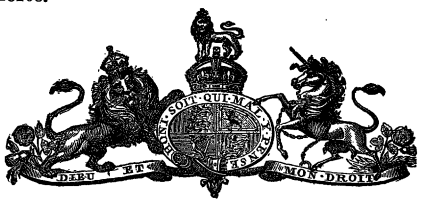
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TUESDAY, JULY 6, 1909.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT,

The KING's Most Excellent Majesty in Council. WHEREAS the Ecclesiastical Commissioners for England have in pursuance of the Union of Benefices Acts, 1860 and 1898, that is to

say the Act of the twenty-third and twenty-fourth years of Her late Majesty Queen Victoria, chapter one hundred and forty-two, and the Act of the sixty-first and sixty-second years of Her said late Majesty, chapter twenty-three, duly pre-pared and laid before His Majesty in Council a scheme bearing date the first day of April, in the year one thousand nine hundred and nine,

in the words and figures following, that is to

say:—
"We, the Ecclesiastical Commissioners for England, acting in pursuance of the Union of Benefices Acts, 1860 and 1898, that is to say, the Act of the twenty-third and twentyfourth years of Her late Majesty Victoria, chapter one hundred and forty-two, and the Act of the sixty-first and sixty-second years of Her said late Majesty, chapter twenty-three, have prepared, and now humbly lay before Your Majesty in Council, the following scheme for effecting a union of two contiguous benefices situate within the Metropolis, and within the diocese of London, namely, the benefice (being a vicarage) of Saint Paucras, and the benefice (being a vicarage) of All Saints, Gordon-square, and for effecting certain other measures incidental to or arising out of such

"And whereas the Right Honourable and Right Reverend Arthur Foley, Bishop of the said diocese of London, has caused proposals for a scheme for effecting a union of the said two

benefices to be laid before us, which proposals were prepared under the seventh and eighth sections of the firstly mentioned Act, and were approved by the said Arthur Foley, Bishop of the said diocese of London, and were assented to by the patrons of the two benefices to be affected thereby, that is to say, by the Dean and Chapter of the Cathedral Church of Saint Paul in London, as the patrons of the said benefice and vicarage of Saint Pancras, and by the said Arthur Foley, Bishop of London, as the patron of the said benefice and vicarage of All Saints, Gordonsquare, and the same proposals were also assented to, subject to certain modifications, by the vestries of the parishes concerned, that is to say, by the vestry of the parish of Saint Pancras and by the vestry of the parish of All Saints, Gordon-square.

"And whereas it appears to us, the said Ecclesiastical Commissioners for England, to be expedient that the said proposed union of the said two benefices should be effected, and that such arrangements relating thereto and to the other matters hereinafter contained should be

made as are hereinafter mentioned.

"And whereas the said benefice of Saint Pancras is now full, the Reverend Edmund Lionel Metcalfe, Clerk in Holy Orders, being the present Incumbent thereof, and the said benefice of All Saints, Gordon-square, is also now full, the Reverend John Arthur Garton, Clerk in Holy Orders, being the present Incumbent thereof.

"And whereas the said Edmund Lionel Metcalfe has consented to become the first Incumbent of the united benefice, if and when the union which is hereinafter recommended and proposed shall take effect.

"And whereas the said Arthur Foley, Bishop of the said diocese of London, as such Bishop, and as such patron of the said benefice of All Saints,

Gordon-square, and the said Dean and Chapter of the Cathedral Church of Saint Paul in London as the patrons of the said benefice of Saint Pancras, and the vestries of the said parishes respectively, are willing that the scheme for effecting the said union should embody certain modifications of the said proposals, and this present scheme does embody the same modifications accordingly, but otherwise is based upon the said

proposals.

"Now, therefore, with the consent of the said Arthur Foley, Bishop of London (in testimony whereof he has to this scheme set his hand and episcopal seal), and with the consent of the said Dean and Chapter of the Cathedral Church of Saint Paul in London (in testimony whereof they have affixed their capitular seal to this scheme), and with the consents of the vestry of the said parish of Saint Pancras, and of the vestry of the said parish of All Saints, Gordon-square (in testimony of which consents this scheme is signed in the case of each of the said vestries by the chairman of a meeting of the said vestry duly convened for the purpose of giving such con-sent), we, the Ecclesiastical Commissioners for England, humbly recommend and propose to Your Majesty in Council all that is in this scheme contained under the several parts or headings hereinafter mentioned as follows:-

" PART I.

"As to the proposed union itself and certain immediate incidents thereof, we recommend and

"1. That the said benefice of Saint Pancras, and the said benefice of All Saints, Gordon-square, be united into one benefice under the style of 'The Benefice of Saint Pancras,' which said united benefice is hereinafter called the United Benefice.

"2. That, if upon the day when any Order of Your Majesty in Council ratifying this scheme shall be published in the London Gazette, the benefice of All Saints, Gordon-square, shall be vacant, the union shall forthwith take effect, and the Incumbent of the said benefice of Saint Pancras shall be the first Incumbent of the united benefice, but, if both of the said present benefices shall be full, then the said union shall take effect on the next avoidance of the said benefice of All Saints, Gordon-square, and the then Incumbent of the said benefice of Saint Pancras shall be the first Incumbent of the united benefice, and it shall be lawful for the Bishop of the said diocese of London to admit to the united benefice such first Incumbent without any form or fee of or for presentation, and he shall thereupon become the Incumbent of the united benefice. Until the time of the union taking effect the said two benefices shall remain separate, and the rights and liabilities in respect thereof and of the Incumbents of each of them shall remain unaffected.

" PART II.

"As to the parish church of the united benefice and the church of All Saints, Gordonsquare, and certain officers of the same and certain matters connected therewith, we, the said Ecclesiastical Commissioners, further recommend and propose:-

"1. That upon the union taking effect the church of Saint Pancras shall become and thereafter continue to be the parish church of the

united benefice.

"2. That upon the union taking effect the font, communion table, sacramental plate, furniture and fittings of the church of All Saints, Gordonsquare, or such of them as the vestry of the

church of the united benefice shall select, shall be transferred to the church of the united benefice; but such of these articles as shall not be claimed by the said vestry for the church of the united benefice shall be transferred to the church of the proposed new benefice hereinafter mentioned, or to such other church or chapel within the diocese of London as the Bishop may select. Provided always, that any articles that shall not be appropriated in any of the above ways, except the font, communion table and sacramental plate, may be sold and the proceeds shall be added to the aggregate fund which is contemplated by clause three of Part V of this scheme.

"3. That upon the union taking effect the table of fees used in the church which will become the church of the united benefice shall (until revised or altered by proper authority) be

the table of fees for the united parishes.

"4. That upon the final closing of the church of All Saints, Gordon-square, the register books of baptisms, marriages and burials of the parish of All Saints, Gordon-square, and any monuments in All Saints' Church which may not be claimed by those who, under the said Union of Benefices Act, 1860, have a right to claim them, shall be transferred to the church of the united benefice.

"5. That upon the union taking effect any of the church servants of the church of Saint Pancras and of the church of All Saints, Gordonsquare, whose services shall in consequence of the union be no longer required, shall be entitled to no compensation for the loss of his, her or their offices except such gratuity or gratuities (if any) as we, the said Ecclesiastical Commissioners, with the consent of the Bishop of the said diocese of London may assign to them out of the proceeds of the sale or sales hereinafter recommended and proposed.

"PART III.

"As to the endowments of the united benefice we, the said Ecclesiastical Commissioners, further recommend and propose:-

"1. That upon the union taking effect all the properties, revenues and income constituting the endowments (present and future) of the vicarage of Saint Pancras, and of the vicarage of All Saints, Gordon-square, shall be transferred and

annexed to the united benefice.

"2. That upon the union taking effect the present parsonage house of the vicarage of Saint Paucras shall be the parsonage house of the united benefice, and the present parsonage house of the vicarage of All Saints, Gordon-square, shall be put into repair and purchased by us, the said Ecclesiastical Commissioners, as a parsonage house for the benefice of Christ Church, Woburnsquare, in the said diocese of London, out of the moneys held by us for or towards providing a parsonage house for the said benefice of Christ Church, Woburn-square, and the consideration money paid for such purchase shall be applied for or towards the provision of a parsonage house within the limits of the proposed new district hereinafter mentioned.

"PART IV.

"Upon the subject of patronage, we, the said Ecclesiastical Commissioners, further recommend and propose:-

"That the patronage of the united benefice shall be vested in the said Dean and Chapter of the Cathedral Church of Saint Paul in London and their successors for ever, and that the patronage of the new church and benefice, which are referred to in Part VI of this scheme, shall be vested in the said Arthur Foley, Bishop of London, and his successors for ever.

"PART V.

"As to the church of All Saints, Gordon-square, and the site and appurtenances thereof and as to the proceeds of any sale or sales of the materials, site, furniture or fittings of the same church, we, the said Ecclesiastical Commissioners further recommend and propose:—

"1. That, as soon as conveniently may be, after the union has taken effect the church of All Saints, Gordon-square, be taken down.

"2. That subject to the provisions contained in clause two of Part II of this scheme the furniture or fittings, and the materials and site of the said church together with any ground annexed thereto, and necessary for the use or enjoyment thereof shall be sold and disposed of by us, the said Ecclesiastical Commissioners, at such time or times and in such manner in all respects as to us shall seem expedient, such sale or disposal being made in all respects subject to the provisions contained in the seventeenth section of the said Union of Benefices Act, 1860.

"3. That the net proceeds to arise from the sale or sales to be made by us, the said Ecclesiastical Commissioners, as aforesaid, of the site and materials and furniture or fittings of the said church, shall form one aggregate fund and shall be applied as follows, and in the following order,

that is to say:-

"(a) That we shall out of the said proceeds first make provision for the payment of the gratuity or gratuities which are contemplated by

clause five of Part II of this scheme.

"(b) That we shall, out of such moneys, next set apart such sum as shall appear to us and to the Bishop of London to be adequate for or towards the acquisition of a suitable site for and the erection of a new church for (and within the limits of) the new district constituted or to be constituted as contemplated by Part VI of this scheme.

"(c) That, if after providing the said proposed church for such new district there be any balance of funds remaining unappropriated, such balance shall be added to the fund for or towards the provision of a parsonage house within the limits of the said new district which is contemplated by clause two of Part III of this scheme.

" PART VI.

"As to a certain new district and benefice we, the said Ecclesiastical Commissioners, further

recommend and propose:-

"1. That an ecclesiastical district within the limits of the metropolis or its vicinity (such district then having been or then being about to be formed or legally constituted under some or one of the Acts of Parliament relating to the Ecclesiastical Commissioners for England authorising the formation or constitution of such district) shall be selected by the Bishop of London as the district for which a church and (if funds will permit) a parsonage house shall be provided out of the proceeds of the sale or sales hereinbefore recommended and proposed.

"2. That when a church for such district has been built out of the proceeds of the sale or sales hereinbefore recommended, it shall be consecrated by the name and style of All Saints, unless otherwise determined by the Bishop of

London,

"Provided always that this scheme shall not take effect until the consents and approval, which by the seventeenth section of the said Union of Benefices Act, 1860, are made requisite to the sale or letting or appropriation under the powers

conferred by that Act of the site of any church, shall be obtained to the sale and appropriation hereby proposed of the church of All Saints, Gordon-square, and of the site thereof together with any ground annexed thereto and necessary for the use and enjoyment thereof, and provided also that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid or any of them in accordance with the provisions of the said Acts or of either of them or of any other Act of Parliament."

And whereas the said scheme has been laid before both Houses of Parliament for the space

of two calendar months.

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

A. W. FitzRoy.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirtynine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, duly prepared and laid before His Majesty in Council a scheme bearing date the sixth day of May, in the year one thousand nine hundred and nine, in the words following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said benefice') of Pencarreg, in the county of Carmarthen and in the diocese of Saint David's.

"Whereas under or by virtue of an Indenture of Settlement, dated the eighteenth day of December, one thousand eight hundred and eighty, and made between Sir Pryse Pryse, Baronet, since deceased, of the first part, Pryse Pryse Pryse, since deceased, of the second part, and John Lewes and Isaac Williams of the third

part, and in the events which have happened Edward John Webley-Parry-Pryse, Gogerddan, in the county of Cardigan, Baronet, is now tenant for life in possession of certain hereditaments and premises in the counties of Pembroke, Cardigan, Montgomery, and Merioneth, or elsewhere, and known as the Gogerddan Estates, of which the advowson or perpetual right of patrouage of and presentation to the said benefice of Pencarreg forms part, subject to three several mortgages in favour of Charles Kenneth Murchison, Maurice Tweedie, Harry Mitton Crookenden and Francis Henry Launcelot Errington (hereinafter called the said mortgagees) and the said Sir Edward John Webley-Parry-Pryse is therefore the Patron or person entitled to nominate or present to the said benefice in case the same were now vacant.

"And whereas the said Sir Edward John Webley-Parry-Pryse is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Pencarreg should be transferred in the manner hereinafter

recommended and proposed.

"And whereas the Right Reverend John, Bishop of Saint David's, in token that the same transfer has the consent of the Bishop of the diocese, which by the Acts in the hereinbefore mentioned Act recited or by some or one of them is made necessary, has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefice of Pencarreg which is hereinbefore mentioned and hereinafter recommended and proposed will render the same benefice more eligible for augmentation out of funds under our control, and this circumstance will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists, that is to say, in the parish of Pencarreg.

"Now, therefore, with the consent of the said Sir Edward John Webley-Parry-Pryse being the person whose consent as Patron is required by the provisions of the hereinbefore mentioned Acts and by the Act of the first and second years of Her said late Majesty, chapter one hundred and six, and with the consent of the said mortgagees (in testimony of which consent he, the said Sir Edward John Webley-Parry-Pryse, and the said mortgagees have signed and sealed this scheme), and with the consent of the said John, Bishop of Saint David's (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal), and with the consents of the persons to whom together with the said Sir Edward John Webley-Parry-Pryse it is hereinafter recommended and proposed that the said advowson and perpetual right of patronage should be transferred, that is to say, with the consents of Dame Nina Katherine Angharad Webley-Parry-Pryse, wife of the said Sir Edward John Webley-Parry-Pryse, the Venerable David Williams, now Archdeacon of Cardigan, and George Rice Pryse, of Peithyll, Bow-street, in the said county of Cardigan, Esquire (in testimony whereof they have signed and sealed this scheme), we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme, and without any conveyance or assurance in the law other than such duly gazetted Order, the whole advowson or perpetual right of patronage of and presentation to the said benefice of Pencarreg shall be transferred to the said l

Sir Edward John Webley-Parry-Pryse, Dame Nina Katherine Angharad Webley-Parry-Pryse, David Williams, and George Rice Pryse. and shall thereupon and theuceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Sir Edward John Webley-Parry-Pryse, Dame Nina Katherine Angharad Webley-Parry-Pryse, David Williams, and George Rice Pryse, their heirs and assigns for ever.

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

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

A. W. FitzRoy.

At the Court at Buckingham Palace, the 28th day of *June*, 1909.

PRESENT.

The KING's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirtynine, and the Act of the thirty-first and thirtysecond years of Her said late Majesty, chapter one hundred and fourteen, duly prepared and laid before His Majesty in Council a scheme bearing date the twenty-seventh day of May, in the year one thousand nine hundred and nine, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirtythird and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said benefice') of Staplegrove, in the county of Somerset, and in the diocese of Bath and Wells.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Staplegrove is vested for an estate in fee simple without incumbrances in Helen Jane Margaret Alleyne, of the Lawn, Staplegrove, Taunton, in the county of Somerset, Spinster.

"And whereas the said Helen Jane Margaret Alleyne is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Staplegrove, now vested in her as aforesaid, should be transferred to and be vested in the Bishop for the time being of the said diocese of Bath and Wells.

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

"And whereas the transfer of the patronage of the said benefice of Staplegrove, which is hereinbefore mentioned and hereinafter recommended and proposed, will render the same benefice more eligible for augmentation out of funds under our control, and this circumstance will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists, that is to say, in the parish of

Staplegrove.
"Now therefore with the consent of the said Helen Jane Margaret Alleyne (in testimony whereof she has signed and sealed this scheme) and with the consent of the said George Wyndham, Bishop of Bath and Wells (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal), we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of Staplegrove, now vested in her, the said Helen Jane Margaret Alleyne as aforesaid, shall be transferred to the said George Wyndham, Bishop of Bath and Wells, and his successors in the same Bishoprick, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said George Wyndham, Bishop of Bath and Wells, and by his successors in the same Bishoprick for ever.

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

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

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT.

The KING's Most Excellent Majesty in Council.

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

say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixteenth and seventeenth years of Her late Majesty Queen Victoria, chapter fifty, and of the Act of the twenty-third and twenty-fourth years of Her said late Majesty, chapter one hundred and twenty-four, have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting an exchange of the patronage of the benefice (being a vicarage) of Hunton, situate in the county of Southampton and in the diocese of Winchester, for the patronage of the benefice (being a vicarage) of Littleton, situate in the said county of Southampton and in the said diocese of Winchester.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Hunton is vested in George Bliss, of Sylphide Lodge, Bloxham, in the county of Oxford, Esquire.

"And whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Littleton is vested in the Dean and Chapter of the Cathedral Church of Winchester and their successors.

"And whereas the said George Bliss and the said Dean and Chapter of Winchester have respectively signified to us their desire that the patronage of the said two benefices of Hunton and Littleton may be rearranged by way of exchange in the manner which is hereinafter recommended and proposed.

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

" Now therefore with the consent of the said George Bliss (in testimony whereof he has signed and sealed this scheme) and with the consent of the said Dean and Chapter of Winchester (in testimony whereof they have caused their common or capitular seal to be affixed to this scheme), we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of Hunton and the church thereof shall be assigned and transferred from the said George Bliss, and shall become and be absolutely vested in and shall and may from time to time and at all times be exercised by the said Dean and Chapter of Winchester and their successors for ever, and

that in exchange for the same the whole advowson or perpetual right of patronage of and presentation to the said benefice of Littleton and the church thereof shall in like manner and upon and from the same date be assigned and transferred from the said Dean and Chapter of Winchester and from their successors and shall become and be absolutely vested in and shall Acts or of and may from time to time and at all times be Parliament.

exercised by the said George Bliss and his heirs and assigns for ever.

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

"The SCHEDULE to which the foregoing Scheme has reference-

Name and Quality of the Benefice to be given in exchange by George Bliss, Esq.	County.	Diocese.	Population.	Gross Income.	Residence.
Hunton, a Vicarage	Southampton	Winchester	81	£ 132	No.
Name and Quality of the Benefice to be given in exchange by Dean and Chapter of Winchester,	County.	Diocese,	Population.	Gross Income.	Residence.
Littleton, a Vicarage	Southampton	Winchester	180	£ 170	* No.

^{* &}quot;Also certain moneys which are held by the Commissioners towards the cost of providing a parsonage house for this living of Littleton."

And whereas the said scheme has been approved by His Majesty in Council: now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when

this Order shall have been duly published in the London Gazette pursuant to the said Acts: and His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Winchester.

A. W. Fitz Roy.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Parish of Manchester Division Act, 1850, that is to say, the Act of the thirteenth and fourteenth years of Her late Majesty Queen Victoria, chapter forty-one, and of the Act of the nineteenth and twentieth years of Her said late Majesty chapter fifty-five, duly prepared and laid before His Majesty in Council a scheme bearing date the twenty-seventh day of May, in the year one thousand nine hundred and nine, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Parish of Manchester Division Act, 1850, that is to say, the Act of the thirteenth and fourteenth years of Her late Majesty Queen Victoria, chapter fortyone, and of the Act of the nineteenth and twentieth years of Her said late Majesty chapter fifty-five, have prepared and now humbly lay before Your Majesty in Council the following scheme for setting out and constituting a separate district for spiritual purposes, and annexing such district to the consecrated church of Saint John, Ashley-lane, Moston, situate

within the limits of the parish (sometime a district under the said Parish of Manchester Division Act, 1850) of Christ Church, Harpurhey cum Moston, within the original limits of the parish of Manchester, in the county of Lancaster and in the diocese of Manchester.

"Whereas it appears to us to be expedient that a district for spiritual purposes comprising a part of the said parish of Christ Church, Harpurhey cum Moston, shall be set out and constituted for and annexed to the said church of Saint John, Ashley-lane, Moston, which church was not consecrated under the provisions of the Act of the sixth and seventh years of Her said late Majesty, chapter thirty-seven.

"Now, therefore, with the consent of the Right Reverend Edmund Arbuthnott, Bishop of the said diocese of Manchester (testified by his having signed and sealed this scheme), we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that all that part of the said parish of Christ Church, Harpurhey cum Moston, which is described in the schedule hereunder written, and is delineated and set forth on the map or plan hereunto annexed, shall, upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme, be severed and disannexed from the said parish of Christ Church, Harpurhey cum Moston, and shall be set out and constituted for and annexed to the said church of Saint John, Ashley-lane, Moston, and shall become and be a district for

spiritual purposes, and shall be named 'The District of Saint John, Ashley-lane, Moston.'

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

"The SCHEDULE to which the foregoing Scheme has reference.

"The district of Saint John, Ashley-lane, Moston, being:—

"All that part of the parish (sometime district under the Parish of Manchester Division Act, 1850) of Christ Church, Harpurhey cum Moston, in the county of Lancaster, and in the diocese of Mauchester, which is bounded upon the south partly by the parish of Saint Stephen, Harpurhey, and partly by the parish of Saint Augustine, Newton Heath, upon the east by the parish of Saint Mary, Moston, upon the north by the parish of the Holy Trinity, Blackley, all in the said county and diocese, and upon the remaining side, that is to say, upon the west, by an imaginary line commencing at the point where the boundary which divides the said parish of the Holy Trinity, Blackley, from the said parish of Christ Church. Harpurhey cum Moston, crosses the middle of Hall-street near its junction with Moston-lane, and extending thence southward along the middle of Hall-street for a distance of nineteen chains or thereabouts to its junction with Church-lane, and extending thence westward along the middle of Church-lane for a distance of four chains and a quarter or thereabouts to a point opposite to the northern end of the fence forming the north-eastern boundary of the close or roadway numbered 72 upon the Ordnance map of Manchester, published in the year one thousand eight hundred and ninety-three, upon the scale of twenty-five inches to a mile, and also upon the map or plan which is annexed to this scheme, and extending thence first southeastward, then southward, then south-westward, and then again south-eastward along the said fence and along the fences forming the northeastern, eastern, and south-eastern boundaries of the close numbered 69, and the close or roadway numbered 32 upon the said maps for a distance of twenty chains and a half or thereabouts to the point where the fence forming the eastern boundary of the said close or roadway numbered 32 meets the northern side of Potter's-lane, and extending thence first south-eastward to and then south-westward along the middle of Potter's-lane for a distance of ten yards or thereabouts to the boundary which divides the said parish of Christ Church, Harpurhey cum Moston, from the said parish of Saint Stephen, Harpurhey."

And whereas drafts of the said scheme have, in accordance with the provisions of the firstly hereinbefore mentioned Act, been transmitted to the Patrons and to the Incumbent of the parish out of which it is intended that the district recommended in such scheme to be constituted shall be taken, and such Patrons and Incumbent have respectively either signified their assent or offered no objection thereto.

And whereas a period of more than two calendar months has elapsed since drafts of the said scheme were transmitted to the said Patrons and Incumbent.

And whereas the said scheme has been approved by His Majesty in Council: Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said

scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Manchester.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS it is enacted by the County Courts Act, 1888, that it shall be lawful for His Majesty by Order in Council from time to time to order, amongst other things, the consolidation of any two or more Districts, and to order by what name and in what towns and places a Court shall be held in any District:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the District of the County Court of Essex held at Dunmow and the District of the County Court of Essex held at Braintree shall be consolidated under the name of the County Court of Essex held at Dunmow and Braintree, and a Court shall be held in that District at both Dunmow and Braintree until further Order.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS in pursuance of the Explosives
Act, 1875, two Orders in Council, hereinafter referred to as Orders in Council Nos. 5 and
6, were made on the twenty-seventh day of
November, one thousand eight hundred and
seventy-five, relating to Stores licensed for Gun-

powder and for Mixed Explosives respectively:
And whereas the said Orders were amended
by an Order in Council made on the eleventh day
of February, one thousand nine hundred and
seven:

And whereas the distances prescribed in the said Orders Nos. 5 and 6 to be maintained between "protected works" and a Store of Division B, C or D are in excess of the requirements for public safety:

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order and prescribe as follows:—

Notwithstanding anything contained in the said Orders—

(1) The occupier of a store licensed for the keeping of gunpowder or for the keeping of explosive other than gunpowder whether with or without gunpowder, to whatever division such store may belong, shall not be required to maintain a greater distance than twenty-five yards between the store and a mineral or private railway worked by the said occupier: Provided that the door or doors of the said store be kept closed and secured when

and so long as any locomotive driven by steam)

is within a distance of fifty yards of the store;
(2) The distances required by the said Orders to be maintained between a Store of Division B, C or D and a "protected work" as defined by the said Orders in Council Nos. 5 and 6 shall when such "protected work" is in the occupation of the licensee, and is completely screened from the store by a natural or artificial mound of earth or other suitable material not less than three feet thick at the height of the eaves of the said store, be

reduced by one-half; and the said Orders in Council shall be deemed

to be amended accordingly.

Nothing in this Order shall be deemed to apply to a workshop established in connection with a store under the provisions of section forty-seven of the Explosives Act, 1875.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT,

The KING's Most Excellent Majesty.

Lord President. Lord Steward. Earl Grey. Earl Carrington. Sir Frederick M. Darley. Mr. Herbert Samuel. Mr. C. E. H. Hobhouse. Mr. Russell Rea.

WHEREAS by virtue of the Judicial Committee Act, 1844, it is competent to His Majesty, by an Order or Orders to be from time to time for that purpose made with the advice of His Privy Council, to provide for the admission of any Appeal or Appeals to His Majesty in Council, from any judgments, sentences, decrees, or orders of any Court of Justice within any British Colony or possession abroad, although such Court shall not be a Court of Error or a Court of Appeal within such Colony or possession, and it is also competent to His Majesty, by any such Order or Orders as aforesaid, to make all such provisions as to His Majesty in Council shall seem meet, for the instituting and prosecuting any such appeals, and for carrying into effect any such decisions or sentences as His Majesty in Council shall pronounce thereon.

And whereas by an Order of Her late Majesty Queen Victoria in Council, dated the third day of March, one thousand eight hundred and fifty-nine, a Court of Appeal called the Court of Appeal for the Windward Islands, was erected and established for and in relation to the Colonies of Barbados, Grenada, St. Vincent, Tobago, and St. Lucia; and it was ordered that it should and it might be lawful for any person or persons to appeal to Her Majesty, Her heirs and successors in Her or their Privy Council from any final Judgment, decree, order, or sentence of the said Court of Appeal, in such manner within such time, and under and subject to such rules, regulations and limitations as were thereinafter mentioned.

And whereas it is expedient, with a view to equalizing as far as may be the conditions under which His Majesty's subjects in the British Dominions beyond the Seas shall have a right of appeal to His Majesty in Council, and to promoting uniformity in the practice and procedure

in all such Appeals, that provision should be made for the instituting and prosecuting of Appeals from the determinations of the Chief Justice of Barbados in the exercise of his legal, equitable, or ecclesiastical jurisdiction, to His Majesty in Council, and for carrying into effect such decisions or sentences as His Majesty in Council shall pronounce thereon, and that the rules and regulations contained in the said Order in Council of the third day of March, one thousand eight hundred and fifty-nine, concerning the manner in which the time within which and the limitations subject to which Appeals shall be made to His Majesty in Council from the said Court of Appeal sitting in Barbados should be revoked, and new provisions made for such last mentioned Appeals.

His Majesty doth, by and with the advice of His Privy Council, hereby order, that the said Order in Council of the third day of March, one thousand eight hundred and fifty-nine, so far as it contains any rules or regulations concerning the manner in which the time within which, and the limitations subject to which, Appeals shall be made to His Majesty in Council from the said Court of Appeal for the Windward Islands, sitting in Barbados, be and the same is hereby revoked, and that all Appeals from the said Court of Appeal, and from the determinations of the said Chief Justice in the exercise of his said legal, equitable, or ecclesiastical jurisdiction, be made in accordance with the several Rules here unto annexed.

And it is hereby further ordered that this Order in Council shall take effect in the Colony of Barbados, on such day as shall be named for that purpose by any proclamation issued by the Officer administering the Government of that Colony.

Rules regulating the practice and procedure in Appeals to His Majesty in Council, from the Superior Courts of Barbados and from the Windward Islands' Court of Appeal.

RULES.

1. In these Rules, unless the context otherwise

"Appeal" means Appeal to His Majesty in Council:

"His Majesty" includes His Majesty's heirs and successors:

"Judgment" includes decree, order, sentence, or decision;

"Court" means either the Court of Appeal established under the Barbados Windward Islands' Court of Appeal Act, 1857 (1857-1), or the Chief Justice of Barbados, in the exercise of his legal, equitable, or ecclesiastical

jurisdiction;
"Record" means the aggregate of papers relating to an Appeal (including the pleadings, proceedings, evidence and judgments) proper to be laid before His Majesty in Council on the hearing of the Appeal;

"Registrar" means the Registrar or other proper officer having the custody of the Records in the Court appealed from;

"Month" means calendar month; Words in the singular include the plural, and words in the plural include the singular.

2. Subject to the provisions of these Rules, an Appeal shall lie-

(a) as of right, from any final judgment of the Court, where the matter in dispute on the Appeal amounts to or is of the value of three hundred pounds sterling or upwards, or where the Appeal involves, directly or indirectly, some claim or question to or respecting property or some civil right amounting to or of the value of three hundred pounds sterling or upwards; and

- (b) at the discretion of the Court, from any other judgment of the Court, whether final or interlocutory, if, in the opinion of the Court, the question involved in the Appeal is one which, by reason of its great general or public importance or otherwise, ought to be submitted to His Majesty in Council for decision.
- 3. Where in any action or other proceeding no final judgment can be duly given in consequence of a difference of opinion between the judges of the Court of Appeal, the final judgment may be entered pro forma, on the application of any party to such action, or other proceeding, according to the opinion of the Chief Justice or, in his absence, of the next Judge of the said Court of Appeal, in order of precedence, but such judgment shall only be deemed final for purposes of an appeal therefrom, and not for any other purpose.
- 4. Applications to the Court for leave to appeal shall be made by motion or petition within twenty-one days from the date of the judgment to be appealed from, and the Applicant shall give the opposite party notice of his intended application.
- 5. Leave to appeal under Rule 2 shall only be granted by the Court in the first instance—
 - (a) upon condition of the Appellant, within a period to be fixed by the Court but not exceeding three months from the date of the hearing of the application for leave to appeal, entering into good and sufficient security, to the satisfaction of the Court, in a sum not exceeding five hundred pounds, for the due prosecution of the Appeal, and the payment of all such costs as may become payable to the Respondent in the event of the Appellant's not obtaining an order granting him final leave to appeal, or of the Appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the Appellant to pay the Respondent's costs of the Appeal (as the case may be); and
 - (b) upon such other conditions (if any) as to the time or times within which the Appellant shall take the necessary steps for the purpose of procuring the preparation of the Record and the dispatch thereof to England as the Court, having regard to all the circumstances of the case, may think it reasonable to impose.
- 6. Where the judgment appealed from requires the Appellant to pay money or perform a duty; the Court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execution thereof shall be suspended pending the Appeal, as to the Court shall seem just, and in case the Court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof, enter into good and sufficient security, to the satisfaction of the Court, for the due performance of such Order as His Majesty in Council shall think fit to make thereon.
- 7. The preparation of the Record shall be subject to the supervision of the Court, and the parties may submit any disputed question arising in connection therewith to the decision of the Court, and the Court shall give such directions thereon as the justice of the case may require.
- 8. The Registrar, as well as the parties and their legal Agents, shall endeavour to exclude from the Record all documents (more particularly such as are merely formal) that are not relevant

- to the subject-matter of the Appeal, and, generally, to reduce the bulk of the Record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the Record.
- 9. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the Record, as finally printed (whether in Barbados or in England) shall, with a view to the subsequent adjustment of the costs of, and incidental to, such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.
- 10. The Record shall be printed in accordance with the Rules set forth in the Schedule hereto. It may be so printed either in Barbados or in England.
- 11. Where the Record is printed in Barbados, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council forty copies of such Record, one of which copies he shall certify to be correct by signing his name on, or initialling, every eighth page thereof and by affixing thereto the seal of the Court.
- 12. Where the Record is to be printed in England, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council one certified copy of such Record, together with an index of all the papers and exhibits in the case. No other certified copies of the Record shall be transmitted to the Agents in England by or on behalf of the parties to the Appeal.
- 13. Where part of the Record is printed in Barbados and part is to be printed in England, Rules eleven and twelve shall, as far as practicable, apply to such parts as are printed in Barbados, and such as are to be printed in England respectively.
- 14. The reasons given by the judge, or any of the judges, for or against any judgment pronounced in the course of the proceedings out of which the Appeal arises shall by such judge or judges be communicated in writing to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the record is transmitted.
- 15. Where there are two or more applications for leave to appeal arising out of the same matter, and the Court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the Appeals should be consolidated, the Court may direct the Appeals to be consolidated, and grant leave to appeal by a single order.
- 16. An Appellant who has obtained an order granting him conditional leave to appeal may, at any time prior to the making of an order granting him final leave to appeal withdraw his Appeal on such terms as to costs and otherwise as the Court may direct.
- 17. Where an Appellant, having obtained an order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order, fails thereafter to apply with due diligence to the Court for an order granting him final leave to appeal, the Court may, on an application in that behalf made by the

Respondent, rescind the order granting conditional leave to appeal, notwithstanding the Appellant's compliance with the conditions imposed by such order, and may give such directions as to the costs of the Appeal and the security entered into by the Appellant as the Court shall think fit, or make such further or other order in the premises as, in the opinion of the Court, the justice of the case requires.

- 18. On an application for final leave to appeal, the Court may inquire whether notice, or sufficient notice, of the application has been given by the Appellant to all parties concerned, and, if not satisfied as to the notices given, may defer the granting of the final leave to appeal, or may give such other directions in the matter as, in the opinion of the Court, the justice of the case requires.
- 19. An Appellant who has obtained final leave to appeal shall prosecute his Appeal in accordance with the Rules for the time being regulating the general practice and procedure in Appeals to His Majesty in Council.
- 20. Where an Appellant, having obtained final leave to appeal, desires, prior to the dispatch of the Record to England, to withdraw his Appeal, the Court may, upon an application in that behalf made by the Appellant, grant him a certificate to the effect that the Appeal has been withdrawn, and the Appeal shall thereupon be deemed, as from the date of such certificate, to stand dismissed without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 21. Where an Appellant, having obtained final leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the dispatch of the Record to England, the Respondent may, after giving the Appellant due notice of his intended application, apply to the Court for a certificate that the Appeal has not been effectually prosecuted by the Appellant, and if the Court sees fit to grant such a certificate, the Appeal shall be deemed, as from the date of such certificate, to stand dismissed for non-prosecution without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 22. Where at any time between the order granting final leave to appeal and the dispatch of the Record to England the Record becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the Court, is the proper person to be substituted or entered on the Record in place of, or in addition to, the party who has died or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the Record as aforesaid without express Order of His Majesty in Council.
- 23. Where the Record subsequently to its dispatch to England becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court shall upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council showing who, in the opinion of

- the Court, is the proper person to be substituted, or entered, on the Record, in place of, or in addition to, the party who has died or undergone a change of status.
- 24. The Case of each party to the Appeal may be printed either in Barbados or in England and shall, in either event, be printed in accordance with the Rules set forth in the Schedule hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the hearing of the Appeal, or by the party himself if he conducts his Appeal in person.
- 25. The Case shall consist of paragraphs numbered consecutively and shall state, as concisely as possible, the circumstances out of which the Appeal arises, the contentions to be urged by the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the Record as printed shall, as far as practicable, be priuted in the margin, and care shall be taken to avoid, as far as possible, the reprinting in the Case of long extracts from the Record. The taxing officer in taxing the costs of the Appeal shall, either of his own motion, or at the instance of the opposite party, inquire into any unnecessary prolixity in the Case, and shall disallow the costs occasioned thereby.
- 26. Where the Judicial Committee directs a party to bear the costs of an Appeal incurred in Barbados, such costs shall be taxed by the proper officer of the Court in accordance with the rules for the time being regulating taxation in the Court.
- 27. The Court shall conform with, and execute, any Order which His Majesty in Council may think fit to make on an Appeal from a judgment of the Court in like manner as any original judgment of the Court should or might have been executed.
- 28. In the case of an Appeal from a judgment of the Court of Appeal for the Windward Islands, sitting in Barbados, all or any of the functions or authorities, by these Rules conferred on such Court may, when the said Court of Appeal is not sitting in Barbados, be exercised by the Chief Justice.
- 29. Nothing in these Rules contained shall be deemed to interfere with the right of His Majesty, upon the humble Petition of any person aggrieved by any judgment of the Court, to admit his Appeal therefrom upon such conditions as His Majesty in Council shall think fit to impose.

A. W. FitzRoy.

SCHEDULE.

- 1. Records and Cases in Appeals to His Majesty in Council shall be printed in the form known as Demy Quarto (i.e., fifty-four ems in length and forty-two in width).
- 2. The size of the paper used shall be such that the sheet, when folded and trimmed, will be eleven inches in height and eight and a half inches in width.
- 3. The type to be used in the text shall be Pica type, but Long Primer shall be used in printing accounts, tabular matter, and notes.
- 4. The number of lines in each page of Pica type shall be forty-seven or thereabouts, and every tenth line shall be numbered in the margin.

At the Court at Buckingham Palace, the 28th day of *June*, 1909.

> PRESENT, The KING's Most Excellent Majesty.

Lord President. Lord Steward. Earl Grey. Earl Carrington. Sir Frederick M. Darley. Mr. Herbert Samuel. Mr. C. E. H. Hobhouse. Mr. Russell Rea.

HEREAS by virtue of the Judicial Committee Act, 1844, it is competent to His Majesty by any Order or Orders to be from time to time for that purpose made with the advice of His Privy Council to provide for the admission of any Appeal or Appeals to His Majesty in Council from any judgments, sentences, decrees or orders of any Court of Justice within any British colony or possession abroad although such Court shall not be a Court of Error or a Court of Appeal within such colony or possession, and it is also competent to His Majesty by any such Order or Orders as aforesaid to make all such provisions as to His Majesty in Council shall seem meet for the instituting and prosecuting any such Appeals and for carrying into effect any such decisions or sentences as His Majesty in Council shall pronounce thereon:

And whereas in pursuance of the provisions of "An Act to authorize the establishment of Courts of Appeal for certain of Her (late) Majesty's West Indian Colonies" (13 and 14 Vic. c. 15), an Act was passed by the legislature of the colony of Grenada on the twenty-fifth day of November one thousand eight hundred and fifty-seven, and subsequently confirmed by Her late Majesty Queen Victoria, providing for the establishment of a Court of Appeal in the said colony but enacting (inter alia) that nothing in such Act contained should prevent parties from appealing to Her Majesty in Council from the then established Courts in the said colony, under such regulations and upon such terms and conditions as Her late Majesty in Council should be pleased to establish:

And whereas the Supreme Court of Judicature in the said colony of Grenada, established at the date of the enactment in Grenada aforesaid, still continues to exist, but no rules or regulations have been made specially applicable in respect to the institution or prosecution of Appeals from such Court to His Majesty in Council:

And whereas, by an Order of Her late Majesty Queen Victoria in Council dated the third day of March, one thousand eight hundred and fifty-nine (made in further pursuance of the above named Act, 13 and 14 Vic. c. 15) a Court of Appeal called the Court of Appeal for the Windward Islands was erected and established for and in relation to the colonies of Barbados, Grenada, Saint Vincent, Tobago and Saint Lucia, and it was ordered that it should and might be lawful for any person or persons to appeal to Her Majesty, Her heirs and successors, in Her or their Privy Council, from any final judgment, decree, order or sentence of the said Court of Appeal, in such manner, within such time, and under and subject to such rules, regulations and limitations, as were thereinafter mentioned:

And whereas, with a view to equalizing as far as may be the conditions under which His Majesty's subjects in the British Dominious beyond the Seas shall have a right to appeal to His Majesty in Council and to promoting uniformity in the practice and procedure in all

such Appeals, it is expedient that the said Order in Council of the third day of March, one thousand eight hundred and fifty-nine, should be amended by revoking all such portions thereof as consist of and provide rules and regulations concerning the manner, time, and limitations, in, within, under and subject to, which Appeals to His Majesty in Council can thereunder be made from the Court of Appeal for the Windward Islands, sitting in Grenada, and that the rules hereinafter mentioned should forthwith be made for the purpose of regulating the practice and procedure in all Appeals to His Majesty in Council from the colony of Grenada, whether coming from the said Court of Appeal for the Windward Islands, sitting in Grenada, or from the said Supreme Court of Judicature:

His Majesty doth, by and with the advice of His Privy Council, hereby order that all such portions of the said Order in Council of the third day of March, one thousand eight hundred and fifty-nine, as contain or provide any rules or regulations concerning the manner in which, the time within which, and the limitations under and subject to which, Appeals should thereunder be made to His Majesty in Council from the said Court of Appeal for the Windward Islands, so far as such portions, contents or provisions concern the said Court, sitting in Grenada, shall be, and the same are hereby revoked:

And doth further order that any Appeal to His Majesty in Council made either from a judgment of the said Court of Appeal sitting in Grenada, or from a Judgment of the said Supreme Court of Judicature, be conducted or prosecuted in accordance with the several rules hereunto annexed:-

1. In these Rules, unless the context otherwise requires :

"Appeal" means Appeal to His Majesty in Council;

"His Majesty" includes His Majesty's heirs and successors;
"Judgment" includes decree, order, sentence,

or decision;
"Court" means either the Supreme Court of Judicature of Grenada, or the Court of Appeal for the Windward Islands sitting in the Colony of Grenada, according as the matter in question is one which properly appertains to the said Supreme Court or to the said Court of Appeal sitting as aforesaid;

"Record" means the aggregate of papers relating to an Appeal (including the pleadings, proceedings, evidence and judgment) proper to be laid before His Majesty in Council on

the hearing of the Appeal;
"Registrar" means the Registrar or other proper officer having the custody of the Records in the Court appealed from;

"Month" means calendar month.

Words in the singular include the plural, and words in the plural include the singular.

