	Residing and carrying on business at 14, Granby-street, in the borough of Ilkeston, in the county of Derby	Grocer and Yeast Dealer	Derby and Long Eaton	Nov. 17, 1908	39 of 1908	Nov. 17, 1908	39	Debtor's	
3 813	Selby, Frank Anthony Smith	Portland-road, Wyke Regis, in the county of Dorset	Builder	Dorchester	Nov. 18, 1908	16 of 1908	Nov. 18, 1908	16	Debtor's	
3814	Hine, John	48, North-road, Durham, and carrying on business at 69, North-road aforesaid	Baker and Confectioner	Durham	Nov. 17, 1908	10 of 1908	Nov. 17, 1908	10	Debtor's	
3815	Fleetwood, George Hampden	Brookside, Hoppers-road, Winchmore Hill, in the county of Middlesex	Commercial Clerk	Edmonton	Nov. 17, 1908	36 of 1908	Nov. 17, 1908	26	Debtor's	
3816	Stoney, E	15, Perth-road, Lordship Lane, Wood Green, in the county of Middlesex, lately residing and carrying on business at Stanion, in the county of Northampton	Farmer	Edmonton	Oct. 12, 1908	34 of 1908	Nov. 16, 1908	25	Creditor's	Sec. 4 1 (G.), Bank- ruptcy Act, 1883
3817	Yeldon, Charles William	Residing at Prince's-street South, and trading at Haven-road, both in St. Thomas, Exeter	Cabinet Maker	Exeter	Nov. 14, 1908	35 of 1908	Nov. 14, 1908	33	Debtor's	
3818	Parkin, William	65, Kent-street, late of 147, Freeman-street, and Wellington-street, Great Grimsby	Late Confectioner, now out of business	Great Grimsby	Nov. 14, 1908	42 of 1908	Nov. 14, 1908	42	Debtor's	
3819	Pobgee, Richard William (carrying on business under the style or firm of Pobgee and Sons)	Grantley Villa, Cranleigh, in the county of Surrey, carrying on business at the Common, Cranleigh, and at Lucks Green, Cranleigh	Coachbuilder and Black- smith	Guildford and Godalming	Nov. 18, 1908	18 of 1908	Nov. 18, 1908	13	Debtor's	

No.	Debtor's Name.	Address.	Description.	Court;	Date of Filing Petition.	No. of Matter,	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3820	Prosser, William Otho	Venns Green, in the parish of Marden, in the county of Hereford	Farmer and Dealer	Hereford	Nov. 18, 1908	16 of 1908	Nev. 18, 1908	.9	Debtor's	
3821	Perkins, Philip Ernest and Johnstone, William Lionel Alexander	The Central Hunting Stables, Hoddesdon, Herts	Riding and Job Masters	Hertford	Nov. 17, 1908	5 of 1908	Nov. 17, 1908	4	Debtor's	
3822	Megson, Joseph	Residing at 51, Healey-road, Ossett, in the county of York, and carrying on business at 3, King's Head-buildings, in Huddersfield, in the said county	Mungo, Shoddy, and Oil Merchant	Huddersfield	Nov. 16, 1908	15 of 1908	Nov. 16, 1908	13	Debtor's	
3823	Black, Isaac and Feddy, Max (lately carrying on business together in copartnership under the style or firm of	Residing at 1, Whitelock-street, in the city of Leeds Residing at 37, Elmwood-street, Leeds aforesaid								
	Black and Feddy)	At 38A, Whitelock-street, Leeds aforesaid	Cabinet Makers	Leeds	Nov. 16, 1908	127 of 1908	Nov. 16, 1908	105	Debtor's	
3824	Holmes, William George	Lately residing and carrying on business at 34, Chapeltown-road, in the city of Leeds, but now residing in apartments at 43, Evelyn-street, and carrying on business at 139A, Chapeltown - road, both in Leeds aforesaid	Lately Glass and China Dealer, now Tobac- conist	Leeds	Nov. 14, 1908	125 of 1908	Nov. 14, 1908	104	Debtor's	
3825	Brown, John (trading as Madame Rossetti)	Lately carrying on business and residing at 75, Walton-vale, Aintree, Liverpool, in the county of Lancaster	Milliner and Draper	Liverpool	Oct. 21, 1908	77 of 1908	Nov. 17, 1908	65	Creditor's	Sec. 4-1 (D.), Bank- ruptcy Act, 1883
3826	Cayton, Thomas, and Cayton, George John- stone (trading in co- partnership as	county of Lancaster	·			-	:			
	T. Cayton and Son)	Both residing at 58, Kensington - road, Southport, in the county of Lancaster, and carrying on business at 58, Kensington- road, bouthport aforesaid, and formerly carrying on business and residing at 40, Kensington-road aforesaid, and carrying on business at 13A, Kensington-road afore- said	Painters, Decorators, and Plumbers	Liverpool;	. Nov. 18, 1908	87 of 1908	Nov. 18, 1908	67	Debtor's	

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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 Bankruptoy proved in Creditor's Petition.
3827	Thurkettle, George Arthur	Residing at 10, Clarence-grove, in the city of Liverpool, carrying on business at 150, Heyworth-street, in the said city	Grocer and Provision Dealer	Liverpool	Nov. 3, 1909	81 of 1908	Nov. 17, 1908	66	Creditor's	Sec. 4-1 (A.), Bank- ruptcy Act, 1883
3828	Williams, Harry (trad- ing as Williams Brothers)	Club-row, late of Water-lane, both in Ponty- mister, in the county of Monmouth	Boot Repairer	Newport, Mon.	Nov. 17, 1908	23 of 1908	Nov. 17, 1908	18	Debtor's	
3829	Gibson, Arthur	Cusworth, Brompton, near Northallerton, Yorksbire	Cattle Dealer	Northallerton	Nov. 17, 1908	9 of 1908	Nov. 17, 1908	9	Debtor's	
3830	Holman, Isaac William	57, Commercial-road, East Dereham, Norfolk	Coal Merchant :	Norwich	Nov. 18, 1908	53 of 1908	Nov. 18, 1908	50	Debtor's	
3831	Davies, John Thomas	Pentre, Glamorgan	Grocer	Pontypridd, Ystradyfodwg, and Porth	Nov. 7, 1908	49 of 1908	Nov. 17, 1908	50	Creditor's	Sec. 4-1 D.), Bank- ruptcy Act, 1883
8832	Meats, George	16, Barry-terrace, Pwllgwaun, near Ponty- pridd, Glamorgan	Builder, late Grocer	Pontypridd, Ystradyfodwg, and Porth	Nov. 17, 1908	53 of 1908	Nov. 17, 1908	51	Debtor's	
3883	Pearce, George Henry Francis	31, Abertonllwyd, Treherbert, Glamorgan	Collier	Pontypridd, Ystradyfodwg and Porth	Nov. 16, 1908	51 of 1908	Nov. 16, 1908	49	Debtor'	
3834	Fisher, Thomas	Residing at 5, Penny-street, Lancaster, in the county of Lancaster, and carrying on busiat 22, Lower Church-street, Lancaster aforesaid	Brush Manufacturer ,	Preston ,	Nov. 18, 1908	41 of, 1908	Nov. 18, 1908	40	Debtor'	
8835	Pillar, Herbert Stanley	Lately residing at Poplar Cottage, West End-lane, Pinner, in the county of Middle- sex, and carrying on business at 8, Ross- parade, Ross-read, Wallington, in the county of Surrey, present address un- ascertained	Builder	St. Albans	Sept. 3, 1908	10 of 1908	Nov. 17, 1908	11	Creditor's	Sec. 4–1 (G.), Bank- ruptcy Act, 1883
8836	Bye, John	9, The Crescent, Salford, Lancashire	Funeral Department Manager	Salford	Nov. 18, 1908	30 of 1908	Nov. 18, 1908	28	Debtor's	

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No. 28198.	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 Auts of Bankruptey proved in Creditor's Petition
3837	Dance, Arthur John	7, New-street, Andover, in the county of Hants, lately residing and carrying on business at Richard Steele's Farm, Ash- mansworth, in the county of Hants	Farm Labourer, late Farmer	Salisbury	Nov. 16, 1908	13 of 1908	Nov. 16, 1908	11	Debtor's	
3838	Rosenberg, Lazarus (trading as the British Furnishing Company)	Residing at 230, Eccleshall-road, in the city of Sheffield, and carrying on business at 3 and 5, Exchange-street, in the city of Sheffield	Furniture Dealer and Cabinet Maker	Sheffield	Nov. 16, 1908	63 of 1908	Nov. 16, 1908	61	Debtor's	
₩ 3889	Todd, Thomas Southeren	Middleton House, Gainford, in the county of Durham	Farmer, ···	Stockton - on - Tees	Nov. 16, 1908	29 of 1908	Nov. 16, 1908	27	Debtor's	
3840	Pye, Edward Hugh Hopkins	Residing and carrying on business at 17, Cecil-street, Stourbridge, in the county of Worcester	Laundryman	Stourbridge	Nov. 16, 1908	17 of 1908	Nov. 16, 1908	17	Debtor's	
3841	Oriddle, Montagne William Henry (trading as M. Oriddle and Co.)	Penygraig, Gladstone-street, Abertillery, carrying on business at 10 and 11, Church- street, Abertillery, and 93, Commercial- street, Tredegar, Monmouthshire	Fruiterer	Tredegar	Nov. 18, 1908	15 of 1908	Nov. 18, 1908	14	Debtor's	
3842	Owens, Henry	Garn Shop, Garn Cross, Nantyglo, Mon- mouthshire	Grocer and Draper	Tredegar	Nov. 17, 1908	17 of 1908	Nov. 17, 1908	13	Debtor's	
3843	Bennett, Edwin Richard	High Cross-street, St. Austell, Cornwall	Coachbuilder	Truro	Nov. 17, 1908	31 of 1908	Nov. 17, 1908	30	Debtor's	
3844	Laing John Alexander (formerly carrying on business under the style or firm of	Larchwood Farm, Seal Chart, near Seven- oaks, in the county of Kent, lately carrying on business at the same address	Commercial Traveller, lately Seed, Plant, and Bulb Merchant	Tunbridge Wells	Nov. 17, 1908	16 of 1908	Nov. 17, 1908	13	Debtor's	
	John Laing and Sons)	At Stanstead Nursery, Forest Hill, in the said county of Kent, and afterwards at 8, Peak-hill, Sydenham, in the said county	Nurseryman Seed Merchant							
3845	Coult, Edith	Residing and carrying on business at 50 and 51, Richard Cooper-street, and formerly at Pasture-road, both in Goole, in the county of York	Draper and Confectioner, a Married Woman trading apart from her Husband	Wakefield	Nov. 17, 1908	29 of 1908	Nov. 17, 1908	29	Debtor's	

RECEIVING ORDERS—continued.

