Separate Building, duly certified for religious worship, named WESLEYAN CHAPEL, situated at Wavendon, in the civil parish of Wavendon, in the county of Buckingham, in Newport Pagnell registration district, was, on the 18th July, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 19th July, 1910.

C. H. GLANVILLE, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named ST. LAWRENCE ROMAN CATHOLIC CHUR! H, situated at Main-road, Sidcup, in the civil parish of Foots Cray, in the county of Kent, in Bromley registration district, was, on the 18th July, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 19th July, 1910.

EDWARD HASLEHURST, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named ASPINAL WESLEYAN CHURCH, situated at Reddish-lane, in the civil parish of Gorton, in the county borough of Manchester, in Chorlton registration district, was, on the 18th July, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named Wesleyan Methodist Chapel, situated at Aspinal, now disused.—Dated the 19th July, 1910.

DAVID S. BLOOMFIELD, Superintendent Registrar.

Separate Building, duly certified for religious worship named UNITED METHODIST CHURCH. situated at Highway, in the civil parish of St. Kew, in the county of Cornwall, in Bodmin registration district, was, on the 18th July, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 19th July, 1910.

M. H. MARKS, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named UNION CONGREGATIONAL CHURCH, situated at Pall Mail, in the civil parish of Leigh, in the county of Essex, in Rochford registration district, was, on the 18th July, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named Union Congressional (blusted de Ochleigh Book Union Congregational Church, situated at Oakleigh Park Drive, Leigh, now disused .- Dated the 19th July, 1910.

WILLIAM GREGSON, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHAPEL, situated at Bothel, in the civil parish of Bothel and Threapland, in the county of Cumberland, in Coulomberland, and Coulomberland, and Coulomberland, and Coulomberland, and the county of County of the Coulomberland, and the county of the county in Cockermouth registration district, was, on the 19th July, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. 1V, c. 85.—Dated the 20th July, 1910.

J. H. MUSGRAVE, Superintendent Registrar.

Re the MANOR OF OLD PARIS GARDEN. Mr. Justice Parker at Chambers. 1907. C. 1265.

Between Causton v. Rider (By Original Action) and

Fortescue v. Causton (By Counterclaim).

W HEREAS by a judgment, dated the 1st day of June, 1910, of the High Court of Justice, chancery Division, made in the above action and counterclaim, the Court declared that the trusts of an

indenture, dated the 20th December, 1897, and of a deed poll, dated the 2vtn December, 1899, respectively described in the said judgment, ought to be performed and carried into execution, and did order and adjudge the same accordingly; and the Court ordered that the Trustees be at liberty to hold customary courts, so far as might preserve for the protection of the estates of the be necessary for the protection of the estates of the copybolders of the Manor, or reputed or alleged Manor, of Old Paris Garden, and for the purpose of enabling surrenders and admittances to be had and made, and also to charge the now existing scale of treasurer's and also to charge the now existing scale of treasurers and steward's fees, but that the Trustees were not to exercise any further rights claimed by them (other than rights connected with escheat) without leave of the Judge. And the Court, being of opinion that it is not for the benefit of such copyholders that the Trustees should exercise their rights (if any) to forfeit the estate of a copyholder for waste or otherwise, or to charge any fine (other than such sums in the nature of a fine as are now charged under the name of treasurer's fees), or to insist on the necessity of a licence to demise, directed the following inquiries and accounts:-

1. An inquiry whether there are any, and what other, rights or incidents of venure which it will be for the advantage of the copy holders for the time being from time to time to enforce. But such inquiry is not to be proceeded with without the leave of the Judge in

2. An inquiry of what the property (other than the freehold reversion of the said copyhold estates) subject to the trusts of the said indenture, dated the 20th day of December, 1897, and of the said deed poll, dated the 3rd day of August, 1899, now consists.

3. Accounts of all moneys come into the hands of the

Trustees of the said indenture and deed poll.

And the further consideration of the action, together

and the further consideration of the action, together with the counterclaim, was adjourned, with liberty to any of the parties to apply as they may be advised.

And whereas by an Order dated the 12th July, 1910, the Judge dispensed with personal service of the said judgment upon the copyholders who are not parties to this action, and directed that in lieu thereof advertises the problems of the problems. ments be published once in the London Gazette, once in the Times, and once in the South London Press, giving notice of the said judgment, and of the date when the accounts and inquiries therein directed would be proceeded with.

Now, therefore, notice is hereby given, that the said inquiries and accounts directed by the said judgment will be proceeded with on Tuesday, the 18th of October, 1910, at 2 o'clock in the afternoon, at the chambers of Mr. Justice Warrington and Mr. Justice Parker, at the

Royal Courts of Justice, Strand, London.

And notice is hereby also given that, after the expira-tion of one month from the date of the publication of this advertisement, all persons claiming to be interested as copyhold tenants of the said Manor of Old Paris Garden will be bound by the proceedings in the above action and counterclaim in the same manner as if they had been originally made a party, and that they may, on entering an appearance at the Central Office, at the Royal Courts of Justice, London, within the time aforesaid, attend the proceedings, and apply to discharge, vary, or add to the said judgment.

Dated this 13th day of July, 1910.

140

R. T. WATKIN WILLIAMS, Master of the Sapreme Court.

GREENWOOD and GREENWOOD, 1, court-buildings, Temple, E.C., Solicitors for the Plaintiffs and for the Defendant, Thomas Aplin Marsh.

C. LLOYD JONES, 174, Blackfriars road, S.E., Solicitor for the Defendants, Thomas Francis Rider and Howard Charles Jones.

WALLS, STALLARD and NEWTON, 27, Old Jewry, E.C., Solicitors for the Defendants, Nathaniel Fortescue and Frederick William Field, and Plaintiffs in Counterclaim.

RUSSIAN COLLIERIES COMPANY Limited.

NOTICE is hereby given, that a Meeting of the holders of prior lien bonds of the Russian Collieries Company Limited, will be held at Winchester House, Old Broad-street, in the city of London on Tuesday, the second day of August, 1910, at thirty minutes past three o'clock in the afternoon, for the purpose of considering and, if thought fit, passing, in accordance with the provisions of the Trust Deed