2. Subject to the provisions of these Rules, an Appeal shall lie-

(a) as of right, from any final judgment of the Court, where the matter in dispute on the Appeal amounts to or is of the value of three hundred pounds sterling or upwards, or where the Appeal involves, directly or indirectly, some claim or question to or respecting property or some civil right amounting to or of the value of three hundred pounds sterling or upwards; and

(b) at the discretion of the Court, from any other judgment of the Court, whether final or

- interlocutory, if, in the opinion of the Court, the question involved in the Appeal is one which, by reason of its great general or public importance or otherwise, ought to be submitted to His Majesty in Council for decision.
- 3. Applications to the Court for leave to appeal shall be made by motion or petition within twenty-one days from the date of the judgment to be appealed from, and the Applicant shall give the opposite party notice of his intended application.
- 4. Leave to appeal under Rule 2 shall only be granted by the Court in the first instance—
 - (a) upon condition of the Appellant, within a period to be fixed by the Court, but not exceeding three months from the date of the hearing of the application for leave to appeal, entering into good and sufficient security, to the satisfaction of the Court, in a sum not exceeding five hundred pounds, for the due prosecution of the Appeal, and the payment of all such costs as may become payable to the Respondent in the event of the Appellant's not obtaining an order granting him final leave to appeal, or of the Appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the Appellant to pay the Respondent's costs of the Appeal (as the case may be); and
 - (b) upon such other conditions (if any) as to the time or times within which the Appellant shall take the necessary steps for the purpose of procuring the preparation of the Record and the dispatch thereof to England as the Court, having regard to all the circumstances of the case, may think it reasonable to impose.
- 5. Where the judgment appealed from requires the Appellant to pay money or perform a duty, the Court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execution thereof shall be suspended pending the Appeal, as to the Court shall seem just, and in case the Court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof, enter into good and sufficient security, to the satisfaction of the Court, for the due performance of such Order as His Majesty in Council may think fit to make thereon.
- 6. The preparation of the Record shall be subject to the supervision of the Court, and the parties may submit any disputed question arising in connection therewith to the decision of the Court, and the Court shall give such direction thereon as the justice of the case may require.
- 7. The Registrar, as well as the parties and their legal Agents, shall endeavour to exclude from the Record all documents (more particularly such as are merely formal) that are not relevant to the subject-matter of the Appeal, and, generally, to reduce the bulk of the Record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of the documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the Record.
- 8. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the

- Record as finally printed (whether in the colony of Grenada or in England), shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.
- 9. The Record shall be printed in accordance with the Rules set forth in the Schedule hereto. It may be so printed either in the colony of Grenada or in England.
- 10. Where the Record is printed in the colony of Grenada the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council forty copies of such Record, one of which copies he shall certify to be correct by signing his name on, or initialling, every eighth page thereof and by affixing thereto the seal, if any, of the Court.
- 11. Where the Record is to be printed in England, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council one certified copy of such Record, together with an index of all the papers and exhibits in the case. No other certified copies of the Record shall be transmitted to the Agents in England by or on behalf of the parties to the Appeal.
- 12. Where part of the Record is printed in the colony of Grenada and part is to be printed in England, Rules ten and eleven shall, as far as practicable, apply to such parts as are printed in the colony of Grenada and such as are to be printed in England respectively.
- 13. The reasons given by the judge or any of the judges for or against the judgment pronounced in the course of the proceedings out of which the Appeal arises shall by such judge or judges be communicated in writing to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the Record is transmitted.
- 14. Where there are two or more applications for leave to appeal arising out of the same matter, and the Court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the Appeals should be consolidated, the Court may direct the Appeals to be consolidated and grant leave to appeal by a single order.
- 15. An Appellant who has obtained an order granting him conditional leave to appeal may at any time prior to the making of an order granting him final leave to appeal withdraw his Appeal on such terms as to costs and otherwise as the Court may direct.
- 16. Where an Appellant, having obtained an order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order fails thereafter to apply with due diligence to the Court for an order granting him final leave to appeal, the Court may, on an application in that behalf made by the Respondent, rescind the order granting conditional leave to appeal, notwithstanding the Appellant's compliance with the conditions imposed by such order, and may give such directions as to the costs of the Appeal and the security entered into by the Appellant as the Court shall think fit, or make such further or other order in the premises, as in the opinion of the Court, the justice of the case requires.
- 17. On an application for final leave to appeal, the Court may inquire whether notice, or sufficient notice, of the application has been given by the Appellant to all parties concerned, and, if not

satisfied as to the notices given may defer the granting of the final leave to appeal, or may give such other directions in the matter as, in the opinion of the Court, the justice of the case requires.

- 18. An Appellant who has obtained final leave to appeal shall prosecute his Appeal in accordance with the Rules for the time being regulating the general practice and procedure in Appeals to His Majesty in Council.
- 19. Where an Appellant, having obtained final leave to appeal, desires, prior to the dispatch of the Record to England, to withdraw his Appeal, the Court may, upon an application in that behalf made by the Appellant, grant him a certificate to the effect that the Appeal has been withdrawn, and the Appeal shall thereupon be deemed, as from the date of such certificate, to stand dismissed without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 20. Where an Appellant, having obtained final leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the dispatch of the Record to England, the Respondent may, after giving the Appellant due notice of his intended application, apply to the Court for a certificate that the Appeal has not been effectually prosecuted by the Appellant, and if the Court sees fit to grant such a certificate, the Appeal shall be deemed, as from the date of such certificate, to stand dismissed for non-prosecution without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 21. Where at the time between the order granting final leave to appeal and the dispatch of the Record to England the Record becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the Court, is the proper person to be substituted or entered on the Record in place of, or in addition to, the party who has died, or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the Record as aforesaid without express Order of His Majesty in Council.
- 22. Where the Record subsequently to its dispatch to England becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court shall, upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council showing who, in the opinion of the Court, is the proper person to be substituted, or entered, on the Record, in place of, or in addition to, the party who has died or undergone a change of status.
- 23. The Case of each party to the Appeal may be printed either in the colony of Grenada or in England and shall, in either event, be printed in accordance with the Rules set forth in the Schedule hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the heaving of the Appeal, or by the party himself if he conducts his Appeal in person.
- 24. The Case shall consist of paragraphs numbered consecutively and shall state, as concisely

as possible, the circumstances out of which the Appeal arises, the contentions to be urged by the party lodging the same, and the reason of Appeal. References by page and line to the relevant portions of the Record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, the reprinting in the Case of long extracts from the Record. The taxing officer, in taxing the costs of the Appeal, shall, either of his own motion, or at the instance of the opposite party, inquire into any unnecessary prolixity in the Case, and shall disallow the costs occasioned thereby.

- 25. Where the Judicial Committee directs a party to bear the costs of an Appeal incurred in the colony of Grenada, such costs shall be taxed by the proper officer of the Court in accordance with the rules for the time being regulating taxation in the Court.
- 26. The Court shall conform with, and execute, any Order which His Majesty in Council may think fit to make on an Appeal from a judgment of the Court in like manner as any original judgment of the Court should or might have been executed.
- 27. In the case of an Appeal from a judgment of the Court of Appeal for the Windward Islands sitting in the said colony of Grenada, all or any of the functions and authorities by these Rules conferred on such Court may, when the said Court of Appeal is not sitting in the said colony, be exercised by the Chief Justice of the Supreme Court of Grenada.
- 28. Nothing in these Rules contained shall be deemed to interfere with the right of His Majesty, upon the humble Petition of any person aggrieved by any judgment of the Court, to admit his Appeal therefrom upon such conditions as His Majesty in Council shall think fit to impose.

A. W. FitzRoy.

SCHEDULE.

- I. Records and Cases in Appeals to His-Majesty in Council shall be printed in the form known as Demy Quarto (i.e., fifty-four ems in length and forty-two in width).
- II. The size of the paper used shall be such that the sheets, when folded and trimmed, will be eleven inches in height and eight and a half inches in width.
- III. The type to be used in the text shall be Pica type, but Loug Primer shall be used in printed accounts, tabular matter, and notes.
- IV. The number of lines in each page of Pica type shall be forty-seven or thereabouts, and every tenth line shall be numbered in the margin.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT,

The KING's Most Excellent Majesty.

Lord President,
Lord Steward.
Earl Grey.
Earl Carrington,
Sir Frederick M. Darley,
Mr. Herbert Samuel,
Mr. C. E. H. Hobhouse,
Mr. Russell Rea.

W HEREAS by virtue of the Judicial Committee Act, 1844, it is competent to His Majesty, by any Order or Orders to be from

time to time for that purpose made with the advice of His Privy Council, to provide for the admission of an Appeal or Appeals to His Majesty in Council from any judgments, sentences, decrees, or orders of any Court of Justice within any British Colony or possession abroad, although such Court shall not be a Court of Error or a Court of Appeal within such Colony or possession, and it is also competent to His Majesty, by any such Order or Orders as aforesaid to make all such provisions as to His Majesty in Council shall seem meet for the instituting and prosecuting any such Appeals, and for carrying into effect any such decisions or sentences as His Majesty in Council shall pronounce thereon.

And whereas by an Order of Her late Majesty Queen Victoria in Council, dated the third day of March, one thousand eight hundred and fiftynine, a Court of Appeal, called the Court of Appeal for the Windward Islands, was erected and established for and in relation to the Colonies of Barbados, Grenada, Saint Vincent, Tobago, and Saint Lucia, and it was ordered that it should and might be lawful for any person or persons to appeal to Her Majesty, Her heirs and successors, in Her or their Privy Council from any final judgment, decree, order, or sentence of the said Court of Appeal in such manner, within such time, and under and subject to such rules, regulations and limitations as were thereinafter mentioned.

And whereas it is expedient, with a view to equalizing as far as may be, the conditions under which His Majesty's subjects in the British Dominions beyond the Seas shall have a right of appeal to His Majesty in Council and to promoting uniformity in the practice and procedure in all such Appeals, that provision should be made for the instituting and prosecuting of Appeals from the Supreme Court of Saint Vincent to His Majesty in Council, and for carrying into effect such decisions or sentences as His Majesty in Council shall pronounce thereon, and that the rules and regulations contained in the said Order in Council of the third day of March, one thousand eight hundred and fifty-nine, concerning the manner in which, the time within, and the limitations subject to which Appeals shall be made to His Majesty in Council from the said Court of Appeal sitting in Saint Vincent should be revoked, and new provision made for such last mentioned Appeals.

His Majesty doth, by and with the advice of His Privy Council, hereby order that the said Order in Council of the third day of March, one thousand eight hundred and fifty-nine, so far as it contains any rules or regulations concerning the manner in which, the time within which, and the limitations subject to which Appeals shall be made to His Majesty in Council from the said Court of Appeal for the Windward Islands, sitting in Saint Vincent, be and the same is hereby revoked, and that all Appeals from the said Court of Appeal and from the said Supreme Court be made in accordance with the several rules hereunto annexed.

And it is hereby further ordered that this Order in Council shall take effect in the Colony of Saint Vincent on such day as shall be named for that purpose by any proclamation issued by the Officer administering the Government of that Colony.

RULES.

1. In these Rules, unless the context otherwise requires:—

"Appeal" means Appeal to His Majesty in Council;

"His Majesty" includes His Majesty's heirs and successors;

"Judgment" includes decree, order, sentence,

or decision;

"Court" means either the Supreme Court of Judicature of Saint Vincent, or the Court of Appeal for the Windward Islands, according as the matter in question is one which properly appertains to the Supreme Court of Judicature of Saint Vincent, or to the Court of Appeal for the Windward Islands;

"Record" means the aggregate of papers relating to an Appeal (including the pleadings, proceedings, evidence and judgments) proper to be laid before His Majesty in Council on

the hearing of the Appeal;

"Registrar" means the Registrar or other proper officer having the custody of the Records in the Court appealed from;

"Month" means calendar month;

Words in the singular include the plural, and words in the plural include the singular.

- 2. Subject to the provisions of these Rules, an Appeal shall lie:—
 - (a) as of right, from any final judgment of the Court, where the matter in dispute on the Appeal amounts to or is of the value of (£300) three hundred pounds sterling or upwards, or where the Appeal involves, directly or indirectly, some claim or question to or respecting property or some civil right amounting to or of the value of (£300) three hundred pounds sterling or upwards; and

(b) at the discretion of the Court, from any other judgment of the Court, whether final or interlocutory, if, in the opinion of the Court, the question involved in the Appeal is one which, by reason of its great general or public importance or otherwise, ought to be submitted to His Majesty in Council for decision.

- 3. Where in any action or other proceeding no final judgment can be duly given in consequence of a difference of opinion between the Judges of the Court of Appeal, the final judgment may be entered pro formâ on the application of any party to such action or other proceeding, according to the opinion of the Chief Justice, or, in his absence, of the next Judge of the said Court of Appeal in order of precedence, but such judgment shall only be deemed final for purposes of an Appeal therefrom, and not for any other purpose.
- 4. Applications to the Court for leave to appeal shall be made by motion or petition within twenty-one days from the date of the judgment to be appealed from, and the Applicant shall give the opposite party notice of his intended application.
- 5. Leave to appeal under Rule 2 shall only be granted by the Court in the first instance—
 - (a) upon condition of the Appellant, within a period to be fixed by the Court, but not exceeding three months from the date of the hearing of the application for leave to appeal, entering into good and sufficient security, to the satisfaction of the Court, in a sum not exceeding (£500) five hundred pounds, for the due prosecution of the Appeal, and the payment of all such costs as may become payable to the Respondent in the event of the Appellant not obtaining an order granting him final leave to appeal, or of the Appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the Appellant to pay the Respondent's costs of the Appeal (as the case may be); and

(b) Upon such other conditions (if any) as to the time or times within which the Appellant shall take the necessary steps for the purpose of procuring the preparation of the Record and the dispatch thereof to England, as the Court, having regard to all the circumstances of the case, may think it reasonable to impose.

- 6. Where the judgment appealed from requires the Appellant to pay money or perform a duty, the Court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execution thereof shall be suspended pending the Appeal, as to the Court shall seem just, and in case the Court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof, enter into good and sufficient security, to the satisfaction of the Court, for the due performance of such Order as His Majesty in Council shall think fit to make thereon.
- 7. The preparation of the Record shall be subject to the supervision of the Court, and the parties may submit any disputed question arising in connection therewith to the decision of the Court, and the Court shall give such directions thereon as the justice of the case may require.
- 8. The Registrar, as well as the parties and their legal Agents, shall endeavour to exclude from the Records all documents (more particularly such as are merely formal) that are not relevant to the subject-matter of the Appeal, and, generally, to reduce the bulk of the Record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the Record.
- 9. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the Record as finally printed (whether in the Colony of Saint Vincent or in England), shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.
- 10. The Record shall be printed in accordance with the Rules set forth in the Schedule hereto. It may be so printed either in the Colony of Saint Vincent or in England.
- 11. Where the Record is printed in the Colony of Saint Vincent, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council forty copies of such Record, one of which copies he shall certify to be correct by signing his name on, or initialling, every eighth page thereof, and by affixing thereto the seal, if any, of the Court.
- 12. Where the Record is to be printed in England, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council one certified copy of such Record, together with an index of all the papers and exhibits in the case. No other certified copies of the Record shall be transmitted to the Agents in England by or on behalf of the parties to the Appeal.

13. Where part of the Record is printed in the Colony of Saint Vincent and part is to be printed in England, Rules ten and eleven shall, as far as practicable, apply to such parts as are printed in the Colony of Saint Vincent and such as are to be printed in England respectively.

- 14. The reasons given by the judge or any of the judges, for or against any judgment pronounced in the course of the proceedings out of which the Appeal arises shall by such judge or judges be communicated in writing to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the Record is transmitted.
- 15. Where there are two or more applications for leave to appeal arising out of the same matter, and the Court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the Appeals should be consolidated, the Court may direct the Appeals to be consolidated and grant leave to appeal by a single order.
- 16. An Appellant who has obtained an order granting him conditional leave to appeal may at any time prior to the making of an order granting him final leave to appeal withdraw his Appeal on such terms as to costs and otherwise as the Court may direct.
- 17. Where an Appellant, having obtained an order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order, fails thereafter to apply with due diligence to the Court for an order granting him final leave to appeal, the Court may, on an application in that behalf made by the Respondent, rescind the order granting conditional leave to appeal, notwithstanding the Appellant's compliance with the conditions imposed by such order, and may give such directions as to the costs of the Appellant as the Court shall think fit, or make such further or other order in the premises as, in the opinion of the Court, the justice of the case requires.
- 18. On an application for final leave to appeal, the Court may inquire whether notice, or sufficient notice, of the application has been given by the Appellant to all parties concerned, and, if not satisfied as to the notices given, may defer the granting of the final leave to appeal, or may give such other directions in the matter as, in the opinion of the Court, the justice of the case requires.
- 19. An Appellant who has obtained final leave to appeal shall prosecute his Appeal in accordance with the Rules for the time being regulating the general practice and procedure in Appeals to His Majesty in Council.
- 20. Where an Appellant, having obtained final leave to appeal, desires, prior to the dispatch of the Record to England, to withdraw his Appeal, the Court may, upon an application in that behalf made by the Appellant, grant him a certificate to the effect that the Appeal has been withdrawn, and the Appeal shall thereupon be deemed, as from the date of such certificate, to stand dismissed without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 21. Where an Appellant, having obtained final leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the dispatch of the Record to England, the Respondent may, after giving the Appellant due notice of his intended application, apply to the Court for a certificate that the Appeal has not been effectually prosecuted by the Appellant, and if the Court sees fit to grant such a certificate, the Appeal shall be deemed, as from the date of such certificate, to stand dismissed

for non-prosecution without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.

- 22. Where at any time between the order granting final leave to appeal and the dispatch of the Record to England the Record becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the Court, is the proper person to be substituted or entered on the Record in place of, or in addition to, the party who has died or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the Record as aforesaid without express Order of His Majesty in Council.
- 23. Where the Record subsequently to its dispatch to England becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court shall, upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council showing who, in the opinion of the Court, is the proper person to be substituted, or entered on the Record, in place of, or in addition to, the party who has died or undergone a change of status.
- 24. The Case of each party to the Appeal may be printed either in the Colony of Saint Vincent or in England, and shall, in either event, be printed in accordance with the Rules set forth in the Schedule hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the hearing of the Appeal, or by the party himself if he conducts his Appeal in person.
- 25. The Case shall consist of paragraphs numbered consecutively, and shall state, as concisely as possible, the circumstances out of which the Appeal arises, the contentions to be urged by the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the Record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, the reprinting in the Case of long extracts from the Record. The taxing officer, in taxing the costs of the Appeal, shall, either of his own motion or at the instance of the opposite party, inquire into any unnecessary prolixity in the Case, and shall disallow the costs occasioned thereby.
- 26. Where the Judicial Committee directs a party to bear the costs of an Appeal incurred in the Colony of Saint Vincent, such costs shall be taxed by the proper officer of the Court in accordance with the rules for the time being regulating taxation in the Court.
- 27. The Court shall conform with and execute any Order which His Majesty in Council may think fit to make on an Appeal from a judgment of the Court in like manner as any original judgment of the Court should or might have been executed.
- 28. In the absence of the Court of Appeal for the Windward Islands from the Colony of Saint Vincent, the Chief Justice of the Supreme Court of Judicature of the said Colony may exercise all or any of the functions and authorities by these Rules conferred on the said Court of Appeal.
- 29. Nothing in these Rules contained shall be deemed to interfere with the right of His

Majesty, upon the humble Petition of any person aggrieved by any judgment of the Court, to admit his Appeal therefrom upon such conditions as His Majesty in Council shall think fit to impose.

A. W. FitzRoy.

SCHEDULE.

- I. Records and Cases in Appeals to His Majesty in Council shall be printed in the form known as Demy Quarto (i.e., fifty-four ems in length and forty-two in width).
- II. The size of the paper used shall be such that the sheet, when folded and trimmed, will be eleven inches in height and eight and a half inches in width.
- III. The type to be used in the text shall be Pica type, but Long Primer shall be used, in printing accounts, tabular matter, and notes.
- IV. The number of lines in each page of Pica type shall be forty-seven or thereabouts, and every tenth line shall be numbered in the margin.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT.

The KING's Most Excellent Majesty.

Lord President.
Lord Steward.
Earl Grey.
Earl Carrington.
Sir Frederick M. Darley.
Mr. Herbert Samuel.
Mr. C. E. H. Hobhouse.
Mr. Russell Rea.

HEREAS by an Act passed in a session of Parliament held in the seventh and eighth years of Her late Majesty's reign (shortly entitled "The Judicial Committee Act, 1844"), it was enacted that it should be competent to Her Majesty, by any Order or Orders in Council, to provide for the admission of Appeals to Her Majesty in Council from any judgments, sentences, decrees or orders of any Court of Justice within any British colony or possession abroad, although such Court should not be a Court of Errors or Appeal within such colony or possession, and to make provision for the instituting and prosecuting of such Appeals, and for carrying into effect any such decisions or sentences as Her Majesty in Council should pronounce thereou;

And whereas by an Order in Council dated the eleventh of October, one thousand eight hundred and sixty-one, provision was made for Appeals from the Supreme Court of the colony of Western Australia to Her Majesty in Council;

And whereas the colony of Western Australia is now a State of the Commonwealth of Australia, constituted by an Act passed in a session of Parliament held in the sixty-third and sixty-fourth years of Her late Majesty's reign, and entitled "An Act to constitute the Commonwealth of Australia";

And whereas it is expedient, with a view to equalizing as far as may be the conditions under which His Majesty's subjects in the British Dominions beyond the Seas shall have a right of

Appeal to His Majesty in Council, and to promoting uniformity in the practice and procedure in all such Appeals, that the said Order in Council, dated eleventh of October, one thousand eight hundred and sixty-one, should be revoked and new provision made for Appeals from the said Supreme Court to His Majesty in Council;

It is hereby ordered by the King's Most Excellent Majesty, by and with the advice of His Privy Council, that the said Order in Council be and the same is hereby revoked, and that instead thereof the Rules hereunder set out shall regulate all Appeals to His Majesty in Council from the said State of Western Australia.

- In these Rules, unless the context otherwise requires:
 - "Appeal" means Appeal to His Majesty in Council;
 - "His Majesty" includes His Majesty's heirs

and successors;
"Judgment" includes decree, order, sentence,

or decision;

"Court" means either the Full Court or a single Judge of the Supreme Court of Western Australia, according as the matter in question is one which, under the Rules and Practice of the Supreme Court, properly appertains to the

Full Court or to a single Judge;
"Record" means the aggregate of papers relating to an Appeal (including the pleadings, proceedings, evidence, and judgments) proper to be laid before His Majesty in Council on

the hearing of the Appeal;

"Registrar" means the Registrar or other proper officer having the custody of the Records in the Court appealed from;

" Month" means calendar month;

Words in the singular include the plural, and words in the plural include the singular.

2. Subject to the provisions of these Rules, an

Appeal shall lie:

(a) as of right, from any final judgment of the Court, where the matter in dispute on the Appeal amounts to or is of the value of five hundred pounds sterling or upwards, or where the Appeal involves, directly or indirectly, some claim or question to or respecting property or some civil right amounting to or of the value of five hundred pounds sterling or upwards; and

(b) at the discretion of the Court, from any other judgment of the Court, whether final or interlocutory, if, in the opinion of the Court, the question involved in the Appeal is one which, by reason of its great general or public importance, or otherwise, ought to be submitted to His Majesty in Council for decision.

- Where in any action or other proceeding no final judgment can be duly given in consequence of a difference of opinion between the judges, the final judgment may be entered pro forma on the application of any party to such action or other proceeding according to the opinion of the Chief Justice, or, in his absence, of the senior puisne Judge of the Court, but such judgment shall only be deemed final for purposes of an Appeal therefrom, and not for any other purpose.
- 4. Applications to the Court for leave to appeal shall be made by motion or petition within twenty-one days from the date of the judgment to be appealed from, and the Applicant shall give the opposite party notice of his intended application.
- 5. Leave to appeal under Rule 2 shall only be granted by the Court in the first instance :
 - a) upon condition of the Appellant, within a period to be fixed by the Court, but not

exceeding three months from the date of the hearing of the application for leave to appeal, entering into good and sufficient security, to the satisfaction of the Court, in a sum not exceeding five hundred pounds, for the due prosecution of the Appeal, and the payment of all such costs as may become payable to the Respondent in the event of the Appellant's not obtaining an order granting him final leave to appeal, or of the Appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the Appellant to pay the Respondent's costs of the Appeal (as the case may be); and

- (b) upon such other conditions (if any) as to the time or times within which the Appellant shall take the necessary steps for the purpose of procuring the preparation of the Record and the dispatch thereof to England as the Court, having regard to all the circumstances of the case, may think it reasonable to impose.
- 6. Where the judgment appealed from requires the Appellant to pay money or perform a duty, the Court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execu-tion thereof shall be suspended pending the Appeal, as to the Court shall seem just, and in case the Court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof, enter into good and sufficient security, to the satisfaction of the Court, for the due performance of such Order as His Majesty in Council shall think fit to make thereon.
- 7. The preparation of the Record shall be subject to the supervision of the Court, and the parties may submit any disputed question arising in connection therewith to the decision of the Court, and the Court shall give such directions thereon as the justice of the case may require.
- 8. The Registrar, as well as the parties and their legal Agents, shall endeavour to exclude from the Record all documents (more particularly such as are merely formal) that are not relevant to the subject-matter of the Appeal, and generally, to reduce the bulk of the Record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the Record.
- 9. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the Record, as finally printed (whether in Western Australia or in England), shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.
- 10. The Record shall be printed in accordance with the Rules set forth in the schedule hereto, It may be so printed either in Western Australia or in England.
- 11. Where the Record is printed in Western Australia, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council forty copies of such Record, one of which copies he shall certify to be correct by signing his name on, or initialling, every eighth page thereof and by affixing thereto the seal, if any, of the Court.

12. Where the Record is to be printed in England, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council one certified copy of such Record, together with an index of all the papers and exhibits in the case. No other certified copies of the Record shall be transmitted to the Agents in England by or on behalf of the parties to the

13. Where part of the Record is printed in Western Australia and part is to be printed in England, Rules 11 and 12 shall, as far as practicable, apply to such parts as are printed in Western Australia and such as are to be printed

in England respectively.

14. The reasons given by the judge, or any of the judges, for or against any judgment pro-nounced in the course of the proceedings out of which the Appeal arises shall by such judge or judges be communicated in writing to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the Record is transmitted.

15. Where there are two or more applications for leave to appeal arising out of the same matter, and the Court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the Appeals should be consolidated, the Court may direct the Appeals to be consolidated and grant leave to appeal by a single order.

16. An Appellant who has obtained an order granting him conditional leave to appeal may at any time prior to the making of an order granting him final leave to appeal withdraw his Appeal on such terms as to costs and otherwise

as the Court may direct.

- 17. Where an Appellant, having obtained an order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order, fails thereafter to apply with due diligence to the Court for an order granting him final leave to appeal, the Court may, on an application in that behalf made by the Respondent, rescind \mathbf{the} order granting conditional leave to appeal, notwithstanding the Appellant's compliance with the conditions imposed by such order, and may give such directions as to the costs of the Appeal and the security entered into by the Appellant as the Court shall think fit, or make such further or other order in the premises as, in the opinion of the Court, the justice of the case requires.
- 18. On an application for final leave to appeal, the Court may inquire whether notice, or sufficient notice, of the application has been given by the Appellant to all parties concerned, and, if not satisfied as to the notice given, may defer the granting of the final leave to appeal, or may give such other directions in the matter as in the opinion of the Court the justice of the case requires.
- 19. An Appellant who has obtained final leave to appeal shall prosecute his Appeal in accordance with the Rules for the time being regulating the general practice and procedure in Appeals to His Majesty in Council.
- 20. Where an Appellant, having obtained final leave to appeal, desires, prior to the dispatch of the Record to England, to withdraw his Appeal, the Court may, upon an application in that behalf made by the Appellant, grant him a certificate to the effect that the Appeal has been withdrawn, and the Appeal shall thereupon be deemed, as from the date of such certificate, to stand dismissed without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be

dealt with in such manner as the Court may think fit to direct.

21. Where an Appellant, having obtained final leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the dispatch of the Record to England, the Respondent may, after giving the Appellant due notice of his intended application, apply to the Court for a certificate that the Appeal has not been effectually prosecuted by the Appellant, and if the Court sees fit to grant such a certificate, the Appeal shall be deemed, as from the date of such certificate, to stand dismissed for nonprosecution without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.

22. Where at any time between the order granting final leave to appeal and the dispatch of the Record to England the Record becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the Court, is the proper person to be substituted or entered on the Record in place of, or in addition to, the party who has died or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the Record as aforesaid without express Order of His

Majesty in Council.
23. Where the Record subsequently to its dispatch to England becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court shall, upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council showing who, in the opinion of the Court, is the proper person to be substituted, or entered, on the Record, in place of or in addition to, the party who has died

or undergone a change of status

24. The Case of each party to the Appeal may be printed either in Western Australia or in England, and shall, in either event, be printed in accordance with the Rules set forth in the schedule hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the hearing of the Appeal, or by the party himself if he conducts his Appeal in person.

25. The Case shall consist of paragraphs numbered consecutively, and shall state, as concisely as possible, the circumstances out of which the Appeal arises, the contentions to be urged by the party lodging the same, and the reasons of Appeal. References by page and line to the relevant portions of the Record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, the reprinting in the Case of long extracts from the Record. The taxing officer, in taxing the costs of the Appeal, shall, either of his own motion, or at the instance of the opposite party, inquire into any unnecessary prolixity in the Case, and shall disallow the costs occasioned

26. Where the Judicial Committee directs a party to bear the costs of an Appeal incurred in Western Australia, such costs shall be taxed by the proper officer of the Court in accordance with the rules for the time being regulating taxation in the Court.

27. The Court shall conform with and execute any Order which His Majesty in Council may think fit to make on an Appeal from a judgment of the Court in like manner as any original judgment of the Court should or might have

been executed.

28. Nothing in these Rules contained shall be deemed to interfere with the right of His Majesty, upon the humble Petition of any person aggrieved by any judgment of the Court, to admit his Appeal therefrom upon such conditions as His Majesty in Council shall think fit to A. W. FitzRoy.

SCHEDULE.

I. Records and Cases in Appeals to His Majesty in Council shall be printed in the form

known as Demy Quarto (i.e., fifty-four ems in length and forty-two in width).

II. The size of the paper used shall be such that the sheet, when folded and trimmed, will be eleven inches in height and eight and a half inches in width.

III. The type to be used in the text shall be Pica type, but Long Primer shall be used, in printing accounts, tabular matter, and notes.

IV. The number of lines in each page of Pica type shall be forty-seven or thereabouts, and every tenth line shall be numbered in the margin.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS by "The Consular Salaries and Fees Act, 1891," His Majesty the King is authorized by Order in Council to fix the fees to be taken in respect of any matter or thing done by a Consular officer in the execution of his office, and to vary such fees by way of increase or decrease, and to abolish fees and to create new fees;

And whereas it is expedient that the table of fees fixed by the China and Corea (Consular and Marriage Fees) Order in Council, 1906, should, in certain respects, be added to, and that fees should be created in respect of the attendance of Consular officers in the Mixed Court at Shanghai, and in respect of the assistance rendered by Consular officers to British litigants in such Court:

Now, therefore, in pursuance of the beforementioned Act, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:-

1. This Order may be cited as "The China and Corea (Consular Fees) Order in Council, 1909.

2. The several fees set forth in the table annexed to this Order are hereby established,

and the said table shall be construed as part of this Order.

3. This Order shall come into operation on such date as His Majesty's Consul-General at Shanghai shall appoint.
4. This Order shall extend to all places in

China and Corea.

And the Right Honourable Sir Edward Grey, Baronet, one of His Majesty's Principal Secretaries of State, is to give the necessary of His Majesty's Principal directions herein.

A. W. FitzRoy.

SCHEDULE. Table of Consular Fees to be taken in respect of Assistance rendered by the Assessor in the Mixed Court at Shanghai.

1. On application to the Assessor for his request for the assistance of the Chinese authorities, including filing petition :-

W	here the amount invo	olved	ī is—		s.	d.
	Under £10				2	6
	£10 and under £50				5	0
	£50 and under £100				7	6
	£100 or upwards				10	0
For	each complete £100	not	exceeding	z a		

total fee of £5.

2. On each subsequent communication in writing to the Chinese authorities 3. Hearing fee on each attendance of

the Assessor at a sitting of the Court .. 10 0

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT

The KING's Most Excellent Majesty in Council. WHEREAS there was this day read at the VV Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the twenty-sixth day of May, one thousand nine hundred and nine, in the

words following, viz.:—
"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted inter alia that all pay, pensions and other allow-ances in the nature thereof, payable in respect

services in Your Majesty's Naval or Marine Forces to a person being or having been an Officer, seaman, or marine therein, shall be paid in such manner, and subject to such restrictions, conditions and provisions as are from

time to time directed by Order in Council:

"And whereas by Your Majesty's Order in Council, bearing date the twenty-first day of December, one thousand nine hundred and six, sanction was given to the payment of prize money to encourage good shooting with guns of various natures in Your Majesty's Navy, under conditions enumerated in the following Schedule:

Description of the Allowance.

Petty Officers, Seamen and Prizes to be awarded at the discretion of the Admiralty.

Prize money for good shooting with heavy guns, light quick-firing and machine guns in ships carrying heavy guns, light quick-firing and machine guns.

Marines

Prize money for good shooting with light quick-firing and machine guns in ships carrying only light quick-firing and machine guns.

Amount.

Capitation allowance of one shilling and eight pence per annum on complement. To take effect from the first January, one thousand nine hundred and seven.

Capitation allowance of one shilling and three pence per annum on complement. To take effect from the twenty-fifth April, one thousand nine hundred and five.

"And whereas the prize money payable in respect of any one year of a ship's commission cannot thus exceed the aggregate of the capitation allowance of one shilling and eight pence or one shilling and three pence per head of complement according to the class of ship concerned:

"And whereas the exigencies of Your Majesty's Naval Service frequently render it necessary that money payable in respect of a subsequent year of commission should be issued within a period of twelve months of the date of commission, so that the capitation allowances due for two separate years are paid in the course of one year:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction payment of the good shooting allowances due in respect of separate years at any time within the period of a ship's commission, provided that the total prize money distributed during the commission does not exceed the aggregate of the capitation allowances payable in respect of each separate year in commission, reckoning for this purpose any portion of an incomplete year as a full year; such sanction to take effect as from the first of January, one thousand nine hundred and seven.

"The Lords Commissioners of Your Majesty's Treasury have signified their concurrence in this proposal."

His Majesty having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed. And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

A. W. FitzRoy.

At the Court at Buckingham Palace, the 28th day of June, 1909.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Burial Act, 1853, as amended by the Burial Act, 1900, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of the Local Government Board, that, for the protection of the public health, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of the Local Government Board, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-grounds or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it should be lawful for His Majesty, by and with the advice of His Privy Council, to order that no new burial-ground should be opened in any city or town, or within such limits, without such previous approval, or (as the case might require) that, after a time mentioned in the Order, burials in such city or town, or within

such limits, or in such burial-grounds or places of burial, should be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances might require; provided always that notice of such representation, and of the time when it should please His Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation was so considered; provided also that no such representation should be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation should have been given to the Incumbent and vestry clerk or churchwardens of such parish:

And whereas the Local Government Board, after giving to the Incumbent and the church-wardens of the parish of Saint Mary Tavy, ten days' previous notice of their intention to make such representation, made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the civil parish of Mary Tavy, without the previous approval of the Local Government Board, and that burials should be discontinued in the said parish as hereinafter directed:

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

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

MARY TAVY, DEVONSHIRE.—Forthwith and entirely in the parish church of Saint Mary Tavy; and in that portion of the church-yard attached thereto which was in use prior to the year 1879, except as follows:—

- (a) In any vaults or walled graves now existing in the said portion of the church-yard the burial may be allowed of the bodies of Eliza Cole, Elizabeth Ann James, Mary Oxenham, William Dawe and James Maunder at their decease subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented:
- (b) In the earthen grave now existing in the said portion of the churchyard in which the body of John Mitchell is interred, the burial may be allowed of the body of Jane Mitchell, at her decease subject to the condition that no part of the coffin containing the body shall be at a depth less than three feet below the level of the surface of the ground adjoining the grave.

Lord Chamberlain's Office, St. James's Palace, S.W., July 6, 1909.

The KING has been graciously pleased to appoint Sir Alan Reeve Manby, M.V.O., M.D., to be Physician Extraordinary to His Majesty.

Crown Office,

July 2, 1909.

The KING has been pleased, by Letters Patent under the Great Seal, to present The Reverend Hugh Aldersey Tudor, M.A., to the vicarage of Yarcombe, Chard, in the county of Devon and diocese of Exeter, void by the resignation of The Reverend Edwin George Clifford Frend; B.A., the last Incumbent, and in His Maister's gift in last Incumbent, and in His Majesty's gift in full right.

Scottish Office, Whitehall,

July 2, 1909.

The KING has been graciously pleased to signify His Majesty's approval of the following promotions and appointments on the Staff of Officers of the Royal Company of Archers (King's Body Guard for Scotland), made at the Annual General Meeting of the Royal Company on the 20th May last:-

To be Adjutant.

Brigadier Colonel R. Gordon Gilmour, vice Brigadier Colonel Man Stuart, Adjutant, deceased.

To be Brigadiers.

The Earl of Mar and Kellie, and Colonel Robert Dundas, vice Brigadiers Sir James H. Gibson Craig, Bart., and Colonel J. A. Man Stuart, deceased.

Factory Department, Home Office,

July 1, 1909.

The Chief Inspector of Factories gives notice that, in consequence of the resignation of Dr. E. Horne, an appointment as Certifying Surgeon, under the Factory and Workshop Act, at Wallingford, in the county of Berks, is vacant.

Factory Department, Home Office,

July 5, 1909.

The Chief Inspector of Factories gives notice that, in consequence of the resignation of Dr. T. W. W. Bovey, an appointment as Certifying Surgeon, under the Factory and Workshop Act, at Horsmonden, in the county of Kent, is vacant.

Factory Department, Home Office,

July 6, 1909.

The Chief Inspector of Factories has appointed Dr. J. B. Fisher to be Certifying Surgeon, under the Factory and Workshop Act, for the White-haven District of the county of Cumberland. Board of Trade (Harbour Department), London, July 5, 1909.

H. 8775.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated June 29th, from His Majesty's Representative at the Hague, in which it is stated that the Minister of the Interior has decided to withdraw the decree issued on the 17th October, 1908, declaring Riga to be infected with Asiatic cholera, and that the Ministers of the Interior and of Finance notify that the prohibition against the import and transit of rags, used articles of clothing, unwashed underclothing, and bedding from Riga were withdrawn from 29th June last.

> Board of Trade (Harbour Department), London, July 5, 1909.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated July 2nd, from His Majesty's Representative at Copenhagen :-Five days observation imposed on persons arriving from Petersburg and Cronstadt. All ships coming from these two ports must empty and disinfect their fresh water tanks before entering Danish ports, except where there is a Quarantine Commission to inspect ships and the master declares he only lands to coal or provision or receive orders.

Admiralty, 1st July, 1909.

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

Chaplain and Naval Instructor George Henry Marwood, M.A., has this day been placed on the Retired List.

Admiralty, 2nd July, 1909.

Boatswain John Eggbeer has been promoted to the rank of Chief Boatswain in His Majesty's Fleet. Dated 26th June, 1909.

Admiralty, 3rd July, 1909.

In accordance with the provisions of His Majesty's Order in Council of 8th December, 1903-

Rear-Admiral Charles Hope Robertson, C.M.G., M.V.O., has been placed on the Retired List at his own request. Dated 2nd July, 1909.

Consequent thereon, the following promotion has been made from the same date:-

Captain Arthur Yerbury Moggridge, A.d.C., to be Rear-Admiral in His Majesty's Fleet.

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

Bruce Austin Fraser. Dated 15th March, 1908.

Ralph Ireland. Dated 15th July, 1908. Frederick Arthur Buckley.

Kenneth Mackenzie.

Dated 30th July, 1908.

John Bernard Hughes. Dated 15th October, 1908.

Ernest John Spooner. Dated 30th January, 1909.

Mark Edward Highton. Dated 30th May, 1909.

The undermentioned Acting Sub-Lieutenants have been confirmed in the rank of Sub-Lieutenant in His Majesty's Fleet:—

Daniel Harvey Rainier. Dated 30th June, 1908.

Hugh Evelyn Raymond. Dated 30th October, 1908.

Admiralty, 5th July, 1909.

In accordance with the provisions of His Majesty's Order in Council of 28th March, 1903—

Lieutenant Robert Hernest Judd has been placed on the Retired List. Dated 30th June, 1909.

Queen Alexandra's Royal Naval Nursing Service.

Miss Margaret II. Keenan, Nursing Sister, has
this day been promoted to the rank of Head

Sister.

Royal Marine Light Infantry.

Quartermaster and Honorary Lieutenant John McKenzie is granted the honorary rank of Captain, under the provisions of Order in Council of 29th November, 1881. Dated 5th July, 1909.

Royal Naval Reserve.

Acting Sub-Lieutenant Leslie Richard Carr has been promoted to Sub-Lieutenant. Dated 3rd July, 1909.

War Office, Whitehall, 6th July, 1909.

REGULAR FORCES.

COMMANDS AND STAFF.

Colonel Sidney S. Long to be Assistant-Director of Supplies, Supply Reserve Depôt, vice Colonel S. H. Winter. Dated 4th July, 1909.

Captain George de la P. B. Pakenham, The Border Regiment, to be a Brigade Major, vice Captain F. E. Whitton, The Prince of Wales's Leinster Regiment (Royal Canadians). Dated 30th May. 1909.

30th May, 1909.

Captain William E. Ironside, Royal Artillery, from a Staff Captain, to be a Brigade Major.

Dated 2nd June, 1909.

Lieutenant Noël C. S. Simson, Royal Artillery, to be Aide-de-Camp (extra) to Brevet Colonel Sir F. J. D. Lugard, K.C.M.G., C.B., D.S.O., Governor and Commander-in-Chief of Hong Kong and its Dependencies. Dated 1st June, 1909.

ESTABLISHMENTS.

The Army Service Corps Training Establishment, Lieutenant-Colonel William G. B. Boyce, D.S.O., The Army Service Corps, to be Commandant. Dated 4th July, 1909.

CAVALRY.

3rd (Prince of Wales's) Dragoon Guards, Second Lieutenant Henry J. D. Astley resigns his Commission. Dated 7th July, 1909.

5th (Royal Irish) Lancers, Second Lieutenant Alistair I. Macdougall to be Lieutenant, vice H. A. Cooper, promoted. Dated 22nd May, 1909.

ROYAL REGIMENT OF ARTILLERY.

Royal Horse and Royal Field Artillery, Supernumerary Captain Montague C. Dobson is restored to the establishment, vice Brevet Major A. J. Turner, seconded. Dated 18th April, 1909.

Lieutenant Henry C. Wray is seconded for service as an Adjutant of Territorial Artillery.

Dated 6th June, 1909.

Second Lieutenant Ernest F. Budden to be Lieutenant, under the provisions of Article 27 of the Royal Warrant for Pay and Promotion, 1907. Dated 29th June, 1909.

Royal Garrison Artillery, Major Ralph E. Stuart retires on retired pay. Dated 7th July, 1909.

Second Lieutenant Albert E. Macrae to be Lieutenant, under the provisions of Article 27 of the Royal Warrant for Pay and Promotion, 1907. Dated 29th June, 1909.

1907. Dated 29th June, 1909.
Lieutenant Knightley F. Dunsterville to be an Instructor in Gunnery (Second Class), vice Captain H. W. Lockhart. Dated 15th June,

1909.

INFANTRY.

The Royal Warwickshire Regiment, Lieutenant Herbert C. Sinnott to be Captain, vice E. G. Sydenham, seconded for service under the Colonial Office. Dated 22nd January, 1909.

The Prince of Wules's Own (West Yorkshire Regiment), Second Lieutenant Noel R. Whitaker to be Lieutenant, vice C. L. Barlow, seconded. Dated 17th June, 1909.

The Bedfordshire Regiment, Lieutenant James R. Robertson, from Princess Charlotte of Wales's (Royal Berkshire Regiment), to be Lieutenant, vice P. A. K. Townshend, who exchanges. Dated 7th July, 1909.

The South Wales Borderers, Major Marcus J. B. de la Poer Beresford retires on retired pay. Dated 7th July, 1909.

Captain Edward W. Jones to be Major, vice M. J. B. de la Poer Beresford. Dated 7th July, 1909.

The Dorsetshire Regiment, The undermentioned Second Lieutenants to be Lieutenants:—

Arthur W. P. Caruthers-Little, vice H. N. Le Marchant, promoted. Dated 1st April, 1909.

Frederick G. M. Wigley, vice B. M. Fuller, promoted. Dated 2nd May, 1909.

John V. C. Anderson, vice V. B. Thurston, promoted. Dated 13th June, 1909.

Princess Charlotte of Wales's (Royal Berkshire Regiment), Lieutenant Philip A. K. Townshend, from The Bedfordshire Regiment, to be Lieutenant, vice J. R. Robertson, who exchanges. Dated 7th July, 1909.

The King's Royal Rifle Corps, Sergeant-Major Arthur Harman to be Quartermaster, with the honorary rank of Lieutenant, vice Honorary Captain T. C. McNally, transferred to Rifle Depôt. Dated 7th July, 1909.

The Manchester Regiment, Captain Raymond B. Hopkins is seconded for special employment in South Africa. Dated 18th April, 1909.

THE ARMY SERVICE CORPS.

Major Robert G. Mathew to be Lieutenant-Colonel, vice Brevet Colonel S. S. Long, promoted. Dated 4th July, 1909.

Captain Thomas P. Johnson to be Major, vice R. G. Mathew. Dated 4th July, 1909.

Lieutenant Claude H. Coventry to be Captain, vice T. P. Johnson. Dated 4th July, 1909.

ARMY CHAPLAINS' DEPARTMENT.

The Reverend Edwin William Martin, B.A., to be Chaplain to the Forces, Fourth Class. Dated 6th July, 1908.

QUEEN ALEXANDRA'S IMPERIAL MILITARY NURSING SERVICE.