No	Debtor's Name.	A GCT :ss.	Description.	Court,	Date of Filing Betition.	No. of Matter.	Date of Beceiving Order	No. of Beceiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Patition.
8816	Crozier, James	49, Museum-street, formerly of 272, Knuts- ford-road, and prior thereto of 11, Thynne- street, all in Warrington, in the county of Lancaster	Traveller, formerly Travelling Draper	Warrington	Nov. 18, 1908	17 of 1908	Nov. 18, 1908	16	Debtor's	
3847	Perry, James (formerly carrying on business under the style or firm of James F. Perry)	78, Wood-street, Willenhall, in the county of Stafford, formerly residing and carrying on business at Walsall-road, Willenhall aforesaid	Insurance Agent, for- merly a Hardware Factor	Wolverhampton	Nov. 18, 1908	31 of 1908	Nov. 18, 1908	23	Debtor's	
3848	Street, Francis Henry	Fladbury, in the county of Worcester	Baker and Grocer	Worcester	Nov. 17, 1908	34 : of 1908	Nov. 17, 1908	21	Debtor's	
:	-:-	The following Amended Notice	is substituted for that pub	lished in the Lon	don Gazette of	the 17th	November, 1908.		<u> </u>	
3780	Jackson, Evans	Residing at Briarfield, Prestwich, near Manchester, formerly carrying on business as a Timber Merchant, with a Partner, under the style of James Chapman and Company, at 44, Broughton-lane, Manchester	Out of business and occupation	Salford	Oct. 20, 1908	28 of 1908	Nov. 10, 1908	27	Creditors	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
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FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name.	Address.	Description.	Court,	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Botibol, Moss (trading as C. Poole and Co.)	421, Strand, in the county of London	Tailor	High Court of Justice in Bankruptcy	1311 of 1908	Dec. 1, 1908	12 noon	Bankruptcy - build - ings, Carey-street, London	Jan. 13, 1909	12 ņoon	Bankruptcy - buildings, Ca- rey - street, London, W.O.	
Brown, H. J	Vyner-street, Cambridge- road, in the county of London	Box Maker	High Court of Justice in Bankruptcy	1206 of 1908	Dec. 1, 1908	11 а.м.	Bankruptcy - build - ings, Carey-street, London	Jan. 13, 1909	12 noon	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Casson, Arthur	132, St. James-terrace, Paddington, in the county of London	Manufacturers' Agent	High Court of Justice in Bankruptcy	951 of 1908	Nov. 30, 1908	12 noon	Bankruptoy - build- ings, Carey-street, London	Jan. 13, 1909	12 noon	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Cruse, O. W. T. (trading as Charles Cruse and Co.)	11 to 13, Frank - street, Vauxhall-street, in the county of London	Box Maker	High Court of Justice in Bankruptcy	1318 of 1908	Nov. 30 , 1908	11. A.M.	Bankruptoy - build- ings, Carey-street, London	Jan. 13, 1909	12 noon	Bankruptcy - ,buildings, Ca- rey - street, London, W.O.	
Mitchell, Thomas	18, Oakwell-lane, Barnsley, in the county of York, and lately residing and carrying on business at 88, Pontefract - road, Barnsley aforesaid	Tool Maker, lately China and Earthenware Dealer	Barnsley	13 of 1908	Nov. 30, 1908	10.30 а.м.	Official Receiver's Office, 7, Regent- street, Barnsley	Nov. 30, 1908	11 А.М.	County Court Hall, Regent- street, Barns- ley	Nov. 16, 1908
Simpson, Arthur	1, School-street, Old Town, :Barnsley, Yorkshire	Shopkeeper	Barnsley	12 of 1908	Nov. 30, 1908	10 A.M.	Official Receiver's Office, 7, Regent-street, Barnsley	Nov. 30, 1908	11 A.M.	County Court Hall, Regent- street, Barns- ley	Nov. 16, 1908
Osborne, Hilda Marion	Water Mill House, Brook, in the county of Kent	Market Gardener, Married Woman trading on her own account separate and apart from her Husband	.Canterbury	64 of 1908	Nov. 28, 1908	10.30 а.м.	Official Receiver's Office, 68A, Castle- street, Canterbury	Dec. 17, 1908	10 A.M.	Guildhall, Canterbur y	Nov. 13, 1908

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,
The Southern Builders' Material Coy.	Parsons Mead, Croydon, Surrey	Builders' Mer- chants	Oroydon	38 of 1908	Nov. 30, 1908	11.30 а.м.	132, \$\times York - road, \text{Westminster-Bridge, S.E.}	Dec. 17, 1908	11 A.M.	County Court, Scarbrook- road, Croydon	
Yeldon, Charles William	Residing at Prince's street South, and trading at Haven-road, both in St. Thomas, Exeter	Cabinet Maker	Exeter	35 of 1908	Dec. 3, 1908	10.30 A.M.	Official Receiver's Office, 9, Bedford- circus, Exeter	Dec. 3, 1908	11.30 A.M.	'The Castle, Exeter	Nov. 17, 1908
Mason, Samuel Robert	Highfield, Scarths, Lincoln- shire, late of Old Market- place, Great Grimsby	Late Fruiterer and Florist, now out of employ- ment	Great Grimsby	41 of 1908	Nov. 28, 1908	11 а.ж.	Official Receiver's Office, St. Mary's- chambers, Great Grimsby	Dec. 3, 1908	11 а.м.	Townhall, Great Grimsby	Nov. 11, 1908
· Green, Edward James	Rollesby, Norfolk	Wheelwright and Blacksmith	Great Yarmouth	48 of 1908	Nov. 28, 1908	12.30 р.м.	Official Receiver's Office, 8, King- street, Norwich	Dec. 1, 1908	11 A.M.	Townhall, Great Yarmouth	Nov. 17, 1908
Black, Isaac and Feddy, Max (lately carrying on busi- ness together in co- partnership under	Residing at 41, Whitelock- street, in the city of Leeds Residing at 37, Elmwood- street, Leeds aforesaid										
the style or firm of Black and Feddy)	At 38A, Whitelock-street, Leeds aforesaid	Cabinet Makers	Leeds	127 of 1908	Nov. 80, 1908	11.80 а.м.	Official Receiver's Office, 24, Bond- street, Leeds	Dec, 15, 1908	11 а.м.	County Court- house, Albion- place, Leeds	Nov. 18, 1908
Holmes, William George	Lately residing and carrying on business at 34, Chapeltown-road, in the city of Leeds, but now residing in apartments at 43, Evelyn-street, and carrying on business at 139A, Chapeltown-road, both in Leeds aforesaid	Lately Glass and China Dealer, now Tobacconist	Leeds	125 of 1908	Nov. 80, 1908	11 а.м.	Official Receiver's Office, 24, Bond- street, Leeds	Dec. 15, 1908	11 A.M.	County Court- house, Albion- place, Leeds	Nov. 17, 1908

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Nam e ;	Address,	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Exemination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Brereton, Thomas Arthur, and Broomfield, John Angle (carrying on business as	Both residing at 336, Hungerford-road, Crewe										
Brereton Brothers)	At 31, Coppenhall-terrace, 11, Heath - street, and 108, Earle-street, Crewe aforesaid	Grocers and Pro- vision Dealers	Nantwich and Crewe	20 of 1908	Nov. 30, 1908	11.15 A.M.	Royal Hotel, Crewe	Dec. 11, 1908	11.15 A.M.	Petty Sessional Court - house, Edleston-road, Crewe	
Birch, George	Now residing at the house tenanted by his Wife at 21, Abbey-grove, Wellsroad, and trading at 17A, Truman-street, and the Great Market-place, all in Nottingham, and also at the Market-place, Rastwood, Nottinghamshire, lately residing at 9, Raglan-street, Nottingham aforesaid	Provision Dealer	Nottingham	43 of 1908	Nov. 80, 1908	11 А.М.	Official Receiver's Offices, 4, Castle- place, Park-street, Nottingham	Dec. 11, 1908	10.30 A.M.	County Court- house, St. Peter's Gate, Nottingham	
Brackenbury, Ernest (trading as E. E. Skinner)	Residing and trading at 166, Station-road, Shire- brook, Derbyshire	Cycle Agent, also Miner	Nottingham	44 of 1908	Nov. 28, 1908	11 A.M.	Official Receiver's Offices, 4, Castle- place, Park-street, Nottingham	Dec. 11, 1908	10.30 A.M.	County Court- house, St. Peter's Gate, Nottingham	
Davies, John Thomas	Pentre, Glamorgan,	Grocer	Pontypridd, Ystradyfodwg, and Porth	49 of 1908	Dec. 4, 1908	11 A.M.	Official Receiver's Office, Post Office- chambers, Ponty- pridd	Dec. 8, 1908	10.15 A.M.	Court - house, Pontypridd	Nov. 18, 1908
Meats, George	16, Barry-terrace, Pwllgwaun, near Pontypridd, Glamorgan	Builder, late Grocer	Pontypridd, Ystradyfodwg, and Porth	53 of 1908	Nov. 30, 1908	11.30 A.M.	Official Receiver's Office, Post Office- chambers, Ponty- pridd	Dec. 8, 1908	10.15 A.M.	Court - house, Pontypridd	Nov. 18, 1908
Pearce, George Henry Francis	31, Abertonllwyd, Tre- herbert, Glamorgan	Collier	Pontypridd, Ystradyfodwg, and Porth	51 of 1908	Nov. 30, 1908	10.30 A.M.	Official Receiver's Office, Post Office- chambers, Ponty- pridd	Dec. 8, 1908	10.15 A.M.	Court - house, Pontypridd	Nov. 18, 1908

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.
Davies, James Nicholas	Residing at 1, Bridge-road, the Greaves, Lancaster, in the county of Lancaster, and carrying on business at 16, Newstreet, Lancaster aforesaid, and lately carrying on business at New-road, Kendal, in the county of Westmoreland	Fruiterer	Preston	39 of 1908	Nov. 30, 1908	11.80 д.м.	Official Receiver's Offices, 13, Winck- ley-street, Preston	Dec. 4, 1908	11 А.М.	Sessions Hall, Lancaster-road, Preston	
Jackson, Evans	Residing at Briarfield, Prestwich, near Manchester, formerly carrying on business as a Timber Merchant with a Partner, under the style of James Chapman and Company at 44, Broughton - lane, Manchester	Out of business and occupation	Salford	. 28 of 1908	Nov. 28, 1908	11 A.M.	Official Receiver's Offices, Byrom- street, Manchester	Dec. 15, 1908	10.30 A.M.	Court - house, Encombe- place, Salford	
Dance, Arthur John	7, New-street, Andover, in the county of Hants, lately residing and carry- ing on business at Richard Steele's Farm, Ashmans- worth, in the county of Hants	Farm Labourer, formerly Farmer	Salisbury	. 13 of 1908	Nov. 28, 1908	11,30 A.M.	Official Receiver's Offices, Oity-cham- bers, Catherine- street, Salisbury	Dec. 10, 1908	2 P.M.	Council House, Salisbury	
Henshall, Samuel	41, Holly-street, Stock- port, Cheshire	Postman	Stockport .	26 of 1908	Dec. 2, 1908	11.30 A.M.	Official Receiver's Offices, Castle- chambers, 6, Ver- non-street, Stock- port	Dec. 11, 1908	11 A.M.	Court - house, Vernon-street, Stockport	Nov. 14, 1908
Mason, Herbert Frederick	6, Lansdown-street, With- ington, Lancashire, lately of Thornhurst, 26, Bath- road, Buxton, Derbyshire	Insurance Agent	. Stockport .	18 of 1908	Dec. 2, 1908	11 A.M.	Official Receiver's Offices, Castle- chambers, 6, Ver- non-street, Stock- port	Dec. 11, 1908	11 А.М.	Court - house, Vernon-street, Stockport	Nov. 6, 1908

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.
Evans, Edward	5, Tichborne - terrace, Mumbles, in the county of Glamorgan, carrying on business at Manselton, in the county borough of Swansea, and having for the greater part of the past six months resided and carried on business at Major-street, Mansel- ton aforesaid	Builder and Con- tractor	Swansea	33 of 1908	Nov. 28, 1908	11 A.M.	Official Receiver's Offices, 31, Alex- andra-road, Swan- sea	Nov. 27, 1908	11.30 а.м.	Townhall, Swansea	Nov. 16, 1908
Slimming, James	The School House, in the parish of Bishops Froome, in the county of Hereford	Head Teacher in Council Schools	Worcester	33 of 1908	Dec. 1, 1908	12 noon	Official Receiver's Office, 11, Copen- hagen-street, Wor- cester	Dec. 1, 1908	2 г.м.	Guildhall, Wor- cester	Nov. 18, 1908
Hughes, Daniel	Victoria Shop, Glyn Ceiriog, in the parish of Llansantffraid, Glyn Ceiriog, in the county of Denbigh	Tailor	Wrexham and Llangollen	20 of 1908	Dec. 2, 1908	12 noon	Crypt - chambers, Eastgate - row, Chester	Dec. 8, 1908	12 noon	County - build- ings, Wrexham	Nov. 14, 1908
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ADJUDICATIONS.

