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FRIDAY, 18 NOVEMBER, 1910.

*Earl Marshal's Office,  
3, Cleveland Row, S.W.*

*November 1, 1910.*

**T**HE King's Most Excellent Majesty having been pleased to command me, as Earl Marshal of England, forthwith to prepare and countersign letters to be passed under the Royal Sign Manual, requiring the attendance of the Peers and Peeresses of Great Britain at the solemnity of the Royal Coronation of His Majesty and of Her Majesty the Queen, and the King having been further pleased to command me to prepare such letters also for those Peers of that part of the United Kingdom of Great Britain and Ireland, called Ireland, whose right to vote at the election of a representative Peer for Ireland has, on claim made on their behalf, been admitted by the House of Lords of the United Kingdom, and who are not now Members of the House of Commons of the United Kingdom, I do hereby request that all those Peers who, in conformity to the above regulations, are entitled to assist at the solemnity of the Royal Coronation of Their Majesties, will be pleased to transmit their respective addresses to me, at this office, and that the Dowager-Peeresses and Peeresses who may claim to attend at the said Coronation, will be also pleased to transmit their respective Christian names and addresses to me, in order

that their letters of summons may be prepared without delay.

NORFOLK,  
Earl Marshal.

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*Earl Marshal's Office,  
3, Cleveland Row, S.W.*

*November 1, 1910.*

**T**HE Earl Marshal's Order concerning the Robes, Coronets, &c., which are to be worn by the Peers at the Coronation of Their Most Sacred Majesties King George the Fifth and Queen Mary.

These are to give notice to all Peers who attend at the Coronation of Their Majesties, that the robe or mantle of the Peers be of crimson velvet, edged with miniver, the cape furred with miniver pure, and powdered with bars or rows of ermine (*i.e.*, narrow pieces of black fur), according to their degree, viz. :—

- Barons, two rows.
- Viscounts, two rows and a half.
- Earls, three rows.
- Marquesses, three rows and a half.
- Dukes, four rows.

The said mantles or robes to be worn over full Court dress, uniform, or regimentals.

The coronets to be of silver gilt; the caps of crimson velvet turned up with ermine, with a gold tassel on the top; and no jewels or precious stones are to be set or used in the coronets, or counterfeit pearls instead of silver balls.

The coronet of a Baron to have on the circle or rim, six silver balls at equal distances.

The coronet of a Viscount to have, on the circle, sixteen silver balls.

The coronet of an Earl to have, on the circle, eight silver balls, raised upon points, with gold strawberry leaves between the points.

The coronet of a Marquis to have, on the circle, four gold strawberry leaves and four silver balls alternately, the latter a little raised on points above the rim.

The coronet of a Duke to have, on the circle, eight gold strawberry leaves.

NORFOLK,  
Earl Marshal.

Earl Marshal's Office,  
3, Cleveland Row, S.W.

November 1, 1910.

**T**HE Earl Marshal's Order concerning the Robes, Coronets, &c., which are to be worn by the Peeresses at the Coronation of Their Most Sacred Majesties King George the Fifth and Queen Mary.

These are to give notice to all Peeresses who attend at the Coronation of Their Majesties, that the robes or mantles appertaining to their respective ranks are to be worn over the usual full Court dress.

That the robe or mantle of a Baroness be of crimson velvet, the cape whereof to be furred with miniver pure, and powdered with two bars or rows of ermine (*s.e.*, narrow pieces of black fur); the said mantle to be edged round with miniver pure two inches in breadth, and the train to be three feet on the ground; the coronet to be according to her degree, *viz.*:—a rim or circle with six pearls (represented by silver balls) upon the same, not raised upon points.

That the robe or mantle of a Viscountess be like that of a Baroness, only the cape powdered with two rows and a half of ermine, the edging of the mantle two inches as before, and the train a yard and a quarter; the coronet to be according to her degree, *viz.*:—a rim or circle with pearls (represented by silver balls) thereon, sixteen in number, and not raised upon points.

That the robe or mantle of a Countess be as before, only the cape powdered with three rows of ermine, the edging three inches in breadth, and the train a yard and a half; the coronet to be composed of eight pearls (represented by silver balls) raised upon points or rays, with small strawberry leaves between, above the rim.

That the robe or mantle of a Marchioness be as before, only the cape powdered with three rows and a half of ermine, the edging four inches in breadth, the train a yard and three quarters; the coronet to be composed of four strawberry leaves and four pearls (represented by silver balls) raised upon points of the same height as the leaves, alternately, above the rim.

That the robe or mantle of a Duchess be as before, only the cape powdered with four rows of ermine, the edging five inches broad, the train two yards; the coronet to be composed of eight strawberry leaves, all of equal height, above the rim.

And that the caps of all the said coronets be of crimson velvet, turned up with ermine, with a tassel of gold on the top.

NORFOLK,  
Earl Marshal.

*NOTE.*—Only those Peers and Peeresses who reply to the above intimation before the first day of January, 1911, will receive the Royal Command to attend the Ceremony of the Coronation.

It is to be understood that the above Orders refer to all English, Scottish and Irish Peers (except Peers who are minors, and Irish Peers who have seats in the House of Commons), Peeresses in their own right, the widows of Peers, and the wives of living Peers, including the wives of Irish Peers who have seats in the House of Commons.

With respect to such widows of Peers who have remarried under the rank of the Peerage, they, according to former precedent, are considered as not entitled to such summons.

As to widows of Peers who have remarried with a Peer of lower degree, their precedence, according to precedent, is that of their last husband.

Peers and Peeresses in their own right whose highest dignity is in the Peerage of Scotland or Ireland will wear robes and coronet of such dignity, as also the wife or widow of such Peer.

At the Court at *St. James's*, the 7th day of November, 1910.

PRESENT.

The KING'S Most Excellent Majesty.  
Lord President.  
Lord Privy Seal.  
Earl Beauchamp.  
Mr. Secretary Harcourt.  
Sir George Buchanan.

**W**HEREAS, by treaty, capitulation, grant, usage, sufferance, and other lawful means, His Majesty the King has jurisdiction within the dominions of the Sublime Ottoman Porte:

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

PART I.—PRELIMINARY AND GENERAL.

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

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2. The limits of this Order are the dominions of the Sublime Ottoman Porte, but, as respects Egypt, do not extend to any place south of the 22nd parallel of north latitude; and the expressions "Ottoman Dominions" and "Egypt" shall, for the purposes of this Order, be construed accordingly.

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

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

"Ambassador" means His Majesty's Ambassador, and includes Chargé d'Affaires or other chief Diplomatic Representative of His Majesty in the Ottoman dominions for the time being.

"Agent for Egypt" means His Majesty's Agent and Consul-General for Egypt, and includes any person temporarily appointed to act for that officer.

"British ship" means a merchant ship being a British ship within the meaning the Merchant Shipping Act, 1894, and, except where the context otherwise requires, includes a ship belonging to any British subject as hereinafter defined.

"British subject" includes a British protected person.

"Consular officer" means a Consul-General, Consul, Vice-Consul, Consular Agent, or pro-Consul of His Majesty resident in the Ottoman dominions, including a person acting temporarily, with the approval of the Secretary of State, as or for a Consul-General, Consul, Vice-Consul, or Consular Agent of His Majesty so resident, and—

(a.) "Commissioned Consular officer" means a Consular officer holding a commission of Consul-General, Consul, or Vice-Consul from His Majesty, including a person acting temporarily, with the approval of the Secretary of State, as or for such a commissioned Consular officer;

(b.) "Uncommissioned Consular officer" means a Consular officer not holding such a commission, including a person acting temporarily, with the approval of the Secretary of State, as or for such an uncommissioned Consular officer.

"Consulate" and "Consular office" refer to the Consulate and office of a Consular officer.

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

"Foreigner" means a subject or citizen of a State in amity with His Majesty, other than the Sublime Ottoman Porte.

"Judge" in relation to any Court includes any person temporarily appointed to act as Judge of that Court.

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

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

"Month" means calendar month.

"Oath" and "affidavit," in the case of persons for the time being allowed by law to affirm

or declare, instead of swearing, include affirmation and declaration, and the expression "swear," in the like case, includes affirm and declare.

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

"Office copy" means a copy made under the direction of the Court, or produced to the proper officer of the Court for examination with the original, and examined by him and sealed with the seal of the Court.

"Ottoman subject" means a subject of the Sublime Ottoman Porte.

"Ottoman Tribunal" includes Egyptian Tribunals, except where the context otherwise requires.

"Ottoman waters" means the territorial waters of the Ottoman dominions.

"Person" includes Corporation.

"Pounds" means pounds sterling.

"Prescribed" means prescribed by Rules of Court.

"Prosecutor" means complainant or any person appointed or allowed by the Court to prosecute, and in Egypt includes the Crown Prosecutor.

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

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

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

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

"The Treasury" means the Commissioners of His Majesty's Treasury.

"Treaty" includes any Capitulations, Convention, Agreement, or Arrangement, made by or on behalf of His Majesty with any State or Government, King, Chief, people, or tribe, whether His Majesty the Sultan is or is not a party thereto.

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

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

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

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

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

(4.) Where this Order confers a power to make any rules, regulations, or orders, the power shall, unless a contrary intention appears, be construed as including a power exer-

cisable in the like manner and subject to the like consent and conditions, if any, to rescind, revoke, vary, or amend the rules, regulations, or orders.

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

(6.) Where this Order refers to any specified Act or Acts of Parliament, such reference shall, unless a contrary intention appears, be deemed to include any Act or Acts amending or substituted for the same.

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

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

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

(iii.) Ottoman subjects and foreigners in the cases and according to the conditions specified in this Order, and not otherwise.

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

(v.) British ships with their boats, and the persons and property on board thereof, or belonging thereto, being within the Ottoman dominions.

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

7. Nothing in this Order shall be deemed to relieve any Consular officer of the duty, as far as there is proper opportunity, of promoting reconciliation and encouraging and facilitating the settlement in an amicable way, and without recourse to litigation, of matters in difference between British subjects, or between British subjects and foreigners in the Ottoman dominions.

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

### *Supreme Court.*

8.—(1.) There shall be a Court styled "His Britannic Majesty's Supreme Court for the Dominions of the Sublime Ottoman Porte" (in this Order referred to as the Supreme Court, and comprised in the term "the Court").

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

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

(3.) The Judges, or any two of them, shall

sit together for the purposes described in this Order, and the Supreme Court so constituted is hereinafter in this Order referred to as "the Full Court."

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

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

(6.) The Judge and each Assistant Judge appointed under this Order shall hold office during the pleasure of His Majesty.

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

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

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

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

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

12.—(1.) There shall be attached to the Supreme Court a Registrar, a Marshal, and so many officers and clerks under such designations as the Secretary of State thinks fit.

(2.) The Secretary of State, or the Ambassador, or the Agent for Egypt, as the case may be, may temporarily attach to the Supreme Court such persons, being Consular officers, as he thinks fit.

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

13. In case at any time His Majesty thinks fit by warrant under his Royal sign manual to revoke the warrant appointing any person to be Judge or Assistant Judge, or while there is a Judge or Assistant Judge in office thinks fit by warrant under his Royal sign manual to appoint another person to be Judge or Assistant Judge (as the case may be), then, and in every such case, until the warrant of revocation or of new appointment is notified by the Secretary of State to the person holding office, all powers and authorities vested in that person shall continue and be deemed to have continued in as full force—and he shall continue, and be deemed to have continued, entitled to all the privileges and emoluments of the office as

tully, and all things done by him shall be and be deemed to have been as valid in law—as if such warrant of revocation or new appointment had not been made.

14. The Supreme Court shall ordinarily sit at Constantinople and as occasion requires at Alexandria; but may, whenever it seems expedient, sit at any other place within the Ottoman dominions, and may at any time transfer its ordinary sittings to any such place as the Secretary of State approves. Under this Article each of the Judges may sit at the same time at different places, and each sitting shall be deemed to be a sitting of the Supreme Court.

15.—(1) The Registrars of the Provincial Courts at Alexandria and Cairo, and at such other places as the Judge, with the sanction of the Secretary of State, by order under his hand and the seal of the Supreme Court, directs, shall respectively be also District Registrars of the Supreme Court.

(2) They shall, subject to Rules of Court, perform the like duties in respect of proceedings of the Supreme Court pending in their respective District Registries as are performed by the Registrar of the Supreme Court in respect of proceedings pending in the Registry of the Court at Constantinople.

(3.) Summonses for the commencement of actions in the Supreme Court shall be issued by the District Registrars when thereunto required, and all such further proceedings as might be taken and recorded in the Registry of the Supreme Court at Constantinople may be taken and recorded in the District Registry in any actions pending in such District Registries respectively.

(4.) The exercise of powers and the performance of duties by District Registrars shall be subject to the control and direction of the respective Provincial Courts to which they are attached in the same manner and to the same extent, subject to Rules of Court, as the exercise of powers and performance of duties by the Registrar of the Supreme Court at Constantinople are subject to the control and direction of a Judge of the Supreme Court.

Provided that where a Judge of the Supreme Court is present in the district of a Provincial Court the said control and direction shall be exercised exclusively by such Judge.

(5.) Where an action in the Supreme Court has been commenced by a summons issued by a District Registrar, interlocutory applications in such action may, in the absence from the district of a Judge of the Supreme Court, be made to the Provincial Court to such extent and subject to such rights of appeal as may be prescribed by Rules of Court.

(6.) In places where there is no District Registrar, the Judge may direct that, for the purposes of any particular matter or action, the Registrar of any Provincial Court may exercise the powers of a District Registrar.

16. The Judge, or, under his directions, an Assistant Judge, may visit in a magisterial or judicial capacity, any place in the Ottoman dominions, and there inquire of, or hear and determine, any case, civil or criminal, and may examine any records or other documents in any Provincial or Local Court, and give directions as to the keeping thereof.

#### *Provincial Courts.*

17.—(1.) Provincial Courts shall be held by commissioned Consular officers at such places in

the Ottoman dominions as may from time to time be appointed under this Order.

(2.) The Ambassador may, by order in writing, with the previous or subsequent approval of the Secretary of State, appoint places at which Provincial Courts shall be held, and may assign the district in and for which each such Court shall act, and may designate the Consular officer who shall hold such Court.

(3.) Every Provincial Court shall be styled "His Britannic Majesty's Provincial Court at . . ."

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

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

(6.) In Egypt the powers of the Ambassador under this article shall be exercised by the Agent for Egypt.

18.—(1.) Where more than one commissioned Consular officer is stationed in the district assigned as the district of a Provincial Court, the Ambassador, or the Agent for Egypt, as the case may be, may appoint a commissioned Consular officer, who is not appointed to hold the Court, as an Additional Judge of the Provincial Court.

(2.) Where an officer is so appointed, he shall hear and determine such matters, civil and criminal, being within the jurisdiction of a Provincial Court, as the Consular officer appointed to hold the Provincial Court with the sanction of the Judge of the Supreme Court directs.

(3.) Where an officer is appointed an Additional Judge under this Article he may sit at the same time and place as the Consular officer appointed to hold the Provincial Court, or in a different place, and each sitting shall be deemed a sitting of the Provincial Court.

#### *Local Courts.*

19.—(1.) Local Courts shall be held by uncommissioned Consular officers at such places in the Ottoman dominions as may from time to time be appointed under this Order.

(2.) The Ambassador may, by order in writing, appoint places at which Local Courts shall be held, and may assign the district in and for which each such Court shall act, and may designate the Consular officer who shall hold such Court.

(3.) Every Local Court shall be styled "His Britannic Majesty's Local Court at . . ."

(4.) Local Courts shall, so far as may be feasible, be grouped together and placed under the superintendence of a Provincial Court, and every reference in this Order to a Provincial Court in relation to a Local Court shall be deemed to be a reference to the Provincial Court under the superintendence of which such Local Court is placed.

(5.) A Local Court may, with the approval of the Provincial Court, appoint a competent person or persons to perform such duties and to exercise such powers as are by this Order and any Rules of Court imposed or conferred

upon the Registrar and Marshal, and any person so appointed shall perform such duties and exercise such powers accordingly.

(6.) In a Local Court the official seal of the Consular officer shall be used as the seal of the Court.

(7.) In Egypt the powers of the Ambassador under this Article shall be exercised by the Agent for Egypt.

20. All Orders made by the Ambassador, or the Agent for Egypt, as the case may be, under the three preceding Articles shall be published as he may direct, and copies thereof shall be kept exhibited in a conspicuous place in each Consular office and in each Court-house, and printed copies shall be sold at such reasonable price as the Supreme Court directs.

#### *Jurisdiction of Courts.*

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

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

Provided that, as regards all such matters and cases as come within the jurisdiction of any Egyptian Courts established with the concurrence of His Majesty, the operation of this Order is hereby suspended until His Majesty by and with the advice of his Privy Council shall otherwise order.

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

(2.) A Provincial Court shall have in all matters, civil and criminal, an original jurisdiction, concurrent with the jurisdiction of the several Local Courts (if any) held within its district, to be exercised subject and according to the provisions of this Order.

24. The Registrar of the Supreme Court shall, subject to any directions of the Supreme Court, hear and determine such criminal cases in that Court as may, under this Order, be heard and determined without Assessors or jury, and for this purpose shall exercise all the powers and jurisdiction of a Provincial Court.

25.—(1.) Where any case, civil or criminal, commenced in a Local Court appears to that Court to be beyond its jurisdiction, or to be one which for any other reason ought to be tried in the Provincial Court or the Supreme Court, the Local Court shall report the case to the Provincial Court for directions.

(2.) Subject to any directions of the Supreme Court under this Article, a Provincial Court may, of its own motion, or on the report of a Local Court, or on the application of any party concerned, require any case, civil or criminal, pending in a Local Court to be transferred to the Provincial Court, or in the case of any such report or application may direct that the case shall proceed in the Local Court.

(3.) Where any case, civil or criminal, commenced in a Provincial Court, or reported or transferred to that Court under this Article, appears to the Provincial Court to be beyond its jurisdiction, or to be one which for any other reason ought to be tried in the Supreme

Court, the Provincial Court shall report the case to the Supreme Court for directions.

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

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

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

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

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

(c.) In the case of a Local Court, by the Court itself, without Assessors or jury.

28.—(1.) Notwithstanding anything in this Order, the Court shall not exercise any jurisdiction in any proceedings whatsoever over the Ambassador, or over his official or other residences or his official or other property.

(2.) Notwithstanding anything in this Order, the Court shall not exercise, except with the consent of the Ambassador signified in writing to the Court, any jurisdiction in any proceeding over any person attached to or being a member of, or in the service of, the Embassy.

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

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

(5.) This Article shall apply to His Majesty's Agency in Egypt, and the foregoing provisions shall for the purpose of this application be read as if "the Agent for Egypt" were substituted for "the Ambassador," and "Agency" for "Embassy," wherever those words respectively occur.

29. Where, by virtue of this Order or otherwise, any Imperial Act, or any Law in force in a British possession, Colony, or Settlement, is applicable in any place within the limits of this Order, such Act or Law shall be deemed applicable so far only as the constitution and jurisdiction of the Courts acting under this Order and the local circumstances permit, and, for the purpose of facilitating the application of any such Act or Law, it may be construed with such alterations and adaptations not affecting the substance as may be necessary, and anything by such Act or Law required to be done by or to any Court, Judge, officer or authority may be done by or to a Court, Judge, officer or authority having the like or analogous functions, or by or to any officer designated by the Court for that purpose, and the seal of

the Court may be substituted for any seal required by any such Act or Law; and in case any difficulty occurs in the application of any such Act or Law, it shall be lawful for the Secretary of State to direct by and to whom, and in what manner, anything to be done under such Act or Law is to be done, and such Act or Law shall, in its application to matters arising within the limits of this Order, be construed accordingly.

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

#### *Crown Prosecutor.*

30.—(1.) The Secretary of State may from time to time appoint a competent person to act as Crown Prosecutor in Egypt, on such terms of remuneration as may be approved by the Treasury.

(2.) The Crown Prosecutor shall have such powers and shall perform such duties with respect to the commencement and prosecution of criminal proceedings, including preliminary examinations and trials, and also the framing and alteration (before trial) of charges, as may be prescribed by Rules of Court.

(3.) Except so far as the Crown Prosecutor, under Rules of Court, may be required to intervene, or may exercise any discretionary power of intervention, in any criminal proceedings, this Article shall not affect the duties or powers of a private prosecutor.

(4.) Subject to Rules of Court, the Crown Prosecutor shall act in accordance with any instructions of the Secretary of State.

#### *Public Prosecutors.*

31. The officer performing the duties of Registrar in a Provincial or Local Court shall, when required by the Court, act as public prosecutor, and conduct the prosecution in any criminal case.

#### *Jurors and Assessors.*

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

(2.) All persons so qualified shall be liable so to serve, except the following:—

Persons in His Majesty's Diplomatic, Consular, or other Civil Service, in actual employment;

Officers, clerks, keepers of prisons, messengers, and other persons attached to or in the service of the Court;

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

Persons holding appointments in the Civil, naval, or military service of the Sublime Ottoman Porte;

Clergymen and ministers in the actual discharge of professional duties;

Legal practitioners in actual practice;

Physicians, surgeons, and apothecaries in actual practice;

Persons disabled by mental or bodily infirmity;

(3.) A jury shall consist of five jurors.

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

(5.) A jury shall be required to give a unanimous verdict, provided that, with the consent of parties, the verdict of a majority may be taken in civil cases.

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

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

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

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

34.—Any person failing to attend as juror or Assessor according to a summons shall be deemed guilty of a contempt of Court, and shall be liable to a fine not exceeding ten pounds.

#### PART III.—CRIMINAL MATTERS.

35.—(1.) Except as regards offences made or declared such by this or any other Order relating to the Ottoman dominions or by any Rules or Regulations made under any Order—

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

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

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

with the provisions of this Order; or when the offence is triable and is to be tried in England, to take the preliminary examination, and to commit the accused for trial, and cause or allow him to be taken to England.

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

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

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

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

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

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

The Admiralty Offences (Colonial) Act, 1849.

The Admiralty Offences (Colonial) Act, 1860.

The Merchant Shipping Act, 1894, Part XIII.

*Apprehension and Custody of Accused Persons.*

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

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

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

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

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

43. Where any person is charged with any offence, and the trial thereof will take place before any Ottoman Tribunal, or where any person has been sentenced to imprisonment by any Ottoman Tribunal, the Court may, either by separate warrant or by endorsement on the warrant of the Ottoman Tribunal, cause such person to be detained in custody either pending his trial or while he is serving his sentence, as the case may be.

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

Any felony.

Riot.

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

Neglect or breach of duty by an officer.

But a person charged with treason or murder shall not be admitted to bail except by, or under the direction of, the Supreme Court.

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

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

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

required, and shall with him or them enter into a recognizance accordingly. Where the Court accepts as surety a person who is not subject to its jurisdiction, such person may be required, if the Court thinks fit, to deposit in Court the sum named in his recognizance.

*Trial with Jury or Assessors.*

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

(2.) (i.) When the offence charged is manslaughter, rape, arson, housebreaking, robbery with violence, forgery, or perjury; or

(ii.) When the offence charged is any other than aforesaid, but it appears to the Court, the opinion of the Court being recorded in the Minutes, that the offence charged, if proved, would not be adequately punished by imprisonment for three months with hard labour, or by a fine of twenty pounds, or both such imprisonment and fine;

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

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

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

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

*Summary Trial.*

47. Where the complaint discloses an offence which is not required to be heard on a charge, and the Court does not think fit to direct it to be heard on a charge, the accused may be tried summarily on the complaint: Provided that no greater punishment shall be imposed than imprisonment with or without hard labour for three months, or a fine of twenty pounds, or both.

*Preliminary Examination.*

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

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

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

the Court shall forthwith so inform the accused, and proceed to make a preliminary examination in the prescribed manner.

(2.) If after such preliminary examination the accused is ordered to be tried, the Court shall bind by recognizance the prosecutor and

accused, or to prosecute and give evidence, or to give evidence (as the case may be).

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

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

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

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

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

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

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

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

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

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

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

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

(e.) If a single act or series of acts is of such a nature that it is doubtful which of several offences the facts which can be proved will con-

having committed all or any of such offences, and any number of such charges may be tried at once; or he may be charged in the alternative with having committed some one of the offences; and if it appears in evidence that he has committed a different offence for which he might have been charged, he may be convicted of that offence, although not charged with it.

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

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

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

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

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

(2.) When the facts alleged in certain particulars are proved and constitute an offence, and the remaining particulars are not proved, the accused may be convicted of the offence constituted by the facts proved, although not charged with it.

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

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

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

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

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

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

56. Where a British subject is accused of

the commission of an offence the cognizance whereof appertains to the Court, and it is expedient that the offence be inquired of, tried, determined, and punished in a British possession, the accused may (under the Foreign Jurisdiction Act, 1890, section 6) be sent for trial to Bombay or Malta.

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

The warrant shall be sufficient authority to any person to whom it is directed to receive and detain the person therein named, and to carry him to and deliver him up to Bombay or to Malta (as the case may be), according to the warrant.

Where any person is to be so sent to Bombay or to Malta, the Court before which he is charged shall take the preliminary examination, and shall bind over, such of the proper witnesses as are British subjects in their own recognizances to appear and give evidence on the trial.

#### *Punishments.*

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

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

(2.) A Provincial Court may award imprisonment, not exceeding twelve months, with or without hard labour, and with or without a fine not exceeding one hundred pounds; or a fine not exceeding one hundred pounds without imprisonment; or in case of a continuing offence, in addition to imprisonment or fine, or both, a fine not exceeding ten shillings for each day during which the offence continues after conviction. Provided that where a case has been reported to the Supreme Court for directions, and the Supreme Court has directed that the case shall be tried in the Provincial Court, the Provincial Court may award imprisonment not exceeding five years, or a fine not exceeding two hundred pounds, but if the punishment awarded is imprisonment for more than twelve months, or a fine exceeding one hundred pounds, the sentence shall be subject to confirmation by the Supreme Court.

(3.) A Local Court may adjudge punishment as follows:—

A fine not exceeding five pounds, without imprisonment: provided that a Local Court shall not hear and determine any charge unless the offence is punishable on summary conviction.

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

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

(i.) To a fine not exceeding five pounds, without any imprisonment: or

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

(iii.) To imprisonment not exceeding fourteen days, with a fine not exceeding fifty shillings.

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

59.—(1.) If any person is guilty of an offence against this Order, distinguished as a grave offence against this Order, he is liable, on summary conviction before the Supreme Court or a Provincial Court—

(i.) To a fine not exceeding ten pounds, without imprisonment; or

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

(iii.) To imprisonment not exceeding one month, with a fine not exceeding five pounds.

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

60.—(1.) The Court may, if it thinks fit, order a person convicted of an offence to pay to the person aggrieved any sum not exceeding fifty pounds by way of damages, or, in cases of theft, not exceeding the value of the goods stolen.

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

(3.) Payment of such damages shall be a defence to an action on the same facts.

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

(2.) Where it appears to the Court that the charge is malicious, or frivolous and vexatious, the Court may, if it thinks fit, order the complainant to pay to the accused a sum not exceeding fifty pounds by way of damages, and in addition to pay all or part of the expenses of the prosecution, the amount being specified in the order.

(3.) Damages so ordered to be paid may be recoverable in like manner as a fine.

(4.) On payment of such damages no action shall lie for malicious prosecution without the leave of the Court.

(5.) The Court may, where it thinks fit, require a complainant or prosecutor to give security for the payment of any costs or damages for which he might become liable under this Article.

(6.) In all cases the reasons of the Court for making an order under this Article, or for refusing it if applied for, shall be recorded in the Minutes.

62.—(1.) Where an accused person is convicted of murder or any offence for which the penalty is death, the proper officer of the Supreme Court, under the direction of the presiding Judge, shall, in open Court, require the offender to state if he has anything to say why judgment of death should not be recorded against him.

(2.) If the offender does not allege anything that would be sufficient in law to prevent judgment of death if the offence and trial had been committed and had in England, the Judge may order that judgment of death be entered on record.

(3.) Thereupon the proper officer shall enter judgment of death on record against the offender as if judgment of death had been act-

ually pronounced on him in open Court by the Judge.

(4.) The presiding Judge shall forthwith send a report of the Judgment, together with a copy of the Minutes and of the notes of evidence, and any observations which he thinks fit to make, to the Secretary of State for his direction respecting the punishment to be actually imposed.

(5.) The punishment actually imposed shall not in any case exceed imprisonment with or without hard labour for twenty years, and with or without a fine not exceeding 500*l.*

63. Subject to Rules of Court made under this Order, the Court may, out of any moneys in its hands arising from fees of Court or other fees, or moneys received under this Order, order payment of allowances in respect of their reasonable expenses to any complainant or witnesses attending before the Court, on the trial of any criminal case with a jury or Assessors (including the preliminary examination of the accused antecedent thereto), and also fees and costs to legal practitioners and allowances to jurors, Assessors, interpreters, medical practitioners, and other persons in respect of services rendered in criminal cases.

Subject as aforesaid, where on the conclusion of a preliminary examination the accused is discharged, the Court may, for special reasons to be recorded in the Minutes, order payment of the like allowances as are above mentioned to any complainant or witnesses attending before the Court at the preliminary examination.

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

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

65.—(1.) Where an offender is sentenced to imprisonment, and the Supreme Court thinks it expedient that the sentence be carried into effect within His Majesty's dominions, and the offender is accordingly under section 7 of the Foreign Jurisdiction Act, 1890, sent for imprisonment to a place in His Majesty's dominions, the place shall be either Malta, Gibraltar, Aden, or Bombay, or a place in some other part of His Majesty's dominions out of the United Kingdom, the Government whereof consents that offenders may be sent thither under this Article.

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

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

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

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

67.—(1.) The Secretary of State may, either on the report of the Supreme Court recommending such action, or upon such medical evidence as he may think necessary, mitigate or remit any punishment awarded by any Court.

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

#### *Inquests.*

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

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

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

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

(b.) Where a British subject is not charged with causing the death, the Court shall, without any jury, hold an inquest, taking the depositions of those who know the facts.

(c.) If, during or after the inquest, a British subject is so charged, the depositions shall be read over in the presence of the witnesses and of the accused, who shall be entitled to cross-examine each witness, and the procedure shall be as in other cases of preliminary examination.

(d.) If after the inquest the Court does not see fit to cause any person to be charged, or if, at the conclusion of the preliminary examination, the accused is discharged, the Court shall certify its opinion of the cause of the death.

(e.) When the inquest is held by a Provincial or Local Court, the certificate and the depositions shall be sent forthwith to the Supreme Court, and that Court may give any directions which may seem proper in the circumstances.

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

#### *Statutory and other Offences.*

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

(a.) The Merchandise Marks Act, 1887;

(b.) The Patents, Designs, and Trade-marks Acts, 1883 to 1902;

(c.) The Trade-marks Act, 1905;

(d.) Any Statute amending or substituted for any of the above-mentioned Statutes;

(e.) Any Act, Statute, or Order in Council for the time being relating to copyright, or to inventions, designs, or trade-marks, of which

a copy is kept exhibited in the public offices of the Consulates at Constantinople and Alexandria, and is there open for inspection by any person at all reasonable times;

shall, if done by a British subject in the Ottoman dominions, be punishable under this Order, and a person convicted thereof shall be liable, on conviction, to the penalty provided by the Act or enactment in question, whether such act is done in relation to any property or right of a British subject, or of a foreigner or native, or otherwise howsoever.

Provided:—

(1.) That no person shall be punished under this Order for an act which would be an offence against any Act, Statute, or Order in Council the exhibition of which is required by paragraph (e) above, unless such exhibition had commenced not less than one month before the act took place, or unless the person offending is proved to have had express notice of such Act, Statute, or Order in Council.

(2.) That a prosecution by or on behalf of a prosecutor who is not a British subject shall not be entertained, unless either (a) an arrangement is in force between His Majesty's Government and the Government of the State or Power to which the prosecutor belongs, or (b) the Court is satisfied that effectual provision exists for the punishment in Consular or other Courts in the Ottoman dominions of similar acts committed by the subjects of such State or Power in relation to or affecting the interests of British subjects. Where such an arrangement is in force the Ambassador, or, so far as relates to Egypt, the Agent for Egypt, may issue a Notification to that effect, and the Court shall take judicial notice thereof.

70.—(1.) If a British subject—

(a.) Imports or exports, or attempts to import or export, into or out of the Ottoman dominions any goods, intending and attempting to evade payment of duty payable thereon to the Ottoman or Egyptian Government;

(b.) Imports or exports, or attempts to import or export, into or out of the Ottoman dominions any goods the importation or exportation whereof into or out of the Ottoman dominions is prohibited by law;

(c.) Without a proper licence, sells or attempts to sell, or offers for sale, in the Ottoman dominions any goods whereof the Ottoman or Egyptian Government has by law a monopoly;

he shall be liable on conviction to imprisonment, with or without hard labour, for any term not exceeding six months, and with or without a fine not exceeding one hundred pounds, or to a fine not exceeding one hundred pounds without imprisonment.

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

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

71. If any British subject permits any house of premises in the Ottoman dominions in his occupation or control to be used for the

consumption or use of opium or hashish or any similar drug, he shall be liable on conviction to imprisonment with or without hard labour for any term not exceeding six months, and with or without a fine not exceeding one hundred pounds.

72. The Foreign Jurisdiction Neutrality Order in Council, 1904, shall apply to all persons and to all property subject to this Order.

73.—(1.) Any British subject being in the Ottoman dominions may be proceeded against, tried, and punished under this Order for piracy wherever committed.

(2.) If a person accused of piracy is brought before a Provincial Court, that Court shall report the case to the Supreme Court, and the Supreme Court shall thereupon direct in what mode and when the case shall be heard and determined, and the case shall be heard and determined accordingly.

74. If any British subject in the Ottoman dominions violates or fails to observe any stipulation of any Treaty for the time being in force, in respect of the violation whereof any penalty is stipulated for in the Treaty, he shall be deemed guilty of an offence against the Treaty, and on conviction thereof under this Order shall be liable to a penalty in accordance with the stipulations of the Treaty.

75.—(1.) Where by agreement among the Diplomatic or Consular Representatives in the Ottoman dominions of Foreign States, or some of them, in conjunction with the Ottoman or Egyptian authorities, sanitary, or police, or port, or game, or other Regulations are established, and the same, as far as they affect British subjects, are approved by the Secretary of State, the Court may, subject and according to the provisions of this Order, entertain any complaint made against a British subject for a breach of those Regulations, and may enforce payment of any fine incurred by that subject or person in respect of that breach, in like manner, as nearly as may be, as if that breach were by this Order declared to be an offence against this Order.

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

76.—(1.) Every person subject to the criminal jurisdiction of the Court who prints, publishes, or offers for sale any printed or written newspaper or other publication containing seditious matter, may, on conviction thereof, in addition to, or in lieu of, any other punishment, be ordered to give security for good behaviour, or to be deported.

(2.) Where any printed or written newspaper or other publication containing seditious matter is printed, published, or offered for sale within the limits of the Order by a Company registered in the United Kingdom or in a British possession, the Court may, after notice to the Company, and on proof of the facts require the Company to give security to abstain from such printing, publishing, or offering for sale in future. If the Company fail to give security, or if the Company is shown to have again printed, published, or offered for sale such newspaper or other publication containing seditious matter after giving such security, the Court may make an order prohibiting the Company from carrying on business within the limits of the Order, and may make such other orders as to the Court may seem just. The Court may also de-

clare all the property of the Company within the limits of the Order to be forfeited to His Majesty the King, and shall dispose of it, subject to any general or special directions of the Secretary of State, as it thinks fit.

(3.) Matter calculated to excite tumult or disorder, or to excite enmity between His Majesty's subjects and the Sublime Ottoman Porte, or the Egyptian Government, or the authorities or subjects of any Power in amity with His Majesty, being within the limits of this Order, or between the Sublime Ottoman Porte and its subjects or the Egyptian Government and its subjects, shall be deemed to be seditious matter within the meaning of this Article.

(4.) An offence against this Article shall not be tried except on a charge and by the Supreme Court.

(5.) Notwithstanding anything in this Order, the charge may, for reasons to be recorded on the Minutes, be heard and determined before a Judge sitting without a jury or Assessors.

77.—(1.) If a British subject—

(i.) Publicly derides, mocks, or insults any religion, established or observed, within the Ottoman dominions; or

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

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

he shall, on conviction thereof before the Supreme Court or a Provincial Court, be liable to imprisonment not exceeding two years, with or without hard labour, and with or without a fine not exceeding one hundred pounds, or to a fine alone not exceeding one hundred pounds.

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

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

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

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

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

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

(d.) Does any act in relation to the Supreme Court or a Provincial Court or a matter pending therein which, if done in relation to the

High Court in England would be punishable as a contempt of that Court;

he shall be guilty, in the case of the Supreme Court or a Provincial Court, of a grave offence, and in the case of a Local Court of an offence, against this Order;

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

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

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

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

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

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

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

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

#### *Deportation.*

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

(2.) Where a British subject is convicted of an offence before the Court, or before a Court

in the sentence of which one of His Majesty's Consular officers concurs, the Court for the district in which he is may, if it thinks fit, require him to give security to the satisfaction of the Court for his future good behaviour, and for that purpose may (if need be) cause him to be brought before the Court;

(3.) In either of the foregoing cases, if the person required to give security fails to do so, or if, having given the security, he fails during the continuance of the security to keep the peace or to be of good behaviour, the Court may order that he be deported from the Ottoman dominions to such place as the Court directs.

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

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

(6.) The person to be deported shall, unless the Court otherwise orders, be detained in custody until a fit opportunity for his deportation occurs.

(7.) Where the person to be deported is not detained in custody, the Court shall take such security as it thinks fit to ensure that the person shall betake himself to the place named in the order of deportation.

(8.) Where the person to be deported is detained in custody, he shall, as soon as is practicable—and, in the case of a person convicted, either after execution of the sentence or while it is in course of execution—be embarked in custody under the warrant of the Court, on board one of His Majesty's vessels of war, or, if there is no such vessel available, then on board any British or other fit vessel bound to the place of deportation. The warrant shall be sufficient authority to the commander or master of the vessel to receive and detain the person therein named, and to carry him to and deliver him up at the place named, according to the warrant.

(9.) If any master of a British ship, after a reasonable remuneration for the conveyance of a deported person has been tendered or paid to him, refuses or fails to carry such person to the place named, he shall be liable to a penalty not exceeding fifty pounds.

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

(11.) The Supreme Court shall forthwith report to the Secretary of State any order of deportation made or confirmed by it and the grounds thereof, and shall also inform the Ambassador, or, if in Egypt, the Agent for Egypt.

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

(13.) A Local Court shall not exercise any jurisdiction under this Article.

*Appeal and Reserved Cases.*

82. Any person who is convicted of an offence before any Court may appeal to the Full Court—

(i.) Against his conviction—

(a.) On any ground of appeal which involves a question of law alone; or

(b.) With the leave of the Full Court, on any ground of appeal which involves a question of fact alone, or a question of mixed fact and law, or any other ground which appears to the Court to be a sufficient ground of appeal; or

(ii.) With the leave of the Full Court, against the sentence passed on his conviction, unless the sentence is one fixed by law.

83.—(1.) Where a person convicted desires to appeal to the Full Court, or to obtain the leave of that Court to appeal, he shall give notice of appeal, or of his application for leave to appeal, in such manner and within such period as may be prescribed.

(2.) The Court before whom the conviction took place shall thereupon state a case, setting out the facts, and the grounds of the conviction, and the question of law, if any, and shall annex thereto the notes of the Judge who presided at the trial, and the dissenting opinions if any, of the Assessors.

(3.) An appellant may, in such manner as may be prescribed, present his case and his argument in writing, and deliver the same to the Registrar of the Court before whom the trial took place. The prosecutor may in like manner present his case and argument in writing, and deliver the same to the Registrar of the said Court.

(4.) The case stated by the Court, the case and the argument, if any, of the appellant, and also of the prosecutor, and a report by the Judge who presided at the trial shall be forwarded, under the seal of the Court, to the Registrar of the Supreme Court.

(5.) Where the trial took place before a Judge of the Supreme Court, sitting elsewhere than at Constantinople, the papers may be transmitted to the Registrar of the Supreme Court through the Provincial Court of the district.

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

85.—(1.) Application for leave to appeal shall be dealt with by the Full Court, sitting without a jury or Assessors.

(2.) If the application is refused, the conviction and sentence of the Court before whom the trial took place shall stand confirmed.

(3.) If the application is granted, then, if the material already before the Court is sufficient for dealing with the appeal, the provisions of Article 86 shall apply, and, if not, the Court shall direct such further or other material or information to be supplied as is required.

86.—(1.) Appeals shall be heard and finally determined by the Full Court sitting without a jury or Assessors, and the Full Court shall thereupon reverse, affirm, or amend the judg-

ment given. For this purpose it may confirm the order of the Court below, or set it aside and order an entry to be made in the Minutes that in the judgment of the Full Court the person ought not to have been convicted, or it may quash the sentence given in the Court below and impose such other sentence (whether more or less severe) as it may think just, or may order judgment to be given at a subsequent sitting of the Court below, or make such other order as it may think just, and shall also give all necessary and proper consequential directions.

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

(3.) Before delivering judgment, the Full Court may, if necessary, cause the case to be amended by the Court below, or may require further information or evidence to be supplied on any point.

(4.) The Full Court shall not annul a conviction or sentence, or vary a sentence, on the ground—

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

(b.) Of any error in the summoning of the jury or the Assessors; or

(c.) Of any person having served as a jurymen or an Assessor who was not qualified; or

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

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

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

87. When notice has been given of any appeal or application for leave to appeal, the Judge shall, save where the trial took place before himself, have power, for reasons to be recorded in the Minutes, to order that it shall be heard and determined or dealt with, in the manner provided by Articles 85 and 86, by himself alone instead of by the Full Court.

88. There shall be no appeal in a criminal case to His Majesty the King in Council from a decision of the Full Court or from a decision of the Judge alone under the preceding Article, except by special leave of His Majesty in Council.

*Fugitive Offenders.*

89. The Fugitive Offenders Act, 1881, and the Colonial Prisoners' Removal Act, 1884, shall apply to Egypt and to the Ottoman dominions other than Egypt as if those places were respectively British possessions and parts of His Majesty's dominions.

Subject as follows:—

(a.) As respects Egypt, the Agent for Egypt, and as respects the Ottoman dominions (other than Egypt), the Ambassador is hereby substituted for the Governor or Government of a British possession.

(b.) The Supreme Court, or in Egypt, during the absence of a Judge of the Supreme Court, the Provincial Court at Alexandria, is hereby substituted for a Superior Court of a British possession.

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

(d.) For the purposes of Part II. of the said Act of 1881, and of this Article in relation thereto, the Ottoman dominions, Malta, Gibraltar, Aden, Persia, and India shall be deemed to be one group of British possessions.

#### PART IV.—CIVIL MATTERS.

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

Provided that in all matters relating to marriage, inheritance, or other questions involving religious law or custom, the Court shall, in the case of persons belonging to non-Christian communities, recognize and apply the religious law or custom of the person concerned.

91. Where no evidence is offered to the contrary, or where, upon the evidence before the Court, the Court is unable to determine the domicile of origin, a person of European descent to whom this Order applies may be presumed to be domiciled in England.

#### *Procedure.*

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

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

93. Every action shall commence by a summons, issued from the Court, on the application of the plaintiff, and served on the defendant (in this Order referred to as an original summons), but, notwithstanding this provision, proceedings may be taken in and applications may be made to the Court in particular classes of cases, in such manner as may be prescribed by Rules of Court, or, where such manner is not so prescribed, in such manner as like proceedings and applications are taken and made in England.

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

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

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

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

(2.) A Provincial Court shall (subject to the provisions of this Order) hear with Assessors every action which involves the amount or value of three hundred pounds or upwards.

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

96. The following provisions apply to a Local Court:—

(1.) Such Court shall not exercise jurisdiction where the amount or value involved exceeds twenty pounds, or, where the parties to the action consent to the exercise of jurisdiction by the Court, forty pounds.

(2.) A Local Court shall, within fourteen days after the determination of any action, report the action to the Provincial Court, and transmit to that Court a copy of the proceedings.

(3.) A Local Court shall have power to enforce any order by execution on the goods of the party ordered to pay, and not otherwise.

(4.) An appeal to the Supreme Court from a Local Court shall lie as of course on the appellant making a deposit of one pound for costs to abide the decision on appeal, and execution shall thereupon be suspended.

(5.) After one month from the date of the decision of the Local Court an appeal shall not lie except by leave of the Supreme Court.

(6.) The proceedings with respect to an appeal under this Article shall be conducted as nearly as may be according to the provisions of this Order relating to appeals from Provincial Courts.

(7.) In any case the Supreme Court may, if it thinks fit, on the application of any party, direct that the appeal be heard and determined by the Provincial Court or in the Supreme Court.

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

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

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

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

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

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

100.—(1.) In any action—

(a) If all parties consent, or

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

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

(2.) The Report of the Registrar or special referee may be adopted wholly or partially

by the Court, and if so adopted may be enforced as a judgment of the Court.

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

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

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

#### *Bankruptcy.*

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

#### *Matrimonial.*

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

#### *Lunacy.*

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

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

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

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

105. Sections 5 to 7 of the Lunatics Removal (India) Act, 1851 (14 and 15 Vict., cap. 81), shall apply to the Ottoman dominions, with the substitution of "the Supreme Court" for "the Supreme Court of Judicature at any of the Presidencies of India." Provided that the jurisdiction of the Supreme Court under those sections may, during the absence of a Judge thereof, be exercised in and for Egypt by the Provincial Court at Alexandria.

#### *Probate and Administration.*

106. A British subject may in his lifetime deposit for safe custody, in the Court, his own will, sealed up under his own seal and the seal of the Court.

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

(2.) A Provincial Court shall have power to grant probate or letters of administration where there is no contention respecting the right to the grant, and it is proved that the deceased was resident at his death within the particular jurisdiction.

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

(4.) Notwithstanding anything in this Order, the Court shall not exercise the jurisdiction conferred by this Article in any case where the deceased, though a protected person, was at the time of his death an Ottoman subject, and in the construction of the provisions of this Order relating to probate and administration the expression "British subject" shall not include any such protected person.

108.—(1.) Where a Court of Probate in the United Kingdom or in any British possession to which the Colonial Probates Act, 1892, for the time being extends has granted probate or letters of administration or confirmation in respect of the estate of a deceased person, the probate letters or confirmation so granted may, on being produced to, and a copy thereof deposited with, the Supreme Court, be sealed with the seal of that Court, and thereupon shall be of the like force and effect and have the same operation as if granted by that Court.

(2.) The Supreme Court may, if it thinks fit, on the application of any creditor, require before sealing that adequate security be given

for the payment of debts due from the estate to creditors residing in the Ottoman dominions.

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

109. During the absence from Egypt of a Judge of the Supreme Court the jurisdiction of the Supreme Court under Articles 107 and 108 shall, subject to any Rules of Court, be exercised in and for Egypt by the Provincial Court at Alexandria.

110.—(1.) Each Consular officer shall endeavour to obtain, as early as may be, notice of the death of every British subject dying within the particular jurisdiction, whether resident or not, and all such information respecting his affairs as may serve to guide the Court with respect to the securing and administration of his property.

(2.) On receiving notice of the death the Consular officer shall put up a notice thereof at the Court-house, and shall keep the same there until probate or administration is granted, or, where it appears to him that probate or administration will not be applied for or cannot be granted, for such time as he thinks fit.

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

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

112. If any person named executor in a will takes possession of and administers or otherwise deals with any part of the property of the deceased, and does not obtain probate within one month after the death or after the termination of any proceedings respecting probate or administration, he shall be liable to pay double the amount of any fees chargeable on obtaining probate, and he shall also be liable to a fine not exceeding one hundred pounds.

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

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

go and may be committed as if that person had not been appointed executor.

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

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

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

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

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

117. The Foreign Jurisdiction Probates Order in Council, 1908, shall apply to all persons and to all property subject to this Order.

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

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

#### *Miscellaneous.*

119. No action shall be brought for the protection of any copyright, trade-mark, patent, or design by any person who is not a British subject, unless either (a) an arrangement is in force between His Majesty's Government and the Government of the State or Power to which the plaintiff belongs, or (b) the Court is satisfied that effectual provision exists for the protection in Consular or other Courts in the Ottoman dominions of the rights and interests of British subjects in copyrights, trade-marks, patents, and designs infringed by the subjects of such State or Power.

Where such an arrangement is in force, the Ambassador, or, so far as relates to Egypt, the Agent for Egypt, may issue a Notification

to that effect, and the Court shall take judicial notice thereof.

120. Any person desirous of levying a distress for rent may apply to the Court to appoint a bailiff to levy such distress, and the Court may thereupon, and upon the applicant giving sufficient security to answer for any misconduct on the part of such bailiff, appoint a person to act as bailiff to levy such distress.

121. In Egypt the Court may execute process against any British subject to the like extent and in like manner as any Court established in that country with His Majesty's concurrence.

#### *Appeals.*

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

(2.) In any other case a Provincial Court may, if it thinks fit, give leave to appeal on like terms.

(3.) In any case the Supreme Court may give leave to appeal on such terms as it thinks fit.

123.—(1.) Any party to an action in the Supreme Court, or to an appeal to the Supreme Court, aggrieved by the decision of that Court or by the verdict of a jury, may move the Supreme Court to rehear such action or appeal.

(2.) The motion shall be heard by the Full Court unless the Judge of the Supreme Court otherwise orders.

(3.) On such motion the Supreme Court may make any order that may be made by the Court of Appeal in England in the exercise of its ordinary appellate jurisdiction.

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

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

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

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

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

(4.) If security and payment are so given and made within one month from the filing of the motion-paper for leave to appeal, then, and not otherwise, the Supreme Court shall give leave to appeal, and the appellant shall be at liberty to prefer and prosecute his appeal to His Majesty in Council according to the rules for the time being in force respecting appeals to His Majesty in Council from his

Colonies, or such other rules as His Majesty in Council from time to time thinks fit to make concerning appeals from the Supreme Court.

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

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

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

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

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

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

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

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

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

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

(a.) For regulating the pleading practice and procedure in the Courts established under this Order with respect to all matters within the jurisdiction of the respective Courts;

(b.) For regulating the means by which particular facts may be proved in the said Courts;

(c.) For prescribing any forms to be used;

(d.) For prescribing or regulating the duties of the officers of the said Courts;

(e.) For prescribing scales of costs and regulating any matters in connection therewith;

(f.) For prescribing and enforcing the fees to be taken in respect of any proceedings under

this Order, not exceeding, as regards any matters provided for by the Consular Salaries and Fees Act, 1891, fees fixed and allowed from time to time by any Order in Council made under that Act;

(g.) For prescribing the allowances to be made in criminal cases to complainants, witnesses, jurors, Assessors, interpreters, medical practitioners, and other persons employed in the administration of justice, and the conditions upon which an order may be made by the Court for such allowances;

(h.) For taking and transmitting depositions of witnesses for use at trials in a British possession or in the United Kingdom;

(i.) For regulating the mode in which legal practitioners are to be admitted to practice as such, and for withdrawing or suspending the right to practice on grounds of misconduct, subject to a right of appeal to His Majesty in Council;

(k.) For prescribing and enforcing the fees to be taken in respect of proceedings in or by any Consular Court in relation to cases in Ottoman Tribunals to which any British subject may be a party;

(l.) For regulating the management and investment of property under the control of the said Courts;

(m.) For regulating the procedure at inquests.

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

Rules framed under this Article shall not have effect until approved by the Secretary of State, and, so far as they relate to fees and costs; sanctioned by the Treasury; but in case of urgency declared in any such Rules with the approval of the Ambassador, so far as the said Rules relate to the Ottoman dominions other than Egypt, or of the Agent for Egypt, so far as the said Rules relate to Egypt, the same shall have effect unless and until they are disapproved by the Secretary of State, and notification of such disapproval is recorded and published by the Judge of the Supreme Court.

Until such Rules have been made, or in relation to matters to which they do not extend, a Court may adopt and use any procedure or forms heretofore in use in the Consular Courts in the Ottoman dominions, or any Regulations or Rules made thereunder and in force immediately before the commencement of this Order, with any modifications or adaptations which may be necessary.

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

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

operate as a satisfaction or extinguishment of the liability.

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

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

(a.) By himself; or

(b.) By a legal practitioner; or

(c.) By his attorney or agent thereunto lawfully authorized in writing and approved by the Court.

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

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

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

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

132.—(1) In any case, criminal or civil, and at any stage thereof, the Court, either of its own motion or on the application of any party, may summon a British subject to attend to give evidence, or to produce documents, or to be examined.

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

(3.) A person punished under this Article shall not be liable to an action in respect of the same matter; and any such action, if begun, shall be stayed by the Court in such a manner and on such terms as the Court thinks fit.

(4.) Any person appearing before the Court to give evidence in any case, civil or criminal, may be examined or give evidence in the form or with the ceremony that he declares to be binding on his conscience.

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

(6.) If, in a criminal case, a witness appearing before the Court, either in obedience to a summons or on being brought up under a warrant, refuses to take an oath, or, having taken an oath, to answer any question put to him, and does not excuse his refusal to the satisfaction of the Court, he shall be guilty of an offence, and shall be liable to be forthwith committed to prison for not more than seven days.

133. Wherever under this Order any person is to be taken for trial or imprisonment to the Supreme Court or elsewhere in the Ottoman dominions, or to England, or elsewhere, the Court or other authority by this Order authorized to cause him to be so taken may for that purpose (if necessary) cause him to be embarked on board one of His Majesty's vessels of war, or, if there is no such vessel available, then on board any British or other fit vessel, at any port or place, whether within or beyond the particular jurisdiction or district of that Court or authority, and with a view to such embarkment may (if necessary) cause him to be taken, in custody or otherwise, by land or by water, from any place to the port or place of embarkment.

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

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

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

134.—(1.) Subject to the other provisions of this Order, all expenses of removal of prisoners and others from or to any place in the Ottoman dominions, and the expenses of sending any person to England or elsewhere, shall be defrayed in such manner as the Secretary of State from time to time directs.

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

135. The following Acts, namely:—

The Foreign Tribunals Evidence Act, 1856,

The Evidence by Commission Act, 1859.

The Evidence by Commission Act, 1885, or so much thereof as is for the time being in force,

are hereby extended to the Ottoman dominions, with the adaptations following, namely:—

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

136. The following Acts, namely:—

The British Law Ascertainment Act, 1859,

The Foreign Law Ascertainment Act, 1861, or so much thereof as is for the time being in

force, are hereby extended to the Ottoman dominions, with the adaptation following, namely:—

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

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

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

(2.) During the absence from Egypt of a Judge of the Supreme Court, the jurisdiction of the Supreme Court under this Article shall, subject to any Rules of Court, be exercised in and for Egypt by the Provincial Court at Alexandria.

#### PART VI.—OTTOMAN AND FOREIGN SUBJECTS AND TRIBUNALS.

139.—(1.) Where an Ottoman subject or foreigner desires to institute or take in the Court an action against a British subject, or a British subject desires to institute or take in the Court an action against an Ottoman subject or foreigner, the Court shall entertain the same, and shall hear and determine it, either by the Court sitting alone or, if all parties desire, or the Court, having regard to its jurisdiction, thinks fit to direct a trial with a jury or Assessors, then with a jury or Assessors, but in all other respects according to the ordinary course of the Court.