Miss Elizabeth R. Thomson, Staff Nurse, resigns her appointment. Dated 7th July, 1909.

ARMY ORDNANCE DEPARTMENT.

Commissary of Ordnance and Honorary Captain Dionysius Coar is placed on retired pay. Dated 4th July, 1909.

MEMORANDA.

Colonel Samuel H. Winter, Assistant Director of Supplies, Royal Dockyard, Woolwich, is placed on retired pay. Dated 4th July, 1909.
The undermentioned Colonels, Half-pay

List, retire on retired pay. Dated 7th July, 1909 :-

Henry Bowles, C.B. Claude de C. Hamilton, C.B.

Brevet Colonel Sidney S. Long, from The Army Service Corps, to be Colonel. Dated

4th July, 1909.

Major Gordon McC. Campbell, Half-pay List, retires on retired pay. Dated 7th July,

The undermentioned Native Officer, Indian Army, is granted the honorary rank of Lieutenant on retirement:-

Risaldar Major Misri Khan, Bahadur, late 18th Prince of Wales's Own Tiwana Lancers. Dated 1st December, 1903.

GENERAL RESERVE OF OFFICERS.

The undermentioned to be Lieutenants. Dated 7th July, 1909 :-

Honorary Captain Bertram Dickinson Byfield, late Captain, 1st Volunteer Battalion, The Royal Fusiliers (City of London Regiment). Ralph Fernie, late Captain, 4th Battalion, The Norfolk Regiment

SPECIAL RESERVE OF OFFICERS.

South Irish Horse, Ralph Francis, Earl of Wicklow, late Captain, General Reserve of Officers, to be Major. Dated 16th June, 1909.

ROYAL REGIMENT OF ARTILLERY.

Supplementary List, Royal Field Artillery, Second Lieutenant Reginald A. Pratt-Barlow, from The Forfar and Kincardine Royal Field Reserve Artillery, is transferred, retaining his rank and seniority. Dated 1st April, 1909.

INFANTRY.

3rd Battalion, The Royal Dublin Fusiliers, Captain Charles R. de Robeck, from the Wicklow Royal Field Reserve Artillery, to be Captain. Dated 12th June, 1909.

THE ARMY SERVICE CORPS.

Supplementary List, Jonathan Otto Gustavas Becker to be Second Lieutenant (on probation). Dated 7th July, 1909.

> War Office, 6th July, 1909.

TERRITORIAL FORCE.

YEOMANRY.

Herts; Quartermaster and Honorary Captain William H. Nicholls is granted the honorary rank of Major. Dated 15th May, 1909.

West Kent (Queen's Own); Lieutenant Alfred R. H. Rycroft to be Captain. Dated 4th April,

Second Lieutenant Oliver M. Smith to be Lieutenant. Dated 4th April, 1909.

Lothians and Border Horse; Victor Gilbert Lariston Garnet, Viscount Melgund to be Second Lieutenant. Dated 5th May, 1909.

Suffolk (The Duke of York's Own Loyal Suffolk Hussars); Second Lieutenant Thomas De la G. Grissell to be Lieutenaut. Dated 1st May, 1909.

Warwickshire; Laurence Bright Joynson to be Second Lieutenant. Dated 10th June, 1909.

ROYAL HORSE ARTILLERY.

North Midland Mounted Brigade Ammunition Column. Leicestershire; Eliot Crawshay-Column, Leicestershire; Eliot Crawshay-Williams (late Lieutenant, 1st Lancashire Royal Field Reserve Artillery) to be Captain. Dated 1st May, 1909.

ROYAL FIELD ARTILLERY.

2nd Essex Battery, 2nd East Anglian Brigade; Reginald Gordon Hill to be Second Lieutenant. Dated 19th May, 1909.

Fifeshire Battery, 2nd Highland Brigade; George Brown, jun., to be Second Lieutenant. Dated 1st June, 1909.

Sydney Ogilvy Shepherd to be Second Lieutenant. Dated 1st June, 1909.

6th West Riding Battery, 2nd West Riding Brigade; Cecil Ernest Clay to be Second Lieutenant. Dated 2nd June, 1909.

ROYAL GARRISON ARTILLERY.

Glamorgan; Alexander Gunning Carr to be Second Lieutenant. Dated 1st June, 1909.

ROYAL ENGINEERS.

- East Anglian Divisional Telegraph Company, East Anglian Divisional Engineers; William Arthur Scales Turner to be Second Lieutenant. Dated 16th June, 1909.
- 1st Wessex Field Company, Wessex Divisional Engineers; Surgeon-Major Joseph Fuller resigns his commission, and is granted permission to retain his rank, and to wear the prescribed uniform. Dated 25th May, 1909.
- Electric Lights Company, Glamorgan (Fortress); Walter Stuart Courtis to be Second Lieutenant. Dated 1st June, 1909.

Infantry.

5th Battalion (Queen's Edinburgh Rifles), The Royal Scots (Lothian Regiment); Captain and Honorary Major David Dear to be supernumerary to the establishment. Dated 14th May, 1909.

Supernumerary Captain James O. Kemp is absorbed into the establishment. Dated 14th May, 1909.

8th Battalion, The Royal Scots (Lothian Regiment); Second Lieutenant the Reverend Bruce M'Ewen, B.D., to be Lieutenant. Dated 1st June, 1909.

Second Lieutenant Thomas R. Binnie to be Lieutenant. Dated 1st June, 1909.

Second Lieutenant William H. Inch is appointed Instructor of Musketry. Dated 12th June, 1909.

4th Battalion, The Queen's (Royal West Surrey Regiment); Supernumerary Second Lieutenant Frederick E. Chappell is absorbed into the establishment. Dated 16th June, 1909.

John Clive Williams to be Second Lieutenant. (To be supernumerary.) Dated 16th June, 1909.

- 5th Battalion, The King's Own (Royal Lancaster Regiment); George Henry Powys Marton to be Captain. Dated 1st May, 1909.
- 5th and 6th Battalions, The Royal Warwickshire Regiment; Thomas Henry Morley to be Second Lieutenant. Dated 1st June, 1909.

Cornelius Vincent Suckling to be Second Lieutenant. Dated 1st June, 1909.

- 5th Battalion, The Lincolnshire Regiment; Quartermaster and Honorary Captain Charles H. Jackson resigns his commission, and is granted permission to retain his rank and to wear the prescribed uniform. Dated 1st June, 1909.
- 4th Battalion, The Suffolk Regiment; Harold Pretty to be Second Lieutenant. Dated 1st June, 1909.
- 4th (The Border) Battalion, The King's Own Scottish Borderers; Lieutenant George Dun to be Captain. Dated 16th May, 1909.
- 5th Battalion, The Cameronians (Scottish Rifles); Lieutenant Robert Macfarlane to be Captain. Dated 1st April, 1909.
- 7th Battalion, The Cameronians (Scottish Rifles); the undermentioned officers to be Captains:— Lieutenant James G. Macfarlane. Dated 1st April, 1909.

Lieutenant James Howatt, Dated 10th May, 1909.

The undermentioned officers are absorbed into the establishment:—

Supernumerary Lieutenant George McW. Webster. Dated 1st April, 1909.

Supernumerary Lieutenant Robert Blair. Dated 10th May, 1909.

- 6th Battalion, The Gloucestershire Regiment; Gerald Ewen Elliott to be Second Lieutenant. Dated 2nd June, 1909.
- 6th Battalion, The East Surrey Regiment; Cecil Trevor Highett to be Second Lieutenant. Dated 12th June, 1909.
- 5th Battalion, The Duke of Cornwall's Light Infantry; Captain and Honorary Major William A. Jenkin resigns his commission, and is granted permission to retain his rank and to wear the prescribed uniform. Dated 7th June, 1909.
- 4th Battalion, The Duke of Wellington's (West Riding Regiment); George Siddall to be Quartermaster, with the honorary rank of Lieutenant. Dated 1st June, 1908.

Quartermaster and Honorary Lieutenant George Siddall resigns his commission. Dated 3rd June, 1908.

- 6th Battalion, The Duke of Wellington's (West Riding Regiment); Lionel Wilson Bradshaw to be Second Lieutenant. Dated 1st May, 1909.
- 4th Battalion, The Hampshire Regiment; Lieutenant Hugh M. Foster to be Captain. Dated 28th February, 1909.
- 5th Battalion, The Hampshire Regiment; Captain Campbell R. L. Day to be Major. Dated 15th May, 1909.
- 6th (Duke of Connaught's Own) Battalion, The Hampshire Regiment; John Fulton Houston to be Second Lieutenant. Dated 24th May, 1909.

George Reginald Curtis to be Second Lieutenant. Dated 1st June, 1909.

- 7th Battalion, The Hampshire Regiment; Laurence Stanley Parke to be Second Lieutenant. Dated 7th June, 1909.
- 5th (Angus and Dundee) Battalion, The Black Watch (Royal Highlanders); Supernumerary Captain Adam Malcolm is absorbed into the establishment. Dated 1st April, 1909.
- 7th (Fife) Battalion, The Black Watch (Royal Highlanders); Lieutenant William Reid resigns his commission Dated 20th May, 1909.
- Buckinghamshire Battalion, The Oxfordshire and Buckinghamshire Light Infantry; Captain and Honorary Major Walter P. Wethered resigns his commission, and is granted permission to retain his rank and to wear the prescribed uniform. Dated 20th May, 1909.
- 6th Battalion, The Essex Regiment; Captain Edward L. Wilson resigns his commission. Dated 20th November, 1908.

Quartermaster and Honorary Captain Richard Edmund Wilson, from the 1st London (City of London) Field Ambulance, Royal Army Medical Corps, to be Quartermaster, with the honorary rank of Captain. Dated 15th June, 1909.

5th Battalion, The King's Own (Yorkshire Light Infantry); Bernard Avery Beach to be Second Lieutenant. Dated 1st June, 1909.

- 7th Battalion, The Duke of Cambridge's Own (Middlesex Regiment); William Petty to be Lieutenant. Dated 28th May, 1909.
- 9th Battalion, The Duke of Cambridge's Own (Middlesex Regiment); Stanley Jack Rubinstein to be Second Lieutenant. Dated 31st May, 1909.
- 4th (Hallamshire) Battalion, The York and Lancaster Regiment; William Fowler to be Second Lieutenant. (To be supernumerary.) Dated 7th June, 1909.
- 6th (City of Glasgow) Battalion, The Highland Light Infantry; Captain Robert Munro resigns his commission. Dated 19th May, 1909.
- 5th (Buchan and Formartin) Battalion, The Gordon Highlanders; the undermentioned officers to resign their commissions:—

Second Lieutenant William Smith. Dated 20th May, 1909.

Captain James Keith. Dated 1st June, 1909.

- 7th (Decside) Battalion, The Gordon Highlanders; Lieutenant John N. Blacklaws resigns his commission. Dated 1st June, 1909.
- 5th (Renfrewshire) Battalion, Princess Louise's (Argyll and Sutherland Highlanders); Captain and Honorary Major William A. Fisher to be Major. Dated 5th May, 1909.

Supernumerary Captain James Agnew is absorbed into the establishment. Dated 5th May, 1909.

Lieutenant Donald M. Main to be Captain. Dated 13th May, 1909.

9th (The Dumbartonshire) Battalion, Princess Louise's (Argyll and Sutherland Highlanders); the undermentioned officers are absorbed into the establishment:—

Supernumerary Lieutenaut Archibald G. Brown. Dated 2nd April, 1909.

Supernumerary Captain and Honorary Major (Honorary Lieutenant in the Army) Robert L. Stevenson. Dated 11th April, 1909.

Supernumerary Captain William M. Stewart. Dated 11th April, 1909.

- 1st (City of London) Battalion, The London Regiment (Royal Fusiliers); Alan Frederick Marchment to be Second Lieutenant. Dated 8th June, 1909.
- 3rd (City of London) Battalion, The London Regiment (Royal Fusiliers); Second Lieutenant Harold K. Rowe resigns his commission. Dated 5th June, 1909.
- 4th (City of London) Battalion, The London Regiment (Royal Fusiliers); Captain William H. Hamilton is appointed Instructor of Musketry. Dated 16th May, 1909.
- 23rd (County of London) Battalion, The London Regiment; Richard Henry Heane to be Second Lieutenant. Dated 28th May, 1909.
- 1st Battalion, The Herefordshire Regiment; Second Lieutenant Dearman L. Edwards resigns his commission. Dated 19th May, 1909.
- The Highland Cyclist Battalion; Lieutenant Henry J. Knight resigns his commission, Dated 7th May, 1909,

ARMY SERVICE CORPS.

Lincoln and Leicester Brigade Company, North Midland Divisional Transport and Supply Column; Captain Arthur Ernest Wright, from the 4th Battalion, The Leicestershire Regiment, to be Captain. Dated 1st April, 1908.

North Midland Divisional Transport and Supply Column; Captain Arthur E. Wright, from the Lincoln and Leicester Brigade Company, North Midland Divisional Transport and Supply Column, Army Service Corps, to be Major. Dated 14th May, 1909.

West Riding Divisional Company (Headquarters), West Riding Divisional Transport and Supply Column; Ralph Watson Hallows (late Lieutenant, Cambridge University Volunteer Rifle Corps) to be Second Lieutenant. (To be supernumerary.) Dated 12th May, 1909.

ROYAL ARMY MEDICAL CORPS.

Attached to Units other than Medical Units.

Alan Carpmael Ransford to be Lieutenant, Dated 22nd February, 1909.

William Henry Newton to be Lieutenant. Dated 1st March, 1909.

Unattached List for the Territorial Force.

Lieutenant John Turner MacFarlane, from the 2nd Lanarkshire Royal Engineers (Volunteers), to be Lieutenant, with precedence as in the Volunteer Force. Dated 1st April, 1908.

Peter McIntyre to be Veterinary-Lieutenant^a Dated 20th May, 1909.

Colin Barclay Leechman to be Second Lieutenant. Dated 7th July, 1909.

Frederick Alexander Single to be Second Lieutenant. Dated 7th July, 1909.

Officers Training Corps.

Durham University Contingent, Senior Division; the promotion to the rank of Lieutenant of Second Lieutenant William D. Lowe bears date 2nd March, 1909, and not 1st February, 1909, as stated in the London Gazette of the 14th May, 1909.

London University Contingent, Senior Division; the surname of Quartermaster and Honorary Lieutenant Thomas Lloyd Humberstone is as now described, and not Humbertstone as stated in the London Gazette of the 15th June, 1909.

VOLUNTEERS.

2nd Volunteer Battalion, The South Wales Borderers; Captain (Honorary Captain in the Army) Llewellyn J. Phillips, whose resignation was announced in the London Gazette of the 6th November, 1908, is granted the honorary rank of Major, dated 30th March, 1908, and is permitted to retain his rank, and to wear the prescribed uniform, Dated 31st March, 1908, 1st Lanarkshire Volunteer Rifle Corps; Major William Auld, whose resignation was announced in the London Gazette of the 22nd September, 1908, is granted the honorary rank of Lieutenant-Colonel, dated 30th March, 1908, and is permitted to retain his rank and to wear the prescribed uniform. Dated 31st March, 1908.

1st Surrey (South London) Volunteer Rifle Corps; Captain Alfred B. Fry, whose resignation was announced in the London Gazette of the 29th September, 1908, is granted the honorary rank of Major, dated 30th March, 1908, and is permitted to retain his rank and to wear the prescribed uniform. Dated 31st March, 1908.

1st Sutherland (The Sutherland Highland) Volunteer Rifle Corps; Captain James B. Simpson, whose resignation was announced in the London Gazette of the 28th August, 1908, is granted the honorary rank of Major, dated 30th March, 1908, and is permitted to retain his rank and to wear the prescribed uniform. Dated 31st March, 1908.

Civil Service Commission,

July 6, 1909.

The Civil Service Commissioners hereby give notice that on the 6th September, 1909, and following days, an Open Competitive Examination will be held in London, Edinburgh, Dublin, Bedford, Birmingham, Bristol, Leeds, Liverpool, Manchester, Newcastle-on-Tyne, Plymouth, Southampton, Aberdeen, Glasgow, Belfast, and Cork, under the Regulations dated the 19th February, 1909, and published in the London Gazette of the same date, at which Examination not fewer than 50 Candidates will be selected for Clerkships in the Second Division of the Civil Service, provided they satisfy the Civil Service Commissioners that they are duly qualified.

No person will be admitted to Examination from whom the Secretary, Civil Service Commission, has not received, on or before the 12th August, an application, in the handwriting of the Candidate, on a prescribed form, which may be obtained from the Secretary at once.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(Dated 2nd July 1909.)

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:

Contraction of Limits of Swine-Fever Infected Area.

1. The limits of the Swine-Fever Infected

twenty-ninth day of April, nineteen hundred and nine, are hereby contracted so as to comprise only the Area described in the Schedule to this Order, and the Area so described is hereby declared to be a Swine-Fever Infected Area for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908.

Commencement.

2. This Order shall come into operation on the seventh day of July, nineteen hundred and

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this second day L.S. of July, nineteen hundred and nine.

T. H. Elliott,

Secretary.

SCHEDULE.

An Area comprising the petty sessional divisions of Newport, Caerleon, and Pontypool, in the administrative county of Monmouth; and also comprising the county borough of Newport.

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 DISEASES OF ANIMALS ACTS, 1894 to 1903.

BOARD OF AGRICULTURE AND FISHERIES.

Notice is hereby given, in pursuance of section 49 (3) of the Diseases of Animals Act, 1894, that the Board of Agriculture and Fisheries have made the following Orders :-

Date.		Subject.
1909. 28th June	••	Imported dogs belonging to (1) Major F. W. Begbie (2) Miss J. H. Wells; and
29th June	••	(3) C. B. Wisner. Imported dogs belonging to (1) F. M. Guanzvioli; (2) Mrs. Harrison; and (3) Mrs. A. C. Rumboll.
30th June	••	Imported dogs belonging to (1) Alfred Clark; and (2) J. Leslie Reid.
1st July	••	An imported dog belonging to Major W. L. Alexander.
2nd July	••	An imported dog belonging to Mrs. Rowcroft.

Copies of these Orders may be obtained at Area declared by Order of the Board dated the 4, Whitehall Place, London, S.W.

EUROPAN System. (In no case is a lower sum than 10d. accepted for a telegram or reply.) For each word. ALGERIA (or Algiers) Bestern Co. Direct Spanish Co. Rashern Co. Direct Spanish Co. Sashern Co. Direct Spanish Co. Vià Ruly Vià Austria Direct Spanish Co. Sashern Co. Direct Spanish Co. Vià Germany Vià France CREEK (or Candis) Pance Islands of Cogness of Cophalonia Cerigo Cyclindes Human Cerigo Cyclindes Human Cerigo Cyclindes Human Coerigo Cyclindes C	THE CHARGES FOR FOREIGN AND COLONIAL TELEGRAMS FROM THE 1st JULY are as follows:—	For each word. s. d.
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British Columbia (except the following places)	to 1.6	Telegraph Creek		
following places) \		. Oreen j	•	

		WO			For (rd.
CANADA, Dominio	n ofcontinued.	8.	d.	CHINA—continued.	a.	d.
British Columbi	a—continued.			Macao-		
<i>i</i> n., , (Anglo-American Co.			Great Northern Co)		_
Telegraph Point	Direct U.S. Co. French Co.	. 2	4	Eastern Co	4	7
	Western Union Co.	-	•	Viâ Turkey	4	4
A 41%	Commercial Co.			Cochin-China— Eastern Co]	3	10
Atlin Centre				Indo-European Co. ∫ Viâ Turkey	3	7
Cabin	Ditto	2	9	Cocos— Eastern Co)		•
Nahlin	טוטום א	2	J	Direct Spanish Co.	2	6
Nakina Pike River				Viâ France		
Bennett				COLOMBIA, Republic of (South		
Log Cabin	TD*//			America)— All places except Buenaventura—		
Pennington Summit	Ditto	3	1	Anglo-American Co.		
White Pass				Direct U.S. Co Viâ Gal-	5	9
North-West Te	orritories (except) Ditto	1	6	French Co > veston or > Western Union Co via Colon	ð	ð
the following Big Salmon	g places)	-	•	Commercial Co.	_	
Cariboo Cros	sing			Buenaventura— Ditto Ditto	5	6
Coffee Creek	•			COREA-		
Conrad City Fort Selkirk	••			Great Northern Co	4	10
Hootalinqua		2	9	Indo-European Co	-	
Lower Labai	:ge]			Viâ Turkey	4	7
Tagish Tantalus	••			Costa Rica— Anglo-American Co. Direct U.S. Co.		
White Horse				French Co }	4	2
Yukon Cross			•	Western Union Co.		
Cowley Boundary	Ditto	3	0	Commercial Co.		
Dawson City	,			CYPRUS— All places including Larrace and Nicosia Eastern Co	_	_
Forty Mile	T_41 Dista	0	9	Larnaca and Nicosia Fastern Co	1	0
Northern Boundary	International > Ditto	3	2	Larnaca and Nicosia Viâ Turkey	0	6
Ogilvie				DJIBOUTI Eastern Co.	2	3
Stewart Rive				Viâ France		
Cape Colony	Eastern Co. Direct Spanish Co.	2	6	DUTCH EAST INDIES— Java Eastern Co		_
	Viâ France	_	_	Indo-European Co.	4	0
CAPE VERD ISLA St. Vincent	.NDS— Eastern Co.			Viâ Turkey	3	9
So. Autono	Direct Spanish Co.	2	2	Other Islands Eastern Co Indo-European Co.	4	5
S. Thiago	Ditto	3	1	Viâ Turkey	4	2
CAROLINE ISLAND	es (Yap or Jap.)— Eastern Co.			EAST AFRICA-		
	Indo-European Co.	4	11	British East Africa (East Africa Pro-		
_	Viâ Turkey	4	8	tectorate and Uganda)— All places except Fastern Co		
CEYLON	Eastern Co. Indo-European Co.	2	1	Mombasa and Viâ France	2	9
	Viâ Turkey	1	11		2	6
Снігі—	•			Mombasa and Kilindini Ditto German East Africa—	2	U
All places exce Anglo-Amer	opt Punta Arenas—			Bismarckburg and Ujiji . Ditto	3	1
Direct U.S.				Other places Ditto Italian East Africa Ditto	2 2	8 2
French Co				Portuguese East Africa Ditto	-	-
Western Uni Commercial				Nyassa Co.'s Offices Eastern Co. \	2	8
Eastern Co	-Madeira }	4	2	Viâ France S All other places Ditto	2	7
Direct Spans	sh Co.—Madeira —Teneriffe—Noronha			Zanzibar—	_	
	-Teneriffe-Noronha			Zanzibar Ditto Pemba Ditto	2 2	6 8
	ern Cables			ECUADOR—	~	Ū
Viâ France a	กนั้	4	2	Anglo-American Co.		
	Teneriffe—Noronha	3	_	Direct U.S. Co Via Galveston		_
	ian Land Lines	J	10	French Co or Western Union Co. viâ Colon	4	2
CHINA—	mt Magac			Commercial Co		
All places exce Great North				EGYPT—		
Eastern Co.	· · · · · · · · · · · · · · · · · · ·	4	5	Alexandria Eastern Co.	1	0
Indo-Europe Via Turkey	an Co	A	2	Viâ France Souakim Ditto	1	4
Via Turkey	•• •• ••	*	4	Souakim Ditto	1	*

	For each word.	For each word.
Egypt—continued.	s. d.	s. d. LABUAN Eastern Co
Other places—		Indo-European Co. 3 6
First Region Eastern Co. \	1 0	Viâ Turkey 3 3
Viâ France Second Region . Ditto	1 1	MADAGASCAR— Eastern Co } 2 8
Third Region Ditto	$\hat{1}$ $\hat{4}$	Viâ France 5
Fanning Island-		MADEIRA— Eastern Co } 1 0
Pacific Cable— Anglo-American Co		Direct Spanish Co.
Direct U.S. Co.		MALAY PENINSULA
French Co.	26	Jelebu Malacca (Straits)
Western Union Co		Settlements)
Fiji Islands—		Paliang
Levuka and Suva Ditto	3 0	Penang and Pro- Eastern Co. vince Wellesley Indo-
FORMOSA Great Northern Co.	4 10	(Straits Settle-) European 3 6
Eastern Co } Indo-European Co. }	4 10	ments) Co.
Viâ Turkey	4 7	Perak Viâ Turkey 3 3
GUAN ISLAND Anglo-American Co.		Selangor Singapore (Straits
Direct U.S. Co. French Co }	5 0	Settlements)
Western Union Co.	0 0	Sungie Ujong
Commercial Co.		Johore. Telegrams are sent by post from Singapore.
Guatemala— San Jose de Guatemala—		
Anglo-American Co.		MAURITIUS — Eastern Co 2 6
Direct U.S. Co.		Mexico—
French Co }	3 1	All places except the following—
Western Union Co. Commercial Co		Anglo-American Co.
Other places Ditto	3 4	Direct U.S. Co.
Guiana, British—		French Co 2 1
Anglo-American Co.		Western Union Co
Direct U.S. Co Viâ Key West French Co or	7 0	Altar
Western Union Co. viâ Bermuda	•	Arizpe
Commercial Co J		Banamichi
GUIANA, 'DUTCH— Anglo-American Co.)		Chihuahua (City) Cuauhtemoc
Direct U.S. Co. Viâ Key West }		Guaymas Ditto 1 6
French Co.		Hermosino
Western Union Co. viâ Hayti Commercial Co		Matamoros (Tamaulipas) Monterrey
Eastern Co.—Madeira }	6 9	Sabinas de Coahuila
Direct Spanish Co.—Madeira		Saltillo
Eastern Co.—Teneriffe—Noronha Viâ France—Teneriffe—Noronha		Sauz } Mexico (City) }
Viâ France and Dakar		Puerto Mexico Ditto 2 0
GUIANA, FRENCH Ditto	6 9	Salina Uruz
HEDJAZ (ARABIA)—		Vera Cruz (City) El Triunfo de la Baja California
All places except { Eastern Co } Medine { Viâ France }	2 6	La Paz de la Baja California Ditto 2 4
Medine Viâ France	0 6	5. Jose del Cabo [
Honduras, Independent —		Todos Santos
Anglo-American Co.) Direct U.S. Co.		MIDWAY ISLAND—
French Co	. 3 9	Anglo-American Co
Western Union Co.		Direct U.S. Co
Commercial Co.		Western Union Co
Indo-European Co.	2 0	Commercial Co
Viâ Turkey	1 10	NATAL Eastern Co]
JAPAN— Great Northern Co }	4 10	Direct Spanish Co. 2 6
Indo-European Co.		Viâ France
Via Turkey	. 47	New Caledonia— Eastern Co)
Kwang Tung Peninsula— Great Northern Co.		Indo-European Co.
Eastern Co Viâ Japan	4 10	Viâ Turkey 3 5
Indo-European Co.		NEWFOUNDLAND-
Viâ Turkey and Japan Great Northern Co.)	. 47	Anglo-American Co. Direct U.S. Co.
Eastern Co Viâ China .	. 4 5	French Co 1 0
Indo-European Co.		Western Union Co.
Viâ Turkey and China	. 42	Commercial Co.

	or each	For each
	word. $s. d.$	word. $s. \ d.$
NEW ZEALAND-		PHILIPPINE ISLANDS—
Pacific Cable—		All Islands except Luzon— Eastern Co
Anglo-American Co) Direct U.S. Co)		Great Northern Co. 4 10
French Co }	3 0	Indo-European Co.
Western Union Co		Via Turkey 4 7
Commercial Co	'	Luzon Eastern Co Great Northern Co. } 4 5
Indo-European Co	3 0	Indo-European Co.
Viâ Turkey	2 9	Viâ Turkey 4 2
NICARAGUA-		Poulo Condore Island—
All places except San Juan del Sur—		Eastern Co
Anglo-American Co.) Direct U.S. Co.		Indo-European Co.
French Co	4 2	
Western Union Co.		REPUBLIC OF PANAMA— All Places except Colon and Panama—
Commercial Co. J San Juan del Sur Ditto	0 11	Anglo-American Co. (Viâ)
San Juan del Sur Ditto Norfolk Island—	3 11	Direct U.S. Co Key West,
Pacific Cable—		French Co. viâ Galves- 3 2
Anglo-American Co)		Western Union Co. ton, or Commercial Co viâ Colon
Direct U.S. Co		Colon and)
French Co	3 0	Panama Ditto Ditto 3 1
Commercial Co.		RÉUNION Eastern Co. } 2 8
ORANGE RIVER COLONY—		Viâ France \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Eastern Co		RHODESIA, (Eastern Co.
Viâ France	26	NORTHERN Direct Spanish Co.
Direct Spanish Co.		RHODESIA, Co. North-Western Via France
Eastern Co.—Madeira)		
Direct Spanish Co.—Madeira		
Eastern Co.—Teneriffe—Noronha		RODRIGUEZ Eastern Co Direct Spanish Co. 2 6
Viá France — Teneriffe — Noronha		Viâ France
and Western Cables Via France and Dakar	4 2	Russia IN Asia Great Northern Co.
Anglo-American Co.	* 2	Viâ Germany
Direct U.S. Co Viâ Galveston		Sagnalien (Japanese)—
French Co.		Great Northern Co.
Western Union Co. viâ Colon Commercial Co		Eastern Co \ 4 10
Viâ France — Teneriffe — Noronha	0.10	Indo-European Co. J Viâ Turkey 4 7
and Brazilian Land Lines	3 10	I C II Dector Co
PERIM Eastern Co.	2 0	Direct Spanish Co. 2 6
Viâ France ∫ Persia—		Viâ France
Bushire Indo-European Co.		St. Pierre and Miquelon-
Great Northern Co.	1 9	Anglo-American Co.
Viâ Germany		Direct U.S. Co. French Co.
Other places Ditto	16	French Co } 1 0 Western Union Co.
Persian Gulf Indo-European Co	2 3	Commercial Co.
Viâ Turkey	2 0	SALVADOR-
All places except Iquitos, Masisea,		All places except Libertad—
Orellana, and Requena—		Anglo-American Co.
Anglo-American Co. \ Via]		Direct U.S. Co. French Co
Direct U.S. Co. Galveston		Western Union Co.
French Co. Western Union Co. Or via		Commercial Co.
Commercial Co Colon	4 6	Libertad Ditto 3 6
Eastern Co.—Madeira	4 2	Sandwich Islands—
Direct Spanish Co.—Madeira		Honolulu Anglo-American Co.
Eastern Co.—Teneriffe—Noronha Viâ France—Teneriffe—Noronha		Direct U.S. Co. French Co
Viâ France and Dakar		Western Union Co.
[Eastern Co.—Madeira]		Commercial Co.
Iquitos Anglo-American Co.		Seychelles Islands—
Masisea Direct U.S. Co		Eastern Co 3 9 6
Orellana French Co Requena Western Union Co.		Viâ France } 2 0
Commercial Co	6 2	Siam
Eastern Co.—Teneriffe—		Eastern Co. viâ Moulmein 3 3
Noronha		or Saigan 4 9
France — Teneriffe — Noronha		Indo-European Co. J viâ Saigon 4 3 Viâ Turkey and Moulmein 3 0
France—Dakar		Via Turkey and Saigon 4 0
+		

				each d .		W	each ord. d.
Tonquin	Eastern C	lo	} 4	5	United States—continued.	•	 .
	Indo-Euro Viâ Turke	opean Co.	}	2	New York (State)—continued.		
TRANSVAAL	Eastern C		ີ. ໂ	_	College Point		
CHANSTRAL	Viâ Franc		} 2	6	Coney Island		
	Direct Spa	anish Co.	J		Edgemere		
United States-					Elmhurst		
Alabama	Anglo-An)		Flatbush		
	Direct U.S French Co		1	3	Flushing		
	Western !	Union Co.		_	Fort Hamilton Governor's Island		
Arizona	Commerci	D:]	c	Gravesend		
Arkansas	· ··	Ditto		6 5	Green Ridge		
California	_	Ditto	1	6	Huguenot		
Carolina, Nort		} Ditto	1	3	Long Island City		
Colorado		Ditto	1	5	Manhattan Beach.		
Columbia (Dist		Ditto	_	2	Murray Hill Anglo- New Brighton American	!	
Connecticut Dakota (North		Ditto	1	0 5	New Dorp Co.		
Delaware	-	Ditto	î	2	New York City Direct U.S. Pleasant Plains Co.		
Florida—		D:44-			Port Richmond . French Co.	\rightarrow	0
Pensacola Key West		Ditto	1 1	3 6	Quarantine Western	i	
Other places		Ditto	î	5	Queens Union Co. Ravenswood Commercial		
Georgia		Ditto	1	3	Richmond Hill Co.	i	
Idaho Illinois		Ditto	1 1	6 3	Rockaway Beach	•	
Indiana		Ditto	î	3	Seaside		
Indian Territo	•	Ditto	1	5	Sheepshead Bay		
lowa Kansas		Ditto	1 1	5 5	Stapleton		
Kentucky		Ditto	· 1	3	St. George		
Louisiana—	_	Du.			Tompkinsville		
New Orlean Other places		Ditto	1 1	3 5	Van Cortlandt		
Maine		Ditto	_	ő	Van Nest		
Maryland Massachusetts		Ditto	1	2	West New Brighton		
Michigan	• ••	Ditto	1 1	0 3	Whitestone		
Minnesota—				•	Woodlawn Woodside		
Duluth Minueapolis	• ••	1			Yonkers		
St. Paul		1			Other Places in New York		
South St. Pa		} Ditto	1	3	State Ditto	1	2
South St. Yards	raui Stock	٢			Ohio Ditto Oklahoma Territory Ditto	1 1	3 5
Winona	• ••	j			Oregon Ditto	1	6
Other places		Ditto		5	Pennsylvania Ditto	1	2
Mississippi Missouri—	• ••	Ditto	1	3	Rhode Island Ditto Tennessee Ditto	1	0 3
St. Louis		Ditto	1	3	Texas	1	5
Other places		Ditto		5	Utah Ditto	1	6
Montana Nebraska		Ditto		5 5	Vermont Ditto	1	0
Nevada		Ditto	1	6	Virginia West ∫ •• •• Bitto	1	3
New Hampshi New Jersey-		Ditto	1	0	Washington (State) Ditto Wisconsin Ditto	1	6 3
Hoboken	· ,,	Ditto	١.	^	Wisconsin Ditto Wyoming Ditto	1	5 5
Jersey City	• •	Ditto	ſ	0	Uruguay—		
Other places New Mexico.		Ditto		2 5	Eastern Co.—Madeira)		
New York (St		Ditto		J	Direct Spanish Co.—Madeira		
Annadale		Ditto			Eastern Co.—Teneriffe—Noronha		
Arrochar Arverne		Ditto			Viâ France — Teneriffe — Noronha and Western Cables		
Bartow		Ditto			Viâ France and Dakar	4	2
Bath Beach		Ditto		_	Anglo-American Co.		
Baychester Bay Ridge	••	Ditto		0	Direct U.S. Co via Galveston French Co or		
Broad Chan	nel	Ditto			Western Union Co. viâ Colon		
Brooklyn Bushwick J		Ditto			Commercial Co J Viâ France — Teneriffe — Noronha		
City Island	unchon ••	Ditto		1	and Brazilian Land Lines.	3	10
-							

	For wo	rd.	For	d.	
Venezuela-	8.	d.	WEST AFRICA—continued.	d.	
			Portuguese Possessions—continued—		
Anglo-American Co. Viâ Direct U.S. Co. Viâ			Principe (Island of)—		
French Co Ley West	5	2	Eastern Co		
Western Union Co. or via Hayti			Ditto via Teneriffe.		
Commercial Co J			Direct Spanish Co. 5 Ditto via Teneriffe.	0	,
West Africa—			Viâ France and Dakar		
British Possessions—			St. Thome (Island of) Ditto 5	0	j
Bathurst—Eastern Co	. 3	6	West Indies-		
Direct Spanish Co			Antigua-		
Accra and Secondi—			Anglo-AmericanCo. Direct U.S. Co. Vià Key West		
Eastern Co)			French Co. } or } 4	4	Ļ
Ditto viâ, Teneriffe	. 4	8	Western Union Co. via Bermuda		•
Ditto vià Teneriffe	*	v	Commercial Co. J Barbados Ditto Ditto 4	9	•
Via France and Dakar			Guba	•	•
Other places Ditto		10	Harrana Anglo American		
Nigeria (Northern and Southern)— Bonny			Co. Key		
Lagos J · · · · Dillo	5		Direct U.S. Co. West		8
Other places Ditto	5	2	Westown Union or	•	,
Sierra Leone— Sierra Leone			Go. Commercial Co. Hayti		
Cline Town Ditto	3	6	Commercial Co.	•	^
Water Street J		_		10	J
Other places Ditto Walfisch Bay.—Telegrams are sent	3	7	Curação—	٠	
from Swakopmund (German South			Ditto or > 6	} {	9
West Africa) by post or by	•		viâ Hayti		
special messenger. The usual charge of 2½d. must be paid by			Dominica Ditto Viâ Key West		2
the sender for delivery by post,			Dominica Ditto or 4		u
or a charge of 10s. for delivery			Grenada Ditto Ditto 4	Į.	8
by special messenger, as the case			Guadeloupe Ditto via Key West		2
may be, in addition to the rate to Swakopmund.			Guadeloupe Ditto or 5 5	•	4
Congo Free State—Eastern Co	ì		Hayti—		
Ditto via Teneriffe	ļ.		Port au		
Direct Spanish Co Ditto vià Teneriffe	خ خ ا	6	Prince Cane Haitien Ditto Ditto		,
Viâ France and Dakar	j		Cape Haitien Ditto Ditto B	,	4
French Possessions—	•		Nicholas		
Dahomey—Eastern Co)		Other places Ditto Ditto 7	7	5
Ditto via Teneriffe Direct Spanish Co	 	5 0	Jamaica Ditto Viâ KeyWest,	3	0
Ditto vià Teneriffe	ſ	, ,	or viâ Hayti		•
Viâ France and Dakar			Via Key West	_	
French Congo Ditto		5 2	Les Saintes Ditto or via Hayti)	2
French Guinea— Conakry Ditto	9	3 6	Marie Galante Ditto Ditto	5	2
Other places Ditto		3 7		5 4	2 2
Ivory Coast—			Porto Rico Ditto Via Key West	ŧ	<i>!</i>
Grand Bassam . Ditto Other places . Ditto		16 18	St. Croix Ditto or	ŏ	3
German Possessions—			viâ Bermuda J		
Cameroons Ditto		5 2	San Domingo Ditto Via Key West	6	6
German South West Africa			San Domingo Ditto or via Hayti	•	·
(Swakopmund) Ditto Togoland—Viâ Gold Coast Ditto		28 50	Viû Key West		_
Togoland—Viâ Gold Coast Ditto Viâ Dahomey Ditto		5 2	St. Kitts Dittoς or γ	4	8
Portuguese Possessions—			St. Lucia Ditto Ditto	4	6
Angola			St. Thomas Ditto Ditto	5	0
Eastern Co Ditto via Teneriffe	}		St. Vincent Ditto Ditto	4 5	7 1
Denguela, Direct Spanish Co	1	z	7.11	อ 5	1
Mossamodos Ditto via Teneriffe	(5 5	111111000 =	3	Ō
Via France and Dakar	1		The share (A.)		
Other places in Benguela,	ı		YEMEN (ARABIA) Eastern Co. Viâ France	2	7
Loanda and Mossamedes Ditto		5 6			
Bissao and Bolama—	٦.			2	6
Eastern Co Direct Spanish Co.	}	3 6		_	-
No. 28268. E	J		•		
110. 20200.			•		

BOROUGH OF NEWARK.

Notice.

BY Order of the Local Government Board, dated the 16th June, 1909, Parts II and III of the Public Health Acts Amendment Act, 1907, except section 67, shall be in force in the borough of Newark on and after the 28th July, 1909, subject, as to sections 35, 36 and 59 of the said Act, to the conditions and adaptations named in the schedule to the said Order.

> . GODFREY TALLENTS. Town Clerk.

80th June, 1909.

LOUGHTON URBAN DISTRICT COUNCIL.

Public Health Acts Amendment Act, 1907. NOTICE is hereby given, that by Order of the Secretary of State, Home Department, dated the twenty-eighth day of June, 1909, Part VIII (Fire Brigade) and Part IX (Sky Signs) of the Public Health Acts Amendment Act, 1907, are declared to be in force in the Loughton Urban District.

Dated this 2nd day of July, 1909.

J. H. HAYWARD, Clerk pro tem to the Council.

Conneil Offices, Loughton,

HEANOR URBAN DISTRICT COUNCIL. Public Health Acts Amendment Act, 1907.

OTICE is hereby given, that by an Order of the Local Government Board, dated the 21st day of June, 1909, it was ordered that, on and after the 9th day of August, 1909, Part II, Part III, Part IV, Part V, Part VI, and Part X of the Public Health Acts Amendment Act, 1907, should be in force in the district. subject to the conditions and adaptations set out in the schedule hereto; and it was declared and directed that the sections to which reference is made in the first column in the said schedule should have effect as if the words and figures set forth in the second column of the said schedule, opposite to the reference to that section in the first column of that schedule, were added to and formed part of such section.

SCHEDULE.

Parts and Sections. Conditions and Adaptations. 1. 2,

PART II.

Section twentyfive.

"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, cease to be exercisable.

Section twentyseven,

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

SCHEDULE.—continued.

Parts and Sections. Conditions and Adaptations.

PART III. Section thirty-five.

1.

"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 pursuance of section sixteen of the Local Government Act, 1888, for the prevention and suppression of nuisances shall not, in relation to any subject - matter of this section, be of any force or

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."

effect within the district."

PART IV.

Section fifty-nine. "(6) Nothing in this section shall apply to a OL circulating

public library which is not

within the district."

Part V.

Section seventyiive.

"(3) The date of the Order of the Local Government Board by which this Part is declared to be in force shall be the beginning of the period within which the Local Authority shall give notice for the purposes of sub-section (1) of this section."

Dated this first day of July, 1909.

FREDERIC CATTLE, Clerk to the Council.

BOROUGH OF CHEPPING WYCOMBE.

THE PUBLIC HEALTH ACTS AMENDMENT ACT, 1907.

NOTICE is hereby given, that by an Order of the Local Government Board, dated the 26th day of June, 1909, the undermentioned portions of the Public Health Acts Amendment Act, 1907, were declared to be in force in the urban district of Chepping Wycombe on and after the 14th day of August, 1909, subject to the conditions and adaptations set forth in the schedule to the Order:-

Part 2, Part 3, Part 4, Part 5, Part 6, and sections 92, 93 and 95 comprised in Part 10.

The Order also declares that until the Local Government Board otherwise directs the Parts or sections specified in the first column of the schedule to the Order shall have effect in their application to the district as if the words and figures set forth in the second column of the said schedule, opposite to the reference to that section in the first column of that schedule, were added to and formed part of the section.

SCHEDULE.

Parts and Sections. Conditions and Adaptations. 2. 1.

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."

seven.

Section twenty. "(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.

"The power of making or enforcing bye-laws under section twenty-three of the Municipal Corporations Act, 1882, for the prevention and suppression of nuisances shall not be exercisable in relation to any subject-matter of this section."

Section thirtyeight.

"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."

PART V.

Section seventyfive.

"(3) The date of the Order
of the Local Government Board by which this Part is declared to be in force shall be the beginning of the period within which the local authority shall give notice for the purposes of sub-section (1) of this section."

Dated this second day of July, 1909.

A. J. CLARKE. Town Clerk.

NOTICES TO MARINERS.

(Nos. 930 to 943 of the year 1909.)

The Astronomical positions are only approximate unless seconds are given. The bearings are 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. 930.—NORTH SEA, GERMANY—WESER RIVER.

Bremerhaven, Kaiserhafen-Entrance Signals.

Subject.—The following signals are made from a semaphore signal-mast to regulate the movements of vessels entering Kaiserhafen through the great lock.

Position.—On the east side of the outer entrance to the lock; lat. 53° 33³/₄ N., long.

8° 34′ E.

Day Signal.	Night Signal.	Signification.
Signal arm directed upwards	Two green lights hori- zontal	The lock and outer harbour are open for vessels enter- ing
Signal arm horizontal	Two red lights hóri- zontal	The lock is in use by outgoing vessels and closed to vessels entering
Signal arm directed downwards	No light shown	The lock is closed

Chart affected.-No. 3346, Jade and Weser Rivers, Plan of Bremerhaven.