Debtor's Name.	_ Address,	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Cole, John Kingwell (described in the Receiving Order as J. Kingwell Cole)	34, Kensington-gardens-square, Westbourne-grove, and 17, Hart-street, Bloomsbury-square, both in the county of London	Architect	High Court of Justice in Bankruptcy	1195 of 1908	Nov. 16, 1908	Oct. 18, 1908
Cowley, Charles (trading as Cowley and Drake)	Woodland Villa, 18, Dean-road, Willesden, in the county of London, and carrying on business at Willesden aforesaid	Builder, trading in partnership with Frank Styles	High Court of Justice in Bankruptcy	1216 of 1908	Nov. 18, 1908	Oct. 6, 1908
Hill, Thomas Rowland (trading as Henry Edie and Co.)	Carrying on business at the Bow Foundry, Bow, and residing at Oak Lodge, Bycullah-road, Enfield, both in Middlesex	Ironfounder	High Court of Justice in Bankruptcy	1333 of 1908	Nov. 18, 1908	Nov. 3, 1908
Pyke, Ernest Lionel	116, Charing Cross-road, and 2A, Hyde Park Mansions, Hyde Park	Auctioneer	High Court of Justice in Bankruptey	710 of 1908 (Consoli	Nov. 17, 1908	June 12, 1908
Howland, Percy	67, Palace-court, Hyde Park, and 116, Charing Cross-road, all in the county of London	Auctioneer	High Court of Justice in Bankruptcy	dated	13th Nov., 1908)	June 12, 1908
Dyer, Thomas	Northwich House, Penmaenrhos, Old Colwyn, in the county of Carnarvon	Painter and Decorator	Bangor	42 of 1908	Nov. 16, 1908	Nov. 16, 1908
Roberts, Griffith	Gors, Waenfawr, in the parish of Waenfawr, in the county of Carnarvon	Farmer and Quarryman	Bangor	41 of 1908	Nov. 17, 1908	Nov. 16, 1908
Curtis, George Sanford	Residing at 26, Leigh-road, in the city and county of Bristol, and carrying on business at High-street, Staple Hill, in the parish of Mangotsfield, in the county of Gloucester	Ironmonger	Bristol	80 of 1908	Nov. 18, 1908 '	Nov. 17, 1908
Dabell, George	Lately residing and carrying on business at North-street, now of 96, Hastings-road, both in Swadlincote, in the county of Derby	Baker and Confectioner	Burton-on-Trent	16 of 1908	Nov. 16, 1908	Nov. 16, 1908
Cheshire, Alfred, and Frost, Alfred George (trading as C. G. Whitaker and Co.)	The Cross, and Melbourne-street, Royston, Herts	General Drapers and Tailors		18 of 1908	Nov. 17, 1908	Nov. 17, 1908
Evans, John Penrose (carrying on business as J. Penrose Evans and Company)	Residing and carrying on business at 128, Cowbridge-road, Cardiff	Draper	Cardiff	47 of 1908	Nov. 14, 1908	Oct. 26, 1908

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Debtor's Name.	Address:	Description.	Court.	No. Daté of Order.	Date of Filing Petition.
Moore, William Jámes La San Sand Sand	206, Bridgend-road, Maesteg, in the county of Glamorgan, lately residing at 25, Penyfai-road, Aberkenfig, 63, Marian-street, Blaengarw, the Archway, Tynygarn, Aberkenfig, 5, Jenkin-row, Aberkenfig, and 35; Blaengarw-road, Blaengarw, all in the county of Glamorgan	-Coal-Miner : w. 'r '	Cardiff '	52 of 1908 Nov16, 1908	Nov.16,:1908
Thomas, Philip (trading as Philip Thomas and Co.)	40. Mount Stuart-square, in the city of Cardiff, and Park: View, 68, Penylan road, in the city of Cardiff	Shipowners, Coal Exporters and Colliery Agents	· Oardiff · w.	of 1908 Nov. 14, 1908	¿Oçt. 9; 1998.]
Thomas, David Morgan	White Horse Inni Llandilo, Carmarthenshire	-Innkeeper and the second	·Carmarthen:	20 Nov. 17, 1908.	., Nov. 1,7,,1908
Butcher, Panjamin Edward	18, Chancellor-road, Southend-on-Sea, Essex, lately residing at Tonbridge, Kent	Insurance Agent and Company's Secretary, late Innkeeper	Chelmsford	41 Nov. 17, 1908 .	Nov. 17, 1903
Johnson, Samuel	94, Cumberland-street, Workington, Cumberland	Ironworker and General Dealer	Cockermouth and Workington	11 of 1908 Nov. 17, 1908 .	Nov. 17, 1908
Pe lnall, Thomas Appleby	93, Gerard-street, Derby, in the county of Derby	Baker	Derby and Long	38 Nov. 17, 1908 .	Nov. 17, 1908
Brookes, Charles	43; Prince's street, Derby, in the county of Derby, late of 22, Reeves-road, Derby aforesaid, and formerly of 75, Gerard-street, Derby aforesaid	Motorman, late Off-licence Holder and Grocer	Derby and Long Eaton	36 Nov. 16, 1908	Nov. 16, 1908
Brown, John, the younger	Rutland-street, Matlock Bank, in the county of Derby	Gardener and Florist	Derby and Long	37 of 1908 Nov. 17, 1908	Nov. 17, 1908
Wright, George Duncan	Residing and carrying on business at 14, Granby-street, in the borough of Ilkeston, in the county of Derby	Grocer and Yeast Dealer	Derby and Long Eaton	39 of 1908 Nov. 17, 1908 .	Nov. 17, 1908
Ficetwood, George Hampien	Brookside, Hopper's-road, Winchmore Hill, in the county of Middlesex	Commercial Clerk	Edmonton	36 of 1908 Nov. 17, 1908 .	Nov. 17, 1903
Yeldor, Charles William	Residing at Princes street South, and trading at Haven- road, both in St. Thomas, Exeter	Cabinet Maker	Exeter · · · · · · · · · · · · · · · · · · ·	35 Nov. 14, 1908	Nov. 14, 1908
Parkin, William	65, Kent-street, late of 147, Freeman-street, and Wellington-street, Great Grimsby	Late Confectioner, now out of business	Great Grimsby	42 of 1908 Nov. 14, 1908 .	Nov. 14, 1903

ADJUDICATIONS—continued.

Debtor's Name.	Address,	Description.	Court.	No, D	ate of Order.	Date of Filing Petition.
Prosser, William Otho	Venns Green, in the parish of Marden, in the county of Hereford	Farmer and Dealer	Hereford	16 No	v. 18, 1908	Nov. 18, 1908
Black, Isaac, and Feddy, Max (lately carrying on business together in copartnership under the	Residing at 41, Whitelock street, in the city of Leeds Residing at 37, Elmwood-street, Leeds aforesaid					; :::
style or firm of ***********************************	At 38A, Whitelock-street, Leeds aforesaid	Cabinet Makers	Leeds	127 of 1908 No	v. 16, 1908	Nov. 16, 1908
Holmes, William George	Lately residing and carrying on business at 34. Chapeltown-road, in the city of Leeds, but now residing in apartments at 43, Evelyn-street, and carrying on business at 139A, Chapeltown-road, both in Leeds aforesaid	Lately Glass and China Dealer now Tobacconist	Lecds	. 125 of 1908 No	v. 14, 1908	Nov. 14, 1908
Hall, Samuel, and Wignall, Herbert (carrying on business under the style of	· · · ·	. ··· ··· ···	·		•	
Hall and Wignall	Now both residing at 11, Boundary-street, Lostock Gralam, Northwich, in the county of Chester, lately residing at 10, Clarence-road, Birkdale, in the county of Lancaster, and carrying on business there, and also on the shore, Southport, in the county of Lancaster	Builders	Liverpool	78 of 1908	v. 18, 1908	Oct. 24, 1908
The said Herbert Wignall (also carrying on business under the name of Edward , Clarke)	On the shore at Southport aforesaid			, , ,	. ;	. • · ·
Wood, Robert	33, Ashfield, Wavertree, in the city of Liverpool, and lately carrying on business at 34, Moorfields, in the said city	General Contractor	Liverpool	84 No of 1908	v. 16, 1908	Nov. 13, 1908
Dawson, Ralph Smith	Residing at 9, Warwick-road, Old Trafford, Manchester, but previously at 716, Chester-road, Stretford, near Manchester, and carrying on business at 3, York-street, Chorlton-on-Medlock, Manchester, and at Wharf Saw Mills, Trafford Park, Stretford aforesaid	Packing-case Maker and Timber Merchant	Manchester	72 of 1908	v. 18, 1908	Oct. 21, 1903
Williams, Harry (trading as Williams Bros)	Club-row, late of Water-lane, both in Pontymister, in the county of Monmouth	Boot Repairer	Newport, Mon	23 No of 1908	v. 17, 1908	Nov17, 1908
Gibson, Arthur	Cusworth, Brompton, near Northallerton, Yorkshire	Catile Dealer	Northallerton	9 No of 1908	v. 17, 1908	Nov. 17, 1908

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Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Holman, Isaac William	57, Commercial-road, East Dereham, Norfolk	Coal Merchant	Norwich	53 of 1908	Nov. 18, 1908	Nov. 18, 1908
Meats, George	16, Barry-terrace, Pwllgwaun, near Pontypridd, Glamorgan	Builder, late Grocer	Pontypridd, Ystrad- yfodwg and Porth	53 of 1908	Nov. 17, 1908	Nov. 17, 1908
Pearce, George Henry Francis	31, Abertonliwyd, Treherbert, Glamorgan	Collier	Pontypridd, Ystrad- yfodwg and Porth	51 of 1908	Nov. 16, 1908	Nov. 16, 1908
Fisher, Thomas	Residing at 5, Penny-street, Lancaster, in the county of Lancaster, and carrying on business at 22, Lower Church- street, Lancaster aforesaid	Brush Manufacturer	Preston	41 of 1908	Nov. 18, 1908	Nov. 18, 1908
Bye, John ,	9, the Orescent, Salford, Lancashire	Funeral Department Manager	Salford	30 of 1908	Nov. 18, 1908	Nov. 18, 1908
Jackson, Evans	Residing at Briarfield, Prestwich, near Manchester, for- merly carrying on business as a Timber Merchant with a partner under the style of James Charman and Company, at 44, Broughton-lane, Manchester	Out of business and occupation	Salford	28 of 1908	Nov. 18, 1908	Oct. 20, 1908
Dance, Arthur John	7, New-street, Andover, in the county of Hants, lately residing and carrying on business at Richard Steeles' Farm, Ashmansworth, in the county of Hants	Farm Labourer, late Farmer	Salisbury	13 of 1908	Nov. 16, 1908	Nov. 16, 1908
Rosenberg, Lazarus (trading as the British Furnishing Company)	Residing at 230, Ecclesall-road, in the city of Sheffield, and carrying on business at 3 and 5, Exchange-street, in the city of Sheffield	Furniture Dealer and Cabinet Maker	Sheffield	63 of 1908	Nov. 16, 1908	Nov. 16, 1908
Todd, Thomas Southeren	Middleton House, Gainford, in the county of Durham	Farmer	Stockton-on-Tees	29 of 1908	Nov. 16, 1908	Nov. 16, 1908
Pye, Edward Hugh Hopkins	Residing and carrying on business at 17, Cecil-street, Stourbridge, in the county of Worcester	Laundryman	Stourbridge	17 of 1908	Nov. 16, 1908	Nov. 16, 1908
Criddle, Montague William Henry (trad- ing as M. Criddle and Co.)	Penygraig, Gladstone-street, Abertillery, carrying on business at 10 and 11, Church-street, Abertillery, and 93, Commercial-street, Tredegar, Monmouthshire	Fruiterer	Tredegar	15 of 1908	Nov. 18, 1908	Nov. 18, 1908
Owens, Henry	Garn Shop, Garn Cross, Nantyglo, Monmouthshire	Grocer and Draper '	Tredegar	14 of 1908	Nov. 17, 1908	Nov. 17, 1908

ADJUDICATIONS—continued.