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

(3.) A cross-action shall not be brought in the Court against a plaintiff, being an Ottoman subject or foreigner who has submitted to the jurisdiction, by a defendant without leave of the Court first obtained, but the Court may, as a condition of entertaining the plaintiff's action, require his consent to any cross-action or matter of set-off being entertained by the Court.

(4.) The Court before giving leave may require proof from the defendant that his claim arises out of the matter in dispute, and that there is reasonable ground for it, and that it is not made for vexation or delay.

(5.) Nothing in this Article shall prevent the defendant from bringing in the Court any action against the Ottoman subject or foreigner after the termination of the action in which the Ottoman subject or foreigner is plaintiff.

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

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

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

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

(2.) A Provincial Court, however, cannot so order attendance at any place beyond its particular jurisdiction.

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

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

Ottoman or foreign authority, as the Court may direct.

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

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

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

143.—(1.) Subject to the Rules, persons competent to be Assessors in any Court under this Order may be required to attend as Assessors in cases in which British subjects are parties before any Ottoman Tribunal.

(2.) Any Rules made by the Supreme Court in pursuance and in accordance with the provisions of this Order may comprise Rules respecting the qualification, selection, appointment, registration, attendance, and remuneration of Assessors in such cases as aforesaid, and respecting the establishment in any part of the Ottoman dominions and the regulation of a fund, hereinafter called an Assessors' Fund, for the remuneration of Assessors before any Ottoman Tribunals in such part of the Ottoman dominions.

(3.) Such Rules may provide for compelling the service of any qualified person, and may prescribe penalties for neglect or refusal, without reasonable excuse, to serve in accordance with the terms of such Regulations. Such penalties shall not exceed the equivalent of five pounds in respect of any one day.

(4.) Any such penalties shall be recoverable in the Court as a civil debt by any Consular officer, and shall be carried to the Assessors' Fund.

(5.) Every person requiring the attendance of one or more Assessors may be required to pay in advance such fee or fees as the Rules direct.

(6.) The Court may, out of any moneys in its hands arising from fees of Court or other fees or moneys received under this Order, advance or pay the amount of the salary or remuneration of an Assessor.

(7.) The Court shall account for all receipts and payments in respect of the Assessors' Fund in such manner as the Secretary of State directs.

## PART VII.—MISCELLANEOUS.

144. The Ambassador shall, with reference to the Ottoman dominions, other than Egypt, have power to make Regulations (to be called King's Regulations) for the following purposes, that is to say:—

(a.) For the peace, order, and good government of British subjects in the Ottoman dominions in relation to matters not provided for by this Order.

(b.) For securing the observance of any Treaty for the time being in force relating to any place in the Ottoman dominions, or of any local law or custom, whether relating to trade, commerce, revenue, or any other matter.

(c.) For preventing the importation or exportation in British ships or by British subjects of any munitions of war, or any parts or ingredients thereof, and for giving effect to any Treaty relating to the importation or exportation of the same.

(d.) For requiring Returns to be made of the nature, quantity, and value of articles exported from or imported into his district, or any part thereof, by or on account of any British subject who is subject to this Order, or in any British ship and for prescribing the times and manner at or in which, and the persons by whom, such Returns are to be made.

(2.) Any Regulations made under this Article may provide for forfeiture of any goods, receptacles, or things in relation to which, or to the contents of which, any breach is committed of such Regulations, or of any Treaty or any local law or custom, the observance of which is provided for by such Regulations.

(3.) Any person committing a breach of any such Regulations shall, on conviction, be liable to the punishment, forfeiture, or fine therein prescribed, or, if no such punishment or fine is prescribed, he shall be liable, on conviction, to imprisonment, with or without hard labour, for a period not exceeding three months, or to a fine or both. Regulations imposing penalties shall be so framed as to allow in every case of part only of the highest penalty being imposed.

(4.) The Agent for Egypt shall, with reference to Egypt, have a like power to make King's Regulations.

145.—(1.) Regulations made under this Order shall not have effect unless and until they are approved by a Secretary of State—save that, in case of urgency declared in any such Regulations, the same shall take effect before that approval, and shall continue to have effect unless and until they are disapproved by a Secretary of State, and until notification of that disapproval has been received and published by the Ambassador or by the Agent for Egypt respectively.

(2.) That approval, where given, shall be conclusive, and the validity or regularity of any Regulations so approved shall not be called in question in any legal proceeding whatever.

146.—(1.) All Regulations approved under this Order, whether imposing penalties or not, shall be printed, and a printed copy thereof shall be affixed, and be at all times kept exhibited conspicuously, in the public office of each Consulate in the Ottoman dominions.

(2.) Printed copies of the Regulations shall be kept on sale at such reasonable price as the Ambassador and the Agent for Egypt respectively from time to time direct.

(3.) A printed copy of any Regulations purporting to be made under this Order, and to be certified under the hand of the Ambassador or the Agent for Egypt respectively, or under the hand and Consular seal of one of His Majesty's Consular officers in the Ottoman dominions, shall be conclusive evidence of the due making of such Regulations.

147. The respective powers aforesaid extend to the making of Regulations for the governance, visitation, care, and superintendence of prisons in the Ottoman dominions, for the removal of prisoners from one prison to another, and for the infliction of corporal or other punishment on prisoners committing offences against the rules or discipline of a prison; but the provisions of this Order respecting penalties, and respecting the printing, affixing, exhibiting, and sale of Regulations, and the mode of trial of charges of offences against Regulations, do not apply to Regulations respecting prisons and offences of prisoners.

148. Nothing in this Order shall deprive the Court of the right to observe, and to enforce the observance of, or shall deprive any person of the benefit of, any reasonable custom existing in the Ottoman dominions, unless this Order contains some express and specific provision incompatible with the observance thereof.

149. Nothing in this Order shall prevent any Consular officer in the Ottoman dominions from doing anything which His Majesty's Consuls in the dominions of any other State in amity with His Majesty are, for the time being, by law, usage, or sufferance, entitled or enabled to do.

150.—(1.) His Majesty's Consuls in the Ottoman dominions may levy dues not exceeding the rate of 2d. a ton on every British merchant-ship (a) visiting or passing Constantinople, or visiting any other port in a Consular district, or (b) being at any other place within the Consular district or Constantinople, and having occasion to send any seamen to the British hospital at Constantinople.

The produce of the said dues shall be applied towards the establishment, maintenance, and support, in the Ottoman dominions, of British hospitals; and the dues shall be called hospital dues.

The Secretary of State may, by writing under his hand, issue such instructions as to him seem fit, for the following purposes, or any of them (that is to say):—

For fixing (within the limit of 2d. a ton) the rate per ton at which the hospital dues are to be levied at any port;

For exempting any ship in respect whereof, within any defined period, the hospital dues have once been paid from any further payment thereof;

For regulating the application of the produce of the hospital dues.

For limiting the extent to which any Consul shall exercise jurisdiction over British subjects in the Ottoman dominions in any matter relating to the hospital dues.

(2.) A further fee of 10s. shall be charged at His Majesty's Consulate at Constantinople for each application for a Firman, or Firmans, for each British ship in order to pass the Straits.

(3.) Any master of a British ship who fails to pay the said dues or fee, or evades the payment thereof, shall be guilty of an offence

against this Order, and the amount of such dues or fee, and of any fine imposed, may be levied by seizure and sale of the ship.

(4.) No dues under this Article shall be levied in Egypt unless the Secretary of State shall by order so direct.

*Registration.*

151. A register of British subjects shall be kept in the office of every Consulate in the Ottoman dominions.

152.—(1.) Every British subject resident in the Ottoman dominions, being of the age of 21 years or upwards, or being married, or a widower or widow, though under that age, shall in the month of January of every year register himself or herself at the Consulate of the Consular district within which he or she resides.

(2.) A British subject arriving in the Ottoman dominions may be registered either in the register of the Consular district in which he first arrives or in that of the district in which he goes to reside, and he must apply for registration within one month after arrival in the Ottoman dominions.

Provided that a person who fails to apply for or to obtain registration within the time limited by this Article may be registered at any time if he excuses his failure to the satisfaction of the Consular officer.

153. The registration of a man shall comprise the registration of his wife, or wives, if living with him; and the registration of the head of a family shall comprise the registration of all females and minors, being his relatives, in whatever degree, living under the same roof with him at the time of his registration.

154. A person registered in any register of British subjects established under any repealed Order in Council shall be registered under the provisions of this Order, unless the Consular officer is satisfied, after inquiry, that the previous registration was erroneous, or that such person is not entitled to registration under the provisions of this Order.

155.—(1.) The Consular officer shall on the first registration of any person issue to him a certificate of registration, signed and sealed with his Consular seal.

(2.) On the renewal of a registration, the old certificate of registration shall be produced, or its absence accounted for to the satisfaction of the Consular officer.

(3.) The renewal of a registration shall, unless the Consular officer thinks fit to issue a new certificate, be effected by an endorsement on the old certificate.

(4.) Where a new certificate is issued, the Consular officer may require the old certificate to be delivered up to him.

(5.) The names and descriptions of females and minors whose registration is under the provisions of this Order comprised in that of the head of the family may be indorsed on the certificate of the family.

156. Every person who has not previously been registered applying to be registered under this Order shall, unless excused by the Consular officer, attend personally for that purpose at the Consulate, but no person applying for the renewal of his registration need attend personally unless directed by the Consular officer to do so.

157.—(1.) Every person shall, on every registration of himself, and on every renewal of

the registration, pay a fee of 2s. 6d., or such other fee as the Secretary of State from time to time appoints. The amount of the fee may be uniform for all persons, or may vary according to the position and circumstances of different classes, if the Secretary of State from time to time so directs, but may not in any case exceed 5s.

(2.) Where any person applies to be registered, he shall be entitled to the assistance of the Consular officer in the preparation of any affidavit that may be required without a fee.

158. If any British subject neglects to obtain registration under the provisions of this Order, he shall not be entitled to be recognized or protected as a British subject in the Ottoman dominions, and shall be liable to a fine not exceeding two pounds for each instance of such failure, but he shall, although not registered, be subject to the jurisdiction of His Majesty's Courts in the Ottoman dominions.

159.—(1.) A person not of Asiatic or African descent, arriving in the Ottoman dominions and applying to be registered as a British subject, shall be so registered if the Consular officer is satisfied, after such inquiry as he may deem fit, that he is entitled to the status of a British subject.

(2.) A person of Asiatic or African descent, arriving in the Ottoman dominions and applying to be registered as a British subject, shall be so registered if he (a) produces a passport as a British subject from British India or a British possession or Protectorate; or (b) files an affidavit or sworn declaration showing that he was born within His Majesty's dominions or within the territory of any Prince or State in India under the suzerainty or in alliance with His Majesty or in a British Protectorate, or that he has been naturalized in the United Kingdom; and (c) in either case gives satisfactory evidence of his identity.

160. A person born in the Ottoman dominions, being the child of a British subject, may be registered as a British subject if it is proved that the father (a) was registered as a British subject, or (b) being entitled was prevented from being so registered by causes for which he was not responsible.

161. The Consular officer may, without fee, register any British subjects, being minors, living in the houses of foreigners or Ottoman subjects.

162. All registers kept under any Order repealed by this Order shall continue in force until superseded by registers kept under this Order.

163. A register of companies incorporated or registered in the United Kingdom or in any British possession and carrying on business in the Ottoman dominions shall be kept in the office of every Consulate in the Ottoman dominions.

164. The Consulate at which companies shall be registered shall be that in the district of which their chief local office is situated, or their business is chiefly carried on.

165. On the registration of a company at a Consulate there shall be deposited and filed in the office of the Consulate a copy of the certificate of incorporation of the company, or other document corresponding thereto, a statement showing the nominal capital of the company, and the amounts thereof which have been subscribed and paid up respectively, and, if the company has been incorporated under a law

which provides for the periodical filing of a list of the shareholders, a copy of the last list so filed.

166. The Consular officer shall on the registration of a company at the Consulate issue to the person making the registration a certificate, signed and sealed with the consular seal, that the company has been so registered.

167.—(1.) Every company registered under this Order shall register the name and address of the manager or other chief local representative within the Ottoman dominions, and shall from time to time as may be necessary register any alteration of the representative of the company or in his address.

(2.) Rules of Court made under Article 129 may provide that service of writs, notices, or other documents upon the person registered under this article, or at his address, shall be good service of such documents upon the company.

168. Registration of a company under this Order shall not require to be renewed annually, but may be renewed from time to time as the parties may desire, and must be renewed when any change takes place in the name of the company.

169. On every registration of a company under this Order, and on every renewal thereof, there shall be payable a fee of £1, and on every registration under Article 167 there shall be payable a fee of 2s.

170.—(1.) A company shall not be entitled to be recognised or protected as a British company unless it is registered under this Order, but shall, although not so registered, be subject to the jurisdiction of His Majesty's Courts in the Ottoman dominions.

(2.) Nothing in this Article shall affect the right of the Secretary of State to direct that British protection shall not be accorded to a company even though it has been registered under this Order.

171. Section 48 of the Conveyancing and Law of Property Act, 1881 (which relates to the deposit of instruments creating powers of attorney in the Central Office of the Supreme Court in England or Ireland) shall apply to the Ottoman dominions with these modifications, that is to say, the Office of the Supreme Court is substituted for the Central Office, and Rules of Court under this Order are substituted for General Rules.

172.—(1.) All fees, fines, penalties, or other sums of money which, under the provisions of this Order or any Regulations or Rules of Court, are stated or imposed in terms of British currency shall, if not paid in British gold, be paid in the Ottoman dominions in coins which are a legal tender or current in the locality where payment is made; in no case can change be demanded as of right. The amount of all such payments, if not made in British gold, shall be calculated at a rate of exchange which will cover the cost of their remittance to London.

(2.) The said rates of exchange shall apply to the ascertainment of the value of any income for any purpose of qualification or of any limitation or security, in any case where this Order or any Rules or Regulations contains a reference to British currency.

173. Except as in this Order otherwise provided all fees, dues, fines, and other receipts under this Order shall be carried to the public account, and shall be accounted for and paid

as the Secretary of State, with the concurrence of the Treasury, directs.

174.—(1.) Not later than the 31st March in each year the Judge shall send to the Secretary of State a report on the operation of this Order up to the 31st January in that year, showing for the then last twelve months the number and nature of the proceedings, criminal and civil, taken in the Court under this Order, and the result thereof, and the number and amount of fees received, and containing an abstract of the registration list, and such other information, and being in such form, as the Secretary of State from time to time directs.

(2.) Each Provincial and Local Court shall, at such time as may be fixed by Rules of Court, furnish to the Supreme Court an annual report of every case, civil and criminal, brought before it, in such form as the Supreme Court directs.

(3.) The report of a Local Court shall be sent through the Provincial Court.

175.—(1.) A printed copy of this Order shall be always kept exhibited in a conspicuous place in each Consular office and in each Court-house.

(2.) Printed copies shall be sold at such reasonable prices as the Supreme Court directs.

(3.) Judicial notice shall be taken of this Order, and of the commencement thereof, and of the appointment of Consuls, and of the constitution and limits of the Courts and districts, and of Consular seals and signatures, and of any Rules made or in force under this Order, and no proof shall be required of any of such matters.

The provisions of the Evidence Act, 1851 (14 & 15 Vict., cap. 99), sections 7 and 11, relating to the proof of judicial and other documents, shall extend and be applied for all purposes as if the Courts, districts, and places to which this Order applies were in a British Colony.

176.—(1.) The Orders in Council mentioned in the Schedule to this Order are hereby repealed, but this repeal shall not—

(i.) Affect the past operation of those Orders, or either of them, or any appointment made, or any right, title, obligation, or liability accrued, or the validity or invalidity of anything done or suffered under any of those Orders, before the making of this Order;

(ii.) Interfere with the institution or prosecution of any proceeding or action, criminal or civil, in respect of any offence committed against, or forfeiture incurred or liability accrued under or in consequence of any provision of, any of those Orders, or any Regulation made thereunder;

(iii.) Take away or abridge any protection or benefit given or to be enjoyed in relation thereto.

(2.) Notwithstanding the repeal of the Orders aforesaid, all Rules and Regulations approved or confirmed by or under any Order so repealed, shall continue and be as if this Order had not been made, but, so that the same may be revoked, altered, or otherwise dealt with under this Order, as if they had been made under this Order.

(3.) Criminal or civil proceedings begun under any of the Orders in Council repealed by this Order, and pending at the time when this Order comes into operation, shall, from and after that time, be regulated by the pro-

visions of this Order, as far as the nature and circumstances of each case admits.

(4.) Lists of jurors and Assessors in force at the passing of this Order shall continue in force until revised and settled under the provisions of this Order.

(5.) Until other Order is made under Articles 17 and 19 of this Order, Provincial and Local Courts existing at the commencement of this Order shall continue to be held at the same place and before the same officer as heretofore.

177.—(1.) This Order shall take effect at the expiration of one month after it is first exhibited in the public office of the Supreme Court at Constantinople.

(2.) For that purpose the Judge of the Supreme Court shall forthwith, on the receipt by him from the Ambassador of a certified printed copy of this Order, cause the same to be affixed and exhibited conspicuously in that office.

(3.) He shall also keep the same so affixed and exhibited during one month from that first exhibition.

(4.) Notice of the time of that first exhibition shall, as soon as practicable, be published in the office of the Agency for Egypt and at each of the provincial Consulates in such manner as the Supreme Court may direct.

(5.) A certified printed copy of this Order shall also be affixed and exhibited in the public offices of the Consular Courts at Alexandria and Cairo, at the same time (or as near as circumstances admit) at which it is first exhibited at Constantinople. Proof shall not in any proceeding or matter be required that the provisions of this Article have been complied with, nor shall any act or proceeding be invalidated by any failure to comply with any of such provisions.

(6.) The day on which this Order so takes effect is in this Order referred to as the commencement of this Order.

(7.) Where this Order confers power to make any appointment, order, Rules, or Regulations, or to do any other thing for the purposes of the Order, that power may be exercised at any time after the passing of this Order, so, however, that any such appointment, order, Rules, or Regulations shall not take effect before the commencement of this Order.

178. This Order may be cited as "The Ottoman Order in Council, 1910."

*Almeric FitzRoy.*

#### SCHEDULE.

##### *Orders Repealed.*

The Ottoman Order in Council, 1899.

The Ottoman Order in Council, 1905.

At the Court at *St. James's*, the 7th day of *November*, 1910.

#### PRESENT,

The KING'S Most Excellent Majesty.

Lord President.

Lord Privy Seal.

Earl Beauchamp.

Mr. Secretary Harcourt.

Sir George Buchanan.

**W**HEREAS by treaty, capitulation, grant, usage, sufferance, or other lawful means, His Majesty the King has jurisdiction within the places referred to in this Order;

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

1. This Order may be cited as "The Foreign Jurisdiction (Admiralty) Order in Council, 1910."

2.—(1) This Order extends to all persons and to all property subject to any of the following Orders:—

"The China and Corea Order in Council, 1904,"

"The Zanzibar Order in Council, 1906,"

"The Siam Order in Council, 1906,"

"The Persian Coast and Islands Order in Council, 1907,"

"The Ottoman Order in Council, 1910," or any Orders in Council substituted therefor.

(2) This Order shall take effect on such day, not less than one month nor more than three months after it is first exhibited in the public office of the highest of His Majesty's Courts established by each of the said Orders in Council, as His Majesty's Representative shall by public notification appoint.

3. In this Order, and in Rules of Court made under it, the following terms shall, unless the context otherwise require, have the respective meanings hereinafter assigned to them, that is to say:—

"The Court" means the Court exercising Admiralty jurisdiction in accordance with this Order.

"Principal Order" means the Order in Council under which the Court is established, including therein any subsequent or amending Order affecting such jurisdiction.

"Provincial Court" includes, in the case of Siam, a district court, but in the case of Zanzibar does not include a subordinate court.

"His Majesty's Representative" means, in the Ottoman Empire, except Egypt, His Majesty's Ambassador; in Egypt and Zanzibar, His Majesty's Agent and Consul-General; in Siam, China, and Persia, His Majesty's Minister.

"Registrar" means: In the Ottoman Empire, the Registrar of the Supreme Court, and includes, in Egypt, the Registrar of His Majesty's Consular Court of Alexandria; in China and Corea, the Registrar of the Supreme Court; in Siam, the Registrar of the Court for Siam; in Zanzibar, the Assistant Judge, until the Judge, with the approval of the Secretary of State, shall otherwise order; in Persia, the person whom the Consul-General, with the approval of the Secretary of State, may appoint as Registrar.

"Marshal" means the Marshal of the Court, or the person who for the time being is performing the duties of Marshal.

"Judgment" includes a decree, order, and sentence.

"Appeal" means any appeal, rehearing, or review.

Expressions defined in the principal Order shall have the same meanings as are therein respectively assigned to them, unless the context or this Order otherwise require.

4.—(1) The following Courts shall have Admiralty jurisdiction in civil matters for and within the limits of the principal Orders respectively, and over vessels and persons coming within the same: in the Ottoman dominions

the Supreme Court, and during the absence from Egypt of a Judge of the Supreme Court, and subject to any rules of Court, the Provincial Court at Alexandria; in China and Corea, the Supreme Court; in Zanzibar, the Court for Zanzibar; in Siam, the Court for Siam; in Persia, the Court of the Consul-General for Fars and the coasts and islands of the Persian Gulf, whether held by the Consul-General or by the Judicial Assistant.

(2) Such jurisdiction shall be exercised in accordance with the provisions of this Order and of the principal Orders and of any rules of Court made under this Order.

(3) Such jurisdiction shall, subject to the provisions of this Order, be over the like places, persons, matters and things, when within the limits of the principal Order, as the Admiralty jurisdiction of the High Court in England, whether existing by virtue of any statute or otherwise, and the Court may exercise such jurisdiction in like manner and to as full an extent as the High Court in England, and shall have the same regard as that Court to international law and the comity of nations.

(4) Any reference to a Vice-Admiralty Court which is contained in any Act of the Imperial Parliament, or in any law of a British possession applicable within the limits of the principal Order, shall be construed as a reference to the Court or Courts upon which Admiralty jurisdiction is conferred by this Order, and such Court shall have jurisdiction accordingly.

Provided as follows:—

(a) The Court shall not have any greater jurisdiction in relation to the laws and regulations relating to His Majesty's navy at sea, or under any Act providing for the discipline of His Majesty's navy, than may be from time to time conferred on such Court by Order in Council.

(b) Nothing in this Order shall be deemed to confer upon the Court jurisdiction in any prize cause or in any other matter within "The Naval Prize Act, 1864," or in any matter arising under any of the Acts for the suppression of the Slave Trade.

5. An action under this Order shall be tried by a Judge sitting alone or with assessors appointed in the prescribed manner.

6.—(1) Where Provincial Courts have been established by the principal Order, the Judge may, by writing under his hand and the seal of the Court, order that the Registry of a Provincial Court within the jurisdiction of the Court be a District Registry of the Court for the purposes of this Order, and the Registrar and Marshal of the Provincial Court shall, within the jurisdiction of such Provincial Court, be the District Registrar and District Marshal of the Court, and may exercise within such jurisdiction all the prescribed functions and perform all the prescribed duties of the Registrar and Marshal of the Court.

(2) Where an action has been commenced in a District Registry the Judge may order that such action shall be tried in the Provincial Court; but the making of any such Order shall not affect the power of the Judge to remove the said action at any time to the Supreme Court.

7. In places where there is no District Registry, the Judge may direct that for the purposes of any particular matter or action "the powers of a District Registrar and Mar-

shal may be exercised by the Provincial Court."

8. The territorial waters adjacent to the district of a Provincial Court shall for the purposes of this Order be deemed to be within the jurisdiction of such Provincial Court.

9. An Appeal from any judgment of the Court or of a Provincial Court under this Order shall be subject to the provisions of the principal Order governing appeals in civil cases, and the Court having cognizance of such appeal shall, for the purpose thereof, possess all the jurisdiction conferred upon the Court by the principal Order or by this Order.

10. The Colonial Courts of Admiralty Act, 1890, section 6, shall apply to appeals from the Court to His Majesty in Council as if the Court were a Colonial Court of Admiralty.

11. Rules of Court for the purposes of this Order shall be made by the same authority, and in the same manner and subject to the same approval, as Rules of Court made in virtue of the powers conferred by the principal Order.

12. The following Articles are hereby repealed:—

Article 100 of the China and Corea Order in Council, 1904;

Article 29 of the Zanzibar Order in Council, 1906,

Article 90 of the Siam Order in Council, 1906.

Article 29 of the Persian Coast and Islands Order in Council, 1907:

Provided that—

1. Proceedings begun under any of the Articles repealed by this Order, and pending at the time when this Order comes into operation, shall, from and after that time, be regulated by the provisions of this Order, as far as the nature and circumstances of each case admit.

2. The Rules of Court and Table of Fees and Costs in force under the repealed Articles shall continue in force until rules are made and have come into force under the provisions of this Order.

13. Nothing in this Order shall affect the criminal jurisdiction of any Court established by the principal Order.

14. This Order shall not operate in Siam except to the extent and in the cases where the provisions of the principal Order are in operation.

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

*Almeric FitzRoy.*

## COURT OF CLAIMS.

*Council Chamber, Whitehall,*

*17th November, 1910.*

All persons desirous of presenting Petitions or Claims concerning services to be done or performed by them at the time of the ensuing Coronation, pursuant to His Majesty's Royal Proclamation of the 19th July last, may send the same under cover to the Clerks of the Court of Claims, Privy Council Office, Downing-street, Whitehall.

The Commissioners are required by the Proclamation to exclude from their consideration such Claims as may be submitted to them in respect of rights or services connected with

the parts of the Ceremonial heretofore performed in Westminster Hall and with the Procession, the Ceremony being confined to Westminster Abbey.

[The following notice is substituted for that which appeared in the London Gazette of November 15, 1910.]

*Whitehall, October 21, 1910.*

The KING has been pleased to grant unto Captain and Honorary Major Charles Ernest Schlesinger, of Buckingham Palace Mansions, in the city of Westminster, and to Arthur Henry Schlesinger, of Hilfield House, in the parish of Cuckfield and county of Sussex, Gentleman, His Royal licence and authority that they may discontinue the use of the surname of Schlesinger, and that they and their issue may henceforth take, use, and bear the surname and arms of Berly only, the said arms being first duly exemplified according to the Laws of Arms, and recorded in the College of Arms, otherwise the said Royal licence and permission to be void and of none effect:

And to command that the said Royal concession and declaration be recorded in His Majesty's said Collège of Arms.

*Whitehall, 7th November, 1910.*

The KING has been pleased to grant unto Fitz Roy Hamilton Anstruther, of Elevetham Park in the county of Southampton, Esquire, and Rachel Anstruther, his wife, commonly called the Honourable Rachel Anstruther, eldest daughter and co-heir of Augustus Cholmondely Baron Calthorpe of Calthorpe, in the county of Norfolk, lately deceased, His Royal licence and authority that they may assume and use the surname of Gough-Calthorpe in addition to and after that of Anstruther, that he the said Fitz Roy Hamilton Anstruther may bear the Arms of Gough and Calthorpe quarterly with his own family Arms, and that such surname and Arms may in like manner be assumed and borne by their issue; the said Arms being first duly exemplified according to the Laws of Arms and recorded in His Majesty's College of Arms, otherwise the said Royal licence and permission to be void and of none effect.

And to command that the said Royal concession and declaration be recorded in our College of Arms.

*Whitehall, November 18, 1910.*

The KING has been pleased to give and grant unto Mr. Jacob Moser, of Manningham, Bradford, His Majesty's Royal licence and authority to accept and wear the Insignia of the Fourth Class of the Order of the Red Eagle, conferred upon him by His Majesty the German Emperor, King of Prussia, in recognition of valuable services rendered by him.

*Downing Street,  
16th November, 1910.*

The KING has been pleased to approve of the retention of the title of "Honourable" by Samuel Johnson Haynes, Esq., who served con-

tinuously for more than ten years as a Member of the Legislative Council of Western Australia.

*Downing Street,  
16th November, 1910.*

The KING has been pleased, by Letters Patent dated the 31st October, 1910, passed under the Great Seal of the United Kingdom, to amend certain provisions of the Letters Patent dated the 21st March, 1904, in regard to the constitution of the Legislative Council of the Colony of Fiji.

*Board of Trade (Harbour Department),  
London, November 17, 1910.*

H. 14390.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated November 13th, from His Majesty's Minister at Athens:—Medical inspection substituted for quarantine on arrivals from ports between Kertch (and) Akerman; quarantine on arrivals from Odessa remaining unchanged.

*Board of Trade (Harbour Department),  
London, November 17, 1910.*

H. 14400.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated November 6th, from His Majesty's Representative at Tangier, intimating that the Moroccan authorities have declared Lisbon a suspected port. Arrivals from the said port will accordingly be subject to the treatment prescribed in Article 4 of the Sanitary Regulations in force.

*Board of Trade (Harbour Department),  
London, November 17, 1910.*

H. 14403.

The Board of Trade have received a copy of the following Quarantine Notice, dated November 9th, issued by the Government of Malta:—

#### GOVERNMENT NOTICE.

With reference to Government Notices Nos. 120, 136, 152, 161, 181 and 251 of 1910, it is hereby notified that:—

(1) Berdiansk, Marianopol and the intervening coast, Kertch, Kherson, Rostov-on-Don, Theodosia, Taganrog, Sevastopol, and Nahitchevan are no longer regarded as places infected with cholera; and

(2) The coast of Morocco, between Rabat and Casablanca, both places included, is no longer regarded as a place infected with plague;

Within the meaning of Article 1 of the Regulations made under the Fourth Sanitary Ordinance, 1908, published on the 28th August, 1908, as amended by Government Notices No. 199 of August 22nd, No. 214 of September 2nd, and No. 243 of September 30th, 1910.

By command,  
E. M. MEREWETHER,  
Lieutenant-Governor and Chief  
Secretary to Government.

Lieut. Governor's Office,  
The Palace, Valletta,  
November 9, 1910.

*Board of Trade (Harbour Department),  
London, November 17, 1910.*

H. 14365.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated November 10th, from His Majesty's Minister at The Hague, forwarding the following translation of a Decree, dated November 8th, respecting the importation and transit of rags, &c., from Lisbon.

The Ministers of the Interior and of Finance,

Having regard to Art. 1 of the Royal Decree of October 10, 1910,

Bring to the notice of the public that on and after November 10, 1910, the importation and transit of rags, used articles of clothing and unwashed underclothing and bedding from Lisbon shall be prohibited.

Luggage which travellers bring with them shall be included in this prohibition in so far as unwashed underclothing and bedding are concerned.

This prohibition shall not apply:

I. as regards importation and transit:

to goods which have arrived from Lisbon, but which can be shown to have come originally from elsewhere, and which have been so transported and are packed in such a manner as to render it impossible that they should have been in contact with infected objects;

II. as regards transit:

to goods which have been packed in such a manner that they cannot undergo any kind of manufacture or treatment on the way.

The Hague, November 8, 1910.

For the Minister of the Interior,  
J. B. KAN,  
Secretary General.

For the Minister of Finance,  
HESHUSIUS,  
Secretary General.

*Board of Trade (Harbour Department).  
London, November 17, 1910.*

H. 14401.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Notice, dated November 8th, issued by the Swedish Board of Trade, declaring the Province of Naples, in Italy, free from cholera.

*Board of Trade (Harbour Department).  
London, November 17, 1910.*

H. 14399.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following telegram, dated November 14th, from His Majesty's Minister at Sofia:—Odessa declared free from plague. Frontier between Bulgaria and Adrianople Vilayet has been closed on account of cholera except at Lubimetz, where is quarantine station.

*Board of Trade (Harbour Department).  
London, November 17, 1910.*

H. 14443.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following telegram, dated November 15th, from His Majesty's Minister at Athens:—Full cholera quarantine (five days, less deduction proportionate to duration of voyage) on arrivals from Rodosto.

*Board of Trade (Harbour Department),  
London, November 17, 1910.*

H. 14473.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated October 29th, from His Majesty's Representative in Mexico, stating that the Official Journal of the 28th October publishes:—

A supplementary declaration respecting the Port of Coatzacoalcos, in addition to the regulations affecting the Ports of Tampico, Veracruz and Progreso.

This supplementary declaration reads as follows:—

“The Port of Coatzacoalcos (State of Veracruz) will remain open only for the reception of cargo, and the following rules must be observed in the case of all vessels arriving from infected or suspected ports:—

1. No passengers shall be permitted to disembark.

2. No member of the crew shall be permitted to land:

3. The water on board shall be analyzed to ascertain whether it contain pathogenic germs, and especially those of cholera.

4. The excrements of all persons on board shall be thoroughly disinfected by chemical processes before being thrown into the sea, which operation must be performed to the satisfaction of the officer in charge of the measures for preventing the introduction of cholera, or by the Sanitary Inspector, if no special officer should have been appointed.

5. The crew shall be inoculated with anti-cholera vaccine.

6. If a case of sickness on board, or the actual condition of the vessel should be concealed, the master and other responsible parties shall be delivered over to the competent judicial authorities, in accordance with Article 68 of the Maritime Sanitary Regulations.”

*Admiralty, 14th November, 1910.*

*Royal Marine Light Infantry.*

Major and Brevet Lieutenant-Colonel John Beville Pym to be Lieutenant-Colonel, vice White, supernumerary.  
Captain Edward Kenmir Story to be Major, vice Pym, promoted.  
Captain Cecil Edward Sykes Wright (supernumerary) is absorbed in the Establishment, vice Story, promoted.

Dated 25th October, 1910.

*Admiralty, 15th November, 1910.*

Chief Gunner Alfred Gamblen has been promoted to the rank of Lieutenant in His Majesty's Fleet. Dated 10th November, 1910.

With reference to the notice which appeared in the London Gazette of the 8th November, 1910, the date of promotion of Gunner George Kemble Courtis to the rank of Chief Gunner should be the 19th October, 1910, instead of as therein stated.

*War Office,  
18th November, 1910.*

### REGULAR FORCES.

#### COMMANDS AND STAFF.

Colonel the Honourable Cecil E. Bingham, C.V.O., to be a temporary Brigadier-General, to command a Brigade, vice Colonel (temporary Brigadier-General) H. D. Fanshawe, C.B., appointed to a Brigade in India. Dated 11th November, 1910.

Lieutenant James K. Trotter, The Gordon Highlanders, to be Aide-de-Camp to Major-General J. K. Trotter, C.B., C.M.G., Commanding Southern Coast Defences, vice Lieutenant H. J. Humphreys, Royal Artillery, whose tenure of that appointment has expired. Dated 3rd November, 1910.

Lieutenant Alexander C. Hooton, Alexandra, Princess of Wales' Own (Yorkshire Regiment), to be Aide-de-Camp to Sir G. R. Le Hunte, K.C.M.G., Governor and Commander-in-Chief of Trinidad and Tobago. Dated 9th November, 1910.

Lieutenant Wilfrid G. Lindsell, Royal Artillery, to be Aide-de-Camp (extra) to Major-General Sir H. Barron, K.C.M.G., C.V.O., Governor of Tasmania. Dated 18th November, 1910.

#### CAVALRY.

*1st Life Guards*, Major and Brevet Lieutenant-Colonel Edwin B. Cook, M.V.O., to be Lieutenant-Colonel, vice Brevet Colonel the Honourable C. E. Bingham, C.V.O., removed from the Regiment on promotion. Dated 11th November, 1910.

*11th (Prince Albert's Own) Hussars*, Second Lieutenant The Honourable Sackville George Pelham, from Lincolnshire Yeomanry, to be Second Lieutenant (on probation). Dated 19th November, 1910.

#### ROYAL REGIMENT OF ARTILLERY.

Captain (District Officer) Francis R. N. Orford retires on retired pay. Dated 19th November, 1910.

#### CORPS OF ROYAL ENGINEERS.

Captain Oswald T. O'K. Webber retires on retired pay. Dated 19th November, 1910.

Captain Whiteford Ommanney to be Adjutant of the Training Battalion, vice Captain E. M. S. Charles. Dated 9th November, 1910.

Quartermaster and Honorary Captain Thomas L. Whitehead is placed on retired pay. Dated 17th November, 1910.

Superintending Clerk William Richard Evans to be Quartermaster with the honorary rank of Lieutenant, vice Honorary Captain

T. L. Whitehead. Dated 17th November, 1910.

#### FOOT GUARDS.

*Grenadier Guards*, Lieutenant Richard G. W. Williams-Bulkeley resigns his Commission. Dated 19th November, 1910.

*Irish Guards*, Major Charles H. Earl of March, M.V.O., D.S.O., resigns his Commission. Dated 19th November, 1910.

#### INFANTRY.

*The King's (Liverpool Regiment)*, the promotion to the rank of Captain of the undermentioned Lieutenants is antedated to 4th July, 1910:—

Arthur K. Kyrke-Smith, vice E. G. D. Lardner, seconded for service under the Colonial Office.

Percy Hudson, vice A. K. Kyrke-Smith, seconded for service as an Adjutant of Territorial Infantry.

Campbell H. Dinnen, vice P. Hudson, seconded for service as an Adjutant of Indian Volunteers.

Samuel E. Norris, vice C. H. Dinnen, seconded for service with the West African Regiment.

*The Lancashire Fusiliers*, Gentleman Cadet Rowland Philip Arthur Helps, from the Royal Military College, to be Second Lieutenant. Dated 19th November, 1910.

*The Worcestershire Regiment*, Lieutenant Thomas H. Hughes to be Adjutant, vice Captain F. St. J. Tyrwhitt. Dated 17th November, 1910.

*The Oxfordshire and Buckinghamshire Light Infantry*, Major Redmond E. Watt retires on retired pay. Dated 19th November, 1910.

Captain Keith R. Hamilton, D.S.O., to be Major, vice R. E. Watt. Dated 19th November, 1910.

*The Royal Irish Rifles*, Second Lieutenant Gerald I. Gartlan to be Lieutenant, vice C. D. Smyth, promoted. Dated 11th July, 1910.

*Princess Victoria's (Royal Irish Fusiliers)*, Lieutenant Arthur E. J. Croly to be Captain, vice R. A. Gray, promoted. Dated 14th September, 1910.

*Princess Louise's (Argyll and Sutherland Highlanders)*, Captain Charles A. H. Maclean is seconded for service on the Staff. Dated 10th September, 1910.

*The Rifle Brigade (The Prince Consort's Own)*, Gentleman Cadet The Honourable Thomas George Breadalbane Morgan-Grenville, from the Royal Military College, to be Second Lieutenant. Dated 19th November, 1910.

#### ARMY PAY DEPARTMENT.

Captain Frederick W. Darwall, Paymaster, resigns his Commission. Dated 19th November, 1910.

#### QUEEN ALEXANDRA'S IMPERIAL MILITARY NURSING SERVICE.

The undermentioned Sisters to be Matrons:—

Miss Martha Mark, vice Miss E. A. Dowse, R.R.C., retired. Dated 20th October, 1910.

Miss Isabel G. Willetts, vice Miss E. Ferguson, retired. Dated 1st November, 1910.

The undermentioned Ladies to be Staff Nurses (provisionally):—

Miss Violet Sherston Newman. Dated 1st November, 1910.

Miss Laura Elizabeth James. Dated 3rd November, 1910.

## MEMORANDA.

Colonel Frederic B. Bunny, Half-pay List, is placed on retired pay. Dated 19th November, 1910.

The undermentioned Brevet Colonels to be Colonels:—

The Honourable Cecil E. Bingham, C.V.O., from the 1st Life Guards. Dated 11th November, 1910.

John MacN. Walter, D.S.O., Half-pay List. Dated 2nd October, 1910.

Major His Serene Highness Adolphus C. A. A. E. G. P. L. L. Duke of Teck, G.C.V.O., C.M.G., 1st Life Guards, Personal Aide-de-Camp to the King, to be Brevet Lieutenant-Colonel. Dated 11th November, 1910.

Lieutenant Charles E. Black, Half-pay List, resigns his Commission. Dated 19th November, 1910.

Second Lieutenant Charles H. Fowle, The Hampshire Regiment, is granted the local rank of Lieutenant while employed with the West African Frontier Force. Dated 2nd November, 1910.

Quartermaster and Honorary Lieutenant Ernest S. Standing, Royal Engineers, is granted the honorary rank of Captain. Dated 17th November, 1910.

That part of the notification in the Supplement to the London Gazette of the 23rd June, 1910, relating to Subadar Major Budda, Sardar Bahadur, and Risaldar Magar Singh, Sardar Bahadur, is cancelled.

## SPECIAL RESERVE OF OFFICERS.

## ROYAL REGIMENT OF ARTILLERY.

*Royal Field Artillery*, Second Lieutenant (on probation) Harold A. Shaw, is confirmed in his rank.

## INFANTRY.

*3rd Battalion, The Lancashire Fusiliers*, Second Lieutenant (on probation) Charles H. Bass, is confirmed in his rank.

*3rd Battalion, The Cheshire Regiment*, Captain Ernest R. Jones, The Cheshire Regiment, to be Adjutant, vice M. F. Clarke. Dated 8th November, 1910.

*3rd Battalion, Princess Victoria's (Royal Irish Fusiliers)*, Eric Harold Fforde, late Cadet Corporal, Belfast University Contingent, Officers' Training Corps, to be Second Lieutenant (on probation). Dated 19th November, 1910.

War Office,  
18th November, 1910.

## TERRITORIAL FORCE.

## YEOMANRY.

*Shropshire Yeomanry*; Captain John Edmund David Holland, 7th (Princess Royal's) Dragoon Guards, to be Adjutant, vice Captain Bertie E. P. Leighton, 1st (Royal) Dragoons, whose tenure of that appointment has expired. Dated 9th November, 1910.

*North Somerset Yeomanry*; Captain Carfrae Hamilton Delmege, 21st (Empress of India's) Lancers, to be Adjutant, vice Major Oswald W. Brinton, 21st (Empress of India's) Lancers, who has vacated that appointment. Dated 1st November, 1910.

## ROYAL ENGINEERS.

*2nd Home Counties Field Company, Home Counties Divisional Engineers, Royal Engineers*; Second Lieutenant Cecil C. Bryan to be Lieutenant. Dated 12th October, 1910.

## INFANTRY.

*4th Battalion, The Oxfordshire and Buckinghamshire Light Infantry*; Second Lieutenant Henry G. Frean to be Lieutenant. Dated 2nd July, 1910.

*17th (County of London) Battalion, The London Regiment (Poplar and Stepney Rifles)*; Captain James Godding to be Major. Dated 1st August, 1910.

## ROYAL ARMY MEDICAL CORPS.

*North Midland Mounted Brigade Field Ambulance, Royal Army Medical Corps*; Lieutenant William M. Hewetson, M.B., is seconded under the conditions of paragraph 114 of the Territorial Force Regulations. Dated 25th September, 1910.

*3rd Highland Field Ambulance, Royal Army Medical Corps*; William Latto Robertson, M.B., F.R.C.S. (Edin.), to be Lieutenant. Dated 19th October, 1910.

*2nd Home Counties Field Ambulance, Royal Army Medical Corps*; Edwin Augustus Houchin to be Lieutenant. (To be supernumerary.) Dated 12th October, 1910.

(Attached to Units other than Medical Units.)

Lieutenant William Duncan, M.B., to be Captain. Dated 26th September, 1910.

Lieutenant William M. Fergusson to be Captain. Dated 15th October, 1910.

(For attachment to Units other than Medical Units.)

Major Thomas Holt, M.B., from the 2nd East Lancashire Field Ambulance, Royal Army Medical Corps, to be Major. Dated 19th November, 1910.

Allan Freer Rutherford, M.B. (late Captain, 4th Battalion, The King's Own (Royal Lancaster Regiment), to be Captain. Dated 12th November, 1910.

## ARMY VETERINARY CORPS.

Veterinary-Lieutenant Sydney Joseph Williams, from the Unattached List for the Territorial Force, to be Lieutenant, with precedence as in the Unattached List for the Territorial Force. Dated 8th July, 1910.

## CHAPLAINS DEPARTMENT OF THE TERRITORIAL FORCE.

The Reverend Thomas Scott, M.A., Third Class Chaplain to the Territorial Force, to be Second Class Chaplain to the Territorial Force, ranking as Lieutenant-Colonel. Dated 28th March, 1909.

The undermentioned Fourth Class Chaplains to the Territorial Force to be Third Class Chaplains to the Territorial Force, ranking as Major:—

The Reverend Penson C. Thomas, B.A. Dated 14th February, 1910.

The Reverend George F. Hough, M.A. Dated 30th May, 1910.

## UNATTACHED LIST FOR THE TERRITORIAL FORCE.

James Humphrey Scott to be Second Lieutenant, for service with the King Alfred's School Contingent, Junior Division, Officers Training Corps. Dated 21st October, 1910.

Roderick Aylward Shephard-Walwyn to be Second Lieutenant, for service with the King Alfred's School Contingent, Junior Division, Officers Training Corps. Dated 21st October, 1910.

Victor Richard Garrett to be Second Lieutenant. Dated 1st November, 1910.

Thomas Wilfrid Reynolds to be Second Lieutenant. Dated 4th November, 1910.

Officers Training Corps.

*Cheltenham College Contingent, Junior Division, Officers Training Corps;* Second Lieutenant Thomas C. Currie to be Lieutenant. Dated 1st November, 1910.

*Glasgow High School Contingent, Junior Division, Officers Training Corps;* the under-mentioned officers to be Lieutenants. Dated 1st November, 1910.

Second Lieutenant Robert M. Allardyce.

Second Lieutenant James Hume.

Second Lieutenant Hugh Smith.

Second Lieutenant Alexander L. Taylor.

*Whitgift Grammar School Contingent, Junior Division, Officers Training Corps;* Lieutenant Cyril L. Mainwaring, from the Oundle School Contingent, Junior Division, Officers Training Corps, to be Lieutenant. Dated 1st November, 1910.

*Commission signed by the Lord Lieutenant of the County of Warwick.*

Captain Sir Francis Ernest Waller, Baronet, to be a Deputy Lieutenant. Dated 12th November, 1910.

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*India Office,  
November 18, 1910.*

The KING has approved of the following promotions of Officers of the Indian Army, Indian Civil Veterinary Department and Indian Army Reserve of Officers:—

## INDIAN ARMY.

*Captain to be Major.*

Dated 5th October, 1910.

Richard Alexander Steel, 17th Cavalry.

*Lieutenants to be Captains.*

Dated 6th July, 1910.

Edward Armstrong Trafford, 52nd Sikhs (Frontier Force).

Frederick Launcelot Donne Jarrad, 126th Baluchistan Infantry.

Dated 26th September, 1910.

Thomas Burrell Skinner, 61st Prince of Wales's Own Pioneers.

Dated 5th October, 1910.

Reginald Walter Louis De Bernier Smart, 21st Prince Albert Victor's Own Cavalry (Frontier Force) (Daly's Horse).

Dated 6th October, 1910.

William Henry Deane Wilson, 1st Brahmans.

## INDIAN CIVIL VETERINARY DEPARTMENT.

*To be Colonel.*

Dated 3rd September, 1910.

Lieutenant - Colonel (temporary Colonel) Henry Thomas Pease, C.I.E.

## INDIAN ARMY RESERVE OF OFFICERS.

INFANTRY BRANCH.

*Second Lieutenant to be Lieutenant.*

Dated 14th October, 1910.

Henry George Norman White.

The KING has approved of the retirement of the undermentioned Officers of the Indian Army and Indian Army Departments:—

## INDIAN ARMY.

Brevet-Colonel William Harry Derville Rich. Dated 5th October, 1910.

Brevet-Colonel Henry Francis Kelly Waldron. Dated 1st November, 1910.

Lieutenant-Colonel James Molesworth Candy. Dated 2nd November, 1910.

## INDIAN ARMY DEPARTMENTS.

Assistant Commissary and Honorary Lieutenant Arthur William Morton. Dated 19th July, 1910.

The Postmaster-General, with the concurrence of the Lords Commissioners of His Majesty's Treasury, hereby gives notice that the undermentioned situation is added to Schedule B. of the Order in Council of the 10th of January, 1910:—

Medical Officer, Post Office, except the Medical Staff employed at Headquarters.

TEMPORARY ORDER: Relief to Able-bodied Men, their Wives and Families.

## LEEDS UNION.

To the Guardians of the Poor of the Leeds Union;

And to all others whom it may concern.

WHEREAS by a General Order dated the 6th day of December, 1869, addressed to the Guardians of the Poor of certain unions, including the Leeds Union, the Poor Law Board prescribed Regulations with regard to the administration of out-door relief to poor persons in the said Union;

And whereas it is expedient that further provision should be made temporarily with regard to the administration of relief to certain classes of poor persons in the said Union:

NOW THEREFORE, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, hereby Order as follows:—

ARTICLE I.—The Guardians of the Poor of the Leeds Union may, after not less than seven days' notice of the proposal has been sent by their Clerk to each Guardian, pass a Resolution (hereinafter referred to as "the Resolution") to the effect that the powers conferred by this Order shall be exercised by them, and a copy of the Resolution shall be forwarded to Us by the Clerk within one week after the passing of the Resolution.

ARTICLE II.—(1) The Guardians may, from and after the passing of the Resolution, and during the operation of this Order, relieve out of the Workhouse the wife and family of any able-bodied male person who is relieved in the Workhouse.

(2) An able-bodied male person who is relieved in the Workhouse, while his wife and family are relieved by the Guardians out of

the Workhouse, shall not be absent from the Workhouse more than once in any one week, nor for a period exceeding twelve hours, nor without the consent of the Guardians.

(3) Any such able-bodied male person who is absent from the Workhouse without any contravention of subdivision (2) of this Article may be relieved by the Guardians during his absence from the Workhouse, without being set to work during the time or any part of the time of his absence.

ARTICLE III.—This Order shall operate and have effect until the thirtieth day of April, one thousand nine hundred and eleven.

Given under the Seal of Office of the Local Government Board, this fifteenth day of November, in the year one thousand nine hundred and ten.

L. S.

*John Burns,*  
President.

*Walter T. Jerred,* Assistant Secretary.

### MOTOR CAR ACT, 1903.

Regulations under Section 9 (1).

COUNTY OF WEST SUSSEX.

Urban District of Shoreham-by-Sea.

To the County Council of West Sussex;—  
'And to all others whom it may concern.

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

And whereas the County Council of West Sussex having made application to Us to make a regulation in pursuance of the said sub-section putting the above-mentioned provisions of that sub-section in force within the limits comprising certain roads or parts of roads situate within the urban district of New Shoreham (now called the urban district of Shoreham-by-Sea), We directed a local inquiry to be held into the matter by one of Our Inspectors, and the inquiry was held accordingly, and report has been made to Us thereon:

Now therefore, in pursuance of the powers given to Us in that behalf, We do, by this Our Order, make the following Regulations:—

ARTICLE I.—The provisions of sub-section (1) of Section 9 of the Act with respect to the driving of a motor car at a speed not exceeding ten miles per hour shall apply and have effect within the limits comprising the roads or parts of roads within the urban district of Shoreham-by-Sea which are specified in the Schedule hereto.

ARTICLE II.—These Regulations shall come into operation on the Twenty-eighth day of November, One thousand nine hundred and ten.

#### SCHEDULE.

The road extending from a point in Old Shoreham-road 50 yards north-west of its junction with Victoria-terrace, along High-street, to a point in Lower-road opposite the eastern side of the approach to Stow's Hard; and

No. 28438.

C

The road extending from its junction with the above-mentioned road at Dolphin Hard, along East-street and Brunswick-road, to a point in Buckingham-road immediately north of the railway level crossing.

Given under the Seal of Office of the Local Government Board, this Twelfth day of November, in the year One thousand nine hundred and ten.

L. S.

*John Burns,*  
President.

*Walter T. Jerred,* Assistant Secretary.

### MOTOR CAR ACT, 1903.

COUNTY OF DENBIGH.

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

And whereas the County Council of Denbigh have made application to the Local Government Board for a regulation to be made in pursuance of the said sub-section, putting the above-mentioned provisions of that sub-section in force within the limits comprising the following parts of a certain road within the Urban District of Colwyn Bay and Colwyn, that is to say:—

So much of the main road from Conway to Abergele as extends from its junction with Victoria-park to its junction with Groes-road; and

So much of the said main road as extends from its junction with Llanellian-road to a point opposite the Ship Hotel at Old Colwyn.

And whereas notice of the said application, and of the time and manner in which objections should be made to any such regulation, appeared in the London Gazette of the 3rd day of September, 1909, and in the "North Wales Weekly News" of the 3rd day of September, 1909:

And whereas certain objections to the making of any regulation in pursuance of the said provisions have been received by the Local Government Board, and it is expedient that further inquiry should be made in the matter of the said application:

Notice is hereby given, that R. C. Maxwell, Esquire, Barrister-at-Law, one of the Inspectors of the Local Government Board, will attend at the County Buildings, Colwyn Bay, on Saturday, the Third day of December, 1910, at Ten o'clock in the forenoon, to hold a Local Inquiry into the subject-matter of the said application.

And notice is hereby further given, that any person interested may attend at such Inquiry and be heard with reference to the said application.

As witness my hand this Sixteenth day of November, 1910, at the Office of the Local Government Board, Whitehall, London.

*Walter T. Jerred,*  
Assistant Secretary.

## MOTOR CAR ACT, 1903.

## COUNTY OF CARNARVON.

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

And whereas the County Council of Carnarvon have made application to the Local Government Board for a regulation to be made in pursuance of the said sub-section, putting the above-mentioned provisions of that sub-section in force within the limits comprising the following roads or parts of roads within the Borough of Conway, that is to say:—

Rosehill-street, from the Suspension Bridge to a point in the Bangor-road situate 70 yards beyond the Archway;

High-street;

Castle-street and Berry-street;

Uppergate-street and so much of Sychant-road as extends from Uppergate-street to the junction of the road with Brynhyfryd Park;

So much of Llanrwst-road as extends for a distance of 260 yards from its junction with Rosehill-street; and

So much of Station-road, Deganwy, as extends from the entrance to Deganwy Castle Hotel to a point situate 50 yards beyond the junction of the road with Tymawr-road, near Deganwy Schools.

And whereas notice of the said application, and of the time and manner in which objections should be made to any such regulation, appeared in the London Gazette of the 5th day of July, 1910, and in the "Weekly News" of the 8th day of July, 1910:

And whereas certain objections to the making of any regulation in pursuance of the said provisions have been received by the Local Government Board, and it is expedient that further inquiry should be made in the matter of the said application:

Notice is hereby given, that R. C. Maxwell, Esquire, Barrister-at-Law, one of the Inspectors of the Local Government Board, will attend at the Guildhall, Conway, on Friday, the Second day of December, 1910, at Half-past Ten o'clock in the forenoon, to hold a Local Inquiry into the subject-matter of the said application.

And notice is hereby further given, that any person interested may attend at such Inquiry and be heard with reference to the said application.

As witness my hand this Sixteenth day of November, 1910, at the Office of the Local Government Board, Whitehall, London.