Publication.—North Sea Pilot, Part IV, 1909. page 209.

Authority.—Berlin Notice, No. 1375 of 1909.

No. 931.—BALTIC—GULF OF FINLAND.

Srednia Shoal—Light-Buoy Established.

Subject.—Al buoy of the undermentioned description has been established on the Srednia

Position.—Moored in 7 fathoms, near the red spar-buoy, on the southern edge of Srednia Shoal; lat 60° $10\frac{1}{2}'$ N., long. 28° $20\frac{1}{2}'$ E.

Description.—Light-buoy exhibiting a flashing white light.

Charts affected .- No. 2826, Approaches to No. 2247, Hogland to Seskär; No. 2191, Gulf of Finland.

Publication.—Baltic Pilot, Part II, 1904, page

Authority.—St. Petersburg Notice, No. 137 of 1909.

No. 982.—AFRICA, WEST COAST—ANGRA PEQUEÑA (LÜDERITZ BAY).

Robert Harbour Entrance—Buoys Altered.

Subject.—The following alterations have been made in the buoys at the entrance to Robert Harbour, Angra Pequeña Bay.

(a) The white barrel-shaped buoy with red ball topmark has been replaced by a red spar-

buoy.

Position.—On the south side of the entrance;

lat. 26° 37¾ S., long. 15° 10¾ E.

(b) The western black barrel-shaped buoy with black ball topmark has been replaced by a black conical buoy.

Position.—On the north side of the entrance; lat. 26° 37½' S., long. 15° 10¾' E.
Chart affected.—No. 632, Plan of Angra

Pequeña.

Publications.—Africa Pilot, Part II, 1901, page 282; Revised Supplement, 1908; Notice to Mariners, No. 1540 of 1908.

Authority.—Berlin Notice, No. 1396 of 1909.

No. 933.—GULF OF MEXICO—YUCATAN.

Yalkubu Point—Lighthouse Building: Temporary Light Exhibited.

Subject.—Pending the construction of a lighthouse at Yalkubu Point, north coast of Yucatan, a temporary light of the undermentioned character has been established.

Position.—On Yalkubu Point, 65 yards above high water mark; lat. 21° 32′ N., long. 88° 37' W.

Character.—Flashing white light. Elevation.—33 feet.

Visibility.—11 miles.

Order.—4th.

-Small wooden skeleton tower Structure. painted white, the lantern being 29 feet above

Charts affected.—No. 1205, Coast of Yucatan, &c.; No. 392, Gulf of Mexico; No. 3273, The West Indies.

Publications.—List of Lights, Part VIII, 1909, page 335; West India Pilot, Vol. I, 1903, page **44**4.

Authority.—Mexico Notice, No. 54, dated May, 1909.

No. 934.—BALTIC—GULF OF BOTHNIA.

Storbrotten Light-Vessel-Fog Siren Temporarily Discontinued.

Subject.—Owing to damage to the apparatus, the fog siren on the Storbrotten Light-Vessel is discontinued until further notice.

Position.—Lat. 60° 25½' N., long. 19° 11' E.

Charts temporarily affected.—No. 2296, South Quarken to Hornslandet; No. 2297, Hango Head to South Quarken; No. 2252, Gulf of Bothnia.

Publications.—List of Lights, Part III, 1909. No. 1124a; Baltic Pilot, Part II, 1904, page 178; Notice to Mariners, No. 1225 of 1908.

Authority.—St. Petersburg Notice, No. 136 of 1909.

No. 985 .- NORTH PACIFIC OCEAN, SAND-WICH ISLANDS-OAHU.

Pearl River Entrance-Beacon Discontinued.

Subject.—The red pile beacon, situated as undermentioned, in the entrance to Pearl River, Oahu, has been removed.

Position.—At a distance of $6\frac{s}{10}$ cables, S. 45° E., from Puuloa A; Puuloa A, lat. 21° 19½' N., long. 157° 58½' W.
Variation.—10° E.

Chart affected.-No. 2294, Pearl River and lochs.

Publication.—Pacific Islands, Vol. III, 1900, page 224; Revised Supplement, 1908.

Authority.—United States Commerce Notice,

No. 1494 of 1909.

No. 936.—MEDITERRANEAN—SPAIN, EAST COAST.

Valencia, North Mole Light—Details of.

Subject.—Further details have been received with regard to the light recently established at the inner end of the North Mole under construction, Valencia Harbour, as undermentioned.

Position.—Near head of Dique de la Providencia, at a distance of 450 feet, S. 47° E., from the Geodetic Pillar; lat. 39° 27' N., long.

0° 18¾′ W.

Character.—Group flashing white light showing a group of four flashes alternately with a single flash every twenty seconds, thus:—Flash, $\frac{4}{10}$ second; eclipse, $1\frac{8}{10}$ seconds; flash, $\frac{4}{10}$ second; eclipse, $1\frac{8}{10}$ seconds; flash, $\frac{4}{10}$ second; eclipse, $6\frac{3}{10}$ seconds; flash, $\frac{4}{10}$ second; eclipse, $6\frac{3}{10}$ seconds; flash, $\frac{4}{10}$ seconds; eclipse, $6\frac{3}{10}$ seconds.

Elevation.—82 feet. Visibility.—15 miles. Structure.—White iron tower, 60 feet in

Remarks.—The red light formerly shown from the outer end of Dique de la Providencia has been discontinued.

Variation.—14° W.

Charts affected.—No. 562, Port of Valencia; No. 1320, Cape San Antonio to Cape Tortosa,

with plan; No. 1187, Alicante to Palamos.
Publications.—List of Lights, Part V, 1909,
page 13; Mediterranean Pilot, Vol. I, 1904,
page 169; Notices to Mariners, Nos. 590, 804, of 1909.

Authority.—Madrid Notice, No. 505 of 1909.

No. 937.--Mediterranean, Sicily--MESSINA HARBOUR.

Fort Campana Light—Normal Character Resumed.

Subject.—The light exhibited from the lighthouse on Fort Campana, Messina Harbour, has resumed its nornal character.

Position.—Lat. 38° 11½' N. long, 15° 34' E.

Normal character.—Occulting red light every ten seconds, thus:—Light, 5 seconds; eclipse, 5 seconds.

Charts affected .- No. 1687, Messina Harbour; No. 177, Strait of Messina.

Publications.—List of Lights, Part V., 1909, No. 472; Mediterranean Pilot, Vol. I, 1904, page 498; Notices to Mariners, Nos. 548, 902, of 1909.

Authority.—Genoa Notice No. 129 (222) of 1909.

No. 938.—WEST INDIES—PUERTO RICO, SOUTH-EAST COAST.

Yabucoa Harbour Reef.

Subject.—A reef of small extent, on which the steamship J. F. Luckenbach struck, is reported to exist in Yabucoa Harbour.

Position.—At a distance of about 1½ cables, S. 70° E., from the black can buoy (No. 1) marking the northern end of the shoal southwestward of Guayanes Point; lat. 18° $8\frac{1}{2}$ ′ N., long. 65° $48\frac{1}{2}$ ′ W.

Depth.—About 15 feet. The vessel had a draught of 15½ feet at the time of the accident. Remarks.—"P.D." has been placed against

this reef on the chart.

Variation.—2° W.

Chart affected.—No. 3570, Yabucoa Harbour. Publication.—West India Pilot, Vol. II, 1899, page 228; Revised Supplement, 1908.

Authority.-Berlin Notice, No. 1280 of 1909.

No. 939.—UNITED STATES, PACIFIC COAST -WASHINGTON.

Columbia River—Buoy Replaced by Light-Buoy.

Subject. On or about the 20th June, 1909, Black Can Buoy No. $1\frac{1}{2}$, Columbia River, would be replaced by a light-buoy of the undermentioned description.

Position.—At a distance of 14 miles. N. 9° E., from Tongue Point; lat. 46° 14′ N., long. 123° 44½′ W.

Description of light-buoy.—Painted black, exhibiting a fixed white light.

Variation.—22° E.

Chart affected.—No. 2839, Columbia River. Publication.—West Coasts of Central America

and the United States, 1907, page 501.

Authority.—United States Commerce Notice,

No. 1441 of 1909.

No. 940.—GULF OF BOTHNIA, FINLAND NYSTAD APPROACH.

Medelklubb Light—Temporarily Discontinued.

Subject.—The flashing and alternating white, red, and green light exhibited from Medelklubb Lighthouse, Nystad Approach, is discontinued until further notice.

Position.—Lat. 60° 41¾ N., long. 21° 3½ E. Remarks.—The lighthouse is being recon-

structed.

Charls affected.—No. 3501, Approaches to Nystad; No. 2297, Hango Head to South Quarken; No. 2298, Nystad Light to Stor Fiard.

Publications.—List of Lights, Part III, 1909, No. 975; Baltic Pilot, Part II, 1904, pages 426, 427; Revised Supplement, 1907.

Authority.—St. Petersburg Notice, No. 139 of

1909.

No. 941.—RED SEA—WESTERN SHORE.

Port Sudan Entrance-Amended Position of Beacon.

Subject.—The beacon, recently erected on the southern side of the entrance to Port Sudan, is situated as undermentioned, and not as stated in a former Notice.

Position.—On reef, at a distance of about half a cable, south eastward from position now shown on chart, with the lighthouse on northern side of entrance to the harbour, bearing N. 26° W., distant 5½ cables (1,110 yards); Lighthouse, lat. 19° 36½' N., long. 37° 13½' E.

Description.—Iron Standard surmounted by a

black and white chequered disc, 15 feet in height. Variation.—3° W.

Chart affected.—No. 3492, Port Sudan.

Publications.—Red Sea and Gulf of Aden Pilot, 1909, page 178; Notice to Mariners, No. 619 of 1909.

-Controller of Harbour and Lights, Authority.-Port Sudan, 2nd June, 1909.

No. 942.—UNITED STATES, ATLANTIC COAST—SOUTH CAROLINA.

Charleston Harbour—Position of Leading Light Altered.

Subject.—On or about the 25th June, 1909, the front light of the Mount Pleasant Leading Lights, Charleston Harbour, would be moved to a new position on the leading line, as undermentioned.

Position.—In a depth of 8 feet, at a distance of $3\frac{8}{10}$ cables, S. 43° E., from former position; lat. 32° $46\frac{1}{2}$ ′ N., long. 79° 53′ W.

Remarks.—The lighthouse is a black pyramidal structure on piles, with black slatted daymark. The light would have an elevation of 20 feet in the new position, but in other respects would be unaltered.

Variation.—Nil.

Chartsaffected.—No. 2806, Charleston Harbour; No. 2861, St. Helena Sound to Charleston Harbour.

Publications.—List of Lights, Part VIII, 1909, No. 1444; East Coast of the United States, 1899, page 747; Revised Supplement, 1908. Authority.—United States Commerce Notice,

No. 1428 of 1909.

No. 943.—NORTH SEA, GERMANY—JADE RIVER

Schillighörn Light—Temporary Alteration in Sector.

Subject.—The limits of the sector of fixed white light shown up the Jade River from Schillighörn Lighthouse, have been temporarily altered, and are now as undermentioned.

Position. — Schillighörn Lighthouse, lat. 53° 42½′ N., long. 8° 1½′ E.
Limits of sector.—From N. 31° W. to

N. 29° W.

Remarks.—This sector of fixed white light now leads over buoys R. S. and T. Vessels entering or leaving the river should, therefore, keep on its eastern limit.

Variation 11° W

Chart temporarily affected.—No. 3346, Jade and Weser Rivers.

Publications.—List of Lights, Part II, 1909, No. 375; North Sea Pilot, Part IV, 1909, page 195.

Authority.—Berlin Notice, No. 1253 of 1909.

ERRATUM.

Port of Ancon.

Notice to Mariners, No. 646 of 1909—Add to List of charts affected:—No. 1514, Panama Road.

By command of their Lordships,

A. Mostyn Field, Hydrographer.

Hydrographic Office, Admiralty, London, 1st to 3rd July, 1909.

AN ACCOUNT, pursuant to the Act seven and eight Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the week ended Saturday, the 26th day of June, 1909.

PRIVATE BANKS.

Name, Title,	, and Principal Place	e of Issue.	Average Amount.
Banbury Bank	Banbury	Gillett and Co	£ 2815
Bedford Bank	Bedford	Barnard and Co	9031
Bicester and Oxfordshire Bank	Bicester	Tubb and Co	7140
Kington and Radnorshire Bank	Kington	Davies and Co	7211
Leeds Old Bank	Leeds	Beckett and Co	22407
Llandilo, Lampeter, and Llandovery Banks	Llandovery	D. Jones and Co	8456
Naval Bank	Plymouth	Harris, Bulteel, and Co	1560
Oxfordshire Witney Bank	Witney	Gillett and Co	2054
Reading Bank	Reading	Simonds and Co	6242
Sleaford and Newark Bank, and Newark and Sleaford Bank	Sleaford	Peacock and Co	4435
Wellington Somerset Bank	Wellington	Fox, Fowler, and Co	1893
York and East Riding Bank	Beverley	Beckett and Co	27443

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.		Average Amount.
		£
Bank of Whitehaven Limited	Whitehaven .	. 7588
Bradford Banking Company Limited	Bradford	7104
Carlisle and Cumberland Banking Company Limited	Carlisle	20926
Halifax and Huddersfield Union Banking Company Limited	Halifax	. 1741
Halifax Commercial Banking Company Limited	Halifax	. 2737
Halifax Joint Stock Banking Company Limited	Halifax	5142
Lincoln and Lindsey Banking Company Limited	Lincoln	. 21265
Nottingham and Nottinghamshire Banking Company Limited	Nottingham	. 12332
Sheffield and Hallamshire Bank Limited	Sheffield	1553
Stuckey's Banking Company Limited	Taunton	. 66750
Wilts and Dorset Banking Company Limited	Salisbury	41321

COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES OF COTTON Imported and Exported at the Various Ports of the United Kingdom during the week and 26 weeks ending 1st July, 1909, together with the Number of Bales Imported and Exported during the corresponding 26 weeks in 1908.

[Note.—Cotton "In Transit" or "For Transhipment under Bond" if described as such in the Ships' Reports, is not included in this Return.]

					IMP	ORTS.					Ex	PORTS.		
Ports.			American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL.	American.	Brasilian.	East Indian.	Egyptian.	Miscellaneous.	Total.
						,	7	Week ending 1	lst July, 190	9.	·		·	
Liverpool London Hull Manchester Other Ports	• •	•••	Bales. 15,654 200 3,821	Bales.	Bales. 665 288 220	9,258 7,363	Bales. 2,932 727 71	Bales, 27,909 1,215 220 10,689 87	Bales. 723 850	Bales.	Bales. 51 688	Bales. 1,700	Bales. 54	Bales. 2,628 688 850
TOTAL	••.	, ••	19,175		1,173	16,642	*3,130	40,120	1,573	100	789	1,700	54	. 4,166
		•		<u>-</u>			26 V	Veeks ending	1st July, 19(9.				
Liverpool London Hull Manchester Other Ports	••	••	1,637,088 1,602 2 260,752 40,829	13,524	39,340 18,419 1,874 25	189,451 1,385 131,682 766	35,975 7,472 195 1,550	1,915,378 27,493 3,261 392,694 43,182	29,500 2,052 6,590 300 54,681	3,124	2,980 13,346 888 1,084	22,162 108 960 25	3,311 57 81 •••	61,077 15,455 7,620 1,260 55,794
TOTAL	••	••	1,940,313	13,561	59,658	823,284	†45,192	2,382,008	93,123	8,127	18,298	23,255	3,403	141,206
26 Weeks endin June, 1908	g 25t	h. }	1,660,546	18,652	69,288	272,970	47,768	2,069,224	171,114	2,253	22,704	54,954	3,130	254,155

^{*} Including 566 Bales British West Indian, 424 Bales British West African, and 232 Bales British East African.

[†] Including 5,370 Bales British West Indian, 7,717 Bales British West African, 4,011 Bales British East African, and 326 Bales Foreign East African.

DISEASES OF ANIMALS ACTS, 1894 to 1903.

RETURN of OUTBREAKS of SWINE-FEVER for the Week ended 3rd July, 1909.

Counties Borough	Counties (including all Boroughs therein*).		u	Outbreaks confirmed.	Swine Slaughtered as Diseased or as having been ex- posed to Infection.	Counties (including all Boroughs therein*).	Outbreaks confirmed.	Swine Slaughtered as Diseased or as having been ex- posed to Infection.
ENC	LAI	ND.		No.	No.	ENGLAND.	No.	No.
edford	••	••		2	8	Suffolk	1 2	100
Berks	••	••	•••	6	26	Wilts.	2	10
Buckingham		• •	••	1	1 20	York, East Riding	7	15 8
Derby Devon	••	••	••	, <u>, , , , , , , , , , , , , , , , , , </u>	11	,, North Riding	2	25
)orset	••	••	••	5	29	" West Riding	4	20
Casex	••	••	• •	1 2 5 1	2		}	j
Houcester	••	••	••	2	8		•	j
Iants	•••	•••		-	20			1
Cent	••	••	•••	3	20	WALES.		
ancaster	••	••		1	10	1	į.	i
Liddlesex	••	••	••	2	252	Glamorgan	1	19
Norfolk	••	••	••	1 2 3 3	} 7	-		\ \S
alop	••	• •	••	3	4			
omerset	••	••	••	1	22	· - ·	l	
tafford	••	• •	••	1	••	TOTAL	47	612

* For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

Note.—The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

The following Areas are now "Infected Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908:—

Bedfordshire.—An Area in the administrative county of Bedford comprising the borough of Bedford, and the petty sessional division of Bedford (except the parishes of Little Barford and Eaton Socon) (4 May, 1909).

Derbyshire.—An Area comprising the petty sessional divisions of Derby, Appletree, Repton, Swadlincote, and Ashbourne (except the parishes, and any detached parts thereof, of Hartington Town Quarter, Hartington Nether Quarter, Eaton and Alsop, Parwich, and Ballidon), in the administrative county of Derby; and also comprising the county borough of Derby (3 May, 1909).

Devonshire.—An Area comprising the petty sessional divisions of Honiton (including the borough of Honiton), Cullompton, Ottery, Woodbury, and Wonford, in the administrative county of Devon; and also comprising the county borough of Exeter (2 June, 1909).

Dorsetshire.—An Area in the administrative county of Dorset comprising the petty sessional divisions of Dorchester (except the parishes of Portland, Melbury Sampford, and Evershot), Wareham (including the borough of Wareham), and Wimborne (except the parishes of Verwood, Alderholt, Cranborne, Edmondsham, Wimborne St. Giles, Woodlands, Horton, Chalbury, More Crichel, Long Crichel, Gussage St. Michael, Gussage All Saints, Handley, West Woodyates, East Woodyates, and Pentridge); and the parishes of Wraxall, Cattistock, Sydling St. Nicholas, Godmanstone, Spettisbury, Winterborne Tomson, Winterborne Zelstone, and Anderson; and also comprising the boroughs of Weymouth and Melcombe Regis, Dorchester, and Poole (24 April, 1909).

Essex.—(1.) An Area comprising the petty sessional divisions of Romford and Beacontree, and the

parishes of Chingford, Buckhurst Hill, and Chigwell, in the administrative county of Essex (19 June, 1909).

(2.) An Area in the administrative county of Essex, comprising the petty sessional division of Dengie, the detached part of the petty sessional division of Witham, and the borough of Maldon (21 April, 1909).

Glamorgan.—An Area comprising the parishes of St. Bride's Minor, Coychurch Higher, Peterstonsuper-Montem, Llanharan, Coity Higher, Pencoed, and Coychurch Lower, in the administrative county of Glamorgan (14 June, 1909).

Isle of Ely.—An Area in the administrative county of the Isle of Ely, comprising the parishes of March, Wimblington, Doddington, and Benwick (6 July, 1909).

Midlothian.—An Area comprising the parishes of Cramond (excluding its detached parts), Corstorphine, Colinton, Glencorse, Lasswade, Liberton, Inveresk, Newton, Dalkeith, Cranston, Newbattle, Cockpen, and Carrington, in the county of Midlothian; and also comprising the county of the city of Edinburgh and the burghs of Leith and Musselburgh (25 March, 1909).

Monmouthshire.—An Area comprising the petty sessional divisions of Newport, Caerleon, Pontypool, and Bedwellty (except the parishes of Llechryd, Dukestown, Rassa, and Beaufort), in the administrative county of Monmouth; and also comprising the county borough of Newport (4 May, 1909).

Northamptonshire.—(1.) An Area comprising the

Northamptonshire.—(1.) An Area comprising the county borough of Northampton (15 August, 1908).

(2.) An Area comprising the petty sessional division of Towcester, in the administrative county of Northampton (19 April, 1909).

DISEASES OF ANIMALS ACTS, 1894 to 1903—continued.

Note.—The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

'The following Areas are now "Infected Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908-continued.

Oxfordshire.—An Area comprising the petty sessional divisions of Wootton South (including its detached parts and the borough of Woodstock), and Bampton East(including the detached part of the petty sessional division of Bampton West), and the parishes of Wolvercot, Cutslow, Woodeaton, Elsfield, Marston, Headington, Cowley, Iffley, Littlemore, and Sandford-on-Thames, in the administrative county of Oxford; and also comprising the county borough of Oxford (14 May, 1909).

Wiltshire.—An Area in the administrative county of Wilts comprising the petty sessional divisions of Swindon, Cricklade (excluding its detached part), Malmesbury, Chippenham Calne, Devizes, Melksham, Bradford, Trowbridge, Whorwellsdown, and Westbury, and the boroughs of Swindon and Devizes (1 June,

1908).

Yorkshire (East Riding).—An Area in the administrative county of the East Riding of Yorkshire, comprising the petty sessional divisions of North Hunsley Beacon and South Hunsley Beacon, and the borough of Beverley (26 June, 1909).

Yorkshire (North Riding).—An Area in the administrative county of the North Riding of the county of York comprising the borough of Scarborough and the parish of Throxenby (17 August, 1908).

Yorkshire (West Riding).—An Area comprising the county borough of Leeds (including the detached part of the borough of Pudsey situate therein) (22 April, 1909).

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908:-

Aberdeenshire, &c.—An Area comprising the counties of Aberdeen, Argyll, Banff, Bute, Caithness, Clackmannan, Elgin, Fife, Forfar, Inverness, Kincardine, Kinross, Nairn, Orkney, Perth, Ross and Cromarty, Stirling, Sutherland, and Zetland, and the detached part of the county of Dumbarton; the cities of Aberdeen, Dundee, and Perth; and the burghs of Peterhead, Campbeltown, Elgin, Dunfermline, Kirkcaldy, Arbroath, Brechin, Forfar, Montrose, Inverness, Falkirk, and Stirling (1 August, 1906).—See also under Dumbartonshire, &c.

Anglesey, &c.—An Area comprising the administrative counties of Anglesey, Carnarvon, Denbigh (except the petty sessional division of Upper Chirk, the parish of Chirk, and that part of the parish of Glyn Traian which lies to the south of the river Ceiriog), Flint (excluding the petty sessional division of Overton), Merioneth, and Montgomery (except the parishes of Hyssington, Snead, Aston, Castlewright, Llangynog, Hirnant, Pennant, Llanrhaiadr-yn-Mochnant, Llanfechain, Llansaintffraid Pool, Llansaintffraid Deythur, Careghofa, Llandrinio, Llandysilio, Criggion, and Bausley, and the borough of Llanfyllin), and also comprising the parish of Brompton and Rhiston, and such parts of the parish of Chirbury as lie to the west of the River Camlad, in the administrative county of Salop (17 August, 1908).—See also under Shropshire, &c.

Argyllshire .- See under Aberdeenshire, &c.

Ayrshire.—An Area comprising the county of Ayr, and the burghs of Ayr, Irvine, and Kilmarnock (23 June, 1904).

Banffshire. - See under Aberdeenshire, &c.

†Bedfordshire, &c.—An Area comprising the administrative counties of Bedford and Hertford, and the parishes of Little Hallingbury, Great Hallingbury, Birchanger, Stansted Mountfitchet, Farnham, Manuden, Berden, Ugley, Elsenham, and Henbam, in the administrative county of Essex (3 August, 1908).

Berkshire, &c.—An Area comprising the administrative counties of Berks, Bucks, Middlesex, and Oxford, and the county boroughs of Reading and Oxford (9 January, 1906).

Berwickshire, &c. — An Area comprising the counties of Berwick, Roxburgh, and Selkirk, and the burghs of Hawick and Galashiels

(17 June, 1907).

Breconshire, &c.—An Area comprising the administrative counties of Brecon, Cardigan, Glamorgan, Hereford, Mon-Carmarthen. mouth, Pembroke, and Radnor, and the county boroughs of Cardiff, Newport, Merthyr Tydfil, and Swansea; and also comprising the petty sessional division of Newent (except the parish of Corse) and the parishes of Hewelsfield, Lancaut, St. Briavels, Tidenham, and Woolaston, in the administrative county of Gloucester (1 June, 1908).

Buckinghamshire.—See under Berkshire, &c.

Buteshire.—See under Aberdeenshire, &c. Caithness.—See under Aberdeenshire, &c. Cambridgeshire.—An Area comprising the administrative county of Cambridge (3 August,

Cardiganshire.—See under Breconshire, &c. Carmarthenshire.—See under Breconshire, &c. Carnarvonshire.—See under Anglesey, &c.

Cheshire.—An Area comprising the administrative county of Chester, and the county boroughs of Birkenhead, Chester and Stockport (1 June.

Clackmannan.—See under Aberdeenshire, &c. Cornwall, &c.—An Area comprising the adminis-

trative counties of Cornwall and Devon, and the county boroughs of Devonport, Exeter,

and Plymouth (1 June, 1908).

Cumberland, &c .- An Area comprising the administrative counties of Cumberland, Lancaster, and Westmorland, and the county boroughs of Barrow-in-Furness, Blackburn, Blackpool, Bolton, Bootle, Burnley, Bury, Liverpool, Manchester, Oldham, Preston, Rochdale, St. Helens, Salford, Southport, Warrington, and Wigan (14 March, 1906).

Denbighshire .- See under Anglesey, &c., and also

under Shropshire, &c.

† Derbyshire, &c.—An Area comprising the administrative counties of Derby and Nottingham (except the parishes of Finningley and Misson), and the county boroughs of Derby and Nottingham (22 March, 1907).—See also under Yorkshire (West Riding), &c.

DISEASES OF ANIMALS ACTS, 1894 to 1903—continued.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

†Devonshire.—See under Cornwall, &c. †Dorsetshire.—An Area comprising the administrative county of Dorset (1 June, 1908).

Dumbartonshire, &c.—An Area comprising the counties of Dumbarton (except its detached part), Lanark, Peebles and Renfrew, and the burghs of Airdrie, Dumbarton, Greenock, Hamilton, Paisley, Port Glasgow, and Rutherglen, and the city of Glasgow (12 April, 1906). -See also under Aberdeenshire, &c.

Dumfries-shire, &c.—An Area comprising the counties of Dumfries and Kirkcudbright, and the burgh of Dumfries (17 June, 1907).

Durham, &c.—An Area comprising the administrative counties of Durham and the North Riding of the county of York (except the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Leckby, Dishforth, Asenby, Rainton with Newby, Hutton Conyers, Melmerby, Wath, Norton Convers, Middleton Quernhow, Sutton Howgrave, Howgrave, East Tanfield and West Tanfield); the county boroughs of Gateshead, South Shields, Sunderland, West Hartlepool, and Middlesbrough; and also comprising the petty sessional division of Buckrose (except the parishes of Towthorpe, Fimber, and Friday-thorpe), and the parishes of Thixendale, Butterwick, Foxholes-with-Boythorpe, Newton, Fordon, Hunmanby, Folkton, Muston, and Filey, in the administrative county of the East Riding of the county of York (1 June, 1908).—See also under Yorkshire (East Riding), and under Yorkshire (West Riding).

Elgin.—See under Aberdeenshire, &c.

†Essex.—An Area comprising the administrative county of Essex (excluding the parishes of Little Hallingbury, Great Hallingbury, Birch-anger, Stansted Mountfitchet, Farnham, Manuden, Berden, Ugley, Elsenham, and Henham, and the borough of East Ham) (19 January, 1906).--See also under Bedfordshire, &c., and under London.

Fife.—See under Aberdeenshire, &c.

Flintshire.—See under Anglesey and also under Shropshire.

Forfarshire.—See under Aberdeenshire, &c. †Glamorgan.—See under Breconshire, &c. Gloucestershire.—An Area comprising the administrative county of Gloucester (excluding the parishes of Aston Somerville, Childs Wickham, Hinton-on-the-Green, Admington, Clifford Chambers, Dorsington, Long Marston, Pebworth, Preston-on-Stour, Quinton, Welford-on-Avon, Weston-on-Avon, Hewelsfield, Lancaut, St. Briavels, Tidenham, and Woolaston, and the petty sessional division of Newent—except the parish of Corse); and also comprising the parishes of Conderton, Cutsdean, Daylesford, Evenlode, Overbury, Teddington, and Blockley, in the administrative county of Worcester, and the county boroughs of Bristol and Gloucester (1 June, 1908).—See also under Breconshire, under Warwickshire, and under Worccster-

Haddingtonshire.—An Area comprising the county of Haddington (17 June, 1907).

Hampshire.—See under Southampton. Herefordshire.—See under Breconshire, &c. Hertfordshire .- See under Bedfordshire, &c. Huntingdonshire, &c .- An Area comprising the administrative counties of Huntingdon, the Isle of Ely, and the Soke of Peterborough (3 August, 1908).

Inverness-skirc.—See under Aberdeenshire, &c. † Isle of Ely.—Sec under Huntingdonshire, &c. Isle of Wight.—An Area comprising the administrative county of the Isle of Wight (15 April,

Kent.—An Area comprising the administrative county of Kent, and the county borough of Canterbury (1 June, 1908).

Kincardineshire.—See under Aberdeenshire, &c. Kinross.—See under Aberdeenshire, &c.

Kirkcudbrightshire.—See under Dumfries-shire, &c. Lanarkshire.—See under Dumbartonshire, Gc. Lancashire.—See under Cumberland, Gc.

Leicestershire, &c .- An Area comprising the administrative counties of Leicester, the Parts of Holland, Kesteven, and Lindsey Divisions of Lincolnshire, and Rutland, and the county boroughs of Leicester, Great Grimsby, and Lincoln; and also comprising the petty sessional division of Little Bowden in the administrative county of Northampton (23 November, 1908).

Lincolnshire. - See under Leicestershire, &c. Linkingow, &c.—An Area comprising the counties of Linlithgow and Midlothian, the burghs of Leith and Musselburgh, and the city of Edinburgh (17 June, 1907).

London.—An Area comprising the administrative county of London, the city of London, the county borough of West Ham, and the borough of East Ham (1 June, 1908).

Merionethshiré.—See under Anglesey, &c. Middlesex.—See under Berkshire, &c. †Midlothian.—See under Linlithgow, &c. †Monmouthshire.—See under Breconshire, &c. Montgomeryshire.—See under Anglesey, &c., and

also under Shropshire, &c.

Nairn .- See under Aberdeenshire, &c. Norfolk.—An Area comprising the administrative county of Norfolk, and the county boroughs of

Norwich and Great Yarmouth (1 June, 1908). †Northamptonshire.—An Area comprising the administrative county of Northampton (except the petty sessional division of Little Bowden), and the county borough of Northampton (23 November, 1908).—See also under Leicestershire, &c.

†Northumberland.—An Area comprising the administrative county of Northumberland (including the borough of Berwick-upon-Tweed), and the county borough of Tynemouth (1 June,

Nottinghamshire.—See under Derbyshire, &c., and also under Yorkshire (West Riding), &c. Orkney.—See under Aberdeenshire, &c.

†Oxfordshire.—See under Berkshire, &c. Peebles.—See under Dumbartonshire, &c. Pembrokeshire.—See under Breconshire, &c. Perthshire.—See under Aberdeenshire, &c.

Radnorshire.—See under Breconshire, &c. Renfrew.—See under Dumbartonshire, &c.

Ross and Cromarty.—See under Aberdeenshire, &c. Roxburghshire.—See under Berwickshire, &c. Rutland .- See under Leicestershire, &c. Selkirkshire.—See under Berwickshire, &c.

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See also under "Infected Areas.". ‡ See also under Special Orders.

DISEASES OF ANIMALS ACTS, 1894 to 1903—continued.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908 continued.

Shropshire, &c.—An Area comprising the administrative county of Salop (except the parish of Brompton and Rhiston, and such parts of the parish of Chirbury as lie to the west of the River Camlad), and also comprising the petty sessional division of Overton, in the administrative county of Flint, the petty sessional division of Upper Chirk, the parish of Chirk, and that part of the parish of Glyn Traian which lies to the south of the River Ceiriog, in the administrative county of Denbigh, and the parishes of Hyssington, Snead, Aston, Castle-wright, Llangynog, Hirnant, Pennant, Llanrhaiadr-yn-Mochnant, Llanfechain, Llansaintffraid Pool, Llansaintffraid Deythur, Caréghofa, Llandrinio, Llandysilio, Criggion, and Bausley, and the borough of Llanfyllin, in the administrative county of Montgomery (21 September, 1908).—See also under Anglesey, &c., and under Flintshire.

Soke of Peterborough.—See under Huntingdonshire, фc.

Somerset.—An Area comprising the administrative county of Somerset and the county

borough of Bath (1 June, 1908).

Southampton.—An Area comprising the administrative county of Southampton, and the county boroughs of Bournemouth, Portsmouth, and Southampton; and also comprising the parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmere, Rogate, Stedham, Terwick Trotton (including its detached part), and Woolbeding, in the administrative county of .. West Sussex (2 December, 1908).—See also under Sussex.

Staffordshire.—An Area comprising the administrative county of Stafford, and the county boroughs of Dudley, Hanley, Smethwick, Walsall, West Bromwich, and Wolverhampton (7 April, 1909).

Stirlingshire.—See under Aberdeenshire, &c.
Suffolk.—An Area comprising the administrative
counties of East Suffolk and West Suffolk, and the county borough of Ipswich (1 August, 1907).

Surrey.—An Area comprising the administrative county of Surrey, and the county borough of

Croydon (1 June, 1908).

Sussex.—An Area comprising the administrative counties of East Sussex and West Sussex, (except the parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmere, Rogate, Stedham, Terwick, Trotton—including its detached part, and Woolbeding in the administrative county of West Sussey) in the administrative county of West Sussex) and the county boroughs of Brighton and Hastings (2 December, 1908).—See also under Southampton.

Sutherland. - See under Aberdeenshire, &c.

Warwickshire.—An Area comprising the administrative county of Warwick; the several parishes of Alderminster, Shipston-on-Stour, Tidmington, and Tredington, transferred by agreement from the administrative county of | Zetland .- See under Aberdeenshire, &c.

Worcester, and the parishes of Admington, Clifford Chambers, Dorsington, Long Marston, Pebworth, Preston-on-Stour, Quinton, Welford-on-Avon, and Weston-on-Avon, transferred by agreement from the administrative county of Gloucester; and also comprising the county borough of Coventry (1 June, 1908).-See also under Gloucestershire, and under Worcestershire.

Westmorland.—See under Cumberland, &c.

Wigtownshire.—An Area comprising the county of Wigtown (5 May, 1906).

Wiltshire.—An Area comprising the administra-

tive county of Wilts (1 January, 1907).

Worcestershire.—An Area comprising the administrative county of Worcester (except the parishes of Conderton, Cutsdean, Daylesford, Evenlode, Overbury, and Teddington, transferred by agreement to the county of Gloucester; the several parishes of Alderminster, Shipston-on-Stour, Tidmington, and Tredington, transferred by agreement to the county of Warwick; and the parish of Blockley; but including the parishes of Aston Somerville, Childs Wickham, and Hinton-on-the-Green, transferred by agreement from the county of Gloucester); and also comprising the county borough of Worcester (1 June, 1908).—For county borough of Dudley see under Staffordshire. See also under Gloucestershire, and under Warwickshire.

† Yorkshire (East Riding).—(1.) An Area comprising the administrative county of the East Riding of the county of York—but excluding the petty sessional division of Buckrose (except the parishes of Towthorpe, Fimber, and Fridaythorpe), and the parishes of Thixendale, Butterwick, Foxholes-with-Boythorpe, Wold Newton, Fordon, Hunmanby, Folkton, Muston, and Filey (1 June, 1908).—See also under Durham, &c.

(2.) An Area comprising the county borough

of Kingston-upon-Hull (1 June, 1908). †Yorkshire (North Riding).—See under Durham, &c., and also under Yorkshire (West Riding), &c. † Yorkshire (West Riding), &c .- An Area comprising the administrative county of the West Riding of the county of York, and the county boroughs of Bradford, Halifax, Huddersfield, Leeds, Rotherham, Sheffield, and York; and the parishes of Finningley and Misson, in the administrative county of Nottingham; and the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Leckby, Dishforth, Asenby, Rainton with Newby, Hutton Conyers, Melmerby, Wath, Norton Conyers, Middleton Quernhow, Sutton Howgrave, Howgrave, East Tanfield and West Tanfield, in the administrative county of the North Riding of the county of York (1 June, 1908).

- The following boroughs are now subject to Special Orders relating to Swine-Fever, and affecting the movement of swine out of, but not into, the borough:-

> City of Birmingham. County borough of Burton-upon-Trent. City of Newcastle-upon-Tyne.

[†] See also under "Infected Areas." ‡ See also under Special Orders.

DISEASES OF ANIMALS ACTS, 1894 to 1903—continued. RETURN OF OUTBREAKS of the undermentioned DISEASES for the Week ended 3rd July, 1909.

ANTH	RAX.		GLANDERS	(INCI	UDING FA	ARCY).
Counties (including all Boroughs therein*).	Outbreaks reported.	Animals Attacked.	Counties (includin Boroughs therein	g all ').	Outbreaks reported.	Animals Attacked.
ENGLAND.	No.	No.				
Devon	2	2	ENGLAND.		No.	No.
Durham Essex	1 2	2 1 2 2			,	
Gloucester	1 2	2 2	Essex	••	1 .	8
London	í	î '	London	••	. 5	13 .
Notts	1 . [1	Middlesex	,	,	
Somerset	î	î	Mindresox	•	• .	- .
Stafford	1	ļ			•	
York, West Riding	1 1.	i	,			\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
WALES.		•	WALES.		<i>:</i> '	- A &
Glamorgan	1	1				
SCOTLAND.	_		Glamorgan	••	••	24
Forfar Perth	. 1	2 1				
TOTAL	18	20	Total	••	7	41

SHEEP-SCAB.

Counties (includi	ng all B	lorougl	hs there	ein#).		Outbreaks reported.	
Durham Lincoln, Parts of Hollar	NGLAN			••	••	No. 1 1	
в	COTLA	ND.	••	••	••	1	
	TOTAL	••		••	• •	8	

^{*} For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

SUMMARY OF RETURNS.

	Anth	rax.	and-l	ot- Couth case.	(incl	nders ading cy).	Sheep- Scab.	Swin	e-Fever.
Period.	Outbreaks.	Animals Attacked.	Outbreaks.	Animals Attacked.	Outbreaks.	Animals Attacked.	Outbreaks.	Outbreaks.	Swine Slaughtered as Diseased or Exposed to In-
Week ended July 3, 1909	 No. 18	No. . 20	No.	No.	No.	No. 41	No.	No. 47	No. 612
Corresponding week in { 1908 1907 1906	12 12 14	22 13 24	:::	••	22 21 22	55 39 41	 2 1	39 55 31	196 249 167
Total for 27 weeks, 1909	 736	975	••		311	1,194	459	958	8,838
Corresponding period in \[\begin{cases} 1908 & \cdot \\ 1907 & \cdot \\ 1908 & \cdot \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	630 620 533	837 822 794	 	112	432 491 591	1,389 1,185 1,094	629 402 287	1,231 1,898 665	6,264 6,494 3,607

Note.—The figures for the current Year are approximate only.

Board of Agriculture and Fisheries, 6th July, 1909.

Account showing the Quantities of certain kinds of AGRICULTURAL PRODUCE Imported into the United Kingdom in the week ended 3rd July, 1909, together with the Quantities Imported in the Corresponding Week of the Previous Year.

		*** * ** * * * * * * * * * * * * * * *	Quant	101000
		• • •	1908.	1909.
nimala linina.			. 1	
nimals, living:—	•		7.460	6.07
Oxen, Bulls, Cows, and Calves	• ••	Number	7,468	6,27
Sheep and Lambs	• ••	,,	1,612	_
Swine		,,	— [—
Horses		, ,,	316	41
resh Meat:-		· "	· · ·	
Beef (including Refrigerated and Fre	ozani	cwts.	121,275	128,43
Matten	•		117,230	179,09
Daula	"	., ",.	3,610	3,91
	,11	"	9,978	15 05
Meat, unenumerated, Fresh (in	cluding		7,310	15,85
Refrigerated and Frozen)	i			
alted or Preserved Meat:—				
Bacon	• ••	,,	100,684	90,86
Beef	• `••)	1,513	2,82
Hams	-	. "	27,365	23,34
Pork		99	6,551	4,29
Most unanumorated Saltad			1,562	1,36
Meat, preserved, otherwise than by			4,257	22,26
(in last or Minness and Compass)	per min.	91	7,201	الدوندند
(including Tinned and Canned)				•
airy Produce and Substitutes:—				
Butter		99	92,848	92,21
Margarine		,, ,,	14,938	16,65
Cheese		99	61,070	59,58
Milk, Fresh, in cans or drums .	-	· ·		<u> </u>
O		"	266	19
Condensed		19	17,511	14,21
		99	179	
" Preserved, other kinds	• ••			445.00
ggs	• ••	Great Hundreds	390,626	467,30
oultry	• ••	Value £	2,783	1,37
ame		,,	36	2
abbits, dead (Fresh and Frozen)		cwts.	52	31
ard			37,002	47,13
orn, Grain, Meal and Flour :	•	29		,
Wheet			1,513,900	1,861,90
Wheat Meel and Flour	• ••	**	218,900	196,80
	• ••	. 99 . ,	167 900	710,00
Barley	• ••	>9	167,200	712,70
Oats	• ••	"	259,700	291,40
Peas	• • ••	99	7,050	12,07
Beans		"	60	4,08
Maize or Indian Corn			889,700	678,40
uit. Raw:—	•	"	}	
Ammlan			559	5,65
Apples	• ••	. 29	699	1.59
Apricots and Peaches	•. ••	Bunches		1,53
Bananas.	• ••		135,884	133,17
Cherries	• ••	cwts.	17,837	22,64
Currants	• . • •	. 1)	17,970	24,33
Gooseberries		. "	9,466	7,66
Grapes		· "	147	` ´ 6
Lemons.	- 1		41,086	30,04
Oranges	•	17	14,124	25,97
Pears	• ••	** * *	3	13
Dluma	• ••	91 . v	875	12
	• ••			
Strawberries	•	99 s	379	3
Unenumerated	• , ••		5,568	3,80
iy	• ••	Tons	930	1,39
raw		,,	30	107
oss Litter		· · · · · · · · · · · · · · · · · · ·	609	78
``	T I	cwts.	1,547	1,418
and Rooms	• • • •		• <u> </u>	24
cust Deans	• ••	19	#	
egetables, Raw:—	.	* 1	00010	44504
Onions	• • •	Bush.	82,918	115,84
Potatoes	• • • •	cwts.	386,558	476,642
Tomatoes	• • • •		41,101	32,632
Unenumerated		∵ Value £	7,623	6,662
Dried		cwts.	14,452	23,430
Preserved by canning	• •	29	3,900	6,15

Statistical Office, Custom House, London, July 5th, 1909,

H. V. READE,

Average Price of BRITISH WHEAT, BARLEY, and OATS, per Quarter of Eight Bushels (Imperial Measure), as received by the Board of Agriculture and Fisheries from the Inspectors of Corn Returns at each of the undermentioned Towns during the week ended Saturday, the 3rd July, 1909.