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Debtor's Name.	Address,	Description,	Court.	No. Date of Order.	Date of Filing Petition.
Bennett, Edwin Richard	High Cross-street, St. Austell, Cornwall	·Coachbuilder	Truro	31 Nov. 17, 1908	Nov. 17, 1908
Ening, John Alexander (formerly carry-; ing on business under the style or firm of	Larchwood Farm, Seal Chart, near Sevenoäks, in the county of Kent, lately carrying on business at the same address	Commercial Traveller, lately Seed, Plant and Bulb Merchant		16 \\ Nov17, 1908 \(\)	Nov. 17, 1908
John Laing and Sons)	At Stanstead Nursery, Forest Hill, in the said county of Kent, and afterwards at 8, Peak-hill, Sydenham, in the said county	Nurseryman Seed Mercbant	the partition of	1	,
Coult, Edith	Residing and carrying on business at 50 and 51, Richard Cooper-street, and formerly at Pasture-road, both in Goole, in the county of York	Draper and Confectioner, a Married Woman trading apart from her Husband	Wakefield	29 Nov. 17, 1908	Nov. 17, 1998
Crozier, James	49, Museum-street, formerly of 272, Knutsford-road, and prior thereto of 11, Thynne-street, all in Warrington, in the county of Lancaster	Traveller, formerly a Travelling Draper '	Warrington	17 Nov. 18, 1908	Nov. 18, 1908
Perry, James (formerly carrying on business under the style or firm of James F. Perry)	73, Wood-street, Willenball, in the county of Stafford, formerly residing and carrying on business at Walsall-road, Willenball aforesaid	Insurance Agent, formerly a Hardware Factor	Wolverhampton	31 of 1908 Nov. 18, 1908	.Nov. 18, 1908
Street, Francis Henry	Fladbury, in the county of Worcester	Baker and Grocer	Worcester	3± Nov. 17, 1908	Nov. 17, 1908
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NOTICES OF INTENDED DIVIDENDS.

Debtor's Name:	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee;	Address.
Baniel, John W	22, Battersea Park-road, Surrey, 126, Falcon- road, Surrey, and 91, Rochester-row, West- minster, in the county of London	:Domestic Machinery Dealer	High Court of Justice in Bankruptcy	434 of 1903	Dec. 5, 1908	E. Leadam Hough, Senior Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Park, William Charles Cunningham Macfadyen, James John	Beacon Lodge, Hither Green, Kent Milbrook, Bedwardine-road, Upper Norwood				·		
Park, James (carrying on business in copartner- ship as	Rosebank, Staten Island, New York						•
Park, Macfadyen, and Co. also as	At 24, Lime-street, E.C	West India Merchants	High Court of Justice in Bankruptcy	502 of 1902	Dec. 7, 1908	George Ernest Sendell, Chartered Account- ant	36, Walbrook, London, E.O.
and as	At Kingston, on the Island of Jamaica					-	
Schmitz, Theodore Cassius	18 and 19, Red Lion-square, in the county of London, and residing at Grangehyrst, South Norwood Hill, in the said county of London	Formerly a Sponge Merchant, now of no occupation	·High Court of Justice in Bankruptcy	. 127 of 1906	. Dec. 7, 1909	Thomas Edward Goodyear	99, Cheapside, London E.C.
Searle, Walter Consett (Separate Estate)	Late of 39, Lime street, in the city of London	'Merchant, trading in co- partnership with William Purkiss Wincott as Wincott, Cooper, and Co.	High Court of Justice in Bankruptcy	119 of 1908	Dec. 10, 1908	Charles William Mid- dleton Kemp	36, Walbrook, London. E.C
Taylor, William John	15, Burton-road, Brixton, Surrey, and lately carrying on business at Billiter House, Billiter-street, in the city of London	Auctioneer	High Court of Justice in Bankruptcy	1470 of 1896	Dec. 5, 1908	Egerton S. Grey, Offi- cial Receiver	Bankruptcy - buildings Carey - street, London W.O.
Wincott, William Purkiss (Separate Estate)	Newstead, King Charles-read, Surbiton, Surrey, trading at 39, Lime-street, in the city of London	Merchant, trading in co- partnership with Walter Consett Searle as Wincott, Cooper, and Co.	High Court of Justice in Bankruptcy	119 of 1908	Dec. 10, 1908	Charles William Mid- dleton Kemp	36, Walbrook, London, E.C
Griffiths, Griffith (trading as Griffiths and Co.)	12, Lewis-street, Aberaman, Aberdare, in the county of Glamorgan	Draper	Aberdare and Mountain Ash	9 of 1908	Dec. 4, 1903	Ellis Owen, Official Receiver	Post Office - chambers Pontypridd
Griffiths, Richard David	55, Ynysllwyd-street, Aberdare, in the county of Glamorgan	Grocer	Aberdare and - Mountain Ash	of 1908	Dec. 4, 1908	Ellis Owen, Official Receiver	Post Office - chambers Pontypridd

NOTICES OF INTENDED DIVIDENDS—continued.

, , Debtor's Name.	Address;	[Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Howells, Howell	Residing at 84, Gadlys-road, Aberdare, and carrying on business at 77A, Gadlys-road, Aberdare, in the county of Glamorgan	Baker and Confectioner	Aberdare and Mountain Ash	20 of 1907	Dec. 4, 1908	Ellis Owen, Official Receiver	Post Office - chambers, Pontypridd
Cornish, Arthur Edward Harris	67, Church-street, Barrow-in-Furness, and 18, Dake-street, Barrow-in-Furness, in the county of Lancaster	Cycle Agent and Repairer	Barrow-in-Furness and Ulverston	8B of 1908	Dec. 8, 1908	Henry Garencières Pearson, Official Re- ceiver	16, Cornwallis-street, Barrow-in-Furness
Walsh, John Thomas	23, Martin's-lane, Liscard, in the county of Chester	Physician and Surgeon	Birkenhead	of 1907	Dec. 5, 1908	Elwy Davies Symond	35, Victoria-street, Liver- pool
Eagles, Henry (trading as Vincent and Co.)	Now residing at Southend, in the county of Essex, formerly trading in copartnership with Edward Peyton, at Bordesley Works, Birmingham, in the county of Warwick, and other places, as Bedstead Manufacturers, and subsequently trading in copartnership with Thomas Skelding Tongue, at Great Charlesstreet, Birmingham aforesaid, under the style or firm of T. S. Thomas and Co., as Lamp Manufacturers, and at the same time trading in copartnership with Sam Morris, at 17, High-street, Birmingham aforesaid, under the style of Sam Morris, General Factors and Hardware Merchants, and subsequently thereto trading in copartnership with Albert Walker and T. J. Loach, at Great Charlesstreet, Birmingham aforesaid, under the style or firm of T. S. Tongue and Co., as Lamp Manufacturers, and now trading alone at 17, High-street, Birmingham aforesaid	General Factor and Hardware Merchant	Birmingham	116 of 1884	Dec. 4, 1908	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Corporation-street, Birming-ham
Greatrex, Herbert John'	121, Colmore-row, Birmingham, in the county of Warwick	Architect ,	Birmingham	of 1902	Dec. 4, 1908	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Cor- poration-street, Birming- ham
Whincop, Henry Chambers	111, Steelhouse-lane, in the city of Birming- ham, and 10, York-road, Erdington, in the county of Warwick, lately 164 and 39, Cor- poration-street, in the city of Birmingham aforesaid	Contractor	Birmingham	. 66 of 1898	Dec. 4, 1908	Arthur Samuel Cully, Officiel Receiver	Ruskin-chambers, 191, Corporation-street, Birming ham

Debtor's Name.	Address -	Description;	. Court.	No.	Last Day for Beceiving Proofs,	Name of Trustee,	Address
Whitworth, Francis James and Arnall, Edgar Ernest (carrying on business under the style or firm of					-		
Whitworth and Arnall)	Carrying on business at 242 and 243, Broad- street, in the city of Birmingham, and both residing in apartments at 20, Selwyn-road, Birmingham	Engineers	Birmingham .	13 of 1908	Dec. 4, 1908	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Cor poration-street, Birming ham
Unsworth, Robert	1A, Norman-street, Bolton, Lancashire	General Hawker	Bolton	33 of 1908	Dec. 5, 1908	Thomas H. Winder, Official Receiver	19, Exchange-street, Bolton
Keighley, Thomas	3, Boothroyd, Idle, in the city of Bradford	Plasterer	Bradford	66 of 1908	Dec. 5, 1908	Walter Dorrance, Official Receiver	12, Duke-street, Bradford
Sugden, Willie	181, Roundhill House, Bingley, Yorkshire	Worsted Mill Manager	Bradford	65 of 1908	Dec. 5, 1908	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Thompson, Edward Blamire (trading as Morgan and Co.)	Penny Bank-chambers, 7, Manchester-road, in the city of Bradford	Boot and Shoe Dealer	Bradford	68 of 1907	Dec. 2, 1908	Isaac Henry Skinner	2A, Thornton-road, Bradfor
Groves, James	32, Adur-terrace, Southwick, in the county of Sussex, lately residing and carrying on busi- ness at Victoria-road, Southwick aforesaid	Carman and Contractor	Brighton	15 of 1908	Dec. 4, 1908	E. W. J. Savill	4, Pavilion - building Brighton
Broadbank, Caleb George	5, Park-road, Ashford, in the county of Kent, and carrying on business at Wellesley-road, Ashford, Kent	House Decorator	Canterbury	47 of 1908	Dec. 5, 1908	John Osborne Morris, Official Receiver	68A, Castle-street, Canter bury
, Hargreaves, Henry Percy	The White Hart Hotel, Burnham-on-Crouch, Essex	Hotel Keeper	Chelmsford	39 of 1907	Dec. 7, 1908	Alfred Aylett Moore	3, Crosby-square, Lordor E.C.
Greening, William Baker	Stanton Fields Farm, Stanton, Gloucestershire	Farmer	Cheltenham	of 1907	Dec. 4, 1908	Charles Cooper Castle	2, Regent-street, Chelter ham

NOTICES OF INTENDED DIVIDENDS—continued.

Cebtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	[Address.
Dillon, & Catherine (for- merly Catherine Duffin) (Separate Estate)	26, Highview-road, Central Hill, Upper Norwood, London	Spinster	Croydon		Dec. 8, 1908 Order for Con- tion of Proceed-	Henry Llewelyn Howell, Official Re- ceiver	132, York-road, Westminster Bridge, S.E.
Dillon, Florence Frances (formerly Florence Frances Duffia) (Separate Estate)	26, Highview-road, Central-hill, Upper Norwood, London	Spinster	Croydon		Dec. 8, 1908 Order for Con- ion of Proceed-	Henry Llewelyn Howell, Official Receiver	132, York - road, West- minster Bridge, S.E.
Martin, Edwin (trading)	Station-road, West, Oxted, in the county of Surrey, and of Stratton House, Westerham, in the county of Kent	Builder and Contractor	Croydon	13 of 1908	Dec. 5, 1908	Frederic William Davis (of the firm of Saker and Davis) Chartered Accountant)	95-97, Finsbury-pavement, London, E.C.
Brenchley, Henry Stafford	Normanton, near Derby, in the county or Derby,	Gentleman '	Derby and Long Eaton	of 1902	Dec. 5, 1908	Frederick Stone, Official Receiver	47, Full-street, Derby
Hammett, William	Lately of 44, Beaumont-road, now of Hilton- road, both in Newton Abbott, Devonshire	Hay and Forage Dealer	Exeter	30 of 1908	Dec. 11, 1908	Arthur Edward Ward, Official Receiver	'9, Bedford-circus, Exeter
Garrett, Joseph	135, Westgate-street, Gloucester	Restaurant Keeper	(N	12 of 1908	Dec. 4, 1908	Charles Scott, Official Receiver	Station-road, Gloucester
Purchase, Charles John ((trading as C. Hollier)	86, Lewisham High-road, New Cross, London,	Credit Draper	Greenwich	of 1907	Dec. 8, 1908	J. L. Godfrey	9, St. Paul's-churchyard, E.C.
B well, Charles William, the younger (carrying on business under the atyle of C. W. Bowell and Company)	Residing at 117, Errington-road, in the county borough of Leicester, and carrying on business at Sileby Mills, Sileby, in the county of Leicester	Fibrous Board Manufac- turer and Teather Merchant	Leicester	of _i 1908	Dec. 7, 1908	E. P. Steeds	20, Friar-lane, Leicester

Debtor's Name.	Address,	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address
Swingler, William Howard	Residing at Western Park-road, and carrying on buriness at 15, Hotel-street, both in the county borough of Leicester	Tailor	Leicester	20 of 1907	Dec. 5, 1908	William Walter Read	44, Gresham-street, London E.C.
Wilson, Arthur Jesse (trading as Arthur Wilson)	103, Wharncliffe-road, Loughborough, in the county of Leicester	Baker	Leicester	34 of 1908	Dec. 5, 1908	John Gulson Burgess, Official Receiver	1, Berridge-street, Leiceste
Ellis, Thomas	Residing and carrying on business at 32, Kemble-street, Prescot, in the county of Lancaster	Tallow Chandler	Liverpool	52 of 19 0 8	Dec. 5, 1908	Elwy Davies Symond, Official Receiver	35, Victoria-street, Liver pooi
Wykes, Nellie Florence (trading under the style of N. F. Watkin and Co.)	Plas Bungalow, Llanfaelog, Anglesea, carrying on business at Linslade, in the county of Buckingham	Timber Merchant, Married Woman trading separately and apart from her Husband	Luton	30 of 1907	Dec. 7, 1908	Augustus Cufaude Palmer	St. Giles-chambers, North ampton
Adey, William	The Mill Farm, Ketley, in the county of Salop	Poultry Merchant	Madeley	9 of 1908	Dec. 5, 1908	Frank Cariss, Official Receiver	22, Swan-hill, Shrewsbury
Samuel, Harry Leon and Walter, Reuben Rose (carrying on business	Residing at 96, Meadow-street, Moss Side, Manchester Residing at 65, Keywood-street, Cheetham, Manchester						
Walter and Samuel)	At 2. Back Mayes-street, Shudehill, Manchester, 16 and 64, Oldham-street, Manchester, 1, Church-lane, Oldham, 91, Church-street, St. Helens, Talbot Arcade, Blackpool, 27. Neville-street, Southport, 61, Wallgate, Wigan, and at the Market Halls at Rochdale, Oldham, and St. Helens, all in the county of Lancaster, 6, Market-place, South Shields, 261, High-street, Sunderland, 97, Mugrave-street, West Haitlepool, in the county of Durham, 1, Clevelaud-terrace, Linthorperoad, Middlesbrough, 72, Hessle-road, Hull, 143, Freeman-street, Grimsby, and the Market Halls at Huddersfield and Halifax, all in the county of Yorkshire, 6, Silver-street, Leicester, in the county of Leicestershire, 127, Trongate, Glasgow, Scotland, 17, Chestergate, Macclesfield, in the county of		Manchester	. 38 of 1907	Dec. 4, 1908	Arthur Whittaker	3, York-street, Manchester

NOTICES OF INTENDED DIVIDENDS—sontinued.

Debtol's Name	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address
.Luxford, Thomas	111, Brecon-road, Merthyr Tydfil, and the Park Bakery, Drysiog-street, Merthyr Tydfil	Baker	Merthyr Tydfil	28 of 1908	Dec. 4, 1908	Ellis Owen, Official Receiver	Post Office - chambers, Pontypridd
Metcalfe, John Mason	Residing at 60, Elswick-road, and trading at 60A, Elswick-road, and 848B, Scotswood-road, all in Newcastle-on-Tyne	Chemist	Newcastle-on-Tyne	19 of 1908	Dec. 5, 1908	Robert Allen	74, Grainger-street West, Newcastle-on-Tyne
Jessop, Alfred Austin Jackson, John Charles (trading as Jessop and Jackson)	At Stamford-road Works, Kettering	Boot and Shoe Manufac- turers	Northampton	6 of 1908	Dec. 4, 1908	A. C. Palmer and W. C. Cattell	Bank-chambers, Kettering
Jones, David	Swan Stores, Penygraig, in the county of Glamorgan	Grocer	Pontypridd	47 of 1907	Dec. 4, 1908	Ellis Owen, Official Receiver	Post Office - chambers, Pontypridd
Hier, Baldwin Henry	The Rhymney Valley Stores, Coopers-terrace, Ystradmynach, in the county of Glamorgan	Grocer and Baker	Pontypridd,Ystrady- fodwg, and Porth	16 of :1908	Dec. 4, 1908	Ellis Owen, Official Receiver	Post Office - chambers, Pontypridd
Taylor, James	12, Cilfynydd road, Cilfynydd, near Ponty- pridd, in the county of Glamorgan	Collier	Pontypridd, Ystrady- fodwg, and Porth	44 of 1908	Dec. 4, 1908	Ellis Owen, Official Receiver	Post Office - chambers, Pontypridd
Walters, David	46, Mardy-read, Mardy, in the county of Glamorgan	Grocer, ;	Pontypridd, Ystrad- yfodwg and Porth	22 of 1908	Dec. 4, 1908	Ellis Owen, Official Receiver	Post Office - chambers, Pontypridd
Kirby, Albert John	The Still Tavern, St. James'-street, Portsea, Hants	Licensed Viotualler	Portsmouth	35 of 1908	Dec. 5, 1908	W. F. J. Hunt, Official Receiver	Cambridge Junction, High- street, Portsmouth
Hall, John	Residing at Cleveland-villas, Victoria-road, Thornton-le-Fylde, and carrying on business at Thornton-le-Fylde, Poulton-le-Fylde, and 6. Birley-street, Blackpool, all in the county of Lancaster	Solicitor	Preston	37 of 1906	Dec. 11, 1908	Oharles Harvey Plant, Official Receiver	13, Winckley-street, Preston
Whitaker, John Dyson	Salisbury Hotel, Scarborough, in the county of York	Hotel Keeper	Scarborough	23 of 1907	Dec. 11, 1908	Donald Sween Mackay, Official Receiver	48, Westborough, Scar- borough

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Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Adáress.
Kough, Samuel Harley	Church Stretton, in the county of Salop	Solicitor,	Shrewsbury	6 of 1908	Dec. 5, 1908	Frank Cariss, Official Receiver	22, Swan-hill, Shrewsbury
Wade, William Nathaniel	Residing at 6, Elmwood-street, and carrying on business at 33, Fawcett-street, Sunderland, in the county of Durham	Ladies' Outfitter and Fancy Draper	Sunderland	13 of 1908	Dec. 4, 1908	Alfred Lister Blow	28; King street, Cheapside in the city of London'
Davies, John Francis	11, Cradock-street, in the county borough of Swansea	Tailor	Swansea	14 of 1899	Dec. 5, 1908	Henry Rees	31, Alexandra-road, Swanse
	Now residing and carrying on business at 71, New-street, West Bromwich, in the county of Stafford	Tailor and Clothier	West Bromwich	11 of 1907	Dec. 4, 1908	Arthur Samuel Cully, Official Receiver	Ruskin - chambers, 191 Corporation - street, Bir mingham'''
Barker, Joseph	Briggate, and Isles-lane, Knaresborough, in the county of York	Grocer and Clothier	York	32 of 1908	Dec. 5, 1908	Donald Sween Mackay, Official Receiver	The Red House, Duncombe place, York
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NOTICES OF DIVIDENDS.

Debtor's Name.	. Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Borrer, Walter Charles Freshfield Clifford	Late of Longwood, Thames Ditton, Surrey		High Court of Justice in Bankruptcy	727 of 1905	1s. 8d.	First	Nov. 30, 1908	15, George - street, Mansion House, E.C.
Cornish, Robert	128, West End-lane, West Hampstead, and 329, High-road, Brondesbury, both in the county of London, and 124 Broadway, Cricklewood, in the county of Middlesex	Watchmaker and Jeweller	High Court of Justice in Bankruptcy	370 of 1908	1s. 4≩d.	First and Final	Any day after 26th Nov., 1908 (except Saturday) between the hours of 11 and 2	Bankruptcy-buildings, Carey- street, London, W.C.
Gray, David	198. Goldhawk-road, Shepherd's Bush, Middlesex, and residing at 1, Newport- road, Barnes, Surrey	Credit Draper	High Court of Justice in Bankruptcy	49 of 1907	6d.	First and Final	Dec. 7, 1908	Messrs. A. E. Green and Co., 17, Coleman-street, E.C.
Humphreys, Edward Story	Formerly of Sarn Hill Grange, Bushley, near Tewkesbury, in the county of Gloucester, and lately residing at 22, Seymour-street, in the county of London	Retired Military Captain	High Court of Justice in Bankruptoy	377 of 1907	1 per cent. interest	of 3 per ce	Nov. 25, 1908 al to the distribution nt. interest gazetted Nov., 1908 (making ibution of 20s. and 4 per cent.)	108A, Cannon-street, London, E.C.
Spearman, Robert Henry (described in the Receiving Order as R. H. Spearman)	Lately a Member of the Cocoa Tree Club, St. James, in the county of London, but now residing at 8, Oakley House, Nassau- street, in the said county of London	A Lieutenant in His Majesty's Navy	High Court of Justice in Bankruptcy	225 of 1907	ls. 6d.	First and Final	Any day after 26th Nov., 1908 (except Saturday) between the hours of 11 and 2	Bankruptcy-buildings, Carey- street, London, W.C.
Williams, Richard Owen	Bronant, near Aberystwyth	Tobacco Dealer	Aberystwyth	5 of 1908	1s. 1d.	First and Final	Nov. 28, 1908	Official Receiver's Offices, 4, Queen-street, Carmarthen
Broad, William	Ingleside, Westville-road, Barnsley, York- shire, late 10, Pollitt-street, Barnsley aforesaid	Art Master	Barnsley	3 of 1907	2s.	Third	Nov. 24, 1908	Official Receiver's Office, 6, Bond-terrace, Wakefield
Bell, Albert Edward	97, Grange-road, Birkenhead, in the county of Chester	Tailor and Outfitter	Birkenhead	14 of 1907	2 <u>}</u> d.	Second and Final	Nov. 25 1908	Office of Official Receiver, 35, Victoria-street, Liverpool
Mitchell, Francis Wade	18, Beatrice-street, Beechcliffe, and carry- ing on business at Harden-lane, Long Lee, and formerly residing at Long Lee- terrace, and afterwards at 10, Low-street, all in Keighley, Yorkshire	Carting Agent, Farmer, and Pork Butcher	Bradford	57 of 1908	4§đ.	First and Final	Nov. 26, 1908	Official Receiver's Chambers, 12, Duke-street, Bradford

NOTICES OF DIVIDENDS—continued. .