*Walter T. Jerred,*  
Assistant Secretary.

## INCOME TAX.

Whereas it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Cambridge University as Commissioners for the General Purposes of the Acts of Parliament for granting to His Majesty duties on profits arising from property, professions, trades and offices: Now we, two of

the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a meeting of the Land Tax Commissioners for the division aforesaid being respectively qualified to act as such Commissioners, to be holden at the University Offices, St. Andrews-street, Cambridge, on Tuesday, the 22nd day of November, 1910, at twelve o'clock noon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the General Purposes of the Income Tax for the division of Cambridge University aforesaid.

*J. P. Crowley.*

*H. F. Bartlett.*

Inland Revenue, Somerset House, London,  
16th November, 1910.

ORDER OF THE REGISTRAR GENERAL  
IN ENGLAND.

*Dated 17th November, 1910.*

Whereas by the 21st Section of the Births and Deaths Registration Act, 1874, it is enacted that the Registrar General, with the sanction of the Local Government Board, may from time to time alter Registration Sub-districts:—

1. And whereas it is expedient, in order that Bromley and Dartford Registration Districts may be made co-extensive with the Poor Law Unions of the same names as altered by the Local Government Board's Confirming Order No. 54,400—viz., the County of Kent (Bexley and Footscray) Confirmation Order, 1910, that the part of Footscray Urban District and Civil Parish, which prior to the 1st October last (the date when that Order took effect) formed part of Bexley Urban District and Civil Parish, should be transferred from Bexley Sub-district of Dartford Registration District to Chislehurst Sub-district of Bromley Registration District;

2. Now, therefore, I, Bernard Mallet, Registrar General of Births, Deaths, and Marriages in England, in exercise of the powers given me by the above mentioned Act, and with the sanction of the Local Government Board, do hereby order and declare that the foregoing alteration shall take effect accordingly.

3. This Order shall come into operation on 1st day of December, Nineteen Hundred and ten.

Witness my hand this 17th day of November, Nineteen Hundred and ten.

*Bernard Mallet,* Registrar General.

General Register Office,  
Somerset House, London.

ORDER OF THE REGISTRAR GENERAL  
IN ENGLAND.

*Dated 17th November, 1910.*

Whereas by the 21st Section of the Births and Deaths Registration Act, 1874, it is enacted that the Registrar General, with the sanction of the Local Government Board, may from time to time alter Registration Sub-districts:—

1. And whereas it is expedient that Hascombe Civil Parish should be transferred from Witley Sub-district of Hambledon Registration District to Cranley Sub-district of the same Registration District;

2. Now, therefore, I, Bernard Mallet, Registrar General of Births, Deaths, and Marriages in England, in exercise of the powers given me by the above mentioned Act, and with the sanction of the Local Government Board, do hereby order and declare that the foregoing alteration shall take effect accordingly.

3. This Order shall come into operation on 1st day of December, Nineteen Hundred and ten.

Witness my hand this 17th day of November, Nineteen Hundred and ten.

*Bernard Mallet*, Registrar General.

General Register Office,  
Somerset House, London.

#### ORDER OF THE REGISTRAR GENERAL IN ENGLAND.

*Dated November 15th, 1910.*

Whereas by the 21st Section of the Births and Deaths Registration Act, 1874, it is enacted that the Registrar General, with the sanction of the Local Government Board, may from time to time alter Registration Sub-districts:—

1. And whereas it is expedient that Sutton Sub-district of Macclesfield Registration District should be abolished and its constituent Civil Parishes added to other Sub-districts of that Registration District in the following manner, viz.:—

(a) The part of Macclesfield Municipal Borough and Civil Parish to Macclesfield Sub-district, which would then be co-extensive with that Municipal Borough and Civil Parish; and

(b) Sutton, Wildboardclough, and Wincle Civil Parishes to Gawsworth Sub-district:

2. Now, therefore, I, Bernard Mallet, Registrar General of Births, Deaths, and Marriages in England, in exercise of the powers given me by the above mentioned Act, and with the sanction of the Local Government Board, do hereby order and declare that the foregoing alteration shall take effect accordingly.

3. This Order shall come into operation on 1st day of December, Nineteen Hundred and ten.

Witness my hand this 15th day of November, Nineteen Hundred and ten.

*Bernard Mallet*, Registrar General.

General Register Office,  
Somerset House, London.

#### PATENTS AND DESIGNS ACT, 1907.

Restoration of Lapsed Patent under  
Section 20.

Notice is hereby given that an Order was made on the 16th day of November, 1910, restoring the Letters Patent granted to Thomas Sim for "Improvements in storm or other valves", numbered 12540 of 1903 and bearing date the 3rd day of June, 1903.

*W. Temple Franks*,  
Comptroller-General.

#### COUNTY BOROUGH OF BLACKPOOL.

THE PUBLIC HEALTH ACTS AMENDMENT ACT,  
1907.

The Mayor, Aldermen and Burgesses of the Borough of Blackpool (acting by the Council as the Local Authority for the said borough) hereby publish the following Order made on the 2nd November, 1910, by one of His Majesty's Principal Secretaries of State.

T. LOFTUS,  
Town Clerk.

18th November, 1910.

Order above referred to.

In pursuance of the power conferred on me by section 3 of the Public Health Acts Amendment Act, 1907, I hereby declare section 81 (extending definition of public place and street for certain purposes), section 84 (licences to porters), and section 85 (registries for servants) of Part VII and section 90 (agreements with local authorities for common use of fire appliances) of Part VIII of the said Act, to be in force in the borough of Blackpool.

And I further declare sections 76, 77, and 78 of the Blackpool Improvement Act, 1879, to be no longer in force, so far as they relate to commissionaires, in the borough of Blackpool.

And I direct that the Borough Council shall, within three weeks from this date, cause a statement of the effect of this Order to be published in the London Gazette and in one or more newspapers circulating in the borough.

*Winston S. Churchill*,

One of His Majesty's Principal  
Secretaries of State.

Whitehall,  
2nd November, 1910.

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#### INCE-IN-MAKERFIELD URBAN DISTRICT COUNCIL.

THE PUBLIC HEALTH ACTS AMENDMENT ACT,  
1907.

NOTICE is hereby given, that the Local Government Board have, by an Order dated the 1st day of November, 1910, declared:—

(1) That on and after the 20th day of December, 1910,

Part II,  
Part III,  
Part IV, and  
Part V

of the Public Health Acts Amendment Act, 1907, shall be in force in the urban district of Ince-in-Makerfield.

(2) That where a Section to which reference is made in the first column of the Schedule to that Order is a section comprised in Part II, Part III, Part IV, or Part V, the section shall be in force in the district subject to the following conditions and adaptations (that is to say):—

Unless and until the Local Government Board, by a further Order, made on such application and after compliance with such requirements as are described and set forth

in Section 3 of the Act of 1907, otherwise declare, specify and direct, the said section, in its application to the district and in relation to the exercise of the powers and to the discharge of the duties of the local authority under that section, shall 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 the section.

#### SCHEDULE.

Parts and Sections. Conditions and Adaptations.

1. 2.

#### 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 twenty-three of the Public Health Acts Amendment Act, 1890, with respect to the paving of yards and open spaces in connection with dwelling-houses, shall cease to be exercisable."

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

#### PART III.

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

"Bye-laws made in 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 effect within the district."

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

#### PART IV.

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

#### PART V.

Section seventy-five. "(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 fifteenth day of November, 1910.

B. HOWGATE,

Clerk to the said Urban District Council.

Council Offices,  
Ince-in-Makerfield.

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#### NOTICES TO MARINERS.

(Nos. 1621 to 1643 of the year 1910.)

[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. 1621.—SOUTH AMERICA—FRENCH GUIANA.

*Maroni River Entrance—Wreck-marking Buoy Established.*

Position.—At a distance of  $9\frac{1}{4}$  cables, South, from Galibi Point Lighthouse. Lighthouse, lat.  $5^{\circ} 44\frac{3}{4}'$  N., long.  $54^{\circ} 0\frac{1}{2}'$  W.

Description.—A green spherical buoy.

Remarks.—This buoy marks a dangerous sunken wreck.

Variation.— $5^{\circ}$  W.

Chart affected.—No. 1155, plan of entrance to Maroni River.

Publication.—West India Pilot, Vol. II, 1909, page 36.

Authority.—Paris Notice, No. 2825 of 1910.

#### No. 1622.—PERSIAN GULF.

*Kuweit Harbour Approach—Existence of a Wreck.*

Position.—In a depth of 9 fathoms, at a distance of about  $7\frac{1}{2}$  miles, S.  $46^{\circ}$  E., from Ras al Arz Beacon. Beacon, lat.  $29^{\circ} 21'$  N., Long.  $48^{\circ} 6'$  E.

Description.—Wreck of a small cargo boat.

Remarks.—"Position approximate" has been placed against this wreck on the charts.

Variation.— $1^{\circ}$  E.

Charts affected.—No. 22, Kuweit Harbour and Approaches. No. 2837b, Persian Gulf.

Publication.—Persian Gulf Pilot, 1908, page 113.

Authority.—Bombay Notice, No. 100 M. of 1910.

#### No. 1623.—ADMIRALTY PUBLICATIONS.

*Supplement to Australia Directory, Vol. I.*

A Supplement to Australia Directory, Vol. I., 1907, dated October, 1910, has been published.

## ERRATA.

- Page 3. Line 9 from bottom. For "Signal stations" read "Lloyd's Signal Stations."  
 Page 27. Line 14. For "page 26" read "page 25."  
 Page 36. Line 6 from bottom. For "24" read "628."

## No. 1624.—ENGLAND, EAST COAST—RIVER THAMES ENTRANCE.

*Barrow Deep—Target Buoys Withdrawn.*

(a) South-western pair of buoys:

Position.—Midway between, but inside (south-eastward) of a line joining West Sunk and No. 2 Barrow buoys. West Sunk buoy, lat.  $51^{\circ} 43' N.$ , long.  $1^{\circ} 24' E.$

(b) North-eastern pair of buoys:

Position.—Midway between, and inside of a line joining West Sunk and Sunk Head buoys.

Chart affected.—No. 1610, North Foreland to Orfordness.

Publications.—North Sea Pilot, Part III, 1905, page 310; Notice to Mariners, No. 537 of 1910.

Authority.—King's Harbour Master, Sheerness.

## No. 1625.—UNITED STATES, ATLANTIC COAST—DELAWARE BAY.

*Overfalls Light-vessel—Replaced on Station.*

Position.—Lat.  $38^{\circ} 48' N.$ , long.  $75^{\circ} 1' W.$

Remarks.—The characteristics of this light-vessel (No. 69) are as described in the List of Lights. The reserve light-vessel (No. 16) has been withdrawn.

Charts affected.—No. 2563, Delaware river; No. 266, Great Egg Harbour to Albemarle Sound; No. 2670, Halifax to the Delaware.

Publications.—List of Lights, Part VIII, 1910, No. 1159; Notice to Mariners, No. 571 of 1909.

Authority.—United States Commerce Notice, No. 2658 of 1910.

## No. 1626.—MEDITERRANEAN—SICILY, SOUTH COAST.

*Pozzallo light—Normal Character Resumed.*

Position.—Lat.  $36^{\circ} 43\frac{1}{2}' N.$ , long.  $14^{\circ} 51\frac{1}{2}' E.$

Normal character.—An occulting white light as described in the List of Lights.

Charts affected.—No. 187, Palma to Catania; No. 165, Sardinia to Malta; No. 1440, Adriatic.

Publications.—List of Lights, Part V, 1910, No. 493a; Mediterranean Pilot, Vol. I, 1904, page 471; Supplement, 1908; Notice to Mariners, No. 1576 of 1910.

Authority.—Genoa Notice, No. 263 (435) of 1910.

## No. 1627.—BRAZIL, SOUTH-EAST COAST.

*Santos Harbour—Buoy Withdrawn; Lights on Buoys re-exhibited.*

1. Buoy withdrawn:

Position.—At a distance of one mile, N.  $80^{\circ} W.$  from the northern extreme of Limoes

point; Limoes point, lat.  $24^{\circ} 0' S.$ , long.  $46^{\circ} 18\frac{1}{2}' W.$

Description.—A light-buoy, exhibiting a flashing white light.

Remarks.—The wreck shown on the chart close to the north-western side of Limoes Point has been expunged.

2. Lights on buoys re-exhibited:

(a) Position of buoy.—At a distance of about 2 cables, westward from northern extreme of Limoes Point.

Character.—A flashing white light.

(b) Position of buoy.—Off mouth of River Santo Amaro.

Character.—A flashing red light.

Variation.— $7^{\circ} W.$

Charts affected.—No. 19, Santos Harbour; No. 1465, São Sebastião Island to Bom Abrigo Island.

Publications.—South America Pilot, Part I, 1902, page 212; Revised Supplement, 1908; Notices to Mariners, Nos. 13, 1471 of 1910.

Authority.—Pacific Steam Navigation Company; and Rio Notice (Lights) No. 53 of 1910.

## No. 1628.—BRAZIL, NORTH COAST—RIO GRANDE DO NORTE.

*Santo Alberto Point Light—Re-exhibited.*

Position.—Lat.  $5^{\circ} 2\frac{1}{2}' S.$ , long.  $36^{\circ} 1\frac{1}{2}' W.$

Character.—A flashing white light, as described in the List of Lights.

Charts affected.—No. 888, Rio Mossoro to St. Roque Channel; No. 528, Maranhão to Pernambuco.

Publications.—List of Lights, Part VII, 1910, No. 89; South America Pilot, Part I, 1902, page 473; Revised Supplement, 1908; Notice to Mariners, No. 1520 of 1910.

Authority.—Rio Notice (Lights), No. 54 of 1910.

## No. 1629.—UNITED STATES, ATLANTIC COAST—DELAWARE BAY.

*Miah Maul Shoal Light—Intended Alteration in Period.*

Position.—Lat.  $39^{\circ} 7\frac{1}{2}' N.$ , long.  $75^{\circ} 12\frac{1}{2}' W.$

Alteration.—On or about the 20th November, 1910, the period of the provisional light will be altered from ten seconds to twenty seconds, to show thus: Light, 10 secs.; eclipse, 10 secs.

Chart affected.—No. 2563, Delaware River, outer sheet 1.

Publications.—List of Lights, Part VIII, 1910, No. 1174; E.C. United States Pilot, Part II, 1909, page 55; Notice to Mariners, No. 251 of 1910.

Authority.—United States Commerce Notice, No. 2659 of 1910.

## No. 1630.—SOUTH AMERICA—RIO DE LA PLATA.

*Port of Buenos Aires—Amended Tidal Signals.*

Position.—Riachuelo semaphore, lat.  $34^{\circ} 38' S.$ , long.  $58^{\circ} 21\frac{1}{2}' W.$

[TIDAL SIGNALS, ETC.]

Tidal Signals made from Riachuelo Semaphore							
Signal	Height on Tide Gauge	Corresponding Depths in					
		North Channel	South Channel	North & South Locks	North Basin	Outer Port	Riachuelo
	1 metre below	21 <sup>f</sup> 3 in.	20 <sup>f</sup> 3 in.	17 <sup>f</sup> 9 in.	23 <sup>f</sup> 3 in.	19 <sup>f</sup> 9 in.	19 <sup>f</sup> 9 in.
	5 decimetres below	22 „ 10 „	21 „ 10 „	19 „ 4 „	24 „ 10 „	21 „ 4 „	21 „ 4 „
	2 decimetres below	23 „ 10 „	22 „ 10 „	20 „ 4 „	25 „ 10 „	22 „ 4 „	22 „ 4 „
	Zero	24 „ 6 „	23 „ 6 „	21 „ 0 „	26 „ 6 „	23 „ 0 „	23 „ 0 „
	1 decimetre above	24 „ 10 „	23 „ 10 „	21 „ 4 „	26 „ 10 „	23 „ 4 „	23 „ 4 „
	2 decimetres above	25 „ 2 „	24 „ 2 „	21 „ 8 „	27 „ 2 „	23 „ 8 „	23 „ 8 „
	3 decimetres above	25 „ 6 „	24 „ 6 „	22 „ 0 „	27 „ 6 „	24 „ 0 „	24 „ 0 „
	4 decimetres above	25 „ 10 „	24 „ 10 „	22 „ 4 „	27 „ 10 „	24 „ 4 „	24 „ 4 „
	5 decimetres above	26 „ 2 „	25 „ 2 „	22 „ 8 „	28 „ 2 „	24 „ 8 „	24 „ 8 „
	6 decimetres above	26 „ 6 „	25 „ 6 „	23 „ 0 „	28 „ 6 „	25 „ 0 „	25 „ 0 „
	7 decimetres above	26 „ 10 „	25 „ 10 „	23 „ 4 „	28 „ 10 „	25 „ 4 „	25 „ 4 „
	8 decimetres above	27 „ 2 „	26 „ 2 „	23 „ 8 „	29 „ 2 „	25 „ 8 „	25 „ 8 „
	9 decimetres above	27 „ 6 „	26 „ 6 „	24 „ 0 „	29 „ 6 „	26 „ 0 „	26 „ 0 „
	1 metre above	27 „ 9 „	26 „ 9 „	24 „ 3 „	29 „ 9 „	26 „ 3 „	26 „ 3 „
	1.2 metres above	28 „ 5 „	27 „ 5 „	24 „ 11 „	30 „ 5 „	26 „ 11 „	26 „ 11 „
	1.5 metres above	29 „ 5 „	28 „ 5 „	25 „ 11 „	31 „ 5 „	27 „ 11 „	27 „ 11 „
	2 metres	31 „ 1 „	30 „ 1 „	27 „ 7 „	33 „ 1 „	29 „ 7 „	29 „ 7 „
	2.9 metres	34 „ 0 „	33 „ 0 „	30 „ 6 „	36 „ 0 „	32 „ 6 „	32 „ 6 „
	Tide rising						

The Zero of the Tide Gauge is the level of mean low water in the Port of Buenos Aires and is 62½ feet below the star in the centre of the cross on the Cathedral's st.

Chart affected.—No. 2526, Buenos Aires roads.

Publication.—South America Pilot, Part I, 1902, pages 295, 296; Revised Supplement, 1908.

Authority.—Buenos Aires Notice, No. 218 of 1910.

#### No. 1631.—CHILE—CORCOVADO GULF.

*Arriagada Shoal—Non-existence of.*

Position on charts.—Lat. 43° 4' S., long. 73° 10' W.

Remarks.—A careful search, by the Chilean Government Surveying vessel Toro, for this reported danger having failed to find any trace of its existence, the shoal has been expunged from the chart.

Chart affected.—No. 1289, Guaitecas Islands to Cape San Antonio.

Publication.—South America Pilot, Part II, 1905, page 321; Supplement, 1908.

Authority.—Chile Notice, No. 189 of 1910.

#### No. 1632.—UNITED STATES—FLORIDA REEFS.

*Rebecca Shoal—Buoy Established South-eastward of.*

Position.—In a depth of 8½ fathoms, to mark 2½ fathom shoal, situated at a distance of 11 miles, S. 33° E., from Rebecca shoal lighthouse. Lighthouse, lat. 24° 35' N., long. 82° 35' W.

Description.—A conical buoy, painted in red and black horizontal stripes.

Variation.—2° E.

Charts affected.—No. 525, Boca Grande cays to Tortugas cays; No. 1217, Florida Strait, south part; No. 1274, Tortugas cays to Cape San Blas; No. 761, West India Islands, &c., Sheet I.; No. 2579, Cuba; No. 392, Gulf of Mexico.

Publication.—West India Pilot, Vol. III, 1909, page 468.

Authority.—United States Commerce Notice, No. 2670 of 1910.

#### No. 1633.—NORTH SEA—NETHERLANDS.

*Ymuiden Approach—Wreck Reported.*

Position.—Lat. 52° 18' N., long. 3° 54' E.  
Description.—Wreck of a lighter with 3 masts showing above water.

Remarks.—“Position approximate” has been placed against this wreck on the chart.

Chart affected.—No. 2182a, North Sea, Southern Sheet.

Publication.—North Sea Pilot, Part IV, 1909, page 127.

Authority.—Hague Notice, No. 2313 of 1910.

#### No. 1634.—CHILE, MAGELLAN STRAIT—SEA REACH.

*Port Churruca Approach—Non-existence of Shoal.*

Position on chart.—Lat. 52° 58½' S.; long. 73° 56½' W.

Remarks.—A careful search, by the Chilean Government Surveying vessel *Yelcho*, for the

2½ fathom shoal shown on the charts to the north-westward of Port Churruca, in the position given above, having failed to find any trace of its existence, the shoal has been expunged from the charts.

Charts affected.—No. 887, English, Crooked, Long, and Sea Reaches; No. 23, Channels between Magellan Strait and Gulf of Trinidad; No. 21, Second Narrows to Cape Pillar; No. 554, Magellan Strait.

Publications.—South American Pilot, Part II, 1905, pages 149, 169; Supplement, 1908.

Authority.—Chile Notice, No. 187 of 1910.

No. 1635.—ENGLAND, EAST COAST—  
RIVER HUMBER.

*Grimsby Approach—Wreck-marking Vessel Withdrawn.*

Position.—About midway between Cleve Ness Light-buoy (No. 3) and Lower Burcom Light-buoy (No. 4); lat. 53° 35' N., long., 0° 0¼' W.

Remarks.—This vessel marked the wreck of the S.S. Hadrian, which is no longer a danger to navigation.

Charts affected.—No. 109, entrance to the River Humber; No. 1190, Blakeney to Flamborough Head.

Publications.—North Sea Pilot, Part III, 1905, page 160. Notice to Mariners, No. 117 of 1910.

Authority.—Humber Conservancy Board Notice, No. 113 of 1910.

No. 1636.—ENGLAND, SOUTH COAST—  
SPITHEAD, EASTERN APPROACH.

(1) *Nab Light-vessel—Alteration in Position.*

New position.—At a distance of 2½ miles, S. 14° E., from former position, with St. Helens Fort bearing N. 51° W., distant 5<sup>3</sup>/<sub>10</sub> miles; lat. 50° 40¼' N., long. 0° 57¼' W.

(2) *Light-and-bell Buoy Established.*

Position.—In position formerly occupied by Nab Light-vessel, with St. Helens Fort bearing N. 75° W., distant 3<sup>11</sup>/<sub>10</sub> miles; lat. 50° 42½' N., long. 0° 59½' W.

Description.—Light-and-bell-buoy, painted in black and white vertical stripes, and lettered "Nab End," exhibiting an occulting white light every ten seconds.

Remarks.—The note on tidal streams on charts Nos. 2045 and 2050 has been amended:—The heading "Nab End Light-buoy" being substituted for "Nab Light-vessel."

Variation.—16° W.

Charts affected.—No. 2050, approaches to Spithead; No. 2045, Owers to Christchurch; No. 2450, Portland to Owers; No. 2675b, English Channel, middle sheet; No. 2675c, English Channel, eastern sheet; No. 1598, English Channel.

Publications.—List of Lights, Part I, 1910, No. 150; Channel Pilot, Part 1, 1908, pages 211, 212, 219, 220; Notice to Mariners, No. 800 of 1910.

Authority.—Trinity House, London, Notice No. 51 of 1910.

No. 1637.—JAPAN, YEZO STRAIT—  
KUNASHIRI ISLAND.

*Keramoi Saki—Light and Fog-signal Re-established.*

Position.—Lat. 43° 39½' N., long. 145° 32½' E.

Remarks.—The characteristics of the light

and description of the fog-signal are as given in the List of Lights. The provisional light has been discontinued.

Variation.—5° W.

Charts affected.—No. 507, Go yo mai Channel to Yezo Strait, &c.; No. 452, Yezo Island; No. 2405, Kuril Islands.

Publications.—List of Lights, Part VI, 1910, No. 1112; Japan, Korea, &c., 1904, page 746; Notice to Mariners, No. 1024 of 1910.

Authority.—Tokyo Department of Communications Notice, No. 1026, 7th October, 1910.

No. 1638.—BLACK SEA.

*Kertch Strait—Increased Depth in Channel; Alteration in Depth Signals.*

Position.—Yenikale, lat. 45° 21' N., long. 36° 36' E.

Details.—The Kertch-Yenikale Channel has been dredged to its normal depth of 24 feet. On account of this increase in depth, the gauges indicating the least depth in the channel have been again altered, so as to indicate 24 feet when the water is at its ordinary level, instead of 23 feet as recently notified.

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

Publications.—Black Sea Pilot, 1908, pages 240, 236; Notice to Mariners, No. 1246 of 1910.

Authority.—Sevastopol Notice, No. 81 of 1910.

No. 1639.—BALTIC ENTRANCE, GER-  
MANY—FLENSBURG FIORD.

*Falshöft—Light Permanently Established.*

Position.—At a distance of about 8 cables, southward, from Falshöft; lat. 54° 46' 7" N., long. 9° 58' 5" E., on chart No. 3562.

Character.—A group occulting light with white and red sectors, showing a group of two eclipses every sixteen seconds, thus:—Light, 12 secs.; eclipse, 1 sec.; light, 2 secs.; eclipse, 1 sec.

Elevation.—82 feet.

Visibility.—White light, 15 miles; red light, 13 miles.

Sectors.—White from S. 46° E. to S. 36° E.; red from S. 36° E. to S. 18° E.; white from S. 18° E., through south, to S. 26° W.; red from S. 26° W. to S. 86° W.; white from S. 86° W., through west, to N. 29° W.; red from N. 29° W. to N. 2° W.; obscured elsewhere.

Structure.—Grey iron tower with red band between the galleries, 94 feet in height.

Power.—From 5,850 to 7,200 candles.

Remarks.—The experimental working of this light having been concluded, the light is now permanently established.

Note.—This light is already shown on some copies of the undermentioned charts.

Variation.—11° W.

Charts affected.—No. 3562, Apenrade and Flensburger Fiords; No. 2117, Kiel Bay; No. 2842a, Baltic Sea.

Publications.—List of Lights, Part III, 1910, No. 225; Baltic Pilot, Part I, 1904, pages 450, 451, 462; Revised Supplement, 1910.

Authority.—Berlin Notice, No. 2927 of 1910.

No. 1640.—BALTIC, GERMANY—  
RÜGEN.

*Sassnitz Approach—Light-and-Bell-Buoy  
Established.*

Position.—At a distance of 5 cables, S. 22° W., from East Pier light, Sassnitz Harbour, in the position formerly occupied by the bell-buoy which it replaces; East Pier light, lat. 54° 30½' N., long. 13° 38½' E.

Description.—A light-and-bell-buoy painted black, exhibiting a group occulting white light, showing a group of two eclipses every twelve seconds, thus: Light, 6 secs.; eclipse, 2 secs.; light, 2 secs.; eclipse, 2 secs.

Variation.—9° W.

Charts affected.—No. 2366, Arkona to Dievenow River; No. 2365, Rostock to Arkona Light; No. 2150, Giedser Odde to Bornholm.

Publication.—Baltic Pilot, Part II, 1904, page 183; Revised Supplement, 1910.

Authority.—Berlin Notice, No. 2985 of 1910.

No. 1641.—MEDITERRANEAN—ITALY,  
WEST COAST.

*Gaeta Bay—Beacon and Buoy Established.*

1. Beacon:

Position.—On southern edge of Pila Rock, at a distance of 3 $\frac{9}{10}$  cables, S. 37° W., from the eastern extreme of Formia Point; Formia Point, lat. 41° 15¼' N., long. 13° 36½' E.

Description.—Square masonry beacon with black conical topmark 12 feet in height.

2. Buoy:

Position.—On southern edge of shoal extending from Pila Rock, at a distance of 4 $\frac{6}{10}$  cables, S. 24° W., from the eastern extreme of Formia Point.

Description.—Not stated.

Variation.—8° W.

Charts affected.—No. 160, Plan of Gaeta Bay; No. 1841, Civita Vecchia to Naples; No. 676, Tyrrhenian Sea (1); No. 1440, Adriatic (1).

Publication.—Mediterranean Pilot, Vol. II, 1905, pages 244, 245; Revised Supplement, 1910.

Authority.—Genoa Notice, No. 264 (439) of 1910.

No. 1642.—ADMIRALTY PUBLICA-  
TIONS.

*Revised Supplement to North Sea Pilot,  
Part III.*

A Revised Supplement to North Sea Pilot, Part III, 1905, dated September, 1910, has been published.

The following Notices to Mariners, issued since going to press, affect this Revised Supplement:—

Nos. 1404, 1418, 1583 of 1910.

No. 1643.—ENGLAND, EAST COAST—  
RIVER THAMES ENTRANCE.

*Alexandra Channel—Alterations in Buoyage.*

Position.—N.W. Shingles beacon; lat. 51° 31½' N., long. 1° 11½' E.

Alterations.—In consequence of changes having occurred in the depths in Alexandra Channel, the positions of the undermentioned buoys have been altered as follows:—

(a) West Shingles buoy:

New position.—At a distance 1 $\frac{4}{10}$  cables, N. 19° W., from former position, with N.W. Shingles beacon bearing N. 60° E., distant 10 $\frac{2}{10}$  cables.

(b) Girdler Spit buoy:

New position.—At a distance of about half a cable, S. 67° W., from former position, with N.W. Shingles beacon bearing N. 7° E., distant 18½ cables.

(c) N.E. Girdler buoy:

New position.—At a distance of 1 $\frac{2}{10}$  cables, S. 57° W., from former position, with N.W. Shingles beacon bearing N. 23° E., distant 15 $\frac{4}{10}$  cables.

Colour.—This buoy is now painted in red and white chequers.

(d) East Girdler Elbow buoy:

New position.—At a distance of one cable, S. 68° E., from former position, with N.W. Shingles beacon bearing N. 45° E., distant 12 $\frac{3}{10}$  cables.

(e) Mid Girdler buoy:

New position.—At a distance of 1½ cables, N. 39° E., from former position, with N.W. Shingles beacon bearing N. 62° E., distant 12 $\frac{4}{10}$  cables.

(f) Girdler Elbow buoy:

New position.—At a distance of 1½ cables, N. 88° E., from former position, with N.W. Shingles beacon bearing N. 72° E., distant 17½ cables.

(g) North Girdler buoy:

Position.—No alteration.

Colour.—The buoy is now painted in red and white chequers.

Variation.—15° W.

Charts affected.—No. 1607, North Foreland to the Nore; No. 1610, North Foreland to Orfordness; No. 1406, Dover and Calais to Orfordness and Scheveningen.

Publications.—North Sea Pilot, Part III, 1905, page 341; Channel Pilot, Part I, 1908, pages 327, 328.

Authority.—Trinity House, London, Notice No. 49 of 1910.

By Command of their Lordships,

*H. E. Purey-Cust*, Hydrographer.

Hydrographic Office, Admiralty, London,  
16th November, 1910.

ERRATUM.

*Santos Harbour Entrance.*

Notice to Mariners, No. 1471 of 1910.—Add to List of Charts temporarily affected:—No. 1465, São Sebastião Island to Bom Abrigo Island.

BANK OF ENGLAND.  
AN ACCOUNT pursuant to the Act 7th and 8th Victoria, cap. 32, for the week ending on Wednesday, the 16th day of November, 1910.

ISSUE DEPARTMENT.

<p style="text-align: center;">£</p> <p>Notes issued ... .. 52,038,415</p> <hr/> <p style="text-align: right;">£52,038,415</p>	<p style="text-align: center;">£</p> <p>Government Debt ... .. 11,015,100</p> <p>Other Securities ... .. 7,434,900</p> <p>Gold Coin and Bullion ... .. 33,588,415</p> <p>Silver Bullion ... ..</p> <hr/> <p style="text-align: right;">£52,038,415</p>
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Dated the 17th day of November, 1910.  
*J. G. Nairne*, Chief Cashier.

BANKING DEPARTMENT.

<p style="text-align: center;">£</p> <p>Proprietors' Capital ... .. 14,553,000</p> <p>Res... .. 3,171,606</p> <p>Public Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and Dividend Accounts) ... .. 10,076,210</p> <p>Other Deposits ... .. 37,433,191</p> <p>Seven Day and other Bills ... .. 33,288</p> <hr/> <p style="text-align: right;">£65,267,295</p>	<p style="text-align: center;">£</p> <p>Government Securities ... .. 14,643,568</p> <p>Other Securities ... .. 25,732,458</p> <p>Notes ... .. 23,515,670</p> <p>Gold and Silver Coin ... .. 1,375,599</p> <hr/> <p style="text-align: right;">£65,267,295</p>
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Dated the 17th day of November, 1910.  
*J. G. Nairne*, Chief Cashier.

COUNTY OF SOUTHAMPTON.  
LOCOMOTIVES ACT, 1898.

NOTICE is hereby given, that the county Council of the Administrative County of Southampton, at their Meeting on the 14th November, 1910, made a bye-law under section 6 of the Locomotives Act, 1898, regulating the use of locomotives and of waggons drawn by locomotives on any highway in that part of the Administrative County which does not include the city of Winchester, and that, at the expiration of one calendar month from the publication of this notice, application will be made to the Local Government Board for the confirmation of the bye-law.

And notice is hereby further given, that a copy of the said bye-law will be kept at the office of the said County Council, at the Castle, Winchester, and will be open thereat to the inspection of the ratepayers of the district to which the bye-law relates, without fee or reward, on any week-day except Saturday, between 10 a.m. and 4 p.m., and on Saturdays between 10 a.m. and 1 p.m., for a period of one calendar month from the publication of this Notice.

H. BARBER,  
Clerk of the County Council.  
The Castle, Winchester,  
18th November, 1910.

Board of Trade.—Session 1911.

LICHFIELD GAS.

(Extension of the Limits of Supply of the Lichfield Gas Company; Incorporation and Amendment of Acts; and other purposes.)

NOTICE is hereby given, that application is intended to be made to the Board of Trade on or before the 23rd day of December, 1910, by the Lichfield Gas Company (hereinafter called "the Company") for a Provisional Order (hereinafter referred to as "the Order") under and in pursuance of the Gas and Water

Works Facilities Act, 1870, for all or some of the following amongst other purposes (that is to say):—

To extend the existing limits of supply of the Company so as to include within the said limits the parish of Ogley Hay Rural, in the rural district of Lichfield, in the county of Stafford, or so much of such parish as is shown upon the map to be deposited as hereinafter mentioned, or as may be prescribed in the Order, and to authorize the Company to distribute, supply and sell gas for all purposes within the extended limits of supply from the existing or any future works of the Company.

To authorize the Company to exercise throughout the extended limits of supply all and the like powers, privileges, rights and authorities for and in relation to the manufacture and supply of gas, the levying, charging and recovery of rents, rates and charges, the laying down of mains, pipes and other works, the breaking up of and interference with streets, public and private roads, highways, bridges, railways, canals, tramways, sewers, drains, streams, watercourses and otherwise, but subject to all and the like duties and obligations in respect thereof as they now have and are subject to under or by virtue of the Lichfield Gas Act, 1878, and any other Act relating to the Company.

To repeal, alter or amend the Lichfield Gas Act, 1878, and any other Act relating to the Company, and to incorporate with the Order, with or without modification, all or some of the provisions of the Gas Works Clauses Act, 1847, the Gas Works Clauses Act, 1871, and the Acts amending those Acts respectively.

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

On or before the 30th day of November, 1910, a copy of this Notice as published in the London Gazette, and a map showing the existing and proposed extended limits of supply,

will be deposited for public inspection with the Clerk of the Peace for the county of Stafford at his office at Stafford, and will on or before the same day be deposited at the Office of the Board of Trade, Whitehall, London.

Printed copies of the draft Order will be deposited at the Office of the Board of Trade on or before the 23rd day of December next, and printed copies thereof when deposited and of the Order when made may be obtained upon application at the office respectively of the undersigned Solicitors and Parliamentary Agents at the price of one shilling per copy.

Every company, corporation or person desirous of making any representation to the Board of Trade or of bringing before them any objection respecting the application may do so by letter addressed to the Assistant Secretary of the Railway Department of the Board of Trade on or before the 15th day of January, 1911, and a copy of their objections must at the same time be sent to the undersigned Parliamentary Agents, and in forwarding to the Board of Trade such objections the objectors or their agents should state that a copy of the same has been forwarded to the Promoters or their Agents.

Dated this 3rd day of November, 1910.

H. RUSSELL and SON, Lichfield, Solicitors.

R. W. COOPER and SONS, 5, Victoria-street, Westminster, Parliamentary Agents.

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In Parliament.—Session 1911.

#### LONDON CEMETERY COMPANY.

(Alteration and extension of Powers under Company's Acts of 1836 and 1843; Preventing doubts as to validity of certain Shares; Confirming issue of such Shares and of other Shares issued at Discount; Relief of Shareholders from Liability to Calls; Rearrangement, Declaration and Reduction of Capital; Cancellation of existing Shares and Certificates and New Issue thereof; Rearrangement and Declaration of Rights of Shareholders; Confirmation of Dividends Paid; Increase of Capital; Creation and Issue of New Shares; Distribution of part of Assets as return of Capital to Shareholders; Alteration of Registers, &c., of Company; Reduction of Number of Directors; Further Powers of Management and Control of Cemeteries; Lands for other than Cemetery purposes; Incorporation of Acts and other purposes.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the London Cemetery Company (hereinafter referred to as "the Company") for a Bill (hereinafter referred to as "the Bill") for all or some of the following purposes (that is to say):—

To alter, amend, extend and enlarge the powers and provisions of the Act 6 and 7 Wm. IV., cap. cxxxvi, under which the Company was incorporated, and of the Act 6 Vic., cap. xxxvi.

To prevent doubts arising in relation to or in connection with certain issues of share capital of the Company, to confirm and validate the issue of such shares and of certain other shares issued at a discount and credited as fully paid up in the books of the Company, to declare that such shares shall be deemed to be fully paid up shares in the capital of the Company, and to relieve the holders of any such shares from liability to calls in respect of capital which may be deemed to have been un-

paid, and to provide that all shares shall be entitled to dividend equally.

To vary, alter, define, rearrange and declare the capital of the Company and to reduce or provide for the reduction thereof, and to provide for the surrender and cancellation of the existing shares of the Company and the certificates for the same, and for the issue and payment to and acceptance by the holders thereof respectively of new shares of such nominal amount as may be thought fit or as the Bill may prescribe and of new certificates representing the same; to make all necessary incidental provisions with respect to the cancellation and new issue of shares and with respect to the trusts upon which such new shares shall be held.

To vary, alter, define, rearrange and declare the rights, privileges, priorities and powers of the holders of shares in the Company, and to enact provisions as to the payment of dividends, preferential or otherwise, and to confirm and sanction the dividends already paid to and received by the shareholders.

To confer power on the Company to increase the capital of the Company to such amount, and at such time or times as may be thought desirable, or as Parliament may prescribe.

To empower the Company to create and issue new shares or stock, and to raise new capital for carrying into effect the objects and purposes of the Bill, and to apply to those purposes any capital funds or assets belonging to them or under their control.

To empower, and if thought fit, require the Company to set aside out of the available funds assets and property of the Company such sum or sums by way of return of capital payment of bonus or otherwise as they think fit, or as may be prescribed by the Bill, to be distributed among the shareholders of the Company in the manner and at such times as may be prescribed or authorized by the Bill, and to confirm, sanction and validate any payments which have been or may have been made to the shareholders by way of return of capital, bonus or otherwise.

To empower the Company to make such alterations in the register of the shareholders and other books and documents as may be necessary to bring the same into accord with the provisions of the Bill.

To reduce the number of the directors of the Company, or to confirm any reduction in such number which may have taken place by virtue of any resolution of the Company or otherwise, and to make such further regulations as to the appointment and retirement of directors as the Bill may prescribe.

To extend and enlarge the powers of the Company for and in connection with the management, control and maintenance of their cemeteries and other property, to enable them to hold lands already acquired for other than cemetery purposes, and to acquire and hold additional lands for such other purposes, and to do all other things incidental to or consequential upon their business.

To incorporate with or without amendment, or to render inapplicable all or some of the provisions of the Companies (Consolidation) Act, 1908, the Burial Acts, 1852 to 1906, the Cemeteries Clauses Act, 1847, and all Acts amending those Acts respectively.

The Bill will confer on the Company all powers, rights, authorities and privileges which are or may become necessary for carrying it into execution, will vary and extinguish all

rights and privileges which would in any manner impede or interfere with any of its objects and purposes, and will confer other exemptions, rights and privileges, and will contain all such other provisions as may be necessary or incidental to its objects or any of them.

And Notice is hereby further given that on or before the 17th day of December next printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons.

Dated this 11th day of November, 1910.

BAKER, BLAKER & HAWES, 117, Cannon-street, London, E.C., Solicitors for the Bill.

LEWIN, GREGORY & ANDERSON, 6, The Sanctuary, Westminster, Parliamentary Agents.

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Board of Trade.—Session 1911.

### WITNEY URBAN DISTRICT ELECTRIC LIGHTING.

(The Production, Storage and Supply of Electricity by the Urban District Council of Witney within their District and certain Parishes in the Rural District of Witney; Transfer of the Undertaking of the Witney Electric Supply Company Limited; the Revocation or Repeal of the Witney Electric Lighting Order, 1900; the Breaking up and Interference with Streets; the Laying Down and Erection of Electric Lines, Wires, Posts and Apparatus; the Taking and Recovering of Rates and Charges; Incorporation of Acts; and other Provisions.)

NOTICE is hereby given, that the Urban District Council of the urban district of Witney, in the county of Oxford (hereinafter called "the Council"), and whose address is at 28, Bridge-street, Witney, intend to apply to the Board of Trade, on or before the 21st day of December next, for a Provisional Order (hereinafter called "the Order") under the Electric Lighting Acts, 1882 to 1909, and the Electric Lighting (Clauses) Act, 1899, for all or some of the following amongst other purposes (that is to say):—

1. To revoke or repeal the Witney Electric Lighting Order, 1900, confirmed by the Electric Lighting Orders Confirmation (No. 7) Act, 1900, and to empower the Witney Electric Supply Company Limited, Harry Smith, Esquire, a debenture holder and mortgagee of the said company, Frederick Habgood, Esquire, receiver of its undertaking appointed by Order of the High Court of Justice, or others, all of whom are hereinafter included in the expression "the Company," to sell and the Council to purchase the undertaking and works of the Company, and to sanction or confirm any agreement or agreements which may be entered into between the Council and the Company in that behalf.

2. To authorize the Council to generate, store, supply, sell and distribute electrical energy for all public and private purposes, as defined by the Electric Lighting Acts, throughout the whole of the urban district of Witney and the parishes of Hailey, Curbridge, Cogges and Ducklington, in the rural district of Witney, in the county of Oxford (hereinafter called "the area of supply").

3. The names of the streets and other places in which it is proposed that electric lines shall be laid down within a specified time are:— Church Green (east, west and south sides), Market-square, High-street, Gloucester-place

(from the corner of High-street to a point 134 yards therefrom), Bridge-street, West End-street (from the corner of Bridge-street to a point 170 yards therefrom), Woodgreen Hill, Woodgreen (north side), Middlefield-lane (from the corner of Woodgreen to a point 208 yards therefrom), Woodstock-road (to a point 225 yards from the entrance of "Woodlands").

4. To incorporate with the Order and generally to extend and make applicable to the area of supply such of the provisions contained in the schedule to the Electric Lighting (Clauses) Act, 1899, and to apply such provisions to the undertaking to be authorized by the Order subject to such variations and exceptions as may be contained therein.

5. To authorize the Council to open, break up and interfere with all streets, roads and public places, ways, footpaths, bridges, culverts, sewers, drains and gas and water mains and pipes and telegraph and telephone and other wires within the area of supply, and to lay down, erect, maintain, renew and remove either above or underground or otherwise electric lines, conductors, mains, pipes, tubes, wires, posts, street or distributing boxes, meters, apparatus or other works or things required for the purpose of enabling the Council to generate, supply, store, convey, transmit or distribute electricity within the area of supply, and to confer all such other powers upon the Council as may be necessary for effecting the objects of the proposed undertaking.

6. To authorize the Council to take, collect and recover rents, rates and charges for the supply of electricity for lighting, heating, power or other purposes, and for the use of any machines, lamps, meters, fittings or apparatus connected therewith, and to prescribe and limit the price to be charged therefor.

7. To confer on the Council power to erect overhead wires and to transmit electrical energy thereby, notwithstanding anything contained in section 14 of the Electric Lighting Act, 1882, or section 10 of the Electric Lighting (Clauses) Act, 1899.

8. To confer upon the Council all or some of the powers of the Electric Lighting Acts, 1882, 1888 and 1909, and the enactments incorporated therewith, and to alter, vary or extinguish all rights and privileges which would or might interfere with any of the objects of the Order, and to confer all other rights and privileges necessary for carrying such objects into effect.

9. To enable the Council to purchase, provide, sell, let on hire, or otherwise deal in and fix meters, pipes, fittings, engines, stoves, wires, fuses, switches, lamps, dynamos and other apparatus incidental to the supply or consumption of electricity, to exclude the same from liability to distress, and to make provision in regard to the construction, laying down, inspection and testing of meters, and any of the articles and things aforesaid.

And notice is hereby given, that the draft of the Order will be deposited at the Office of the Board of Trade on or before the 21st day of December next, and printed copies of the draft Order when deposited and of the Order when made may be obtained (at the price of one shilling for each copy) at the offices of the undermentioned Solicitors and Parliamentary Agents.

And notice is hereby further given, that a map showing the boundaries of the proposed area of supply and the streets in which electric

lines are laid or proposed to be laid down, and a copy of this advertisement as published in the London Gazette will be deposited on or before the 30th day of November instant for public inspection at the offices of the Clerk of the Peace for the county of Oxford at the County Hall, Oxford, in the said county, and at the Council's offices at 28, Bridge-street, Witney, and at the office of the Rural District Council of Witney at 22, High-street, Witney, and at the offices of the Board of Trade, Whitehall Gardens, London.

And notice is hereby lastly given, that every local or other public authority, company or person desirous of bringing before the Board of Trade any objections respecting the application must do so by letter addressed to the Board of Trade marked on the outside of the cover enclosing it "Electric Lighting Acts" on or before the 15th day of January, 1911, and a copy of such objection must be forwarded to the undermentioned Solicitors or Parliamentary Agents.

Dated the 9th day of November, 1910.

F. WESTELL and SON, Witney, Oxford,  
Solicitors.

CROWDERS, VIZARD, OLDHAM and Co.,  
Palace Chambers, 9, Bridge-street,  
Westminster, S.W., Parliamentary  
Agents.

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In Parliament.—Session 1911.

#### CHASETOWN GAS COMPANY.

(Dissolution and re-incorporation of the Chasetown Gas Company Limited; Vesting of undertaking in new Company; Declaration Confirmation Regulation and management of Undertaking; Declaration Confirmation and regulation of capital and sub-division of shares; Additional Capital and borrowing powers; Confirmation of sites of existing Gasworks; Powers as to maintenance and extension of existing Gasworks; Purchase, &c., of lands; Supply, &c., of gas to Chasetown and other places and portions of Parishes in County of Stafford; Defining limits of supply; Breaking up of streets; Laying of Pipes; Rates and charges; Illuminating power; Provisions for regulating supply of gas and otherwise; Application of funds and otherwise; Agreements with local authorities and others; Supply in bulk beyond limits; Incorporation and amendment of Acts; and other purposes.)

**N**OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session of 1911 for leave to bring in a Bill for effecting the purposes or some of the purposes following (that is to say):—

1. To dissolve the Chasetown Gas Company Limited (hereinafter called "the Limited Company") and to cancel or annul their memorandum and articles of association and any special or other resolutions under which they are now acting, and to provide for the winding up, dissolution and re-incorporation into a new Company (hereinafter called "the Company") of the Proprietors of the Limited Company or some of them, with or without other persons and corporations.

2. To vest in the Company all the undertaking, works, land, property, stock, plant, interests, rights, powers, privileges, easements, licences and agreements, and benefits of licences and agreements, of or held or enjoyed in trust by the Limited Company.

3. To declare, define and regulate the undertaking, capital and borrowing powers, and to make all necessary provision for the regulation and management of the affairs and proceedings of the Company, and to authorize them to raise money by the creation and issue of shares and stock (ordinary or preferential or both), and by borrowing on mortgage or otherwise, and to create and issue debenture stock, and to make all necessary provisions with respect to the capital, shares and borrowing powers of the Limited Company, and to provide for the conversion of such capital and shares into new shares or stock, and to define the rate of dividend and the vesting thereof among the shareholders of the Company; to increase the nominal amount of the capital of the new Company from that of the Limited Company; to provide for the issue to the holders of securities of the Limited Company of mortgages, bonds, debentures, or debenture stock or shares, or stock of the new Company in lieu thereof, and to authorize the new Company to raise further capital by ordinary or preference shares or stock and by borrowing on mortgage, or by the creation and issue of debenture stock, or by any such means; to authorize the new Company when raising additional capital to sell shares or stock at a discount.

4. To enable the Company in and upon the lands belonging to or leased or held by them and hereinafter described, and upon which the existing gasworks are constructed, to maintain and continue the existing gasworks and works connected therewith on such lands, and to maintain, alter, enlarge, extend, improve, and renew, or discontinue gasworks and works for the conversion, manufacture, utilization, and distribution of materials used in and about the manufacture of gas and of residual and manufactured products, matters, and things, and to manufacture, produce, store, supply, and sell gas, and to manufacture, store, convert, utilize, buy, sell, and dispose of coke, coal, patent fuels, tar, lime, pitch, asphaltum, ammoniacal liquor, oil, and all other residual and manufactured products, matters, and things. The lands hereinbefore referred to and now owned, leased, and used by the Limited Company for the manufacture and storage of gas and the manufacture and conversion and storage of residual and manufactured products are the following (that is to say):—

All that piece or parcel of land now in the possession of the Limited Company, and upon which their existing gasworks are constructed, with other land used in connection therewith, and the apparatus and buildings thereon situate near to Queen-street, at Chasetown, in the parish of Burntwood Edial and Woodhouses, in the county of Stafford, containing by admeasurement 1 acre or thereabouts, which said piece or parcel of land is bounded on the north-west by property of William Butler and Company, Limited, on the south-west and south-east by land of the Lichfield Rural District Council, and on the north-east by property of the Walsall Financial Company. Together with a right of way or road giving access to the said gasworks and lands at all times and for all purposes along and over a certain private road 21 feet wide, leading from the said piece or parcel of land to Queen-street aforesaid.

5. To confer upon the Company all:

necessary powers and authorities for the manufacture, production, storage, and supply of gas for all domestic, trading, public, and other purposes within the following limits of supply in the county of Stafford, viz.:—

So much of the parish or township of Burntwood Edial and Woodhouses as lies to the west of a straight line drawn from the northern boundary of the said parish or township at Spade Green, to the southern boundary of the said parish or township at the junction of Broad Lane and Pipe Marsh Lane, near or adjoining to Pipe Grange Farm, and also so much of the parish or township of Hammerwich as lies west or north-west of White Horse-road and Burntwood-road, together with such portions of the said two roads as are situate in the said parish or township and which limits are all situate in the rural district of Lichfield, in the county of Stafford, and are more particularly defined and coloured pink upon the map deposited as hereinafter mentioned.

6. To authorize the Company to maintain, alter and renew, or to take up and to discontinue any existing mains, pipes, pillars, and other works of the Limited Company, and to lay down, make and maintain and from time to time renew or discontinue new or additional mains, pipes, pillars and other works in, along, through, over and under, and for those purposes and for any other purposes in connection with their undertaking to open and break up, cross, alter, divert, or stop up all roads, footpaths, highways, streets, pipes, sewers, canals, navigations, rivers, streams, bridges, railways and tramways within the limits above defined for the supply of gas.

7. To enable the Company to manufacture, hire, let or sell, and deal in, fit up or repair meters, fittings and other apparatus for supplying or measuring gas, and engines, dynamos, motors, stoves, pipes and other apparatus for warming, lighting, cooking, and for motive power and other purposes, and to provide materials and execute and do any work or services in connection therewith, and to exempt any such fittings and apparatus from distress, and make special provision for securing the safety and return thereof to the Company.

8. To authorize the Company to demand and take and recover rates, rents and charges, differential or otherwise, for the supply of gas and for the sale or hire of gas meters, fittings, stoves, engines and other apparatus, and for services performed by the Company, and to alter the rates, rents and charges now authorized to be taken by the Limited Company, and to confer, vary or extinguish exemptions from the payment of any such rates, rents and charges, and to confer, vary and extinguish other rights and privileges.

9. To authorize the Company to take, purchase, hold and use patent rights or licences or authorities under letters patent for the use of inventions relative to the manufacture, conversion, utilization or distribution of gas and of such material and residual products as aforesaid.

10. To empower the Company to enter into and carry into effect contracts and arrangements for the supply of gas in bulk or otherwise for any purpose whatsoever with any corporation, county council or sanitary authority, railway company or any other company, body or person, within or beyond the limits of supply of the Company, and from time to

time to vary, suspend or rescind any such contracts or arrangements and make others in lieu thereof or in addition thereto, and the Bill will confer all necessary powers in that behalf upon all such corporations, authorities, companies, bodies and persons, and will or may enable all parties to any such contracts or arrangements to apply for the purposes thereof any funds or monies and raise additional funds by rates or otherwise, and the Bill will sanction and confirm any agreements already made or which, prior to the passing of the Bill, may be made touching the aforesaid matters or any of them.

11. To define the illuminating power of gas to be supplied by the Company.

12. To enable the Company to acquire further lands by agreement for the general purposes of their undertaking, to purchase, erect or take on lease dwelling-houses for persons in their employ and offices, showrooms and other buildings for the purposes of their undertaking.

13. To make special provision with reference to the following matters:—

The supply of gas for power or manufacturing purposes, with respect to notices of discontinuance of a supply of gas and for securing the payment of gas rates and for the repayment thereof in certain cases, and with respect to the quality, pressure, registration and measurement of gas and the testing of meters, the refusal to supply gas to persons in debt to the Company, and deposits made with the Company, and the interest thereon, for exempting the Company in certain cases from penalties for failure to comply with the enactments relating to the Company, and for prescribing the period of error in the case of defective meters, the inspection of fittings, service pipes and other apparatus, and the prohibition of the use of improper or insufficient fittings, and with respect to the use of anti-fluctuators, and to confer upon the Company the same powers of laying down and maintaining mains, pipes, and apparatus in roads not dedicated to the public, as are conferred by the Gasworks Clauses Act, 1847, in respect of public roads.

14. To empower the Company to make and enforce regulations as to the sale and price of gas supply by means of slot meters, and as to the price, terms and conditions of such meters and the fittings connected therewith.

15. To provide that money placed in slot meters shall not be deemed to have been paid to the Company until the Company shall have actually received the same.

16. To authorize the Company out of revenue to provide a fund for the renewal and repair of their works, mains and pipes, and to make provision for the creation of reserve and insurance and special purposes funds.

17. To make provision as to the liability of owners and occupiers of premises which have been let or sub-let as to the payment by them of sums due to the Company in respect of such premises.

18. To provide for the recovery of demands in a Court of Summary Jurisdiction.

19. To provide that Justices of the Peace being directors of or shareholders in the Company shall not be debarred from acting as Justices in any cases before a Court of Summary Jurisdiction in which the Company may be interested.