Towns.		Wheat,	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
T 1		s. d.	s. d.	s. d.		s. d.	8. d.	s. d.
London :		43 10	26 7		Yorkshire, E.R.:— Beverley			22 1
rolldon	•••	49 10	20 7	•••	Th * 71* ".	41 9		21 1
Middlesex:—					Howden	Nil.		
Uxbridge		Nil.	••		Hull.	42 5]	
	- 1							
Essex:—		·			Nottinghamshire:			
Braintree	••		••	••	Mansfield	Nil.	••	
Chelmsford	••		••		Newark	42 7	••	22 4
Colchester	••	40 0	••	21 4	Nottingham	43 1	••	` • •
Romford Saffron Walden			••	••	Retford	Nil. Nil.		••
canton watten .	••	42	••	••	Worksop	7411.	••	••
Hertfordshire:-	ļ		ĺ		Leicestershire:-			
734 1 4 111 18 1		42 9	26 10		Leicester	43 6		21 10
Hertford		Nil.	20 10	••	Loughborough	43 9	••.	
Hitchin		4.5			Melton Mowbray	• •	••	22 9
Royston							: "	
***	1	,			Rutland:	****	1	ľ
Bedfordshire :-			ļ		Oakham	Nil.	••	••
Bedford		42 6			Manakan a att	٠		l . ,
Luton		43 7			Northamptonshire:—	Nil.]
			. '` .		Kettering Northampton	43 4	••	••
Huntingdonshire:-	- 1		"		Northampton Peterborough	42 9	••	20 11
St. Ives		41 10			Telerborough	12. U	••	720 11
St. Neots		42 8			Warwickshire:-			
					Birmingham	43 2		
Cambridgeshire: -					Coventry			
Cambridge		43 0			Stratford-on-Avon	Nil.		••
Ely	••	42 8	••	21 4	Warwick	43 8		••
Wisbech	••	42 6	••	19 6	^ ^ · · · · ·			
Suffolk:—	- 1				Oxfordshire:—	Nil.	,) ·
Davids.	l	Nil.			Banbury Bicester	43 6	· • •	••
Bungay		43 7	••	••	Oxford	44 10		 : ••
Bury St. Edmunds			••	21 0	Oxidia	## 10	** .	••
Eye		7.751		·	Buckinghamshire:-		1	۸.
					Aylesbury	41 3		
Hadleigh		43 2	••	••	Newport Pagnell	Nil.		
Halesworth	••		••	••				
	••		••	••	Berkshire :—		1	ļ
Ipswich	••	42 0	••		Abingdon	44 0	• •	
Saxmundham Stowmarket	••	42 5	••		Hungerford	42 10	••	20 5
(1 11	••	Nil. 43 3	••	••	Newbury	44 1 44 5	00.4	21 3 22 5
Woodbridge	•••	43 9	••	••	Reading Wa!lingford	Nil.	28 7	1
,	••	-5 5	••	••	Waitingford	7,11.	•••	.**
Norfolk:-					Surrey:	l	¥.	
Diss	••	Nil.	••	••	Croydon	Nil.		••
East Dereham	••	Nil.	••		Farnham	Nil.	••	••
Fakenham	••	42 10	••	21 4	Guildford	43 2	••	••
Harleston Holt	••	43 3	••		Kingston	Nil.	••	••
	• •	Nil. Nil.	••	••	Redhill	Nil.	••	••
Lynn North Walsham	• •	Nil.	••	•••	Vont.		1	
M	• •	42 3	26 10	21 3	Kent:— Ashford	Nil.		1 .
Watton	••	42 3	26 10	21 0	Contonburn	44 5	••	••
Yarmouth	••	42 3	29 10	21 3	Maidatana	Nil.		••
	••		''	~~ ~ ~	Rochester	Nil.		•••
Lincolnshire:-		1	}		Sandwich	Nil.		
Boston	••	Nil.			Tunbridge	Nil.		
Brigg	••	42 5						
Gainsborough	• •	42 9	••	1	Sussex:-	l .	1	
Grantham	• •	41 10	••		Brighton	Nil.	••	••
Lincoln	• •	41 5	••	21 11	Chichester	41 10		••
Louth Sleaford	••	Nil.	••	••	Hayward's Heath	Nil.	••	••
		Nil.			Horsham	Nil.		1
Spalding	•••	40 0			Lewes	••	• •	22 6

THE LONDON GAZETTE, JULY 6, 1909.

Average Price of BRITISH WHEAT, BARLEY, and OATS-continued.

Towns.	1	Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
		s. d.	s. d.	s. d.		s. d.	s. d.	s. d
Hampshire:—					Staffordshire:—			
Andover	• •	42 6	••	20 5	Burton-on-Trent	43 8	••	••
Basingstoke	• •	43 2 Nil.	••	21 4	Stafford	42 3 42 3	••	٠٠.
Fareham	• •	Nil.	••		Wolverhampton	42 0	••	23 1
Newport	• •	Nil.	••		Derbyshire :—	1		
Ringwood Southampton	••	Nil.	••		Derby	44 3	••	22 8
Winchester	••	44 8			Yorkshire, W.R.:-			
Willowood Wi	••			• • •	Doncaster	41 11		21 8
Dorsetshire:-		'			Goole	42 6		21 10
Blandford	٠.	Nil.	••		Knaresborough	Nil.		
Bridport	• •	••	28 4	22 0	Leeds		••	22
Dorchester	• •	••		21 7	Pontefract	Nil.	•••	•••
Wareham	• •	Nii		21 11	Ripon	Nil.		:
Wimborne	• •	Nil.		••	Sheffield	42 3 Nil.		21 1
N 12		1	[Wakefield	TATE 1	•••	
Devonshire:—		Nil.]]]	York	1,11	••	••
Barnstaple	• •	Nil.	• • •	••	Yorkshire, N.R:-		1	i
Exeter Kingsbridge	••	43 1		21 6	Bedale	Nil.		
Newton Abbot	••	Nil.		1	Easingwold	1	••	
Okehampton	••	Nil.	::		Malton	42 1	••	20
Plymouth	•••	MILL] ::		Northallerton	1	••	22
Tiverton	•••	1 44 4			Scarborough		••	21
Totnes		3 31"1			Thirsk	• •	••	22
			1		Durham :—	1	ļ	[
Cornwall :—			(Bishop Auckland	Nil.		١
Liskeard	••			• • •	Darlington			
Truro	• •	41 6		22 3	Stockton-on-Tees			
Wadebridge	• •	40 0	23 10	19 3	Sunderland	. 39 9	••	23
		į	i	ĺ	Northumberland:		1	i
Somersetshire:—		Nil.	1	Í	Aluwick		1	22
Bath	• •	N/21	•••	•••	Berwick	1	28 7	23
Bridgwater Bristol	• •	NT:1	•••	•••	Newcastle-on-Tyne	42 4	27 9	
73	• •	301:1	1		Cumberland:—		ł	
Frome Taunton	• •	Mil		1	0.2.1.		1	23
Yeovil	• • •	Mai		1 ::	Cockermouth			1
200711	•		''	1	Penrith	3.7*3		
Wiltshire:—		1					1	1
Devizes		43 4		22 9	Westmorland:-	MEL	1	1
Salisbury		43 2		21 4	Kendal	Nil.	••	•••
Swindon			••		Lancashire:—	į.		
Warminster	• •	40 1		21 2	Garstang			
		1	1		Manchester			••
Gloucestershire:—		37.7		1	Preston		••	}
Cheltenham	• •		••		Warrington	. Nil.	••	
Cirencester	•	1 41 7	••	20 11	Cheshire:-	1	1	
Gloucester	•	NT:1	••		Chester	Nil.		
Tewkesbury	• •	IAII.	••	••				
Monmouthshire:		{	1		Anglesey:— Llangefni	Nil.	ł	İ
Abergavenny		Nil.	1	1	_		•••	••
Chepstow	•	NII		::	Carnarvonshire:-	1	1	(
Newport	•	37:11	**		Carnarvon	. Nil.		
2.0poot	•		''		Denbighshire:-		1	1
Herefordshire:-			1		Denbigh	Nil.		١
Hereford		. 43 10			Wrexham	37.1		
Ross		.		22 11	•			
		j		1	Montgomeryshire:	40 0]
Worcestershire :-					Welshpool	. 40 0	1	٠٠
Evesham	•	. Nil.			Cardiganshire:-	1	1	!
Worcester	•	. 42 8		••	Cardigan	Nil.		
a l		ľ	1		Pembrokeshire:-			i
Shropshire:—		27**			Harranford must	. Nil.		
Bridgnorth	•	31:1	••	••		1	1	••
Ludlow	•	1 45 0	••	90.0	Glamorgan:	- NIP	1	!
Market Drayton Oswestry	•	100 "	••	23 6	Cardiff Brookpookshive	. Nil.	, ••	
	•	1 40 0	••	••	Brecknockshire:— Brecon	Nil.	1	:
Shrewsbury	•				Brecon			

Board of Agriculture and Fisheries, 3, St. James's Square, S.W., 3rd July, 1909.

STATEMENT showing the Quantities Sold and Average Price of British Corn per Quarter of 8 Bushels, Imperial Measure*, as received from the Inspectors of Corn Returns in the Week ended 3rd July, 1909, pursuant to the Corn Returns Act, 1882.

·. ·	Bı	ritish	Corn.			Quantities	Sold.	A	Average Price.			
WHEAT	••	••	••	••		Qrs. 13,697	Bus.	-	s. 42	d. 9		
BARLEY	••	••	••	••		437	5	1	27	2		
OATS	.••	••	••	••	••	4,899	4		21	9		

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1902 to 1908.

Correspon	ding			(Quantitie	s Bold	•		Average Price.						
Week	in Ö		Wheat.		Wheat. Barley		y.	Oats.		Wheat.		Barley.		Oats.	
1902 1903 1904 1905 1908	900 930 930 931		Qrs. 8,921 19,775 12,895 7,854 9,625 20,795 29,240	0 0 1 6 4	Qrs. 111 893 648 375 146 432	.7 3 1 3	Qrs. 1,491 8,657 5,454 2,532 1,754 4,303 7,167	3 6 1 2	8. 30 28 26 32 .30 31	10 6 1 2 3	\$. 24 19 19 22 23 24	8 11 0 8	2. 2 22 10 18 3 17 1 19 6 20 2 20 11		

^{*} Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the local inspector of Corn Returns in any other measure than the imperial bushel or by weight or by a weighed measure that officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

Board of Agriculture and Fisheries, 3, St. James's Square, London, S.W. 3rd July, 1909.

T. H. ELLIOTT.

STATEMENT showing the Average Price of BRITISH CORN, per Quarter (Imperial Measure) for the Quarter ending Midsummer, 1909, pursuant to the Corn Returns Act, 1882.

-	WHEAT.	BARLEY.	OATS.				
10	s. d. 41 1	s. d. 27 2	e. d. 20 4				
4							

Board of Agriculture and Fisheries, July 5, 1909 T. H. ELLIOTT.

Separate Building, duly certified for religious worship, named GENERAL BAPTIST CHAPEL, situated at Wilford-road, Ruddington, in the civil parish of Ruddington, in the county of Nottingham, in Basford registration district, was, on the 30th June, 1909, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 2nd July, 1909.

HY. STONE, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named UNITED METHODIST CHURCH, situated at Shaw-road, South Shore, Blackpool, in the civil parish of Blackpool, in the county borough of Blackpool, in Fylde registration district, was, on the 30th June, 1909, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named United Methodist Church, situated at Shaw-road South Shore now dispased — Dead situated at Shaw-road, South Shore, now disused.—Dated the 1st July, 1909.

FRED. H. BROWN, Superintendent Registrar.

Separate Building, duly certified for religious worship, named BETHEL WESLEYAN CHAPEL, situated at Charlotte-street, Llanberis, in the civil parish of Llanberis, in the county of Carnarvon, in Carnarvon registration district, was, on the 30th June, 1909, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 1st day of July, 1909. J. HENRY THOMAS, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHURCH, situated at Holdenhurst-road, Bournemouth, in the civil parish of Bournemouth, in the county borough of Bournemouth, in Christchurch registration district, was, on the 2nd July, 1909, registered for solemnizing marriages therein pursuant to 6th and 7th Wm. IV. c. 85.—Dated the 3rd day of July, 1909.

ALAN DRUITT, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named CONGREGATIONAL CHURCH, situated at Bailey-street, Brynmawr, in the civil parish of Brynmawr, in the county of Brecon, in Crickhowell registration district, was, on the 3rd July, 1909, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. 1V, c. 85.—Dated the 5th day of July, 1909. THOMAS LEWIS, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named BETHEL CALVINISTIC METHODIST CHAPEL, situated at Smelt, Coedpoeth, in the civil parish of Bersham, in the county of Denbigh, in Wrexham registration district, was, on the 2nd July, 1909, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 3rd July, 1909.

J. BAGNALL BURY, Superintendent Registrar.

In the County Court of Lancashire, holden at Liverpool. -Companies (Winding-up.)

No. 7 of 1909.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of W. G. BELAS Limited.

NOTICE is hereby given, that a petition for the winding up of the above named Company by the County Court of Lancashire, holden at Liverpool, was, on the 24th day of June, 1909, presented to the said Court by Thomas Robinson, Sons, and Company, of Ocean Chambers, Hull, in the county of York, Produce Merchants, and that the said petition is directed to be heard before the Court sitting at the Court House, Government Buildings, Victoria-street, Liverpool, on the 23rd day of July, 1909, at 10 c'clock in the forenoon; and any creditor or contributory of the said Company

desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself, his Solicitor, or Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same. Dated this 6th day of July, 1909.

EVANS, LOCKETT, and CO., 41, North Johnstreet, Liverpool, Solicitors for the Petitioners.

-Any person who intends to appear on the NOTE. NOTE.—Any person who intends to appear on the hearing of the said petition must serve or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than 6 o'clock in the afternoon of the 22nd day of July, 1909.

In the High Court of Justice.—Chancery Division.

Mr. Justice Eve.

1909. S. No. 050.

In the Matter of the STEEL AND IRON STEAMSHIP INSURANCE CLUB, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition was, on the 5th day of May, 1909, presented to His Majesty's High Court of Justice by the above named Company, to confirm a Special Resolution of the Company, passed at an Extraordinary General Meeting of the said Company, held on the 24th day of March, 1909, and subsequently unanimously confirmed at an Extraordinary General Meeting of the said Company, held on the 16th day of April, 1909, and which resolution runs as follows:—

"That the following clause be substituted for clause 3 of the Memorandum of Association of the

Company:

The objects for which the Company is established

(a) The mutual insurance of steamships and shares of or interests in steamships in which the members of the Company are interested as owners, managing owners, mortgagees, agents, insurers, underwriters, or otherwise, and with that view to issue policies under the seal of the Company and to carry on all kinds of insurance and re-insurance business except the issuing of policies of assurance upon human life and to cover by insurance or re-insurance with any other company, body or person the whole or any part or parts of any risk or risks accepted, undertaken or insured by this Company, and to undertake the risk by insurance or re-insurance of any other company, body or person against all or any such perils as can

be covered by a policy of marine insurance.

(b) To enter into any arrangement for sharing profits or to amalgamate with any person, body or company carrying on or about to carry on any business for the mutual benefit of its members and capable of being conducted so as to benefit this

(o) To purchase, take on lease, hire or otherwise acquire any real or personal property necessary or convenient for the purposes of the Company.

(d) To establish different classes of insuring members in the Association and to divide the risks accepted by the Association into different classes upon the terms that the persons insured in one class shall mutually assure each other without recourse to the persons insured in another class except as to working and other expenses or upon any terms of discriminating the losses and contributions in one class from those in another class.

(e) To do all such other things as may be deemed incidental or conducive to the attainment of the above objects or any of them with power to contribute to any benevolent or other fund or institution or to any association or organisation for the defence

or in the interest of shipowners as a body.

And notice is further given, that the said petition is directed to be heard before the Honourable Mr. Justice Eve, on Tuesday, the 20th day of July, 1909, and any person interested in the said Company, whether as creditor or otherwise, desirous to oppose the making of an Order for the confirmation of the said resolution under the above Act, should appear at the time of hearing, by himself, or his Counsel, for the purpose, and a copy of the said petition will be furnished to any such person requiring the same by the Company's Solicitors, Messrs. Downing, Handcock, Middleton and Lewis, of Crosby-buildings, Crosby-square, London, E.C., on payment of the regulated charge for the same.

Dated the 2nd day of July, 1909.

DOWNING, HANDCOCK, MIDDLETON and LEWIS, Solicitors for the Company.

In the High Court of Justice,—Chancery Division.

Mr. Justice Neville.

No. 00247 of 1909.

In the Matter of INTERNATIONAL SPONGE IMPORTERS Limited and Reduced; and in the Matter of the Companies (Consolidation) Act, 1908.

Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that a petition presented to the High Court of Justice, Chancery Division, on the 24th day of June, 1909, for confirming a Special Resolution reducing the capital of the above named Company from £300,000, divided into 125,000 six per cent. cumulative preference shares of £1 each and 175,000 ordinary shares of £1 each to £289,530, divided into 125,000 preference shares of £1 each and 164,530 ordinary shares of £1 each, and that such reduction be effected by cancelling capital which has been lost or is unrepresented by available assets to the extent of and by the surrender and cancellation of 10,470 ordinary shares numbered respectively 211486 to 214152, 217003 to 219669, 231145 to 233810, 270101 to 272570, all numbers inclusive, is directed to be heard before his Lordship, on the 20th day of July, 1909. Any creditor or shareholder of the Company desiring to oppose the making of an Order for the reduction of the capital of the said Company under the above Act should appear at the time of the hearing by himself or by his Counsel for that purpose; and a copy of the Petition will be furnished to any creditor or shareholder of the Company requiring the same on the payment of the regular charges for the same.

Dated this 3rd day of July, 1909.

RUSSELL and ARNHOLZ, 3 and 4, Great Winchester-street, London, E.C., Solicitors to the above named Company.

In the Matter of the BULWELL BRICK COMPANY Limited and Reduced, and in the Matter of the Companies Consolidation Act, 1908.

OTIOE is hereby given that the Order of the High Court of Justice (Chancery Division), dated the 8th day of May, 1909, confirming the reduction of the capital of the above named Company, from fifty thousand pounds (divided into two hundred and twenty-five preference shares of ten pounds each, and four thousand seven hundred and seventy-five ordinary shares of ten pounds each) to thirty-three thousand two hundred and eighty-seven pounds and ten shillings divided into two hundred and twenty-five preference shares of ten pounds each and four thousand seven hundred and seventy-five ordinary shares of six pounds ten shillings each 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 Statute, were registered by the Registrar of Joint Stock Companies, on the 15th day of June, 1909. And further take notice that the said Minute is in the words and figures following:—

Minute is in the words and figures following:—

The capital of the Bulwell Brick Company Limited and Reduced henceforth is £33,287 10s. 0d. divided into 4,775 ordinary shares of £6 10s. 0d. each numbered 1 to 4775 respectively and 225 preference shares of £10 each numbered 1 to 225 respectively instead of the original capital of £50,000 divided into 4,775 ordinary shares of £10 each and 225 preference shares of £10 each. At the time of the registration of this Minute the sum of £6 10s. 0d. has been and is to be deemed to have been paid up on each of the 2,775 ordinary shares numbered 1 to 2775 respectively, and the sum of £10 has been and is to be deemed to have been paid on each of the said

preference shares.

Dated the 2nd day of July, 1909.

FIELD, ROSCOE, and CO., 36, Lincoln's-inn-fields, London, W.C.; Agents for

B. S. WRIGHT, of Nottingham, Solicitor for the said Company.

In the High Court of Justice.—Chancery Division.

Mr. Justice Parker.

1909. T. No. 026.

In the Matter of T. B. MORLEY AND CO., Limited and Reduced; in the Matter of the Companies Act, 1867; and in the Matter of the Companies Act, 1877; and in the Matter of "The Companies (Consolidation) Act, 1908."

NOTICE is hereby given, that a petition presented to the High Court of Justice, on the 10th day of March, 1909, for confirming a resolution reducing the capital of the above Company from £20,000 to £13,000, is directed to be heard before Mr. Justice Warrington on the 17th day of July, 1909.

CHURCH, ADAMS and PRIOR, of 11, Bedfordrow, London; Agents for

JAMES HENRY MILNER, of 58, Albion-street, Leeds, Solicitor for the said Company.

In the Matter of the TYNE WHERRY COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition for confirming a resolution reducing the capital of the above Company from £15,000 to £2,997, was, on the 29th day of June, 1909, presented to the County Court of Northumberland, holden at Newcastle-upon-Tyne, and is now pending; and that the list of creditors of the Company is to be made out as for the 12th day of August, 1909.

ROBERT BROWN and SON, County-chambers, Newcastle - upon - Tyne, Solicitors to the Company.

In the High Court of Justice.—Chancery Division.

Mr. Justice Swinfen Eady.

No. 00128 of 1909.

In the Matter of the ANGLO-AUSTRALIAN ASSETS COMPANY Limited and Reduced; and in the Matter of the Companies Act, 1867; and in the Matter of the Companies Act, 1877.

OTIOE is hereby given, that a petition, presented to the High Court of Justice, Chancery Division, on the 25th day of March, 1909, for confirming a resolution reducing the capital of the above named Company from £105,000 to £84,000, is directed to be heard before his Lordship, Mr. Justice Neville, on the 20th day of July, 1909.

BROAD and CO., 1, Great Winchester-street,
London, E.C., Solicitors for the Company.

In the High Court of Justice.—Chancery Division.

Mr. Justice Eve.

1909. N. 077.

In the Matter of the Life Assurance Companies Act, 1870 to 1872, and in the Matter of the Employers Liability Insurance Companies (Adaptation of Enactments) Act, 1907.

THE NORWICH AND LONDON ACCIDENT INSURANCE ASSOCIATION.

OTICE is hereby given, that a petition to obtain the sanction of the Court to the transfer of the business and assets of the Norwich and London Accident Insurance Association to the Norwich Union Fire Insurance Society Limited upon the terms of a provisional agreement, dated the 15th day of April, 1903, was, on the 2nd day of July, 1909, presented to the said Court by the directors of the Norwich and London Accident Insurance Association, and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 20th day of July, 1909; and any creditor or policy holder of the said Norwich and London Accident Insurance Association desirous of supporting or opposing 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 policy holder of the said

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Norwich and London Accident Insurance Association requiring the same, by the undersigned, on payment of the regular charge for the same.

Dated the 2nd day of July, 1909.

CHARLES F. MARTELLI, of 10, Staple-inn, London, W.C.; Agent for

LEATHES PRIOR and SON, St. Giles-street, Norwich, Solicitors for the Petitioners.

In the Matter of the Companies (Consolidation) Act. 1908, and of the MIRFIELD ENGINEERING COMPANY Limited.

T an Extraordinary General Meeting of the above A Tan Extraordinary General Meeting or the above named Company, duly convened, and held at Cooper Bridge, Mirfield, in the county of York, on Monday, the 28th day of June, 1909, the following Extraordinary Resolutions were duly passed, namely:—

"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

habilities, 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 (Consolidation) Act, 1908."

"That Walter Dawson, of West Riding Bank-chambers, Dewsbury, be and he is hereby appointed Liquidator for the purposes of such winding up."

W. A. ENTWISTLE, Chairman.

The Companies (Consolidation) Act, 1908. In the Matter of SIMPSON'S EMPORIUM Limited.

T an Extraordinary General Meeting of the Members A of the above named Company, duly convened, and held at the registered office of the Company, 46, Cavendish-street. Keighley, on Friday, the 25th day of June, 1909, 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. Henry Mortimer Baggs, Corporate Accountant, North-street, Keighley, be and is hereby appointed Liquidator for the purpose of such windng up." of such windng up

Dated this 25th day of June, 1909.

F. SIMPSON, Chairman. 030

Companies (Consolidation) Act, 1908. PARIS FILMS Limited.

T an Extraordinary General Meeting of the above-A named Company, held at the registered office, 5, Cook-street, Liverpool, on Tuesday, the 29th day of June, 1909, at 11.30 o'clock in the forenoon, the subjoined

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 it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Mr. Frederick Henry Thornton, 5, Cook-street, in the city of Liverpool, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding up." dator for the purpose of such winding up.

Dated this 30th day of Jane, 1909.

KENNETH KUSEL, Chairman.

In the Matter of the VENEZUELAN FINANCE SYNDICATE Limited.

T an Extraordinary General Meeting of the above A T an Extraordinary General Meeting of the above named Company, duly convened, and held at the registered office of the Company, No. 48, Copthallavenue, E.C., on the 7th day of June, 1909, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 30th day of June, 1909, the following Special Resolutions were duly confirmed:—

1. That the Company be wound up valuntarily

1. That the Company be wound up voluntarily.
2. That Lawrence Robert Dicksee, Chartered Accountant, of 48, Copthall-avenue, London, E.C., be and is hereby appointed Liquidator for the purposes of such winding up, at a fee of 25 guineas, inclusive of out-ofpocket expenses.

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J. HOWES BETTS, Chairman.

Re C. E. H. SYNDICATE Limited.

A T an Extraordinary General Meeting of the above named Company, held at 25, Finsbury-square, London, E.C., on Thursday, the 1st July, 1909, at 12.45 o'clock, the following Extraordinary Resolutions were 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 be wound up voluntarily.

"(2) That Mr. Stephen Pagden Child, Chartered Ac-countant, of 8, Frederick's-place, Old Jewry, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding up."

Dated this 1st day of July, 1909.

H. CHETHAM, Chairman.

JOHN EUSTACE JAMESON Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 116, Fenchurch-street, London, E C., on the 21st day of October, 1908, the following Extraordinary Resolution was duly passed, viz.:—
"That 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 desirable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Reginald Mortimer, of Wind Hill, Bishop's Stortford, be and hereby is appointed Liquidator for the purposes of such winding

REGINALD MORTIMER, Chairman.

In the Matter of the BASTABLE SUPPLY STORES Limited, 119-121, Fishponds-road, Bristol.

T an Extraordinary General Meeting of the above A named Company, duly convened, and held at the registered office of the Company, on the sixteenth day of June, 1909, the following Extraordinary Resolution was duly passed:-

was duly passed:—
"That the Company, being unable to pay its debts, be wound up voluntary, and that the meeting be adjourned for the purpose of appointing a Liquidator."
And at the said adjourned meeting held at the same address on the nineteenth day of June, 1909, the said resolution was duly confirmed, and Charles Bright Winson, of City-chambers, Nicholas-street, Bristol, Accountant, Auctioneer and Valuer, was appointed Liquidator for the purposes of such winding up.—Dated Liquidator for the purposes of such winding up.-Dated this thirtieth day of June, 1909.

CLEMENT JEFFERIES, Chairman.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the C.B.P. SYNDICATE Limited.

A T an Extraordinary General Meeting of the above named Syndicate, duly convened, and held at No. 3, Princes-street, in the city of London, on the 8th day of June, 1909, the following resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Syndicate, duly convened, and held at No. 5, Moorgate-street, in the city of London, on the 24th day of June, 1909, the said resolution was duly confirmed as a Special Resolution, viz.:—

"That the Company be wound up voluntarily, and that Frank Cook be and he is hereby appointed Liquidator for the purpose of such winding up."

Dated the 24th day of June, 1909.

SIDNEY A. BIRD, Chairman.

In the Matter of the FOREST OAK STEAM SHIPPING COMPANY Limited.

T an Extraordinary General Meeting of the Mem-A bers of the above named Company, duly convened, and held at 6, Crosby-square, in the city of London, on and held at 6, Crosby-square, in the city of London, on the 14th day of June, 1909, 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 30th day of June, 1909, the following Special Resolution was duly confirmed, viz.:—

"That the Company he wound up voluntarily."

"That the Company be wound up voluntarily."
And at such last mentioned Meeting, Mr. Ernest
Charles Price, F.C.A., of Wardrobe-chambers, Queen

Victoria-street, London, E.C., was appointed Liquidator for the purposes of the second day of July, 1909. the winding up.—Dated this

T. H. HILKEN, Chairman.

In the Matter of the SIMSKI SYNDICATE Limited.

T an Extraordinary General Meeting of the Members A is a threaddinary General Meeting of the Members, of the above named Company, duly convened, and held at the offices of Messrs. Barton and Mayhew, Chartered Accountants, 26, Great St. Helens, London, E.C., on Thursday, the 17th day of June, 1909, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members, also duly convened and held at the same place on quent Extraordinary General Meeting of the Members, also duly convened, and held at the same place, on Friday, the 2nd day of July, 1909, the Resolution was duly confirmed as a Special Resolution:

"That the Simski Syndicate Limited be wound up voluntarily, and that Harold Montague Barton, of 26, Great St. Helen's, E.O., be and he is hereby appointed the Liquidator for the process of such windless.

the Liquidator for the purposes of such winding up." Dated this 5th day of July, 1909.

HAROLD M. BABTON, Liquidator.

The P. E. D. SYNDICATE Limited.

T the Third Ordinary General Meeting of the above A Company, duly convened, and held at No. 4, London Wall-buildings, in the city of London, on Friday, the 11th day of June, 1909, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, duly convened, and held at the same place, on the 29th June, 1909, the following Special Resolution was duly confirmed:

"That the Company be wound up voluntarily."
And at such last mentioned Meeting Mr. Frank
Gardiner Fedden, of 108A, Cannon-street, London, E.C.,
Chartered Accountant, was appointed Liquidator for
the purposes of such winding up.—Dated 2nd July, 1909.

GEORGE KITCHIN, Chairman,

"The Companies (Consolidation) Act, 1908." CHRISTIAN AND PHIPPS (1907) Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 23, High-street, Hampton Wick, in the county of Middlesex, on the 1st day of July, 1909, 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. Walter Aubrey Pearce, Chartered Accountant, of 16, Finsbury-circus, London, E.C., be and is hereby appointed the Liquidator for the purposes of such winding up."

H. MYRAM, Chairman of the Meeting.

"The Companies (Consolidation) Act, 1908." The NEWCASTLE RESTAURANTS Limited.

T an Extraordinary General Meeting of the above A named Company, duly convened, and held at the Collingwood Restaurant, 7, Groat-market, Newcastle-upon-Tyne, on the 29th day of June, 1909, the following

Extraordinary Resolutions were duly passed, viz.:—

1. That it has been proved that the Company cannot, by reason of its liabilities, continue its business, that it is advisable to wind up the same, and that the same

be wound up accordingly.

2. That Mr. Matthew Stainton, of 18, Grainger-street, Newcastle-upon-Tyne, Chartered Accountant, he appointed Liquidator for the purpose of winding up the affairs of the Company.

Dated this 3rd day of July, 1909.

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F. GEO. LUNDI, Chairman.

The Companies Acts.—Isle of Man. In re the DOUGLAS HEAD MARINE DRIVE Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the Douglas Head Marine Drive Limited, duly convened, and held at Villiers Hotel, Douglas, on 12th June, 1909, the following resolu-tion was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on 26th June, 1909, the said resolution was duly confirmed as a Special

Resolution, viz.:—
"That it is expedient to reconstruct the Company, and that with a view thereto the Company be wound up voluntarily; and that Thomas James Hutchinson, 9, Aden House, Manchester-road, Bury, be and he is appointed Liquidator for the purposes of such winding up.

Dated this 30th day of June, 1909.

SAML. H. EMMETT, Obairman.

In the Matter of the Companies (Consolidation) Act, 1908, and of MOUNTAIN AND GIBSON Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at 71, Princess-street, Manchester, on Wednesday, the 30th day of June, 1909, the following Extraordinary Resolu-

oay of June, 1909, the following Extraordinary Resolution was duly passed:—
"That the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up, and accordingly that the Company be wound up voluntarily; and that Mr. Hugh Hunter Bowden, of 77, King-street, Manchester, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding up." such winding up."

Dated this 3rd day of July, 1909.

E. D. SIMON, Chairman.

In the Matter of the MIRFIELD ENGINEERING COMPANY Limited. (In Voluntary Liquidation.)

IN pursuance of section 188 (1) of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above-named Company will be held at West Riding Bank-chambers, Market-place, Dewsbury, in the county of York, on the 14th day of July instant, at 3 o'clock in the afternoon. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned, Walter Dawson, at his address, West Riding Bank-chambers, Market-place, Dewsbury.—Dated this first day of July, 1909.

W. DAWSON.

The Companies (Consolidation) Act, 1908. In the Matter of SIMPSON'S EMPORIUM Limited.

(In Voluntary Liquidation.) NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of Simpson's Emporium Limited will be held at the Queen's Hotel, Leeds, on Tuesday,

the 13th day of July, 1909, at three o'clock in the afternoon.—Dated this 1st day of July, 1909. H. MORTIMER BAGGS, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the PARIS FILMS Limited.

TOTICE is hereby given (pursuant to section 188 (1) of the Companies (Consolidation) Act, 1908), that a Meeting of the creditors of the above named Company will be held at the office of Mr. Frederick Henry Thornton (Deyes and Thornton), at 5, Cook-street, Liverpool, on Friday, the 16th day of July, 1909, at 2.30 o'clock P.M.

COLLINS, ROBINSON, DRIFFIELDS, KUSEL, 20, Castle-street, Liverpool, Solicitors for the Liquidator, Frederick Henry Thornton,
of 5 Cook-street, Liverpool, Chartered Accountant.

The PETERBOROUGH LAND COMPANY Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the registered office of the Company, Queen-street, Peterborough, on Saturday, the 10th day of July, 1909, at 12 o'clock noon.—Dated this 1st day of July, 1909.

J. BATTEN, Liquidator.

The VENEZUELAN FINANCE SYNDICATE Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the Venezuelan Finance Syndicate Limited will be held at 48, Copthall-avenue, London, E.C., on Wednesday, the 21st day of July, 1909, at 10.30 o'clock in the morning, for the purposes provided for in the said section.—Dated the 1st day of July, 1909.

LAWRENCE R. DICKSEE, Liquidator.

In the Matter of THOMAS YATES Limited.

NOTICE is hereby given, pursuant to section 27 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Messrs. J. P. Mountjoy and Co., Old Bank-chambers, 27, High-street, Cardiff, on Wednesday, the 14th day of July, 1909, at 3 o'clock in the afternoon.—Dated this 1st day of July, 1909.

J. PERCY MOUNTJOY, Chartered Accountant, Liquidator.

The NEWCASTLE RESTAURANTS Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 (1) of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above Company will be held at 18, Grainger-street West, Newcastle-upon-Tyne, on the 16th day of July, 1909, at 3.30 p.m. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned.—Dated this 2nd day of July, 1909.

M. STAINTON, Chartered Accountant, 18, c62 Grainger-street West, Newcastle-upon-Tyne.

The Companies (Consolidation) Act, 1908. "O'NEILL AND COMPANY Limited."

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of O'Neill and Company Limited, will be held at Armfields Hotel, South-place, Finsbury-pavement, London, E.C., on Thursday, the 15th day of July, 1909, at 3.30 o'clock in the afternoon, for the purposes provided for in the said section.—Dated the 2nd day of July, 1909.

WILLIAM O'CARROLL, 17, Finsbury-pavement, London, E.C., Liquidator.

The C.B.P. SYNDICATE Limited.

OTICE is hereby given that, pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of creditors of the above named Syndicate will be held at 16, Philpot-lane, in the city of London, on Monday, the 12th July, 1909, at 12 o'clock noon.—Dated this 1st day of July, 1909.

FRANK COOK, Liquidator.

SALISBURY LAND CORPORATION Limited. (In Liquidation.)

OTICE is hereby given that, pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the Salisbury Land Corporation Limited will be held on Monday, the 12th day of July, 1909, at 10, Walbrook, in the city of London, at 10 A.M. o'clock, for the purposes of determining whether an application shall be made to the Court for the appointment of any person as Liquidator in the place of or jointly with the Liquidator appointed by the Company, or for the appointment of a Committee of Inspection, and if the creditors so resolve appointing a creditor to make such application.—Dated this 29th day of June, 1909.

R. WARNER, Liquidator appointed by the \circ S₄

The FOREST OAK STEAM SHIPPING OO, Limited. (In Voluntary Liquidation.)

NOTICE is hereby given that, pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 57, Moorgate-street (Room 21), in

the city of London, on Friday, July 16th, 1909, at 3 P.M., for the purposes provided for in the said section.—Dated this 5th day of July, 1909.

ERNEST C. PRICE, Chartered Accountant,
Liquidator.

SIMSKI SYNDICATE Limited. (In Voluntary Liquidation.)

OTICE is hereby given that, pursuant to section 188 (1) of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held on Tuesday, the 20th day of July, 1909, at the offices of Messrs. Barton and Mayhew, Chartered Accountants, 26, Great St. Helen's, London, E.C. at 12.30 o'clock in the afternoon, for the purposes mentioned in the said section.—Dated this 5th day of July, 1909.

HAROLD M. BARTON, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the COLONIAL CLUB (LIVERPOOL) Limited.

IN pursuance of the provisions of section 188 (1) of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at my office, situate at 31, North John-atreet, Liverpool, on Tuesday, the 13th day of July, 1909, at 2.30 o'clock in the afternoon—Dated this 1st day of July, 1909.

HAROLD SADLER, Liquidator.

In the Matter of the BASTABLE SUPPLY STORES Limited, 119-121, Fishponds-road, Bristol.

(In Voluntary Liquidation.)

Notice of First Meeting of Creditors.

Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at City-chambers, Nicholas-street, Bristol, on Friday, the 9th day of July, 1909, at 3 o'clock in the afternoon. A report and statement of affairs will be presented.—Dated this 26th day of June, 1909.

CHAS. B. WINSON, Liquidator.

P. E. D. SYNDICATE Limited. (In Voluntary Liquidation.)

OTICE is hereby given that, pursuant to section 188 (1) of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the office of the Liquidator, 108A, Cannon-street, London, E.C., on Thursday, the 15th day of July, 1909, at two c'clock in the afternoon, for the purposes mentioned in the said section.—Dated this 3rd day of July, 1909.

FRANK G. FEDDEN, 108A, Cannon - street,
London, E.C., Chartered Accountant, Liquidator.

"CHRISTIAN AND PHIPPS (1907) Limited."

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of Christian and Phipps (1907) Limited, will be held at 16, Finsbury-circus, London, E.C., on Monday, the 19th day of July, 1909, at eleven o'clock in the forenoon, for the purposes provided for in the said section.—Dated the 3rd day of July, 1909.

WALTER A. PEARCE, Liquidator.

The Companies (Consolidation) Act, 1908.
The BRYNCETHIN COLLIERY COMPANY Limited.

NOTIOE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the Bryncethin Colliery Company Limited will be held at the Institute of Chartered Accountants, Moorgate-place, London, E.C. (entrance in Swan-alley), on Tuesday, the 20th day of July, 1909, at 11.30 o'clock in the morning, for the purposes provided for in the said section.—Dated the 5th day of July, 1909.

LAWRENCE R. DICKSEE, 48, Coptball-avenue, London, E.C., Chartered Accountant, Liquidator. 020

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In the Matter of PARIS FILMS Limited.

OTIOE is hereby given, that the creditors of the above named Company are requested, on or before the 16th day of August, 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 Frederick Henry Thornton, of 5, Cook-street, Liverto Frederick Henry Thornton, of 5, Cook-street, 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 30th day of June, 1909.

COLLINS, ROBINSON, DRIFFIELDS and KUSEL, 20, Castle-street, Liverpool, Solicitors for the above named Liquidator.

In the Matter of GORMLY'S Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 16th day of August, 1909, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solioitors (if any), to Frederick Thomas Parke Deyes, of 5, Cook-street, 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 1st day of July, 1909.

COLLINS, ROBINSON, DRIFFIELDS, and KUSEL, 20, Castle-street, Liverpool, Solicitors for the above named Liquidator.

In the Matter of the Companies (Consolidation) Act, . 1908, and in the Matter of DAVID WILSON AND COMPANY Limited.

THE creditors of the above named Company are required, on or before Friday, the 6th day of August, 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 Mr. Robert Hugh Bindloss, of 26, North John-street, in the city of Liverpool, the Liquidator of the said In the city of Liverpool, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this third day of July, 1909.

> J. F. HARRISON and BURTON, 7, Harringtonstreet, Liverpool, Solicitors for the above named Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the COLONIAL CLUB (LIVERPOOL) Limited.

THE creditors of the above named Company are requested, on or before the 31st day of July, 1909, to send their names and addresses, and the particulars to send their names and addresses, and the particulars of their debts or claims, and the names of their Solicitors (if any), to the undersigned, Harold Sadler, of 31, North John-street, Liverpool, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, to come in and prove their 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 — listed this bution made before such debts are proved.-Dated this 1st day of July, 1909.

HAROLD SADLER, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and of the FUEL SAVING AND WATER TREATING COMPANY Limited. (In Voluntary Liquidation.)

ry HE creditors of the above named Company are required, on or before Monday, the 19th day of July, 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 Henry Roberts of Bank Quay Soap Works, Warrington, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, or personally, to come in and prove their said debts or claims at such time and place as shall be specified in any parties or in default thereof they will be evaluated. such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this third day of July, 1909.

F. R. ROBERTS, 9, Egypt-street, Warrington, Solicitor for the above named Liquidator.

DURRANTS MOTORS Limited.

THE creditors of the above named Company whose claims have not been admitted, are required forthwith to send their names and addresses, and the particulars of their debts or claims to me, the Liquidator of the said Company, at my office, at 32, Prince-of Wales-road, Norwich. In the event of any creditor not sending in such particulars and proof on or before the 1st day of August, 1909, he will be excluded from the benefit of any distribution made before his debt or claim is proved.—Dated this 2nd day of July, 1909.

ERNEST I. WATSON, Liquidator.

In the Matter of the Companies Acts, 1862 to 1907, and in the Matter of the KINGSOLERE GAS LIGHT AND COKE COMPANY Limited.

the above Company will be held at the office of Mr. John Barnes, Solicitor, at Kingsclere, Newbury, on the 6th day of August, 1909, at 4 o'clock in the afternoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, laid before such 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 5th day of July, 1909.

JOHN BARNES, Solicitor for the Liquidator.

The WALDORF SYNDICATE Limited. (In Liquidation.)

of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at Broad-street-avenue, E.C., on Monday, the 9th day of August, 1909, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the 30th day of June, 1909.

T. F. WILD, Liquidator.

B. CHAMBERLAIN AND SON Limited.

NTOTICE is hereby given, in pursuance of section 195, sub-section 2, of the Companies (Consolidation).
Act, 1908, that a General Meeting of the Members of the above named Company will be held at the offices of the Liquidator, No. 15, George-street, Mansion House, in the city of London, on Wednesday, the 11th day of August, 1909, at eleven 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 con ducted, and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator.—Dated this 2nd day of July, 1909.

HAROLD WALTERS, Liquidator.

In the Matter of the Companies Acts, 1862 to 1898, and of LIDDELL AND CO. Limited.

TOTIOE is hereby given, that a General Meeting of the above named Company will be held at 199, Piccadilly, London, W., on Tuesday, the 10th day of August, 1909, at 2 o'clock in the afternoon precisely, for

the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof shall be disposed of the liquidator. the Liquidator thereof, shall be disposed of.—Dated this 3rd day of July, 1909.

DOUGLAS SMITH and CO., Solicitors for Liquidator. -278

In the Matter of the ARGONAUT FOUNDRY COMPANY Limited.

NOTICE is hereby given, in pursuance of section 193 of the Companies (Consolidation) Act, 1908, that an Extraordinary General Meeting of the Members of the above named Company will be held at the registered office of the Company, Witton-lane, Aston, Birmingham, on Monday, the 9th day of August, 1909, 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 laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 5th day of July, 1909.

HUGH R. SHAW, Liquidator.

The NAILSWORTH BREWERY COMPANY Limited.

NOTIOE is hereby given in pursuance of s. 142 of the Companies Act, 1862, that a General Meeting of the Members of the above named Company will be held at the Subscription Rooms, Nailsworth, on Wednesday, the eleventh day of August, 1909, 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 books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the first day of July, 1909.

R. HEAVEN, Liquidator.

The Companies (Consolidation) Act, 1908. "The CARRYING AND TRADING COMPANY Limited."

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the registered office of the Company, Boothferry-road, Goole, in the county of York, on Wednesday, the 11th day of August, 1909, at 11 o'clock in the forenoon precisely, for the purpose of having an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908, showing the manner in which the winding up of the said Company has been conducted, and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.

F. HARTMANN, Liquidator.

The MÖLNBACKA-TRYSIL AGENCY Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the registered office of the Company, No. 110, Cannon-street, in the city of London, on Monday, the 9th day of August, 1909, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company dis-posed of, and of hearing any explanation that may be given by the Liquidator; and also, in pursuance of section 222 of the said Act, 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 2nd day of July, 1909.

· D. G. JELLEY, Liquidator.