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Wolfenden, John Procter	Residing and carrying on business at Ashfield, Crosshills, near Keighley, and also carrying on business at Standard Works, Crosshills aforesaid	Farmer and Washing Machine Maker	Bradford	33 of 1908	ls. 6d.	First and Final	Dec. 9, 1908	Offices of Trustee, Barlington- chambers, North - street, Keighley
Caney, F. A	6, High-street, Shoreham, in the county of Sussex, and Brunswick-road, Shore- ham aforesaid	Tobacco Dealer	Brighton	79 of 1908	2s. 1½d.	First and Final	Nov. 26, 1908	Official Receiver's Offices, 4, Pavilion-buildings, Brighton
Pratt, Henry James and Payne, Harold George William (carrying on business under the	Residirg at 271, Hotwell-road, in the city and county of Bristol, and lately residing at 50, Albert-park, Bristol aforesaid Residing at 131, Richmond-street, Barton Hill, in the city and county of Bristol							
style or name of H. J. Pratt and Company)	At 42, Bridge-street, Bristol aforesaid	Fruiterers and Green- grocers	Bristol	51 of 1908	8d.	First and Final	Nov. 25, 1908	Office of Official Receiver, 26, Baldwin-street, Bristol
McBreen, Thomas (some- times known as Thomas Patrick McBreen)	78, Sandgate-road, Folkestone, in the county of Kent, and carrying on business at 13, Castle-street, Dover, in the county of Kent, also carrying on business as Artificial Teeth Maker in partnership with Amelia Emma Clark (at 13, Castle-street, Dover), under the style or firm of McBreen and Clark	Dentist's Assistant	Canterbury	38 of 1908	6 ∓ ₫.	First and Final.	Nov. 23, 1908	Official Receiver's Office, 68A, Castle-street, Canterbury
Phillips, John	Cherry-lane, Great Mongeham, near Deal, in the county of Kent	Carpenter, Wheelwright, and Contractor	Canterbury	31 of 1908	4s. 6d.	First and Final	Nov. 24, 1908	Official Receiver's Office, 68A Castle-street, Canterbury
Sidwell, Henry Thomas, the Younger	Beach-villas, Sea-street, Herne Bay, in the county of Kent	Builder	Canterbury	12 of 1902	1s. 5d.	Supple- mental	Nov. 21, 1908	Official Receiver's Office, 68A. Castle-street, Canterbury

NOTICES OF DIVIDENDS-continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Fuller, James	Fairfield House, Fairfield-road, Braintree, Essex, carrying on business at the Eastern Counties Boot Works, Braintree aforesaid, and at Bank-street, and Little-square, Braintree aforesaid, and at Tindal-street, Chelmsford, High-street, Brentwood, Electric Parade, Clacton-on-Sea, High-street, Romford, Market-street, Coggeshall, Long, Wyre-street, Colchester, High-street, Halstead, Station-road, Frinton-on-Sea, High-street, Ongar, High-street, Southminster, High-street, Tollesbury, and Hill Side, Burham-on-Crouch, all in Essex, and Carr-street, Ipswich, and Market Place, Stowmarket, both in Snffolk, and 26, High-street, Plumstead, Kent, and Potter-street, Bishops Stortford, Herts	Boot and Shoe Manufacturer and Dealer	. Chelmsford	26 of 1908	5s.	First	Dec. 2, 1908	Office of A. C. Palmer. and Co., 7 and 8, Railway-approach, London Bridge, S.E.
Clare, Frederick	44, South-street, Eastbourne, in the county of Sussex	Cabinet Maker and Up- holsterer	Eastbourne and Lewes	7 of 1908	3s. 1d.	First and Final	Nov. 27, 1908	Official Receiver's Offices, 4, Pavilion - buildings, Brighton
Swash, Augustus James	The Beil Public House, Edmonton, in the county of Middlesex	Licensed Victualler	Edmonton	42 of 1907	9 1 §đ.	First and Final	Nov. 23, 1908	Office of Official Receiver, 14, Bedford-row, London, W.C.
Ourwood, Ellis	Loyalty Hall, Kentisbeare, Devonshire	Carpenter	Exeter	24 of 1908	6 <u>1</u> d.	First and Final	Nov. 30, 1908	Offices of Official Receiver, 9, Bedford-circus, Exeter
Yea, Alfred Cleave	18, Sherborne-road, Highweek, Newton Abbot, Devonshire	Road Contractor	Exeter	21 of 1908	Бв. 5 ½ d.	First and Final	Nov. 30, 1908	Offices of Official Beceiver, 9, Bedford-circus, Exeter
Jacks, Jonathan	145, Wherstead-road, Ipswich, Suffolk	Blacksmith	Ipswich	13 of 1908	1s. 8d.'	First and Final	Nov. 25, 1908	36, Princes-street, Ipswich

Description.

Builder, Contractor and

Tailor and Gentlemen's Leicester

Licensed Victualler

Licensed Victualler

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Grocers and General

Straw Hat Manufacturer

Merchants

Wheelwright

Butcher ...

Undertaker

Outfitter

Debtor's Name.

Beckett, Joseph Foun-

Heaton, William Henry

Mee, John Thomas

Pateman, Taylor...

Jay, Harley Theophilus

(carrying on business in partnership under

the style or firm of John Jay and Son)

Moyle, Edwin ...

Anderson, Joseph

Mansell, William Robert

Jay, John

tain

Frith, Thomas ...

Address.

Upwell, Isle of Ely, Cambridgeshire; and

Residing and carrying on business at the Malt Shovel Hotel, Northgate, Baildon,

79, Nottingham-road, Loughborough, in

Residing and carrying on business at The

Neville Arms, Medbourne, in the county

The Laurels, both in the parish of

Burley, Craven Arms, in the county of

47, Rothesay-road, Luton, in the county of

Heron Dene, Ballasalla, Isle of Man.

lately residing at Donnerville, Welling-

Eardisley, in the county of Hereford

Norfolk

of Leicester

The Stores

Salop

Bedford

ton, Salop

in the county of York

the county of Leicester

Bridge House, Levens, Westmorland

Court	t.		No.	Amount per Pound.	First, or Final, or otherwise	When Payable.		Where Payable.
Kendal	•••		7 of 1895	20s. and 4 per, cent. interest from date of Receiv- ing Order	First and Final	Nov. 28, 1908		Official Receiver's Office, 16,. Cornwallis-street, Bar- row-in-Furness
King's Lynn	a		16 of 1908	3a. 10 <u>1</u> d. `	First and Final	Nov. 21, 1908	•••	Official Receiver's Office, 8, King-street, Norwich
Leeds	•	• 4	88 of 1908	2s. 8½d.	First and Final	Nov. 27, 1908	•••	Official Receiver's Office, 24, Bond-street, Leeds
.Leicester	•••		29 of 1908	ls, 101d.	First and Final	Nov. 28, 1908	•••	Official Receiver's Office, 1, Berridge-street, Leicester
Leicester	•••		32 of 1908	1s. 5½d.	First and Final	Nov. 28, 1908	•••	Official Receiver's Office, 1, Berridge-street, Leicester
Leominster	***	•••	7 of 1908	6s. 8d.	First	Nov. 23, 1908	••	Offices of the Bristol and West of England Merchants' Association, 28, Baldwin- street, Bristol
Leominster	·	•••	of 1908	9 ∦ d.	First and Final	Nov. 28, 1908	•••	Official Receiver's Offices, Hereford
Luton	•••	•••	35 of 1907	.1s. 11 <u>1</u> d.	First and Final	Nov. 25, 1908	•••	Official Receiver's Office, Bridge-street, Northampton
Madeley	•••		5 of 1908	3s. 4d.	First	Nov. 26, 1908		Official Receiver's Office, 22, Swan-Hil ¹ , Shrewsbury

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Abbott, Sydney	Lately residing at 9, Cedar-grove, Heaton Chapel, in the county of Lancaster, and carrying on business at 9, Barlow-street, Chorlton-on-Medlock, in the city of Manchester	Engineer	Manchester	19 of 1908	1s. 8 <u>1</u> d,	First and Final	Nov. 23, 1908 .	Official Receiver's Office, Byrom-street, Manchester
Bush, Regent Edward	Residing at 22, Eaton-street, Eaton, Norwich, and carrying on business at 95, Cowgate-street, Norwich	Baker and Confectioner	Norwich	7 of 1908	6∦d.	First and Final	Nov. 21, 1908	Official (Receiver's Office, 8, King-street, Norwich
Chawner, Joseph	30, High-street, Basford, Nottingham	Journeyman Bleacher and Commission Agent	Nottingham	70 of 1895	16s. 4d.	First and Final	Nov. 27, 1908 .	Official Receiver's Offices, 4, Castle - place, Park - street, Nottingham
Hutchinson, William	Wimblington, Cambs	Carpenter and Wheel- wright	Peterborough	13 of 1908	1s. 10½d.	First and Final	Dec. 9, 1908 .	Trustee's Office, County Court- buildings, March, Cambs
Henshaw, Robert	Great Western Railway Cottage, Tonyrefail, in the county of Glamorgan	Railway Signalman	Pontypridd, Ystrad- yfodwg and Porth	15 of 1908	1s. 1d.	First and Final	Nov. 23, 1908	Official Receiver's Office, Post Office-chambers, Ponty- pridd
Howell, David Rees	132, Bute-street, Treherbert, in the county of Glamorgan	Hosier and Gents' Mercer	Pontypridd, Ystrady- fodwg and Porth	35 of 1908	3s. 10½d.	First and Final	Nov. 24, 1908 .	Official Receiver's Offices, Post Office-chambers, Pontypridd
Barnett, William	Lately residing at Victoria Hotel, Surrey- street, Landport, Hants, and also at Mount Pleasant, Hambrook, near Ems- worth, Hants, but whose present address is unknown	Naval Pensioner	Portsmouth	8 of 1905	6d.	Ninth	Nov. 25, 1908 .	Official Receiver's Offices, Cambridge Junction, High- street, Portsmouth
Miall, Gover Henry	13, Windsor-road, Cosham, Hants	Paymaster, retired R.N.	Portsmouth	of 1905	1s. 2d.	Ninth '	Nov. 25, 1908 .	Official Receiver's Offices, Cambridge Junction, High- street, Portsmouth
Miller, Matthew Richard	58, King-street, Southsea, Hants	Retired Fleet Engineer from the Royal Navy	Portsmouth	56 of 1900	4 d.	Twenty- ninth	Nov. 26, 1908 .	Official Receiver's Offices, Cambridge Junction, High- street, Portsmouth
Soady, John Clark	H.M.S. Minotaur, Portland, late of H.M.S. Resolution	Lieutenant in the Royal Navy	Portsmouth	21 of 1897	ls.	Eleventh	Nov. 26, 1908 .	Official Receiver's Offices, Cambridge Junction, High- street, Portsmouth