20. To make provision as to the number, qualification and quorum of directors of the Company, the calling of meetings, and the quorum to be present thereat, and to enable directors to hold offices under the Company and to enter into contracts for the supply of goods and otherwise to the Company, and generally to make such provisions as may be deemed expedient with regard to the regulation and management of the affairs and proceedings of the Company.

21. To vary or extinguish all or any rights and privileges which would interfere with the purposes of the Bill, and to confer other rights and privileges, and to incorporate therewith and extend and apply as well to the mains, pipes and works of the Limited Company laid down or constructed before the passing of the Bill, as to all mains, pipes and works which may be laid down or constructed under the authority of the Bill, the powers and provisions of the Gasworks Clauses Act, 1847, and the Gasworks Clauses Act, 1871, also to incorporate all or some of the provisions of the Companies Clauses Consolidation Act, 1845, the Companies Clauses Act, 1863, the Companies Clauses Act, 1869, and the Lands Clauses Acts, and as far as may be necessary or expedient to alter, amend, repeal or extend all or some of the provisions of those Acts or any of them.

22. And notice is hereby further given, that an Ordinance or published map of the district showing the boundaries of the intended limits of supply of gas, with a copy of this notice as published in the London Gazette will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Stafford, at his office at Stafford, at the office of the Board of Trade, Whitehall-gardens, Westminster, and also at the office of the Clerk of the Parliaments, House of Lords, and at the Private Bill Office, House of Commons.

Printed copies of the intended Bill will on or before the 17th day of December, 1910, be deposited in the Private Bill Office of the House of Commons.

Dated the 10th day of November, 1910.

R. A. WILLCOCK and TAYLOR, Lichfield-street, Wolverhampton, Solicitors.

W. and W. M. BELL, 3a, Deans-yard, Westminster, S.W., Parliamentary Agents.

In the Board of Trade.—Session 1911.

**NEWCASTLE-UPON-TYNE ELECTRIC SUPPLY COMPANY, LIMITED (EXTENSION OF AREA OF SUPPLY.)**  
(Extending Powers of Newcastle-upon-Tyne Electric Supply Company, Limited, so as to distribute electrical energy within the portion of Kenton within the City of Newcastle-upon-Tyne; Amendment of Newcastle-upon-Tyne Electric Lighting Order, 1893; and other provisions.)

**NOTICE** is hereby given, that the Newcastle-upon-Tyne Electric Supply Company, Limited, whose registered office is situate at Royal Exchange-buildings, Newcastle-upon-Tyne, and who are hereinafter referred to as "the undertakers," intend to apply to the Board of Trade on or before the 21st day of December next for a Provisional Order (hereinafter called "the intended Order"), to be confirmed by Parliament in the next Session, under and subject to the provisions of the Electric Lighting Acts, 1882 to 1909, to authorize the undertakers to sell, supply, store and distribute electrical energy for all public

and private purposes, as defined by the said Acts, within the portion of the township of Kenton, which was included in the City of Newcastle-upon-Tyne by the Newcastle-upon-Tyne (Extension) Order, 1904 (hereinafter called "the added area"), and to extend and make applicable to the added area all or some of the powers and provisions contained in the Newcastle-upon-Tyne Electric Lighting Order, 1893 (hereinafter called "the Order of 1893"), subject to such alterations, variations and exceptions as may be contained in the intended Order.

To incorporate with the intended Order, and generally to make applicable within the added area, with or without modification, such of the provisions contained in the Schedule to the Electric Lighting (Clauses) Act, 1899, as may be necessary or expedient to apply to the undertaking to be authorised by the intended Order; and if thought fit to substitute the provisions of the last-named Act for the corresponding provisions of the Order of 1893, and to repeal so much of that Order as is rendered unnecessary thereby.

On or before the 30th day of the present month of November a map, showing the boundaries of the added area, and a copy of this advertisement will be deposited for public inspection in the office of the Clerk of the Peace for the City and County of Newcastle-upon-Tyne, at his office in the said City, and in the office of the Town Clerk in the Town Hall.

And notice is hereby given, that printed copies of the draft Order when applied for, and of the intended Order when made, may be obtained at the price of one shilling for each copy at the offices of the undersigned Solicitors and Parliamentary Agents, and of Mr. Matthew Wilson Middleton, The Lodge, Kenton Lodge, within the added area.

And notice is hereby further given, that every local or other public authority, company or person desirous of bringing before the Board of Trade any objection respecting this application must do so by letter addressed to the Board of Trade marked on the outside of the cover enclosing it "Electric Lighting Acts," on or before the 15th day of January, 1911, and a copy of such objection must also be forwarded to the undersigned Parliamentary Agents or Solicitors for the intended Order.

Dated this 7th day of November, 1910.

WATSON, BURTON and CORDER, Pilgrim House, Newcastle-upon-Tyne, Solicitors for the Order.

DURNFORD and Co., 315, Caxton House, Westminster, S.W., Parliamentary Agents.

In Parliament.—Session 1911.

**POPLAR BOROUGH COUNCIL.**

(Superannuation and Pensions.)

(Power to the Council of the Metropolitan Borough of Poplar to Establish Superannuation and Pension Funds for Persons in their Employ; Contributions to Funds by Officers and Servants and by the Council; Power to Council to grant Gratuities and Contribute to Provident Funds; Incorporation, Repeal, Exclusion and Amendment of Acts; and other purposes.)

**NOTICE** is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Councillors of the metropolitan borough of Poplar (in this Notice called "the Council") for an Act for all or some of the following objects and purposes (that is to say):—

1. To authorize and provide for the establishment and administration of a Superannuation Fund for the officers and a Pension Fund for the servants of the Council, and for fixing the amount of the contributions to be made thereto by such officers and servants respectively, and the computation of their years of service and the aggregation of their service under other local authorities, and the payments to be made to them, or, on death, to their representatives, and to provide that such contributions or some portions thereof shall be compulsory in certain cases, and to authorize the Council to deduct the amount of such contributions from the salaries or wages of the officers and servants liable to the payment thereof, and to empower the Council to contribute to and assist in the formation of the said funds, and to invest and apply such funds, and to confer on the Council, their officers and servants, all powers necessary or expedient for or in relation to any of the powers aforesaid.

To make provision for the retirement of such officers and servants upon attaining the prescribed age or under the circumstances mentioned in the said intended Act.

To empower the Council to return contributions and grant gratuities in certain cases.

To enact all necessary provisions incidental or ancillary to the establishment of the said funds and payment of the said allowances, including a forfeiture of claims to allowances in cases of offence or misconduct; the return of contributions and the payment of gratuities in certain cases; the prohibition of the assignment of allowances or the charging thereof with debts or liabilities.

To enact special provisions as to existing officers and servants and the determination of disputes.

To empower the Council to contribute to the funds of any provident or thrift Societies constituted from amongst their servants, or some of them, for relief in cases of sickness and death, and for the relief or maintenance of orphan children of deceased members of such Societies, and to charge such payments and any other payments authorized by the Bill upon the general rate and all or any other funds, rates or revenues of the Council.

To exclude or render inapplicable all or some of the provisions contained in the Superannuation (Metropolis) Act, 1866, section 12, of the Baths and Washhouses Act, 1878, and the Poor Law Officers Superannuation Act, 1896, and such other Acts as relate to the matters aforesaid, with such exceptions and modifications as may be indicated in the intended Act.

To incorporate, with or without amendment, all or some of the provisions of the Friendly Societies Acts, 1896 and 1908, and such provisions of other public Acts as may be necessary for carrying into execution the provisions of the intended Act, and to vary and extinguish any rights or privileges which would or might interfere with the objects thereof, and to confer, vary and extinguish other rights and privileges.

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

Dated this 17th day of November, 1910.

LEONARD POTTS, Council Offices, High Street, Poplar, Town Clerk.

BURCHELLS, 5, The Sanctuary, Westminster, Parliamentary Agents.

Board of Trade.—Session 1911.

### UXBRIDGE AND DISTRICT ELECTRIC LIGHTING (TRANSFER).

(Transfer of Rights, Powers, etc., under the Uxbridge and District Electricity Supply Orders, 1900 to 1906; Power to Transferee to carry on Undertaking; Amendment of those Orders; and other purposes.)

NOTICE is hereby given, that the Uxbridge and District Electric Supply Company, Limited, in liquidation (hereinafter referred to as "the Uxbridge Company"), whose registered office is at the Electric Light Works, Waterloo-road, Uxbridge, in the county of Middlesex, intend to apply to the Board of Trade on or before the 21st day of December next for a Provisional Order (hereinafter referred to as "the Intended Order") under the Electric Lighting Acts, 1882 to 1909, for all or some of the following purposes (that is to say):—

1. To make provision with respect to the transfer by the Uxbridge Company to Callenders Cable and Construction Company, Limited (hereinafter referred to as "Callenders Company"), or to any company or person approved by the Board of Trade for the purpose, of the undertaking authorized by the Uxbridge and District Electricity Supply Orders, 1900 to 1906, or any part thereof, with all or any of the rights, powers, duties, liabilities, property, and assets belonging or attaching to the Uxbridge Company as undertakers for the purposes of the before-mentioned Orders and the intended Order, and to authorize Callenders Company or such other company or person to take such transfer and to exercise all such powers upon such terms and subject to such variations and exceptions as may have been agreed or as may be prescribed by the intended Order or approved by the Board of Trade, and to give effect to any agreement which may have been made in that behalf.

2. To repeal, alter or amend all or some of the provisions of the Uxbridge and District Electricity Supply Orders, 1900 to 1906, and to confer upon Callenders Company or such other company or person as aforesaid, all or some of the powers of the Electric Lighting Act, 1909.

3. To alter, vary or extinguish all rights and privileges which would or might interfere with any of the objects of the intended Order, and to confer all other rights and privileges necessary for carrying such objects into effect.

And notice is hereby given, that the draft of the intended Order will be deposited at the office of the Board of Trade on or before the 21st day of December next, and printed copies of the draft Order when deposited and of the Order when made may be obtained at the price of one shilling for each copy at the registered office of the Uxbridge Company at Waterloo-road, Uxbridge, aforesaid, and at the offices of the under-mentioned Solicitors and Parliamentary Agents.

And notice is hereby further given, that every local or other public authority, company or person desirous of bringing before the Board of Trade any objection respecting the application must do so by letter addressed to the Board of Trade, marked on the outside of the cover enclosing it "Electric Lighting Acts," on or before the 15th day of January, 1911, and a copy of such objection must also be for-

warded to the under-mentioned Solicitors or Parliamentary Agents.

Dated this 10th day of November, 1910.

DRAKE, SON, & PARRON, 24, Rood-lane,  
London, E.C., Solicitors.

TORR & Co., 19, Abingdon-street, West-  
minster, S.W., Parliamentary Agents.

Board of Trade.—Session 1911.

CLAY CROSS GAS.

(Extension of Limits of Supply; Further Provisions Relating to the Supply of Gas; Additional Capital; Incorporation of Acts and Amendment of Order of 1902.)

NOTICE is hereby given, that application is intended to be made to the Board of Trade on or before the 23rd day of December, 1910, by Thomas Hughes Jackson, carrying on business as the Clay Cross Company, being the surviving Undertaker named in the Clay Cross Gas Order, 1902, as confirmed by the Gas Orders Confirmation (No. 2) Act, 1902 (hereinafter referred to as "the Undertaker") for a Provisional Order under, and in pursuance of the Gas and Water Works Facilities Act, 1870, and the Gas and Water Works Facilities Act (1870) Amendment Act, 1873, for all or some of the following, amongst other purposes (that is to say):—

To extend the limits of supply of the Undertaker under the Order of 1902, and to include within such limits as more particularly defined by the red line shewn upon the map deposited, as hereinafter mentioned, the parishes and parts of parishes in the county of Derby (hereinafter referred to as "the extended limits of supply"), and to authorize the Undertaker to distribute, sell, and supply gas for all purposes within such extended limits of supply from the existing or any future works of the Undertaker. The extended limits of supply before referred to and proposed to be authorized by the intended Order, and which are more particularly defined upon the said deposited map, are as follows:—

(a) Such portion of the parish of Woodthorpe, in the rural district of Chesterfield as is not included within the limits of supply prescribed by section 5 of the Clay Cross Gas Order, 1902, and is shewn within the red area upon the said deposited map.

(b) That portion of the parish of Heath, in the rural district of Chesterfield (being the whole of that parish except the dwelling houses or tenements collectively called the Doe Lea Cottages, and the Doe Lea Chapel, situate on the west side of and adjoining the county bridge, carrying the Mansfield and Chesterfield main road over the river Doe Lea, which river forms the easterly boundary of the parish), as is included within the red area shewn upon the said deposited map.

(c) That portion of the parish of Ault Hucknall, within the rural district of Blackwell, as lies west of a line drawn from the parish boundary post on the Tibshelf to Chesterfield main road, to the parish boundary post in Mill-lane, near Gildageforge Bridge, and is included within the red area shewn upon the said deposited map.

(d) That portion of the parish of Ashover within the rural district of Chesterfield, as lies to the south of a straight line drawn from a point 6 chains to the north of the Old Quarry in Press-lane to the junction of Hut-lane, with Amber-lane; and to the east of a line drawn along the westerly sides of Amber-lane, Slack-lane, and Holestone Gate-road; and to the north of a straight line

drawn from the Red House at the Cross roads in Holestone Gate-road to the point of junction of the Chesterfield Parliamentary County Division boundary with the Stretton parish boundary, being that portion of the parish of Ashover as is included within the red area shewn upon the said deposited map.

To authorize the Undertaker to exercise throughout the extended limits of supply all and the like powers, privileges, rights, and authorities for, and in relation to, the manufacture and supply of gas, the levying, charging, and recovery of rents, rates and charges, the laying down of mains, pipes, and other works, the breaking up of and interference with streets, public and private roads, highways, bridges, railways, canals, tramways, electric lines, sewers, drains, streams, and watercourses and otherwise, but subject to all and the like duties and obligations in respect thereof as he has and is subject to under or by virtue of the Clay Cross Gas Order, 1902 (herein referred to as "the Order of 1902") within the limits of supply thereby authorized, with such modifications as shall be indicated in the intended Order.

To exempt from distress meters, stoves, ranges, engines, dynamos, motors, pipes, and other fittings and apparatus which the Undertaker is or may by the intended Order be empowered to provide, sell, let for hire or otherwise deal in, and to provide that any such fittings and apparatus shall not be taken in execution or in bankruptcy proceedings, but that the same shall remain the property of the Undertaker, although fixed on the consumer's premises.

To make provision with regard to the supply of gas by means of prepayment meters, the use of anti-fluctuators, prescribing the period of error in the case of defective gas meters, as to notice by gas consumers of intention to quit premises supplied with gas, relieving the Undertaker from the obligation to supply persons in debt to the Undertaker, exempting the Undertaker in certain cases from penalties for failure to comply with certain enactments, and to make other provisions in regard to the supply and consumption of gas, and the payment and recovery of gas and meter rents and charges.

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

To authorize the Undertaker to lay pipes in streets and roads not dedicated to public use.

To empower the Undertaker to raise additional capital for the extension of trunk and service mains within the authorized and extended limits of supply, and for the general purposes of the undertaking, and for such other purposes as may be authorized by the intended Order and by borrowing on mortgage, or partly in one mode and partly in another, and to make further provision in relation to the capital and dividends of the Undertaker.

To make provision in regard to the forma-

tion and application of a reserve and special purposes funds.

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

To alter or amend, so far as may be necessary for the purposes of the intended Order, the Clay Cross Gas Order, 1902, and to incorporate with the intended Order, with or without modification, all or some of the provisions of the Companies Clauses Consolidation Act, 1845; the Gasworks Clauses Act, 1847; the Gasworks Clauses Act, 1871; and the Acts amending those Acts respectively.

On or before the 30th day of November, 1910, a copy of this notice, as published in the London Gazette will be deposited for public inspection with the Clerk of the Peace for the county of Derby, at his office at Derby, and on or before the same date a map shewing the existing and proposed extended limits of supply, and a copy of this notice, as published in the London Gazette, will be deposited in the Office of the Clerk of the Parliaments, House of Lords, in the Private Bill Office of the House of Commons, and at the Office of the Board of Trade, Whitehall Gardens, London.

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

Every company, corporation or person desirous of making any representation to the Board of Trade, or of bringing before them any objection respecting the application, may do so by letter addressed to the Assistant Secretary of the Railway Department of the Board of Trade on or before the 15th day of January, 1911, and copies of such objections must at the same time be sent to the undermentioned Solicitors or Parliamentary Agents. In forwarding such objections to the Board of Trade, the Objectors or their Agents should state that a copy of the same has been sent to the Promoters or their Agents.

Dated this 10th day of November, 1910.

JONES and MIDDLETON, Chesterfield,  
Solicitors.

W. and W. M. BELL, 3A, Dean's Yard,  
Westminster, Parliamentary Agents.

Local Government Board.—Session 1911.

#### DROITWICH CORPORATION GAS.

(Purchase of Lands by Agreement for the Purpose of the Gas Undertaking of the Corporation; Further Gas Works and other Works; Further Provisions as to the Supply of Gas in the Borough; Amendment of Droitwich Gas Orders, 1878 to 1897; Incorporation of Acts; and other matters.)

NOTICE is hereby given, that application is intended to be made to the Local Government Board on or before the 23rd day of December, 1910, by the Mayor, Aldermen and Burgesses of the borough of Droitwich (hereinafter called "the Corporation" and No. 28438.

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"the borough" respectively) for a Provisional Order (hereinafter called "the Order") under and in pursuance of the Gas and Water Works Facilities Act, 1870, and the Gas and Water Works Facilities Act (1870) Amendment Act, 1873; and the Public Health Act, 1875, for all or some of the following amongst other purposes (that is to say):—

1. To authorize the Corporation to purchase and acquire by agreement, and to hold and use for the purposes of their gas undertaking the following lands in the parish of St. Nicholas, in the borough, namely:—

A piece of land belonging or reputed to belong to the Droitwich Salt Company Limited, containing 950 square yards or thereabouts, and adjoining the existing gasworks of the Corporation on the easterly side thereof, which said piece of land is bounded on the north by the Droitwich Canal, on the west partly by the said existing gasworks and partly by cottages and lands belonging or reputed to belong to Messrs. Giles and Boucher, and in the respective occupations of Harry Harris, Walter Harrison, and William Owen, on the south by Friar-street, on the east by lands belonging or reputed to belong to and in the occupation of the trustees of the late Doctor Thomas Corbett.

2. To empower the Corporation in and upon the said piece of land hereinbefore described or some part or parts thereof to erect, construct and maintain and from time to time alter, improve, enlarge, extend and renew or discontinue works, retorts, retort-houses, gasholders, receivers, purifiers, meters, apparatus, buildings, conveniences and works for the manufacture, distribution, storage and sale of gas, and for the conversion, utilization and distribution of materials used in and about the manufacture of gas and of residual products arising in or resulting or producible from or used in the manufacture of gas, and to empower the Corporation to manufacture and store gas, and to manufacture, convert, store and utilize such materials and residual products as aforesaid.

3. To empower the Corporation to purchase or lease or otherwise acquire by agreement, and to hold for the purposes of their gas undertaking, additional lands and hereditaments or easements or rights in or over such lands and hereditaments.

4. To amend the provisions of the Droitwich Gas Orders, 1878 to 1897, in regard to the quality, pressure and testing of gas, and to make other provisions in regard thereto, and with respect to the use of anti-fluctuators; and generally in regard to the supply and consumption of gas and the payment and recovery of gas and meter rents and charges.

5. To prescribe the period of error in the case of defective gas meters, and to make provision requiring notice to be given by gas consumers of their intention to quit premises supplied with gas, relieving the Corporation from the obligation to supply persons in debt to the Corporation, and providing that notice for the discontinuance of a supply of gas must be in writing.

6. To authorize the Corporation to apply to the purposes of the Order, or any of them, any funds, moneys, rates, rents or revenues now belonging to them, or which they are now or may hereafter be authorized to raise, and to borrow further moneys for the purchase of lands, and construction of gasworks, and generally for the purposes of the intended

Order and of their gas undertaking by mortgage or bond, or to create and issue stock charged on the security of any such funds, moneys, rates or revenues and of the gas undertaking of the Corporation, and to confer all such further and other powers as may be deemed necessary or expedient for effecting the purposes aforesaid or any of them.

7. To alter, amend, repeal or re-enact and extend to the proposed Order (with or without modification), so far as may be necessary or expedient, some or all of the provisions of the Droitwich Gas Orders, 1878 to 1897.

8. To incorporate with the Order, with or without modification, all or any of the provisions of the Lands Clauses Acts (except the provisions thereof relating to the acquisition of lands otherwise than by agreement); the Gasworks Clauses Act, 1847; and the Gasworks Clauses Act, 1871.

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

On or before the 30th day of November, 1910, a copy of this Notice as published in the London Gazette, a plan and section of the proposed new gasworks, and a map showing the lands to be used for the manufacture and storage of gas and the manufacture or conversion of residual products, will be deposited for public inspection with the Clerk of the Peace for the county of Worcester, at his office at Worcester, and copies of such Notice, plan, section and map will, on or before the same day, be deposited in the office of the Clerk of the Parliaments, House of Lords, in the Private Bill Office of the House of Commons, and at the office of the Local Government Board, Whitehall, London.

Printed copies of the draft Order will be deposited at the office of the Local Government Board on or before the 23rd day of December next, and copies thereof when deposited and of the Order when made may be obtained, at the price of one shilling for each copy, at the offices of the undermentioned Town Clerk and Parliamentary Agents.

Every company, corporation or person desirous of making any representation to the Local Government Board or of bringing before them any objection respecting the application may do so by letter addressed to the Secretary of the said Board on or before the 15th day of January, 1911, and copies of such objections must at the same time be sent to the undersigned Town Clerk. In forwarding such objections to the Local Government Board the objectors or their agents must state that a copy of the same has been sent to the Corporation.

Dated this 1st day of November, 1910.

S. JOHN TOMBS, Town Clerk, Droitwich.  
SHARPE, PRITCHARD and Co., 9, Bridge-street, Westminster, S.W., Parliamentary Agents.

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Board of Trade.—Session 1911.

#### PWLLHELI GAS.

(Application to Board of Trade by the Holyhead and North Wales Gas and Water Corporation Limited, under the Gas and Water Facilities Act, 1870, for Provisional Order Authorization of existing Gasworks, Additional Land, Powers to Manufacture and Supply Gas, Laying of Mains and Pipes in

Roads and Streets, Supply of Fittings and Appliances and Artificial Light other than Electric Light, Rates and Charges, Agreements with Local Authorities and others; Further Capital, Dividends and Insurance Fund and other matters.)

NOTICE is hereby given, that application is intended to be made to the Board of Trade by the Holyhead and North Wales Gas and Water Corporation Limited (hereinafter called "the Company") for a Provisional Order under the Gas and Water Works Facilities Act, 1870 (to be confirmed by Parliament in the ensuing Session) for the following or some of the following purposes (that is to say):—

1. To authorize the Company on the piece of land hereinafter described to maintain and continue and from time to time alter, enlarge, renew or discontinue their existing gasworks, retorts, retort houses, gas-holders, receivers, purifiers, meters, apparatus and works for the manufacture, distribution, storage, conversion and sale of gas and of coke and other residual products producible from or used in the manufacture of gas. The following is a description of the piece of land referred to:—The piece of freehold land (upon which the existing gasworks are constructed) belonging to the Company and situate in the parish of Denio and borough of Pwllheli, in the county of Carnarvon, which piece of land contains 2,346 square yards or thereabouts, and is bounded on the east by the Pwllheli Embankment, and is opposite to the tidal gates at the mouth of the river or stream known as Afon Rhydir, and is bounded on the north by land belonging to S. Lloyd and Richard Newell, on the south by the said river, on the east by the said embankment, and on the west by land belonging to the Pwllheli Corporation, and more particularly shown on a map to be deposited at the time and places hereinafter stated.

2. To authorize the Company on the piece of land above described to manufacture, store and convert gas and other residual products, and to supply and sell the same within the borough of Pwllheli and the parish of Denio (hereinafter called the limits of supply).

3. To authorize the Company for the purposes aforesaid and other purposes of their undertaking to hold and to use the piece of land hereinbefore described, and to purchase and acquire other additional lands by agreement in addition to the piece of land hereinbefore described.

4. To empower the Company to maintain all their existing works, mains, pipes and apparatus, and to extend or renew the same and to lay down new mains, pipes or apparatus, and for those purposes to break up, open and interfere with as the case may require any streets, roads, highways, footpaths, railways, canals, tramways, bridges, passages, sewers, drains, mains, pipes, and electric, telegraphic, telephonic or other mains, pipes, wires, tubes and apparatus within the limits of supply, and also any private streets, and to exempt the Company from penalties in certain cases.

5. To enable the Company to manufacture, purchase or hire, and supply, sell, let on hire and contract for work in connection with gas engines, stoves, meters, fittings, cooking, heating and other apparatus, and all articles and things in which gas may be used or which are in any way connected with gasworks or with the supply or consumption of gas.

6. To authorize the Company to obtain and supply the means of obtaining artificial light of any kind other than electric light, and to acquire, hold and use patent rights and licences for this purpose.

7. To empower the Company to levy and recover rates and charges for the supply of gas and for the supply or sale of the residual products aforesaid, and to make charges for the supply or hire of any machines, gas engines, stoves, meters, fittings or apparatus in connection with the supply of gas, and to prescribe or limit the price to be charged therefor.

8. To authorize the Company to contract with any local authority, company or persons to make agreements for supply of gas in bulk or otherwise within or without the limits of supply, and for supplying fittings and other things and perform all acts incidental to lighting any public streets, places or buildings.

9. To authorize the Company to apply their existing funds to the purposes or any of the purposes of the intended Order and to increase their share and loan capital, and to raise further money for the purposes of their undertaking by the creation and issue of new shares or stock with or without a guarantee or preference dividend or other rights or privileges attached thereto, and if thought fit in one or more classes and by borrowing and by the creation and issue of debenture stock or by any or either such means or otherwise, and to define and regulate the existing capital of the Company, and generally to make such provisions with regard to capital as may be deemed expedient.

10. To make provision as to the rate of dividend to be paid on the capital of the Company and to provide that such rate may vary from time to time on a sliding scale in accordance with the price for the time being charged for gas.

11. To confer powers on the Company with respect to the provision of reserve and insurance funds.

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

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

14. On or before the 30th day of November, 1910, a copy of this Notice, as published in the London Gazette, with a map showing the land at present in use for the existing gasworks, and to be used as provided in the intended Order, for the manufacture and storage of gas and for the manufacture or conversion of residual products as aforesaid, and a map showing the boundaries of the limits of supply will be deposited for public inspection with the Clerk of the Peace at 10, Castle-street, Carnarvon, and a similar deposit will also be made at the Office of the Board of Trade, Whitehall-gardens, London.

15. Printed copies of the draft Provisional Order will be deposited at the Board of Trade on or before the 23rd day of December, 1910, and on and after that date copies can be obtained on application at the offices of the undersigned at the price of one shilling for each copy, and if and when the Provisional Order has been made by the Board of Trade, printed copies thereof will be deposited for public inspection with the Clerk of the Peace at his office aforesaid, and can be obtained at the offices of the undersigned on payment of one shilling for each copy.

16. Every company, corporation, or person desirous of making any representation to the Board of Trade or of bringing before that Board any objection respecting any application, may do so by letter addressed to the Assistant Secretary of the Railway Department, Board of Trade, Whitehall-gardens, London, on or before the 15th day of January, 1911, and copies of such representations or objections must at the same time be sent to the undersigned Solicitors or Parliamentary Agent, and in forwarding to the Board of Trade such representations the objectors or their agents should state that a copy of the same has been forwarded to the Promoters or their agents.

Dated this 10th day of November, 1910.

CARTER, VINCENT and Co., Bangor,  
Solicitors.

L. W. BYRNE, 22, Surrey-street, Lon-  
don, W.C., Parliamentary Agent.

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Board of Trade.—Session 1911.

#### GUISBOROUGH WATER PROVISIONAL ORDER.

(Increase of Capital, Provisions as to Supply and Fittings; Alteration of Rates, Rents, and Charges; Amendment and Repeal of Orders; and other purposes.)

NOTICE is hereby given, that Richard Godolphin Walmesley Chaloner, of Gisbore' Hall, Guisborough, in the county of York, a retired Colonel in His Majesty's Army, and Robert Bell Turton, of Kildale Hall, Grosmont, in the county of York, Esquire, John Henry Arthur Whitley, of Bourton, Much Wenlock, in the county of Salop, Esquire; and Charles Gathorne Hill, of Poole Court, Yate, in the county of Gloucester, a Major in the North Somerset Imperial Yeomanry, their heirs, executors, administrators and assigns, or some or one of them, or other the Undertakers for the time being under the Guisborough Water Order, 1871, and the Guisborough Water Order, 1880 (hereinafter called "the Promoters"), intend to apply to the Board of Trade on or before the 23rd day of December next, under the Gas and Water Works Facilities Act, 1870, for a Provisional Order to be confirmed by Parliament in the ensuing Session for the following purposes or some of them (that is to say):—

1. To authorize the Promoters to increase their capital and to borrow moneys on mortgage for the purposes of their undertaking or otherwise as the Order may prescribe.

2. To make provision for or with respect to the waste, misuse, and undue consumption or contamination of the water supplied by the Promoters, and as to the fittings to be used

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

3. To alter, amend or increase the rates, rents and charges now authorized to be taken by the promoters for the supply of water for domestic or any other purposes.

4. To amend, alter or repeal the Gisborough Water Order, 1871, and the Gisborough Water Order, 1880.

5. On or before the 30th day of November, 1910, a copy of this Notice, as published in the London Gazette, will be deposited for public inspection at the Office of the Clerk of the Peace for the North Riding of the county of York, at County Hall-buildings, Northallerton, and at the Board of Trade Offices, Whitehall-gardens, London.

6. And notice is further given, that on or before the 23rd day of December next, printed copies of the draft Provisional Order will be deposited at the office of the Board of Trade, and printed copies of such draft Order, when so deposited, and of the Order when made, can be obtained at the price of one shilling each at the offices of Messrs. Pontifex, Pitt and Johnson, 16, St. Andrew-street, Holborn Circus, London, Solicitors; or of Messrs. Martin and Co., 27, Abingdon-street, Westminster, Parliamentary Agents.

7. Every company, corporation or person desirous of making any representation to the Board of Trade, or of bringing before them any objection respecting the application, may do so by letter, addressed to the Assistant Secretary of the Harbour Department of the Board of Trade on or before the 14th of January next, and copies of their objections must at the same time be sent to the undersigned Solicitors or Parliamentary Agents for the promoters, and in forwarding to the Board of Trade such objections the objectors, or their agents, should state that a copy has been sent to the Solicitors or Parliamentary Agents for the Promoters.

Dated this 15th day of November, 1910.

PONTIFEX, PITT and JOHNSON, 16, St. Andrew-street, Holborn Circus, London, Solicitors.

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

In Parliament.—Session 1911.

#### TELEGRAPH (CONSTRUCTION).

(Further Powers to His Majesty's Postmaster General with reference to the Construction and Maintenance of Telegraphic Lines on Railways and Canals; Variation and Amendment of Acts and Agreements; and other purposes.)

**N**OTICE is hereby given, that application is intended to be made to Parliament by His Majesty's Postmaster General in the next Session for an Act for the following purposes or some of them (that is to say):—

To empower the Postmaster General to place and maintain telegraphic lines upon, under, along, and across railways and canals.

To provide for the hearing of differences, in connection with the exercise of such powers, by the Railway and Canal Commission.

To alter or repeal any local or general Act or any agreement confirmed thereby, which may interfere with the objects of the intended Act.

To incorporate with the intended Act all or any of the provisions of the Railway and Canal Traffic Acts, 1854 to 1894, the Railway Companies Arbitration Act, 1859, the Telegraph (Arbitration) Act, 1909, and the Lands Clauses Acts, and such other Acts as may be necessary, and all other Acts amending or extending those Acts, with such modifications as may be contained in the Act.

To vary or extinguish any rights and privileges of Railway and Canal Companies, and any other rights and privileges, which may in any manner affect or interfere with the objects of the intended Act.

Dated this 17th day of November, 1910.

ROBERT HUNTER, Solicitor to the Post Office, General Post Office, London.

Board of Trade.—Session 1911.

#### LLANGEFNI GAS.

(Application to Board of Trade by the Holyhead and North Wales Gas and Water Corporation, Limited, under the Gas and Water Facilities Act, 1870, for Provisional Order; Authorization of Existing Gas Works; Additional Land; Powers to Manufacture and Supply Gas; Laying of Mains and Pipes in Roads and Streets; Supply of Fittings and Appliances and Artificial Light other than Electric Light; Rates and Charges; Agreements with Local Authorities and Others; Further Capital and Dividends and Insurance Fund; and other Matters.)

**N**OTICE is hereby given that application is intended to be made to the Board of Trade by the Holyhead and North Wales Gas and Water Corporation, Limited (hereinafter called "the Company"), for a Provisional Order under the Gas and Water Works Facilities Act, 1870 (to be confirmed by Parliament in the ensuing Session) for the following or some of the following purposes (that is to say):—

1. To authorize the Company on the piece of land hereinafter described to maintain and continue and from time to time alter, enlarge, renew or discontinue their existing gas works, retorts, gasholders, receivers, purifier's apparatus and works for the manufacture, dis-

tribution, storage, conversion and sale of gas and of coke and other residual products producible from or used in the manufacture of gas. The following is a description of the piece of land referred to:—The piece of land (upon which the existing gas works are constructed) situate in the Town and parish of Llangefni in the county of Anglesey, in the occupation of the Company, containing by admeasurement 1802 square yards or thereabouts, and bounded on the west by Church-street, and having a frontage thereto of 75 feet, on the east by a stream, and on the north and south by land of Sir R. Bulkeley, Baronet, and more particularly shown on the map to be deposited at the time and places hereinafter stated.

2. To authorize the Company on the piece of land above described to manufacture and store and convert gas and other residual products, and to supply and sell the same within the urban district of Llangefni (hereinafter called "the limits of supply").

3. To authorize the Company for the purposes aforesaid and other purposes of their undertaking to hold and to use the piece of land hereinbefore described, and to purchase and acquire other additional lands by agreement in addition to the piece of land hereinbefore described.

4. To empower the Company to maintain all their existing works, mains, pipes and apparatus, and to extend or renew the same and to lay down new mains, pipes or apparatus, and for those purposes to break up, open and interfere with, as the case may require, streets, roads, highways, footpaths, railways, canals, tramways, bridges, passages, sewers, drains, mains, pipes and electric, telegraphic, telephonic or other mains, wires, tubes and apparatus within the limits of supply, and also any private streets, and to exempt the Company from penalties in certain cases.

5. To enable the Company to manufacture, purchase, or hire and supply, sell, let on hire and contract for work in connection with gas engines, stoves, meters, fittings, cooking, heating and other apparatus, and all articles and things in which gas may be used or which are in any way connected with gas works or with the supply or consumption of gas.

6. To authorize the Company to obtain and supply the means of obtaining artificial light of any kind other than electric light, and to acquire, hold and use patent rights and licences for this purpose.

7. To empower the Company to levy and recover rates and charges for the supply of gas and for the supply or sale of the residual products aforesaid, and to make charges for the supply or hire of any machines, gas engines, stoves, meters, fittings, or apparatus in connection with the supply of gas, and to prescribe or limit the price to be charged therefor.

8. To authorize the Company to contract with any local authority, company or persons to make agreements for supply of gas in bulk or otherwise within or without the limits of supply, and for supplying fittings and other things, and perform all acts incidental to lighting any public streets, places or buildings.

9. To authorize the Company to apply their existing funds to the purposes or any of the purposes of the intended order, and to increase their share and loan capital and to raise further money for the purposes of their undertaking by the creation and issue of new shares or stock

with or without a guarantee or preference dividend or other rights or privileges attached thereto, and if thought fit in one or more classes, and by borrowing and by the creation and issue of debenture stock or by any or either of such means or otherwise, and to define and regulate the existing capital of the Company and generally to make such provisions with regard to capital as may be deemed expedient.

10. To make provision as to the rate of dividend to be paid on the capital of the Company, and to provide that such rate may vary from time to time on a sliding scale in accordance with the price for the time being charged for gas.

11. To confer powers on the Company with respect to the provision of reserve and insurance funds.

12. To incorporate with the intended order with or without modification all or any of the provisions of the Lands Clauses Acts or some or one of them (except the provisions thereof relating to the acquisition of lands otherwise than by agreement) and of the Gasworks Clauses Act, 1871, and to make the provisions or some of them, of those Acts applicable to the existing mains and pipes of the Company, as well as to any future mains and pipes.

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

14. On or before the 30th day of November, 1910, a copy of this Notice as published in the London Gazette, with a map showing the land at present in use for the existing gas works and to be used, as provided in the intended order for the manufacture and storage of gas and for the manufacture or conversion of residual products as aforesaid, and a map showing the boundaries of the limits of supply, will be deposited for public inspection with the Clerk of the Peace at 24, Church-street, Llangefni, and a similar deposit will also be made at the office of the Board of Trade, Whitehall-gardens, London.

15. Printed copies of the draft provisional order will be deposited at the Board of Trade on or before the 23rd day of December, 1910, and on and after that date copies can be obtained on application at the offices of the undersigned at the price of one shilling for each copy, and if and when the provisional order has been made by the Board of Trade printed copies thereof will be deposited for public inspection with the Clerk of the Peace at his office aforesaid, and can be obtained at the offices of the undersigned on payment of one shilling for each copy.

16. Every company, corporation or person desirous of making any representation to the Board of Trade or of bringing before that Board any objection respecting any application may do so by letter addressed to the Assistant Secretary of the Railway Department, Board of Trade, Whitehall-gardens, London, on or before the 15th day of January, 1911, and copies of such representations or objections must at the same time be sent to the undersigned Solicitors or Parliamentary Agent, and in forwarding to the Board of Trade such representations the objectors or their agents

should state that a copy of the same has been forwarded to the promoters or their agents.

Dated this 10th day of November, 1910.

CARTER, VINCENT and Co., Bangor,  
Solicitors.

L. W. BYRNE, 22, Surrey-street,  
London, W.C., Parliamentary Agent.

Board of Trade.—Session 1911.

#### HOLYHEAD GAS.

(Application to Board of Trade by the Holyhead and North Wales Gas and Water Corporation Limited under the Gas and Water Facilities Act, 1870, for Provisional Order Authorization of existing Gasworks, Additional Land Powers to Manufacture and Supply Gas, Laying of Mains and Pipes in Roads and Streets, Supply of Fittings and Appliances and Artificial Light other than Electric Light, Rates and Charges, Agreements with Local Authorities and others; Further Capital, Dividends, and Insurance Funds and other matters.)

**N**OTICE is hereby given, that application is intended to be made to the Board of Trade by the Holyhead and North Wales Gas and Water Corporation Limited (hereinafter called "the Company") for a Provisional Order under the Gas and Waterworks Facilities Act, 1870 (to be confirmed by Parliament in the ensuing Session), and for the following or some of the following purposes (that is to say):—

1. To authorize the Company on the two pieces of land hereinafter described to maintain and continue and from time to time alter, enlarge, renew or discontinue their existing gasworks, retorts, retort houses, gas-holders, receivers, purifiers, meters, apparatus and works for the manufacture, distribution, storage, conversion and sale of gas and of coke and other residual products producible from or used in the manufacture of gas. The following is a description of the two pieces of land referred to:—

The two pieces of land (upon which the existing gasworks are constructed) belonging to the Company, and both situate in the town and parish of Holyhead, in the county of Anglesea, which pieces of land are separated by and abutting on Kingsland-road, and bounded as to the piece of land on the east side thereof in front by Kingsland-road, and on all other sides by property of the London and North-Western Railway Company, and as to the piece of land on the west side of Kingsland-road, on the south by King's-road, on the north by cottages in Kingsland-road and the passage hereinafter referred to, and on the west by a passage leading out of King's-road, and are more particularly described and shown on the map to be deposited as hereinafter stated.

2. To authorize the Company on the pieces of land above described to manufacture store and convert gas and other residual products, and to supply and sell the same within the urban district of Holyhead and within a small portion of the rural district of Valley as shown on a map to be deposited as hereinafter stated (hereinafter called the limits of supply).

3. To authorize the Company for the purposes aforesaid and other purposes of their undertaking to hold and to use the pieces of land

hereinbefore described, and to purchase and acquire other additional lands by agreement in addition to the pieces of land hereinbefore described.

4. To empower the Company to maintain all their existing works, mains, pipes and apparatus, and to lay down new mains, pipes or apparatus, and for those purposes to break up, open and interfere with as the case may require any streets, roads, highways, footpaths, railways, canals, tramways, bridges, passages, sewers, drains, mains, pipes, and electric, telegraphic, telephonic or other mains, pipes, wires, tubes and apparatus within the limits of supply, and also any private streets, and to exempt the Company from penalties in certain cases.

5. To enable the Company to manufacture, purchase or hire and sell, supply, let on hire, and contract for work in connection with gas engines, stoves, meters, fittings, cooking, heating and other apparatus, and all articles and things in which gas may be used or which are in any way connected with gasworks or with the supply or consumption of gas.

6. To authorize the Company to obtain and supply the means of obtaining artificial light of any kind other than electric light, and to acquire, hold and use patent rights and licences for this purpose.

7. To empower the Company to levy and recover rates and charges for the supply of gas and for the supply or sale of the residual products aforesaid, and to make charges for the supply or hire of any machines, gas engines, stoves, meters, fittings or apparatus in connection with the supply of gas, and to prescribe or limit the price to be charged therefor.

8. To authorize the Company to contract with any local authority, company, or persons to make agreements for supply of gas in bulk or otherwise within or without the limits of supply, and for supplying fittings and other things, and perform all acts incidental to lighting any public streets, places, or buildings.

9. To authorize the Company to apply their existing funds to the purposes or any of the purposes of the intended order, and to increase their share and loan capital, and to raise further money for the purposes of their undertaking by the creation and issue of new shares or stock, with or without a guarantee or preference dividend or other rights or privileges attached thereto, and, if thought fit, in one or more classes, and by borrowing and by the creation and issue of debenture stock, or by any or either of such means or otherwise, and to define and regulate the existing capital of the Company, and generally to make such provisions with regard to capital as may be deemed expedient.

10. To make provision as to the rate of dividend to be paid on the capital of the Company, and to provide that such rate may vary from time to time on a sliding scale in accordance with the price for the time being charged for gas.

11. To confer powers on the Company with respect to the provision of reserve and insurance funds.

12. To incorporate with the intended order, with or without modification, all or any of the provisions of the Lands Clauses Acts, or some or one of them (except the provisions thereof relating to the acquisition of lands otherwise than by agreement), and of the Gasworks Clauses Act, 1871, and to make the provisions

or some of them of those Acts applicable to the existing mains and pipes of the Company as well as to any future mains and pipes.

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

14. On or before the 30th day of November, 1910, a copy of this notice as published in the London Gazette, with a map showing the land at present in use for the existing gas works, and to be used, as provided in the intended order, for the manufacture and storage of gas, and for the manufacture or conversion of residual products as aforesaid, and a map showing the boundaries of the limits of supply will be deposited, for public inspection with the Clerk of the Peace at 24, Church-street, Llangefni, and a similar deposit will also be made at the office of the Board of Trade, Whitehall-gardens, London.

15. Printed copies of the draft provisional order will be deposited at the Board of Trade on or before the 23rd day of December, 1910, and on and after that date copies can be obtained on application at the offices of the undersigned at the price of one shilling for each copy, and if and when the provisional order has been made by the Board of Trade printed copies thereof will be deposited for public inspection with the Clerk of the Peace at his office aforesaid, and can be obtained at the offices of the undersigned on payment of one shilling for each copy.

16. Every company, corporation or person desirous of making any representation to the Board of Trade, or of bringing before that Board any objection respecting any application may do so by letter addressed to the Assistant Secretary of the Railway Department, Board of Trade, Whitehall-gardens, London, on or before the 15th day of January, 1911, and copies of such representations or objections must at the same time be sent to the undersigned Solicitors or Parliamentary Agent, and in forwarding to the Board of Trade such representations the objectors or their agents should state that a copy of the same has been forwarded to the promoters or their agents.

Dated this 10th day of November, 1910.

CARTER, VINCENT and Co., Bangor,  
Solicitors.

L. W. BYRNE, 22, Surrey-street,  
London, W.C., Parliamentary  
Agent.

063

Board of Trade.—Session 1911.

#### ALFRETON GAS.

(Purchase of additional lands by Alfreton Gas Company, and manufacture, storage, &c., of Gas and Residual Products thereon; Application of Funds; Incorporation and Amendment of Acts, &c.)

**N**OTICE is hereby given, that application is intended to be made to the Board of Trade on or before the 23rd day of December next, by the Alfreton Gas Company (hereinafter called "the Company") for a Provisional Order (hereinafter called "the Order") under

the Gas and Waterworks Facilities Act, 1870, and the Gas and Waterworks Facilities Act, 1870, Amendment Act, 1873, for the following or some of the following purposes (that is to say):—

To authorize the Company to purchase or take on lease or otherwise acquire by agreement and to hold the lands and hereditaments hereinafter mentioned or some part or parts thereof, and thereon to construct, erect, make and maintain, alter, enlarge, extend, renew and improve works for the manufacture, storage, conversion, utilisation and distribution of gas, and of materials used in and about the manufacture of gas and of residual products arising in or resulting or producible from such manufacture, and to make and store gas, and make, convert, store, utilise and distribute all such residual products and materials as aforesaid.

The lands above referred to are:—

A piece or parcel of land belonging or reputed to belong to Anne Hall, containing 12,437 square yards or thereabouts, situate in the parish and urban district of Alfreton, in the county of Derby, bounded on the north by property of the Midland Railway Company, on the east by property of the Trustees of the late Alfred Schofield, on the south in part by property of the said Anne Hall, in part by Priory-street, and in part by property of John Blount, and on the west by property of John Webster.

To authorize the Company to apply their existing funds to the purposes or any of the purposes of the Order.

To alter, amend or repeal so far as may be necessary or expedient, the provisions or some of the provisions of the Alfreton Gas Act, 1901, and to incorporate with the Order with or without modification all or some of the provision of the Lands Clauses Acts and the Gasworks Clauses Acts, 1847 and 1871.

To vary or extinguish all existing rights and privileges which would or might interfere with the objects or purposes of the Order and to confer other rights and privileges.

Notice is hereby further given, that on or before the 30th day of November, 1910, a copy of this Notice as published in the London Gazette, and a map showing the lands to be used for the manufacture and storage of gas and residual products and a plan of the works proposed to be constructed thereon, will be deposited at the office of the Board of Trade and also for public inspection with the Clerk of the Peace for the county of Derby at his office at Derby.

And that on or before the 23rd day of December next the draft Provisional Order will be deposited at the offices of the Board of Trade, and printed copies thereof as so deposited and of the Provisional Order when made by the Board of Trade may be obtained at the offices of the undersigned Solicitors and Parliamentary Agents at the price of one shilling for each copy.

Every Company, Corporation or person desirous of making any representation to the Board of Trade or of bringing before them any objection respecting the application may do so by letter addressed to the Assistant Secretary, Railway Department, Board of Trade, Whitehall Gardens, London, on or before the 15th day of January next ensuing, and a copy of such representation or objection must at the

same time be sent to the undersigned Solicitors or Parliamentary Agents.

In forwarding to the Board of Trade such representation or objection, the objectors or their agents should state that a copy of the same has been sent to the Company's Solicitors or Agents.

Dated this 9th day of November, 1910.

WILSON and SON, Alfreton, Solicitors.

REES and FRERES, 5, Victoria-street,  
Westminster, Parliamentary Agents.

094

In Parliament.—Session 1911.

#### SAINT MARY PRESTWICH RECTORY.

(Transfer of Glebe Lands and other endowments of the Rectory of Saint Mary Prestwich, in the county of Lancaster, to the Ecclesiastical Commissioners and Sale of House of Residence; Transfer of Advowson; Provisions for Resignation of present Rector and Application of Income and Capital Moneys by the Ecclesiastical Commissioners; Endowment of Ecclesiastical Districts; Management and Disposal of Lands Transferred; Repeal of Prestwich Rectory Leasing Act of 1792; Incorporation of General Acts.)

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

1. To transfer to the Ecclesiastical Commissioners absolutely, or under such conditions as the Bill may prescribe, the whole of the glebe lands, tithe rent charge and other property and endowments of the said rectory, and to enable the house of residence of the said rectory and the lands belonging thereto to be sold.

2. To transfer the advowson of the said rectory to the See of Manchester.

3. To provide for the payment to the present rector in the event of his resignation of a pension out of the property and endowments of the said rectory, and in relation thereto to apply certain provisions of the Incumbents Resignation Act, 1871.

4. To enable the Ecclesiastical Commissioners to exercise, in respect of the property and endowments transferred to them, the rights and powers of an absolute owner, and to provide for the disposal of the proceeds of any sale.

5. To provide for the application of the income and capital of the property and endowments transferred to the Ecclesiastical Commissioners, and in particular to enable the Ecclesiastical Commissioners to pay to the rector for the time being such stipend, and to the present rector on and after his resignation such pension as may be prescribed by the Bill, and to enable the Ecclesiastical Commissioners to endow or to contribute to the endowment of or otherwise to make better provision for the cure of souls in any parishes or districts already existing or to be hereafter formed, and being within or partly within the limits of the ancient parish of Saint Mary Prestwich, or of any other districts or parishes in the diocese of Manchester, to provide the consideration money for effecting the transfer of the advowson of the said rectory to the See of Manchester as aforesaid, and to provide or contribute to the provision of houses of residence for the said rectory and

for the Incumbents of any such parishes or districts.

6. To empower the Ecclesiastical Commissioners out of the lands transferred to them to grant sites for churches, churchyards, parsonage houses, schools or any other ecclesiastical or charitable purpose.

7. To make all provisions necessary or proper with reference to the management, disposal and development for building or otherwise of the lands transferred to the Ecclesiastical Commissioners, and for the expenditure of moneys thereon, and the application of any rents and otherwise.

8. To enable the Ecclesiastical Commissioners to advance money out of their common fund for providing the consideration money for effecting the transfer of the advowson of the said rectory from the present owner to the See of Manchester as aforesaid, and for any of the purposes to which the income of the property and endowments transferred may be applicable under the Bill or for any other purposes of the Bill, and to secure the repayment of moneys so advanced with interest, and to provide for the payment in the first instance by the Ecclesiastical Commissioners out of their common fund of the costs, charges and expenses of obtaining the intended Act and for the repayment of the same as may be prescribed by the Bill.

9. To amend, vary or repeal the provisions or some of the provisions of the private Act, 32, Geo. III, cap 43, or any other private Act or Acts relating to the said rectory or the Incumbent thereof.

10. To vary or extinguish all existing powers, rights, privileges and exemptions which may or can in any manner interfere with the purposes of the intended Act, and to confer all such powers, rights, privileges and exemptions, and to incorporate all or such of the provisions of any Act relating to the Ecclesiastical Commissioners as may be necessary or proper for carrying into effect the purposes of the intended Act.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December, 1910.

Dated this 18th day of November, 1910.

MILLES, JENNINGS, WHITE and FOSTER,  
5, Little College-street, Westminster,  
S.W., Solicitors and Parliamentary  
Agents.

095

In Parliament.—Session 1911.

#### SAINT MARY RADCLIFFE RECTORY.

(Transfer of Glebe Lands and other Endowments of the Rectory of Saint Mary Radcliffe, in the County of Lancaster, to the Ecclesiastical Commissioners; Transfer of Advowson; Provisions for Resignation of present Rector and Application of Income and Capital Moneys by the Ecclesiastical Commissioners; Endowment of Ecclesiastical Districts; Management and Disposal of Lands Transferred; Incorporation of General Acts.)

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

1. To transfer to the Ecclesiastical Commissioners absolutely, or under such conditions as

the Bill may prescribe, the whole of the glebe lands, tithe rent charge and other property and endowments of the said rectory.

2. To transfer the advowson of the said rectory to the See of Manchester.

3. To provide for the payment to the present rector in the event of his resignation of a pension out of the property and endowments of the said rectory, and in relation thereto to apply certain provisions of the Incumbents Resignation Act, 1871.

4. To enable the Ecclesiastical Commissioners to exercise, in respect of the property and endowments transferred to them, the rights and powers of an absolute owner, and to provide for the disposal of the proceeds of any sale.

5. To provide for the application of the income and capital of the property and endowments transferred to the Ecclesiastical Commissioners, and in particular to enable the Ecclesiastical Commissioners to pay to the rector for the time being such stipend, and to the present rector on and after his resignation such pension as may be prescribed by the Bill, and to enable the Ecclesiastical Commissioners to endow or to contribute to the endowment of or otherwise to make better provision for the cure of souls in any parishes or districts already existing or to be hereafter formed, and being within or partly within the limits of the ancient parish of Saint Mary Radcliffe, or of any other districts or parishes in the diocese of Manchester, to provide the consideration money for effecting the transfer of the advowson of the said rectory to the See of Manchester as aforesaid, and to provide or contribute to the provision of houses of residence for the Incumbents of any such parishes or districts.

6. To empower the Ecclesiastical Commissioners out of the lands transferred to them to grant sites for churches, churchyards, parsonage houses, schools or any other ecclesiastical or charitable purpose.

7. To make all provisions necessary or proper with reference to the management, disposal and development for building or otherwise of the lands transferred to the Ecclesiastical Commissioners, and for the expenditure of moneys thereon, and the application of any rents and otherwise.

8. To enable the Ecclesiastical Commissioners to advance money out of their common fund for providing the consideration money for effecting the transfer of the advowson of the said rectory from the present owner to the See of Manchester as aforesaid, and for any of the purposes to which the income of the property and endowments transferred may be applicable under the Bill or for any other purposes of the Bill, and to secure the repayment of moneys so advanced with interest, and to provide for the payment in the first instance by the Ecclesiastical Commissioners out of their common fund of the costs, charges and expenses of obtaining the intended Act and for the repayment of the same as may be prescribed by the Bill.

9. To vary or extinguish all existing powers, rights, privileges, and exemptions which may or can in any manner interfere with the purposes of the intended Act, and to confer all such powers, rights, privileges and exemptions, and to incorporate all or such of the provisions of any Act relating to the Ecclesiastical Commissioners as may be necessary or proper for

carrying into effect the purposes of the intended Act.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 17th day of December, 1910.

Dated this 18th day of November, 1910.

MILLES, JENNINGS, WHITE and FOSTER,  
5, Little College-street, Westminster,  
S.W., Solicitors and Parliamentary  
Agents.

097

Board of Trade.—Session 1911.

#### LLANRWST GAS.

(Application to Board of Trade by the Holyhead and North Wales Gas and Water Corporation, Limited, under the Gas and Water Facilities Act, 1870, for Provisional Order, Authorization of existing Gas Works, Additional Land, Powers to manufacture and supply Gas, Laying of mains and pipes in roads and streets, supply of Fittings and Appliances and artificial light other than Electric Light, Rates and Charges, Agreements with Local Authorities and others, Further Capital dividends and Insurance Funds and other matters.)