The MANCHESTER BOOK CLOTH COMPANY Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 39, Well-street, Bradford, on Tuesday, the 17th day of August, 1909, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that many be given by the Liquidator: and also of determing. 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 1st day of July, 1909.

RICHARD C. THYNE, Liquidator.

KANSAS IRRIGATION COMPANY Limited. (In Liquidation.)

of the Companies (Consolidation) Act, 1908, that a Meeting of the Members of the above named Company will be held at Winchester House, Old Broad-street, London, E.C., on Monday, the 30th day of August, 1909, at 3.30 o'clock in the afternoon, for the purpose of baving an account laid before them, showing the manner in which the winding up of the Company has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the 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 2nd day of July, 1909.

J. J. OULET, Liquidator. 169, Winchester House, London, E.C.

The EGYPTIAN NITRATE AND PHOSPHATE SYNDICATE Limited.

NOTICE is hereby given, in pursuance of section 145 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at No. 43, Bloomsbury-square, London, W.C., on Monday, the 9th day of August, 1909, at 3 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 1st day of July, 1909.

A. ELLIOTT SMITH, Amberley House, Norfolk-street, London, W.C., Solicitor, Liquidator.

MICHELS COMPOSITE SLEEPERS Limited.

MICHELS COMPOSITE SLEEPERS 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 149, Palace-chambers, Bridge-street, Westminster, on Saturday, the 7th day of August, 1909, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 5th day of July, 1909.

HENRY KERSTING GREEN, Liquidator.

HENRY KERSTING GREEN, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of FISHER RENWICK AND CO'S. MANCHESTER LONDON STEAMERS Limited.

TAKE notice that, pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Fisher, Renwick and Co., Collingwood-buildings, Newcastle-on-Tyne, on the sixth day of August, 1909, at four o'clock in the

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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, be disposed of.

GEORGE RENWICK, Liquidator.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Richard Hodgson and William Hodgson, carrying on business as Cattle Dealers and Butchers, at Southgate, in Halifax, in the county of York, under the style or firm of R. AND W. HODGSON, has been dissolved by mutual consent as and from the twenty-sixth day of June, one thousand nine hundred and nine.—Dated the 2nd day of July, 1909

RICHARD HODGSON. WILLIAM HODGSON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
John Thomas Collier and Osmund Harry Chapman,
carrying on practice as Physicians and Surgeons, at the
city of Lincoln, under the style or firm of COLLIER
AND CHAPMAN, has been dissolved by mutual consent as and from the 30th day of June, 1909. All debts
due to and owing by the said late firm will be received
and paid either by the said John Thomas Collier or
Osmund Harry Chapman, each of whom will continue
to practice on his own account.—Dated 30th day of
June, 1909. June, 1909.

JOHN THOMAS COLLIER. OSMUND H. CHAPMAN.

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OTIOE is hereby given, that the Partnership lately subsisting between us the undersigned, MICHAEL JOSEPH LONGINOTTO, WALTER DE MARCHOT HILL and WILLIAM BAIN, carrying on a general medical practice at 10, Russell-square, and 47, Gerrardstreet, Soho, in the county of London, has this day been dissolved by mutual consent so far as regards the said William Bain, who retires from the firm.—As witness our hands this 10th day of May, 1909.

M. J. LONGINOTTO. W. BAIN. W. DE MARCHOT HILL.

COI

NOTIOE is hereby given, that the Partnership here-TRANK EMERY and ALBERT BROOKBANK, carrying on the business of Hotel Keepers, at the George Hotel, Battle, in the county of Sussex, 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 Frank Emery.—Witness our hands this first day of Tally 1909. day of July, 1909.

A. BROCKBANK. F. EMERY.

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NOTICE is hereby given, that the partnership heretofore subsisting between us the undersigned, William Oakiey and John Dunbar, lately carrying on William Oakley and John Dunbar, lately carrying on business as Coach Builders and Wheelwrights, at 170 and 172, Holliday-street, and next 138, Bath-row, in the city of Birmingham, under the style or firm of W. OAKLEY AND CO., has been dissolved by mutual consent as and from the 30th day of September, 1908. All debts due to and owing by the said late firm will be received and paid by the said John Dunbar, who will continue to carry on the business alone under the old style of W. Oakley and Co.—Dated this 1st day of July, 1909. July, 1909.

W. OAKLEY. J. DUNBAR.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, James Kidd Redman and Josiah Pickles, carrying on business as Shuttle Makers at Worth Mill, Greengate, Keighley, in the county of York, under the firm or style of

REDMAN, PICKLES AND COMPANY, has this day been dissolved by mutual consent. All debts due to or owing by the said firm on the thirtieth day of April, one thousand nine hundred and nine, will be received and paid by the said Josiah Pickles, who resides at Poplar House, Bingley, in the said county, and all other debts now due to or owing by the firm will be paid and received by Frederick Driver, of Number 17, Aireworthstreet, Keighley aforesaid, Shuttle Maker, who has pur-chased and will continue to carry on the said business at the same address.—As witness our hands this twentyninth day of June, one thousand nine hundred and

JAMES KIDD REDMAN. JOSIAH PICKLES. FREDERICK DRIVER.

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OTIOE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Herbert Smith and Robert Prince Jibson, carrying on Herbert Smith and Robert Prince Jibson, carrying on business as Wholesale Bespoke Tailors, at 2, Nelson-street, in the city of Leeds, under the style or firm of "HERBERT SMITH AND CO.," has been dissolved by mutual consent as and from the 19th day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said Herbert Smith, who will carry on business on his own account under the same style or firm.—Dated 30th day of June, 1909.

HERBERT SMITH. ROBERT P. JIBSON.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Henry William Beavis and Cyril Annesley Gell, carrying on business as Accountants, at 6a, Austin Friars, London, E.O., under the style or firm of "BEAVIS, GELL, AND CO.," has been dissolved by mutual consent as and from the 30th day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said Henry William Beavis, by whom the business will be carried on in the future.—Dated this first day of July, 1909.

H. W. BEAVIS. C. ANNESLEY GELL.

120

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Frank Starkey Barnett, Harold Augustus Barnett, and Isaac Westley, carrying on business as Stock and Share-brokers, at 126, Colmore-row, in the city of Birmingham, under the style or firm of H. B. BARNETT AND SON, has been dissolved by mutual consent as and from the thirtieth day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said Frank Starkey Barnett and Harold Augustus. Barnett, who will continue to carry on the said business at the same place under the same style.—Dated this 26th day of June, 1909.

F. S. BARNETT. H. A. BARNETT. ISAAC WESTLEY.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Charles Edward Crew and Alfred George Weeden, carrying on business as Factors of Paper Hangings and carrying on business as Factors of Paper Hangings and Varnishes, at No. 323, Caledonian-road, Islington, London, N., under the style or firm of "CHARLES WEEDEN AND CO.," has been dissolved by mutual consent as from the thirty-first day of December, 1908. All debts due and owing to or by the said late firm will be received or paid by the said Alfred George Weeden, and such business will be carried on in the future by the said Alfred George Weeden.—As witness our hands this said Alfred George Weeden.—As witness our hands this 2nd day of July, 1909.

C. E. CREW. A. G. WEEDEN.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Henry Kingerlee, Henry Stephen Kingerlee, and Charles Kingerlee, under the style or firm of T. H. KINGERLEE AND SONS, as Builders' Merchants, and Builders and Contractors, at No. 35, Queen-street, in the city of Oxford, has this day been dissolved by mutual consent. All debts due to the said late firm are to be paid to the said Henry Stephen Kingerlee and Charles Kingerlee, who will pay, discharge and carry out all the debts,

liabilities and contracts of the said late firm. The business will be continued by the said Henry Stephen Kingerlee and Charles Kingerlee under the style or firm of T. H. Kingerlee and Sons.—Dated this 1st day of July, 1909.

THOMAS HENRY KINGERLEE, HENRY STEPHEN KINGERLEE. CHARLES KINGERLEE.

092

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Herbert Pickrill, Arthur James Orchard, and Alexander Munson, carrying on business as Builders and Contractors, at 84, Roundwood-road, Willesden, under the style or firm of "PICKRILL AND ORCHARD," has this day been dissolved by mutual consent.—As witness our hands this 28th day of June, 1909.

HERBERT PICKRILL. ARTHUR JAMES ORCHARD. ALEXANDER MUNSON.

143

NOTIOE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
John Sarto James Stevens, Thomas Macdougal Denovan,
and Louis Hilton Hopkinson, carrying on business as
Leather Merchants, at 4, Leather-market, Bermondsey,
S.E., under the style or firm of "STEVENS AND
DENOVAN," has been dissolved by mutual consent as
and from the 30th day of June, 1909. All debts due to
and owing by the said late firm will be received and
paid by the said John Sarto James Stevens and Louis
Hilton Hopkinson.—Dated this twelfth day of June,
1909.

JOHN S. J. STEVENS. THOMAS M. DENOVAN, LOUIS H. HOPKINSON.

16

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Seymour Leslie Morse and Frederick Henry Morse, carrying on business as Accountants, at 79, Queen-street, Cheapside, in the city of London, under the style or firm of L. MORSE AND CO., has been dissolved by mutual consent as and from the 30th day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said Seymour Leslie Morse. —Dated this 30th day of June, 1909.

S. L. MORSE. FRED. MORSE.

082

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Seacome Ellison Priestley and Edward Brooks Priestley, carrying on business as Cotton Brokers, at Orleans House, Edmund-street, in the city of Liverpool, under the style or firm of PRIESTLEY AND KNOTT, has been dissolved by mutual consent as and from the 30th day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said Seacome Ellison Priestley.—Dated this 30th day of June, 1909.

SEACOME ELLISON PRIESTLEY. EDWARD BROOKS PRIESTLEY.

052

NOTICE is hereby given, that the Partnership heretofore subsisting between Samuel Joel and Maurice Green, carrying on business as Tailors, at 32, John Brightstreet, in the city of Birmingham, in the county of Warwick, under the style or firm of JUEL AND MAURICE, has been dissolved as from the twelfth day of June, 1909.—Dated the first day of July, 1909.

SAMUEL JOEL. MAURICE GREEN.

090

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Robert Brown and Walter Stables, carrying on business as Joiners, Builders, Shopfitters, and Undertakers, at Skipton-road and Bilton, in Harrogate, in the county of York, under the style or firm of "BROWN AND STABLES," has been dissolved by mutual consent as and from the first day of July, One thousand nine hundred and nine. All debts and liabilities due to and owing from the said late firm will be received and paid by the said Robert Brown, who will continue to carry

on the said business in his own name at Skipton-road, Harrogate aforesaid, and the said Walter Stables will carry on business in his own name at Waterloo-street, Harrogate aforesaid.—Dated this first day of July, 1909.

ROBERT BROWN. WALTER STABLES.

051

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Ernest George Marsh and Frederick William Parsons,
carrying on business as Auctioneers, Surveyors and
Valuers, at 40, Church-street, Kensington, London, W.,
under the style or firm of "ERNEST MARSH AND
PARSONS," has been dissolved by mutual consent as
and from the 30th day of June, 1908. All debts due to
and owing by the said late firm will be received and paid
by the said Frederick William Parsons.—Dated this
22nd day of June, 1909.

F. W. PARSONS. ERNEST GEORGE MARSH.

145

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Frederik Julius Bille and Arthur Robert Moor, carrying
on business as Ship Store Merchants, Bonded Store
Merchants, Shipbrokers and Foreign Importers and
Exporters, at 7 and 9 Side, Newcastle-upon-Tyne, under
the style or firm of "BILLE AND CO." has been dissolved by mutual consent as from the 30th day of June,
1909. All debts due to and owing by the said late firm
will be received and paid by the said Frederik Julius
Bille.—Dated 2nd day of July, 1909.

F. J. BILLE, A. R. MOOR.

047

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, The Right Honourable Charles Baron Ritchie of Dundee, James William Ritchie, and Charles John Ritchie, carrying on business as Merchants, at No. 6, Limestreet, in the city of London, under the style or firm of "WM RITCHIE AND SON," has been dissolved as and from the 30th day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said James William Ritchie and Charles John Ritchie, who continue to carry on business in partnership under the said style as heretofore.—Dated this first day of July, 1909.

RITCHIE OF DUNDEE.
JAMES WILLIAM RITCHIE.
CHARLES JOHN RITCHIE.

34

OTIOE is hereby given, that the Partnership heretofore subsisting between Thomas John Peacock, Robert Lee, and Joseph Hawkes, carrying on business as Printers, Lithographers, and Letterpress Printers, under the styles of "JOSEPH HAWKES" and also as "Greenslade and Co.," at Reading, in the county of Berks, has been dissolved as from the 25th day of March, 1909, so far as concerns the said Joseph Hawkes, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said Thomas John Peacock and Robert Lee, who will continue to carry on the said business in partnership under the said styles or firms of "Joseph Hawkes" and "Greenslade and Co."—Dated this 29th day of June, 1909.

THOS. J. PEACOCK. ROBERT LEE. JOSEPH HAWKES.

14

OTICE is hereby given, that the partnership heretofore subsisting between us, the undersigned, Tom Edwin Copeland and Thomas Henry Taylor, practising as Incorporated Accountants, at Kingsley Chambers, Bishop Auckland, in the county of Durham, and at 33, Chancery-lane, London, W.C., under the style or firm of "COPELAND ANO TAYLOR," has been dissolved by mutual consent as from the 30th day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said Thomas Henry Taylor, who will continue the said business alone at Kingsley Chambers, Bishop Auckland aforesaid, under the style or firm of "Copeland and Taylor."—Dated this first day of July, 1909.

TOM EDWIN COPELAND. THOMAS HENRY TAYLOR.

065

086

044

048

056

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Linton Chorley Hope and George Phipps Spooner, carrying on business as Naval Architects, Designers, and Yachtbrokers, at Adelphi House, Adam-street, Strand, W.C., under the style or firm of LINTON HOPE AND COMPANY, has been dissolved by mutual consent as and from the thirtieth day of June, 1909. All debts due to and owing by the said late firm will be received and paid by the said George Phipps Spooner, trading as the Dan Marine Meter Company, at Adelphi House, Adam-street, Strand, W.C.—Dated this first day of July, 1909.

LINTON CHORLEY HOPE. GEORGE PHIPPS SPOONER.

NOTICE is hereby given, that the Partnership here-NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Barron Kilner and John William Kilner, as Glass Bottle
Manufacturers and Box Makers, at Wakefield, in the
county of York, under the style or firm of "JOHN
KILNER AND SONS," and as Sand Merchants at
Huttons Ambo, in the same county, as "The Castle
Howard Sand Company," has been dissolved as from
the thirtieth day of June, 1909. All debts owing
to or by the late firm will be received and paid by
the said Barron Kilner, who will continue to carry on
the businesses at the places aforesaid under the same
names as heretofore.—Dated this first day of July, 1909.

BARRON KILNER. JNO. WM. KILNER.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Gertrude Harriette Gregory (Wife of George Wright Gregory) and Jane Elizabeth Hamerton (Wife of John Gregory) and Jane Elizabeth Hamerton (Wife of John Groves Hamerton), carrying on business as Cord Manufacturers, at Number 14, Vernon-street, Longsight, in the city of Manchester, under the style or firm of "THE LION CORD COMPANY," has been dissolved by mutual consent as and from the date hereof. All debts due to and owing by the said late firm will be received and paid by the said Jane Elizabeth Hamerton.—Dated the first day of July, 1909.

GERTRUDE H. GREGORY. JANE B. HAMERTON.

OTICE is hereby given, that the Partnership here-OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
James Eva, Archibald William Eva, Victor Eva, Arthur
Eva, and Frank Eva, carrying on business as Forgemasters, at Crabtree-lane, Clayton, in the city of
Manchester, under the style or firm of "EVA
BROTHERS," has this day determined by effluxion of
time. All debts due to and owing by the said late firm
will be received and paid by the said Archibald
William Eva, Victor Eva, Arthur Eva, and Frank Eva,
who will continue the said business under the present
style or firm of "Eva Brothers,"—Dated the 1st day of
July, 1909.

JAMES EVA. A. W. EVA. VICTOR EVA ARTHUR EVA. FRANK EVA.

NOTICE is hereby given, that the Partnership which NOTICE is hereby given, that the Partnership which has for some time past been carried on by Thomas Francis Poole and John Morgan, under the style or firm of "POOLE AND SON," at 32, Castle-street, Shrewsbury, in the trade or business of Grocers, Tea Dealers, and Provision Merchants, was this day dissolved by mutual consent and effluxion of time. The said Thomas Francis Poole retires from the said firm. The said John Morgan will in future carry on the said business entirely on his own account under the old style of "Poole and Son."—As witness our hands this 30th day of June. 1909. of June, 1909.

> THOMAS FRANCIS POOLE. JOHN MORGAN.

NOTICE is hereby given, that the Partnership heretofore subsisting between Joseph Stringer and
Edgar William Dinnick, carrying on business as
Auctioneers, Valuers, House, Land, and Estate Agents
and Undertakers, at 115, Western-road, Brighton, Sussex,
under the style or firm of "STRINGER AND DINNICK," has been dissolved as from the 31st day of December,

1908. All debts due to and owing by the said late firm will be received and paid respectively by the said Edgar William Dinnick, who will continue to carry on the said business.—Dated the 1st day of July, 1909.

JOSEPH STRINGER. E. W. DINNICK.

NOTICE is hereby given, that the Partnership here to fore subsisting between us, the undersigned, William Fletcher and Tom John Fletcher, carrying on business as Potato Merchants, at Oldham-road Market, Manchester, and at Luddington, in the county of Lincoln, under the style or firm of "FLETCHER BROTHERS," has been dissolved by mutual consent as and from the thirtieth day of June, 1909. All debts due and owing to or by the said late firm will be received and paid by the said William Fletcher.—Dated this thirtieth day of June, 1909.

WILLIAM FLETCHER. TOM JOHN FLETCHER.

NOTICE is hereby given, that the Partnership which has been carried on by George Frederick Letts and Tom Palmer, under the style or firm of "G. F. LETTS AND CO.," at Hadleigh, in the county of Suffolk, in the Importers, was this day dissolved by mutual consent. The said Tom Palmer will continue to carry on business at the above address under the firm name of "G. F. Letts and Co."—As witness our hands this 30th day of June, 1909.

> GEORGE FREDERICK LETTS. TOM PALMER.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Richard Owen, David William Prosser, William John, and David William James, carrying on business as Mechanical Engineers and Iron and Brass Founders, at Neath, in the county of Glamorgan, under the style or firm of The DYNEVOR ENGINEERING COMPANY, has been dissolved by mutual consent as from the 30th day of April, 1909. All debts due to and owing by the said late firm will be received and paid by the said Richard Owen, David William Prosser and William John, who will continue the said business under the style or firm of The Dynevor Engineering Company.—Dated this 3rd day of July, 1909.

RICHD. OWEN. D. W. PROSSER. WILLIAM JOHN. DAVID W. JAMES.

NOTICE is hereby given, that the Partnership heretofore subsisting between Robert Kemp Rutherford and John Arthur Gold, carrying on practice as
Veterinary Surgeons, at Bromsgrove and Droitwich, in
the county of Worcester, under the style or firm of
"RUTHERFORD AND GOLD," has been dissolved by
mutual consent as from the thirty-first day of December,
one thousand nine hundred and eight.—As witness our
hands this twenty-fifth day of June, one thousand nine hundred and nine.

> ROBERT KEMP RUTHERFORD. JOHN ARTHUR GOLD.

> > Land Control

Pursuant to the Statute, 53 and 54 Vict., chap. 39.

Pursuant to the Statute, 53 and 54 Vict., chap. 39.

NOTIOE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry Grant, Andrew Johnstone Sievers, and William Henry Carver, carrying on business as General Merchants, at Leadenhall-buildings, Leadenhall-street, in the city of London, under the style or firm of DANGAR, GRANT, AND CO., and also at 1, Bentstreet, Sydney, New South Wales, under the name of Dangar, Gedye, and Co., has been dissolved by mutual consent as from the 30th day of June, 1909. All debts due to and owing by the said late firm of Dangar, Grant, and Co., will be received and paid by the said Henry Grant, who will carry on that business in London from the 30th day of June, 1909, under the style or firm of Dangar, Grant, and Co., and all debts due to and owing by the said firm of Dangar, Gedye, and Co., will be received and paid by the said Andrew Johnstone Sievers and William Henry Carver, who will carry on

that business at Sydney as from the 30th day of June, 1909, under the style or firm of Dangar, Gedye, and Co. Dated 1st July, 1909.

E. FLUX, LEADBITTER, and NEIGHBOUR, 144, Leadenhall-street, E.O., Solicitors for Henry Grant.

WATERHOUSE and CO., 1, New-court, Lincoln's-inn, W.C., Solicitors for Andrew Johnstone Sievers and William Henry Carver.

165

MARIA BLUNDELL, 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."

NOTIOE is hereby given, that all creditors and other persons having claims or demands upon or against the estate of Maria Blundell, late of "Colenso," 25, Victoria-road, Longfleet, Poole, in the county of Dorset, Spinster, deceased (who died on the ninth April, 1909, intestate, and letters of administration of her estate were granted by the Principal Registry of the Probate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 23rd day of June, 1909, to Charles Henry Young, of "Twyford," Sterte-road, Poole aforesaid), are hereby required to send in particulars, in writing, of their claims or demands to a the undersigned as a before claims or demands to us, the undersigned, on or before the 31st day of August, 1909, after which date the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said administrator will not be liable or accountable 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 30th day of June, 1909.

HEWIT ALDRIDGE and ALDRIDGE, 91, High-street, Poole, and 23, Old Christchurch-road, Bournemouth, Solicitors to the Administrator. OIQ

Re LOUISA KELLAWAY, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Louisa Kellaway, late of "Montague," Longfleet-road, Poole, in the county of Dorset, Widow, deceased (who died on the 1st day of June, 1909, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 26th day of June, 1909, by John Mowlam, of Parkstone-road, Poole aforesaid, the executor therein agreed are hereby required to send the particulars in 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 31st day of August, 1909, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall have had notice; and 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 30th day of June, 1909.

HEWIT ALDRIDGE and ALDRIDGE, 91, High-street, Poole, and 23, Old Christchurch-road Bournemouth, Solicitors for the said Executor.

JOSEPH WHITTERON, Deceased.

Pursuant to the Statute, 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Joseph Whitteron, formerly of Spring-gardens, Knottingley, in the county of York, Master Mariner, but late of 18, West View, Paddock, Huddersfield, in the said county, out of business, deceased (who died on the 18th day of February, 1909, and whose will, with one codicil thereto, was proved in the Wakefield District Probate Registry, on the 2nd day of June, 1909, by the executors therein named), are hereby required to send particulars, in writing, of such claims or demands to me, the undersigned, the Solicitor for the said executors, before the 31st day of July, 1909, after which date the said executors will proceed to distribute the assets of the said deceased .88

amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim they shall not then have had notice.—Dated this 1st day of July, 1909.

JOHN SYKES, Market - place, Huddersfield, Solicitor for the said Executors.

DAVID WRIGLEY, Deceased.

Pursuant to the Statute, 22 and 23 Vict., c. 35.

OTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of David Wrigley, late of Badger Hey, Lingards Wood, Marsden, near Huddersfield, in the county of York, Gentleman, deceased (who died on the 21st day of February, 1909, and whose will was proved in the Wakefield District Probate Registry on the 12th day of Marsh 1909, by the executors therein named) are hereby required to send particulars, in writing, of such claims or demands to me, the undersigned, the Solicitor for the said executors, before the 31st day of July, 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 the executors will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim they shall not then have had notice.—Dated this 1st day of July, 1909.

JOHN SYKES, Market-place, Huddersfield, Solicitor for the said Executors.

GEORGIANA PERRY, Deceased.

Pursuant to Statute, 22 and 23 Vic., c. 35.

ALL persons having any claims or demands against the estate of Georgeana otherwise Georgiana Perry, late of Doynton, Gloucestershire, Spinster, who died 16th February, 1909, are required to send particulars thereof to us, the undersigned, as Solicitors for William George Amos, the executor, before the 1st August, 1909, after which date the estate will be distributed, having regard only to the claims of which notice shall have been received.—Dated 1st July, 1909.

G. BUSH and BUSH, 9, Bridge-street, Bristol.

JOHN HENRY BUMSTEAD, Deceased.

Pursuant to 22 and 23 Victoria, c. 35.

PERSONS having claims against the estate of the said John Henry Bumstead, late of 42, Bellevue-road, or The Mount Hotel, both in Southampton, Gentleman. who died on the 17th March, 1909, and whose will was proved by William Henry Hepherd, and Ernest Joseph Burrows, the executors therein named, on the 30th April, 1909, are requested to send particulars, in writing, of such claims to us, the undersigned, before the 2nd day of August next, after which day the executors will distribute the estate, having regard only to the claims of which they then have notice.—Dated this 1st day of July, 1909.

WM. PERKINS, HEPHERD, and WINSTANLEY, 6, Albion-terrace, Southampton, Solicitors to the said Executors.

Re HARRIET VYSE, Deceased.

OTION is hereby given, that all creditors and other persons having any claims or demands against the estate of Miss Harriet Vyse, late of Garfield House, King-street, Luton, Bedfordshire, deceased (who died on Ating-street, Luton, Bedfordshire, decreased (who died on the 20th day of May, 1909, and to whose estate letters of administration were granted by the Principal Registry to Clara Roe, on the 24th day of June, 1909), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said administratrix, on or before the 5th day of August, 1909, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and that 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 first day of July, 1909.

J. C. ROE, 14, Gray's-inn-square, W.C., Solicitor for the said Administratrix.

SELINA MATHER HAUGHTON, Deceased.

Pursuant to Statute, 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all persons having claims against the estate of Selina Mather Haughton, late of 372, Manchester-road, Droylsden, in the county of Lancaster, Widow, deceased (who died on the 19th day of April, 1909, and whose will has been proved by Tom Haughton, the sole executor thereof), are required to send particulars, in writing, of such claims next, after which date the estate will be dealt with, having regard only to the claims then received.—Dated this 1st day of July, 1909.

FRANK ELLISON, 6, Chester-square, Ashtonunder-Lyne, Solicitor for the said Executor. 017

Re JAMES DEAN, Deceased.

Pursuant to the Statute, 22nd and 23rd Vic., cap. 35.

OTIOE is hereby given, that all creditors and other Official is hereby given, that all creditors and other persons having any claims or demands against the estate of James Dean, late of Brownlow Green, Cheadle, in the county of Chester, Wheelwright, deceased (who died on the 20th day of May, 1909, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of June, 1909, by Walter Dean and William Dean, both of Brownlow Green aforesaid, the executors therein named), are hereby required to send the particulars in writing 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 31st day of July, 1909, after which date the said executors will proceed to distribute the assets of the said deceased 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 first day of July, 1909.

BROWN, BRIGGS and SYMONDS, 36, St. Petersgate, Stockport, Solicitors for the said Executors.

Mrs. ELIZABETH WESTERN TAYLOR, Deceased. Pursuant to 22 and 23 Vic., chap. 35.

A LL persons having claims against the estate of Mrs. Elizabeth Western Taylor, late of Number 1, Kingsland-terrace, Silverton, Devon, Widow, deceased (who died on the 6th June, 1909, and whose will was proved in the District Probate Registry at Exeter, on the 26th June, 1909), are requested to send particulars thereof to the undersigned. Solicitors for the executor, on or before the 11th August, 1909, after which date the said executor will proceed to distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice.—Dated this 1st day of July, 1909.

J. and S. P. POPE, 25 and 26, Gandy-street, 005

Mrs. ANNIE WIRDNAM CRAKE, Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vic., c. 35).

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Annie Wirdnam Crake, formerly of Cholsey, in the county of Berks, afterwards of Oxford, and late of France Lynch, Chalford, in the county of Gloucester, Widow, deceased (who died on the 9th day of July, 1908, and whose will was proved by Frederic Rowton Lucas, of Preston, in the county of Lancashire, Engineer, Nephew of the deceased, the sole executor therein named, on the 31st day of July, 1908, in the Principal Probate Registry), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors of the said executor, on or before the 31st day of July next; and notice is hereby also given, that after that day the said executor will progiven, that after that day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have 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 30th day of June, 1909.

Market - place, MARTIN and MARTIN, 16, Reading, Solicitors for the said Executor.

Re ELIZA ANN ELL, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees.

TOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Eliza Ann Ell, late of "The Walnuts," the estate of Eliza Ann Ell, late of "The Walnuts," Blunham, in the county of Bedford, Spinster, deceased (who died on the 21st day of January, 1909, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 18th day of February, 1909, by Benjamin Edward Masters, of "The Walnuts," in Blunham aforesaid, Retired Farmer, 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 Benjamin Edward Masters, on or before the 31st day of July, 1909, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto. said deceased amongst the persons entitled thereto, having regard only to the 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 of whose claims or demands he shall not then have had notice.—Dated this 1st day of July, 1909.

JESSOPP and SON, Bedford, Solicitors for the said Executor.

HARRIET FALSHAW, Deceased.

Pursuant to the Statute, 22nd and 23rd Victoria, c. 35.

OTICE is hereby given, that all persons having any claims against the estate of Harriet Falshaw, late of Hardwicke, Braddons-bill-road East, Torquay, in late of Hardwicke, Braddons-bill-road Rast, Torquay, in the county of Devon, Spinster (who died on the 30th day of August, 1908, and whose will was proved by the Revd. Egbert Theodore Carrier, and Carslake Wood Wood, Esquire, the executors therein named, in the District Probate Registry at Exeter, on the 6th day of November, 1908), are hereby required to send, in writing, the particulars of their claims to the undersigned, on or before the 7th day of August, 1909, after which date the executors will distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

—Dated this 2nd day of July, 1909.

B. HAMLYN, 32, Fleet-street, Torquay, Solicitor for the Executors.

Re COLLETT, 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.

OTTOE is hereby given, that all creditors and other persons having any claims or demands against the estate of Philip Collett, late of "Clyde Villa," Avenue-road, Wimborne, in the county of Dorset, deceased (who died on the fifth day of March, one thousand nine bundred and nine, and whose will was proved in the Blandford District Registry of the Probate Division of His Majesty's High Court of Justice, on the thirteenth day of May, one thousand nine hundred and nine, by Emma Collett, Edith Louisa Collett, Spencer Collett, and Henry William Mitchell Cowdry, the execunine, by Emma Collett, Edith Louisa Collett, Spencer Collett, and Henry William Mitchell Cowdry, the executors named therein), 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 thirtieth day of July, one thousand nine hundred and nine, 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 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 1st day of July, 1909.

H. W. DIBBEN and CO., Wimborne, Solicitors for the said Executors.

Re GEORGE HENRY GRIST, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., сар. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Henry Grist, late of "Waldeck," Prioryavenue, Caversham, in the county of Oxford, Gentleman, formerly of Slade Cottage, East Woodhay, in the county of Hants, deceased (who died on the 16th day of May, 1909, and whose will was proved in the Oxford District Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of June, 1909, by Martha Grist, the Widow of the deceased, and one of the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executrix, on or before the 14th day of August, 1909, at the undermentioned address, after which date the said executrix will proceed to distribute the assets of the said George Henry Grist, deceased, among the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and the said executor will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this second day of July, 1909.

H. and C. COLLINS, 172, Friar-street, Reading, Solicitors for the said Executrix,

Re JAMES SHAW, Deceased.

Pursuant to the Act, 22 and 23 Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all persons having any claims or demands against the estate of James Shaw, late of No. 2, Lockerby-road, Fairfield, in the city of Liverpool, Esq., J.P., deceased (who died on the 17th day of April, 1909, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th day of June, 1909, by the executors therein named), are hereby required to send in particulars, in writing, of their claims or demands to us, the undersigned, on or before the 3rd day of August, 1909, 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 2nd day of July, 1909.

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J. F. READ and BROWN, 77A, Lord-street, Liverpool, Solicitors for the said Executors.

Re ISAAC BATEMAN DILWORTH, Deceased,

Pursoant to the Act, 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 persons having any claims or demands against the estate of Isaac Bateman Dilworth, late of Tudor House, Church-road, Wavertree, Liverpool, and lately carrying on business at No. 1, Childwall-road, Wavertree, and 35 and 37, Chatham-street, in the city of Liverpool, as a Builder and Contractor (who died on the 10th day of March, 1909, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 9th day of June, 1909, by the executors therein named), are hereby required to send in particulars, in writing, of their claims or demands to us, the undersigned, on or before the third day of August, 1909, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 2nd day of July, 1909.

J. F. READ and BROWN, 77A, Lord - street, Liverpool, Solicitors for the said Executors.

MARY JANE ANNE JULIET HEARD, 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 Mary Jane Anne Juliet Heard, late of 72, Avondale-road, Denmark Park, in the county of Surrey. Widow (who died on the 16th day of March, 1909, and whose will with a codicil was proved in the

Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 23rd day of June, 1909, by Harry William Heard and Ernest Albert Bulmer Gauntlett, two of the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executors, on or before the 30th day of July, 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 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 1st day of July, 1909.

THOMPSON, KIRTLEY, and CO., 3, Raymondbuildings, Gray's-inn, W.C., Solicitors for the said Executors.

ELIZABETH DALRYMPLE, 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 Elizabeth Dalrymple, late of 29, Highbury-place, in the county of Middlesex, Spinster (who died on the 29th day of May, 1909, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 30th day of June, 1909, by Catharina Wood, Widow, Joseph Langton Hewer, and Fanny Louisa Smith, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned as Solicitors to the said executors, on or before the 30th day of July, 1909, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, baving regard only 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 1st day of July, 1909.

THOMPSON, KIRTLEY, and CO., 3, Raymond-buildings, Gray's-inn, W.O., Solicitors for the said Executors.

KATHERINE VIRGINIE GENT, 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 Katherine Virginie Gent, late of 2, Beacon-hill, Hillmarton-road, in the county of Middlesex (who died on the 13th day of October, 1908, and letters of administration to whose estate and effects were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 27th day of April, 1909, to Leonora Gent, one of the co-heiresses at law), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said administratrix, on or before the 30th day of July, 1909, 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 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 1st day of July, 1909.

THOMPSON, KIRTLEY, and CO., 3, Raymond-buildings, Gray's-inn, W.O., Solicitors for the said Administratrix.

KATHERINE GENT, 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."

NOTIOE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Katherine Gent, late of 2, Beaconhill, Hillmarton-road, in the county of Middlesex, Widow (who died on the 11th day of April, 1909, and whose will was proved in the Principal Registry of the

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Probate Division of His Majesty's High Court of Justice), on the 18th day of May, 1909, by Leonora Gent, Spinster, and Clara Eugenie Gent, Spinster, the surviving executrixes therein named, are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executrixes, on or before the 30th day of July, 1909, after which date the said executrixes 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 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 1st day of July, 1909.

THOMPSON, KIRTLEY, and CO., 3, Raymond-buildings, Gray's-inn, W.C., Solicitors for the said Executrixes.

FANNY RICHARDSON, 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 Fanny Richardson, late of 76, Regina-road, Finsbury-park, in the county of Middlesex, Widow (who died on the 16th day of April, 1909, 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 May, 1909, by Robert Howard Smith, one of the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executor, on or before the 30th day of July, 1909, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and that he will not be liable for the assets, 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 1st day of July, 1909.

THOMPSON, KIRTLEY and CO., 3, Raymond-buildings, Gray's-inn, W.C., Solicitors for the said Executor.

LOUISA MUHLENKAMP, 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."

NOTIOE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Louisa Muhlenkamp, late of 121, Bedford Court-mansions, W.C., in the county of Middlesex (who died on the 19th 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 12th day of November, 1908, by Fritz Heinrich Arthur Muhlenkamp and Hilda Minnie Horrox, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executors, on or before the 30th day of July, 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 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 1st day of July, 1909.

THOMPSON, KIRTLEY and CO., 3, Raymond-buildings, Gray's-inn, W.C., Solicitors for the said Executors.

MARTHA WAGSTAFFE FILER, 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 Martha Wagstaffe Filer, late of Holmwood, Bishopswood-road, Highgate, in the county of Middlesex, Widow (who died on the 24th day of May, 1909, 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 June, 1909, by Isabella

Filer, the executrix therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executrix, on or before the 30th day of July, 1909, 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 1st day of July, 1909.

THOMPSON, KIRTLEY and CO., 3, Raymond-buildings, Gray's-inn, W.C., Solictors for the said Executrix.

Re LUCY JANE RADCLIFFE, 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 Lucy Jane Radcliffe, late of Beechworth, Hampstead Heath, in the county of Middlesex, Widow, deceased (who died on the 28th day of December, 1908, and whose will, with one 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 March, 1909, by Alfred Ernest Radcliffe, of Petticombe, Monkleigh, Torrington, in the county of Devon, Esquire, and Gerald Radcliffe, of Heathfield, Knutsford, in the county of Chester, Esquire, 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 28th day of July, 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 2nd day of July, 1909.

WILSON, WRIGHT and WILSONS, 44, Mosleyosa street, Manchester.

Re GRACE ROBINSON, 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 against the estate of Grace Robinson, late of 17, Jessamine-terrace, Halifax, in the county of York, Widow, deceased (who died on the 6th day of June, 1909, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 26th day of June, 1909, by Arthur William Lightowler and James Platts, 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 14th day of August 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 they shall not then have had notice.—Dated this 2nd day of July, 1909.

JUBB, BOOTH, and HELLIWELL, 7, Harrisonroad, Halifax, Solicitors for the Executors.

Re ELIZA WILSON, 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."

NOTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of Eliza Wilson, late of No. 4, Springfield-terrace, High Bentham, in the county of York, Widow, deceased (who died on the 12th day of April, 1909, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of June, 1909, by John Abraham Bradbury and Francis Henry Gardner, the executors therein named), are hereby required to

send the particulars, in writing, of their claims or demands to the undersigned, the Solicitors for the said executors, on or before the 3rd day of August, 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 3rd day of July, 1909.

JOHN A. BRADBURY, 33, Brazennose-street, Manchester

H. J. J. THOMPSON and CO., 49, King-street,

Lancaster;
Joint Solicitors for the said Executors.

EDWARD CHAPPELL, Deceased. Pursuant to 22; and 23 Vic. cap. 35.

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NOTICE is hereby given, that all persons having any claims or demands against the estate of Edward Chappell, late of Odinam, Close, Winchfield, in the county of Hants, Esq., deceased (who died on the 18th day of December, 1908, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 16th day of January, 1909, by Wickham Frith Chappell and Charles Edgar Howlett, the executors therein named), are hereby required to send particulars, in writing, of such claims or demands to us, the undersigned, on or before the 21st day of Angust, 1909, after signed, on or before the 21st day of August, 1909, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated this 2nd day of July, 1909.

WILKINSON, HOWLETT and WILKINSON, 14, Bedford-street, Covent Garden, London, W.C., Solicitors for the said Executors.

WILLIAM HENRY READ, Deceased.

Pursuant to the Statute, 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of William Henry Read, late of 45, Sutton-street, Aston Manor, Birmingham, in the county of Warwick, Gas Main Inspector (who died on the 19th day of May, 1909, whose will was proved by Joseph Read, Engineer, and Fred Howard Hudson, Chartered Accountant, the executors therein named, in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of June, 1909), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executors, on or before the 7th day of August, 1909; after which day the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and that they will not 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 2nd day of July, 1909.

THOMAS, GUEST and PEARSON, 29, Templerow, Birmingham, Solicitors to the said Exe-

Re JAMES JONES, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

Of Property and to relieve Trustees."

NOTIOE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Jones, late of No. 66, Ystrad-road, Ystrad, in the county of Glamorgan, Confectioner, deceased (who died on the 24th day of April, 1909, and whose will was proved in the Llandaff District Registry of the Probate Division of His Majesty's High Court of Justice, on the 26th day of June, 1909, by William Roberts Davies, of Pontypridd, in the said county of thamorgan, Solicitor, and Elias Henry Davies, of Pentre, in the said county of Glamorgan, Auctioneer, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 6th day of August, 1909, after which date the said executors will proceed to di tribute 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 6th day of July, 1909.

W. R. DAVIES AND CO., 41, Mill-street, Ponty-pridd, Solicitors for the said Executors.

RICHARD HARRISON, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

LL persons having claims against the estate of Richard Harrison, late of "The Travellers' Friend," Crookham, in the county of Berks, Innkeeper, who died on the 6th day of March last, and whose will was proved in the Oxford District Probate Registry on the 15th day of April, 1909, by Samuel Collier, of Woodspeen Farm, Newbury, Berks, the executor therein named, are required to send particulars to us, the undersigned, on or before the 29th day of July, 1909, after which date the executor will proceed to distribute the assets, having regard only to the claims of which he shall then have had notice.— Dated this 29th day of June, 1909.

B. and J. C. PINNIGER, Newbury, Solicitors for the said Executor.

JOHN GURNEY ELWIN, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other NOTICE is hereby given, that all creditors and other persons having any claims against the estate of John Gurney Elwin, late of 1, St. Dunstan's-terrace, in the city of Canterbury, Gentleman (who died on the 17th day of May, 1909, and whose will was proved in the District Probate Registry at Canterbury, on the 29th day of June, 1909, by John Martley Sadleir, of 4, Carlisle-parade, Hastings, and Marsh Neame, late of 2, Randall-road, but now of 28, Granby-bill, Clifton, Bristol, the executors therein named) are hereby required to the executors therein named), are hereby required to send the particulars of their claims to us, the under-signed, on or before the 16th day of August, 1909, after which date the said executors will proceed to distri-bute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 3rd day of July, 1909.

KINGSFORD, INGSFORD, ARROWSMITH, and WIGHT-WICK, Canterbury, Solicitors for the said Executors.

HARRIET CARTER, Deceased,

Pursuant to the Act, 22 and 23 Vict., c. 35.

NOTIOE is hereby given, that all creditors and claimants against the estate of Harriet Carter, late of No. 10, Hoscote-park, West Kirby, Cheshire, Spinster, deceased (who died on 16th January, 1909, and whose will was proved by Charles Carter and Edward Carter Kersey Gonner, the executors, on 15th April, 1909, in the Chester District Probate Registry), are required to in the Unester District Probate Registry), are required to send particulars of their claims to us, the Solicitors of the executors, on or before the 20th July inst.; and that after that day the executors will distribute the assets among the parties entitled, having regard only to the claims of which they shall then have notice; and that they will not be liable for the assets to any person of whose claim they shall then have had notice.—Dated this lat day of July. 1909 this 1st day of July, 1909.

WOOLCOTT and CO., Dee-lane, West Kirby, Cheshire.

Re GEORGE MERRYLEES, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Vict, cap. 35, entitled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of George Merrylees, late of "Dalkeith," Longlevens, in the county of Gloucester, General Factor, formerly of Saint Nicholas House, Westgate-street, in the city of Gloucester (who died on the second day of October, 1908, and whose will was proved by William Langley-Smith, Solicitor, the sole executor therein named, in the District Probate Registry, at Gloucester, of the High Court of Justice, on the 16th

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day of November, 1908), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executor, on or before the 4th day of August, 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 3rd day of July, 1909.

LANGLEY-SMITH and SON, Westgate-chambers, Gloucester, Solicitors to the said Executor.

ELLEN FIELDING, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Ellen Fielding, late of Inverlochy Lodge, Coed Pella-road, Colwyn Bay, in the county of Denbigh, Widow, deceased (who died on the 10th day of May, 1909, and whose will was proved in the Saint Asaph District Registry of the Probate Division of His Majesty's High Court of Justice on the 28th day of June, 1909, by John Pierce-Lewis and Harold Whitaker Deighton Fielding, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, on or before the 16th day of August 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 2nd day of July, 1909.

J. PIERCE-LEWIS, Town Hall-chambers, Rhyl, and Central-buildings, Prestatyn, Solicitor for the Executors.

Dr. EDWARD BLAND, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having claims against the estate of Edward Bland, late of Sandiacre, in the county of Derby, Doctor of Medicine, deceased (who died on the 9th day of April, 1909, and whose will was proved in the Derby District Probate Registry, on the 1st day of June, 1909), are required to send particulars thereof, in writing, to us, the undersigned, on or before the 23rd day of August 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 2nd day of July, 1909.

SON and SMITH, St. Peter's-Nottingham, Solicitors for the CLIFTON, SON chambers, Executors.

JAMES HEWITT BARRY, Deceased.