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28198.	Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
98.	Orr, John	Residing and carrying on business at Townsdale Farm, Out Rawcliffe, near Garstang, in the county of Lancaster	Farmer	Preston	23 of 1908,	2s. 7d.	First and Final	Nov. 28, 1908	Official Receiver's Offices, 13 Winckley-street, Preston
	Lawson, John Ennis	36, Scotland-street, Sheffield, Yorkshire	Comedian '	Sheffield	of 1894	63. 2½d.	Second and Final	Nov. 24, 1908	Official Receiver's Offices Figtree-lane, Sheffield
∞	Trigg, Richard	43, Petre-lane, in the city of Sheffield, lately residing and carrying on business at 176, Crookesmoor-road, in the same city	Furniture Dealer	Sheffield	32 of 1908	2s. 1½d.	First and Final	Nov. 25, 1903	Official Receiver's Offices Figtree-lane, Sheffield
,	Williams, Daniel	Residing at 69, Courtney-street, and carry- ing on business at 9, Stall, the Market, both in the county borough of Swansea	Butcher	Swansea	of 1904	2s. 11d.	Supple- mental	Nov. 28, 1908	31, Alexandra-road, Swansea
<u>-</u> ·	Hollingsworth, Ernest Sydney	Hensall, in the county of York	Clerk in Holy Orders	Wakefield	18 of 1906	28.	Second	Nov. 24, 1908	Official Receiver's Office 6, Bond-terrace, Wakefield
-	Burrows, John Aaron Edward	The Dell, Oakland-avenue, Witton, Droitwich, Worcestershire	Builder and Contractor	Worcester	13 of 1908	2s. 11½d.	First and Final	Nov. 30, 1908	Ruskin-chambers, 191, Cor poration-street, Birminghan
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APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Hole, John	Carrying on business and residing at Lind-road, Sutton, in the county of Surrey, and also lately carrying on business at Burgess Hill, in the county of Sussex, but now residing at Queen's- rcad, Sutton aforesaid	Builder and Contractor	Croydon	12 of 1891	Dec. 17, 1908, 10.30 A.M., County Court, Scarbrook-road, Oroydon
Haslip, James Frederick	2, Victoria-terrace, New Southgate, Middlesex	Oil and Colourman	Edmonton ,,,	9 of 1888	Jan. 21, 1909, 2 P.M., Court- house, Upper Edmonton
Prince, Isaac	Goosey, in the county of Berks	Watchmaker, Postmaster, and Dealer	Oxford	15 of 1907	Dec. 21, 1908, 11.30 A.M., County Hall, Oxford
Finch, Arintr	198, Christchurch-road, Boscombe, in the county of Hampshire	Furniture Dealer	Poole	20 of 1901	Dec. 14, 1908, 11.30 A.M., Town- hall, Poole
Martin, William Etches	Al Clothing Hall, High-street, Conisborough, in the county of York	Draper, Clothier, and Grocer	Sheffield	50 of 1902	Dec. 17, 1908, 2 P.M., County Court Hall, Bank-street, Sheffield
Holt, Francis Jose h (trading as Frank Holt)	98 and 100, Wargrave-road, Earlestown, Lancashire	Cycle Manufacturer and Dealer	Warrington	12 of 1906	Dec. 17, 1908, 11 A.M., Court- house, Palmyra-square, Warring- ton
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ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name,	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Bishop, Alfred Ernest	Residing at 32, South- terrace, Hastings, Sus- sex, and carrying on business in partnership at the Black Swan Tavern, Bermondsey- street, in the county of London	Licensed Victualler	High Court of Justice in Bank- raptcy	1225 of 1905	Oct. 21, 1908	Discharge suspended for two years and eix months. Bankrupt to be discharged as from 21st April, 1911	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; and had contributed to his bankruptcy by rash and hazardous speculations
Brickell, James	Fife House, Beckton- road, Canning Town, Essex	Builder	High Court of Justice in Bank- ruptcy	1243 of 1907	Oct. 21, 1908	Discharge suspended for four years. Bankrupt to be discharged as from 21st October, 1912	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had brought on his bankruptcy by rash and hazardous speculations; and had on a previous occasion been adjudged bankrupt
Bruster, Oscar	Carrying on business at 4, Lloyd's avenue, in the city of London	Merchant and Com- mission Agent	High Court of Justice in Bank- ruptcy	1352 of 1906	Oct. 21, 1908	Discharge suspended for four years. Bankrupt to be discharged as from 21st October, 1912	Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities; that he had continued to trade after knowing himself to be insolvent; and has been guilty of misconduct (I) in altering the invoice price to customers of goods received by him as agent for the Petitioning Creditor and thereby obtaining and keeping for himself such difference in price, (II) in retaining for his own use moneys received from customers in respect of invoice sales
Cohen, Philip	Residing and carrying on business at 153, Hoxton-street, and also carrying on business at 269, Hoxton - street aforesaid, and at 275, Walworth-road, all in the county of London	<u>-</u>	High Court of Justice in Bank- ruptcy	207 of 1908	Oct. 14, 1908	Discharge suspended for seven years. Bankrupt to be discharged as from 14th October, 1915	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had failed to account ratisfactorily for the deficiency of assets to meet his liabilities; had within three months preceding the date of the Reciving Order, when unable to pay his debts as they became due, given an undue preference to several of his creditors; and had been guilty of misconduct, namely, (1) in having at a time

ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Debter's Name.	Address,	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
		-					when he was insolvent and unable to pay his debts as and when they became due sold part of his assets, to wit, his interest in certain leases without the knowledge or consent of his creditors, and at an inadequate price. (2) In having in the year preceding the Receiving Order traded recklessly and without regard to the interest of creditors whose claims he was at the time unable to satisfy. (3) In having made to the Official Receiver untrue statements with regard to his dealings and affairs, and in having failed at his Public Examination to answer to the best of his ability questions relating to his affairs which were put to him by the Official Receiver and allowed by the Court
Mansfield, James (described in the Receiving Order as J. Mansfield)	132, Judd-street, Euston- road, in the county of London	Carman	High Court of Justice in Bank- ruptcy	455 of 1908	Oct. 23, 1908	Discharge suspended for two years. Bankrupt to be discharged as from 23rd October, 1910	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
Medland, William	66, Fountayne - road, Stoke Newington, in the county of London	Glue Merchant	High Court of Justice in Bank- ruptcy	1170 of 1907	Oct. 23, 1908	Discharge suspended for two years. Bankrupt to be discharged as from 23rd October, 1910	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 continued to trade after knowing himself to be insolvent
Mitchell, Frank	9, Charles-square, Hox- ton, in the county of London	Estate Agent	High Court of Justice in Bank- ruptcy	922 of 1907	Oct. 23, 1908	Discharge suspended for two years from 31st July, 1908, being the day on which the bankrupt's application for his dis- charge was appointed to be heard. Bankrupt to be discharged as from 31st July, 1910	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
Noble, William	119, Holland Parkavenue, Kensington, in the county of London, and residing at 46, Hill-crest-road, Acton, Middlesex	Organ Builder	High Court of Justice in Bank- ruptcy	875 of 1908	Oct. 23, 1908	Discharge suspended for two years, Bankrupt to be discharged as from 23rd October, 1910	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

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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.
Small, Frank Ernest Henry Richard	57, Lyncroft - gardens, Finchley-road, Middle- sex	Retired Milliner	High Court of Justice in Bank- ruptoy	186 of 1905	Oct. 27, 1908	Discharge suspended for two years. Bankrupt to be discharged as from 27th October, 1910. Public examination concluded 2nd May, 1905	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptoy; and had contributed to his bankruptoy by rash and hazardous speculations
Van Boolen, Mark	40, Cazenove-road, Stoke Newington, in the county of London		High Court of Justice in Bank- ruptcy	256 of 1907	Oct. 27, 1908	Discharge suspended for two years. Bankrupt to be discharged as from 27th October, 1910. Public examination concluded 4th June, 1907	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities .
Stephens, Bevis Collins	Worle, near Weston- super - Mare, in the county of Somerset, and lately residing at North View, Locking- road, Weston - super - Mare aforesaid, and lately carrying on busi- ness there and at Baker-street, Weston- super-Mare aforesaid	Fly Proprietor and Coal Merchant	Bridgwater	1 of 1903	Oct. 16, 1908	Discharge granted subject to bankrupt consenting to Judgment being entered against him by the Official Receiver for the sum of $\pounds 2$	Proof of facts (A.), (B.), (F.), sub-sec. 3, sec. 8, Bank-ruptcy Act, 1890
Laxon, William (formerly trad- ing as W. Laxon and Company)	Residing at Brickkiln- lane, Foleshill, in the county of Warwick, formerly carrying on business at 29, Earl- street, in the city of Coventry	Managing Director of W. Laxon and Company Ltd., for- merly Grocer and Provision Mer- chant	Coventry	6 of 1892	Sept. 17, 1908	Bankrupt to be discharged subject to his consenting to Judgment being entered against him in the County Court of Warwickshire, holden at Coventry, by the Official Receiver for the sum of £50	Proof of facts mentioned in paragraphs (A.), (B.), (D.), and (F.), of sub-sec. 3 of sec. 8 of the Bankruptcy Act, 1890
Small, William Henry	4, Eddystone-road, Crof- ton Park, Brockley, Kent	Builder	Greenwich	10 of 190±	Oct. 16, 1908	Discharge suspended for two years. Bankrupt to be discharged as from 16th October, 1910	Proof of facts mentioned in sec. 8 (3), paragraphs (4.), (B.), and (C.), Bankruptcy Act, 1890
Ward, Ebenezer William	Carrying on business at 19, Lower Hill-street, and residing at 1, William-street, both in the county borough of Leicester	Boot and Shoe Manufacturer	Leicester	50 of 1902	Oct. 22, 1908	Discharge suspended for three years. Bankrupt to be discharged as from 22nd October, 1911	Proof of facts mentioned in sec. 8, sub-sec. 3, (A.), (B.), (C.), (E.), and (K.), Bankruptcy Act, 1890

ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

Debtor's Name,	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Paice, Richard	Portland-square, Bishops Waltham, in the county of Hants	Farmer	Southampton	4 of 1905	Oct. 13, 1908	Discharge suspended for two years. Bankrupt to be discharged as from the 13th day of October, 1910	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities that he has 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; has continued to trade after knowing himself to be insolvent; his contracted debts provable in the bank ruptcy, without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them, particularly the debts due to the moneylenders specifically set forth in the Official Receiver's Report; and has failed to account satisfactorily for the loss of assets and for the deficiency of assets to meet his liabilities
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Debtor's Name.	Address,	Description.	Court.	No.	Trustee's Name,	Address.	Date of Certificate of Appointment.
Imbroy, William Thomas	16, Holborn-viaduct, in the city of London, and residing at 135, Bethune-road, Stoke Newington, in the county of London	Silversmith	High Court of Justice in Bankruptcy	1303 of 1908	Tilley, Albert Edward	8. Starle-irn, London, W.C., Chartered Account- ant	Nov. 13, 1908
Shack, Jacob	Carrying on business and residing at 206, Brick-lane, Spitalfields, lately carrying on business at 124, Brick-lane, Spitalfields, and 95, Whitechapel-road, all in the county of London	Bootmaker and Dealer,	High Court of Justice in Bankruptcy	1263 of 1908	Freshwater, Herbert William	7 and 8, Railway-approach, London, S.E., Chartered Accountant	Nov. 16, 1908
Burgess, William Charles Pelk Stone Withers	Horsebridge, Hellingly, Sussex	Builder	Eastbourne and Lewes	14 of 1908	Berry, Oscar	151, North-street, Brighton, Chartered Accountant	Nov. 18, 1908
Haigh, Samuel	Residing at Ing Royd House, Stainland, in the county of York	Late Mill Manager	Halifax	25 of 1908	Sheard, Fred and Sutcliffe, Samuel (Joint Trustees)	Kirkgate-buildings, Hud- dersfield, Accountant George-street, Halifax, Chartered Accountant	Nov. 17, 1908
Fligge, August	High-street, Oakham, in the county of Rutland	Boot and Shoe Dealer	Leicester	52 of 1908	France, Richard Robson	St. Andrew's - chambers, 22, Park-row, Leeds, In- corporated Accountant	Nov. 18, 1908
Done, John Brooke Hobson	Residing at 15, North-road, Longsight, in the city of Manchester	Traveller	Manchester	75 of 1908	Whittaker, Arthur'	3, York-street, Manchester, Chartered Accountant	Nov. 17, 1908
Rollason, George Frederick (trading as J. J. Rollason and Son)	176, Milcote-road, Besrwood, Smethwick, in the county of Stafford, carrying on business at Three Shires Oak-road, Smethwick afore- said	Builder	West Bromwich	19 of 1908	Kerr, John Durie	5, Waterloo - street. Bir- mingham	Nov. 16, 1908
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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,	"rustee's Description.	Date of Release.
Cecil, The Honourable Brownlow Thomas Montague (commonly called Lord Brownlow Cecil)	Cecil Villa, Thurlow Park-road, Dulwich, in the county of Surrey	41) 1)1 419 11	High Court of Justice in Bankruptcy	1401 of 1893	E. Leadam Hough	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	Nov. 2, 1908
Shonfeld, Robert William (trading as Shonfeld Brothers)	107, Upper Grange-road, Ber- mondsey, in the county of London	Boot Manufacturer	High Court of Justice in Bankruptcy	919 of 1907	Henry McLellan	6A. Devonshire-square, Bishopsgate, E.C.	Incorporated Ac- countant	Oct. 21, 1908
Tomlin, Robert John	The Yorkshire Grey Public House, Maryland Point, Stratford, Essex	Licensed Victualler	High Court of Justice in Bankruptcy	1187 of 1907	Edward Cecil Moore	3, Crosby-square, Lon- don, E.C.	Chartered Ac- countant	Oct. 16, 1908
Horwood, Harry	Market-square, Winslow	Draper	Banbury	1 of 1907	Thomas Edward Goodyear	99, Cheapside, in the city of London	Obartered Accountant	Sept. 18, 1908
Illingworth, Thomas	6, Ashburnham-grove, Bradford, in the county of York, lately trading at Low Mills, Rawdon, Yorks.	Lately Finisher	Bradford	35 of 1897	Joseph Braithwaite Childe	Prudential - buildings, Bradford	Incorporated Ac- countant	Oct. 28, 1908
Shepherd, Herbert	134, Station-view, Thornton, in the city of Bradford, and carry- ing on business at 4, Fawcett- court, Bradford aforesaid	Wool and Yarn Mer- chant	Bradford	26 of 1907	George Frederic Whitworth	1, Queensgate, Bradford	Chartered Accountant	Aug. 28, 1908
Murly, John Frederick	Late of Albion-chambers, Small- street, Bristol, and 3, Birnbeck- terrace, Weston - super - Mare, Somerset	Solicitor	Bristol ,	58 of 1903	Charles Arthur Tricks	18, Nicholas - street, Bristol	Auctionser	Sept. 28, 1938
Thomas, William Alfred	Newton Don, Hcole-road, Hoole, in the county of Chester	No occupation	Chester	13 of 1906	Edward Andrews	27, Eastgate-row, Chester	Incorporated Ac- countant	Oct. 28, 1908
Gilbert, Ernest	Residing and carrying on business at 12, Smithford-street, in the city of Coventry	Tailor and Clothier	Coventry	13 of 1907	Willis Rd. Davies	Union-chambers, Temple- row, Birmingham	Charfered Accountant	Aug. 21, 1908

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Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter	Trustee's Name.	Trustee's Address.	Trustee's Description,	Date of Releas
Marriott, Charles, and Salter, Percy (Partners in the firm of Marriott and Salter)	Marden Works, Caterham Valley,	Builders and Contrac-3	Chandan	42	Frederic William	95/97, Finsbury-pavement,	Chartered Account-	Oct. 21, 1908
Marriott and Salter)	Kent	tors	Croydon	of 1906	Davis William	London, E.C.	ant	Oct. 21, 1900
Adams, Luther	Thorpe-le-Vale, Lincolushire	Farmer	Lincoln	of 1887	Richard John Ward	31, Silver-street, Lincoln	Official Receiver	Nov. 6, 1908
Marshall, George and Marshall, Charles Henry (practising under the style or firm of						-,		
Marshalle)	Residing and practising at East Retford, in the county of Nottingham	Solicitors!	Lincoln	of 1904	Job Nightingale Derbyshire	Bentinck - buildings, Wheeler-gate, Notting- ham	Chartered Account- ant	Oct. 21, 1908
Robinson, Whalley	145, Lord-street, and 1, Coronation - walk. Southport, in the county of Lancaster	Stationer and Fancy Goods Dealer	Liverpool	of 1907	George Montague White	14, Old Jewry-chambers, London, E.C.	Chartered Accountant	Nov. 6, 1908
Eltringham, John	62, John-street, Sunderland, in the county of Durham	Architect	Sunderland	28 of 1,907	Henry French	4. Frederick - street, Sunderland	Accountant ,	Nov. 6, 1908
Coult, Ernest Harold (trading as] Edwin Coulter)	88, Greyhound-lane, Streatham Common, in the county of London	Builder	Wandsworth!	18 of 1907	Arthur Charles Bourner	Bush - lane House, Cannon-street, E.C.	Chartered Accountant	Sept. 28, 1908
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ADMINISTRATION ORDER IN THE CASE OF DECEASED DEBTOR.

Name of Deceased.	Late A , idresa.	Late Description.	Date of Death.	Court.	No. of Matter,	Date of Order.	Date of filing Petition or Application for Transfer.	Act or Acts of Bankruptoy, if any, committed by Deceased within three months before the date of his Decease.	Whether Will or other Testamentary Disposition (with date thereof), or Letters of Administration.	Date when proved or granted.
Johnson, Tom Evelyn	Blakelow Farm, Hilton, in the county of Derby	Farmer	Mar.17,1908	Burton-on-Trent	14 of 1908	Nov. 12, 1908	Oct. 30, 1908	Nil (Estate alleged to be Insolvent	Will	Oct. 19, 1908
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NOTICE TO DEBTOR IN LIEU OF PERSONAL SERVICE OF BANKRUPTCY NOTICES AND PETITIONS, AND OF APPLICATION TO COMMIT FOR CONTEMPT OF COURT.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Cours.	No.	Nature of Notice of which Substituted Service directed.	Date thereof.	If a Petition or Application to Commit, Date of Hearing.	Name and Description of Person giving Bankruptcy Notice, or by whom Petition is Presented, or by whom Application to Commit is being made.
White, George Herbert	81, Boaler-street, Liver- pool, in the county of Lancaster, and lately carrying on business at 81, Boaler-street afore- said, and 18, Lawrence- road, 33, Cardigan-street, 66, Cecil-street, and 64, Aigburth-road, all in Liverpool aforesaid, and at Helsby Oreamery, Helsby, in the county of Chester		Liverpool	83 of 1908	Bankruptcy Petition	Nov. 10, 1908	Nov. 23, 1908, at 3 P.M., at the Court- house, Govern- ment Build- ings, Victoria- street, Liver- pool	George Payne and Sons, 20, Kennedy- street, Manchester, in the county of Lancaster, Money Lenders
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Pursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.

J. G. WILLIS, Inspector-General in Bankruptcy.

THE COMPANIES ACTS, 1862 TO 1907.

WINDING UP ORDER.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of Order.	Date of Presentation of Petition.	
General Finance and Development Company Limited	6, Broad-street-place, Finsbury Circus, in the city of London	High Court of Justice	00328 of 1908	Nov. 17, 1908	Nov. 4, 1908	
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FIRST MEETINGS.

Name of Company.	Address of Registered Office,	Court.	Number.	Date of First Meeting.	Hour.	Place.	
J. M. Boekbinder Limited	36 and 37, King-street, Cheapside, in the city of London	High Court of Justice	00282 of 1908	Creditors, Dec. 2, 1908 Contributories, Dec. 2, 1908	11.30 A.M. 12 noon	33, Carey-street, Lincoln's- inn, London, W.C. 33, Carey-street, Lincoln's- inn, London, W.C.	
British United Assurance Corporation Limited	Empire House, Wormwood-street, in the city of London	High Court of Justice	00271 of 1908	Creditors, Dec. 17, 1908 Contributories, Dec. 17, 1908	11.30 A.M. 12.30 P.M.	Bankruptoy-buildings, Carey- street, Lincoln's-inn, London, W.C. Bankruptoy-buildings, Carey- street, Lincoln's-inn, London, W.C.	
Theta Syndicate Limited	Orystal Empire, York-road, Battersea, London	High Court of Justice	00179 of 1908	Creditors, Dec. 4, 1908 Contributories, Dec. 4, 1908	11.30 A.M. 12 noon	33, Carey-street, Lincoln's- inn, London, W.O. 33, Carey-street, Lincoln's- inn, London, W.C.	

NOTICES OF APPOINTMENT OF LIQUIDATORS.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Liquidator's Name.	Address.	Date of Appointmen
	The following Amended Notice is substitu	ted for that published	in the Lond	on Garette of the 13th November	1908.	
e Cosmopolitan Press Limited	Princes - chambers, 9, Copthall - avenue, E.C.	High Court of Justice	00172 of 1908	Henry Charles Merrett (without a Committee of Inspec- tion)	15, Coleman-street, E.C	Nov. 3, 190
uminated Signs Limited	120A. Manor-street, Clapham	Wandsworth	of 1908	Frank Geoghegan (with a Committee of Inspection)	8, Old Jewry, E.C	Oct. 12, 190
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NOTICES OF RELEASE OF LIQUIDATORS.

Name of Company,	Address of Registered Office.	Court;	No. of Matter.	Liquidator's Name.	Liquidator's Address.	Date of Belease.
West End Tailors (Cardiff) Limited	19, Duke-street, Cardiff	Cardiff	3 of 1906	George David, Official Receiver and Liquidator	Official Receiver's Office, 117, Saint Mary-street, Cardiff	Nov. 12, 1908
The East Boldon Freehold Land Society	. 16, John-street, Sunderland	Sunderland	1 of 1893	Walter Angus Ellis, Official Re- ceiver and Liquidator	3, Manor-place Sunderland	Nov. 11, 1908
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All Notices and Advertisements tendered by Private Advertisers for insertion in the London Gazette must be prepaid, and should be received by the Printer before 2 o'clock on the day previous to publication.

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Friday, November 20, 1908.

Price One Shilling.