NOTICE is hereby given, that application is intended to be made to the Board of Trade by the Holyhead and North Wales Gas and Water Corporation, Limited (hereinafter called "the Company") for a Provisional Order under the Gas and Water Works Facilities Act, 1870 (to be confirmed by Parliament in the ensuing Session) for the following or some of the following purposes (that is to say):—

1. To authorize the Company on the piece of land hereinafter described to maintain and continue and from time to time alter, enlarge, renew or discontinue their existing gasworks, retorts, retort-houses, gas-holders, receivers, purifiers, meters, apparatus, and works for the manufacture, distribution, storage, conversion and sale of gas, and of coke and other residual products producible from or used in the manufacture of gas.

The following is a description of the piece of land referred to:—The piece of land (upon which the existing gasworks are constructed) belonging to or reputed to belong to the Company, and situate in the parish and town of Llanrwst, in the county of Denbigh, which piece of land contains by admeasurement 754 square yards or thereabouts, and is bounded on the north by a road leading to a certain corn and grist mill, now or recently the property of Edward Mills, on the east by a road called Back Plough-street, on the south by a passage and land belonging to or reputed to belong to A. J. Wright, and on the west by land belonging or reputed to belong to A. J. Wright.

2. To authorize the Company on the piece of land above described to manufacture, store and convert gas and other residual products, and to supply and sell the same within the urban district of Llanrwst (hereinafter called the limits of supply).

3. To authorize the Company for the purposes aforesaid and other purposes of their undertaking to hold and to use the piece of land hereinbefore described, and also to purchase and acquire other additional lands by agreement.

4. To empower the Company to maintain all their existing works, mains, pipes, and apparatus, and to extend or renew the same, and to lay down new mains, pipes or apparatus, and for those purposes to break up, open and interfere with, as the case may require, any streets, roads, highways, footpaths, railways, canals, tramways, bridges, passages, sewers, drains, mains, pipes and electric, telegraphic, telephonic, or other mains, pipes, wires, tubes and apparatus within the limits of supply, and also private streets, and to exempt the Company from penalties in certain cases.

5. To enable the Company to manufacture purchase or hire and supply, sell or let on hire and contract for work in connection with gas engines, stoves, meters, fittings, cooking, heating and other apparatus, and all articles and things in which gas may be used, or which are in any way connected with gasworks, or with the supply or consumption of gas.

6. To authorize the Company to obtain and supply the means of obtaining artificial light of any kind other than electric light, and to acquire, hold and use patent rights and licences for this purpose.

7. To empower the Company to levy and recover rates and charges for the supply of gas, and for the supply or sale of the residual products aforesaid, and to make charges for the supply or hire of any machines, gas engines, stoves, meters, fittings or apparatus in connection with the supply of gas, and to prescribe or limit the price to be charged therefor.

8. To authorize the Company to contract with any Local Authority, Company, or persons to make agreements for supply of gas in bulk or otherwise within or without the limits of supply, and for supplying fittings and other things and perform all acts incidental to lighting any public streets, places, or buildings.

9. To authorize the Company to apply their existing funds to the purposes or any of the purposes of the intended order and to increase their share and loan capital and to raise further money for the purposes of their undertaking by the creation and issue of new shares or stock with or without a guarantee or preference dividend or other rights or privileges attached thereto and if thought fit, in one or more classes and by borrowing and by the creation and issue of debenture stock or by any or either of such means or otherwise, and to define and regulate the existing capital of the Company and generally to make such provisions with regard to capital as may be deemed expedient.

10. To make provision as to the rate of dividend to be paid on the capital of the Company and to provide that such rate may vary from time to time on a sliding scale in accordance with the price for the time being charged for gas.

11. To confer powers on the Company with respect to the provision of Reserve and Insurance funds.

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

13. To vary and extinguish all existing rights and privileges which would interfere

with the objects or purposes of the intended Provisional Order and to confer other rights and privileges and generally to confer all such further or other powers as may be deemed necessary and expedient for effecting the purposes aforesaid or any of them.

14. On or before the 30th day of November, 1910, a copy of this Notice, as published in the London Gazette, with a map showing the land at present in use for the existing gasworks, and to be used as provided in the intended Order, for the manufacture and storage of gas and for the manufacture or conversion of residual products as aforesaid, and a map showing the boundaries of the limits of supply will be deposited for public inspection with the Clerk of the Peace at the County Offices, Ruthin, and a similar deposit will also be made at the Office of the Board of Trade, Whitehall-gardens, London.

15. Printed copies of the draft Provisional Order will be deposited at the Board of Trade on or before the 23rd day of December, 1910, and on and after that date copies can be obtained on application at the Offices of the undersigned at the price of one shilling for each copy, and if and when the Provisional Order has been made by the Board of Trade, printed copies thereof will be deposited for public inspection with the Clerk of the Peace at his office aforesaid, and can be obtained at the Offices of the undersigned on payment of one shilling for each copy.

16. Every company, corporation, or person desirous of making any representation to the Board of Trade or of bringing before that Board any objection respecting any application, may do so by letter addressed to the Assistant Secretary of the Railway Department, Board of Trade, Whitehall-gardens, London, on or before the 15th day of January, 1911, and copies of such representations or objections must at the same time be sent to the undersigned Solicitors or Parliamentary Agent, and in forwarding to the Board of Trade such representations the Objectors or their Agents should state that a copy of the same has been forwarded to the Promoters or their Agents.

Dated this 10th day of November, 1910.

CARTER, VINCENT and Co., Bangor,  
Solicitors.

L. W. BYRNE, 22, Surrey-street, Lon-  
don, W.C., Parliamentary Agent.

064

Board of Trade.—Session 1911.

#### BLANDFORD WATER (PROVISIONAL ORDER).

(Extension of Limits to include Parishes of Tarrant Gunville, Tarrant Hinton, Tarrant Launceston, Tarrant Monkton, Tarrant Rawston, Tarrant Rushton, Tarrant Keynston, Tarrant Crawford, Stourpaine, and Durweston, in Rural District of Blandford; New Works and Confirmation of Works; Lands and Easements; and Breaking Up, &c., of Streets, &c.; Additional Capital and Borrowing Powers; Provisions as to Rates, Conditions of Supply, Fittings, &c.; Amendment, &c., of Order of 1894; Incorporation of Acts, &c.)

NOTICE is hereby given, that application is intended to be made to the Board of Trade, on or before the 23rd day of December next, pursuant to the Gas and Waterworks

Facilities Act, 1870, and the Gas and Waterworks Facilities Act (1870) Amendment Act, 1873, by or on behalf of the Blandford Waterworks Company Limited (hereinafter called "the Company"), for a Provisional Order for effecting the purposes or some of the purposes following (that is to say):—

To extend the limits within which the Company are authorized to supply water so as to include the parishes of Tarrant Gunville, Tarrant Hinton, Tarrant Launceston, Tarrant Monkton, Tarrant Rawston, Tarrant Rushton, Tarrant Keynston, Tarrant Crawford, Stourpaine, and Durweston, all in the rural district of Blandford, in the county of Dorset, or some or one of them, or some part or parts thereof respectively, and to extend to and apply within such extended limits, with or without modification, all or some of the provisions of the Blandford Water Order, 1894 (hereinafter referred to as "the Order of 1894"), and to confer upon the Company and enable them to exercise within those extended limits all or any of the powers, privileges and authorities which they have or may exercise within their existing limits of supply, including the power of laying down pipes, executing works and levying rates, rents and charges.

To empower the Company to make and maintain in the county of Dorset the conduit hereinafter mentioned, or some part or parts thereof respectively (that is to say):—

A conduit or line of pipes commencing in the parish of Langton-Long-Blandford, in the existing reservoir of the Company, passing thence into and through the parishes of Tarrant Monkton and Tarrant Launceston, and terminating in the parish of Tarrant Hinton, in the road leading from Blandford to Salisbury at a point 697 yards or thereabouts, measured in a north-easterly direction from the point where the boundary between the parishes of Pimperne and Tarrant Hinton crosses that road.

Together with all necessary pipes, mains, culverts, drains, channels, sluice valves, embankments, and other works and conveniences connected therewith, and to sanction and confirm the construction of the said reservoir as the same has been completed.

To authorize the Company to deviate laterally from the line of the intended conduit and vertically from the levels thereof.

To authorize the Company for the purposes of the Order and the general purposes of their undertaking to purchase, take on lease, or otherwise acquire by agreement, and to hold and use, or sell and dispose of lands, tenements, and hereditaments and easements and rights, in, over, or in connection with such lands, tenements, and hereditaments, and to break up, alter, and interfere with streets, roads, bridges, lanes, footpaths, and public and private passages, and places, railways, tramways, sewers, drains, pipes, wires, and apparatus within the existing and extended limits of supply.

To authorize the Company to increase their share capital and borrowing powers for the purposes of their undertaking, and to repeal or amend the limitations on the amount of such capital and borrowing powers, prescribed by the Order of 1894.

To make provision with respect to the following matters:—The rates payable by owners of small houses, the provision of separate pipes for each house supplied, the notices to be given

by consumers for the discontinuance of a supply, the supply to houses and buildings partly used for trade, farming, and similar purposes, the supply, hiring, fixing, and repairing of fittings by the Company and the exemption of the same from liability to distress, &c.

To alter, extend, or repeal the provisions of the Order of 1894, and particularly, but not exclusively, to define, alter, and extend the provisions of section 8 of that Order.

To vary or extinguish all rights and privileges inconsistent with or which would interfere with the purposes of the Order and to confer other rights and privileges. And the Order will or may incorporate, with or without modifications, all or some of the provisions of the Lands Clauses Acts and the Waterworks Clauses Acts, 1847 and 1863, and will or may exempt the Company from some of the provisions of those Acts.

Notice is hereby further given that on or before the 30th day of November, 1910, plans and sections of the said conduit, together with a copy of this Notice as published in the London Gazette, will be deposited at the office of the Board of Trade, Whitehall, London, and also for public inspection with the Clerk of the Peace for the county of Dorset at his office at Dorchester.

The draft Provisional Order will be deposited at the office of the Board of Trade on or before the 23rd day of December next, and printed copies thereof, when deposited, and of the Provisional Order, when made by the Board of Trade, may be obtained at the offices of the undersigned Solicitors or Parliamentary Agents, at the price of one shilling for each copy.

Every Company, Corporation, or person desirous of making any representation to the Board of Trade, or of bringing before them any objection respecting the application, may do so by letter, addressed to the Assistant Secretary of the Railway Department of the Board of Trade, Whitehall-gardens, London, on or before the 15th day of January, 1911, and a copy of such representation or objection must at the same time be sent to the undersigned Solicitors or Parliamentary Agents. In forwarding to the Board of Trade such representation or objection, the objectors or their agents should state that a copy of the same has been sent to the Company's Solicitors or Agents.

Dated this 8th day of November, 1910.

W. E. BRENNAND and WILSON, Blandford, Dorset, Solicitors.

REES and FRERES, 5, Victoria-street, Westminster, Parliamentary Agents.

093

In Parliament.—Session 1911.

### CHESTERFIELD GAS AND WATER BOARD.

(New Works; Compulsory Acquisition and other Powers as to Lands, Easements, Springs and Waters; Diversion of Water of Barbrook; Confirmation of Purchase of Lands; Diversion of Roads; Impounding Water and Discharge of Water into Streams; Protection of Water Supply; By-laws; Board to have Powers of Public Health Authority in Relation to Water Supply; Extension of Limits of Gas Supply; Additional Borrowing Powers;

Incorporation and Amendment of Acts; and other Purposes.)

**N**OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Chesterfield Gas and Water Board (hereinafter called "the Board") for leave to introduce a Bill (hereinafter called "the Bill") for all or some of the following purposes (that is to say):—

1. To enable the Board to make and maintain in the county of Derby the waterworks hereinafter described, or some or one of them, or some part or parts thereof respectively (that is to say):—

**New Work No. 1.**—An aqueduct conduit or line of pipes (Catchwater No. 1) situate in the parish of Curbar and in the parish and urban district of Baslow and Bubnell, commencing at or in the Sandyford Brook in the parish of Curbar in the land or property numbered 270 on the  $\frac{1}{2500}$  scale Ordnance Map (1898 edition), Derbyshire sheet XVII-9, at a point  $2\frac{1}{2}$  chains or thereabouts measured up the said brook from the point of its intersection with the Urban District Boundary; the termination of the said Catchwater No. 1 is situate in the parish and urban district of Baslow and Bubnell at or in work No. 2 hereinbelow described.

**New Work No. 2.**—A dividing weir and basin (Dividing Weir No. 1), situate in the parish and urban district of Baslow and Bubnell and in the parish of Holmesfield, in or on the Bar Brook at a point 18 chains or thereabouts measured down the said brook from the dam of the Little Barbrook Reservoir. The situation of the said dividing weir is at or near a point measured 6 chains up the Bar Brook from the intersection of the 900 feet contour line therewith as delineated on the  $\frac{1}{10000}$  scale Ordnance Map (2nd edition, 1899), Derbyshire sheet XVII, S.W.

**New Work No. 3.**—An aqueduct conduit or line of pipes (Catchwater No. 2), situate in the parish of Holmesfield and in the parish of Barlow, commencing in the parish of Holmesfield at or in the above described Work No. 2, and terminating in the parish of Barlow at or in Work No. 4, hereinbelow described.

**New Work No. 4.**—A dividing weir and basin (Dividing Weir No. 2), situate in the parish of Barlow and in the parish and urban district of Baslow and Bubnell, in or on the Blake Brook in the lands or property numbered respectively 620 and 26 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XVII-14, at a point  $3\frac{1}{2}$  chains or thereabouts measured in a direction west north-west from the most northerly angle of the land or property numbered 1 on the aforesaid Ordnance Map.

**New Work No. 5.**—An aqueduct conduit or line of pipes (Catchwater No. 3), situate in the parish and urban district of Baslow and Bubnell, commencing at or in the above-described Work No. 4, and terminating in the land or property numbered 28 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898) Derbyshire sheet XXIV-2, at a point  $4\frac{1}{2}$  chains or thereabouts measured in a direction north-east of the north-east corner of the

land or property numbered 583 on the aforesaid Ordnance Map.

**New Work No. 6.**—An aqueduct conduit or line of pipes (Catchwater No. 4), situate in the parish and urban district of Baslow and Bubnell, commencing at the termination of Work No. 5 above described and terminating at or in Work No. 7 hereinbelow described.

**New Work No. 7.**—A dividing weir and basin (Dividing Weir No. 3), situate in the parish and urban district of Baslow and Bubnell and in the parish of Brampton, urban district of Brampton and Walton, in or on the Blackleach Brook, in the lands or property numbered 594, 595, 906, 907, and 908 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-2, at or near the most southerly corner of the land or property numbered 594 on the aforesaid Ordnance Map.

**New Work No. 8.**—An aqueduct conduit or line of pipes (Blackleach Brook Diversion), situate in the parish and urban district of Baslow and Bubnell and in the parish of Brampton, urban district of Brampton and Walton, commencing in the aforesaid parishes at or in Work No. 7, and terminating in the aforesaid parishes in the Blackleach Brook adjoining the most southerly point of the land or property numbered 595 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-2.

**New Work No. 9.**—A tunnel 78 chains or thereabouts in length, and in a straight line throughout, situate in the parish of Brampton, urban district of Brampton and Walton, commencing at or in Work No. 7, and terminating at a point in the Freebirch Quarries, situate in the land or property numbered 727 upon the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-3, at a point 2 chains or thereabouts south of the most northerly corner of the aforesaid land or property.

**New Work No. 9a.**—A vertical shaft situate in the parish of Brampton, urban district of Brampton and Walton, to be sunk in the land or property numbered 738 upon the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-3, commencing at the surface of the ground at a point 2 chains or thereabouts north-east of the north corner of Leashfield Barn, and terminating in the hereinbefore-described tunnel work No. 9.

**New Work No. 10.**—A compensation reservoir (to be called the Baslow reservoir) situate in the parish of Holmesfield, the parish of Curbar, and the parish and urban district of Baslow and Bubnell, on or on any portion or portions of the lands, fields, properties, or roads numbered respectively 21, 22, 23, 24, 25, 26, 27, 28, 142, 287, 777, 789, 790, and 791 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898). Derbyshire sheet XVII-14, and intended to be formed by means of an embankment or retaining wall across the Bar Brook.

**New Work No. 11.** (Road Diversion No. 1.)—The diversion of the main county road from Bakewell to Sheffield, situate in the parish and urban district of Baslow and Bubnell and in the parish of Holmes-

field for that portion of its length commencing at a point  $36\frac{1}{2}$  chains or thereabouts measured towards Sheffield from the milestone marked "Sheffield 11, Bakewell 5," situate in the parish and urban district of Baslow and Bubnell, and terminating at a point 74 chains or thereabouts measured towards Sheffield from the aforesaid milestone, the termination being in the parish of Holmesfield.

New Work No. 12. (Road Diversion No. 2.)—The diversion of the road or highway from Chesterfield to Curbar, situate in the parish and urban district of Baslow and Bubnell and in the parish of Curbar for that portion of its length commencing in the parish and urban district of Baslow and Bubnell at a point  $2\frac{1}{2}$  chains or thereabouts, measured towards Chesterfield from the milestone marked "Chesterfield 7," and terminating at a point 17 chains or thereabouts from the aforesaid milestone, measured towards Curbar, the termination being situated in both of the aforesaid parishes.

New Work No. 13.—An open channel or byewash, situate in the parish of Holmesfield and in the parish and urban district of Baslow and Bubnell and in the parish of Curbar, commencing at or in the Bar Brook, in the parish and urban district of Baslow and Bubnell and in the parish of Holmesfield at a point 50 chains or thereabouts measured in a north by east direction from the bridge carrying the road from Chesterfield to Curbar over the Bar Brook, and terminating at or in the Bar Brook in the parish of Curbar and in the parish and urban district of Baslow and Bubnell in the land or property numbered 142 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XVII-14, at a point  $7\frac{1}{2}$  chains or thereabouts in a direction west-south-west of the aforesaid road bridge.

New Work No. 14. (Line of Pipes No. 1.)—A line of pipes, situate in the parish of Barlow and in the parish of Brampton, urban district of Brampton and Walton, commencing at or in the existing manhole and pipe-line of the Chesterfield Rural District Council, in the parish of Barlow, in the land or property numbered 620 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XVII-15, at a point  $6\frac{1}{2}$  chains or thereabouts south of the south-west corner of the land or property numbered 697 on the aforesaid map, and terminating in the parish of Brampton, urban district of Brampton and Walton, at or in the Birley Brook in or near the north-west corner of the land or property numbered 52 on the aforesaid Ordnance Map.

New Work No. 15.—A pumping station, situate in the parish of Brampton, urban district of Brampton and Walton, in the south corner of the land or property numbered 296 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXV-1, and adjoining the Board's present works in the Linacre Brook.

New Work No. 16.—A road situate in the parish of Brampton, urban district of Brampton and Walton, and in the parish and urban district of Newbold and Dunston for the purpose of affording access to Work

No. 15, commencing in Woodnook Lane, in the parish of Brampton, at or near the west corner of the land or property numbered 305 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXV-1, and terminating in the parish of Newbold and Dunston, at the north-west corner of the land or property numbered 509 on the aforesaid Ordnance Map.

New Work No. 17. (Line of Pipes No. 2.)—A line of pipes situate in the parish of Brampton, urban district of Brampton and Walton, commencing at or in the aforesaid pumping station (Work No. 15), and terminating in the north-east corner of the Middle Linacre Reservoir. The said reservoir is not delineated on the Ordnance Map; the termination of the said pipe-line coincides with a point on the land or property numbered 453 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-4, 7 chains or thereabouts south of the west corner of the land or property numbered 447 on the said Ordnance Map.

New Work No. 18. (Line of Pipes No. 3.)—A line of pipes situate in the parish of Brampton, urban district of Brampton and Walton, and in the parish and urban district of Newbold and Dunston, commencing at the outlet pipe of the Board's low-level filter-beds in the parish of Brampton, urban district of Brampton and Walton. The said filters and outlet pipe are not delineated on the Ordnance Map; the said point of commencement coincides with a point on the land or property numbered 416 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-4, at a distance of 1 chain or thereabouts, measured in a north-east direction from the south-west corner of the said land or property, and terminating in the parish and urban district of Newbold and Dunston, in the Board's existing main or mains situate in or near the south-west corner of the land or property numbered 485 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXV-1.

New Work No. 19.—A covered high service reservoir to be constructed of brick and concrete, situate in the parish of Brampton, urban district of Brampton and Walton, in the western corner of the land or property numbered 593 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-4.

New Work No. 20. (Line of Pipes No. 4.)—A line of pipes situate in the parish of Brampton, urban district of Brampton and Walton, commencing in the Board's existing high service main in the land or property numbered 453 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-4, at a point 4 chains or thereabouts west of the south-east corner of the land or property numbered 452 on the said Ordnance Map, and terminating in the Board's existing main situate in the road from Old Brampton to Baslow at the junction of North Lane therewith.

New Work No. 21. (Line of Pipes, No. 5.)—A line of pipes situate in the parish of Brampton, urban district of Brampton and Walton, commencing in the termination of the Board's existing main in the road from

Old Brampton to Baslow at a point in the said road opposite the north-east corner of the field numbered 578 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-4, and terminating at or in the covered high service reservoir, Work No. 19.

New Work No. 22. (Line of Pipes, No. 6.)—A line of pipes situate in the parish of Brampton, urban district of Brampton and Walton, commencing in the termination of the Board's existing main in the road from Chesterfield to Bakewell, opposite the south-east corner of the land or property numbered 1308, on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-8, and terminating in the Board's existing main in the aforesaid road opposite the north-east corner of the land or property numbered 1312 on the said Ordnance Map.

New Work No. 23. (Line of Pipes, No. 7.)—A line of pipes situate in the parish of Brampton and in the parish of Walton, urban district of Brampton and Walton, commencing in the Board's existing main, situate in the parish of Brampton, at a point 4 chains or thereabouts north-west of the Bull's Head Public House, Holymoorside, delineated on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXIV-12, and terminating at or in the Board's existing covered service reservoir, situate in the parish of Walton, in the land or property numbered 594 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXV-13.

To authorize the Board to make lateral and vertical deviations to any extent defined by the Bill, or prescribed by Parliament, from the line and levels of the proposed works shown on the plans and sections deposited in relation to the Bill, and to divert, alter, or stop up, cross, and break up, whether temporarily or permanently, highways, public or private roads, and footpaths, pipes, sewers, bridges, tunnels, railways, tramways, wires, and apparatus, canals, navigations, streams and water courses within the said parishes of Brampton and Walton, Baslow and Bubnell, Newbold and Dunston, Holmesfield, Barlow and Curbar, so far as necessary or convenient for the purpose of the intended works, or any of them, and for the said purposes, and in the said parishes to purchase and take by compulsion or agreement, or to take on lease lands tenements and hereditaments, and any rights and easements therein, thereover or thereunder, including the right of discharging water into any stream or sewer with which any of the intended works may communicate, and (notwithstanding anything to the contrary in the Waterworks Clauses Act, 1847, contained) including also mines and minerals, and to vary or extinguish all rights and privileges in any manner connected with such lands, tenements, or hereditaments.

To authorize the Board from time to time to make and maintain all such cuts, channels, catchwaters, adits, aqueducts, pipes, culverts, tunnels, drains, sluices, byewashes, cocks, valves, pumping stations, tanks, wells, water towers, waste water channels, gauges, filter beds, banks, walls, roads, ways, approaches, engines, pumps, machinery, apparatus, and appliances as may be necessary or convenient in connection with the proposed works, or any

of them, or for the obtaining, storing, distributing, and using of their water, or for the general purposes of their water undertaking.

To empower the Board to take, raise, collect, divert, and impound into or on their existing and proposed new reservoirs and works and into the Birley Brook the water of the Bar, Sandyford, Blackleach, Heathylea, and Blake Brooks and their respective tributaries, and any water which they at present take or impound, or are authorized to take or impound in or into any of their existing reservoirs and works, and any waters which can or may be impounded by or collected into the proposed reservoirs, or can or may be found in, on, or under, or flowing through or past any lands which they may be authorized by the Bill to acquire, or in which they may be authorized by the said Bill to acquire any estate or interest.

To constitute the proposed new works for all purposes part of the water undertaking of the Board.

To sanction and confirm the purchase by the Board of the tenement and plot of land known as the Old Star Inn, at Holymoorside, in the parish of Brampton and urban district of Brampton and Walton, in the county of Derby, and to authorize the Board to hold the same for the protection of their water supplies from pollution and for the general purposes of their water undertaking.

To authorize the Board to enter into agreements with the owners, lessees, and occupiers of any lands within the drainage area of the works authorized by the former acts of the Board, or proposed to be authorized by the Bill with reference to the execution of works for the purpose of draining such lands, or more effectually collecting, conveying, and preserving the purity of the water to, upon, or from such lands.

To authorize the Board to make bye-laws for protecting the purity of their supplies of water.

To authorize the Board to purchase lands by agreement, and to hold the same for the general purposes of their undertaking, and for the protection of their water supplies, and to provide that such lands shall not be deemed superfluous within the meaning of the Lands Clauses Consolidation Act, 1845, and to empower the Board to lease or resell any lands belonging to them, and not otherwise required for the purpose of their water undertaking on such terms and conditions (pecuniary or otherwise), and subject to such restrictions as the Board may impose or the Bill may provide.

To empower persons under disability to grant easements to the Board.

To enable the Board on any lands for the time being belonging or leased to them to execute or do all or some of the works, matters and things mentioned or referred to in section 12 of the Waterworks Clauses Act, 1847.

To empower the Board from time to time to discharge water from the works to be authorized by the Bill, or from any of their existing works, wells, reservoirs, aqueducts, and pipes into any available stream, water course, or drainage channel, and in other respects to make provisions for the discharge of water.

To empower the Board to acquire a right of way over the existing private occupation road known as Woodnook-lane, situate in the parish of Brampton, urban district of Brampton and Walton. The said right of way to commence at the junction of Woodnook-lane with the main road from Chesterfield to Old Brampton

at a point  $4\frac{1}{2}$  chains or thereabouts west of Ashgate House, and to terminate at the commencement of New Work No. 16 hereinbefore described at or near the west corner of the land or property numbered 305 on the  $\frac{1}{2500}$  scale Ordnance Map (2nd edition, 1898), Derbyshire sheet XXV-1.

To authorize the Board to exercise within so much of the Board's limits of supply as are not comprised within the districts of the constituent authorities as defined by the Chesterfield Gas and Water Board Act, 1895, the powers of an Urban Sanitary Authority under the Public Health Act, 1875, and the Acts amending the same in reference to the supply of water.

To extend the limits of the Board for the supply of gas as defined by the existing Acts and Orders relating to the Board, and to include within the limits of the Board, for all purposes relating to the supply of gas, the parishes of Barlow, Calow, Duckmanton, Temple Normanton, and Wingerworth.

To enable the Board to supply prepayment meters, and to confer and impose on the Board other and further powers, rights, privileges, and obligations in reference to their gas undertaking.

To provide that the Board shall not be liable to penalties for defects in supply of gas arising from causes beyond their control. To enable the Board to regulate the construction and placing of gas consumers' mains, pipes and meters; to provide that gas consumers shall give to the Board notice of removal and that the Board may refuse to supply gas to persons in debt for other premises, and that notice of discontinuance of supply of gas shall be given in writing; to provide as to the period of error in defective meters and as to the giving of security for gas meters, etc., by the consumers to the Board; to authorize the Board to contract with local authorities, companies, and persons authorized to supply gas under Parliamentary powers in any district adjacent to the Board's limits of supply for the supply of gas in bulk; to empower the Board to vary their rates and charges for the supply of gas and to give discounts for prompt payment and to large consumers.

To authorize the Board to borrow at interest upon the securities mentioned in section 46 of the Chesterfield Gas and Water Board Act, 1895, such sums of money and for such terms and on such conditions as the Bill may prescribe for the purpose of the works proposed to be authorized by and the cost of the Bill and for the general purposes of the undertaking of the Board.

To vary and extinguish all existing rights and privileges which would or might in any way interfere with, prevent or delay the objects of the intended Act and to confer other rights and privileges.

To vary the provisions of section 92 of the Lands Clauses Consolidation Act, 1845, and to enact that the Board may take part only of or an easement in, under or over any property which may be required for the purposes of the Bill without being required to purchase or acquire such property or any other or greater interest therein.

To alter, vary or repeal the Chesterfield Waterworks and Gaslight Company's Acts, 1855, 1865 and 1871; the Chesterfield Gas and Water Board Acts, 1895 and 1904, the Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1900; the Local

Government Board's Provisional Orders Confirmation (No. 6) Act, 1910; the Staveley Water Works Act, 1871; the Staveley Waterworks (Transfer, etc.) Act, 1883; the Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1888, and all other private and local and personal Acts and Orders relating to or affecting the Board, and to confer other and further rights and privileges.

The proposed Act will incorporate, with or without alteration, and subject to the exclusion of some or any of their provisions, the Lands Clauses Acts; the Railways Clauses Consolidation Act, 1845; the Waterworks Clauses Acts, 1847 and 1863, and all Acts amending those Acts respectively.

Plans and sections of the intended works, and plans of the lands intended to be taken and appropriated, together with a book of reference to the plans and a copy of this Notice as published in the London Gazette will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Derby, at his office at St. Mary's Gate, Derby, and on or before the same day a copy of so much of the said plans, sections, and book of reference as relates to the borough of Chesterfield, together with a copy of the said Notice, will be deposited with the Town Clerk of the Borough, at his office in Gluman Gate, Chesterfield, and a copy of so much as relates to the parish and urban district of Baslow and Bubnell, with the Clerk to the Urban District Council of Baslow and Bubnell, at his office at Bakewell, in the county of Derby; and a copy of so much as relates to the parishes and urban district of Brampton and Walton with the Clerk to the Urban District Council of Brampton and Walton, at his office at the Market-square, Chesterfield, in the county of Derby; and a copy of so much as relates to the parish and urban district of Newbold and Dunston with the Clerk to the Urban District Council of Newbold and Dunston, at his office, at Gluman Gate, Chesterfield, aforesaid; and a copy of so much as relates to the rural district of Chesterfield, with the Clerk to the Chesterfield Rural District Council, at his office, the Union Offices, Newbold-road, Chesterfield, aforesaid; and a copy of so much as relates to the parish of Holmesfield, with the Clerk to the Holmesfield Parish Council, at his office at Cordwell, Holmesfield, in the County of Derby, and a copy of so much as relates to the parish of Barlow, with the Clerk to the Barlow Parish Council, at his office, at Barlow, in the county of Derby, and a copy of so much as relates to the rural district of Bakewell with the Clerk to the Bakewell Rural District Council, at his office, the Union Offices, Bakewell, in the county of Derby, and a copy of so much as relates to the parish of Curbar with the Clerk to the Curbar Parish Council, at his office, at Curbar, in the county of Derby.

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

Dated this 11th day of November, 1910.

JNO. MIDDLETON, Chesterfield, Solicitor.  
STEVENS, SON and PARKES, 22, Bedford-row, London, W.C., Parliamentary Agents.

AN ACCOUNT of the IMPORTATIONS of BULLION and SPECIE registered in the week ended 16th November, 1910.  
IMPORTED INTO THE UNITED KINGDOM.

8322

THE LONDON GAZETTE, 18 NOVEMBER, 1910.

Countries from which Consigned.	GOLD.					SILVER.				Total of Gold and Silver.
	Bullion.		Coin.		Total of Gold.	Bullion.	Coin.		Total of Silver.	
	Unrefined, in dust, amal- gam, and bars.	Refined, in bars.	British.	Foreign.			British.	Foreign.		
	£	£	£	£	£	£	£	£	£	£
Germany ... ..	...	...	...	...	...	3,485	...	...	3,485	3,485
Belgium ... ..	...	...	1,000	...	1,000	2,400	120	...	2,520	3,520
France ... ..	...	2,032	1,000,370	12,000	1,014,402	...	314	...	314	1,014,716
United States of America ...	...	...	...	...	...	174,649	...	...	174,649	174,649
Mexico, Central and S. America (except Brazil) and West Indies	20,670	...	538	...	21,208	360	5,000	...	5,360	26,568
British South Africa ... ..	595,586	...	...	...	595,586	...	...	184	184	595,770
British India ... ..	69,640	...	...	...	69,640	...	...	...	...	69,640
Straits Settlements ... ..	5,440	2,370	...	...	7,810	...	...	...	...	7,810
Australia ... ..	76,719	...	6,000	...	82,719	5,011	22,700	...	27,711	110,430
New Zealand ... ..	...	37,000	...	...	37,000	...	...	...	...	37,000
Canada ... ..	...	...	...	...	...	33,274	...	...	33,274	33,274
Other Countries ... ..	791	...	1,582	200	2,573	...	300	1,200	1,500	4,073
Total Declared Value of the Importations registered in the week	768,846	41,402	1,009,490	12,200	1,831,938	219,179	28,434	1,384	248,997	2,080,935

AN ACCOUNT of the EXPORTATIONS of BULLION and SPECIE registered in the week ended 16th November, 1910,  
EXPORTED FROM THE UNITED KINGDOM.

No. 28438

£

Countries to which Exported.	GOLD.					SILVER.				Total of Gold and Silver.
	Bullion.		Coin.		Total of Gold.	Bullion.	Coin.		Total of Silver.	
	Unrefined, in dust, amalgam, and bars.	Refined, in bars.	British.	Foreign.			British.	Foreign.		
Germany ... ..	£	£	£	£	£	£	£	£	£	£
Netherlands ... ..	...	15,000	...	...	15,000	750	...	...	750	15,750
France ... ..	...	80	...	2,253	2,333	...	...	16	16	2,349
Portugal... ..	...	...	2,500	...	2,500	1,550	...	...	1,550	4,050
Egypt ... ..	...	...	10,000	...	10,000	2,390	...	...	2,390	12,390
Gold Coast ... ..	...	...	...	...	...	...	15,000	...	15,000	15,000
Java ... ..	...	...	8,500	...	8,500	303	...	...	303	8,803
Brazil ... ..	...	...	16,000	...	16,000	...	...	...	...	16,000
British South Africa ... ..	...	...	30,000	...	30,000	...	...	...	...	30,000
British India ... ..	...	165,750	10,500	...	176,250	130,000	...	...	130,000	306,250
Straits Settlements ... ..	...	...	10,025	...	10,025	...	...	...	...	10,025
Other Countries ... ..	...	...	...	...	...	470	...	...	470	470
Total Declared Value of the Exportations registered in the week	...	180,830	87,525	3,623	271,978	225,963	15,000	21	240,984	512,962

Statistical Department, Custom House, London,  
17th November, 1910.

H. V. READE, Principal.

THE LONDON GAZETTE, 18 NOVEMBER, 1910.

8323

## LAND REGISTRY.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following Persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Plans of the several properties can be seen at the Land Registry, Lincoln's Inn Fields. Any person may, by notice in writing signed by himself or his Solicitor, and delivered at the Registry before the expiration of one month from the appearance of this advertisement, object to the registration. The notice must state concisely the grounds of the objection, and give the address in the United Kingdom of the person delivering the notice, and, if it is delivered by a Solicitor, must give the name and address of the person on whose behalf it is given.

Number of Title.	The Land.				The Applicant.		
	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
12106	Bucks & Berks	Marlow Urban and Bisham	Osier bed forming part of an eyot in the River Thames near Marlow Lock	Freehold ...	Young James Lovell ...	High-street, Marlow, Bucks	Builder
147030	London ...	Fulham ...	Dwelling-house and garden, 42, Epirus-road <small>M.V.R.</small>	Leasehold...	William Miller ...	21, Juer-street, Battersea, S.W.	Metropolitan Police Officer
147035	London ...	Hampstead ...	Dwelling-house and garden, 200, Adelaide-road	Leasehold...	Charles Hall ...	38, Fairfax-road, South Hampstead, N.W.	Art Metal Worker
147059	London ...	Paddington ...	Dwelling-house and garden, 26, Princes-square	Leasehold...	Sarah Jane Porter ...	14, Bark-place, Bayswater, W.	Widow
147151	London ...	St. Martin in the Fields	Shop and yard, 19, New-street ...	Freehold ...	Tress Hart ...	Thanet Lodge, Maplesbury-road, Brondesbury, N.W.	Gentleman
173038	London ...	Lewisham ...	Dwelling-house and garden, 39, Leyland-road	Leasehold...	Blanche Jane Lewis ...	Lennox House, The Manor-way, Blackheath, S.E.	Wife of William Lewis
173045	London ...	Plumstead ...	Dwelling-houses and gardens, 37, 39, Glenside-road	Leasehold...	William Burstow ...	117, Old Dover-road, Blackheath, S.E.	Bootmaker

LAND REGISTRY—*continued.*

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following Persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Number of Title.	The Land.				The Applicant.		
	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
173088	London ...	Greenwich ...	Dwelling-house and garden, 83, Tuskar-street	Leasehold...	Albert Haffenden. Boothroyd	9, The Circus, Greenwich, S.E.	Builder
173202	London ...	Wandsworth Borough	Dwelling-house and garden, 25, Kingswood-road	Leasehold...	John William Robertson	42, Rosebery - road, Clapham Park, S.W.	Stereotyper
173229	London ...	Wandsworth Borough	Dwelling-house and garden, 56, Rectory-grove	Leasehold...	Mary Greenc ... ..	514A, Wandsworth-road, Clapham, S.W.	Wife of James Greene
173245	London ...	Camberwell ...	Dwelling-house and garden, 1, Marsden-road	Leasehold...	Ada Emily Garmonsway	24, Elsie-road, East Dulwich, S.E.	Spinster
173265	London ...	Wandsworth Borough	Shop and dwelling-house, 468, Wandsworth-road	Leasehold...	Henry Alexander Baker	23, Coimbra - road, Wandsworth, S.W.	Builder
12131	Sussex ...	Cowfold ... ..	26a. 2r. 31p. or thereabouts, formerly part of Homelands	Freehold ...	Herbert Addington Rigg	Wallhurst Manor, Cowfold, Sussex	Esquire, K.C.

HUGH POLLOCK, Assistant Registrar.

**A** Separate Building, duly certified for religious worship, named SALEM CHAPEL, situated at Heolgerrig, in the civil parish of Merthyr Tydfil, in the county borough of Merthyr Tydfil, in Merthyr Tydfil registration district, was, on the 10th November, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 15th November, 1910.

009 FRANK T. JAMES, Superintendent Registrar.

**A** Separate Building, duly certified for religious worship, named PEN-Y-FELIN, situated at Cwm, Nannerch, in the civil parish of Nannerch, in the county of Flint, in Holywell registration district, was, on the 12th November, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 14th November, 1910.

007 P. HARDING ROBERTS,  
Superintendent Registrar.

**A** Separate Building, duly certified for religious worship, named WESLEYAN CHAPEL, situated at Watlington, in the civil parish of Watlington, in the county of Norfolk, in Downham registration district, was, on the 11th November, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 12th November, 1910.

008 H. R. B. WAYMAN,  
Superintendent Registrar.

**A** Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHAPEL, situated at Evercreech, in the civil parish of Evercreech, in the county of Somerset, in Shepton Mallet registration district, was, on the 15th November, 1910, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 16th November, 1910.

060 A. E. NALDER, Superintendent Registrar.

#### Advertisement of Cancelling.

**NOTICE** is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the DAME AGNES LOAN SOCIETY Limited, Reg. No. 2,444 R, held at the Dame Agnes Inn, Dame Agnes-street, Nottingham, in the county of Nottingham, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.—Dated the 10th day of November, 1910.

085 J. D. STUART SIM, Chief Registrar.

#### Friendly Societies Act, 1896.

##### Advertisement of Dissolution by Instrument.

**NOTICE** is hereby given, that the CRIPPLEGATE BENEFIT SOCIETY FOR WOMEN, Register No. 687, held at the Cripplegate Institute, Golden-lane, E.C., in the county of London, is dissolved by Instrument, registered at this office, the 9th day of November, 1910, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same is set aside accordingly.

J. D. STUART SIM, Chief Registrar.  
28, Abingdon-street, Westminster,  
086 the 9th day of November, 1910.

#### Friendly Societies Act, 1896.

##### Advertisement of Dissolution by Instrument.

**NOTICE** is hereby given, that the PRINCE OF WALES LODGE, 142, GRAND UNITED ORDER OF ODDFELLOWS, held at the George and Dragon, Trub Smithy, Castleton, Near Manchester, in the county of Lancaster, is dissolved by Instrument, registered at this office, the 7th day of November, 1910, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or

other person interested in or having any claim on the funds of the Branch to set aside such dissolution, and the same is set aside accordingly.

J. D. STUART SIM, Chief Registrar.  
28, Abingdon-street, Westminster,  
081 the 7th day of November, 1910.

#### Friendly Societies Act, 1896.

##### Advertisement of Dissolution by Instrument.

**NOTICE** is hereby given, that the PICTON SICK AND BURIAL SOCIETY, Register No. 7,082, held at 12, Westminster-road, Liverpool, in the county of Lancaster, is dissolved by Instrument, registered at this office, the 7th day of November, 1910, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same is set aside accordingly.

J. D. STUART SIM, Chief Registrar.  
28, Abingdon-street, Westminster,  
082 the 7th day of November, 1910.

#### Friendly Societies Act, 1896.

##### Advertisement of Dissolution by Instrument.

**NOTICE** is hereby given, that the HOTSPUR FRIENDLY SOCIETY, Register No. 6,977, held at the Public House, 2, Tunnel-road, Liverpool, in the county of Lancaster, is dissolved by Instrument registered at this office the 9th day of November, 1910, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same is set aside accordingly.

J. D. STUART SIM, Chief Registrar.  
28, Abingdon-street, Westminster,  
083 the 9th day of November, 1910.

#### Friendly Societies Act, 1896.

##### Advertisement of Dissolution by Instrument.

**NOTICE** is hereby given, that the EMPIRE LODGE, 1,318, GRAND UNITED ORDER OF ODDFELLOWS, Register No. 1,318, held at the Clarence Parade House, Clarence-street, Cheltenham, in the county of Gloucester, is dissolved by Instrument, registered at this office, the 9th day of November, 1910, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Branch to set aside such dissolution, and the same is set aside accordingly.

J. D. STUART SIM, Chief Registrar.  
28, Abingdon-street, Westminster,  
084 the 9th day of November, 1910.

In the High Court of Justice.—Companies (Winding-up).  
Mr. Registrar Hood.  
No. 00215 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of WEINERS LITHOGRAPHIC PRINTING AND ADVERTISING COMPANY Limited.

**NOTICE** is hereby given, that by an Order made by the High Court of Justice upon the application of the Official Receiver and Liquidator of the above named Company, and dated the 25th day of October, 1910, it was ordered that the following persons be appointed a Committee of Inspection to act with the Official Receiver as Liquidator of the above named Company, namely:—John Howard Spalding, of Drury House, Russell-street, Drury-lane, London, holding a general power of attorney from Spalding and Hodge Limited; William Powrie, of 32, St. Bride-street, Fleet-street, London, holding a general power of attorney from Furnival and Company Limited; Alfred Ernest Briggs, of 17, Bear-alley, Farringdon-street, London, holding a general power of attorney from Frank Horsell and

Company Limited; and Joseph Edward Boyes, of 15, Whitefriars-street, London, holding a general power of attorney from A. B. Fleming and Company Limited.—Dated this 17th day of November, 1910.

H. BROUGHAM, Senior Official Receiver and Liquidator, 33, Carey-street, London, W.C.

In the High Court of Justice.—Companies (Winding-up).  
Mr. Registrar Hood.  
No. 00330 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of WILLIAM MARSHALL AND SONS, GRIMSBY Limited.

NOTICE is hereby given, that by an Order, dated the 4th day of November, 1910, made in the above matters, Mr. Registrar Hood has ordered that the Liquidator of the above named Company, Richard Field Helm, do convene separate meetings to be held in Grimsby, in the county of Lincoln, of (1) the unsecured creditors; (2) the holders of the ordinary shares; (3) the holders of the preference shares; and (4) the holders of the "B" Preference shares respectively of the above named Company, for the purpose of considering, and if thought fit, approving (with or without modification) a Scheme of Arrangement proposed to be made between the said Company and its unsecured creditors, and the holders of ordinary shares, preference shares, and "B" preference shares respectively of the said Company, and that such meetings will be held at the Ship Hotel, Grimsby, on Monday, the 12th day of December, 1910, as regards the meeting of the said unsecured creditors at 2.15 o'clock in the afternoon, as regards the meeting of the said ordinary Shareholders at 4.15 o'clock in the afternoon, as regards the meeting of the said preference Shareholders at 3 o'clock in the afternoon, and as regards the meeting of the said "B" preference Shareholders at 3.45 in the afternoon, at which place and respective times all the aforesaid unsecured Creditors, and Ordinary Shareholders, and Preference Shareholders, and "B" Preference Shareholders, of the said Company, are requested to attend. A copy of the Scheme of Arrangement can be seen at the offices of Messrs. Bates and Mountain, at Bethlehem-street, Grimsby, or at the office of the said Company, Victoria Mills, Grimsby, between the hours of 10 and 4, on any week day prior to the day of the said Meetings.

The said unsecured Creditors, Ordinary Shareholders, Preference Shareholders and "B" Preference Shareholders may attend such Meetings respectively, and vote in person or by proxy, provided that all such proxies are deposited with the said Richard Field Helm, the Liquidator of the said Company, at the Company's said offices, Victoria Mills, Grimsby, not later than 5 o'clock in the afternoon, on Friday, the 9th day of December, 1910.

The Court has appointed the said Richard Field Helm, or failing him, Thomas Mountain, to act as Chairman of the said Meetings, and has directed the Chairman to report the result thereof to the Court.

The said Scheme will be subject to the subsequent approval of the Court.—Dated this 14th day of November, 1910.

WILLIAMSON, HILL and CO., 13, Sherborne-lane, King William-street, London, E.C.; Agents for

BATES and MOUNTAIN, Grimsby, Solicitors for Richard Field Helm, Voluntary Liquidator of the said Company.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of Ex parte the Undertaking of the STROUD DISTRICT AND CHELTENHAM TRAMWAYS BILL, 1903, and in the Matter of the Stroud and District Tramways Act, 1903, and in the Matter of the Parliamentary Deposits Act, 1846, and in the Matter of the Parliamentary Deposits and Bonds Act, 1892 (1903, S. 3293), whereby the following inquiries are directed, viz:—

(1) An inquiry whether the property of any landowner or other person has been interfered with, or otherwise rendered less valuable, by the commencement, construction, or abandonment of the Stroud and District Tramways, or any portion thereof.

(2) An inquiry whether anything, and if anything, what is due, and to whom, by way of com-

penation, for any lands so interfered with or rendered less valuable.

(3) An inquiry whether there are any, and if so, what road authorities who have incurred expense in taking up any tramway, or any materials connected therewith, placed by the Stroud and District Tramways Company in or on any road vested in or maintainable by such road authority, or whether any damage has been caused to such roads by the construction, or abandonment, of such tramway.

(4) An inquiry what sums will make compensation for such expense and damage respectively, if any.

(5) An inquiry whether any person or persons (other than the respondents named in the said Order), is, or are, entitled to four thousand one hundred and seventy-six pounds nine shillings and five pence Consols, in Court, to the credit of "Ex parte the undertaking of the Stroud District and Cheltenham Tramways Bill, 1903."

Notice is hereby given, that any landowners or any other persons claiming under the said inquiries, are, by their Solicitors, on or before the 13th day of December, 1910, to come in and prove their claims at the Chambers of Mr. Justice Swinfen Eady and Mr. Justice Neville, at the Royal Courts of Justice, Strand, London, or in default thereof, they will be preemptorily excluded from the benefit of the said Order.

Tuesday, the 20th day of December, 1910, at 11.30 of the clock, in the forenoon, at the said Chambers (Room No. 704) is appointed for hearing and adjudicating upon the claims.—Dated this 14th day of November, 1910.

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J. C. FOX, Master.

THE PAMPA ALTA NITRATE COMPANY.  
(COMPANIA SALÍTRERA PAMPA ALTA).

NOTICE is hereby given, that a Meeting of the holders of the First Mortgage Debentures of the above named Company, secured by a Trust Deed dated the 2nd July, 1906, and made between the said Company of the one part and James Murray Tulloch and Frederick George Lomax, as Trustees, of the other part, will be held at Winchester House, London, E.C., on Thursday, the 1st day of December, 1910, at 2 o'clock in the afternoon, for the purpose of considering, and if thought fit passing an Extraordinary Resolution to the following effect:—

"That this Meeting of Debenture holders sanctions the unconditional release from the security constituted by, or in accordance with, the said Trust Deed of the 2nd July, 1906, and the Debentures issued thereunder of the 2 Estacas forming the outlying portion of the Nitrate Grounds, mentioned in Clause 2 of the said Trust Deed, and that the Trustees of the said Trust Deed be requested and empowered to execute any formal documents which may be considered desirable or expedient to effectuate such release."

This Notice is issued by the Trustees at the request of the Company, and pursuant to the provisions contained in Clause 17 of the said Trust Deed.—Dated this 17th day of November, 1910.

J. M. TULLOCH, } Trustees of the above  
F. G. LOMAX, } mentioned Trust Deed.

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PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the railways authorized by the SPEN VALLEY LIGHT RAILWAYS (EXTENSIONS) ORDER, 1901, and in the Matter of the Light Railways Act, 1896, and dated the 21st October, 1910, any landowners or other persons whose property has been interfered with or otherwise rendered less valuable by the commencement, construction, or abandonment of the railways authorized by the Spen Valley Light Railway (Extensions) Order, 1901, or any portion thereof, or who have been subjected to injury or loss in consequence of the exercise of the compulsory powers of taking property conferred upon the British Electric Traction Company Limited by the Spen Valley Light Railway (Extensions) Order, 1901, and for which injury or loss no compensation or inadequate compensation has been paid, and any road authorities who have incurred expense in taking up any railway or materials connected therewith, placed by the British Electric Traction Company Limited in or on any road vested in or main-

tainable by such road authorities respectively, and in making good all damage caused to such roads by the construction or abandonment of such railway personally, or are by their Solicitors, on or before the 7th day of January, 1911, to come in and prove their claims at the Chambers of Mr. Justice Joyce and Mr. Justice Eve, Room 696, the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Monday, the 16th day of January, 1911, at 12 o'clock noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 16th day of November, 1910.

**RICHD. JOHN VILLIERS, Master.**

**SYDNEY MORSE, 1, Kingsway, W.C.,**  
Solicitor for the British Electric Traction  
Company Limited.

In the High Court of Justice.—Companies (Winding-up).  
**Mr. Justice Neville.**  
No. 00404 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of **CLEMENT GARDNER AND COMPANY Limited.**

**N**OTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice was, on the 14th day of November, 1910, presented to the said Court by the Simms Magneto Company Limited, whose registered office is situate at Welbeck Works, Kimberley-road, Willesden, creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 29th day of November, 1910, and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself, or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

**JOHN B. and F. PURCHASE, 14, Regent-street, London, S.W.,** Solicitors for the Petitioner.

**NOTE.**—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 28th day of November, 1910.

In the County Court of Hertfordshire, holden at  
Barnet.  
No. 1 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of **G. POCKOCK AND SON Limited.**

**N**OTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Hertfordshire, holden at Barnet, was, on the 27th day of October, 1910, presented to the said Court by William Moss and Sons Limited; and that the said petition is directed to be heard before the Court sitting at the Town Hall, Barnet, on the 13th day of December, 1910, at 11.30 in the forenoon, and any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing, by himself or his Solicitor or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

**J. E. LICKFOLD and SONS, 119 and 120,**  
London-wall, in the city of London.

**NOTE.**—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the

person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 12th day of December, 1910.

130

In the High Court of Justice.—Companies (Winding-up).  
**Mr. Justice Neville.**  
No. 00403 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of **ENTERPRISE DEVELOPMENTS Limited**

**N**OTICE is hereby given that a petition for the winding up of the above named Company by the High Court of Justice was, on the 14th day of November, 1910, presented to the said Court by Saly Livschin, of Mannheim, in the Empire of Germany, Merchant, a creditor of the above named Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 29th day of November, 1910; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulation charge for the same.

**G. H. HUDSON PILE** (a member of the firm of Gush, Phillips, Walters and Williams), 3, Finsbury-circus, London, E.C., Solicitors for the Petitioner.

**NOTE.**—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named Solicitors 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 Solicitors not later than six o'clock in the afternoon of the 28th November, 1910.

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In the County Court of Lancashire, holden at  
Manchester.

No. 15 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the **EAST CHESHIRE MINING COMPANY Limited.**

**N**OTICE is hereby given that a petition for the winding up of the above named Company by the County Court of Lancashire, holden at Manchester, was, on the 14th day of November, 1910, presented to the said Court by Arthur James Murgatroyd, of No. 23, Strutt-street, in the city of Manchester, Architect and Surveyor, a creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at the Court House, Quay-street, in the city of Manchester, on the 5th day of December, 1910, at 10 o'clock in the forenoon, and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition, may appear at the time of hearing, by himself or his Solicitor, or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

**BULLOCK, WORTHINGTON, and JACKSON, 85, Mosley-street, Manchester,** Solicitors for the above named Petitioner.

**NOTE.**—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 3rd day of December, 1910.

110

In the High Court of Justice.—Companies (Winding-up).  
Mr. Justice Neville.  
No. 00412 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of RINKING Limited.

NOTICE is hereby given, that a Petition for the winding up of the above named Company by the High Court of Justice was, on the 18th day of November, 1910, presented to the said Court by Richard Nicholls, of 30, Winchenden-road, Fulham, in the county of London, builder, etc., Edward Francis Saunders, of Cowlanty, Shinrone, King's County, Ireland, Esquire, and Walter Bartholomew, of Forest Edge, Kirby Muxloe, in the county of Leicester, publisher, who are respectively Creditors of the said Company. And that the said Petition is directed to be heard before the Court, sitting at the Royal Courts of Justice, Strand, London, on the 29th day of November, 1910, and any Creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said Petition may appear at the time of hearing by himself or his counsel for that purpose, and a copy of the Petition will be furnished to any Creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

Dated this 18th day of November, 1910.

GEARE AND WILLIS, 51, Lincoln's Inn Fields, W.C., Agents for  
WALLIS AND STARKIE, Long Eaton, Solicitors for the Petitioners.

NOTE.—Any person who intends to appear on the hearing of the said Petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or by his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 28th of November, 1910.

In the High Court of Justice.—Chancery Division.  
Mr. Justice Neville.  
1910. H. 035.

In the Matter of the HARROW LAND COMPANY Limited, and reduced; and in the matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that the order of the High Court of Justice, Chancery Division, dated the 29th day of October, 1910, confirming the reduction of the capital of the above named Company from £17,500 to £9,220 and the Minute approved by the Court showing with respect to the capital of the Company as altered the several particulars required by the above Statutes was registered by the Registrar of Joint Stock Companies, on the 10th day of November, 1910. The said Minute is in the words and figures following:

"The capital of the Harrow Land Company Limited, henceforth is £9,220 divided into 16,560 shares of 10s. each, and 940 shares of £1 each, reduced from £17,500 divided into 17,500 shares of £1 each, of which 16,560 shares had been issued and were fully paid up. At the time of the registration of this Minute the full sum of 10s. per share has been, and is to be, deemed paid up, on each of the said 16,560 shares of 10s. each, and the said 940 shares have not been issued."—Dated the 14th day of November, 1910.