Pursuant to the Statute, 22 and 23 Victoria, chapter 35

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Hewitt Barry, formerly of Sydenham, and late of Herne Hill, in the county of Surrey, who carried on business at No. 110, Cannon-street, in the city of London, deceased, and who died on the 7th day of June, 1909, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, by Frederic Alford Snell, of Nos. 1 and 2, George-street, Mansion House, in the city of London, Solicitor, the executor named therein, on the 23rd day of June, 1909, are hereby required to send, in writing, particulars of their claims or demands to us, the undersigned, the Solicitors for the said executor, at the undermentioned address, on or before the 31st day of July, 1909, after which date the executor will proceed to distribute the assets of the said James Hewitt Barry, deceased, amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands he shall not then have had notice.—Dated this 3rd day of July, 1909.

> GREENIP, SNELL and CO., 1 and 2, Georgestreet, Mansion House, London, E.C., Solicitors for the said Executor.

Re Mrs. CHARLOTTE ASHMORE LINDNER,

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.

NOTIOE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Charlotte Ashmore Lindner, late of Chad Valley, Westbourne-road, Edgbaston, Birmingham, Chad Valley, Westbourne-road, Edgoaston, Birmingham, in the county of Warwick, Widow, deceased (who died on the 2nd day of May. 1909, and whose will was proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 17th day of June, 1909, by Frederick William Lindner, of 25, Broad-street, Birmingham, and Margaret Lindner, of Chad Valley, Westbourne-road, Edgoaston, Dirmingham, Schooter the creates thesein arread, and Birmingham, Spinster, the executors therein named), are hereby required to send in the particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said executors, on or before the 17th day of August, 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 debts, claims, or demands they shall not then have had notice.

—Dated this lat day of July, 1909.

PINSENT and CO., 6, Bennett's-hill, Birming-ham, Solicitors for the said Executors.

ALFRED COHN, Deceased.

Pursuant to the Act of Parliament, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Alfred Oohn, of No. 23, In den Zelten, Berlin, in the Empire of Germany, deceased (who died on the 1st day of March, 1908, letters of administration, with the will and two codicils annexed, to where cetate was greated to Harbert Ellissen Stock to whose estate were granted to Herbert Ellissen, Stockbroker, of 4, Drapers-gardens, in the city of London, the lawfully appointed attorney of Paul Cohn and Wilhelm Kopetzky, the testamentary executors of the will of the deceased, by the Principal Registry of the Probate Division of His Mnjesty's High Court of Justice, on the 30th day of June, 1909), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 15th day of August, 1909; after which the said administrator will receive distribute the date the said administator will proceed to distribute the assets of the 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 -Dated the 1st day of July, 1909. notice.

TATHAM and LOUSADA, 16, Old Broad-street, E.C., Solicitors for the said Administrator.

MARGARET BELL HELY HUTCHINSON, Deceased. Pursuant to Statute, 22 and 23 Vict., chap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Margaret Bell Hely Hutchinson, of 5, Belvedere-terrace, Brighton, in the county of Sussex, Widow, deceased (who died on the 5th day of May, 1909, and whose will was proved on the 11th day of June, 1909, in the Principal Probate Registry of His Mejesty's High Court of Justice, by John Glichrist Curror, Frank Osborne Baird, and David Cowan, three of the executors in the said will named), are hereby required to send particulars, in writing, of their claims and demands to me, the undersigned, one of the said executors, on or before the 3rd day of August, 1909, after which date the executors will proceed to distribute the assets of the said testatrix amongst the parties entitled thereto, having regard only to the debts, claims, and demands of which the said executors shall then have had notice; and they will not be liable for the assets 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 2nd day of July, 1909.

JOHN G. CURROR, County-buildings, Stirling, one of the said Executors.

Sir JOHN MARK, Knight, Deceased.

Pursuant to the Statute, 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having claims or demands upon or against the estate of Sir John Mark, Knight, of Greystoke, Didsbury, in the city of Manchester, and of Leeswood Hall, Mold, in the county of Flint, sometime Mayor of the city of Manchester, deceased (who died on the 3rd day of April, 1909, and whose will, with two codicils thereto, was duly proved in the District Registry at Manchester of the Probate Division of the High Court of Justice, on the 18th day of June, 1909, by Frederick William Lee, of Leconfield, Moorfield-road, West Didstury, in the city of Manchester, Merchant; Robert Arthur Lord Hutchinson, of 19, Clarendon-court, Maidavale, in the county of Middlesex, Flannel Manufacturer; and John William Heywood Addleshaw, of 15, Norfolkstreet, in the city of Manchester, Solicitor, three of the executors therein named), are required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 17th day of August, 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 the said executors will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt or claim they shall not then have had notice.—Dated this 2nd day of July, 1909.

ADDLESHAW, SONS and CO., 15, Norfolkstreet, Manchester, Solicitors for the said Executors.

JOHN WILSON DODSWORTH, otherwise JOHN DODSWORTH, otherwise JOHN WILSON, Deceased.

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Pursuant to the Statute, 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all persons having any claims against the estate of John Wilson Dodsworth, otherwise John Dodsworth, otherwise John Dodsworth, otherwise John Wilson, late of Number 55, Gardon-street, in the city of York, North Eastern Railway Vao-man (who died on the 17th day of May, 1909, and to whose estate letters of administration were granted by the York District Registry to William Edward Wilson Dodsworth, son of the deceased, on the 26th day of June, 1909), are hereby required to send particulars of their claims to us, the undersigned, as Solicitors to the said administrator, on or before the 17th day of August next, after which day the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 3rd day of July, 1909.

E. J. and A. PETERS, 4, New-street, York, Solicitors to the said Administrator.

JOHN FRANCIS HUNNARD, 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."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Francis Hunnard, late of Heathcot, Mottingham, in the county of Kent, formerly of 5, Westbourne-mansions, Westbourne-terrace, in the county of London (who died on the 20th day of May, 1909, and whose will was proved on the 19th day of June, 1909, in the Principal Probate Registry of His Majesty's High Court of Justice, by Henry Rashleigh Gray and Joseph Charles Soames, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executors, on or before the 31st day of August, 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 debte, 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 3rd day of July, 1909.

SOAMES, EDWARDS and JONES, Lennox House, Norfolk-street, Strand, London, W.C., Solicitors for the said Executors. ELIZABETH LEWIS, Deceased.

Pursuant to the Statute, 22 and 23 Vio., 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 who have any claims or demands against the estate of Elizabeth Lewis, late of 1, Cliff-villas, Ferryside, in the county of Carmarthen, Widow, deceased (who died on the 25th day of February, 1909, and of whose will, with one codicil thereto, probate was granted out of the Carmarthen District Probate Registry of His Majesty's High Court of Justice, on the 18th day of May, 1909, to Albert Harries, of 24, Picton-terrace, in the county of the borough of Carmarthen, and George Lewis, of Oaken-grove, Marlow, in the county of Bucks (the executors named in the said will), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 31st day of July, 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 that the said executors will not be liable for the assets of the said Elizabeth Lewis, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 30th day of June, 1909.

E. A. H. HARRIES, Guildball-square, Carmarthen, Solicitor for the Executors.

Re THOMAS EARL PERKINS, Deceased.

OTICE is hereby given, that all persons having any claims (whether as creditors or as next-of-kin) against the estate of Thomas Earl Perkins, formerly of Welton, in the county of Northampton. late of 28, Water-street, Rhyl, in the county of Flint, Gentleman, deceased (who died on the 16th day of December, 1893, and letters of administration of whose personal estate was granted by the Principal Registry of the Probate Division of His Majesty's High Oburt of Justice, on the 23rd day of June, 1909, to George Bullen, of Ashby-de-la-Zouch, Bank Manager, the lawful attorney of Catherine Bullen, one of the next-of-kin of the deceased), are hereby required to send in the particulars of their claims to me, the undersigned, the Solicitor for the said administrator, on or before the 17th day of August, 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 claims of which he shall then have had notice; and he will not be liable for the lassets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims, or demands he shall not then have had notice.—Dated this third day of July, 1909.

GEO. O. NICHOLSON, Market Harborough, Solicitor for the said Administrator.

Re THOMAS RIGDEN, Deceased.

Pursuant to the Statute, 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all persons having any claims or demands against the estate of Thomas Rigden, late of Duke-street, Elham, in the county of Kent, Gentleman, who died on the 17th day of April, 1891, and whose will was proved at Canterbury on the 1st day of June, 1891, by Samuel Bowes and George Cox, two of the executors thereof, are hereby required to send particulars, in writing, of their claims to us on or before the 31st July, 1909, after which date the executors will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated this 29th day of June, 1909.

MOWLL and MOWLL, 68, Castle-street, Canterbury, Solicitors for the Executors.

JOHN ROBERT WARD, Deceased.

Pursuant to the Law of Property Amendment Act, 1859, 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 Robert Ward, late of Oak Lodge, Addlestone, in the county of Surrey, Gentleman (who died on the 16th day of March, 1909, and whose will was proved by William Ward, George Henry Lamble, and Edmund James Harrison, the executors therein named, in the Principal Registry of the Probate Division of His

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Majesty's High Court of Justice, on the nineteenth day of April, 1809), are hereby required to send particulars, in writing, of their debts, claims, or demands to the said George Henry Lamble, at No. 232, Park-road, Crouch End, on or before the first day of September, 1909; and notice is hereby given, that at the expiration of that notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 2nd day of July, 1909.

NISBET, DAW, and NISBET, 35, Lincoln's-innfields, W.C., Solicitors for the said Executors.

Re JOHN BANKS ELLIOTT, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Banks Elliott, late of the King's Head Hotel, Horsham, in the county of Sussex, formerly of Longview, Hook-road, Epsom, in the county of Surrey, Hotel Proprietor, deceased (who died on the 13th day of April, 1909, and whose will was proved in the Principal Probate Registry, on the 28th day of May, 1909, by Ellen Gill, of the King's Head Hotel, Horsham afore by Ellen Gill, of the King's Head Hotel, Horsham aforesaid, one of the residuary legatees named in the said will), are hereby required to send the particulars, in writing, of their claims or demands to H. H. Wells and Sons, of 17, Paternoster-row, in the city of London, the Solicitors for the said Ellen Gill, on or before the 18th day of August, 1909, after which date the said Ellen Gill 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 hear hed retice. Better there for the 1900 then have had notice.—Dated this 5th day of July, 1909.

H. H. WELLS and SONS, Solicitors for the said Ellen Gill.

MARGARET REED, 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."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Margaret Reed, late of Hill House, against the estate of Margaret Reed, late of Hill House, Harlow, in the county of Essex, Widow, deceased (who died on the 25th day of May, 1909, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th June, 1909, by Arthur Hitchcock, of King's Lynn, Norfolk, Bank Clerk, the executor therein named), are hereby required to send in particulars, in writing, of their claims or demands to us, the undersigned, Solicitors to the said executor, on or before the 1st September, 1909, after which date the said executor will proceed to distribute the assets of the said deceased among the distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said executor will not be liable or accountable 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 1st day of July, 1909.

COULTON and SON, King-street, King's Lynn, Solicitors to the Executor. 132

JANE DALLAS, Deceased.

Pursuant to the Law of Property Amendment Act, 1859, 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 Jane Dallas, late of Warren House, liver Heath, in the county of Buckingham, Widow (who died on the 11th day of April, 1909, and whose will was proved by James Douglas Dallas, the executor therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of June 1809, are hereby required to send particulars. of June, 1909), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, the Solicitors for the said executor, on or before the 31st day of July, 1909; and notice is hereby given, that at the expiration of that time 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 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 2nd day of July, 1909.

UPPERTON and CO., 14, Lincoln's-inn-fields, London, W.C., Solicitors for the said Executor.

The Honble. Mrs. LAURA JANE WHITE, Deceased.

Pursuant to the Law of Property Amendment Act, 1859, intituled "An Act to further amend the Law of Pro-perty, and to relieve Trustees."

OTIOE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of the Honble. Mrs. Laura Jane White, against the estate of the Honble. Mrs. Laura Jane White, late of No. 3, West Eaton-place, in the county of London (who died on the 18th day of April, 1909, and whose will was proved by Colonel the Honble. Cuthbert Ellison Edwardes and Charles Plumptre Johnson, Esq., the executors therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of May, 1909), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the ninth day of August, 1909; and notice is hereby given that at the expiration of for the said executors, on or before the ninth day of August, 1909; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 2nd day of July, 1909.

JOHNSONS, LONG, and CO., 9, New-square, Lincoln's-inn, W.C., Solicitors for the said Executors.

MARY DOROTHY SKERRITT, 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 persons having any debts, claims, or demands against the estate of Mary Dorothy Skerritt, late of Ivor House, Durdham Park, in the city of Bristol (who died on the 4th day of June, 1909, 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 July, 1909, by John Heelas and Alfred Pearce Gould, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to me, the undersigned, as Solicitor to the said executors, on or before the 17th day of August, 1909, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the 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 -Dated this 2nd day of July, 1909.

. PEARCE GOULD, 10, Queen Anne-street, London, W., Solicitor for the said Executors. 156

THOMAS DEARNALY, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Dearnaly, late of 17, Victoria-street, Manchester, and of 424, Bury New-road, Higher Broughton, Salford, in the county of Lancaster, Butcher, deceased (who died on the 17th day of March, 1909, and whose will was proved in the Manchester District Probate Registry of His Majesty's High Court of Justice, on the 6th day of May 1909 by the executors therein on the 6th day of May, 1909, by 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 14th day of August, 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.—Dated this 2nd day of July, 1909.

RIOHD, HANKINSON and SONS, Queen's Buildings, 2, Ridgefield, Manchester, Solicitors for the said Executors.

AUGUSTA PHILLIPS, 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 Norther is nereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Augusta Phillips, late of 10, Ashbyroad, Canonbury, in the county of London, Widow, deceased (who died on the 25th day of April, 1909, and whose will and codicil were proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 18th day of June, 1909, by Barrent Salomon Ellis and Ernest Epstein, the executors therein named), are hereby required to send particulars. therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned as Solicitors to the said executors, on or before the 16th day of August, 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 debts, claims, and demands of which they shall then have had notice; and that they will not be liable for the assets, or any thereof, so distributed, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 5th day of July, 1909.

J. and M. SOLOMON, 58, Finsbury-pavement, E.C., Solicitors for the said Executors. 157

Re BENJAMIN GRIFFITHS, 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 baving any claims or demands against the estate of Benjamin Griffiths, late of 26, Dorset-place, Weymouth, in the county of Dorset, Ships Steward, Deceased (who died on the eighteenth day of January, 1908, and whose will was proved in the Blandford District Registry of the Probate Division of His Majesty's High Court of Justice, on the twenty-sixth day of High Court of Justice, on the twenty-sixth day of February, 1908), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for Mr. Ernest Thomas Griffiths, the surviving Trustee under the will of the said Benjamin Griffiths, on or before the 5th day of August, 1909, after which date the said Trustee 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 fifth day of July, 1909.

A. F. EATON, 4, York-buildings, Weymouth, Solicitor for the said Ernest Thomas Griffiths.

Dame ANNA MARIA ANTONIA SMYTH, Deceased. Pursuant to the Statute, 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Dame Anna Maria Antonia Smyth, late of 5, Inverness-terrace, Hyde Park, in the county of London, and "Westeliff," Marazion, in the county of Cornwall, Widow, who died on the 24th day of January, 1909, are requested to send particulars of their claims to the undersigned, on or before the 5th day of August, 1909, after which date the assets of deceased will be distributed by her legal personal representatives, and regard had only to the claims of which notice shall then have been received .- Dated this 1st day of July, 1909.

RIBBLES, ODDIE, SINCLAIR, ROWLATT and JOHNSON, 38, Bedford-row, London, Solicitors for Herbert Warington Smyth, Esquire, of 5, Inverness-terrace, Hyde Park, W., GRIBBLES, Executor of the deceased.

Re FRANCIS (otherwise FRANK) DILLON, 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 Francis (otherwise Frank) Dillon, late of 13, Upper Phillimore-gardens, Kensington, in the county of Middlesex, Esquire, deceased (who died on the 2nd day of May, 1909, and whose will, with one codicil thereto, was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 26th day of June, 1909, by Edward Dillon, Mary Esther

Burnett, and Sydney Bryan Donkin, three of the execu-Burnett, and Sydney Bryan Donkin, three of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 11th day of August, 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 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 first day of July, 1909.

SHAEN, ROSCOE, MASSEY, and CO., 8, Bedfordrow, W.C., Solicitors for the said Executors.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of JAMES BARNES, deceased, and in an action Richards against Keynes, 1908 B, 1691 whereby the following enquiry was directed, namely:

An enquiry when William Keynes, Joseph Keynes and

Tom Keynes, Nephews of the testator James Barnes Wife, Phobe Barnes, were respectively born, and whether they are living or dead, and, if dead, when they respectively died, and if they died in the testator's lifetime whether they respectively left a child or children who survived the testator and attained the age of 21 years or married under that age, and who are the legal personal representatives of any such child or children as have died after attaining the age of 21 years, or after marriage, and if the said William Keynes, Joseph Keynes and Tom Keynes survived the testator whether they or either of them were married under the age of 21 years, and whether they or either of them died intestate or left any and what will, and who are their respective legal personal representatives.

Any person claiming to be the said William Keynes, Joseph Keynes, or Tom Keynes, or a child or children of either of them who survived the testator and attained the age of 21 years or married under that age, or to be the legal personal representative of any such child or children who have died after attaining the age of 21 years or after marriage, are by themselves or their Solicitors on or before the 20th day of October, 1909, to come in and prove their claims at the chambers of Mr. Justice Swinfen Eady and Mr. Justice Neville, Royal Courts of Justice, Strand, London, England, and to enter their names in a book kept for that purpose in room No. 699, at the Royal Courts of Justice, or in default they will be peremptorily excluded from the benefit of any Order to be made in the said action.

Wednesday, the 3rd day of November, 1909, at 12 o'clock at noon, at the said chambers, Room No. 700, is ap-

pointed for hearing and adjudicating upon the claims.

Dated this 22nd day of June, 1909.

SPENCER WHITEHEAD, Master,

-The said Joseph Keynes left Poole, in the NOTE. county of Dorset, in or about the year 1857, when 16 years of age, with his brother Tom Keynes for the Cod Fisheries at St. Johns, Newfoundland.

The said Tom Keynes left England when 14 years of age with his brother Joseph, in the year 1857, for Newfoundland. It is believed by members of the family that this Tom Keynes left Newfoundland for Australia, that he resided for a time in that colony, and returned to England about 14 years ago, and was seen at that time in Poole (Dorset) by one of his brothers. The said William Keynes was last heard of about

20 years ago, at which time he was living at Aldershot, in the county of Surrey, and had a son who, if living at the present time, would be about 36 years of age.

The said testator, James Barnes, died on the 20th

February, 1901.

LOVELL, SON and PITFIELD, 3, Gray's-inn square, London; Agents for

H. W. DIBBIN and CO., Borough Offices, Wimborne, Dorset, England, Plaintiffs' Solicitors.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 4th day of January, 1909, by THOMAS BENSON, of Beckcoat, Calder Bridge, in the county of Cumberland, Farmer.

THE creditors of the above named Thomas Benson, who have not already sent their clams, are required, on or before the 23rd day of July, 1909, to send their names and addresses, and the particulars of their debts or claims, to Joseph Jackson, of the Result, Frizington, Cumberland, 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 3rd day of July, 1909.

BROOKBANK, HELDER, and ORMROD, White-haven, Solicitors for the Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, dated the 10th day of April, 1908, executed by HORACE MITCHELL, trading as executed by HORACE MITCHELL, trading as Mitchell and Watkins, at 63, St. Paul's-churchyard, and 59, Paternoster-row, both in the city of London, Picture Post Card Publisher.

NOTICE is hereby given, that all persons having any claim against the estate of the above named Horace Mitchell are requested to send in particulars July, 1909, after which date I shall distribute the assets of the estate, having regard only to those claims or which I shall then have had notice.—Dated this 30th day of June, 1909.

> G. MONTAGUE WHITE, Chartered Accountant, 14, Old Jewry-chambers, E.C., Trustee under the said Deed of Assignment.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 11th day of January, 1909, by William DOBSON, residing at Dirkhill-road, in the city of Bradford, and trading under the style or firm of "Fox and Dobson," at Gate-street, Manchester-road, Bradford aforesaid, as a Wholesale Tobacconist.

THE creditors of the above named debtor, who have not already sent in their claims, are required, on or before Saturday, the 17th day of July, 1909, to send their names and addresses, and the particulars of their debts or claims, in writing, to Mr. Robert Southworth Dawson, of 9, Charles-street, Bradford aforesaid, 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 there under.—Dated this 3rd day of July, 1909.

RATCLIFFE and GREENWOOD, Tanfield-buildings, 41, Hustlergate, Eradford, Solicitors for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 21st day of November, 1908, and registered on the 28th day of November, 1908, by ALBERT TOM MARSH, 297, Brockley-road, S.E., in the county of London, Grocer.

THE creditors of the above named Albert Tom Marsh, who have not already sent in their claims, are requested, on or before the 6th day of August, 1909, to requested, on or belore the out day of August, 1909, to send in their debts or claims, to Norman Denis Grundy, of 44, King William-street, London, E.C., Chartered Accountant, Trustee under the said deed, or in default they will be excluded from the final Dividend about to be declared under the said deed.—Dated this 30th day of June, 1909.

TIMBRELL and DEIGHTON, 44, King Williamstreet, E.C., Solicitors.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 23rd day of March, 1909, by JAMES NEWALL and WILLIAM NEWALL, trading as "James Newall and Son," at Spring-road, Hale, in the county of Chester, Builders.

THE creditors of the above named James Newall and William Newall, who have not already sent in their claims, are required, on or before the 22nd day of July, 1909, to send in their names and addresses, and the particulars of their debts or claims, to Mr. Edward Ernest Groome (of the firm of Messrs. Groome and Ramsdale), of 21, Spring-gardens, Manchester, Incorporated Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of any Dividend that may be declared.—Dated this 1st day of July 1909. day of July, 1909.

REDFERN, SON, and THOMPSON, 46, Brownstreet, Manchester, Solicitors for the above named Trustee. 046

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 31st day of March, 1909, by PERCY LISTER, of 26, Railway-street, Altrincham, in the county of Chester, Tobacconist.

THE creditors of the above named Percy Lister, who have not already sent in their claims, are required, on or before the 17th day of July, 1909, to send

in their names and addresses, and the particulars of their respective debts, claims, or demands, to Mr. Hermann Moller, of 5, John Dalton-street, in the city of Manchester, 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 de-clared.—Dated this 3rd day of July, 1909.

JOHN A. BRADBURY, 33, Brazennose-street, Manchester, Solicitor for the said Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, dated the 16th day of February, 1909, and executed by EDMUND BRADFORD, of 'Ferminusbuildings, Terminus-road, Eastbourne, in the county of Sussex, Draper, carrying on business under the style of the London Cash Drapery Company.

THE creditors of the above named Edmund Bradford, who have not already sent in their claims, are required, before the 31st day of July, 1909, to send particulars thereof, to Algernon Osmond Miles, of the firm of Josolyne, Miles, and Co., 28, King-street, Cheapside, London, E.C., Chartered Accountants, the Trustee under the said deed, after which date the said Algernon Osmond Miles will proceed to distribute the categories. Osmond Miles will proceed to distribute the estate of the said Edmund Bradford, having regard only to the claims of which he shall then have had notice, and creditors of whose claims he shall not then have had notice will be excluded from the benefit of such distribution.—Dated this 2nd day of July, 1909.

MILES, HAIR, and CO., 27, King-street, Cheap-side, E.C., Solicitors for the Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 16th day of February, 1909, by ANNIE KIRTON, of Rhonallea, Edgar-road, Margate, in the county of Kent, Spinster.

THE creditors of the above named Annie Kirton who have not already sent in their claims, are required, on or before Thursday, the 22nd day of July, 1909, to send in their names and addresses, and the particulars of their debts or claims, to us, the undersigned, at No. 5, Ceoil-square, Margate, joint Trustees under the said deed, or in default thereof they will be ex-cluded from the benefit of the Dividend proposed to be declared.—Dated this 5th day of July, 1909.

JOHN W. SCARLETT, Margate, Incorporated Accountant

JOHN SCHOFIELD STREETS. Lincoln. Chartered Accountant.

THE estates of JAMES STEWART, Spirit Merchant, carrying on business at 2, Bengal-street, and 92, Main-street, Poliokshaws, and 962, Pellokshawsroad, Glasgow, and residing at Helenslea, Giffnock, in the county of Renfrew, were sequestrated on the 2nd day of July, 1909, by the Sheriff of Renfrew and Bute, at Paieley at Paisley.

The first deliverance is dated 19th June, 1909. The first deliverance is dated 19th June, 1909.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Wednesday, the 14th day of July, 1909, within the Globe Hotel, Highstreet, Paisley. 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 2nd day of November, 1909.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

PRENTICE and FREW, Writers, 145, St. Vincentstreet, Glasgow, Agents.

THE estates of the deceased JAMES McDONALD otherwise JAMES MACDONALD, Dairyman, Petersburn Dairy, Carlisle-road, Airdrie, were sequestrated on the 30th day of June, 1909, by the Court of

The first deliverance is dated the 7th day of April, 1909. The meeting to elect the Trustee and Commissioners is to be held at half-past ten o'clock forencon, on Friday, the 9th day of July, 1909, in McLelland's Hall, Stirling-street, Airdrie. 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 the 30th day of October, 1909.

The sequestration has been remitted to the Sheriff of

the county of Lanark, at Airdrie.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

BALFOUR and MANSON, S.S.O., Agents.

77, Hanover-street, Edinburgh.

THE BANKRUPTCY ACTS, 1883 AND 1890.

RECEIVING ORDERS.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Becaiving Order	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
2147	Rosenblum, Hyman (trading as H. Rosen)	392, Edgware-road, in the county of London	Draper	High Court of Justice in Bankruptcy	June 12, 1909	683 of 1909	July 1, 1909	344	Creditor's	Sec. 1, Bankruptcy Act, 1890
2148	Williams, John (otherwise known as John Jay Williams)	His Majesty's Prison, Wormwood Scrubbs, lately residing at 169, Queen's Gate, South Kensington, and formerly at Beaumanor Mansions, Queen's-road, Bayswater, all in the county of London, lately carrying on business at 7, Nicholas-lane, in the city of London, and Rutland House, in the county borough of Swansea, Glamorganshire	Colliery Proprietor	High Court of Justice in Bankruptcy	July 1, 1909	766 of 1909	July 1, 1909	346	Debtor's	
2149	Williams, William	Tyddyn Adda, Llanddanielfab, in the county of Anglesey	Farmer and Pig Dealer	Bangor	July 2, 1909	30 of 1909	July 2, 1909	28	Debtor's	
2150	Hall, Tom Harper	19, Wheatclose-road, Barrow-in-Furness, in the county of Lancaster	Foreign Correspondence Clerk	Barrow - in - Furness and Ulverston	July 2, 1909	6B of 1909	July 2, 1909	4в	Debtor's	
2151	Deacon, Henley	Church-road, Hall Green, in the county of Warwick, lately carrying on business at 7, Branston-street, Birmingham, in the said county of Warwick	Manufacturer's Agent	Birmingham	Jaly 2, 1909	65 of 1909	July 2, 1909	55	Debtor's	
2152	Spurrier, Henry and Spurrier, Frederick (trading in copartner-	Worcester Residing in lodgings at 33A, Teignmouth- road, Bournbrook, in the county of Wor-								-
	ship as H. and F. Spurrier)	cester aforesaid At Grange-road, Bournbrook aforesaid	Gold, Silver, and Steel Rollers	Birmingham	July 3, 1909	of 1909	July 3, 1909	56	Debtor's	
2153	Fowlds, William	Ingrow Bridge, Keighley, Yorkshire	Chemist and Druggist	Bradford	July 1, 1909	40 of 1909	July 1, 1909	88	Debtor's	<u> </u>

RECEIVING ORDERS-continued.

No,	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	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 Petition.
2154	Newman, William George (trading as W. G. New- man & Co.)	162, High-street, Hounslow, in the county of Middlesex	Tobacco Dealer and Confectioner	Brentford	June 10, 1909	19 of 1909	July 2, 1909	16	Creditor's	Sec. 4-1 (H.), Bank- ruptoy Act, 1883
2155	Franklin, William Veasey	The Haven, Percy-avenue, Kingsgate-on-Sea, Thanet, in the county of Kent	*** ***	Canterbury	June 22, 1909	34 of 1909	Jaly 3, 1909	33	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
2 156:	Hughes, John Willie	The Cowbridge Arms, Cowbridge, in the county of Glamorgan, formerly residing at East End, Cowbridge	Manager of Licensed House	Cardiff	June 30, 1909	24 of 1909	June 30, 1909	23	Debtor's	
2157	Edwards, Edward	19, Railway-terrace, Pontyberem, Carmarthen- shire, lately residing at Margam-street, Cymmer, Port Talbot, Glamorganshire	Painter and Decorator	Carmarthen	July 1, 1909	17 of 1909	July 1, 1909	16	Debtor's	
2158	Porter, Joseph Francis (carrying on business as Porter's Supply Stores, J. Porter and also as J. Porter and Co.)	12, Leazes-place, in the city of Durham, carrying on business at 43, Gilesgate, Durham aforesaid	Wholesale and Retail Grocer	Durham	June 5, 1909	10 of 1909	July 1, 1903	11	Creditor's	Sec. 4-1 (D), Bank- ruptcy Act, 1883
2159	Lines, William	3, Albion-cottages, Walberswick, Suffolk	Builder	Great Yarmouth	July 3, 1909	22 of 1909	Jul y 3, 1909	22	Debtor's	-
2160	Nursery, Walter Parker	Lately trading at 41, Duke's Head-street, lately residing at 158, Denmark-road, both in Lowestoft, Suffolk, but whose present address is not known	Leather and Fishing Tackle Merchant	Great Yarmouth	June 21, 1909	19 of 1909	July 2, 1909	20	Creditor's	Sec. 4-1 (D), Bank- ruptcy Act, 1883
2161	Rumens, Isaac	12, North Quay, Great Yarmouth, Norfolk	Dairyman	Great Yarmouth	July 2, 1909	21 of 1909	July 2, 1909	21	Debtor's	
2162	Mayall, Richard	644, Oakhill, Stoke-on-Trent, formerly carrying on business at 26, Market-street, Hanley, and Bowden's-row, Tunstall, all in the county of Stafford	Dyer and Cleaner	. Hanley	June 30, 1909	13 of 1909	June 30, 1909	7	Debtor's	
2163	Hindson, John Milner	Lately residing at Stanley House, Leopold- street, but now 29, Nassau-place, both in the city of Leeds	Commercial Traveller	Leeds	June 30, 1909	71 of 1909	June 30, 1909	65	Debtor's	

No:	Debtor's Name	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Dat. of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Greditor's Petition.
2164	Lee, Fred	Lately residing at Exchange-buildings, Men- ston, in the county of York, and carrying on business at Menston aforesaid, and at Burley-in-Wharfedale, in the said county of York, but now residing in lodgings at 20, Bank-parade, Otley, in the said county of York	Lately Butcher, now Butcher's Assistant	Leeds	June 30, 1909	72 of 1909	June 30, 1909	66	Debtor's	
2165	Morgan, James William	6, Broad-street, Leominster, in the county of Hereford	Cycle and Gramophone Agent	Leominster	July 3, 1909	5 of 1909	July 3, 1909	5 ,	Debtor's	
2166	Holme, John	Residing and carrying on business at Canal Farm, Maghull, near Liverpool, in the county of Lancaster	Farmer	Liverpool	July 2, 1909	48 of 1909	July 2, 1909	32	Debtor's	
2167	Aznavourian, Krikor (trading as M. and K. Aznavourian)	4, Nicholas-street, in the city of Manchester	Shipper	Manchester	July 2, 1909	66 of 1909	July 2, 1909	53	Debtor's	
2 168	Steen, Florence Emma	83, Victoria-street, Crewe	Fruiterer (Spinster)	Nantwich and Crewe	July 2, 1909	10 of 1909	July 2, 1909	8	Debtor's	
2 169	Gale, Ellen (carrying on business under the style of Gale and Son)	Rosebery - street, Burton Latimer, in the county of Northampton	Coal Merchant, Widow	Northampton	July 2, 1909	22 of 1909	July 2, 1909	20	Debtor's	
2170	Prickett, George	Llanunwas Arms, Middle Mill, Solva, Pembrokeshire	Tailor and Innkeeper	Pembroke Dock.	July 3, 1909	10 of 1909	July 3, 1909	10	Debtor's	
21 71	Bunker, Thomas	24, Sea View-terrace, Plymouth, in the county of Devon	Butcher	Plymouth and East Stone- house	July 3, 1909	17 of 1909	Jaly 8, 1909	16	Debtor's	
2 172	Harris, William Thomas (trading as W. T. Harris and Sons)	460 and 464, Commercial - road, and 47, Emanuel-street, Portsmouth, Hants	Electrical Engineer	Portsmouth	June 30, 1909	28 of 1909	June 30, 1909	26	Debtor's	
2173	Brierley, Herbert Boswell	Residing at 8, Victoria-road, Fulwood, near Preston, in the county of Lancaster	Mill Manager	Preston	July 3, 1909	15 of 1909	July 8, 1909	14	Debtor's	

RECEIVING ORDERS-continued.

No.	Debtor's Name,	Address.	Description,	Court;	Date of Filing Petition.	No. of Matter.	Date of Becaiving Order.	No. of Becsiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proves in Creditor's Petition.
2174 H	Brooks, Edward William	Sonning, Berks							Ì	
7	and Woollan, Sydney Walter	Endellion, Priory-avenue, Caversham, lately carrying on business in co-partnership at 113 and 115, Caversham-road, Reading, and at Northfield-road, Reading	Motor Engineers	Reading	June 30, 1909	11 of 1909	June 30, 1909	8	Debtor's	
2175	Williams, John Ja y	Queen's Gate, Kensington, in the county of London, Sketty Isha, Sketty, in the county of Glamorgan, carrying on business at New Lynch Colliery, Llanmorlais, in the said county of Glamorgan, and Rutland- street, Swansea, but now of Brixton Gaol, in the said county of London	Colliery Proprietor	Swansea	June 23, 1909	14 of 1909	July_2, 1909	14	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
2176	Young, William Edward	Cumberland Yard, Mount Sion, Tunbridge Wells, in the county of Kent, carrying on business at Cumberland Yard aforesaid, and also at 110, Camden-road, Tunbridge Wells aforesaid	Corn and Coal Merchant	Tunbridge Wells	July 1, 1909	8 of 1909	July 1 <u>, 1909</u>	6	Debtor's	
2177	Green, John	Residing in lodgings at Abbey-street, Green Heath, Hednesford, formerly residing and carrying on business at Abbey-street, Green Heath, Hednesford aforesaid, Staffordshire	Miner, formerly Grocer and Greengrocer	Walsall	July 2, 1909	16 of 1909	July 2, 1909	16	Debtor's	
2178	Kimberley, Edward John	Formerly residing at 99, the Heath, Blakenhall, near Walsall, now residing and carrying on business at 52, the Heath, Blakenhall aforesaid, Staffordshire	Grocer	Walsali	June 29, 1909	15 of 1909	June 29, 1909	14	Debtor's	
2179	Welch, Henry	19 and 27, Tamworth-street and Lombard-Gardens, Lichfield, Staffordshire	Fishmonger, Poulterer, Licensed Game Dealer, Ice Merchant and Fancy Dealer	Walsall	May 28, 1909	13 of 1909	July 1, 1909.	15	Creditor's	Sec. 4-1 (A.) Bank- ruptcy Act, 1883
2180 J	Jones, Owen Wyn	20, Falcon-road, Battersea, in the county of London	Draper	Wandsworth	July 3, 1909	23 of 1909	Jaly 3, 1909	25	Debtor's	
2181	Denning, William	Clandown, near Radstock, Somerset	Baker	Wells	June 30, 1909	3 of 1909	June 30, 1909	3	Debtor's	

FIRST MEETINGS AND PUBLIC EXAMINATIONS-continued.

Debi er's N ame.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place,	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration,
Hawley, Arthur (carrying on business under the name or style of T. Hawley and Co.)	Twibell-street, Barnsley, Yorksbire, carrying on business at Dearne Saw Mills, Twibell - street, Barnsley aforesaid	Joiner and Builder	Barnsley	. 13 of 1909	July 15, 1909	10 а.м.	Official Receiver's Office, 7, Regent- street, Barnsley	July 15, 1909	10.30 A.M.	County Court Hall, Regent- street, Barns- ley	July 3, 1909
Ferris, Astley	Residing at Patterdown, Chippenham, Wilts, carry- ing on business at 21, Causeway, Chippenham, Wilts	Grocer	Bath	8 of 1909	July 14, 1909	12 noon	Official Receiver's Offices, 26, Bald- win-street, Bristol	Aug. 9, 1909	2,45 p.m.	County Court Offices, 4, Abbey - street, Bath	June 30, 1909
Goodwin, Edward	109, City-road, Walton, in the city of Liverpool, lately residing at Raw- don, Queen's-street, Lis- card, and lately carrying on business at that address, and also at Geneva-road Station, Sea- combe, all in the county of Chester	Colliery Agent	Birkenhead	9 of 1909	July 15, 1909	11 а.м.	Offices of Official Receiver, 35, Vic- toria-street, Liver- pool	Aug. 10, 1909	11 а.м.	Court - house, Pilgrim-street, Birkenhead	June 30, 1909
Fowlds, William	Ingrow Bridge, Keighley, Yorkshire	Chemist and Druggist	Bradford	. 40 of 1909	July 15, 1909	11 A.M.	Official Receiver's Chambers, 12, Duke- street, Bradford	Jul y 28, 190 9	10 а.м.	County Court, Manor. · row, Bradford	
Baker, George	Meadow Farm, Bitton, in the county of Gloucester	Farmer	Bristol	. 29 of 1909	July 14, 1909	11.30 A.M.	Official Receiver's Offices, 26, Bald- win-street, Bristol	July 30, 1909	12 noon	Guildhall, Bristol	June 30, 1909
Puddy, Albert Charles (lately trading as Puddy and Co.)	Rookhill Farm, Keynsham, in the county of Somerset, lately trading at 5, Dol- phin-street, in the city of Bristol	Hosier	Bristol	27 of 1909	July 14, 1909	11.45_А.М.	Official Receiver's Offices, 26, Bald- win-street, Bristol	July 30, 1909	12 noon	Guildhall, Bristol	
White, Thomas, and White, Thomas Horace (trading as T. White and Son)		Wholesale and Retail Fruiterers, Poulterers, and Rabbit Mer- chants	Bristol	. 30 of 1909	July 14, 1909	12.15 P.M.	Official Receiver's Offices, 26, Bald- win-street, Bristol	Joly 23, 1909	12 noon	Guildhall, Bristol	June 30, 1909

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.
Cooke, John	Residing at 50, Temple- street, formerly carrying on business at 1, Hill Top-street, both in Burn- ley, Lancashire	Mechanical Engineer	Burnley	15 of 1909	July 15, 1909	11 а.м.	Official Receiver's Offices, 13, Winck- ley-street, Preston	July 30, 1909	10.30 A.M.	County Court- house, Bank- house - street, Burnley	July 1, 1909
Rookes, Alfred	179, Newmarket-road, in the borough of Cambridge	Fishmonger	Cambridge	11 of 1909	July 14, 1909	10,30 A.M.	Official Receiver's Office, 5, Petty Cury, Cambridge;	July 14, 1909	11 A.M.	Guildhall, Cambridge	July 2, 1909
Attree, Ernest William	Station Hotel, Westgate- on-Sea, lately carrying on business at the Sultan's Head, Rossington-street, Upper Olapton, London	Barman	Canterbury	35 of 1909	July 15, 1909	9,30 д.м	Official Receiver's Office, 68A, Castle- street, Canterbury	July 15, 1909	10 A.M.	Guildhall, Canterbury	July 2, 1909
Ballantine, William Newell	Residing at Cheviot road, Stanwix, Cumberland, carrying on business at 48, Warwick - road, Carlisle	Painter and Decorator	Carlisle	of 1909	July 15, 1909	11.15 A.M.	34, Fisher - street, Carlisle	July 23, 1909	11.30 A.M.	Court - house, Carlisle	
Moulding, William Charles	Lazonby, Cumberland	Schoolmaster	Carlisle	of 1909	July 15, 1909	11 A.M.	34, Fisher-street, Carlisle	July 23, 1909	11 A.M.	Court - house, Carlisle	June 29, 1909
Edwards, Edward	19, Railway-terrace, Ponty- berem, Carmarthenshire, lately residing at Margam- street, Cymmer, Port Talbot, Glamorganshire	Painter and Decorator	Carmarthen	. 17 of 1909	July 14, 1909	11 A.M.	4, Queen-street, Car- marthen	July 14, 1909	12 noon	4, Queen-street, Carmarthen	
Renshaw, Fred	Ashgate-road, Brampton, Ohesterfield, in the county of Derby, and Chatsworth- road, in the borough of Chesterfield, in the county of Derby	Grocer and Provision Dealer, and Beer Retailer	Chesterfield	2 of 1909	July 16, 1909	12,30 P.M.	Angel Hotel, Chester- field	July 16, 1909	2 P.M.	County Court, Market Hall, Chesterfield	
Waddingbam, Thomas Edward	227, Brereton - avenue, Cleethorpes, and back of 74, Castle-street, Great Grimsby	Wholesale Confectioner	Great Grimsby	. 20 of 1909	July 14, 1909	11 A.M.	Official Receiver's Office, St. Mary's- chambers, Great Grimsby	Aug. 5, 1909	11 А.М.	Townhall, Great Grimsby	June 29, 1909

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Dedtor'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.
Spooner, John William	Residing at 69, and trading at 67, Morton-road, South Lowestoft, Suffolk	Marine Store Dealer	Great Yarmouth	20 of 1909	July 14, 1909	12,30 Р.М.	Official Receiver's Office, 8, King- street, Norwich	July 27, 1909	11 A.M.	Townhall, Great Yarmouth	
Mayall, Richard	Late of 26, Market-street, Hanley, and Bowden's- row, Tunstall, but now of 644, Oakhill, Stoke-upon- Trent, all in the county of Stafford	Dyer and Cleaner	Hanley	13 of 1909	July 14, 1909	3 P.M.	Official Receiver's Office, 28, King- street, Newcastle, Staffordshire	July 28, 1909	11 а.м.	Townhall, Hanle y	Jul y 2, 1 909
Davies, Edwin (lately trading under the name of Hill and Co.)	128, Widemarsh-street, in the city of Hereford, lately trading at the same address	Journeyman Painter, formerly Fruiterer and Painter	Hereford	16 of 1909	July 14, 1909	12.30 Р.М.	2, Offa-street, Here- ford		***	##*	June 29, 1909
Boccock, Joseph Harrison (carrying on business under the style or firm of Boccock and Co.)	Residing at 93, Porter- street, and carrying on business at 77, Porter- street, in the city and county of Kingston-upon- Hull	Cycle Agent and Repairer	Kingston-upon- Hull	28 of 1909	July 14, 1909	11 A.M.	Official Receiver's Offices, York City Bank - chambers, Lowgate, Hull	Aug. 9, 1909	2 P.M.	Court - house, Townhall, Hull	June 29, 1909
Hindson, John Milner	Lately residing at Stanley House, Leopold - street, but now 29, Nassau-place, both in the city of Leeds	Commercial Traveller	Leeds	71 of 1909	July 14, 1909	11 а.м.	Official Receiver's Office, 24, Bond- street, Leeds	Aug. 10, 1909	11 а.м.	County Court- house, Albion- place, Leeds	July 2, 1909
Lee, Fred	Lately residing at Exchange-buildings, Menston, in the county of York, and carrying on business at Menston aforesaid, and at Burley-in-Wharfedale, in the said county of York, but now residing in lodgings at 20, Bank-parade, Otley, in the said county of York	Lately Butcher, now Butcher's Assistant	Leeds	72 of 1909	July 14, 1909	11.30 A.M.	Official Receiver's Office, 24, Bond- street, Leeds	Aug. 10, 1909	11 A.M.	County Court- house, Albion- place, Leeds	July 2, 1909

Debtor's Name,	Address.	Description.	Court,	No.	Date of First Meeting.	Hour,	Piace.	Date of Public Examination.	Hour,	Piace.	Date of Order if any, for Summary Administration.
Robinson, John Edward	101, Old-lane, Openshaw, Manchester	Managing Director of a Limited Liability Com- pany	Manchester	63 of 1909	July 14, 1909	2,30 р.м.	Official Receiver's Offices, Byrom- street, Manchester	Aug. 20, 1909	10 а.м.	Court - house, Quay - street, Manchester	June 29, 1909
Davies, Lewis Philip	Teacaddy, Maesycwmmer, in the county of Mon- mouth	Grocer and Draper	Newport, Mon.	18 of 1909	July 14, 1909	11 а,м.	Official Receiver's Office, 144, Com- mercial - street, Newport, Mon.	July 27, 1909	10.30 A.M.	Townball, New- port, Mon- mouthshire	July 3, 1909
Thomas, James	Tufton Arms, in the parish of Henry's Mote, in the county of Pembroke	Licensed Victual- ler and Farmer	Pembroke Dock	9 of 1909	July 14, 1909	10.30 д.м.	4, Queen-street, Car- marthen	Jul y 2 3, 1909	12 noon	Temperance Hall, Pembroke Dock	
Griffiths, David Paulinus	86, High-street, Tonyrefail, Glamorgan	Hay and Corn Merchant	Pontypridd, Ystradyfodwg and Porth	22 of 1909	July 15, 1909	11 A.M.	Official Receiver's Office, Post Office- chambers, Ponty- pridd	July 20, 1909	10.15 A.M.	Court - house, Pontypridd	July 3, 1909
Harrison, Richard	33, Wolsely-street, Reading	Butcher	Reading	10 of 1909	July 14, 1909	12 noon	Queens Hotel, Reading	Aug. 5, 1909	2 PM.	Assize Courts, Reading	
Seabridge, Charles	Spot Gate Inn, near Stone, in the county of Stafford, lately residing at the Sturbridge Farm, Eccleshall, in the said county of Stafford	Farmer and Licensed Victualler	Stafford	4 of 1909	July 14, 1909	2.30 г.м.	Official Receiver's Office, King-street, Newcastle, Staf- fordshire	July 19, 1909	12 noon	Shirehall, Staf- ford	June 26, 1909
Denning, William	Clandows, near Radstock, in the county of Somerset	Baker	Wells	3 of 1909	July 14, 1909	12.30 р.м.	Official Receiver's Offices, 26, Bald- win-street, Bristol	Aug. 10, 1909	11.30 a.m.	Guildhall, Wells	
Mountford, George	12, Paget-road, Wolver- hampton, in the county of Stafford, carrying on business at 35, Chapei Ash, Wolverhampton	Tobacconist	Wolverhampton	26 of 1909	July 15, 1909	11.30 а.м.	Official {Receiver's Office, Wolver-hampton	July 21, 1909	2.30 P.M.	County Court, Wolverhamp - ton	July 2, 1909

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.
		· ·		tice is substitute	d for tha	t published in t	he London	Garette of the 15th	June, 1909.			
Shelton, Henry	Robert	6, Orleton-terrace, off Haygate-road, Wellington, formerly and until lately residing at 13, Walker-street, Wellington, and carrying on business at 8, Walker-street, Wellington, all in the county of Salop	Auctioneer and House Furniture Remover	Shrewabury (by transfer from Madeley)	13 of 1909	(As	previously	Gazetted)	July 13, 1909	10.30 д.м.	Grand Jury Room, Shire- hall, Shrews- bury	June 12, 1909
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NOTICES OF DAYS APPOINTED FOR PROCEEDING WITH PUBLIC EXAMINATIONS ADJOURNED SINE DIE.