FISHER and STEPHENS, 6, New-court, Lincoln's Inn, W.C., Solicitors for the Company.

In the High Court of Justice.—Chancery Division.  
Mr. Justice Neville.  
No. 00146 of 1910.

In the Matter of the Companies (Consolidation) Act, 1908; and in the Matter of the COLORADO MORTGAGE and INVESTMENT COMPANY Limited, and Reduced.

NOTICE is hereby given, that the order of the High Court of Justice, Chancery Division, dated the 14th day of November, 1910, confirming the Reduction of the capital of the above named Company from £300,000 to £150,000 and the Minute approved by the Court showing with respect to the capital of the Company as altered, the several particulars required by the above Statute were registered by the Registrar of Joint Stock Companies on the 15th day of November, 1910.

The said Minute is in the words and figures following:—

"The capital of the Colorado Mortgage and Investment Company Limited and Reduced henceforth is £150,000 divided into 30,000 Ordinary shares of £5

each reduced from the original capital of £300,000 divided into 30,000 Ordinary and 30,000 Preferred shares of £5 each respectively. At the time of the registration of this Minute the sum of £5 has been, and is to be, deemed to be paid up on each of the said 30,000 Ordinary shares."—Dated the 17th day of November, 1910.

PARKER, GARRETT and CO., St. Michael's Rectory, Cornhill, London, E.C., Solicitors for the Company.

In the County Court of Warwickshire, Holden at Warwick.

In the Matter of THOMAS LOGAN Limited; and in the Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that the Order of the County Court of Warwickshire, holden at Warwick, dated the 9th day of November, 1910, confirming the reduction of the capital of the above named Company from £8,000 to £5,900 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 14th day of November, 1910. The said Minute is in the words and figures following:—

"The capital of Thomas Logan Limited henceforth is £5,900 divided into 3,000 Preference shares of £1 each and 4,200 Ordinary shares of 10s. each and 800 Ordinary shares of £1 each. At the time of registration of this Minute the whole of the said 3,000 Preference shares have been issued and allotted, and upon each of them the full amount of £1 has been, and is to be, deemed paid up and the whole of the said 4,200 Ordinary shares have been issued and allotted, and on each of them the full amount of 10s. has been, and is to be, deemed paid up. At the time of the registration of this Minute the said 800 Ordinary shares are unissued and nothing is to be deemed paid up thereon."—Dated the 16th day of November, 1910.

WRIGHT, HASSALL and CO., 11, Dormer-place, Leamington, Solicitors for the Company.

THRELKELD MINES Limited.

AT an Extraordinary Meeting of the Members of the above-named Company, duly convened and held at the Crown Hotel, Penrith, in the county of Cumberland, on the fifteenth day of November, one thousand nine hundred and ten, 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 that accordingly the Company be wound up voluntarily."

J. W. PATTINSON, Chairman.

EAST MAGDALENA EXPLOITATION COMPANY Limited. (In Liquidation.)

NOTICE is hereby given, that at an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at 46, Boulevard Gambetta, Grenoble, France, on the 5th day of October, 1910, 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 46, Boulevard Gambetta, Grenoble, France, on the 21st day of October, 1910, the following Special Resolution was duly confirmed:—

"That it is desirable to liquidate this Company, and accordingly that the East Magdalena Exploitation Company Limited be wound up voluntarily."

BARBIER, President.

The Companies (Consolidation) Act, 1908.

The TOURTEL MANUFACTURING COMPANY Limited.

AT an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at the Registered Office of the Company, 57, Chiswell-street, in the county of London, on the 27th day of October, 1910, 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 57, Chiswell-street aforesaid on the 14th day of November, 1910, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily, and that Harry Victor Askham, of 47, Brondesbury-road,

Kilburn, in the county of Middlesex, be and he is hereby appointed Liquidator for the purpose of such winding up."

Dated this 14th day of November, 1910.

070 ARTHUR FELIX DAVIES, Chairman.

The Companies (Consolidation) Act, 1908.

The STEAMSHIP "TRAFALGAR" COMPANY Limited.

AT an Extraordinary General Meeting of the Steamship "Trafalgar" Company Limited, duly convened and held at the Registered Offices of the Company, No. 88, Bishopsgate-street Within, E.C., on the 28th day of October, 1910, the subjoined Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting duly convened and held at the Registered Offices of the Company, No. 88, Bishopsgate-street Within, E.C., on the 14th day of November, 1910, the subjoined Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily under the provisions of the Companies (Consolidation) Act, 1908, and that Edwin Nye, of 88, Bishopsgate-street Within, E.C., Shipowner, be and he is hereby appointed Liquidator for the purpose of such winding-up at a remuneration of £100."

Dated this 14th day of November, 1910.

089 ARTHUR W. NYE, Chairman.

The Companies (Consolidation) Act, 1908.

In the matter of The GIDEA HALL DEVELOPMENT COMPANY Limited.

AT an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at the North British Station Hotel, Edinburgh, on the 26th day of October, 1910, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the said Company, duly convened and held at 33, Henrietta-street, Bedford-street, Strand, in the county of London, on the 10th day of November, 1910, the following Resolution was duly confirmed, viz.:—

"That the Company be wound up voluntarily, and that Charles Albert McCurdy, of Morven House, Steeles-road, Hampstead, in the county of London, Barrister-at-Law, M.P., be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated this 14th day of November, 1910.

106 CHARLES A. McCURDY, Chairman.

The Companies (Consolidation) Act, 1908.

OLIVER AND CO. (BIRMINGHAM) Limited.

AT an Extraordinary General Meeting of the above named Company, duly convened, and held at the Registered Office of the Company, situate at No. 15, Tenby-street, in the city of Birmingham, on the 10th day of November, 1910, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of the Company that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the Company be wound up voluntarily. And, further, that Mr. Frederick Montague Hawnt, of 110, Colmore-row, Birmingham, Incorporated Accountant, be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated this 16th day of November, 1910.

049 T. B. TRAWFORD, Chairman.

The Companies (Consolidation) Act, 1908.

In the Matter of PRESENTS Limited.

AT an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 15, Waterloo-street, Birmingham, on Wednesday, the 19th day of October, 1910, 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 Monday, the 7th day of November, 1910, the following resolution was duly confirmed, namely:—

"That the Company be wound up voluntarily and that Mr. Edwin Joseph Smith, of 12, Bennett's-hill, Birmingham, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding up."

Dated this 7th day of November, 1910.

080 S. T. COHN, Chairman.

GEARY, ADAMS AND COMPANY Limited:

AT an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 65, Lichfield-street, Wolverhampton, in the county of Stafford, on the 11th day of November, 1910, the following Extraordinary Resolutions were duly passed:—

Resolved—1. That it has been proved to the satisfaction of the Company that the Company, by reason of its liabilities, cannot continue its business and it is advisable to wind up the same, and accordingly the Company be wound up voluntarily under the provisions of the Companies (Consolidation) Act, 1908.

2. That Edwin Thorley Parker, of 59, Bescot, Walsall, be appointed Liquidator for the purpose of winding up the affairs of the Company.

051 EDWIN T. PARKER, Liquidator.

The Companies (Consolidation) Act, 1908.

ELLIOTT WATERTUBE BOILER COMPANY Limited.

AT an Extraordinary General Meeting of the Elliott Watertube Boiler Company Limited, duly convened, and held at 127, St. Vincent-street, Glasgow, on the 19th day of October, 1910, the subjoined Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 4th day of November, 1910, the subjoined Special Resolution was duly confirmed:—

"That the Company be voluntarily wound up, and that Ernest Charles Berridge, of 46, Queen Victoria-street, in the city of London, be and he is hereby appointed Liquidator of the Company."

FRANCIS MINTON,

133 Solicitor to the Company.

The Companies (Consolidation) Act, 1908.

Extraordinary Resolution of R. DEWSBURY AND SONS Limited.

Passed on 9th November, 1910.

AT an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the Registered Office, Warewell Works, Walsall, on the 9th day of November, 1910, 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 same and accordingly that this Company be wound up voluntarily; and that Albert Ernest Phillips, of Cannon-street, Birmingham, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding up."

069 F. W. DEWSBURY, Chairman.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the CENTAUR CYCLE COMPANY Limited.

AT an Extraordinary General Meeting of the above named Company, duly convened, and held at the King's Head Hotel, Coventry, on Tuesday, the 15th day of November, 1910, the following Extraordinary Resolution was duly passed, namely:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily."

And at the same Meeting Mr. David Theodore Neal, of No. 110, Edmund-street, Birmingham, Chartered Accountant, was appointed Liquidator for the purposes of such winding up.

132 J. F. JOHNSON, Chairman.

The Companies (Consolidation) Act, 1908.

The ECCLESTON MILL COMPANY Limited.

AT an Extraordinary General Meeting of the members of the above named Company, duly convened, and held at Eccleston Green, near Chorley, on Thursday, the 10th day of November, 1910, the following Extraordinary Resolution was duly passed, viz.:—

"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 ad-

visible to wind up the same, and accordingly that the Company be wound up voluntarily, and that Mr. George Holland Turner, of Arcade Chambers, Wigan, Chartered Accountant, and Mr. James Todd, of Winckley-square, Preston, Chartered Accountant, be and are hereby appointed Liquidators for the purposes of such winding up."

<sup>134</sup> W. ARTHUR BROOKE, Chairman.

The Companies (Consolidation) Act, 1908.

The SRAWLEY AND LANGLEY COMPANY Limited.

**A**T an Extraordinary General Meeting of the members of the above named Company, duly convened, and held at No. 57, Colmore-row, Birmingham, on the 21st day of April, 1910, the following Special Resolution was duly passed; and at a subsequent Extraordinary Meeting of the members of the said Company, also duly convened, and held at No. 57, Colmore-row, Birmingham, on the 6th day of June, 1910, the said Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily, and that Charles Herbert Smith, of 57, Colmore-row, Birmingham, Chartered Accountant, be appointed Liquidator of the Company."

<sup>135</sup> F. W. LANGLEY, Chairman.

The Companies (Consolidation) Act, 1908.

NEWMAN, HENDER AND CO. Limited.

**A**T an Extraordinary General Meeting of Newman, Hender and Co. Limited, duly convened, and held at Dyehouse Works, Woodchester, on the 24th day of October, 1910, the subjoined Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 8th day of November, 1910, the subjoined Special Resolution was duly confirmed:—

"That in accordance with the arrangements made on the sale of the business of the Company to United Brassfounders and Engineers Limited, the Company be wound up voluntarily, and that John Whitehill, of 35, Waterloo-street, in the city of Birmingham, Chartered Accountant, be and is hereby appointed Liquidator for the purposes of such winding up."

<sup>136</sup> FRANK HENDER, Chairman.

RINKING Limited.

**A**T an Extraordinary General Meeting of the Members of the above named Company, duly convened and held at 44, Kensington Mansions, Kensington, S.W., on the 25th day of October, 1910, the following Extraordinary Resolution was duly passed, viz:—

"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. Charles James March, of No. 23, Queen Victoria-street, in the city of London, Chartered Accountant, be and is hereby appointed Liquidator for the purposes of such winding up."

Dated the 25th day of October, 1910.

F. C. BOSTOCK, Chairman.

BAY OF ISLANDS SLATE SYNDICATE Limited.

**A**T an Extraordinary General Meeting of the Bay of Islands Slate Syndicate Limited, duly convened, and held at the Registered Office of the Syndicate, Finsbury-pavement House, in the city of London, on the 28th day of October, 1910, the subjoined Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Syndicate, also duly convened, and held at the same place on the 14th day of November, 1910, the subjoined Special Resolution was duly confirmed:—

"That the Syndicate having served the purpose for which it was incorporated, it is advisable to wind up the same, and accordingly that the Syndicate be wound up voluntarily, and that Mr. Christopher Charles Willson, of Finsbury-pavement House, London, E.C., Incorporated Accountant, be, and is hereby, appointed Liquidator for the purposes of such winding up, at a remuneration to be fixed by the Shareholders at the end of the winding up."

Dated this 14th day of November, 1910.

<sup>185</sup> D. N. SHAW, Chairman.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the TASMANIA GOLD MINING COMPANY Limited. (In Voluntary Liquidation.)

**N**OTICE is hereby given, in pursuance of section 188 (1) of the Companies (Consolidation) Act, 1908, that a Meeting of Creditors of the above named Company will be held at my office, 6, Queen-street-place, in the city of London, on Monday, the 5th day of December, 1910, at 11 o'clock in the forenoon.—Dated this 16th day of November, 1910.

<sup>144</sup> W. F. GARLAND, Liquidator.

The Companies (Consolidation) Act, 1908.

In the Matter of The ECCLESTON MILL COMPANY Limited.

**P**URSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the Creditors of the above named Company will be held at 7, Winckley-square, Preston, on Monday, the 28th day of November, 1910, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 15th day of November, 1910.

GEORGE HOLLAND TURNER, } Joint  
<sup>145</sup> JAMES TODD, } Liquidators.

The Companies (Consolidation) Act, 1908.

NEWMAN, HENDER AND CO. Limited.

**N**OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of Creditors of NEWMAN, HENDER AND CO. Limited will be held at the office of John Whitehill (the Liquidator), 35, Waterloo-street, in the city of Birmingham, on Monday, the 28th day of November, 1910, at 12 o'clock noon, for the purposes provided for in the said section.—Dated the 15th day of November, 1910.

<sup>146</sup> JNO. WHITEHILL, Liquidator.

PATCHO Limited.

**N**OTICE 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 2, Darley-street, Bradford, on Saturday, the 19th day of November, 1910, at eleven o'clock in the forenoon.—Dated this 14th day of November, 1910.

<sup>003</sup> GEO. F. H. GARDNER, Liquidator.

ELECTRIC THEATRES BUREAU Limited (in Voluntary Liquidation), 118, Charing Cross-road, London, W.C.

**N**OTICE 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 these offices, on Monday, the 28th day of November, 1910, at three o'clock, for the purposes provided for under the said section.—Dated this 10th day of November, 1910.

GEO. E. CORFIELD, Liquidator, Corfield and Cripwell, Balfour House, Finsbury-pavement, London, E.C.

The TOURTEL MANUFACTURING COMPANY Limited.

**N**OTICE 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, 57, Chiswell-street, in the city of London, on Thursday, the 1st day of December, 1910, at twelve o'clock noon.—Dated this 16th day of November, 1910.

<sup>071</sup> H. V. ASKHAM, Liquidator.

R. DEWSBURY AND SONS Limited.

**N**OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the Creditors of R. Dewsbury and Sons Limited will be held at The Imperial Hotel, Temple-street, Birmingham, on Tuesday, the 29th day of November, 1910, at three o'clock in the afternoon, for the purposes provided for in the said section.—Dated the 16th day of November, 1910.

<sup>072</sup> A. E. PHILLIPS, Liquidator.

The Companies (Consolidation) Act, 1908.

In the Matter of The GIDEA HALL DEVELOPMENT COMPANY Limited.

IN pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the Creditors of the above named Company will be held at 33, Henrietta-street, Bedford-street, Strand, in the county of London, on the 28th day of November, 1910, at twelve o'clock in the forenoon, for the purposes provided for in the said section.—Dated this 16th day of November, 1910.

143

CHARLES A. M'CURDY.

BAY OF ISLANDS SLATE SYNDICATE Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the Creditors of Bay of Islands Slate Syndicate Limited (in liquidation), will be held at the Registered Office of the Syndicate, at Finsbury-pavement House, London, E.C., on Thursday, the 1st day of December, 1910, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated the 18th day of November, 1910.

186

C. C. WILLSON, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the BRITISH EQUITABLE BOND AND MORTGAGE CORPORATION Limited.

NOTICE is hereby given, that the creditors of the above named Company are required on or before the 30th day of December, 1910, 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 Arthur Whittaker, of Parr's Bank-buildings, 3, York-street, Manchester, 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 14th day of November, 1910.

129

ROBINSON WALKER, SKELTON and JONGHAUS, 18, St. Ann-street, Manchester, Solicitors to the said Liquidator.

In the Matter of LAKME et CIE. Limited, of No. 22, Davies-street, W.

NOTICE is hereby given, that the creditors of the above named Company are required on or before the 30th day of November, 1910, 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 the undersigned, Archibald John Kelleway, 28, King-street, Cheapside, London, E.C., chartered accountant, liquidator of the said Company, and, if so required, by notice, in writing, from the said liquidator, are, by themselves or their Solicitors, to come 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 16th day of November, 1910.

091

A. J. KELLEWAY, Liquidator.

In the Matter of the KERSAL VALE CHEMICAL COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 10th day of December, 1910, to send their names and addresses and the particulars of their debts or claims and the names and addresses of their Solicitors (if any) to John Wm. Hirst, of 28, Queen-street, Albert-square, in the city of Manchester, incorporated 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 11th day of November, 1910.

105

JOHN WILLIAM HIRST, Liquidator, 28, Queen-street, Albert-square, Manchester.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the BARROW MINERAL WATER AND BOTTLING COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 31st day of December, 1910, being the day for that purpose fixed by the undersigned to send their names and addresses and the particulars of their debts or claims and the names and addresses of their Solicitors (if any) to the undersigned, Southcote Michael Stephen Townsend, of 6, Lawson-street, Barrow-in-Furness, in the county of Lancaster, solicitor, 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 16th day of November, 1910.

128 SOUTHCOTE M. S. TOWNSEND, Liquidator.

The Companies (Consolidation) Act, 1908.

The STEAMSHIP "TRAFALGAR" COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required on or before the 16th December, 1910, 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 Edwin Nye, of 88, Bishopsgate-street Within, E.C., the Liquidator of the above 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 may be excluded from the benefit of any distribution made before such debts are proved.—Dated this 14th day of November, 1910.

087

EDWIN NYE, Liquidator.

The Companies (Consolidation) Act, 1908.

The STEAMSHIP "TRAFALGAR" COMPANY Limited.

NOTICE is hereby given, pursuant to section 198 of the Companies (Consolidation) Act, 1908, that a Meeting of the Creditors of the Steamship "Trafalgar" Company Limited will be held at the Liquidator's Office, 88, Bishopsgate-street Within, E.C., on Friday, the 2nd of December, 1910, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 14th day of November, 1910.

088

EDWIN NYE, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of The FITZWILLIAM-HEMSWORTH COLLIERIES Limited.

NOTICE is hereby given 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. Poppleton and Appleby, 26, Corporation-street, Birmingham, on the 22nd day of December, 1910, at four 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 having any explanation that may be given by the Liquidator, and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of.—Dated the 15th day of November, 1910.

152

ERNEST HORSFIELD, Liquidator.

MORRISON INGRAM AND COMPANY Limited.  
(In Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 36, Brazennose-street, in the city of Manchester, on Thursday, the 12th day of January, 1911, 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.—Dated the 15th day of November, 1910.

622 L. NORMANTON, Liquidator.

LONDON WALL ESTATE 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 London Wall Estate Limited will be held at the office of the Liquidator, Mr. A. W. Rogers, No. 1, London Wall-buildings, London Wall, in the city of London, on Thursday, the 22nd day of December, 1910, at 12 o'clock noon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 15th day of November, 1910.

149 INGLE, HOLMES, SONS, and POTT,  
Capel House, New Broad-street, E.C.,  
Solicitors for the above named Liquidator.

The COWLEY COPPER DEVELOPMENT  
SYNDICATE 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 its registered office, No. 1, London Wall-buildings, in the city of London, on Wednesday, the 21st day of December, 1910, at 1 o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 16th day of November, 1910.

150 H. SANZENBACHER, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the POLESWORTH ELECTRICAL APPLIANCES COMPANY Ltd.

NOTICE is hereby given that, in pursuance of 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 H. Hackett and Co., 36, Cannon-street, Birmingham, on Tuesday, the 20th day of December, 1910, at 12 o'clock in the forenoon, for the purpose of having an account laid before them by the Liquidator showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanations 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 15th day of November, 1910.

151 H. HACKETT, Chartered Accountant, 36,  
Cannon-street, Birmingham.

SUDBURY SYNDICATE Limited. (In Voluntary  
Liquidation.)

NOTICE is hereby given, that the Final General Meeting of the above named Company will be held at 25, Abchurch-lane, in the city of London, on Tuesday, the 20th day of December, 1910, at 4.30 o'clock, for the purpose of having the Liquidator's accounts, showing the manner in which the liquidation has been conducted, and the property disposed of, laid before the Meeting, and of hearing any explanation that may be given by the Liquidator.—Dated this 14th day of November, 1910.

018 L. S. WOOLF, 25, Abchurch-lane, E.C.,  
Liquidator.

CARMEN SYNDICATE LIMITED. (In Voluntary  
Liquidation.)

NOTICE is hereby given, that the Final General Meeting of the above named Company will be held at 25, Abchurch-lane, in the city of London, on Tuesday, the 20th day of December, 1910, at five o'clock, for the purpose of having the Liquidator's accounts, showing the manner in which the liquidation has been conducted, and the property disposed of, laid before the Meeting, and of hearing any ex-

planation that may be given by the Liquidator.—Dated this 14th day of November, 1910.

017 B. A. WOOLF, Liquidator.

Re HALL, WILTSHIRE AND CO. 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 City Chambers, Nicholas-street, Bristol, on Wednesday, the 21st day of December, 1910, at three o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining by Extraordinary Resolution the manner in which the books and papers of the Company and of the Liquidator thereof shall be disposed of.—Dated this 14th day of November, 1910.

004 CHAS. B. WINSON, Liquidator.

The BASTABLE SUPPLY STORES Limited,  
Bristol.

NOTICE is hereby given, in pursuance of s. 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at City Chambers, Nicholas-street, Bristol, on Monday, the 19th day of December, 1910, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing them 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 and papers of the Company and of the Liquidator thereof shall be disposed of.—Dated this 11th day of November, 1910.

005 CHAS. B. WINSON, Liquidator.

GENERAL INVENTIONS Limited. (In Voluntary  
Liquidation.)

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 offices of Messrs. W. S. Ogle and Co., 90, Cannon-street, in the city of London, on Monday, the 19th day of December, 1910, at 12 o'clock noon, precisely, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 15th day of November, 1910.

021 CRAWFORD, CHESTER, and SLADE, 90,  
Cannon-street, London, E.C., Solicitors for  
the Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908; and of the B. J. SYNDICATE Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at Worcester House, Walbrook, London, E.C., on Friday, the 23rd day of December, 1910, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 12th day of November, 1910.

020 NEWMAN OGLE, Liquidator.

M. H. SYNDICATE Limited. (In Voluntary  
Liquidation.)

NOTICE is hereby given, that the Final General Meeting of the above named Company will be held at 25, Abchurch-lane, in the city of London, on Tuesday, the 20th day of December, 1910, at 4 o'clock, for the purpose of having the Liquidator's accounts, showing the manner in which the liquidation has been conducted, and the property disposed of, laid before the Meeting, and of hearing any ex-

tion has been conducted, and the property disposed of, laid before the Meeting, and of hearing any explanation that may be given by the Liquidator.—Dated this 14th day of November, 1910.

019 L. S. WOOLF, 25, Abchurch-lane, E.C.,  
Liquidator.

The JOHANNESBURG LAND, BUILDING AND INVESTMENT 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 55 and 56, Bishopsgate-street Within, in the city of London, on Monday, the 19th day of December, 1910, 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 the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated this 14th day of November, 1910.

114 N. GOLDMAN, Liquidator.

H. SALLBERG AND COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 112, Edmund-street, Birmingham, on Saturday, the 24th day of December, 1910, at 10.30 o'clock a.m., to receive the Liquidator's report, showing how the winding-up has been conducted, and its property disposed of, and to hear any explanation that may be given by the Liquidator.—Dated this 16th day of November, 1910.

147 C. H. SMALLWOOD, Liquidator.

The CHARLESTOWN BRICK AND TILE COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Exchange Chambers, 29, Northgate, Halifax, on Wednesday, the 21st day of December, 1910, at 12 o'clock noon, for the purpose of having an account laid before them by the Liquidator, 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.—Dated this 16th day of November, 1910.

030 W. BAILEY, Halifax, Solicitor to the Liquidator.

ROSE'S PARAGON HOUSE HOTEL COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 36, High-street, Ramsgate, on Monday, the 19th day of December, 1910, at three o'clock in the afternoon, precisely, to receive the Report of the Liquidator, showing how the winding-up of the Company has been conducted, and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts, and documents of the Company.—Dated this 10th day of November, 1910.

006 JOHN D. SCARLETT, Liquidator.

GUARA GUARA AND MASANZANE ESTATES COMPANY Limited. (In Liquidation.)

(Incorporated in Portuguese East Africa.)

AT an Extraordinary General Meeting of the Members of the GUARA GUARA AND MASANZANE ESTATES COMPANY Limited (In Liquidation), held at the office of the Liquidator, No. 1, Broad-street Place, in the City of London, on Monday, the 14th November, 1910, Mr. William H. Stentiford, the Liquidator, presiding, when there were present shareholders representing in person or by proxy 60,576 shares, the Liquidator gave an account of the manner in which the winding-up had been conducted and the property of the Company disposed of, and the following Resolution was unanimously passed:—

"That the account now submitted to this Meeting, showing the manner in which the winding-up had

been conducted and the property of the Company disposed of, be received and adopted."

Dated this 15th day of November, 1910.

148 WM. H. STENTIFORD, Liquidator.

BORNEO TOONGOOD 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 7, St. Mildred-court, Bank, London, E.C., on Monday, the 19th day of December, 1910, at 2.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the 15th day of November, 1910.

092 HERBERT LANHAM, Liquidator, 7, St. Mildred-court, Bank, E.C.

BAGSLATE UNITED METHODIST FREE CHURCH SICK AND BURIAL SOCIETY.

NOTICE is hereby given, that a General Meeting of the Members of the above named Society will be held in the Methodist Schoolroom, Edenfield-road, Norden, on the 17th day of December, 1910, at three o'clock in the afternoon, to receive the report of the Liquidators, showing how the winding-up of the Society has been conducted and its property disposed of, and to hear any explanation that may be furnished by the Liquidators.—Dated this 15th day of November, 1910.

112 ROBT. D. MATTLEY, 36, Yorkshire-street, Rochdale, Solicitors for the Liquidators.

In the Matter of YOULA COTTONS (ASHTON) Limited. (In Liquidation.)

NOTICE is hereby given, in pursuance of sections 195 and 222 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 14, Ironmonger-lane, E.C., on Tuesday, the 20th day of December, 1910, 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 directing by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated this 12th day of November, 1910.

113 O. WYATT WILLIAMS, Liquidator.

The BRITISH LYSOFORM COMPANY Limited. (In Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the British Lysoform Company Limited (in Liquidation) will be held at the Office of the Liquidator, 60, London-wall, London, E.C., on Wednesday, the 21st day of December, 1910, at 2.30 o'clock p.m., 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, of hearing any explanation that may be given by the Liquidator, of fixing the Liquidator's remuneration, and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof shall be disposed of.—Dated this 18th day of November, 1910.

182 ROBERTSON LAWSON, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908.

MANN'S DRUG STORES Limited. (In Liquidation.)

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 12, King-street, Cheapside, E.C., on Monday, the 19th day of Decem-

ber, 1910, 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 15th day of November, 1910.

181 CHARLES BRANNAN, Liquidator.

The Companies (Consolidation) Act, 1908.

The UNIVERSITY HOTEL Limited.

NOTICE is hereby given, pursuant to section 195 of the Companies Consolidation Act, 1908, that a General Meeting of the Members of the above named Company will be held at No. 8, Bloomsbury-square, London, on Thursday, the 22nd day of December, 1910, at ten o'clock in the forenoon, for the purpose of having an account laid before the Company showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of having any explanation that may be given by the Liquidator, and for the purpose of passing an Extraordinary Resolution disposing of the books, accounts and documents of the Company and the Liquidator.—Dated the 17th day of November, 1910.

184 A. MACMURCHY, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of W. R. KEALEY Limited (in Voluntary Liquidation).

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 offices of Messrs. Oscar Berry and Company, Chartered Accountants, Monument House, Monument-square, London, E.C., on Tuesday, the 20th day of December, 1910, at three o'clock in the afternoon precisely, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 14th day of November, 1910.

OSCAR BERRY, Liquidator (of the firm of Oscar Berry and Co., Chartered Accountants), Monument House, Monument-square, London, E.C.; and at Brighton, Portsmouth, Bristol and Grimsby.

187

NOTICE is hereby given, that the Partnership lately subsisting between Robert Scaife, of 5, Lidgett, Colne, in the county of Lancaster, James Scaife, of 103, Keighley-road, Colne aforesaid, William Jackson Scaife, of Clarence-street, Colne aforesaid, and Robert Scaife, of 1, Craven-street, Colne aforesaid, carrying on business, as Machine Makers, in Clarence-street, Colne aforesaid, under the style or firm of "ROBERT SCAIFE," has been dissolved by mutual consent as and from the 7th day of November, 1910. All debts due to and owing by the late firm will be received and paid by the said James Scaife and Joseph Dyson Scaife, by whom the business will, in future, be carried on under the old style of "Robert Scaife."—Dated this 15th day of November, 1910.

ROBERT SCAIFE.  
WILLIAM J. SCAIFE.  
ROBERT SCAIFE.  
JAMES SCAIFE.

186

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Alois Pomponay and Josef Schmidt, carrying on business as Hairdressers, Hair Merchants and Perfumers, at 86, Osborne-road, Southsea, Hants, under the style or firm of POMPONAY AND CO., has been dissolved by mutual consent as and from the 22nd day of October, 1910. All debts due to and owing by the said late firm will be received and paid

by the said Alois Pomponay.—Dated the 11th day of November, 1910.

ALOIS POMPONAY.  
JOSEF SCHMIDT.

157

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Richard Plant, Thomas James Plant and William Albert Plant, carrying on business as Brush Manufacturers and General Hardware Dealers, at 23, Edgbaston-street, Birmingham, in the county of Warwick, under the style or firm of THOMAS PLANT, was dissolved as and from the 30th day of August, 1910, by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said Richard Plant and Thomas James Plant, who will henceforth carry on the said business under the same style or firm of Thomas Plant at the same address.—Dated the 12th day of November, 1910.

RICHARD PLANT.  
THOMAS JAMES PLANT.  
WILLIAM ALBERT PLANT.

158

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Thomas Owens, Charles William Owens and Frederick William Owens, carrying on business as Acetylene Gas, Electric Lighting and Hot Water Engineers and Chemical Plumbers, at Pontardawe, in the county of Glamorgan, under the style or firm of THE PONTARDAWE ACETYLENE GAS AND CARBIDE COMPANY, has been dissolved by mutual consent as and from the 27th day of August, 1910. All debts due to and owing by the said late firm will be received and paid by the said Charles William Owens and Frederick William Owens.—Dated 12th day of November, 1910.

WM. T. OWENS.  
CHAS. WM. OWENS.  
FRED. WM. OWENS.

153

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Pelham Page Maitland, Charles Joseph Haworth, and John Pelham Blanchard Maitland, carrying on business as Solicitors, at 7, Tammy Hall-street, in the city of Wakefield, under the style or firm of MAITLANDS AND HAWORTH, has been dissolved by mutual consent as and from the 12th day of November, 1910.—Dated the 12th day of November, 1910.

P. P. MAITLAND.  
C. J. HAWORTH.  
JOHN P. B. MAITLAND.

154

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Greensmith and George Betts, carrying on business as Plumbers, Glaziers and Gasfitters, at 18, Queen-street, in the county borough of Derby, under the style or firm of "GREENSMITH AND BETTS," has been dissolved by mutual consent as and from the 30th day of September, 1910. All debts due to and owing by the said late firm will be received and paid by the said George Betts, who will continue to carry on the said business under the style or firm of "Greensmith and Betts" on his own account.—Dated the 14th day of November, 1910.

THOMAS GREENSMITH.  
GEORGE BETTS.

155

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Storey and Arthur Johnson Hopper, carrying on business as Solicitors at 55, John-street, Sunderland, in the county of Durham, under the style or firm of "MESSRS. STOREY AND HOPPER," has been dissolved by mutual consent as and from the 14th day of November, 1910. All debts due to and owing by the said late firm will be received and paid by the said William Storey, by whom the business will in future be carried on under the style or firm of "Messrs. Storey and Hopper."—Dated this 14th day of November, 1910.

WILLIAM STOREY.  
ARTHUR J. HOPPER.

159

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Fritz Susmann and William Hewitt the younger, carrying on business as Commission Agents at 102, High-street, in the city of Manchester, under

the style or firm of F. SEAMAN AND CO., has been dissolved by mutual consent as and from the 17th day of October, 1910. All debts due to and owing by the said late firm will be received and paid by Fritz Susmann.—Dated the 16th day of November, 1910.

FRITZ SUSMANN.  
WM. HEWITT, Junr.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Mark Hanslip, Junior, John William Hanslip, and George Edward Hanslip, carrying on business at The Viaduct and The Primet Hill Cart and Waggon Works, both in Colne, in the county of Lancashire, as Wheelwrights, under the style or firm of "HANSLIP BROTHERS," has this day been dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned, Mark Hanslip, Junior, and John William Hanslip, who will continue to carry on the business under the old style or firm.—Dated this 11th day of November, 1910.

MARK HANSLIP, Junr.  
JOHN WILLIAM HANSLIP.  
GEORGE EDWARD HANSLIP.

**N**OTICE is hereby given, that the Partnership formerly subsisting between us the undersigned, Ezra Murad Sutton, Ezra Ibrahim Shalom, Maurice Altaras, and Moise Daniel de Picciotto as Merchants at the city of Manchester, under the style of PICCIOTTO, SHALLOM and Co., and at Cairo, Egypt, under the style of Ezra M. Sutton and Co., was dissolved on the 17th day of March last. The liabilities of the said firm having been discharged the property and assets thereof now belong to the said Ezra Murad Sutton solely.—Dated this 24th day of August, 1910.

M. D. DE PICCIOTTO.  
MAURICE ALTARAS.  
EZRA I. SHALOM.  
EZRA M. SUTTON.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Albert Herbert Price and James Kellett, carrying on the business of Contractors at Castle Boulevard, in the city of Nottingham, under the style of A. H. PRICE AND CO., has been dissolved by mutual consent as from this date. All debts due to or owing by the late firm will be received and paid by the said Albert Herbert Price, by whom the business will in future be carried on at the same address and under the same style of A. H. Price and Co.—Dated this 24th day of September, 1910.

A. H. PRICE.  
J. KELLETT.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned Henry Reginald Taylor and Thomas Cantrill Proctor, carrying on the business of Wholesale Newsagents, Stationers and Booksellers, at 6, Dale End, in the city of Birmingham, and at 5, Stone-street, Dudley, in the county of Worcester, under the style or firm of H. R. TAYLOR AND CO., was this day dissolved by mutual consent as and from the 1st day of October, 1910. All debts due to and owing by the said late firm will be received and paid by the said Henry Reginald Taylor, who will continue the business on his own account at the same addresses and under the same style as heretofore.—Dated this 14th day of November, 1910.

H. R. TAYLOR.  
THOS. C. PROCTOR.

**N**OTICE is hereby given, that the Partnership which has for some time past been carried on by Thomas Clarke and Richard Cornell Lohmann, under the firm of THOMAS CLARKE AND CO., at 40, King William-street, in the city of London, in the trade or business of Tea Dealers, has been dissolved by mutual consent as from the 31st day of October, 1910.—Dated this 16th day of November, 1910.

THOS. CLARKE.  
R. C. LOHMANN.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Alexander Thomas Moffat, Charles Fairgrieve Moffat, Samuel Wells, and Arthur Wells, carrying on business as Manufacturing Confectioners, at 4,

Bazaar-street, Pendleton, under the style or firm of MOFFAT AND WELLS BROTHERS, has been dissolved by mutual consent as and from the 12th day of November, 1910. The said Samuel and Arthur Wells will continue to carry on business as S. and A. Wells, at Bazaar-street, Pendleton, Manchester, and the said Alexander Thomas Moffat and Charles Fairgrieve Moffat will carry on business as Moffat Brothers, at The Empire Confectionery Works, Mawson-street, Ardwick, Manchester.

All debts due to the said late firm of Moffat and Wells Brothers will be received by the said Moffat Brothers.—Dated the 14th day of November, 1910.

ALEX. T. MOFFAT.  
CHARLES H. MOFFAT.  
SAMUEL WELLS.  
ARTHUR WELLS.

#### GODEFROY AND REFRAY.

**N**OTICE is hereby given, that the Partnership hitherto subsisting between us, and carried on under the style of GODEFROY AND REFRAY, at 12 and 13, Burford-road, Stratford, in the county of Essex, in the trade or business of Fruit Salesmen, was, on the 17th day of September, 1910, dissolved by mutual consent.—As witness our hands this 26th day of October, 1910.

VICTOR B. GODEFROY.  
T. REFRAY.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Matilda Elizabeth Evans, formerly of the Birchills, Walsall, in the county of Stafford, but now of Saltley, near Birmingham, in the county of Warwick (the wife of Enoch Evans, Architect), and Edward Goddard, of Mellish-road, Walsall, aforesaid, Whip Manufacturer, carrying on business as Brick Manufacturers, at North Walsall and Birchills, Walsall, aforesaid, under the style or firm of "THE BIRCHILLS AND NORTH WALSALL BRICK COMPANY" was on the 19th day of October, 1910, dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned, Edward Goddard, by whom the business will in future be carried on under the said late firm name or style of "The Birchills and North Walsall Brick Company."—Dated this 11th day of November, 1910.

MATILDA ELIZABETH EVANS.  
EDWARD GODDARD.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Harry Edward King and Norman Robert Cutlack, carrying on business as Wine and Spirit Merchants, at Margate, under the style or firm of "CRAWFORD AND CO.," has been dissolved by mutual consent as from the fifteenth day of April, 1910. All debts due and owing to or by the said late firm will be received or paid by the said Norman Robert Cutlack.—As witness our hands this 8th day of November, 1910.

H. E. KING.  
NORMAN R. CUTLACK.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Jose Louis Guggenheim and Arthur James Peacock, carrying on business as Tailors, at 43, Sackville-street, St. James's, London, under the style or firm of "GUGGENHEIM AND PEACOCK," has been dissolved by mutual consent as and from the twelfth day of November, 1910. All debts due to and owing by the said late firm will be received and paid by the said Jose Louis Guggenheim.—Dated this 14th day of November, 1910.

J. E. GUGGENHEIM.  
A. J. PEACOCK.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles Maynard, William Alfred Jackman and Owen Pearcey Drever, carrying on business as Theatre Proprietors, at The Coliseum Theatre, Kettering, Northants, has been dissolved by mutual consent as from the 11th day of November, 1910. All debts due and owing to or by the said late firm will be received or paid by the said William Alfred

Jackman and Owen Pearcey, Drever. And such business will be carried on in the future by the said William Alfred Jackman and Owen Pearcey, Drever.—As witness our hands this 11th day of November, 1910.

CHARLES MAYNARD.  
WILLIAM ALFRED JACKMAN.  
OWEN PEARCEY DREVER.

037

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Arthur Reynolds and Henry Stenson, carrying on business as Lace Designers and Draughtsmen, at York-chambers, Long Eaton, in the county of Derby, under the style or firm of "REYNOLDS AND STENSON," has been dissolved by mutual consent as from the date hereof. All debts due to and owing by the said late firm will be received and paid by the said Arthur Reynolds. The said Arthur Reynolds will in future carry on business at York-chambers, Long Eaton, aforesaid, and the said Henry Stenson, at Oxford-buildings, Long Eaton, aforesaid.—As witness our hands this 12th day of November, 1910.

048

ARTHUR REYNOLDS.  
HENRY STENSON.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Louis Stephen Beale, Louis Bernhardt George Stephen Beale and Bertram Saxon Beale, carrying on business as Builders, Contractors, Builders Merchants and General House Furnishers, at Tunbridge Wells, in the county of Kent, under the style or firm of "BEALE AND SONS," has been dissolved by mutual consent as and from the 30th day of June, 1909, so far as concerns the said Louis Stephen Beale, who retires from the said firm. The said business will in future be carried on by the said Louis Bernhardt George Stephen Beale and Bertram Saxon Beale, under the style or firm of "BEALE AND SONS," and they will receive and pay all debts due to and owing by the said late partnership firm.—Dated this 14th day of November, 1910.

059

LOUIS S. BEALE.  
L. BERNHARDT BEALE.  
B. SAXON BEALE.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Lawrence Longstaffe, Ernest Victor Longstaffe, Thomas Collingwood Fenwick, and Frederick Gustav Lewis, carrying on business as Solicitors, at 16, Berners-street, London, under the style or firm of "DOD, LONGSTAFFE, SON AND FENWICK," has been dissolved by mutual consent as and from the 31st day of October, 1910. All debts due to and owing by the said late firm will be received and paid by the last three of the above named partners, who have formed a new partnership, and will continue to carry on business under the same style and at the same address.—Dated this 9th day of November, 1910.

076

J. L. LONGSTAFFE.  
ERNEST V. LONGSTAFFE.  
T. C. FENWICK.  
FRED. G. LEWIS.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Savage and John Hatfield, carrying on business as Metal Polishers and Nickel Platers, at 45, Greek-street, Soho, under the style or firm of "SAVAGE AND HATFIELD," has been dissolved by mutual consent as and from the 12th day of November, 1910. All debts due to and owing by the said late firm will be received and paid by the said James Savage.—Dated the 12th day of November, 1910.

107

G. SAVAGE.  
J. HATFIELD.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Thomas Walters and Sion Jacob Micael (known as S. Michel), carrying on business as Sauce and Fruit Chutney Manufacturers, at Oak Nurseries, Goff's Oak, Cheshunt, in the county of Hertford, and Corn Exchange Buildings, Manchester, in the county of Lancaster, under the style or firm of "MICHEL AND WALTERS," has been dissolved by mutual consent as and from the 11th day

of November, 1910.—Dated the 14th day of November, 1910.

JOHN THOMAS WALTERS.  
SION JACOB MICHEL.

108

JOHN RICHARDS, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Victoria, Chapter 35.

**N**OTICE is hereby given, that all persons being creditors of, or otherwise having any claims upon or against the estate of John Richards, late of the Boot Inn, Lower High-street, in the town and county borough of Merthyr Tydfil, Licensed Victualler, deceased (who died on the 20th day of November, 1909, intestate, and letters of administration of whose estate were granted to Sarah Ann Richards, his lawful widow and relict, at the Llandaff District Registry of the Probate Division of the High Court of Justice on the 11th day of January, 1910), are required to send to me, the undersigned, the Solicitor to the said administratrix, the particulars of their claims upon or against the said estate on or before the 31st day of December, 1910, and that after that date the said administratrix will administer the whole of the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which she shall then have had notice.—Dated this 17th day of November, 1910.

JOHN WILLIAM LEWIS, Market Square Chambers, Merthyr Tydfil, Solicitor to the said Administratrix.

026

HENRY AUGUSTUS PIERREPONT, Deceased.

Pursuant to the Statute 22 and 23 Victoria, Chapter 35.

**N**OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Henry Augustus Pierrepont, late of No. 12, Cardozo-road, Holloway, in the county of Middlesex, Gentleman, deceased (who died on the 16th day of September, 1910, and whose will was proved on the 22nd day of October, 1910, by Charlotte Constance Wight, the executrix, in the Principal Probate Registry of the High Court of Justice), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors for the said executrix, on or before the 15th day of December, 1910, 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, or 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 15th day of November, 1910.

ELKIN and HENRIQUES, 3, Salters' Hall-court, Cannon-street, E.C.

011

Re WILLIAM JONES, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

**N**OTICE is hereby given, that all persons having any claims against the estate of William Jones, late of Sea View House, Horton, in the parish of Penrice, in the county of Glamorgan, deceased (who died on the 27th May, 1910), are hereby required to send written particulars of such claims to us, the undersigned, Solicitors for John Bevan, the executor of the deceased, on or before the 31st December next, after which date the said executor will proceed to distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 15th day of November, 1910.

AERON THOMAS and CO., 18, York-place, Swansea, Solicitors for the said Executor.

013

Re EDWIN CLAPHAM, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, Chapter 35.

**N**OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edwin Clapham, late of 1, Cushion-court, Old Broad-street, in the city of London, 14, Broadwater Down, Tunbridge Wells, in the county of Kent, and of the Reform Club, Pall Mall, in the county of London, Esquire, deceased (who died on the 28th day of August, 1910, and whose will (with two codicils) was proved on the 17th day of October, 1910, by Mary Caroline Clapham, Edwin

John Merlet Clapham, Edward Guard Rock, and John Clapham, the executors therein named), are required to send particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the executors, on or before the 31st day of December, 1910, 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.—Dated this 15th day of November, 1910.

EMANUEL and SIMMONDS, 19, Finsbury-circus, E.C., Solicitors for the said Executors.

The Honourable CHARLES STEWART ROLLS, 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 The Honourable Charles Stewart Rolls, late of South Lodge, Rutland Gate, in the county of London (who died on the 12th day of July, 1910, and letters of administration to whose estate were granted to the Right Honourable John Allan, Baron Llangattock, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of September, 1910), are hereby required to send particulars in writing of their debts, claims or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 24th day of December, 1910. And notice is hereby given, that at the expiration of that time the said administrator will proceed to distribute the assets of the said deceased 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 seventeenth day of November, 1910.

JOHNSONS, LONG and Co., 9, New-square, Lincoln's Inn, London, W.C., Solicitors for the said Administrator.

034

MISS EMMA HARVEY, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Emma Harvey, late of 60, Durham-road, Manor Park, in the county of Essex, retired ward matron of Christ's Hospital, Spinster (who died on the 6th day of September, 1910, and whose will was proved at the Principal Registry on the 27th day of October, 1910, by John Frederic Gibbs and Elizabeth Gibbs, the executors therein named), are required to send particulars of their debts, claims or demands to the undersigned on or before the 22nd day of December, 1910, after which date the assets of the deceased will be distributed, having regard only to the debts, claims and demands of which notice shall have been received by that date.—Dated this 14th day of November, 1910.

EDWARD BETTELEY, 23, Surrey-street, Victoria Embankment, W.C., Solicitor for the Executors.

035

Trustee Relief Act, 22 and 23 Vic.

Notice to Creditors.

ALEXIS DUCO HARMENS, 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 Alexis Duco Harmens, late of 7, Orme-square, Bayswater, in the county of Middlesex, and of 34, Mark-lane, in the city of London, merchant, who died on the 18th day of September, 1910, and letters of administration (with the will annexed) to whose estate were granted to Cornelius Harmens, the attorney of Isaac Harmens, the executor named in the said will, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of November, 1910, are hereby required to send particulars, in writing, of their debts, claims or demands to me, the undersigned, the Solicitor for the said administrator, on or before the 31st day of December, 1910.

And notice is hereby given, that at the expiration of that time the said administrator 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 16th day of November, 1910.

ADOLPHUS SELIM, 21, Mincing-lane, London, E.C., Solicitor for the said Administrator.

036

EDWARD HAMMOND, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

NOTICE is hereby given that all persons having any claims against the estate of Edward Hammond, late of West Hill-terrace, Mansfield, in the county of Nottingham, Coach Builder, deceased (who died on the 18th day of March, 1910, and letters of administration (with will annexed) of whose estate were granted by the District Registry of the Probate Division of His Majesty's High Court of Justice at Nottingham on the 11th day of July, 1910, to Fanny Hammond, the widow and relict of the deceased), are hereby required to send the particulars of their claims or demands to me, the undersigned, John Edward Alcock, the Solicitor for the said administratrix, on or before the 31st day of December next, after which day the administratrix will proceed to distribute the assets of the said deceased amongst the parties legally entitled thereto, having regard only to the claims of which she shall then have had notice.—Dated this 16th day of November, 1910.

047

J. E. ALCOCK, Solicitor, Mansfield.

FREDERICK HOLGATE CARWARDINE, Deceased.

Pursuant to the Statute 22nd and 23rd Vict., cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Frederick Holgate Carwardine, late of Lowestoft, in the county of Suffolk, Esq., who died on the 26th of July, 1910, and whose will was proved on the 25th of October, 1910, in the Principal Probate Registry by John William Howard Keeling and Frank Hunt, both of Earls Colne, in the county of Essex, the executors thereof, are required to send particulars of their claims to the said John William Howard Keeling before the 25th of December next. And notice is also hereby given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which they shall then have notice, and that they will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.—Dated this 15th of November, 1910.

MORTON and SON, Halstead, Essex, Solicitors for the Executors.

053

Re HENRY BLAMIRE, Deceased.

Pursuant to Act of Parliament 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Henry Blamires, late of Beechfield, Marton, near Blackpool, in the county of Lancaster, who died on the 16th day of September, 1910, and whose will was proved in the Principal Probate Registry on the 4th day of November, 1910, by William Blamires and John Airey, the executors named in the said will, are hereby required to send the particulars in writing of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 31st day of December, 1910, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice, and will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 16th day of November, 1910.

RAMSDEN, SYKES and RAMSDEN, Station-street Buildings, Huddersfield, Solicitors to the said executors.

054

**EMMA WEST, Deceased.**

Pursuant to the Statute, 22nd and 23rd Victoria, cap. 35, intituled, "An Act to further amend the Law of Property and to relieve Trustees."

**N**OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Emma West, late of 23, Lawn-crescent, Kew-gardens, in the county of Surrey, Spinster, deceased, who died on the 10th day of January, 1910, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 17th day of February, 1910, by Charles Herbert Wright and William Henry Sanders, the Executors therein named) are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, on or before the 9th day of December, 1910, after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims 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 to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 17th day of November, 1910.

W. H. SANDERS, 55 and 56, Chancery-lane,  
W.C., Solicitors for the Executors.

**Re GEORGINA LOUISA TURNER, Deceased.**

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

**N**OTICE is hereby given that all creditors and other persons having any debts, claims, or demands against the estate of Georgina Louisa Turner, late of "Floriana," No. 20, Collegiate-crescent, in the city of Sheffield, Widow, deceased (who died on the 24th day of October, 1910, 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, 1910, by William Dust, of the city of Sheffield, Solicitor, the executor 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 executor, on or before the 1st day of January, 1911, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 15th day of November, 1910.

ALDERSON, SON and DUST, 23, Change-alley, Sheffield, Solicitors for the said Executor.

**JONATHAN EDMONDSON JOEL, Deceased.**

Pursuant to Statute 22 and 23 Victoria, cap. 35.

**N**OTICE is hereby given that all persons having claims against the estate of Jonathan Edmondson Joel, late of 25, Victoria-square, in the city of Newcastle-upon-Tyne, Barrister-at-law, deceased (who died on the 24th of September, 1910, and to whose estate Letters of Administration were granted by the District Probate Registry of His Majesty's High Court of Justice, Newcastle-upon-Tyne, on the 4th of November, 1910, to Mabel Winifred Joel) are required to send particulars thereof to us, the undersigned, on or before the 31st day of December, 1910, after which date the administratrix will distribute the assets of the deceased having regard only to such claims as she shall then have had notice.—Dated this 15th day of November, 1910.

JOEL and PARSONS, 1, Newgate-street, Newcastle-upon-Tyne, Solicitors for the Administratrix.

**Re WILLIAM BERRY, Deceased.**

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

**N**OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William Berry, late of Park House, Wigan, in the county of Lancaster, Surgeon, deceased (who died on the 29th day of July, 1910, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 20th day of September, 1910, by Catherine Margaret Berry,

Joseph Foreman Berry, and Cecil Berry, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 1st day of December, 1910, 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 17th day of November, 1910.

JAMES WILSON, 22, King-street, Wigan,  
Solicitor for the said Executors.

**Re SARAH ANN BACHE, Deceased.**

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

**N**OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Sarah Ann Bache, late of Netchwood Bridgnorth, in the county of Salop, formerly of The Hand and Trumpet, Betley, in the county of Stafford, Widow, deceased (who died on the 12th day of October, 1910, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 11th day of November, 1910, by Sydney Reece, Farmer, and Ella Reece, Spinster, both of Netchwood Bridgnorth aforesaid, 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 20th day of December, 1910, 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 16th day of November, 1910.

T. and E. SLANEY, Newcastle, Staffordshire,  
Solicitors for the said Executors.

**Re JAMES POOLE, Deceased.**

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

**N**OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of James Poole, late of 13, Mount Pleasant and West-street, both in Newcastle-under-Lyme, in the county of Stafford, Builder and Contractor, deceased (who died on the 25th day of July, 1910, and whose will was proved in the Lichfield District Registry of the Probate Division of His Majesty's High Court of Justice on the 1st day of October, 1910, by Elizabeth Poole, of 13, Mount Pleasant, Newcastle-under-Lyme aforesaid, Widow, the executrix 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 executrix, on or before the 20th day of December, 1910, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands she shall not then have had notice.—Dated this 15th day of November, 1910.

T. and E. SLANEY, Newcastle, Staffordshire,  
Solicitors for the said Executrix.

**Re FREDERICK GEORGE RIMELL, Deceased.**

Pursuant to the Act of Parliament 22 and 23 Vict., Chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

**N**OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Frederick George Rimell, late of 9, Welbeck House, Welbeck-street, in the county of London, deceased, who died on the 29th day of September, 1910, and whose will and three codicils were proved in the Principal Registry of the Probate

Division of His Majesty's High Court of Justice on the 12th day of November, 1910, by William Richard Bennett, of 10, King's Bench-walk, Temple, in the city of London, and Samuel Glenholme Lennox Bradley, of Chepstow-place, Bayswater, in the county of London, 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 31st day of December, 1910, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 16th day of November, 1910.

W. R. BENNETT and CO., 10, King's Bench-walk, Temple, London, E.C., Solicitors for the said Executors.

JOHN RIDER, 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 Rider, late of No. 12, Norfolk-street, Strand, in the county of London, and No. 265, High-road, Ilford, in the county of Essex, formerly residing at Clarence Lodge, St. Albans, in the county of Herts, No. 9, St. Margarets-place, and No. 16, Oriental-place, Brighton, in the county of Sussex, and The Croft, Little Heath, Potters Bar, in the county of Middlesex, Solicitor (who died on the 3rd day of September, 1910, and whose will was proved by Lucy Madeley Rider, the sole executrix therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 17th day of September, 1910), are hereby required to send particulars in writing of their debts, claims, or demands to me, the undersigned, the Solicitor for the said executrix, on or before the 19th day of December, 1910. And notice is hereby given, that at the expiration of that time the said executrix will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which she shall then have 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 16th day of November, 1910.

R. H. WHITWORTH, 12, Norfolk-street, Strand, London, W.C., Solicitor for the said Executrix.

MARIANNE OLIVER TOWNSHEND, Deceased.  
Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all persons having any claims against the estate of Marianne Oliver Townshend, late of Carrick House, Tunbridge Wells, in the county of Kent, Widow (who died on the 15th day of July, 1910, and letters of administration of whose estate were granted out of the Principal Registry of the High Court of Justice on the 12th day of October, 1910, to her son, the Rev. Edward Mansel Townshend, and her daughter, Elizabeth Marion Hungerford Townshend), are hereby required to send particulars thereof to the undersigned on or before the 14th day of December, 1910, after the expiration of which time the said administrators will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and 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 14th day of November, 1910.

JAMES B. SOMERVILLE, 48, Lincoln's-inn-fields, London, W.C., Solicitor to the said Administrators.

Re ELIZA NELSON, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands which have not already been sent in against the estate of Eliza Nelson, late of Camden Lodge, Harborne-road, Edgbaston, in the county of Warwick, Widow, deceased (who died on the 1st day of August, 1910, and whose will was proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice on the 23rd day of September, 1910, by Ada Mary Nelson, spinster, daughter of the deceased, and Gurney Nelson, nephew of the deceased, 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 December, 1910, 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 16th day of November, 1910.

BALDEN and SON, 2, Newhall-street, Birmingham, Solicitors for the said Executors.

Re JESSE OWNER, Deceased.

Pursuant to the Statute 22 and 23 Vict. cap. 35.

NOTICE is hereby given, that all persons having any claim against the estate of Jesse Owner, late of Sharpness, in the county of Gloucester, out of business (who died on the 22nd day of September, 1910, and whose will was proved at the District Probate Registry at Gloucester, on the 12th day of November, 1910, by Sarah Jane Owner and Arthur Griffiths, the executors named in the said will), are hereby required to send particulars of their claims, in writing, to me, the undersigned, Solicitor for the said executors, on or before the 21st day of December, 1910, after which day the assets will be distributed amongst the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors shall not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claim they shall not then have had notice.—Dated this 14th day of November, 1910.

HENRY C. ANSTEY, Broad-street Chambers, Bristol, Solicitors for the said Executors.

Re ELIZA ALICE BARKER, 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 claims or demands against the estate of Eliza Alice Barker, late of 910, Broadway, South Boston, in Massachusetts, in the United States of America, formerly temporarily residing at 10, Merton-road, Heaton Park, in the county of Lancaster, Widow, deceased (who died on the 11th day of June, 1910, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 21st day of September, 1910, by Jonas Redfearn, of 36, Chesnut-avenue, in the city of Leeds, Cashier, the sole executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said Jonas Redfearn, on or before the 2nd day of January, 1911, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 14th day of November, 1910.

A. E. STOTT, 15, East-parade, Leeds, Solicitor for the said Executor.

MARGARET HINDLE, Deceased.

Pursuant to 22nd and 23rd Victoria, ch. 35.

ALL persons having claims against the estate of Margaret Hindle, 7, Percival-street, Accrington, in the county of Lancaster (who died 9th day of May, 1907), are required to send written particulars to the

undersigned by 12th December, 1910, after which date the executors will distribute deceased's estate, having regard only to valid claims then notified.—Dated this 11th day of November, 1910.

BARLOW and ROWLAND, 15, St. James'-street, Accrington, Solicitors to the Executors.

Re THOMAS DALEY, Deceased.

THE next-of-kin and relatives of Thomas Daley, late of No. 68, Tatton-street, Ashton-under-Lyne, in the county of Lancaster, Cattle Dealer (who died on the 11th day of June, 1910), are requested to communicate with

HEATHCOTE and WEBB, King-street-chambers, Dukinfield, Solicitors for the Administrator.

ROBERT CLOTWORTHY, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Robert Clotworthy, late of "Plaisance," 8, Highfield-hill, Upper Norwood, in the county of Surrey, deceased (who died on the 8th October, 1910, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 8th November, 1910, by John Clotworthy, Ernest Wright and Horace Ockerby, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 18th December, 1910, 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 we 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 we shall not then have had notice.—Dated this 17th day of November, 1910.

LEE, OCKERBY and EVERINGTON, of 114, Queen Victoria-street, E.C., Solicitors to the said Executors.

Re HELENE BLANCHE BATEAU, Deceased.

NOTICE is hereby given, pursuant to Act of Parliament 22 and 23 Vict., cap. 35, that all persons having any claims against the estate of Hélène Blanche Bateau, of 29, Gunter-grove, Chelsea, in the county of London, widow (who died on the 7th of October, 1910, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 26th day of October, 1910, by Edward (in the will called Dr.) Philip and Archibald Ridgway Kirk, the executors therein named), are hereby required to send in particulars of their claims to me, the undersigned, as Solicitor to the said executors and one of the executors, on or before the 31st day of December next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the said assets, or any part thereof so distributed, to any person of whose claim they shall not then have had notice.—Dated this 15th day of November.

ARCHIBALD R. KIRK, 18, Eldon-street, London, E.C., Solicitor for the said Executors.

FREDERICK GEORGE ARBUTHNOT, 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 Frederick George Arbuthnot, late of 38, Salisbury-road, Bexley, in the county of Kent, Gentleman (who died on the 1st day of September, 1910, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 15th day of November, 1910, by William Roland Peck, the executor 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 19th day

of December, 1910, 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 17th day of November, 1910.

HART, READE and KENNETT, 44, Chancery-lane, W.C., Solicitors for the said Executor.

JOSEPH COCKSHOOT, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

ALL persons having claims against the estate of Joseph Cockshoot, late of Manchester, Coach Proprietor, deceased (who died at Sale, in the county of Chester, on the 14th day of April, 1873), are requested to send particulars of their claims to the undersigned on or before the 22nd day of December next, after which date the remaining estate of the deceased will be distributed.—Dated this 15th day of November, 1910.

CHAPMAN, ROBERTS and BECK, 32, Fountain-street, Manchester, Solicitors to the Trustees.

GEORGE DUERDEN, Deceased.

Pursuant to the Statute, 22nd and 23rd Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of George Duerden, late of Oak Lea, Nelson-street, Lower Broughton, in the county of Lancaster, deceased (who died on the 12th day of September, 1910, at Oak Lea, aforesaid, and whose will (with two codicils thereto) was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 14th day of October, 1910, by the executors therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, on or before the 24th day of December, 1910, 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 14th day of November, 1910.

BRETT, HAMILTON and TARBOLTON, 24, Kennedy-street, Manchester, Solicitors for the said Executors.

LETITIA GUNN, 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 Letitia Gunn, late of Manor Cottage, Aylesbury, in the county of Buckingham, Widow (who died on the 6th day of February, 1910, and whose will with two codicils thereto was proved by Pedro Juan Tillett, Mary Ann Saunders, Widow, and Arthur Leopold Gunn, the executors therein named, in the Oxford District Registry of the Probate Division of His Majesty's High Court of Justice on the 18th day of April, 1910), 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 17th day of December, 1910. 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 16th day of November, 1910.

HORWOOD and JAMES, 7, Temple-square, Aylesbury, Solicitors for the said Executors.

Re The Rev. CHARLES AMBROSE OLD, Deceased.

Pursuant to Statute 22 and 23 Vic., cap. 35.

ALL creditors and other persons having any claims against the estate of Charles Ambrose Old, late of Beelsby Rectory, Great Grimsby, in the county of Lincoln, Clerk in Holy Orders (who died

on the 26th day of May, 1910), are, on or before the 17th day of December, 1910, to send particulars thereof in writing to us, the undersigned. And notice is hereby given, that the executors of the said Charles Ambrose Old will, after that date, proceed to distribute the assets of the said Charles Ambrose Old, having regard only to the claims of which they shall then have had notice.—Dated this 16th day of November, 1910.

<sup>174</sup> NORTON and HOWE, 30, Brown-street, Manchester, Solicitors for the said Executors.

Re WALTER HOUSTON STEWART, Deceased.  
Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Walter Houston Stewart, late of 3, Alnwick-avenue, Whitley Bay, in the county of Northumberland, Master Mariner, deceased (who died on the 19th day of April, 1910, and of whose estate letters of administration (with the will annexed) was granted by the Newcastle-upon-Tyne District Registry of the Probate Division of His Majesty's High Court of Justice on the 11th day of November, 1910, to Mary Stewart, of 27, Adelaide-street, South Shields, in the county of Durham, Widow, one of the residuary legatees named in the said will), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said administratrix, on or before the 19th day of December next, 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 of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person of whose claims or demands she shall not then have had notice.—Dated this 16th day of November, 1910.

<sup>173</sup> C. J. R. BROWN and HOLLIDAY, 33, Saville-street, North Shields, Solicitors for the Administratrix.

BERNHARD RICHARDSON HEBELER, Deceased.  
Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Bernhard Richardson Hebeler, late of 3, Marine-parade, Dover, in the county of Kent, deceased (who died on the 30th day of September, 1910, and letters of administration of whose estate were granted to Henry Adolphus Hebeler on the 12th day of November, 1910, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the undersigned, his Solicitors, on or before the 16th day of December, 1910; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which said administrator shall then have notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim he shall not then have had notice.—Dated this 14th day of November, 1910.

<sup>119</sup> UPTON and CO., 6, Laurence Pountney-hill, London, E.C., Solicitor for the Administrator.

GEORGE KERFOOT, Deceased.

22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of George Kerfoot, late of Chapel-street, Blackburn, in the county of Lancaster, Firebeater in a Factory, deceased (who died on the 30th day of November, 1902, and administration of whose estate was granted to Sarah Kerfoot, of 1, Pomfret-street, Blackburn aforesaid, the Widow of the deceased, on the 19th day of October, 1910, by the Lancaster District Probate Registry), are hereby requested to send in the particulars of their claims and demands to the undersigned, the Solicitor of the said administratrix, on or before the 14th day of December, 1910; and notice is hereby also given, that after that day the said administratrix will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said administratrix shall

then have had notice, and that she will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim she shall not then have had notice.—Dated this 14th day of November, 1910.

<sup>120</sup> J. HERBERT NEVILLE, Town Hall, Chorley, Solicitor for the said Administratrix.

Re WILLIAM BENSON, Deceased.

Pursuant to an Act of Parliament, 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Benson, of Whitley Lower, Dewsbury, in the county of York, Farmer, deceased (who died on the 26th day of August, 1910, and whose will was duly proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice on the 30th day of September, 1910, by William Benson, of Whitley Lower, Dewsbury, in the county of York, the son, and Harriett Hudson, of Little Carr Green, Huddersfield, in the said county, the daughter of the said deceased, the executors in the said will named), are hereby required to send particulars, in writing, of their debts, claims or demands upon or against the said estate to us, the undersigned, on or before the 5th day of December next, 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 received notice; and that the said executors will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose debts, claims or demands they shall not then have received notice.—Dated this 4th day of November, 1910.

<sup>121</sup> LAYCOCK, DYSON and LAYCOCK, Huddersfield, Solicitors for the said Executors.

GEORGE BURTWELL, Deceased.

Statutory Notice to Creditors.

Pursuant to the Act 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of George Burtwell, late of Brentwood, in the county of Essex, Gentleman (who died at Brentwood aforesaid on the 17th day of May, 1910, and whose will was proved by Frederick William Burtwell and Cecil Frank Buckingham, both of Brentwood aforesaid, in the Principal Registry of the Probate Division of the High Court of Justice on the 18th day of October, 1910), are hereby required to send particulars, in writing, of their claims to the undersigned, E. F. and H. Landon, the Solicitors of the said Frederick William Burtwell and Cecil Frank Buckingham, on or before the 19th day of December, 1910, after which date the said Frederick William Burtwell and Cecil Frank Buckingham will proceed to distribute the assets of the said George Burtwell amongst the parties entitled thereto, having regard to the claims of which the said Frederick William Burtwell and Cecil Frank Buckingham have then had notice; and they will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim the said Frederick William Burtwell and Cecil Frank Buckingham have not had notice at the time of distribution.—Dated this 14th day of November, 1910.

<sup>012</sup> E. F. and H. LANDON, of 53, New Broad-street, London, E.C., Solicitors for the said Frederick William Burtwell and Cecil Frank Buckingham.

Re JAMES COOK, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of James Cook, late of Guisborough, in the county of York, Plate Layer, deceased (who died on the 1st day of June, 1910, and whose will was proved in the York District Registry of the Probate Division of His Majesty's High Court of Justice, on the 15th day of October, 1910, by Thomas Pattinson, of Guisborough aforesaid, Painter, and Henry Pegg, of Sneaton, in the said county, Farmer, 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 25th day of December, 1910, 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 person of whose debts, claims or demands they shall not then have had notice.—Dated this 16th day of November, 1910.

172 BUCHANNAN and RICHARDSON, Guisborough, Solicitors for the said Executors.

SARAH CRAMPTON, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Sarah Crampton, late of Spring Vale, Hale, in the county of Chester, Spinster, deceased (who died on the 14th day of August, 1910, and whose will was proved in the Chester District Registry, on the 30th day of September, 1910, by John Macnamara Frederick Raymond Barber Lindsell, and Anne Crampton, the executors therein named), are hereby 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 December, 1910, at the undermentioned address, 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 said executors will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 9th day of November, 1910.

176 NICHOLLS, LINDSELL and HARRIS, Altrincham, Cheshire, Solicitors for the said Executors.

Re EMILY GIBBONS, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Emily Gibbons, late of 24, Harborne-road, Edgbaston, in the city of Birmingham, Widow, deceased (who died on the 6th day of October, 1910, and whose will with a codicil thereto was proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of November, 1910, by William Pike Gibbons, of Ruiton House, near Dudley, Esquire, Elizabeth Ada Gibbons, of 24, Harborne-road, aforesaid, Spinster, and Allen Edwards, of 90, New-street, Birmingham, Chartered Accountant, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, on or before the 31st day of December, 1910, 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 15th day of November, 1910.

177 JOHNSON and CO., 36, Waterloo-street, Birmingham, Solicitors for the said Executors.

Re JOHN MILLER, 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 John Miller, late of Freshford Villa, Richmond-hill, Clifton, in the city and county of Bristol, retired Solicitor, deceased (who died on the 2nd day of October, 1910, and whose will was proved in the District Probate Registry of His Majesty's High Court of Justice, at Bristol, on the 8th day of November, 1910, by Henry Morley Miller and Edwin Crosby, the executors therein named), are hereby required to send the particulars in writing of their claims or demands to the undersigned, Meade-King, Cooke and Co., the solicitors for the said Henry Morley Miller and Edwin Crosby, on or before the 31st day of December, 1910, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have

had notice, and they will not be liable for the assets of the said deceased, or any part thereof so distributed; to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 16th day of November, 1910.

171 MEADE-KING, COOKE and CO., 6, Baldwin-street, Bristol, Solicitors for the said Executors.

Re CHARLES SAVILLE BENTLEY, Deceased.

NOTICE is hereby given, pursuant to the Statute 22 and 23 Vic., cap. 35, that all creditors and other persons having any claims against the estate of Charles Saville Bentley, late of 136, Hanover-street, Sheffield, in the county of York, Chemist (who died on the 23rd day of September, 1910, intestate, and of whose estate Letters of Administration were granted on the 11th day of October, 1910, out of the Principal Probate Registry, to Mrs. Mary Emily Bentley, of 136, Hanover-street, in the city of Sheffield), are hereby required to send particulars, in writing, of their claims to us, the undersigned, before the 25th day of November, 1910, after which date the administratrix will distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice, and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claim she shall not then have had notice.—Dated this 15th day of November, 1910.

170 JACKSON and JACKSON, Wharncloffe-chambers, Bank-street, Sheffield, Solicitors for the said Administratrix.

Re THOMAS MOORE CHARLES, 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 debts, claims, or demands against the estate of Thomas Moore Charles, late of No. 6, Park Hill, Clapham Park, in the county of Surrey, Esquire, deceased (who died on the 18th day of October, 1910, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 3rd day of November, 1910, by Edward Alfred Poole, the sole executor therein named), are hereby required to send in particulars, in writing, of their debts, claims, or demands to us, the undersigned, the solicitors for the said executor, on or before the 18th day of December, 1910, 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 he will not be liable or accountable for the assets of the said deceased, or any part, so distributed, to any person or persons of whose debts, claims, or demands he shall not then have had notice. Dated this 15th day of November, 1910.

169 MINCHIN, GARRETT and CO., 22 and 23, Laurence Pountney-lane, Cannon-street, London, E.C., the Solicitors for the said Executor.

Re ANN POGSON, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Ann Pogson, late of No. 20, Bramston-street, Rastrick, in the county of York, Widow, deceased (who died on the 28th day of July, 1910, and whose will was proved in the Wakefield District of the Probate Division of His Majesty's High Court of Justice on the 10th day of October, 1910, by James Thomas Wood, of No. 25, Victoria-street, Morecambe, in the county of Lancaster, Warehouseman, and Tyas Wood, of No. 7, Scout Hill View, Dewsbury, in the said county of York, Woollen Finisher, the executors therein named), are hereby required to send the particulars of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 1st day of January, 1911, 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 of whose claims or demands they shall not than have had notice.—Dated this 15th day of November, 1910.

168 JOHN AYRTON, Brighthouse, Solicitor for the Executors.

JOHN WORMWELL, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

ALL persons having claims against the estate of John Wormwell, late of Coppice Gisburn, Yorkshire, Farmer (who died on the 3rd day of April last), are to send written particulars thereof to the undersigned, Solicitors for John Wormwell and Edward Aldersley, his executors, before the 28th day of December next, after which date the said executors will distribute the deceased's assets, having regard only to the claims whereof they then have notice.—Dated the 15th day of November, 1910.

167 BALDWIN, WEEKS and BALDWIN, 4, Duck-street, Clitheroe.

Re SUSANNAH JOHNSON, Deceased.

Pursuant to the Statute 22nd and 23rd Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Susannah Johnson, of "Dene Hurst," Tennyson-avenue, Bridlington, in the East Riding of the county of York, Widow (who died on the 14th day of June, 1910, and whose will was proved by Roger Neale Carter and Mary Louisa Johnson, the executors therein named, on the fifteenth day of July, 1910), are hereby required to send written particulars of their claims to us, the undersigned, on or before the 15th day of December next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 15th day of November, 1910.

165 ANDW. M. JACKSON and CO., Victoria Chambers, Bowlalley-lane, Hull, Solicitors for the said Executors.

Re Miss ELLEN FOLLETT, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Vict., 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 the late Miss Ellen Follett, late of Easton Royal, Wilts. (who died on the 8th day of February, 1910, and to whose estate letters of administration were granted on the 30th day of April, 1910, to William Sprake Follett, of Ashley, New Milton, Hants, and David Legg Symes, of Dorchester, Dorset, the administrators therein named), are hereby required to send the particulars, in writing, of their claim or demand to us, the undersigned, the Solicitors for the said administrators, on or before the 10th day of December, 1910, after which date the said administrators will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice, and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated the 14th day of November, 1910.

165 SYMONDS and SONS, Dorchester; DIXON and MASON, Pewsey, Solicitors for the said Administrators.

Re JAMES TATTERSALL, Deceased.

Pursuant to 22nd and 23rd Vict., cap. 35.

NOTICE is hereby given, that all creditors and persons having any claims or demands against the estate of James Tattersall, late of Spring Bank, Bamford, near Rochdale, in the county of Lancaster, Cotton Manufacturer, deceased, who died on the 25th day of May, 1877, and whose will was proved in the District Registry of the Probate Division of the High Court of Justice on the 16th day of July, 1877, are hereby required to send the particulars in writing of their claims or demands to the undersigned, on or before the 1st day of January next; and notice is hereby further given, that at the expiration of such time the executors, James Ashworth, of Belvedere, Manchester-road, Heywood, and Benjamin Silkstone, of 39, Albany-road, Chorlton-

cum-Hardy, Manchester, both in the said county of Lancaster, 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 the said executors shall then have had notice, and that the said executors will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 15th day of November, 1910.

023 GEO. G. BOUCHIER, 3, Longford-street, Heywood, Solicitor for the Executors.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action, Dennis v. Poyser, 1909, D., 576, with the approbation of Mr. Justice Eve, by William Newton Capper, the person appointed by the said Judge at the Wynnstay Arms Hotel, Wrexham, in the county of Denbigh, on Monday, the 12th day of December, 1910, at three o'clock in the afternoon, in two lots, a freehold farm known as Pandy Farm, between Wrexham and Gresford, and a piece of freehold land two miles from Wrexham, between the road from Acton to Gwersyllt, and the Bradley-road, all in the county of Denbigh.

Particulars and conditions of sale may be had gratis of L. Kenrick, Esq., Solicitor, Ruabon, Messrs. Cartwright and Cunningham, Solicitors, 47, Paternoster-row, London, Messrs. Jagger and Clement Jones, Solicitors, Wrexham, William Stubbs, Esq., Solicitor, 19, John-street, Bedford-row, London, and of the Auctioneer, Mr. William Newton Capper, of Wrexham, and at the place of sale.—Dated this 15th day of November, 1910.

180 H. TEMPLE PRIOR, Master of the Supreme Court.

TO be sold, pursuant to a Judgment of the High Court of Justice, Chancery Division, made in the Matter of the estate of SARAH ANSELL BARBER, Smith v. Wildman, 1908, B. 45, with the approbation of the Honourable Mr. Justice Eve, by Mr. Ernest Conder Jackson (of the firm of George Jackson and Son), the person appointed by the said Judge, at the Swan Hotel, Biggleswade, aforesaid on the 14th day of December, 1910, at four o'clock in the afternoon, in three lots, certain houses and cottages, partly freehold and partly copyhold, situate at Biggleswade, aforesaid, comprising

Lot 1.

Two freehold villa residences, known as "The Elms Villas," in London-road, Biggleswade, with stabling and gardens.

Lot 2.

Two similar villas adjoining Lot 1, known as "Boddington Villas," with gardens at front and in rear.

Lot 3.

A block of four brick and slated cottages in Cowfairlands, Biggleswade, with yard and barns.

Particulars and conditions of sale may be obtained of Messrs. Miller and Harriss, of 13, Curzon-street, Derby, Solicitors, Messrs. Cameron, Kemm and Co., of Gresham House, Old Broad-street, London, E.C., Solicitors, of the Auctioneer, Biggleswade, aforesaid, and at the place of sale.—Dated the 17th day of November, 1910.

031 H. TEMPLE PRIOR, Master of the Supreme Court.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, England, made in the matter of the estate of HENRY MASTERMAN, deceased, and in an action, Watson v. Talbot (1909, M. 2868), the persons claiming to be nephews and nieces of the testator, Henry Masterman, late of the borough of Kingston-upon-Hull, England, gentleman (other than children of his half-brother, Thomas Masterman, living at the time of the death of his daughter, Emma Willows, late of Kingston-upon-Hull, England, who died on the 16th day of May, 1905, and the legal personal representatives of any of such nephews and nieces as have since died, and the children of such nephews and nieces as pre-deceased the testator's said daughter, Emma Willows (other than the children of the testator's half-brother, Thomas Masterman), and the legal personal representatives, if any, of such children as are now dead, and the legal personal representatives of any nephew or niece of the testator (other than a child of his half-brother, Thomas Masterman), who pre-deceased the said Emma Willows, leaving a child

or children now living and under the age of twenty-one, are by themselves or by their solicitors, on or before the 12th day of January, 1911, to come in and prove their claims at the Chambers of Mr. Justice Swinfen Eady and Mr. Justice Neville, at the Royal Courts of Justice, Strand, London, England, and to enter their names in a book kept for that purpose in Room 286, at the said Royal Courts of Justice, or in default thereof they will be peremptorily excluded from the benefit of any Order to be made in the said Action.

Thursday, the 19th day of January, 1911, at 12 o'clock at noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.

Dated this 10th day of November, 1910.

SAMUEL A. M. SATOW, Master.

NOTE.—Christopher Masterman, a brother of the testator, is believed to have married and died in the province of Quebec, Canada. William Masterman, a brother of the testator, is believed to have married and died in the said province. Ann Masterman, a sister of the testator, is believed to have married — Milner, and died many years ago.

COLLYER-BRISTOW, CURTIS, BOOTH, BIRKS, and LANGLEY, of 4, Bedford-row, London; Agents for

ROBERT CARRICK, of Kingston-upon-Hull, Solicitor for the Plaintiff.

Re MARY FLETCHER, Spinster, Deceased.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the Matter of the Estate of Mary Fletcher, Spinster, deceased, and in an action, Finney v. Fletcher (1910, F No. 2151), the persons claiming to be next-of-kin according to the Statutes for the distribution of intestates' estates of Mary Fletcher, formerly of 45, Crompton-street, Derby, but late of the Victoria Home of Rest, Derby, aforesaid, Spinster, deceased, who died on the 16th day of May, 1908, living at the time of her death, or to be the legal personal representatives of such of the said next-of-kin as are now dead, are by their Solicitors, on or before the 15th day of December, 1910, to come in and prove their claims at the Chambers of Mr. Justice Joyce, at 186, Deangate, Manchester, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 21st day of December, 1910, at Eleven of the clock in the forenoon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 15th day of November, 1910.

W. H. S. WATTS, District Registrar.

BATTY, FORD and BUCKLEY, of 2, Booth-street, Manchester, Solicitors for the Plaintiff.

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In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 8th day of July, 1910, by CATHERINE KAY, of Howden, in the East Riding of the county of York, Widow, carrying on the business of a Grocer and Provision Merchant, in the Church Side and Market-place, Howden, under the style or firm of William Kay and Sons.

THE creditors of the above named Catherine Kay, who have not already sent in their claims, are required, on or before Thursday, the 1st day of December, 1910, to send in their names and addresses, and the particulars of their debts or claims to George William Townend, Chartered Accountant, of Carlisle-chambers, Goole, or to Oscar Berry, Chartered Accountant, Monument House, London-bridge, E.C., the Trustees under the said Deed, or in default thereof they will be excluded from the benefit of the first and final Dividend proposed to be declared.—Dated this 15th day of November, 1910.

GREEN and SON, Howden, Solicitors for the above named Trustees.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 9th day of March, 1910, by WILLIAM GEORGE LANGDON, of Thames-street, Staines, in the county of Middlesex, Leather Merchant and Athletic Stores Dealer.

THE creditors of the above named William George Langdon, who have not already sent in their claims, are requested, on or before the 2nd day of

December, 1910, to send in their debts or claims to Ernest William Ellis Blandford, at 226 to 231, Gresham House, Old Broad-street, London, E.C., Incorporated Accountant, the Trustee under the said Deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 16th day of November, 1910.

027 ERNEST W. E. BLANDFORD, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed the 12th day of September, 1910, THOMAS JOHN LAVENDER, trading as A. S. Lavender, of 763, High-road, Leytonstone, Bootmaker.

THE creditors of the above named Thomas John Lavender, who have not yet sent in their claims, are required to send particulars thereof to the undersigned, the Trustees under the said Deed, and their assent to the Deed, on or before the 6th day of December, 1910, otherwise they will be excluded from Dividend under the said Assignment.—Dated this 16th day of November, 1910.

J. G. GODWIN, Chartered Accountant, 120, Cannon-street, E.C., Trustee.

In the Matter of a Deed of Composition, executed on the 14th day of August, 1909, by THOMAS AMYES, of the Mills, Govilon, near Abergavenny, in the County of Monmouth, Miller and Corn Merchant.

THE creditors of the above named Thomas Amyes, who have not already sent in their claims, are required, on or before Friday, the 25th day of November, 1910, to send in their names and addresses, and the particulars of their debts or claims to James Straker, a member of the firm of James Straker and Son Limited, Market-street Chambers, Abergavenny, in the county of Monmouth, the Trustee under the said Deed, or in default thereof they will be excluded from the benefit of the second and final Dividend proposed to be declared.—Dated this 11th day of November, 1910.

HODGENS and CUNLIFFE, 11, Frogmore-street, Abergavenny, Solicitors for the above named Trustee.

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In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 10th day of August, 1910, by FREDERICK BEEVERS, formerly residing at "Cuzgarth," Adel, and now at Monks-bridge House, Headingley, and then carrying on business at 54, Woodhouse-lane, all in the city of Leeds, Tailor.

THE creditors of the above named Frederick Beevers, who have not already sent in their claims, are required, on or before the 10th day of December, 1910, to send in their names and addresses and the particulars of their debts or claims to Mr. William Clayton, of No. 72, Albion-street, Leeds, Incorporated Accountant, or Mr. Hemingway, Whitfield, of No. 17, East-parade, Leeds, Chartered Accountant, the Trustees under the said Deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 16th day of November, 1910.

PECKOVER and SCRIVEN, Solicitors for the above named Trustees.

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In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 1st day of June, 1910, by JOHN TURLEY, trading as J. Turley and Co., of 26 and 27, The Cross, Worcester, in the county of Worcester, General Draper.

THE creditors of the above named who have not already sent in their claims and assented to the said Deed, are requested to assent thereto, and to send in their names and addresses and the particulars of their debts or claims to William Nicholson, of 12, Wood-street, in the city of London, Incorporated Accountant, the Trustee, under the said Deed, on or before the 17th day of December, 1910, in default of which the estate will be distributed by him, having regard only to the claims of which he shall then have had notice.—Dated this 16th day of November, 1910.

CHAS. J. ODHAMS, 56, Ludgate Hill, E.C., Solicitor for the above named Trustee.

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In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 9th day of September, 1910, by ISAAC KRASINSKY, late of Wombwell and now of Sheffield-road, Barnsley, in the county of York, Clothier.

**T**HE creditors of the above named Isaac Krasinsky, who have not already sent in their claims, are required, on or before the 5th day of December, 1910, to send in their names and addresses, and the particulars of their debts or claims to me, the undersigned, Henry Oxley, of 27, Regent-street, Barnsley aforesaid, Incorporated Accountant, the Trustee under the said Deed, or in default they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 16th day of November, 1910.

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HENRY OXLEY, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 3rd day of January, 1910, by CYRIL FAIRFAX LANE NURSEY, of 53, Victoria-street, Westminster, and JAMES BROWN MARR, of the same place, carrying on business as Engineers, under the style of Nursey and Marr.

**T**HE creditors of the above named C. F. L. Nursey and J. B. Marr, who have not already sent in their claims, are required, on or before Saturday, the 10th day of December, 1910, to send in their names and addresses and the particulars of their debts or claims to Mr. Frederic Harold Sully, of 19 and 21, Queen Victoria-street, London, E.C., Chartered Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend which will be declared on or immediately after that date.—Dated this 15th day of November, 1910.

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F. HAROLD SULLY, 19 and 21, Queen Victoria-street, London, E.C., Chartered Accountant, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 6th day of May, 1910, and registered on the 9th day of May, 1910, by ARTHUR BOWNS and ALBERT BOWNS, trading as Thomas Bowns and Sons, Regent Works, West Burton-street, Salford, Shroud and Coffin Trimming Manufacturers.

**T**HE creditors of the above named Arthur Bowns and Albert Bowns, who have not already sent in their claims, are requested, on or before Saturday, the 10th day of December, 1910, to send in their names and addresses and the particulars of their debts or claims to me, the undersigned, Trustee under the said Deed, otherwise they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 14th day of November, 1910.

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HERBERT STEWART LYSONS, 2, St. Ann's-place, Manchester, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 7th day of July, 1910, by JOSEPH MAKIN and FRED ROSTRON MAKIN, carrying on business together in co-partnership under the style or firm of Makin Brothers, Slaters and Builders' Merchants, at Soho-street, Bolton, in the county of Lancaster.

**T**HE creditors of the above named Joseph Makin and Fred Rostron Makin, who have not already sent in their claims, are required on or before the 10th day of December, 1910, to send in their names and addresses and the particulars of their debts or claims to F. Dearden, Incorporated Accountant, of 20 and 22, Chancery-lane, Bolton, 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 14th day of November, 1910.

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T. H. FORSHAW, Solicitor for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the fourth day of August, 1910, by GEORGE FORSTER HARRISON and HENRY EDWARD HARRISON, trading as G. F. Harrison and Co., 36, Cannon-street, Birmingham.

**T**HE creditors of the above named Company who have not already sent in their claims are required, on or before the twentieth day of December, 1910, to send in their names and addresses, and the particulars of their debts or claims, to H. Hackett,

Chartered Accountant, of 36, Cannon-street, Birmingham, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 16th day of November, 1910.

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FORSYTH, BETTINSON and CO., 36, Cannon-street, Birmingham, Solicitors for the said Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 14th day of September, 1910, by ARTHUR JOHN LANDER, of 220, High-street, Stirchley, in the county of Worcester, Ironmonger, and which deed was duly registered on the 20th day of September, 1910.

**N**OTICE is hereby given, that all creditors of the above named Arthur John Lander who have not already sent in their claims and assented to the Deed of Assignment are requested, on or before the 20th day of December, 1910, to send in their names and addresses and the particulars of their debts or claims to Mr. Harry Hackett, of 36, Cannon-street, in the city of Birmingham, Chartered Accountant, the Trustee under the said deed, or to me the undersigned, his Solicitor, and assent to the Deed of Assignment, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 15th day of November, 1910.

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G. PEARSALL LOCKER, Athenæum Chambers, 71, Temple-row, Birmingham, Solicitor for the above named Trustee.

**T**HE Estates of William Bowie, sometime Writer, 95, High-street, Paisley, now deceased, were sequestrated on the 14th day of November, 1910, by the Sheriff of Renfrew and Bute at Paisley.

The first deliverance is dated the 14th day of November, 1910.

The Meeting to elect the Trustee and Commissioners is to be held at Twelve o'clock noon, on Wednesday, the 23rd day of November, 1910, within the Globe Hotel, High-street, 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 14th day of March, 1911.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

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THOMAS HUNTER, 15, Gilmour-street, Paisley, Agent.

In the County Court of Lancashire, Holden at Salford.

In Bankruptcy. No. 34 of 1910.

In the matter of a Bankruptcy Petition filed the 21st day of October, 1910.

To Messrs. J. F. THOMSON AND WILLIAMS, lately carrying on business at Worsley-street Mills, New Bailey-street, Salford, in the county of Lancaster, as Hay and Corn Dealers.

**T**AKE notice, that a Bankruptcy Petition has been presented against you to this Court at the instance of James Whitehead, of "Thorn Mount," Middleton-road, Chadderton, Oldham, in the said county, and the Court has ordered that the sending of a sealed copy of the said Petition, together with an office copy of such Order by registered post, addressed to you at "Worsley-street Mills," New Bailey-street, Salford, and the publication of this notice in the London Gazette and in the "Manchester Guardian" Newspaper, shall be deemed to be service of the Bankruptcy Petition upon you; and further take notice that the said Petition will be heard at this Court on the 28th day of November, 1910, at 10.30 o'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may make a receiving order against you in your absence. The Petition can be inspected by you on application at this Court.—Dated this 8th day of November, 1910.

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R. FORRESTER ADDIE, Registrar.

THE BANKRUPTCY ACTS, 1883 AND 1890.

RECEIVING ORDERS.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3428	Comptoir Geologique de la Guyane Anglaise (a firm)	1, Gresham-buildings, London, E.C. ...	Geologists ... ..	High Court of Justice in Bankruptcy	Oct. 25, 1910	1231 of 1910	Nov. 15, 1910	630	Creditor's ...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3429	Hatry, Clarence C. ...	33 and 34, Old Change, in the city of London, and 43, Belsize-park, Hampstead, in the county of London	Ribbon and Velvet Manufacturer	High Court of Justice in Bankruptcy	Sept. 19, 1910	1086 of 1910	Nov. 11, 1910	629	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3430	Knill, Stuart ... ..	Whose present residence the Petitioning Creditor is unable to ascertain, lately residing at the Mansion House, in the city of London	... ..	High Court of Justice in Bankruptcy	Oct. 28, 1910	1246 of 1910	Nov. 16, 1910	633	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3431	Mills, C. E. ... ..	Late the Waldorf Hotel, Aldwych, and Lonsdale-chambers, 27, Chancery-lane, both in the county of London, but whose present residence the Petitioning Creditor is unable to ascertain	... ..	High Court of Justice in Bankruptcy	July 4, 1910	763 of 1910	Nov. 16, 1910	631	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883
3432	Smith, Sydney ... ..	77, Page-street, Westminster, in the city of Westminster, and carrying on business at 71, Wandsworth Bridge-road, in the county of London	Physician and Surgeon	High Court of Justice in Bankruptcy	Nov. 14, 1910	1304 of 1910	Nov. 14, 1910	628	Debtor's	
3433	Pollard, Alfred ... ..	Residing and carrying on business at 2 and 4, Brick-street, and Millbrow, off Market-street, Broadbottom, in the county of Chester	Boot and Shoe Dealer and Boot and Shoe Repairer and Furniture and General Dealer	Ashton-under-Lyne	Nov. 11, 1910	17 of 1910	Nov. 11, 1910	15	Debtor's	
3434	Weller, William Frederick	15, Temple Fortune-lane, Golders-green, in the county of Middlesex, and carrying on business at Royal Oak Works, Bell-lane, Hendon, in the said county	Plumber and Sanitary Engineer	Barnet ... ..	Nov. 14, 1910	13 of 1910	Nov. 14, 1910	8	Debtor's	
3435	French, Thomas (carrying on business under the name or style of J. and T. French)	90, Gladstone-street, Bedford, Bedfordshire, carrying on business at 10a, Tavistock-street, and 4a, Mill-street, Bedford	Cycle Agent ... ..	Bedford ... ..	Nov. 15, 1910	11 of 1910	Nov. 15, 1910	10	Debtor's	

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RECEIVING ORDERS—*continued.*

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3436	Shayler, John George William	13, Airlie-road, Hoylake, in the county of Chester	Painter and Decorator	Birkenhead ...	Nov. 15, 1910	17 of 1910	Nov. 15, 1910	15	Debtor's	
3437	Williams, William James	347, Hulton-lane, Danbhill, Bolton, lately of 110, Bolton-road, Atherton, both in Lancashire	Journeyman Painter, lately Retail Tobac- conist	Bolton ...	Nov. 16, 1910	50 of 1910	Nov. 16, 1910	49	Debtor's	
3438	Hill, Walter James ...	The Brow, Clevedon, in the county of Somerset	Surgeon ... ..	Bristol ...	Nov. 15, 1910	60 of 1910	Nov. 15, 1910	51	Debtor's	
3439	Scymour, Elizabeth, and West, Constance	Residing and carrying on business in partnership at Bangalore, 23, Surrey-road, Cliftonville, Margate, in the county of Kent	Boarding-house Keepers and Nursing Home Proprietors (spinsters)	Canterbury ...	Nov. 12, 1910	44 of 1910	Nov. 12, 1910	39	Debtor's	
3440	Bowen, David Isaac (trading and carrying on business as Bowen and Sons)	Saint Clears, Carmarthenshire ... ..	Merchant and Grocer ...	Carmarthen ...	Nov. 14, 1910	33 of 1910	Nov. 14, 1910	31	Debtor's	
3441	Rees, David (trading as David Rees and Co.)	Royal Stores, Garnant, Carmarthenshire ...	Grocer ... ..	Carmarthen ...	Nov. 14, 1910	34 of 1910	Nov. 14, 1910	32	Debtor's	
3442	Watt, Robert John (described in the peti- tion as Robert J. Watt)	55, Lower Addiscombe-road, Croydon, Surrey, formerly residing and carrying on business at Southminster, Essex	Chemist ... ..	Chelmsford ...	Oct. 17, 1910	36 of 1910	Nov. 14, 1910	37	Creditor's...	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3443	Cooper, Lieutenant K. E.	Late 30, College-road, Bromley, Kent, now Brampton Down, Earl's-avenue, Folke- stone, Kent	An Officer in His Majesty's Indian Army	Croydon ...	Oct. 7, 1910	39 of 1910	Nov. 15, 1910	32	Creditor's...	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3444	Dallman, William ...	St. James-road, Sutton, and 22, Hinton- road, Wallington, Sutton, Surrey	Builder ... ..	Croydon ...	Aug. 24, 1910	34 of 1910	Nov. 15, 1910	33	Creditor's...	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3445	Butler and Stevens ...	Hastings Lodge, Hampden Park, East- bourne, Sussex	Builders ... ..	Eastbourne and Lewes	Oct. 18, 1910	10 of 1910	Nov. 15, 1910	5	Creditor's...	Sec. 4-1 (H.), Bank- ruptcy Act, 1883
3446	Found, Richard Andrew	Cobham, Rockbeare, Devonshire ... ..	Coal Dealer ... ..	Exeter ...	Nov. 15, 1910	38 of 1910	Nov. 15, 1910	36	Debtor's	

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3447	Wherry, John William	114, Corporation-road, formerly back of 69, Edward-street, Great Grimsby	General Carrier ...	Great Grimsby	Nov. 14, 1910	36 of 1910	Nov. 14, 1910	32	Debtor's	
3448	Smith, Thomas (trading as W. Smith and Sons)	Farnham-road, Guildford, Surrey ...	Builder and Contractor	Guildford and Godalming	Nov. 14, 1910	23 of 1910	Nov. 14, 1910	13	Debtor's	
3449	Beales, Edwin Wonnack	North Lopham, county of Norfolk ...	Butcher and Farmer ...	Ipswich ...	Nov. 14, 1910	24 of 1910	Nov. 14, 1910	25	Debtor's	
3450	Tabiner, Thomas ...	Residing at 73, New George-street, and carrying on business at 74, New George-street, both in the city and county of Kingston-upon-Hull	Leather Merchant ...	Kingston-upon-Hull	Nov. 16, 1910	35 of 1910	Nov. 16, 1910	29	Debtor's	
3451	Chapman, Harry ...	Residing and carrying on business at 7, High-street, in the city of Leeds	Boot and Shoe Dealer	Leeds ...	Nov. 16, 1910	81 of 1910	Nov. 16, 1910	77	Debtor's	
3452	Stanbury and Co. ...	Carrying on business at 9, Commutation-row, Liverpool, in the county of Lancaster, and at 272, Smithdown-lane, Liverpool, in the same county	... ..	Liverpool ...	Oct. 11, 1910	61 of 1910	Nov. 14, 1910	60	Creditor's ..	Sec. 4-1 (H.), Bankruptcy Act, 1883
3453	Wells, George Herbert	2, Cambridge-road, Formby, in the county of Lancaster, lately residing at 3, College-road, Crosby, in the said county	Manager for Glazing Company	Liverpool ...	Nov. 14, 1910	76 of 1910	Nov. 14, 1910	59	Debtor's	
3454	Chugg, Samuel ...	19, Leonard-street, Neath, in the county of Glamorgan	Builder ...	Neath and Aberavon	Nov. 15, 1910	40 of 1910	Nov. 15, 1910	40	Debtor's	
3455	Burns, Margaret Morrallee (trading as M. M. Burns and Co.)	Residing at 71, Ravensdowne, and trading at Ness-street, both in Berwick-upon-Tweed	Potato Merchant (married woman trading apart from her husband)	Newcastle-upon-Tyne	Oct. 28, 1910	60 of 1910	Nov. 14, 1910	48	Creditor's...	Sec. 4-1 (A.), Bankruptcy Act, 1883
3456	Devonald, Elizabeth ...	Priory Villa Farm, in the parish of Steynton, in the county of Pembroke	Farmer (Widow) ...	Pembroke Dock	Nov. 16, 1910	23 of 1910	Nov. 16, 1910	22	Debtor's	
3457	Webb, Frank Underwood	The Garston Hotel, Paignton, in the county of Devon	Hotel Proprietor ...	Plymouth and East Stonehouse	Nov. 5, 1910	41 of 1910	Nov. 15, 1910	35	Creditor's...	Sec. 4-1 (G.), Bankruptcy Act, 1883

RECEIVING ORDERS—*continued.*

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3458	Jones, Henry ... ..	26, John-street, Pentre, Glamorganshire ...	Haulier in Coal Mine ...	Pontypridd, Ystradyfodwg, and Porth	Nov. 16, 1910	56 of 1910	Nov. 16, 1910	55	Debtor's	
3459	Jones, John .. ..	5, Parry-street, Ton Pentre, Glamorgan ...	Collier ... ..	Pontypridd, Ystradyfodwg, and Porth	Nov. 15, 1910	55 of 1910	Nov. 15, 1910	54	Debtor's	
3460	Griffith, Arthur Lloyd ...	Meadow View, Trefriw, Carnarvonshire, and carrying on business at Ancaster-square, Llanrwst, Denbighshire	Solicitor ... ..	Portmadoc and Festiniog	Nov. 16, 1910	20 of 1910	Nov. 16, 1910	18	Debtor's	
3461	Williams, David ... ..	Plas Brondanw, Llanfrothen, near Penrhyndeudmeth, Merionethshire	Cycle Agent ... ..	Portmadoc and Festiniog	Nov. 14, 1910	19 of 1910	Nov. 14, 1910	17	Debtor's	
3462	Perry, Frank Albert ... ..	163, Somers-road, Southsea, Hants ... ..	Baker and Confectioner	Portsmouth ... ..	Nov. 15, 1910	38 of 1910	Nov. 15, 1910	39	Debtor's	
3463	Stonham, Charles Thomas	7, Marine Parade, Sheerness, Kent	Grocer ... ..	Rochester ... ..	Nov. 3, 1910	28 of 1910	Nov. 16, 1910	25	Creditor's...	Sec. 4-1 (D.), Bankruptcy Act, 1883
3464	Stevens, Sidney Charles	Shaftesbury, in the county of Dorset	Builder ... ..	Salisbury ... ..	Nov. 15, 1910	18 of 1910	Nov. 15, 1910	17	Debtor's	
3465	Downs, Hannah (trading as H. Alexander)	1, Shaw Heath, Stockport, Cheshire	Straw Dyer and Cleaner (wife of John Downs), a married woman trading separate and apart from her husband	Stockport ... ..	Nov. 15, 1910	21 of 1910	Nov. 15, 1910	16	Debtor's	
3466	Naden, Frank ... ..	273, Wellington-road South, Stockport, Cheshire	Fruiters' Assistant, formerly Fruiterer	Stockport ... ..	Nov. 16, 1910	22 of 1910	Nov. 16, 1910	17	Deb tor's	
3467	Collins, Charles Walter	Butcher's Cross, Five Ashes, Tunbridge Wells, in the county of Sussex	Coach, Tyre and General Smith	Tunbridge Wells	Oct. 28, 1910	15 of 1910	Nov. 15, 1910	13	Creditor's...	Sec. 4-1 (A.), Bankruptcy Act, 1883
3468	Wade, Charles Henry	3, Walkden-avenue, Wigan, in the county of Lancaster, carrying on business at 4, and 6, Mesnes-street, Wigan aforesaid	Furniture Dealer	Wigan ... ..	Oct. 22, 1910	13 of 1910	Nov. 15, 1910	12	Creditor's...	Sec. 4-1 (a), & (H.), Bankruptcy Act, 1883

FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Archer, William (trading as Williams and Co.)	79, East-street, Brighton, Sussex	Caterer ... ..	High Court of Justice in Bankruptcy (transferred from Brighton)	1248 of 1910	(as previously gazetted)		-- -- ... ..	Dec. 7, 1910 (Date fixed after transfer of proceedings)	12 noon	Bankruptcy - buildings, Carey - street, London, W.C.	
Comptoir, Geologique de la Guyane Anglaise (a firm)	1, Gresham - buildings, London, E.C.	Geologists ... ..	High Court of Justice in Bankruptcy	1231 of 1910	Nov. 29, 1910	12 noon	Bankruptcy-buildings, Carey-street, London	Jan. 11, 1911	12 noon	Bankruptcy - buildings, Carey - street, London, W.C.	
Hatry, Clarence C....	33 and 34, Old Change, in the city of London, and 48, Belsize-park, Hampstead, in the county of London	Ribbon and Velvet Manufacturer	High Court of Justice in Bankruptcy	1086 of 1910	Nov. 30, 1910	12 noon	Bankruptcy-buildings, Carey-street, London	Jan. 12, 1911	11 A.M.	Bankruptcy - buildings, Carey - street, London, W.C.	
Knill, Stuart... ..	Whose present residence the Petitioning Creditor is unable to ascertain, lately residing at the Mansion House, in the city of London	... ..	High Court of Justice in Bankruptcy	1246 of 1910	Nov. 28, 1910	1 P.M.	Bankruptcy-buildings, Carey-street, London	Dec. 16, 1910	11.30 A.M.	Bankruptcy - buildings, Carey - street, London, W.C.	
Mills, C. E. ... ..	Late the Waldorf Hotel, Aldwych, and Lonsdale-chambers, 27, Chancery-lane, both in the county of London, but whose present residence the Petitioning Creditor is unable to ascertain	... ..	High Court of Justice in Bankruptcy	763 of 1910	Nov. 30, 1910	11 A.M.	Bankruptcy-buildings, Carey-street, London	Dec. 16, 1910	11.30 A.M.	Bankruptcy - buildings, Carey - street, London, W.C.	
Smith, Sydney ... ..	77, Page-street, Westminster, in the city of Westminster, and carrying on business at 71, Wandsworth Bridge-road, in the county of London	Physician and Surgeon	High Court of Justice in Bankruptcy	1304 of 1910	Nov. 30, 1910	11 A.M.	Bankruptcy-buildings, Carey-street, London	Dec. 20, 1910	11 A.M.	Bankruptcy - buildings, Carey - street, London, W.C.	

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.
Pollard, Alfred ...	2 and 4, Brick-street, and Millbrow, off Market-street, Broadbottom, Cheshire	Boot and Shoe Dealer and Boot and Shoe Repairer, and Furniture and General Dealer	Ashton-under-Lyne and Stalybridge	17 of 1910	Nov. 26, 1910	11 A.M.	Official Receiver's Offices, Byrom-street, Manchester	Dec. 9, 1910	11 A.M.	Town Hall, Ashton-under-Lyne	
Eskrigge, Richard Jackson	Residing at 159, Victoria-road, New Brighton, in the county of Chester	Commission Agent	Birkenhead ...	16 of 1910	Nov. 29, 1910	12 noon	Official Receiver's Office, 35, Victoria-street, Liverpool	Jan. 11, 1911	11 A.M.	Court House, Pilgrim-street, Birkenhead	Nov. 15, 1910
Richards, Thomas Ernest	Carrying on business at 132, Bollo Bridge-road, and 81, Church-road, Acton, and residing at 132, Bollo Bridge-road, aforesaid, in the county of Middlesex	Grocer ... ..	Brentford ...	39 of 1910	Nov. 29, 1910	12 noon	14, Bedford-row, London, W.C.	Dec. 13, 1910	11 A.M.	The Court House, Half Acre, Brentford	
Bowen, David Isaac (trading and carrying on business as Bowen and Sons)	Saint Clears, Carmarthen-shire	Merchant and Grocer	Carmarthen ...	33 of 1910	Nov. 26, 1910	1 P.M.	Official Receiver's Offices, 4, Queen-street, Carmarthen	Dec. 20, 1910	12 noon	The Guildhall, Carmarthen	
Rees, David (trading as David Rees and Company)	Royal Stores, Garnant, Carmarthenshire	Grocer ... ..	Carmarthen ...	34 of 1910	Nov. 26, 1910	12.45 P.M.	Official Receiver's Offices, 4, Queen-street, Carmarthen	Dec. 20, 1910	12 noon	The Guildhall, Carmarthen	
Bird, Mary Ann ...	30, Christchurch-road, Southend-on-Sea, Essex, lately residing at 103, Singlewell-road, Gravesend, Kent, and also lately residing at The Supply Stores, Regent-street, Stowmarket, Suffolk	Widow .. ..	Chelmsford ...	44 of 1910	Dec. 7, 1910	2 P.M.	The Shire Hall, Chelmsford	Dec. 7, 1910	10 A.M.	The Shire Hall, Chelmsford	

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.
Bunting, William Walter	Residing at Lockram-villas, Collingwood-road, Witham, Essex, and carrying on business at Newland-street, Witham aforesaid	Butcher ... ..	Chelmsford ...	41 of 1910	Nov. 28, 1910	3 P.M.	14, Bedford-row, London, W.C.	Dec. 7, 1910	10 A.M.	The Shire Hall, Chelmsford	
Found, Richard Andrew	Cobham, Devonshire	Coal Dealer ...	Exeter ... ..	38 of 1910	Nov. 28, 1910	11 A.M.	Official Receiver's Office, 9, Bedford-circus, Exeter	Dec. 1, 1910	11.30 A.M.	The Castle, Exeter	Nov. 16, 1910
Eden, Alan G. ...	Royal Artillery Mess, Aldershot, Hants	Officer in His Majesty's Army	Guildford and Godalming	18 of 1910	Nov. 28, 1910	11.30 A.M.	132, York-road, Westminster Bridge-road, S.E.	Dec. 6, 1910	12 noon	The Townhall, Guildford, Surrey	
Bromwich, William	21, Tarrington, near Ledbury, in the county of Hereford	Labourer ... ..	Hereford ... ..	16 of 1910	Nov. 26, 1910	12.30 P.M.	2, Offa-street, Hereford	Dec. 6, 1910	11 A.M.	The Shirehall, Hereford	Nov. 14, 1910
Dellar Brothers ...	Kingston-road, Staines, Middlesex	Builders, &c. ...	Kingston, Surrey	22 of 1910	Nov. 28, 1910	12 noon	132, York-road, Westminster Bridge-road, S.E.	Dec. 13, 1910	2.30 P.M.	The Court-house, Kingston, Surrey	
Chapman, Harry ...	Residing and carrying on business at No. 7, High-street, in the city of Leeds	Boot and Shoe Dealer	Leeds ... ..	81 of 1910	Nov. 28, 1910	11 A.M.	The Official Receiver's Office, 24, Bond-street, Leeds	Dec. 6, 1910	11 A.M.	The County Court-house, Albion-place, Leeds	Nov. 16, 1910
Carr, Joseph ...	Residing and carrying on business at 101, Uppingham-road, in the county borough of Leicester	Builder ... ..	Leicester ... ..	52 of 1910	Nov. 28, 1910	12 noon	Official Receiver's Office, 1, Berridge-street, Leicester	Dec. 9, 1910	11 A.M.	The Castle, Leicester	

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.
Anderson, Arthur (carrying on business under the style of Anderson Brothers)	Residing at St. Chad's Mount, Kirkby, in the county of Lancaster, and carrying on business at St. John's Wholesale Fish Market, Great Charlotte-street, Liverpool, in the said county of Lancaster, and also lately carrying on the same business at The Fish Quay, Milford Haven, in the county of Pembroke	Fish and Game Salesman	Liverpool	65 of 1910	Nov. 29, 1910	11 A.M.	Offices of the Official Receiver, 35, Victoria-street, Liverpool	Dec. 5, 1910	11 A.M.	The Court-house, Government buildings, Victoria-street, Liverpool	
Wallond, Henry	10, Bower-lane, Maidstone, Kent, lately residing at 8, St. Luke's-avenue, Maidstone, and lately carrying on business at Rose Yard, Maidstone aforesaid	Jobmaster's Manager, lately Jobmaster	Maidstone	9 of 1910	Nov. 30, 1910	11 A.M.	9, King-street, Maidstone	Dec. 21, 1910	12 noon	Sessions-house, Maidstone	Nov. 16, 1910
Thomson, Douglas Lawson	The Home Close, Highclere, Newbury	Physician and Surgeon	Newbury	5 of 1910	Nov. 28, 1910	12 noon	1, St. Aldates, Oxford	Dec. 14, 1910	2 P.M.	Municipal buildings, Newbury	Nov. 15, 1910
Turner, Tom...	Residing and trading at Sutton-in-Ashfield, Nottinghamshire	Builder	Nottingham	50 of 1910	Nov. 29, 1910	12 noon	Official Receiver's Offices, 4, Castle-place, Park-street, Nottingham	Dec. 8, 1910	10.30 A.M.	County Court-house, St. Peter's Gate, Nottingham	
Whitehead, Henry Halford (the elder)	17, Carnarvon-street, Hollinwood, Oldham, in the county of Lancaster	Contractor for the erection of steam-boilers	Oldham	11 of 1910	Dec. 1, 1910	3 P.M.	Official Receiver's Office, Greaves-street, Oldham	Dec. 2, 1910	11 A.M.	Court-house, Church-lane, Oldham	

FIRST MEETINGS, AND PUBLIC EXAMINATIONS—*continued.*

No. 28438.