Debtor's Nams.	Address.	Description.	Court.	No. of Matter.	Date fixed for proceed- ing with Examination.	Hour	Place.
Cohen, Hyam	433, Strand. in the county of London, residing at 26, White Rocks, Hastings, Sussex	Financial Agent and Dealer in Curios	High Court of Justice in Bankruptcy	601 of 1907	July 28, 1909	11.30 A.M.	Bankruptoy - buildings Carey-street, London W.O.
Klemantaski, Segismund	2, Tanza-road, Hampstead, in the county of London, and lately carrying on business at 37, Great Towerstreet, in the city of London	Russian Merchant	High Court of Justice in Bankruptcy	894 of 1908	July 16, 1909	11.30 а.м.	Bankruptoy - buildings Carey-street, London W.C.
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THE LONDON GAZETTE, JULY 6, 1909.

ADJUDICATIONS.

Debior's Name.	Address.	Description.	Court.	No. Date of Order.	Date of Filing Petition.
Cullwick, George	171, Fulham-road, Kensington, in the county of London	Chemist		554 July 2, 1909	May 19, 1909
Fowles, William John (in the Petition described as Fowles (male))	170, Cambridge-road, Kilburn, in the county of London	Of no occupation		444 July 3, 1909	April 22, 1909
Goldstein, Fanny (described in the Receiving Order as F. Goldstein)	87, Wilkes-street, Spitalfields, in the county of London	Baker, a married woman, trading separately from her husband and having separate estate		563 July 2, 1909	May 20, 1909
Scarlett, George	5, Downe Mansions, Gondar-gardens, West Hampstead, and 47, Heath-street, Hampstead, both in Middlesex	Butcher		530 July 2, 1909	May 13, 1909
Seaton, Philip Robert Joseph (described in the Receiving Order as Philip Seaton)	Outer Temple, 222 and 225, Strand, in the county of London, residing at Kirklea, 72, Cassio-road, Watford, Hertfordshire	General Broker and a Director of a Limited Company		610 July 2, 1209	May 27, 1909
Williams, John (otherwise known as John Jay Williams)	Of His Majesty's Prison, Wormwood Scrubbs, lately residing at 169, Queen's Gate, South Kensington, and formerly at Beaumanor Mansions, Queen's-road, Bayswater, all in the county of London, lately carrying on business at 7, Nicholas-lane, in the city of London, and Rutland House, in the county borough of Swansea, Glamorganshire	Colliery Proprietor		766 July 1, 1909	July 1, 1909
Williams, William	Tyddyn Adda, Llanddanielfab, in the county of Anglesey	Farmer and Pig Dealer		30 1909 July 2, 1909	July 2, 1909
Goodwin, Edward	109, City-road, Walton, Liverpool, Lancashire, lately residing at Rawdon, Queen's-street, Liscard, and lately carrying on business at that address, and also at Genevaroad Station, Seacombe, both in Cheshire	Colliery Agent		9 June 30, 1909	June 14, 1909
Aldridge, A. H. (male)	12, Silver-street, Tamworth, in the county of Stafford	Ironmonger		53 June 28, 1909	May 19, 1909
Deacon, Honley	Church-road, Hall Green, in the county of Warwick, lately carrying on business at 7, Branston-street, Birmingham, in the said county of Warwick	Manufacturer's Agent		65 f 1909 July 2, 1909	Jaly 2, 1909

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Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Spurrier, Henry, and	Residing in lodgings at 33A, Teignmouth-road, Bournbrook, in the county of Worcester aforesaid	Gold, Silver and Steel Rollers	Birmingham	66 of 1909	July 3, 1909	July 3, 1909
Fowlds, William	Ingrow Bridge, Keighley, Yorkshire	Chemist and Druggist	Bradford	40 of 1909	July 1, 1909	July 1, 1909
White, Thomas White, Thomas Horace (trading as T. White and Son)	1, Easton-road, Bristol, and Nicholas-street Market, Bristol aforesaid	Wholesale and Retail Fruiterers, Poulterers and Rabbit Merchants	Bristol	30 of 1909	July 1, 1909	June 28, 1909
Freer, Fred	Ravenstone, in the county of Leicester	Baker	Burton-on-Trent	16 of 1909	June 30, 1909	June 14, 1909
Franklin, William Veasey	The Haven, Percy-avenue, Kingsgate-on-Sea, Thanet, in the county of Kent	··, ·· ·· ·· ·· ··	Canterbury	3i of 1909	July 3, 1909	June 22, 1909
Hughes, John Willie	The Cowbridge Arms, Cowbridge, in the county of Glamorgan, formerly residing at East End, Cowbridge	Manager of a Licensed House	Cardiff	24 of 1909	June 30, 1909	June 30, 1909
Ballantine, William Newell	Residing at Cheviot-road, Stanwix, Cumberland, carrying on business at 48, Warwick-road, Carlisle	Painter and Decorator	Carlisle	6 of 1909	July 3, 1909	June 25, 1909
Edwards, Edward	19, Railway-terrace, Pontyberem, Carmarthenshire, lately residing at Margam-street, Cymmer, Port Talbot, Glamorganshire	Painter and Decorator	Carmarthen	17 of 1909	July 1, 1903	July 1, 1909
Lines, William	3, Albion-cottages, Walberswick, Suffolk	Bailder	Great Yarmouth	22 of 1909	Jaly 3, 1909	July 3 , 1909
Frarey, Robert (lately trading as Catford Building Supply Association)	62, Rushey-green, Catford, Kent	Auctioneer	Greenwich	18 of 1909	July 2, 1909	May 4, 1909
Mayall, Richard	. 644, Oakhill, Stoke-on-Trent, formerly carrying on business at 26, Market-street, Hanley, and Bowdens-row, Tuns'all, all in the county of Stafford	Dyer and Cleaner	Hanle y	13 of 1909	June 30, 1909	June 30, 1909

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description,	Court.	No.	Date of Order.	Date of Filing Petition.
Pesce, Frank	18, Cotterill-road, Surbiton, Surrey	Commercial Traveller	Kingston, Surrey	24 of 1909	June 30, 1909 J	ure 24, 1909
Endson, John Milner	Lately residing at Stanley House, Leopold-street, but now 29, Nassau-place, both in the city of Leeds	Commercial Traveller	LeeJs	71 of 1909	June 30, 1909 J	une 30, 1909
Lee, Fred	Lately residing at Exchange-buildings, Menston, in the county of York, and carrying on business at Menston aforesaid, and at Burley-in-Wharfedale, in the said county of York, but now residing in lodgings at 20, Bankparade, Otley, in the said county of York	Lately Butcher, now Butcher's Assistant	Leeds	72 of 1909	June 30, 1909 J	une 30, 1909
Morgan, James William	6, Broad-street, Leominster, in the county of Hereford	Cycle and Gramophone Agent	Leominster	5 of 1909	July 3, 1909 J	'uly 3, 1909
Ho'me, John	Residing and carrying on business at Canal Farm, Maghull, near Liverpool, in the county of Lancaster	Farmer	Liverpool	48 of 1909	July 2, 1909 J	uly 2, 1909
Resen, Samuel, and Resen, Abraham (lately trading as St. Resen and Son)	Both lately residing and carrying on business at 77, Paddington, in the city of Liverpool, and also lately carrying on business at 129, Crown-street, and 92, Brown- low Hill, both in Liverpool aforesaid	Confectioners, Wholesale Grocers, Butter and Oil Merchants	Liverpool	87 of 1909	June 17, 1909 M	fay 13, 1909
Robinson, John Edward	101, Old-lane, Openshaw, Manchester	Managing Director of a Limited Liability Company	Mauchester	63 of 1909	July 1, 1909 J	une 14, 1909
Steen, Florence Emma	83, Victoria-street, Crewe	Fruiterer (a Spinster)	Nantwich and Crewe	10 of 1909	July 2, 1909 J	uly 2, 1909
Galc, Ellen (carrying on business under the style of Gale and Son)	Rosebery-street, Burton Latimer, in the county of Northampton	Coal Merchant, Widow	Northampton	22 of 1909	July 2, 1909 J	uly 2, 1909
Birkin, Richard Noel Belcher	Gedling, lately residing at 2, Holme-road, West Bridgford, both in Nottinghamshire	Traveller	Nottingham	23 of 1909	July 2, 1909	May 28, 1909
·Friekett, George	Llanunwas Arms, Middle Mill, Solva, Pembrokeshire	Tailor and Innkeeper	Pembroke Dock	10 of 1909	July 3, 1909 J	Taly 3, 1909

ADJUDICATIONS—continued.

Debtor's Name.	Address,	Description.	Court. No.		te of Filing Petition.
Bunker, Thomas	24, Sea View-terrace, Plymouth, in the county of Devon	Butcher	Plymouth and East 17 Stonehouse of 190	July 3, 1909 July	3, 1909
Harris, William Thomes (trading as W. T. Harris and Sons)	460 and 464, Commercial-road, and 47, Emanuel-street, Portsmouth, Hants	Electrical Engineer	Portsmouth 28 of 190		e 30, 19)9
Brierley, Herbert Boswell	Residing at 8, Victoria-road, Fulwood, near Preston, in the county of Lancaster	Mill Manager	Preston 15 of 190	July 3, 1909 July	3, 1909
Brooks, Edward William, and Woollan, Sydnev Walter	Sonning, Berks Endellion, Priory-avenue, Caversham, lately carrying on business in copartnership at 113 and 115, Caversham-road, Reading, and at Northfield-road, Reading	Motor Engineers	Reading 11 of 190		e 30, 1909
Young, William Edward	Cumberland-yard, Mount Sion, Tunbridge Wells, in the county of Kent, carrying on business at Cumberland-yard aforesaid, and also at 110, Camden-road, Tunbridge Wells aforesaid	Corn and Coal Merchant	Tunbridge Wells 8 of 196		7 1, 1909
Green, John , ,	Residing in lodgings at Abbey-street, Green Heath, Hednes- ford, formerly residing and carrying on business at Abbey- street, Green Heath, Hednesford aforesaid, Staffordshire	Miner, formerly Grocer and Green- grocer	Walsall 16 of 190		7 2, 1909
Kimberley, Edward John	Formerly residing at 99, the Heath, Blakenhall, near Walsell, now residing and carrying on business at 52, the Heath, Blakenhall aforesaid, Staffordshire	Grocer	Walcall 15 of 196		e 29, 190 9
Denning, William	Clandown, near Radstock, Somerset	Baker	Wells 3 of 196		e 30, 1 909
Haddrell, William	29 and 31, the Broadway, Southall, in the county of Middlesex	House Furnisher	Windsor 11 of 196	June 30, 1909 May	7 27, 1909
	The following Amended Notice is substituted for that	published in the London Gazette of	11th June, 1909.		
Stone, William Albert (known as Albert Marshall, carrying on business as the City Restaurant under the name of I. Williams, and described in the Receiving Order as Albert Marshall)	14, Chadwick-road, Peckham, S.E., lately carrying on business at 22, Whiteman-road, Harringay, and carrying on business at 34, Goswell-road, London, E.O., and employed there	Manager	High Court of Justice 611 in Bankruptcy of 190		7 27, 1909
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ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctionel or Order made.
Gibbes, John Dixon	1, Linden-gardens, Bayswater, in the county of London	250 011 010	High Court of Justice in Bankrupicy	1257 of 1906	June 24, 1909	Application dismissed
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NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address,	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Fishburn, William	Henshaw-lane, Yealon, in the county of York	Wheelwright and Black- smith	Leeds	52 of 1909	July 22, 1909	John Bowling, Official Receiver	24, Bond-street, Leeds
Carss, William Robert	Victoria Factory, St. Mary's-road, l'ortsmouth, Hants, lately residing at 23, Allens-road, Southsea, Hants	Corset Manufacturer	Portsmouth	11 of 1909	July 21, 1909	Howard Bartlett Morris, Incorporated Accountant	20. Pearl-buildings, Ports mouth, Hants
Pavey, John Jessop, and Pavey, Harry (carrying on business in copartner-	52, West-street, Sittingbourne, Kent 1, Banks-terrace, Sneerness, Kent						
ship as Pavey and Sons)	At both such addresses	Builders and Contractors	Rochester	14 of 1909	July 20, 1909	R. T. Tatham, Official Receiver	9, King-s'reet, Maidstone
Pavey, John Jessop (Separate Estate)	52, West street, Sittingbourne, Kent	Builder and Contractor	Rochester	14 of 1909	July 20, 1909	R. T. Tatham, Official Receiver	9, King-street, Maidstone
Pavey, Harry (Separate Estate)	1, Banks-terrace, Sheerness, Kent	Builder and Contractor	Rochester	14 of 1909	Jaly 20, 1909	R. T. Tatham, Official Receiver	9, King-street, Maidstone
	5, Cwm-terrace, Cwz, Mon			1			
and Rogers, Thomas Elijah	1, Cwm-terrace, Cwm, Mon	Builders	Tredegar	14 of 1907	July 21, 1909	Walter Hunter	Central-chambers, Newport Mon
Williams, George Albert (Separate Estate)	Cwm, Mon	Builder	Tredegar	14 of 1907	July 21, 1909	Walter Hunter	Central-chambers, Newport Mon
Rogers, Thomas Elijah (Separate Estate)	Cwm, Mon	Builder	Tredegar	14 of 1907	July 21, 1909	Walter Hunter	Central-chambers, Newport Mon
Addison, Frank	15. Victoria-street, Welverhampton, in the county of Stafford	Ironmonger	Wolverhampton	45 of 1905	July 24,.1909	Samuel Wells Page	30, Lichfield-street, Wolver- hampton
Smith, Herbert	Barbourne College, in the city of Worcester	Schoolmaster	Worcester	52 of 1907	July 24, 1909	Arthur Samuel Culley	11, Copenhagen street Worcester

Beblor's Name.

Rushton, Henry (lately

t carrying on business

and Co.)

Higgins, Mary and

M. Higgins and Co.)

(Separate Estate)

(Separate Estate)

Biggins, Mary ...

Sinclair, James ...

Pówers, Joseph ...

under the style or firm

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NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Hilton, Richard Foster	Skipton, Yorkshire	Coal Merchant	Bradford	- 82 of 1908	5 ₫ d.	Supple- mental	Jaly 9, 1909	Official Receiver's Chambers, 12, Duke-street, Bradford
Beynov, Jessie ,	24, High-street, Nantyfyllon, near Maesteg, in the county of Glamorgan, formerly carrying on business at 25, Castle-street, Maesteg, in the said county	General Provision Mer- chant, Wife of John William Beynon, a Married Woman, carry- ing on business sepa- rately from her Hus- band	Cardiff	20 of 1908	11 ∓ d.	First and Final	July 10, 1909	Official Receiver's Office, 117, St. Mary-street, Cardiff
Palmer, Ernest James	Residing at the Brewery House, High Ongar, in the county of Essex, lately carrying on business at High Ongar, aforesaid	Brewer's Manager, late Brewer	Chelmsford	38 of 1908	1s. 7d.	First and Final	July 8, 1909 .	Office of Official Receiver, 14, Bedford-row, London, W.C.
Croasdell, Samuel Thomas	Residing at 19, Leonard-street, Keswick, oarrying on business in Commercial-buildings, Station-road, Workington, Cumberland	Consulting Engineer and Machinery Merchant	Cockermouth and Workington	5 of 1908	1s. 3½d.	Final	July 21, 1909	36, King-street, Whitehaven
Duckham, William	Residing and carrying on business at Coventry-road, Meriden, and also carry- ing on business at Hampton-in-Arden, both in the county of Warwick	Cycle Maker and Repairer	Coventry	39 of 1908	2s. 5d.	First and Final	July 2, 1909	Official Receiver's Offices, 8, High-street, Coventry
Garrett, Harry	59, Avenue-road, New Bilton, near Rugby, in the county of Warwick, and lately residing at 50, Avenue-road aforesaid, and formerly at 52, Avenue-road aforesaid	Milk Seller	Coventry	5 of 1909	1s. 7d.	First and Final	July 2, 1909	Official Receiver's Offices, 8, High-street, Coventry
Bailey, Henry	12 and 14, Market-row, and 5, St. John's- terrace, both in Great Yarmouth, Norfolk	Lately Bookseller and Stationer, now Manag- ing Director of a Public Company trading as H. Bailey Limited	Great Yarmouth .	17 of 1892	3s. 6d.	Supple- mental	July 8, 1909	Official Receiver's Office, 8, King-street, Norwich

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Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Romain, Henry Montagu (carrying on business under the style of H. M. Romain and Co and under the style of	city of Liverpool At 68 and 70, Paradise-street, and 57, North John-street	Jeweller	Liverpool	7 of 1909	6s. 9d.	First and Final	July 13, 1909	Birmingham Jewellers' and Silversmiths' Association, 38 Frederick-street, Birming ham
Stanleys)	city of Liverpool							·
-Pym, John ,,	Residing at 3, Ethel-terrace, and carrying on business at 9, Chapel-street, Levenshulme, Manchester, in the county of Lancaster	Coal Merchant	Manchester	92 of 1908	1s. 8d.	First and Final	July 14, 1909	Official Receiver's Office Byrom-street, Manchester
Sweeney, Robert	Residing at 11, Caythorpe-street, Moss Side, Manchester, previously at 46, Masonic-street, Oldham-road, Manchester, and carrying on business at the Sackville Saw Mills, 57, Sackville-street, Manchester	Packing Case Maker	Manchester	86 of 1908	53. 8d.	First and Final	Forthwith	Offices of the Trustee, Joseph Henry Scott, Victoria-cham bers, Bowlalley-lane, Hull
Burge, Herbert	. 108, Newport-road, Cwmcarn, formerly of 8, Pond-row, Cwmcarn, and 4, Rees-row, Cwmcarn, all in the county of Monmouth	Travelling Hawker	Newport, Mon.	1 of 1909	1s. 9½d.	First and Final	July 12, 1909	Official Receiver's Office 144, Commercial - street Newport, Mon.
Barham, Harry	44, Eade-road, in the city; of Norwich	Commercial Clerk	Norwich	45 of 1908	3s. .	Third and Final	July 8, 1909	Official Receiver's Office, 8 King-street, Norwich
Bunn, Herbert Alfred .	6, Vauxhall-street, in the county of the city of Norwich	Travelling Hawker	Norwich	18 of 1909	3s. 6½d.	First and Final	July 8, 1909	Official Receiver's Office, King-street, Norwich
Caselton, Culmer	Colyer's-lane, North End, Erith, Kent		ļ			1		
George, and Caselton, Horace James	88, High-street, Erith aforesaid							
C. G. and H. J. Caselton	At both addresses	Market Gardeners, Fruiterers, Green- grocers and Florists	Rochester	6 of 1909	ls. 7 <u>4</u> d.	First and Final	July 12, 1909	Official Receiver's Office, 9 King-street, Maidstone
Caselton, Horace Jame (Separate Estate)	88, High-street, Erith, Kent	Market Gardener, Fruiterer, Greengrocer and Florist	Rochester	of 1909	15s. 11½d.	First and Final	July 12, 1909	Official Receiver's Office, S King-street, Maidstone

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount, per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
and Hyde, Richard (trading	4, Kenmore-terrace, Offerton, Stockport, Cheshire 455, Hempshaw-street, Stockport aforesaid							
as John Hyde and Son)	At 38, Great Underbank, Stockport aforesaid	Corn and Flour Mer- chant	Stockport	13 of 1 908	1s. 2½d.	Second and Final	July 20, 1909	. 156, Corn Exchange, Man- chester
Pearson, James	Londonderry Arms, Long Newton, in the county of Durham	Innkeeper	Stockton-on-Tees	9 of 1909	9s. 8d.	First and Final	July 15, 1909	Official Receiver's Office Court - chambers, Albert- road, Middlesbrough
Webber, Percy Hanna- ford	Residing and carrying on business at 90A, Worcester-street, Brynmawr, and also carrying on business at 54, Beaufort-hill, both in Breconshire	Boot Maker	Tredegar	of 1909	1s. 8¾d.	First and Final	July 12, 1909	Official Receiver's Office 144, Commercial - street, Newport, Mon.
Jones, John Clarke	Residing at Woodville Cottage, Church- street, Frodsham, in the county of Chester, and carrying on business at Kingsway, Frodsham aforesaid	Joiner and Builder	Warrington	13 of 1908	2∦d.	First and Final	July 12, 1909	. Official Receiver's Office Byrom-street, Manchester
Elliott, Thomas	1, High-street, and Saltisford Wharf, Warwick	Stonemason	Warwick	12 of 1908	5s. 11d.	First and Final	July 2, 1909	Official Receiver's Offices 8, High-street, Coventry
Beasley, Albert (trading as Beasley and Son)	15, Church-street, Basingstoke, in the county of Southampton	Corn Merchant	Winchester	of 1909	8s. 0}d.	First and Final	July 13, 1909	Office of Official Receiver Midland Bank-chambers High-street, Southampton
Thomas, William	74, Cordwallis-road, Maidenhead, in the county of Berks	General Dealer and Coal Merchant	Windsor	of 1909	7s. 6d.	Composition	July 21, 1909	Office of Official Receiver 14, Bedford-row, London W.C.
Jores, Samuel	Fair View, Abbey-road, Llangollen, in the county of Denbighshire	Pleasure Boats Pro- prietor and Coal and Lime Merchant	Wrexham and Lilangollen	14 of 1908	8s. 8d.	First and Final	July 13, 1909	. 27, Brazenose-street, Man- chester
	The following Amended Not	ice is substituted for that	published in the Lon	don Gaz	ette cf 29th	June, 1909.		
Lambert, Percy	Lately residing at Station-road, New Milton, in the parish of Lymington, in the county of Hants, and carrying on business at Station-road, New Milton aforesaid	Fishmonger and Fruiterer	Southampton	8 of 1909	1s. 10d.	First and Final	July 8, 1909	. Official Receiver's Office Midland Bank-chambers High-street, Southampton

APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No;	Day Fixed for Hearing.
Bronstein, Harry Abraham (described in the Receiving Order as Harry Bronstein)	Late of 190, High-street, Shoreditch, and now of 5, Kingsland-road, both in the county of London	Confectioner	High Court of Justice in Bank- ruptcy	85 of 1909	July 28, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.O.
Ellis, Julius Samuel (trading as Newton Brothers)	34 and 36, High-street, Islington, and 103, King- street, Hammersmith, residing at 12, Warrington- crescent, Maida Vale, all in the county of London	Tailor	High Court of Justice in Bank- ruptcy	548 of 1907	July 29, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.O.
Isaacs, Davis	30, Waldon-street, New-road, Commercial-road, lately residing and carrying on business at 125, Commercial-road, both in the county of Loudon	Boot and Shoe Dealer	High Court of Justice in Bank- ruptcy	1118 of 1907	July 29, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Nicholson, Stephen William, and Cooke, Robert (trading together in copartnership under the stylo or firm of	Residing at Salmons Cross, Reigate, Surrey Residing at Haselmere, River-avenue, Thames Ditton, Surrey				
James Nicholson and Co.)	At 212, 213 and 214, Upper Thames-street, in the city of London, at Folly Wharf, Rollins-street, Canterbury-road, Old Kent-road, Surrey, at King John's-court, Holywell-lane, Shoreditch, in the county of London, and at the Metropolitan Railway Siding, Uxbridge, Middlesex	Lead and Glass Merchants	High Court of Justice in Bank- ruptcy	299 of 1909	July 23, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Roche, Timothy	Tabard-street, Borough, Surrey, lately residing and carrying on business at 21 and 23, Tabard-street, Borough aforesaid, and 4, Bull Ring, Birmingham	Floor Cloth Dealer (lately trading with Patrick Roche under the style of James Roche)	High Court of Justice in Bank- ruptcy	491 of 1904	July 27, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.O.
Robrbach, Friedrich Ludwig	8, Grove-road, Brixton, and carrying on business at The Hackford Provision Works, Hackford-road, Brixton, both in the county of London	Provision Dealer	High Court of Justice in Bank- ruptcy	339 of 1909	July 27, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.O.
Samuels, Elias	94, Chapel-street, Islington, in the county of London	China, Glass, Tin, and Ironware Dealer	High Court of Justice in Bank- ruptcy	1030 of 1900	July 27, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.C.
Sumner, Frank Holme	17, Queen Anne's-gate, Middlesex, and New Haw Farm, Addlestone, Surrey, and 31, Throgmorton- street, in the city of London	Stock and Share Dealer	High Court of Justice in Bank- ruptcy	642 of 1906	July 27, 1909, 11 A.M., Bankruptoy- buildings, Carey-street, London, W.C. (Date fixed for Rehearing).
Threadingham, Joseph Charles	Residing and carrying on business at 228, Railton- road, Herne Hill, and 11, Hildreth-street, Balham, both in Surrey	Fishmonger	High Court of Justice in Bank- ruptcy	1013 of 1907	July 27, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.O.

APPLICATIONS FOR DEBTORS' DISCHARGE—continued.

Debtor's Name.	· Address.		Description;	Court.	No.	Day Fixed for Hearing.
Trengrouse, Richard	51 to 57, Tooley-street, in the con	of London	448 and 264	High Court of Justice in Bank-ruptcy	1014 of 1908	July 27, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, Lordon, W.C.
Vckins, James Gibbey	I.ate of 27. York-street, Baker-stre of London, but whose present re of business the Petitioning Cree to ascertain	esidence or place	*** *** ***	High Court of Justice in Bank- ruptcy	1281 of 1908	July 27, 1909, 11 A.M., Bankruptcy- buildings, Carey-street, London, W.O.
McKie, William A'exander	Tilshead Lodge, Tilshead, in the	county of Wilts Trainer	484 , 204 441 441	Bath	13 of 1908	August 5, 1909, 11 A.M., Guildhall Bath
Wilson, Thomas	106, London-read, in the county b	porough of Derby Butcher		Derby and Long Eat.n	30 of 1908	August 3, 1909, 10.30 A.M., Courthouse, 20, St. Peter's Churchyard, Derby
Dobsor, John Henry	Bowness, Westmorland	Coach Bui Dobson a	lder, trading with James Hat s Dobson Brothers	ch Kendal	16 of 1896	July 30, 1909, 11 A.M., Court- house, Town-hall, Kendal
Yorath, Henry David	23B, Hight-street, and Field's Pa port, in the county of Monmouth	ark, both in New-		Newport, Mon	22 of 1901	August 6, 1909, 10.30 A.M., Town- hall, Newport, Mon.
	The following Amended No	otice is substituted for that put	blished in the London G a-ette	of 22nd June, 1909.		
Hoole, Lizzi:	Wolverley House, Albrighton, is Salop	n the county of Widow		Shrewsbury (by transfer from Madeley)	21 of 1908	July 16, 1909, 10.30 AM. Shire- hall, Shrewsbury
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ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	yo.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Peel, Arthur Reginald (de- scribed in the Receiving Order as Arthur Peel)	41, New Oxford-street, in the county of London, and 85, Lord-street, Liverpool, Lancashire	Money Lender	High Court of Justice in Bank- ruptcy	1028 of 1908	June 11, 1909	Discharge suspended for two years and three months. Bankrupt to be discharged as from 11th September, 1911. Public examination concluded 30th October, 1908	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; and had been guilty of misconduct in relation to his property and affairs, namely, in that he has within three months preceding the date of the Receiving Order, when unable to pay his debts as they became due, made a transfer of his business for no realisable consideration
Saunders, John Tripp	Camden House, Cam- den-street, Lowestoft, Suffolk	Builder and Con- tractor	Great Yar- mouth	22 of 1908	June 11, 1909	Discharge suspended for three years. Bankrupt to be discharged as from 11th June, 1912	Proof of facts mentioned in sec. 8, sub-sec. 3 (B.) Bank-ruptoy Act, 1890
Gabb, Hugh Oawyn	Wribbenhall, Beweley, in the county of Worcester, and residing at Gothic Cottage, Wribbenhall, Beweley aforesaid	Managing Director of the Sparkling Wine Company Limited	Kiddermin- ster	8 of 1900	May 25, 1909	Discharge refused	That the marriage settlement executed by the bank- rupt was unjustifiable, having regard to the state of the settler's affairs at the time when it was made; that the bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that the bankrupt has contracted a debt provable in the bankruptoy, without having at the time of contracting it any reasonable or probable grounds of expectation of being able to pay it
Blunt, William	45, Leverson - street, Streatham, in the county of London	Fruiterer	Wandsworth	3 of 1908	May 17, 1909	Discharge suspended for two years	Proof of facts mentioned in sec. 8, sub-sec. 3 (A.), (B.), (U.) of the Bankruptcy Act, 1883
McCullough, John	66, Lessar - avenue, Clapham, in the county of London, lately residing at 17, Al.iauce-avenue, Bel- fast, Ireland	Provision Mer- chant's Traveller	Wandsworth	40 of 1908	May 17, 1909	Discharged subject to the bankrupt consenting to Judgment being entered against him for the sum of £165, and £1 10s. costs.	Proof of facts mentioned in sec. 8, sub-sec. 3 (A.), (F.), Bankruptcy Act, 1883

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.
Packham, Herbert Gordon	157, Brixton-hill, trading at 1, Quinton- street, Earlsfield, and at 573, Garrett-lane, Earlsfield, all in the county of London	Builder and Contractor, trading with Thomas Sheppard, under the style or firm of Sheppard and Packham, and as Humphrey and Turner	Wandsworth	74 of 1908	May 17, 1909	Immediate discharge granted	
England, Herbert Ives (trading as H. England)	70, Park-grove, and Tan- ner-row, both in York	Joiner	York	46 of 1908	June 8, 1909	Discharge refused	Section 8, sub-sec. 3 (A.), (B.), (C.), (D.), and (F.), the Bankruptcy Act, 1890
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Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Adjudication.	Date of Annulment.	Grounds of Annulment.
Morris, Thomas	Formerly of Cragg Wood, Horsforth, near Leeds, in the county of York	Journeyman Engineer	Leeds	84 of 1907	March 15, 1907	June 30, 1909	All the debts paid in full
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ADJUDICATION ANNULLED, RECEIVING ORDER RESCINDED, AND PETITION DISMISSED.

Debtor's Name,	Address.	Description,	Court.	Number.	Date of Receiving Order.	Date of Adjudication.	Date of Rescission, Annulment, and Dismissal of Petition.	Grounds of Rescission, Annulment, and Dismissal of Petition.
Fitzgerald, Dora Mabel	524, Fulham Palace-road, in the county of London	Of no occupation, Spinster	High Court of Justice in Bankruptcy	334 of 1909	April 16, 1909	April 26, 1909	June 30, 1909 .	It appearing to the Court that the debts have been paid in full
						Date of filing Petition.		
						Mar. 25, 1909		
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28268.	Debtor's Name.	Address.	Description,	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
68.	Adelsward, Matilda Emily	Holdens Livery Stables, Warrington-yard, Portsdown-road, Maida Vale, in the county of London	Johnaster, Wife of Gustaf Adelsward, trading separ- ately and apart from her Husband	High Court of Justice in Bankruptcy	707 of 1909	Blandford, Ernest William Ellis	226–231, Gresham House, Old Broad-street, London, E.C., Incorporated Ac- countant	July 1, 1909
	Davison, George	7, Ivydale-road, Nunhead, carrying on business at 59, Old-street, St. Lukes, both in the county of London	Manufacturer of Ladies Underwear	High Court of Justice in Bankruptcy	675 of 1909	Gradon, George John	Eldon-buildings, Eldon- street, London, E.C., Incorporated Accountant	June 30, 1909
Z	Hughes, Owen Rowland	Residing and carrying on business at 15, Mona-street, Amlwch, in the county of Anglesey	Draper	Bangor	25 of 1909	Knowles, William Edward	39, York-street, Manches- ter, Accountant	July 2, 1909
	Creighton, William Henry	42, Lewis-road, Neath, in the county of Glamorgan, carrying on business at Angel- street, Neath aforesaid;	Builder and Contractor	Neath and Aberavon	22 of 1909	Gandy, James	11, Parade - buildings, Neath, Superintendent Registrar of Marriages and Accountant	July 2, 1909
	Biggin, Luke	32, Charlotte-road, Sheffield	Provision Merchant	Sheffield	28 of 1909	Turner, Charles	East Parade, Sheffield, Chartered Accountant	July 2, 1909
	Dent, George	Castle Farm, Studley, Warwickshire	Farmer	Warwick •••	7 of 1909	Kerr, John Durie	5, Waterloo-street, Bir- mingham, Incorporated Accountant	July 1, 1909
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NOTICES OF RELEASE OF TRUSTEES.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter,	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Barwell, William Browne Barwell	12, King Edward-mansions, Shafterbury-avenue, in the county of London	*** *** ***	High Court of Justice in Bankruptcy	614 of 1908	E. Leadam Hough	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	May 24, 1900
Bates, Ned	Residing at 64, Ivy-road, Crickle- wood							
Jellett, George (trading as	Residing at 39, Oak-grove, Crickle- wood							
Jellett and Co.)	At Crown-yard, Cricklewood, in the county of London, and at 15 and 22, Avenue-close, Willes- den Green, N.W., and recently also at 2A, Chichele-road, Cricklewood aforesaid	Jobmasters and Livery Stablemen	High Court of Justice in Bankruptcy	860 of 1908	E. Leadam Hough	Bankruptcy - buildings, Carey - street, London, W.C.	Official Receiver	May 24, 1909
Bebbington, Frederick	14, Salisbury-road, Wimbledon, in the county of Surrey, lately carrying on business at 108, Victoria-street, in the county of London	Financier	High Court of Justice in Bankruptcy	731 of 1908	E. Leadam Hough	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	May 25, 1909
Brosan, Theodor (pro- fessionally known as Theo Creo)	41, Lisle-street, Leicester-square, in the county of London	Music Hall Artist	High Court of Justice in Bankruptcy	948 of 1908	E. Leadam Hough	Bankrupicy - buildings, Carey-street, London, W.O.	Official Receiver	May 24, 1909
Campbell, Henry Hugh Ernest	40, Lombard-street, in the city of London, and 22, North-road, liford, in the county of Essex, lately residing at Haverhill-road, Balham, London	Bank Clerk	High Court of Justice in Bankruptcy	808 of 1908	E. Leadam Hough	Bankruptcy - buildings, Carey-street, London, W.O.	Official Receiver	May 24, 1909
Clarke, Frederick Henry	8, Union-court, Old Broad-street, in the city of London	South African Mer- chant	High Court of Justice in Bankruptcy	471 of 1908	E. Leadam Hough	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	May 25, 1909
Cross, Charles Jacob	The Old George Public House, Old-street, St. Luke's, in the county of London	Licensed Victualler	High Court of Justice in Bankruptcy	661 of 1908	E. Leadam Hough	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	May 24,31909
Page, Robert Henry (carrying on business as R. Page and Son)	37A, Woodgrange-road, Forest Gate, Essex, carrying on busi- ness at 33, Walbrook, in the city of London, and 2 and 87A, Woodgrange-road, Forest Gate aforesaid	Fruiterer and Florist	High Court of Justice in Bankruptcy	503 of 1908	Egerton Spencer Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	May 25, 1909

NOTICES OF RELEASE OF TRUSFEES-continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of	Trustee's Name.	Trustee's Address.	Trustee's Description,	Date of Release
Design B Trucker	Donot a Authors.	Debior a Description.	Obara.	Matter.	Trespon a Merro.			
Ramsay, John Moll	28, Castlewood-road, Stamford Hill, carrying on business at 33, Hoxton-square, both in the county of London	Plate and Sheet Glass Merchant	High Court of Justice in Bankruptcy	1259 of 1907	Egerton Spencer Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	May 26, 1909
Roberts, Ernest Frederick (sued and trading as E. C. Roberts)	Borough Market, in the county of London	Fruit, Pea, and Potato Salesman	High Court of Justice in Bankruptcy	1405 of 1907	Egerton Spencer Grey	Bankruptcy - buildings, Oarey-street, London, W.C.	Official Receiver	May 25, 1909
Z Stevens, Gardiner Frank Euckland	Carryi g on business at 4, Brabant - court, Philpot - lane, London, E.C., and residing at 92, St. Mary's-mansions, Pad- dington-green, W.	Solicitor	High Court of Justice in Bankruptcy	973 of 1908	Egerton Spencer Grey	Bankruptcy - buildings, Carey-street, London, W.C.	Official Receiver	May 25, 1909
Valter, Josef	49, Southampton - row, lately carrying on business as a partner in the firm of Birnbaum, Walter and Co., Egg Importers, of 42, the Exchange, Southwark-street, both in the county of London	Photographic Art Gallery Proprietor	High Court of Justice in Bankruptcy	1367 of 1908	Egerton Spencer Grey	Bankruptoy - buildings, Carey-street, London, W.C.	Official Receiver	May 25, 1909
Ellis, Griffith (trading as David Ellis and Sons)	14, Great Darkgate-street, Aberystwyth, Cardiganshire	Ironmonger	Aberystwyth	16 of 1908	Herbert Watkins Thomas	4, Queen-street, Carmar- then	Official Receiver	May 25, 1909
Price, Richard	62, Lower-lane, Wakefield-road, in the city of Bradford	Mason and Contractor	Bradford	85 of 1908	Walter Durrance	12, Duke-street, Bradford	Official Receiver	May 25, 1909
Marshall, Alfred	10, Burnaby-crescent, Gunners- bury, Chiswick, in the county of Middlesex	Draper's Assistant	Brentford	14 of 1908	Cecil Mercer	14. Bedford-row, London, W.C.	Official Receiver	May 24, 1909
Rogers, Frederick James	12, Stile Hall-gardens, Chiswick, in the county of Middlesex, lately carrying on business at 4 and 5, Brentford-market, in the same county	Potato Salesman	Brentford	21 of 1908		14, Bedford-row, London, W.C.	Official Receiver	May 24, 1903

NOTICES OF RELEASE OF TRUSTEES-continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court,	No. of Matter	Trustee's Name.	Trustec's Address.	Trustee's Description.	Date of Release.
Dewdney, James	8, Trafalgar-terrace, lately carry- ing on business at 86, Glou- cester-road, both in Brighton, Sussex	Coach Builder	Brighton	90 of 1908	E. W. J. Savill	4, Pavilion - buildings, Brighton	Official Receiver	May 25, 1909
Rapkins, James Bertram	9, Burlington-terrace, Rowlands- road, Worthing, in the county of Sussex	Dealer in Athletic Goods and Toys	Brighton	112 of 1907	E. W. J. Savill	4, Pavilion - buildings, Brighton	Official Receiver	May 25, 1909
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ADMINISTRATION ORDER IN THE CASE OF DECEASED DEBTOR.

Mame of Deceased.	Late Address.	Late Description.	Date of Death.	Court.	No. of ¡Matter.	Date of Order.	Date of filing Petition or Application for Transfer.	Act or Acts of Bankruptcy, 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.
Millward, William	Westward Ho, Swanage, in the county of Dorset, car- rying on business at 1 and 2, King Alfred-place, High- street, Swanage aforesaid, and at Langton Matravers, in the county of Dorset	Grocer and Draper	Dec. 29, 1907	Poole	20 of 1909	July 1, 1909	Jaly 1, 1909		Will proved in Principal Registry	Fcb. 18, 1908
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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.

ITHE COMPANIES (WINDING-UP) ACT, 1890, AND THE COMPANIES (CONSOLIDATION) ACT, 1908.

FIRST MEETINGS.

Name of Company.	Address of Registered Office.	Court.	Number.	Date of First Meeting.	Hour.	Pince.
R. Craggs and Sons Limited	Tees Dockyard, Middlesbrough, in the North Riding of the county of York	High Court of Justice	00176 of 1909	Creditors, July 14, 1909 Contributories July 14, 1909	12 noon 1.0 p.m.	Station Hotel, York
Sly Spirk and Company Limited	65, Hatton-garden, in the county of Middle- sex	High Court of Justice	00184 of 1909	Creditors, July 20, 1909 Contributories, July 20, 1909	11.30 A.M. 12 noon	33, Carey-street, Lincoln's inn, London, W.C. 33, Carey-street, Lincoln's inn, London, W.C.
Herbert Butt and Company Limited	Backhall-chambers, Baldwin-street, Bristol	. Bristol	2 of 1909	Creditors, July 14, 1909 Contributories, July 14, 1909	2.30 P.M. 2.45 P.M.	Official Receiver's Offices, 2 Baldwin-street, Bristol Official Receiver's Offices, 2 Baldwin-street, Bristol

NOTICE OF APPOINTMENT OF LIQUIDATOR.

Name of Company.		Address of Registered Office.	Court.	No. of Matter.	Liquidator's Name,	Address.	Date of Appointment.
Tyne General Ferry Company	•••	Principal place of business: — Custom House-chambers, Quayside, Newcastle-on-Tyne	High Court of Justice	00157 of 1909	William Swan (with a Committee of Inspection)	31, Mosley-street, Newcastle- on-Tyne	June 4, 1909
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Pursuant to the Companies (Winding-up) Act, 1890, and the Companies (Consolidation) Act, 1908, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.

GEORGE STAPYLTON BARNES, Comptroller of the Companies Department.

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Tuesday, July 6, 1909.

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