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.
Jones, Henry	26, John-street, Pentre, Glamorganshire	Haulier in Coal Mine	Pontypridd, Ystradyfodwg and Porth	56 of 1910	Nov. 29, 1910	3 P.M.	Official Receiver's Office, St. Catherine's-chambers, St. Catherine - street, Pontypridd	Nov. 29, 1910	10.15 A.M.	Court House, Pontypridd	Nov. 17, 1910
Jones, John	5, Parry - street, Ton Pentre, Glamorganshire	Collier	Pontypridd, Ystradyfodwg and Porth	55 of 1910	Nov. 29, 1910	2.30 P.M.	Official Receiver's Office, St. Catherine's-chambers, St. Catherine - street, Pontypridd	Nov. 29, 1910	10.15 A.M.	Court House, Pontypridd	Nov. 17, 1910
Jones, Evan	Elen's Castle Hotel, Dolwyddelen, Carnarvonshire	Licensed Victualler	Portmadoc and Festiniog	18 of 1910	Nov. 28, 1910	12 noon	Crypt - chambers, Eastgate - row, Chester	Dec. 20, 1910	1.30 P.M.	County Police Buildings, Blaenan Festiniog	Nov. 7, 1910
Wilson, Thomas Little	Residing at 2, Meadow View, Whitehaven, in the county of Cumberland, and carrying on business at the Bon Marché, 12, Westborough, Scarborough, in the county of York	Clerk, and Toy and Fancy Goods Dealer	Scarborough	31 of 1910	Nov. 28, 1910	4 P.M.	Official Receiver's Office, 48, Westborough, Scarborough	Dec. 13, 1910	12 noon	The Court-house, Castle-read, Scarborough	
Ashmore, Elkanah	55, Florist-street, Stockport, Cheshire	Coal Dealer	Stockport	20 of 1910	Nov. 30, 1910	12 noon	Official Receiver's Office, 6, Vernon-street, Stockport	Dec. 9, 1910	11 A.M.	Court - house, Vernon-street, Stockport	Nov. 11, 1910
Griffiths, Thos. Rhys	147, Robert-street, Manselton, in the county borough of Swansea, and carrying on business at Niagara - yard, Alexandra - road, Swansea, aforesaid	Cabinet Maker	Swansea	28 of 1910	Nov. 29, 1910	11 A.M.	Official Receiver's Office, Government Buildings, St. Mary's-street, Swansea	Dec. 30, 1910	11.30 A.M.	Town Hall, Swansea	

THE LONDON GAZETTE, 18 NOVEMBER, 1910. 8355

ADJUDICATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Barthropp, Elton Peter Maxwell d'Arley	Formerly residing at East Ilsley, Berkshire, whose present residence the Petitioning Creditor is unable to ascertain, but who is domiciled in England	Racehorse Trainer ... ..	High Court of Justice in Bankruptcy	1041 of 1910	Nov. 15, 1910 ...	Sept. 7, 1910
Beaumont, P. ... ..	8, Luxburgh House, Northumberland-street, St. Marylebone, Middlesex	Lately an Officer in His Majesty's Army (South Lancashire Regiment)	High Court of Justice in Bankruptcy	1134 of 1910	Nov. 15, 1910 ...	Sept. 30, 1910
Marks, Louis Joseph ... ..	68, Fenchurch-street, in the city of London	Commission Agent ... ..	High Court of Justice in Bankruptcy	1042 of 1910	Nov. 16, 1910 ...	Sept. 7, 1910
Smith, Sydney ... ..	77, Page-street, Westminster, in the city of Westminster, and carrying on business at 71, Wandsworth Bridge-road, in the county of London	Physician and Surgeon ... ..	High Court of Justice in Bankruptcy	1304 of 1910	Nov. 14, 1910 ...	Nov. 14, 1910
Vansittart, Charles ... ..	3, Angel-court, Throgmorton-street, in the city of London	Club Proprietor ... ..	High Court of Justice in Bankruptcy	1121 of 1910	Nov. 14, 1910 ...	Sept. 27, 1910
Vitolo, Richard ... ..	Alderman's House, Alderman's-walk, in the city of London	Director of a Public Company ...	High Court of Justice in Bankruptcy	1028 of 1910	Nov. 14, 1910 ...	Sept. 5, 1910
Pollard, Alfred ... ..	Residing and carrying on business at 2 and 4, Brick-street, and Millbrow, off Market-street, Broadbottom, in the county of Chester	Boot and Shoe Dealer, and Boot and Shoe Repairer and Furniture and General Dealer	Ashton-under-Lyne and Stalybridge	17 of 1910	Nov. 11, 1910 ...	Nov. 11, 1910
Weller, William Frederick ... ..	15, Temple Fortune-lane, Golders Green, in the county of Middlesex, and carrying on business at Royal Oak Works, Bell-lane, Hendon, in the said county	Plumber and Sanitary Engineer ...	Barnet ... ..	13 of 1910	Nov. 14, 1910 ...	Nov. 14, 1910
French, Thomas (carrying on business under the name or style of J. and T. French)	90, Gladstone-street, Bedford, Bedfordshire (carrying on business at 10A, Tavistock-street and 4A, Mill-street, Bedford)	Cycle Agent ... ..	Bedford ... ..	11 of 1910	Nov. 15, 1910 ...	Nov. 15, 1910
Eskrigge, Richard Jackson ... ..	Residing at 159, Victoria-road, New Brighton, in the county of Chester	Commission Agent ... ..	Birkenhead ... ..	16 of 1910	Nov. 15, 1910 ...	Oct. 20, 1910
Shayler, John George William ... ..	13, Airlie-road, Hoylake, in the county of Chester ...	Painter and Decorator ... ..	Birkenhead ... ..	17 of 1910	Nov. 15, 1910 ...	Nov. 15, 1910
Williams, William James ... ..	347, Hulton-lane, Daubhill, Bolton, lately of 110, Bolton-road, Atherton, both in Lancashire	Journeyman Painter, lately Retail Tobacconist	Bolton ... ..	50 of 1910	Nov. 16, 1910 ...	Nov. 16, 1910

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Richards, Thomas Ernest ... ..	Carrying on business at 132, Bollo Bridge-road, and 81, Church-road, Acton, and residing at 132, Bollo Bridge-road, aforesaid in the county of Middlesex	Grocer ... ..	Brentford ... ..	39 of 1910	Nov. 15, 1910 ...	Oct. 19, 1910
Hill, Walter James ... ..	The Brow, Clevedon, in the county of Somerset... ..	Surgeon ... ..	Bristol ... ..	60 of 1910	Nov. 15, 1910 ...	Nov. 15, 1910
Seymour, Elizabeth, and West, Constance	Residing and carrying on business in partnership at "Bangalore," 23, Surrey-road, Cliftonville, Margate, in the county of Kent	Boarding House Keepers and Nursing Home Proprietors (Spinsters)	Canterbury... ..	44 of 1910	Nov. 12, 1910 ...	Nov. 12, 1910
Bowen, David Isaac (trading and carrying on business as Bowen and Sons)	Saint Clears, Carmarthenshire... ..	Merchant and Grocer ... ..	Carmarthen ... ..	33 of 1910	Nov. 14, 1910 ...	Nov. 14, 1910
Rees, David (trading as David Rees and Co.)	Royal Stores, Garnant, Carmarthenshire ... ..	Grocer ... ..	Carmarthen ... ..	34 of 1910	Nov. 14, 1910 ...	Nov. 14, 1910
Collier, John James ... ..	Lately residing and carrying on business at South Normanton, in the county of Derby, but whose present address is unknown	Plumber ... ..	Derby and Long Eaton	37 of 1910	Nov. 15, 1910 ...	Nov. 7, 1910
Found, Richard Andrew ... ..	Cobham, Rockbeare, Devonshire ... ..	Coal Dealer ... ..	Exeter ... ..	38 of 1910	Nov. 15, 1910 ...	Nov. 15, 1910
Wherry, John William ... ..	114, Corporation-road, formerly back of 69, Edward-street, Great Grimsby	General Carrier ... ..	Great Grimsby ... ..	36 of 1910	Nov. 14, 1910 ...	Nov. 14, 1910
Tabiner, Thomas ... ..	Residing at 78, New George-street, and carrying on business at 74, New George-street, both in the city and county of Kingston-upon-Hull	Leather Merchant ... ..	Kingston-upon-Hull	35 of 1910	Nov. 16, 1910 ...	Nov. 16, 1910
Beales, Edwin Womack ... ..	North Lopham, county of Norfolk ... ..	Butcher and Farmer ... ..	Ipswich ... ..	24 of 1910	Nov. 14, 1910... ..	Nov. 14, 1910
Chapman, Harry ... ..	Residing and carrying on business at 7, High-street, in the city of Leeds	Boot and Shoes Dealer ... ..	Leeds ... ..	81 of 1910	Nov. 16, 1910... ..	Nov. 16, 1910
Cole, Herbert Stephen ... ..	Late the Glebe Farm, Gilmorton, in the county of Leicester, but who at the date of the Receiving Order was residing at Westbourne-road, Penn, Wolverhampton	Farmer... ..	Leicester ... ..	45 of 1910	Nov. 16, 1910... ..	Oct. 4, 1910

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Stanbury, Arthur (carrying on business alone under the style of Stanbury and Co.)	Residing at 113, Vandyke-street, lately residing at 9, Commutation-row, and formerly residing at 304, Smithdown-road, all in the city of Liverpool, carrying on business at 9, Commutation-row, Liverpool aforesaid, and at 79A, Grange-road, Birkenhead, in the county of Chester, and lately carrying on business at 272, Smithdown-lane, Liverpool aforesaid	Cycle and Cycle Accessories Dealer	Liverpool ... ..	61 of 1910	Nov. 15, 1910...	Oct. 11, 1910
Wells, George Herbert	2, Cambridge-road, Formby, in the county of Lancaster, lately residing at 3, College-road, Crosby, in the said county	Manager for Glazing Company	Liverpool .. ...	76 of 1910	Nov. 14, 1910..	Nov. 14, 1910
Chugg, Samuel	19, Leonard-street, Neath, in the county of Glamorgan	Builder	Neath and Aberavon	40 of 1910	Nov. 15, 1910..	Nov. 15, 1910
Brett, Henry Barney Long	Barcarolle, South-street, Sheringham, Norfolk	Professional Musical Instrument Dealer	Norwich ... ..	37 of 1910	Nov. 14, 1910 ..	Sept. 22, 1910
Devonald, Elizabeth	Priory Villa Farm, in the parish of Steynton, in the county of Pembroke	Farmer, Widow	Pembroke Dock ...	23 of 1910	Nov. 16, 1910 ..	Nov. 16, 1910
Jones, Henry	26, John-street, Pentre, Glamorganshire	Haulier in Coal Mine	Pontypridd, Ystradyfodwg and Porth	56 of 1910	Nov. 16, 1910..	Nov. 16, 1910
Jones, John	5, Parry-street, Ton Pentre, Glamorgan	Collier	Pontypridd, Ystradyfodwg and Porth	55 of 1910	Nov. 15, 1910 ...	Nov. 15, 1910
Griffith, Arthur Lloyd	Meadow View, Trefriw, Carnarvonshire, and carrying on business at Ancaster-square, Llanrwst, Denbighshire	Solicitor	Portmadoc and Festiniog	20 of 1910	Nov. 16, 1910 ..	Nov. 16, 1910
Williams, David	Plas Brondanw, Llanfrothen, near Penrhyndeudraeth, Merionethshire	Cycle Agent	Portmadoc and Festiniog	19 of 1910	Nov. 14, 1910 ...	Nov. 14, 1910
Perry, Frank Albert	163, Somers-road, Southsea, Hants	Baker and Confectioner	Portsmouth...	38 of 1910	Nov. 15, 1910 ..	Nov. 15, 1910
Cornish, Joseph	New Wokingham-road, Crowthorne, Berks	Bootmaker	Reading ... ..	11 of 1910	Nov. 10, 1910 ...	Sept. 5, 1910
Stevens, Sidney Charles	Shaftesbury, in the county of Dorset	Builder	Salisbury ... ..	18 of 1910	Nov. 15, 1910 ..	Nov. 15, 1910

ADJUDICATIONS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Downs, Hannah (trading as H. Alexander)	1, Shaw Heath, Stockport, Cheshire ...	Straw Dyer and Cleaner (wife of John Downs), a married woman, trading separate and apart from her husband	Stockport ...	21 of 1910	Nov. 15, 1910 ...	Nov. 15, 1910
Naden, Frank ...	273, Wellington-road South, Stockport, Cheshire ...	Fruiterer's Assistant, formerly Fruiterer	Stockport ...	22 of 1910	Nov. 16, 1910 ...	Nov. 16, 1910

ORDERS ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Millikin, Thomas ...	5, Wandsworth Bridge-road, Fulham, in the county of London	Civil Servant within the district of this Court	High Court of Justice in Bankruptcy	821 of 1910	Nov. 4, 1910	Debtor to set aside out of his official salary of £200 per annum a sum of £39 per annum until 20s. in the pound shall have been paid on all provable debts, and to consent to an Order of the Court directing that that sum be paid to the Official Receiver by the Paymaster-General. The Debtor to assign to the Official Receiver, as security for the above scheme, a policy of assurance on his life for £100, the premiums to be kept up out of the sum set aside out of his official salary. All preferential debts and payments, and all proper fees, costs, charges, and expenses to be paid in priority to other debts. Receiving Order discharged
Quambusch, Percy Edward	36, Nottingham-place, W., lately residing at 48, Thirk-road, Lavender-hill, S.W., and 15, Alexandra-road, South Hampstead, N.W.	Accountant ...	High Court of Justice in Bankruptcy	308 of 1910	Nov. 11, 1910	Composition of 10s. in the pound, payable forthwith on all provable debts, except as regards the proof of Debtor's wife, Maud E. Quambusch, who has unconditionally withdrawn and released Debtor from any claim. All preferential debts to be paid in priority, and all proper fees, costs, charges, and expenses to be paid in full, the same, together with the composition, to be secured by a deposit with the Official Receiver of the necessary amount prior to the application to the Court to approve this scheme. Receiving Order discharged. Adjudication annulled
Hardman, Chris, trading as Chris Hardman and Son	91, Tottington-road, Bury, Lancashire, and Croston's-road, Elton, Bury aforesaid	Builder and Contractor	Bolton ...	41 of 1910	Nov. 2, 1910	Debts payable in priority, and costs, charges, and expenses, and fees and percentages to be provided for by deposit of the amount required with the Official Receiver. A composition of 12s. 6d. in the pound to be paid on all provable debts within three months from the date of the approval by the Court; such composition to be secured by the joint and several promissory note of Mary Hannah Hardman and Lily Huddleston. Receiving Order discharged. Adjudication annulled

NOTICES OF INTENDED DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Arbutnot, George Gough, (Knight) separate estate	Lately residing at 4, Grosvenor-crescent, London, W.	Banker and Merchant (trading with John Montgomery Young and Patrick Macfadyen (deceased), as P. Macfadyen and Co., at Winchester House, Old Broad-street, in the city of London, and at Madras)	High Court of Justice in Bankruptcy	1173 of 1906	Dec. 3, 1910 ...	Ernest Cooper ...	14, George-street, Mansion House, London, E.C.
Best, Alfred John ...	6, Mount Park-road, Ealing, Middlesex, lately carrying on business at 25, Harrington-road, South Kensington, Middlesex	Builder ... ..	High Court of Justice in Bankruptcy	988 of 1907	Dec. 2, 1910 ...	Ebenezer Henry Hawkins	4, Charterhouse-square, London, E.C.
Mason, George Hardy, and Mason, Stephen, (carrying on business as Mason, Cattley & Co.)	At Malvern House, 7 and 8, Byward-street, in the city of London	Wine and Spirit Merchants	High Court of Justice in Bankruptcy	1428 of 1907	Dec. 2, 1910 ...	Frederick Harper Bernard	10, Trinity-square, Tower-hill, London, E.C.
Walcott, Edmund Yeamans	Lately 3, Woburn-street, Great Russell-street, in the borough of Holborn, in the county of London, formerly residing in Gladstone-road, St. George's-road, Southwark; Poole, Dorsetshire; 102, Brownlow-hill, Liverpool; Boscombe, Hampshire, now 3, Lansdowne-street, Hove, Sussex	Pensioner (Indian Military officer's pension)	High Court of Justice in Bankruptcy	293 of 1903	Dec. 1, 1910 ...	J. L. Quick ... ..	187, Dashwood House, E.C.
Gower, Amos Charles ...	1, Henry-street, Tring, in the county of Hertford	Licensed Hawker ... ..	Aylesbury ... ..	7 of 1910	Dec. 3, 1910 ...	George Mallam, Official Receiver	1, St. Aldate-street, Oxford
Smith, James ... ..	30, Newton-street, Barnsley, Yorkshire ...	Joiner and Builder ... ..	Barnsley ... ..	10 of 1910	Dec. 3, 1910 ...	William Carr, Incorporated Accountant	27, Regent-street, Barnsley
Taberner, Samuel ..	278, Hough-lane, Wombwell, near Barnsley, Yorkshire	Colliery Deputy ... ..	Barnsley ... ..	3 of 1909	Dec. 3, 1910 ...	John Bickersteth Ottley, Official Receiver	6, Bond-terrace, Wakefield
Dallimore, Edward, Dallimore, Frank, Davis, Samuel (trading as E. & F. Dallimore) ...	Trowbridge, in the county of Wilts ... ..	Cabinet Makers .. ..	Bath ... ..	13 of 1910	Dec. 5, 1910 ...	Chas. H. King, Official Receiver	26, Baldwin-street, Bristol

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Dallimore, Edward, separate estate	Trowbridge, in the county of Wilts ... ..	Cabinet Maker ... ..	Bath ... ..	13 of 1910	Dec. 5, 1910 ...	Chas H. King, Official Receiver	26, Baldwin-street, Bristol
Davis, Samuel, separate estate	Trowbridge, in the county of Wilts ....	Cabinet Maker ... ..	Bath ... ..	13 of 1910	Dec. 5, 1910 ...	Chas. H. King, Official Receiver	26, Baldwin-street, Bristol
Addison, Joseph ... ..	Eddisford Farm, in the township of Mitton, in the West Riding of the county of York	Farmer ... ..	Blackburn and Darwen	14 of 1909	Dec. 5, 1910 ...	Charles Harvey Plant, Official Receiver	13, Winckley-street, Preston
Wilson, Henry ... ..	102, Abbey-street, Accrington ... ..	Furniture Broker .. ..	Blackburn and Darwen	6 of 1910	Dec. 3, 1910 ...	Charles Harvey Plant, Official Receiver	13, Winckley-street, Preston
Feather, Joe ... ..	Lately residing at Thorndene, Cranbourne-road, Daisy-hill, Bradford, and carrying on business at 34, Nelson-street, Bradford aforesaid	Topmaker ... ..	Bradford ... ..	34 of 1910	Dec. 3, 1910 ...	W. T. Butterfield ...	9, Market-street, Bradford
Keeler, William Arthur (trading as E. Keeler)	69, Tile-street, Whetley-hill, and carrying on business at 191 and 193, Carlisle-road, both in the city of Bradford	Newsagent and Stationer ...	Bradford ... ..	60 of 1910	Dec. 3, 1910 ...	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Sugden, Harry (trading as Wilson and Sugden)	12, Mayfield-terrace, Wyke, in the city of Bradford	Rubber Manufacturer and Merchant	Bradford ... ..	61 of 1910	Dec. 3, 1910 ...	Walter Durrance ...	12, Duke-street, Bradford
Wright, Edgar Charles Athlin ... ..	18, High-street, Idle, in the city of Bradford	Plumber ... ..	Bradford ... ..	59 of 1910	Dec. 3, 1910 ...	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Cole, Frederick Daniel	19, Osbourne-road, Hounslow, in the county of Middlesex	Decorator ... ..	Brentford ... ..	17 of 1910	Dec. 3, 1910 ...	Cecil Mercer, Official Receiver	14, Bedford-row, London, W.C.
Mitchell, Winifred Sarah trading as Lewis Ellis)	4, Prince's-buildings, Weston-super-Mare, in the county of Somerset, and lately residing and carrying on business at Romilly-crescent, Cardiff, in the county of Glamorgan	Baker and Confectioner, a married woman trading separately and apart from her husband	Bridgwater ... ..	11 of 1910	Dec. 7, 1910 ...	Chas. H. King, Official Receiver	26, Baldwin-street, Bristol
Budd - Budd, Edward John	72, Marine-parade, Brighton, in the county of Sussex	Surgeon ... ..	Brighton ... ..	71 of 1910	Dec. 2, 1910 ...	E. W. J. Savill ...	12A, Marlborough - place, Brighton
Challen, Charles ... ..	Heyshott, in the county of Sussex, lately residing at Berrywood Farm, Heyshott aforesaid	Farmer ... ..	Brighton ... ..	94 of 1909	Dec. 2, 1910	E. W. J. Savill ...	12A, Marlborough - place, Brighton

NOTICES OF INTENDED DIVIDENDS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Ovens, Joseph ...	Charlton, in the parish of Henbury, in the county of Gloucester	Wheelwright and Smith ...	Bristol ...	47 of 1887	Dec. 5, 1910	Chas H. King, Official Receiver	26, Baldwin-street, Bristol
Pink, William Jarrett ...	Lately carrying on business at 23, St. Andrew's-street, Cambridge, and residing at "Dovedale," 14, Tenison-avenue, Cambridge	Hosier ...	Cambridge ...	6 of 1910	Dec. 2, 1910	William Dickson ...	128, London Wall, E. C.
Doyle, John ...	36, Biggin-street, Dover, and 42, St. George's-street, in the city of Canterbury	Fishmonger and Poulterer ...	Canterbury ...	26 of 1910	Dec. 5, 1910	Oscar Berry ...	Monument House, Monument-square, in the city of London
Evans, John James ...	Hermon-road, Tywith, Maesteg, in the county of Glamorgan	Builder... ..	Cardiff ...	57 of 1899	Dec. 3, 1910	Official Receiver ...	117, St. Mary-street, Cardiff
Fisher, Robert Henry ...	The Woolpack, St. Botolph's-street, and the Garrison Livery Stables, Mersea-road, Colchester, in the county of Essex	Licensed Victualler and Jobmaster	Colchester ...	7 of 1910	Dec. 2, 1910	Robert Gerald Craske	33, Head-street, Colchester
Stephens, Francis Ezra	19, Brighton-road, Croydon, Surrey ...	Monumental and General Mason	Croydon ...	38 of 1910	Dec. 5, 1910 ...	William Peet ...	1, High-street Croydon, Chartered Accountant
Wilson, Arthur Henry	147, Station-road, Ilkeston, in the county of Derby	Painter and Paperhanger ...	Derby and Long Eaton	31 of 1910	Dec. 2, 1910 ...	E. Wynne Humphreys, Official Receiver	47, Full-street, Derby
Hyett, Fanny (trading as J. Hyett and Sons)	46, Westgate-street, in the city of Gloucester	Decorator and Painter, Widow	Gloucester ...	16 of 1910	Dec. 2, 1910 ...	Charles Scott, Official Receiver	Station-road, Gloucester
Youngs, William Thomas	Haddiscoe, Norfolk ...	Wheelwright and Carpenter	Great Yarmouth ...	15 of 1910	Dec. 3, 1910 ...	H. P. Gould, Official Receiver	8, King-street, Norwich
Neville, Edwin ...	90, Lane Head, Rastrick, and 6, Church-street, Rastrick, both in the county of York	Painter and Decorator ...	Halifax ...	22 of 1910	Dec. 3, 1910 ...	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Jones, John and Stapleton, Joseph Ernest (trading as The Albion Mills Co.)...	The Albion Mills, Marsh-parade, Newcastle, Staffordshire	Shirt Manufacturers ...	Hanley ...	13 of 1910	Dec. 5, 1910 ...	F. T. Halcomb, Official Receiver	King-street, Newcastle, Staffordshire

THE LONDON GAZETTE, 18 NOVEMBER, 1910. 8363

NOTICES OF INTENDED DIVIDENDS—*continued.*

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Bell, Walter Theodore ...	Late of Old Castle, Dallington, Sussex ...	Director of Companies ...	Hastings ...	21 of 1909	Nov. 30, 1910 ...	Francis Wolfe Slat- tery	134-5, Salisbury House, London-wall, London, E.C.
Simmonds, Arthur Walter	15, George-street, Hastings, in the county of Sussex	Tobacconist ...	Hastings ...	9 of 1910	Dec. 2, 1910 ...	E. W. J. Savill ...	12A, Marlborough - place, Brighton
Hullock, John ...	Mansgrove, Bolton, Kirkbythore, Westmor- land	Farmer... ..	Kendal ..	1 of 1910	Dec. 5, 1910 ...	Henry Garencieres Pearson, Official Receiver	16, Cornwallis-street, Bar- row-in-Furness
Stalker, Jonathan ..	Residing at Old Elleray Cottages, Winder- mere, Westmorland, carrying on business at Park House Stables, Windermere, aforesaid	Cab Proprietor ...	Kendal ...	6 of 1910	Dec. 5, 1910 ...	Henry Garencieres Pearson, Official Receiver	16, Cornwallis-street, Barrow- in-Furness
Abell, Samuel, and Brown, Alfred (trading as S. Abell & Com- pany)	Barwell, near Hinckley, in the county of Leicester	Boot and Shoe Manu- facturers	Leicester ...	8 of 1910	Nov. 30, 1910 ...	Frank Haynes, Incor- porated Accountant	8a, Packlington's - walk, Leicester
Hoyle, John Andrews (trading as Leary and Company)	Residing at 352, Stanley-road, Bootle, Lan- cashire, and also carrying on business there, and at 377 and 379, Stanley-road, Bootle aforesaid. 198, Walton-road, Kirkdale, 72, St. John's-road, Waterloo, and also formerly carrying on business at 123, South-road, Waterloo, all in Lancashire	Carriage Proprietor and Undertaker	Liverpool ...	40 of 1910	Dec. 3, 1910 ...	Samuel M. Hughes ...	41, North John-street, Liver- pool
Jones, John Murray (trading alone as J. M. Jones and Son)	At 9, Bylee-street and 17, Parkhill-road, and residing at 5, Bundoran-road, Aigburth, all in Liverpool, in the county of Lancaster	Coachbuilder ...	Liverpool ...	76 of 1909	Dec. 3, 1910 ...	Elwy Davies Symond, Official Receiver	35, Victoria-street, Liverpool
Moorhouse, Miles Edmund	Residing and carrying on business at 1, Lower Breck-road, Liverpool, in the county of Lancaster	Cowkeeper and Dairyman ...	Liverpool ...	64 of 1910	Dec. 3, 1910 ...	Elwy Davies Symond, Official Receiver	35, Victoria-street, Liverpool

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Muenzer, Max (also lately carrying on business under the style of the Great Britain Art Company)	Lately residing at 369, Moss-lane East, Manchester (in apartments), lately carrying on business at the Helios Photographic Works, 336, 338, 340, and 342, Chester-road, Cornbrook, Manchester, at 71A, 73, and 75, Grosvenor-street, Manchester, and at 240, West Gate-road, Newcastle-on-Tyne, 22, Foyle-street, Sunderland, 14, Bishopton-lane, Stockton, 74, Spring Bank, Hull, 146, Woodhouse-lane, Leeds, 18, Broad-street, Wolverhampton, 191, Bristol-street, Birmingham, 28, Upper Parliament-street, Liverpool, and 56, Hanover-square, Bradford	Now Managing Director of a Limited Company, lately Manufacturer of Photographic Materials and Picture Frame Maker, also Photographic Artist and Enlarger	Manchester...	66 of 1908	Dec. 19, 1910 ...	William Ros Sharp	30, Brown-street, Manchester
Henry Milton and Son ...	Formerly carrying on business at 18, High-street, Crewe, in the county of Chester	Plumbers and Painters ...	Nantwich and Crewe	11 of 1910	Dec. 5, 1910 ...	F. T. Halcomb, Official Receiver	King-street, Newcastle, Staffordshire
Davies, Thomas ...	43, Richmond-road, Abertillery, and carrying on business at the Great Western Railway Yard, Crumlin, both in the county of Monmouth	Hay and Corn Merchant, Haulier, and Coal Merchant	Newport, Mon.	7 of 1910	Dec. 3, 1910 ...	Edgar Gardner, Receiver	144, Commercial-street, Newport, Mon.
Donoghue, Joseph ...	29, George-street, Pontypool, in the county of Monmouth	Outfitter ...	Newport, Mon.	8 of 1910	Dec. 3, 1910 ...	Edgar Gardner, Receiver	144, Commercial-street, Newport, Mon.
Hughes, William Richard Owen	6, Alexandra-road, Newport, in the county of Monmouth	Outfitter and Boot Dealer ...	Newport, Mon.	15 of 1910	Dec. 3, 1910 ...	Edgar Gardner, Receiver	144, Commercial-street, Newport, Mon.
Jones, William George ...	Belgrade House, Nelson-street, and Church-street, all Chepstow, in the county of Monmouth	Contractor ...	Newport, Mon.	21 of 1895	Dec. 3, 1910 ...	Edgar Gardner, Receiver	144, Commercial-street, Newport, Mon.
Preece, John ...	264, Caerleon-road, Newport, in the county of Monmouth	General Dealer ...	Newport, Mon.	13 of 1910	Dec. 3, 1910 ...	Edgar Gardner, Receiver	144, Commercial-street, Newport, Mon.
Spicer, Francis George (trading under the style of L. M. Cooper, lately trading under the style of F. G. Spicer)	129, South-Western-road, Salisbury, in the county of Wilts, trading there under the style of L. M. Cooper, lately carrying on business at 31, Market-place, Salisbury aforesaid, under the style of F. G. Spicer	Tobacconist ...	Salisbury ...	16 of 1910	Dec. 2, 1910 ...	Filney Barton, Official Receiver	City-chambers, Catherine-street, Salisbury

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Taylor, A. C. ...	37, Lancaster-park, Richmond, Surrey ...	Gentleman ... ..	Wandsworth ...	41 of 1896	Dec. 6, 1910 ..	Henry Llewelyn Howell, Official Receiver	132, York-road, Westminster Bridge-road, S.E.
Clarkson, Walter, junior	In lodgings at 15, Comyn-street, and carrying on business at 67, Regent-street, both in Leamington	Grocer and Provision Dealer	Warwick ...	3 of 1910	Dec. 3, 1910 ...	Charles James Band, Official Receiver	8, High-street, Coventry
Sears, Arthur ...	Badsey, Worcestershire ... ..	Coal Merchant, Fruit Grower, and Market Gardener	Worcester ...	18 of 1910	Dec. 3, 1910 ...	Arthur Samuel Cully	11, Copenhagen-street, Worcester

NOTICES OF DIVIDENDS.

Debtor's Name.	Address	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Harrington, Herbert	William 14, Leysfield-road, Shepherd's Bush, Middlesex	Civil Servant, a Clerk in the Secretary's Office of the General Post Office, St. Martin's-le-Grand, in the city of London	High Court of Justice in Bankruptcy	822 of 1907	3d.	Second and Final	Any day (except Saturday) between the hours of 11 and 2	At Bankruptcy - buildings, Carey-street, London, W.C.
Sandey, Thomas	7, Avenue-road, Ilfracombe, Devonshire, carrying on business at 36, Fore-street, Ilfracombe aforesaid	Tobacconist, Stationer, and Newsagent	Barnstaple	14 of 1909	4½d.	Supplemental	Dec. 2, 1910	Offices of Official Receiver, 9, Bedford-circus, Exeter
Tyler, Alfred Stubbs (trading as Tyler and Company)	58, Summer-row, in the city of Birmingham	Corn Merchant	Birmingham	113 of 1909	4s. 7d.	First and Final	Nov. 23, 1910	115, Colmore-row, Birmingham
Pollitt, John	Plane Tree Farm, Ainsworth, near Bolton, in the county of Lancaster, lately Brownhill Farm, Ainsworth aforesaid	Farmer	Bolton	19 of 1910	3s. 4½d.	First and Final	Nov. 24, 1910	Official Receiver's Office, 19, Exchange-street, Bolton
Daubney, Robert	Monksthorpe, Lincolnshire	Farmer	Boston	20 of 1910	6s. 8d.	First and Final	Nov. 19, 1910	At the Office of Mr. Charles Lucas, the Trustee, 4 and 6, West - street, Boston, Chartered Accountant
Banks, Alfred Hope (in the Petition called A. E. Banks)	White Star Laundry, Shorts-road, Chiswick, in the county of Middlesex, lately residing and carrying on business at 2, The Parade, Grove Park, Chiswick, in the county of Middlesex	Laundryman	Brentford	33 of 1909	7s. 6d.	Composition	Nov. 22, 1910	Office of Official Receiver, 14, Bedford-row, London, W.C.
Vincent, Charles Henry	Haverhill, in the county of Suffolk	Solicitor	Cambridge	27 of 1897	5½d.	Supplemental	Nov. 25, 1910	Official Receiver's Office, 5, Petty Cury, Cambridge
Brown, Haydn	Bishams, Caterham, Surrey	Physician and Surgeon	Croydon	62 of 1908	1s. 0½d.	Second and Final	Nov. 30, 1910	Official Receiver's Offices, 132, York - road, Westminster Bridge-road, S.E.
Davies, John Wynne	West Bradenham, Norfolk	Clerk in Holy Orders	King's Lynn	36 of 1909	6s.	First	Nov. 22, 1910	Official Receiver's Office, 8, King-street, Norwich
Hudson, Frederick	King's Lynn and West Lynn, St. Peter's, Norfolk	Farmer, Dealer and Dairyman	King's Lynn	9 of 1893	9d.	Supplemental	Nov. 22, 1910	Official Receiver's Office, 8, King-street, Norwich

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Jefferson, Richard ...	Residing and carrying on business at the Black Swan Inn, Market-place, Great Driffield, in the county of York	Innkeeper ... ..	Kingston - upon Hull	25 of 1909	1½d.	Supplemental	Nov. 23, 1910	Official Receiver's Office, York City Bank Chambers, Lowgate, Hull
Pollard, Cecil John ...	Residing and carrying on business at 11, Saint Columba-street, in the city of Leeds	Painter and Decorator...	Leeds ... ..	26 of 1910	4s. 7d.	First and Final	Nov. 29, 1910	Official Receiver's Office, 24, Bond-street, Leeds
Smedley, Joseph Henry and Booth, George (trading together as Smedley and Booth)	65, Battenburg-road, Leicester 184, Fosse-road North, Leicester aforesaid At 65, Battenburg-road, Leicester aforesaid	Carters and Contractors	Leicester ... ..	23 of 1907	3¼d.	Supplemental	Nov. 28, 1910	Official Receiver's Office, No. 1, Berridge-street, Leicester
Jackson, Samuel...	369, Stretford-road, Hulme, Manchester...	Butcher ... ..	Manchester...	48 of 1910	7s. 7½d	First and Final	Nov. 23, 1910	Official Receiver's Office, Byrom-street, Manchester
Willits, Robert Lunley...	Residing at 42, Huddleston-street, lately trading at 7, Huddleston-street, both in Cullercoats, Northumberland	Late Wine and Spirit Merchant	Newcastle-on-Tyne	27 of 1910	6½d.	First and Final	Nov. 25, 1910	Office of the Official Receiver, 30, Moseley - street, Newcastle-upon Tyne
Hellewell, George Oddy	Late Breary Banks, near Masham, Yorkshire	Provision Merchant, Grocer, Draper, and General Dealer	Northallerton ...	14 of 1909	3s. 1d.	First and Final	Nov. 26, 1910	28, Bond-street, Leeds
Evans, James Young ...	London Warehouse, Treorchy, Glamorgan	Draper ... ..	Pontypridd, Ystradyfodwg and Porth	10 of 1910	5s. 6¼d.	First and Final	Dec. 1, 1910	Trustee's Office, 2 and 3, Taff-street, Pontypridd
Furneaux, Henry Thomas	440, Commercial-road, Portsmouth, Hants	Furniture Dealer ...	Portsmouth ...	24 of 1910	10s.	First and Final	Nov. 24, 1910	Official Receiver's Offices, Cambridge-junction, High-street, Portsmouth
Simcock, Frank ... ..	117, Liverpool-road, Patricroft, in the county of Lancaster	Baker and Confectioner	Salford ... ..	16 of 1910	9½d.	First and Final	Nov. 23, 1910	Official Receiver's Office, Byrom-street, Manchester
Bateman, Ambrose ...	The Red Lion Inn, Longden-common, near Shrewsbury, in the county of Salop	Licensed Victualler ...	Shrewsbury...	22 of 1910	1s. 11d.	First and Final	Nov. 21, 1910	Official Receiver's Office, 22, Swan-hill, Shrewsbury

NOTICE OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Goulding, Edward George Franklin, William Robt. (trading as Goulding and Son) (in conjunction with George Franklin, now deceased)	44, Gordon-avenue, Southampton The Hundred, Romsey, in the county of Southampton At the Hundred, Romsey aforesaid	Builders, Plumbers, Painters, Undertakers, and House Decorators	Southampton	4 of 1910	2s. 6d.	First	Nov. 30, 1910	Whittaker and Baily, 3, Port- land-street, Southampton
Pooler, Robert Tunnioff	Sutton House, in the parish of Forton, in the county of Stafford	Farmer	Stafford	1 of 1910	1s. 1½d.	First and Final	Nov. 28, 1910	Official Receiver's Office, King- street, Newcastle, Stafford- shire.
Hall, John Michael	17, Lorne-terrace, Sunderland, in the county of Durham	Pilot	Sunderland	10 of 1910	1s. 10½d.	First and Final	Nov. 25, 1910	The Official Receiver's Offices, 3, Manor-place, Sunderland
Patterson, William	Residing at 2, Vale-street, Sunderland, in the county of Durham, and carrying on business at 49, High-street East, and 6½, Malings Rigg, Sunderland aforesaid	Grocer	Sunderland	6 of 1910	10½d.	First and Final	Nov. 25, 1910	The Official Receiver's Offices, 3, Manor-place, Sunderland
Gadd, John	Bicknoller, Taunton, Somersetshire	Builder	Taunton	2 of 1908	4d.	Supple- mental	Nov. 25, 1910	Offices of the Official Receiver, 9, Bedford-circus, Exeter
Curtayne, John J.	24, Grosvenor-road, Richmond, Surrey	Clerk in the Civil Service	Wandsworth	11 of 1907	2½d.	Supple- mental	Nov. 30, 1910	Official Receiver's Offices
Jones, William Henry	Sycamore Cottage, Rhosddu, Wrexham, in the county of Denbigh, carrying on business at 26, Market Hall, Wrexham aforesaid, and lately carrying on busi- ness at Rhosddu-road, Wrexham aforesaid	Pork Butcher and Cattle Dealer	Wrexham	10 of 1910	2s. 8½d.	First and Final	Dec. 2, 1910	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester
Corker, Albany Matterson	16, Spring Mount, and lately carrying on business at the Saloon, Albert- street, both in Harrogate, in the county of York	Auctioneer	York	16 of 1910	7½d.	First and Final	Nov. 24, 1910	Official Receiver's Office, The Red House, Duncombe- place, York

APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Evans, Thomas	Residing at 65, Donald-street, Cardiff, in the county of Glamorgan	Joiner	Cardiff	42 of 1905	Jan. 12, 1911, 10 A.M., Law Courts, Cathays Park, Cardiff
Ambrose, Jabez (trading as Ambrose & Son)	"The Nurseries," Bury Green-road, Cheshunt, and 1, Station-terrace, Station-road, Cheshunt, both in the county of Hertford	Nurseryman	Edmonton	13 of 1905	Jan. 30, 1911, 10 A.M., The Court House, Edmonton
Cobb, Charles Percival (lately carrying on business under the style or firm of Davies & Co.)	Castleville, Cantilupe-street, in the city of Hereford, and lately carrying on business at Conningsby-street, in the said city of Hereford	Gentleman, lately carrying on business as a Mineral Water Manufacturer	Hereford	9 of 1910	Dec. 13, 1910, 10 A.M., The Shire Hall, Hereford
Whittaker, Charles	1, Bonny-row, Blackley, in the city of Manchester	Builder and Bricklayer	Manchester	15 of 1893	Jan. 11, 1911, 10 A.M., Court House, Quay-street, Manchester
Llewellyn, Daniel	Cilanfawr, in the parish of Llaudissilio, in the county of Carmarthen	Farmer	Pembroke Dock	13 of 1907	Dec. 14, 1907, 12 noon, The Temperance Hall, Pembroke Dock
Rowe, Henry Anthony Luke	Meneage-street, Helston, Cornwall	Ironmonger	Truro	9 of 1909	Dec. 10, 1910, 11 A.M., Town Hall, Truro

ORDERS MADE ON APPLICATIONS FOR DISCHARGE-

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Clarke, John Gay (described in the Receiving Order as J. Gay Clarke)	5 and 6, Bishopsgate-street Without, in the county of London	... ..	High Court of Justice in Bankruptcy	768 of 1909	Oct. 26, 1910	Discharge suspended for three years. Bankrupt to be discharged as from 26th October, 1913	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that he had brought on his bankruptcy by rash and hazardous speculation, by gambling and by unjustifiable extravagance in living
Lind, Hugh James Lawrence	Formerly 133, Fallows-road, Hampstead, in the county of London, now of 49, Broad-street House (third floor), in the city of London, lately carrying on business in co-partnership with others at 74, Great Tower-street, in the city of London	Wine Merchant. Lately carrying on business in co-partnership with John Malcolm Brodie, and John Stuckly Coulter as Gauntlett and Co.	High Court of Justice in Bankruptcy	676 of 1908	Oct. 12, 1910	Bankrupt Hugh James Lawrence Lind discharged subject to the following condition to be fulfilled before his discharge takes effect, viz.:—Bankrupt shall, before the signing of this Order, consent to judgment being entered against him in the King's Bench Division of the High Court by the Official Receiver for the sum of £1,000, being part of the balance of the debts provable in the Bankruptcy which is not satisfied at the date of this Order, and £1 10s. 0d. Costs of Judgment, and that, upon the required consent being given judgment may be entered against the Bankrupt in the King's Bench Division of the High Court for the sum of £1,000, the £1 10s. 0d. Costs of Judgment having been paid to the Official Receiver. The said Judgment to be satisfied only out of any fund coming to the said Hugh James Lawrence Lind from his mother's Will or under her intestacy. And the said sum of £1,000, if and when so paid, is to be applied as to two-thirds thereof to the joint estate of John Malcolm Brodie, John Stuckly Coulter, and Hugh James Lawrence Lind, and as to the remaining one-third thereof to the separate estate of the said Hugh James Lawrence Lind	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that the Bankrupt 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
Nodes, Walter Henry	Carrying on business at 114, King-street, Hammersmith, and residing at 12, Kilmarsh-road, Hammersmith, Middlesex	Undertaker...	High Court of Justice in Bankruptcy	479 of 1910	Oct. 14, 1910	The Court not thinking fit to make any Order, the Bankrupt having died since he applied to the Court to appoint a day to hear his application	

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.
Sewell, William ...	Residing at 51a, Elizabeth-street, Eaton-square, and carrying on business at 53, Elizabeth-street, Eaton-square aforesaid, and at Gloucester-grove-east, 28, Clairville-grove, South Kensington, and lately at Chester-mews, Grosvenor-place, all in the county of London	Veterinary Surgeon and Farrier	High Court of Justice in Bankruptcy	166 of 1910	Oct. 25, 1910	Discharge suspended for two years. Bankrupt to be discharged as from 25th October, 1912. Public Examination concluded March 22, 1910	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 continued to trade after knowing himself to be insolvent
Shrager, Isaac ...	4, Lloyds-avenue, in the city of London	Merchant (trading with Cecil, John, James and Adolph Shrager, as Shrager Brothers)	High Court of Justice in Bankruptcy	1289 of 1905	Oct. 19, 1910	Discharge suspended for two years. Bankrupt to be discharged as from 19th October, 1912	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had brought on his bankruptcy by rash and hazardous speculations; and in failing to attend the Official Receiver and Trustee in these proceedings and also to attend his public examination as ordered by the Court, the Bankrupt has been guilty of misconduct in relation to his affairs
Sparrow, Walter...	.66, Tollingham Park, Middlesex	Butcher ...	High Court of Justice in Bankruptcy	642 of 1910	Oct. 25, 1910	Discharge suspended for two years and six months. Bankrupt to be discharged as from 25th April, 1913. Public Examination concluded 16th August, 1910	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; had contributed to his bankruptcy by gambling; and had within three months preceding the date of the Receiving Order when unable to pay his debts as they became due, gave an undue preference in favour of his sister
Thom, James	2, Paternoster-square, in the city of London, residing at "Coultings," Regent's Park-road, Church End, Finsley, Middlesex	Commission Agent and Carpet and Curtain Merchant	High Court of Justice in Bankruptcy	1408 of 1904	Oct. 25, 1910	Discharge suspended two years. Bankrupt to be discharged as from 25th Oct., 1912. Public Examination concluded 24th January, 1905	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclosed his business transactions and financial position within the three years immediately preceding his bankruptcy; and had continued to trade after knowing himself to be insolvent

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.
Trumpler, Henry Sebastian, described in the Receiving Order as Harry Sebastian Trumpler	Late 131, Clapham-road, Clapham, in the county of London, but whose present residence the Petitioning Creditors are unable to ascertain	...	High Court of Justice in Bankruptcy	365 of 1910	Oct. 25, 1910	Discharge suspended for two years. Bankrupt to be discharged as from 25th Oct., 1912. Public Examination concluded 7th June, 1910.	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
Tuttle, William Frederick	12, Hewitt-street, Curtain-road, Shoreditch, lately carrying on business at 22 and 24, Scrutton-street, both in the county of London	Moulding Manufacturer and Picture Frame Maker, carrying on business in co-partnership with Charles Edward Fidler, and described in the Receiving Order as W. F. Tuttle & Co.	High Court of Justice in Bankruptcy	1225 of 1907	Oct. 25, 1910	Discharge of William Frederick Tuttle suspended for two years. Bankrupt to be discharged as from 25th October, 1912. Public Examination concluded 18th February, 1908	Bankrupt's assets were not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that he had continued to trade after knowing himself to be insolvent
Barker, Albert	Residing in lodgings at 280, Undercliffe-street, in the city of Bradford, and trading at Woodbine-street, Bradford aforesaid	Electro Plater and Cycle Engineer (trading with Arthur William Clough as "The Electrocycle Company")	Bradford ...	53 of 1906	Oct. 18, 1910	Discharge suspended for three years. Bankrupt to be discharged as from 18th October, 1913.	Bankrupt's assets were not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he 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 that he had continued to trade after knowing himself to be insolvent
Roberts, Arnold (trading as Roberts Bros.)	Woodlands Cottage, Rawdon, Yorkshire, and carrying on business at 21, North-parade, in the city of Bradford	Electrical Engineer	Bradford ...	24 of 1909	Oct. 18, 1910	Discharge suspended for two years. Bankrupt to be discharged as from 18th October, 1912.	Bankrupt's assets were not of a value equal to 10s. in the pound on the amount of his unsecured liabilities

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.
Currie, James	Residing with his father, Thomas Currie, at "Nut Bank," Rochdale-road, Blackley, Manchester, in the county of Lancaster, and formerly re-iding at St. John's-road, Knutsford, in the county of Chester, and carrying on business at 110, Oldham-road, Manchester, in the said county of Lancaster	Provender and Flour Merchant	Manchester	21 of 1909	Oct. 19, 1910	Unconditional order of discharge granted	
Barraclough, Edgar Hargrave (trading as J. H. Hopewell and Son)	5, Belle-vue, Mannington, Bradford, Yorks, described in the Receiving Order as lately residing at Holly Bank, Menston, in the county of York, and carrying on business at 28, Ivegate, in the city of Bradford, but now residing at 1, Apsley-crescent, in the said city of Bradford, and carrying on business at 35, Albert-street, and at the Bodega Lounge, Dame Flogan-street, both in Mansfield, in the county of Nottingham	Wine and Spirit Merchant	Nottingham	7 of 1907	Oct. 21, 1910	Discharge suspended for three years. Bankrupt to be discharged as from 21st October, 1913	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he has continued to trade after knowing himself to be insolvent; that he has contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them; and that he had brought on or contributed to his bankruptcy by rash and hazardous speculation, unjustifiable extravagance in living and culpable neglect of his business affairs
Gardner, Leonard Joseph (trading as Joseph Gardner)	Residing and carrying on business at Kinoulton, in the county of Nottingham	Baker	Nottingham	17 of 1910	Oct. 21, 1910	Discharge suspended for two years. Bankrupt to be discharged as from 21st October, 1912	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he has omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy; that he has continued to trade after knowing himself to be insolvent; and has contracted debts provable in the bankruptcy without having at the time of contracting them any reasonable or probable ground of expectation of being able to pay them

APPOINTMENT OF TRUSTEES.

Debtor's Name.	Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Potter, Simon Macqueen (lately carrying on business as Hamilton Potter and Co.)	68, Holland-road, Kensington, in the county of London  At 33A, The Broadway, Hammersmith, in the said county of London, and at Grove Works, Merton, Surrey	Varnish Maker ... ..	High Court of Justice in Bankruptcy	1224 of 1910	Hutchins, Alexander Constantine	11, Pancras-lane, Queen-street, London, E.C., Chartered Accountant	Nov. 14, 10
West, Edward Packett (partner in the firm of E. Gay Lamaille and West)	13, Charterhouse-street, Holborn, in the city of London	Clock Manufacturer and Importer	High Court of Justice in Bankruptcy	974 of 1910 (Under Order for Consolidation of Proceedings)	Hawkins, Ebenezer Henry	4, Charterhouse-square, London, E.C., Incorporated Accountant	Nov. 14, 1910
Houstoun, Andrew George (carrying on business as George Houstoun)	Carrying on business at 38 and 84, Vyse-street, in the city of Birmingham, and lately residing at "Battledown," Rosemary-road, Streetly, in the county of Stafford	Manufacturing Jeweller ...	Birmingham ...	93 of 1910	Hackett, Percy Roland	38, Frederick-street, Birmingham, Incorporated Accountant	Nov. 14, 1910

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.
Walker, Henry Thomas (carrying on business as Walker and Co.)	Residing at 36, Wickham-road, Brockley, Kent, carrying on business at 27, Throgmorton-street, in the city of London	Advertising Agent ...	High Court of Justice in Bankruptcy	1437 of 1898	William Henry Pannell	13, Basinghall-street, E.C.	Chartered Accountant	Nov. 1, 1910
Bedford, Bruce Henry Albert (trading as H. Bedford)	9, Kingsdown-avenue, Northfield-lane, West Ealing, Middlesex	Builder... ..	Brentford ... ..	29 of 1909	Frederic William Davis	(Of the firm of Saker and Davis), 95-97, Finsbury-pavement, London, E.C.	Chartered Accountant	Nov. 1, 1910
Hart, Edward Burrell ...	Arabin House, High Beech, Loughton, in the county of Essex	Pig Breeder ... ..	Edmonton .. ..	12 of 1908	Frederick Seymour Salaman	1, Oxford-court, Cannon-street, E.C.	Chartered Accountant	Sept. 9, 1910
Dawson, Robert ... ..	Hampton Wick Coal and Corn Exchange, St. John's-road, and 5, High-street, Hampton Wick, Middlesex	Coal, Coke and Corn Merchant	Kingston, Surrey ...	4 of 1910	Frederic William Davis	(Of the firm of Saker and Davis), 95-97, Finsbury-pavement, London, E.C.	Chartered Accountant	Oct. 28, 1910
Watkins, Arthur Neville	22, High-street, Alton, Hants ...	Builder and Contractor	Winchester... ..	8 of 1909	Charles Young ...	32, High-street, Alton, Hants	Auctioneer and Surveyor	Nov. 1, 1910
<i>The following Amended Notice is substituted for that published in the London Gazette of the 11th November, 1910.</i>								
Gray, Walter Thomas ...	30, Haylings-road, Leiston, and Station-approach, Saxmundham, both in the county of Suffolk	Shorthand Writer and Laundry Agent	Ipswich ... ..	16 of 1910	Frederick Messent	36, Princes-street, Ipswich	Official Receiver ...	Oct. 19, 1910

Pursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.

J. G. WILLIS, Inspector-General in Bankruptcy.

THE COMPANIES (WINDING-UP) ACT, 1890, AND THE COMPANIES (CONSOLIDATION) ACT, 1908.

WINDING-UP ORDER.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of Order.	Date of Presentation of Petition.
Adelphi Insurance Company Limited ... ..	88, 89 and 90, Chancery-lane, in the county of London ...	High Court of Justice ...	00299 of 1910	Nov. 15, 1910 ...	Oct. 6, 1910

FIRST MEETINGS.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of First Meeting.	Hour.	Place.
German South West Africa Diamond Exploration Company, Limited	4, London Wall-buildings, in the city of London	High Court of Justice	00264 of 1910	Creditors, Dec. 1, 1910 ... Contributories, Dec. 1, 1910	11.30 A.M. 12 noon	33, Carey-street, Lincoln's Inn, London, W.C. 33, Carey-street, Lincoln's Inn, London, W.C.
New Egyptian Hall, Limited ... ..	170, Piccadilly, in the county of London ...	High Court of Justice	00216 of 1910	Creditors, Nov. 30, 1910 ... Contributories, Nov. 30, 1910	11.30 A.M. 12 noon	33, Carey-street, Lincoln's Inn, London, W.C. 33, Carey-street, Lincoln's Inn, London, W.C.

NOTICES OF DIVIDENDS.

Name of Company.	Address of Registered Office.	Court.	Number.	Amount per £	First or final or otherwise.	When payable.	Where payable
Godwin and Hewitt, Limited	Victoria Tile Works, Holmer, in the city of Hereford	High Court of Justice	00343 of 1909	1s. 9½d.	First and Final	Dec. 1, 1910	120, Colmore-row, Birmingham
Motor Car Emporium, Limited	1A, Addison-road North, London, W.	High Court of Justice	00174 of 1907	2s. 8d.	First and Final	Any day (except Saturday) between 11 and 2	Official Receiver's Offices, 33, Carey-street, Lincoln's Inn, London, W.C.
The Hippodrome, Middlesbrough (1909), Limited	Pilgrim House, Pilgrim-street, Newcastle-on-Tyne	Newcastle-on-Tyne	42 of 1910	5s.	First	Nov. 30, 1910	40, Westgate-road, Newcastle-on-Tyne
The Casualty Insurance Company, Limited	7, Waterloo-place, Pall Mall, in the county of London	High Court of Justice	00239 of 1908	5s.	First	Any day (except Saturday) between 11 and 2	Official Receiver's Offices, 33, Carey-street, Lincoln's Inn, London, W.C.

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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