dren of the said George Hawley and the children of the said William Hutton and Benjamin Hutton, or any other persons claiming by, through or under them, are, by themselves or their Solicitors, to come in and prove their claims at the Chambers of Mr. Justice Joyce and Mr. Justice Eve, at the Royal Courts of Justice, Strand, London, on or before the 1st day of March, 1915, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Monday, the 15th day of March, 1915, at 2.15 of the clock in the afternoon, at the said Chambers, Room No. 692, is appointed for the hearing and adjudicating upon the claims.—Dated this 22nd day of January, 1915.

A. KEEN, Master.

-The said testator, Edward Hawley China Dealer, of Leicester, and died on the 19th July, 1903. It is supposed that one of the children of the 1903. It is supposed that one of the children of the said George Hawley went to and lived in Salisbury, Wiltshire, and the children of the said William Hutton and Benjamin Hutton are supposed to have lived at Stratford-on-Avon, Warwickshire.

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

STONE and CO., Leicester, Solicitors for the Plaintiffs.

In the Supreme Court of New Zealand, Canterbury District.

The Hon. Mr. Justice Denniston.

In the Matter of the NEW ZEALAND SHIPPING COMPANY Limited, and in the Matter of the Companies Act, 1908, and section 162 thereof.

panies Act, 1908, and section 162 thereof.

NOTICE is hereby given, that a petition was, on the 8th day of December, 1914, presented to His Majesty's Supreme Court of New Zealand, Canterbury District by the above named Company to confirm an alteration of the said Company's objects proposed to be effected by a Special Resolution of the Company duly passed at an Extraordinary General Meeting of the said Company, held at 138, Leadenhall-street, in the city of London, on the 28th day of July, 1914, and subsequently duly confirmed at an Extraordinary General Meeting of the said Company, held at the same place, on the 13th day of August, 1914, and which Resolution runs as follows:—

1. That the provisions of the memorandum of asso-

1. That the provisions of the memorandum of association of the Company be altered with respect to the objects of the Company in manner following,

namely:

namely:—
By inserting in sub-clause f of Clause 3 of the said memorandum of association the words "debentures or debenture stock" after the word "shares" and the words "or of" after the word "in," and by adding to the said clause after the word "water," the following words, "or in or of any shipbuilding, ship repairing or dry-dock company, or in or of any other company, the holding of whose shares, debentures or debenture stock may seem to this Company calculated directly or indirectly to benefit this Company or enhance the value of its property or rights."

By adding the following sub-clause to Clause 3 of the said memorandum of association:—

the said memorandum of association:—
(f. 4) The guaranteeing the payment of money secured by or payable under or in respect of debentures, debenture bonds, debenture stock, contracts, mortgages, charges, obligations and securities of any company in which this Company holds shares, stock, debentures or debenture stock, or is otherwise intersected. interested.

interested.

(f. 5) The insuring with any company or person or in one or more protecting and/or indemnity associations upon the mutual principle or otherwise against losses, damages, risks and liabilities of all kinds which may affect this Company, and the becoming and being insurers of the Company's own vessels and property, and of the vessels and property of any company in which this Company is interested, and the carrying on the business of Marine Insurance in all its branches and the effecting of insurance and counter insurance.

(f. 6) The investing and dealing with the moneys of the Company (not immediately required) in or upon such stocks, shares, funds and securities, and in such manner as may from time to time be determined.

And notice is further given, that the said petition is directed to be heard before the Hon. Mr. Justice Denniston on the 31st day of March, 1915, and any person interested in the said Company, whether as creditor, debenture holder, preference shareholder, or otherwise, desirous of opposing the making of an order

for the confirmation of the said alteration under the above Act may appear at the time of hearing, by himself or his Counsel, for the purpose; and he is required to send notice in writing of his intention to appear, with the grounds of his objection, to Messrs. Cattarns, Cattarns and Harris, the Solicitors acting for the said Company, at 22, Billiter-street, London, E.C., on or before the 18th day of February, 1915. A copy of the said petition will be furnished to any such person requiring the same by the Solicitors acting for the said Company, on payment of the regulated charge for the same.

Dated the 26th day of January, 1915.

CATTARNS, CATTARNS and HARRIS, 22, Billiter-street, London, E.C.

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

NOTICE is hereby given, that by an Order of the High Court of Justice, Companies (Windingup) Division, dated Tuesday, the 19th day of January, 1915, Ebenezer Henry Hawkins, of 4, Charterhouse-square, London, E.C., Incorporated Accountant, was appointed additional Liquidator, to act jointly with Maurice Octavius Beale (the Liquidator appointed in the voluntary winding-up of the above named Company), in the voluntary winding-up of the above named Ferman and Company Limited.—Dated this 22nd day of January, 1915.

BRABY and WALLER, 5, Arundel-street,

RABY and WALLER, 5, Arundel-street, Strand, London, W.C., Solicitors for the said Ebenezer Henry Hawkins. BRABY

In the Matter of a Deed of Assignment, executed on the 9th day of December, 1914, by ALFRED HERBERT RUSSELL and THOMAS HERBERT DANIELS, of 178 and 180, Old Christchurch-road, and 39, Charminster-road, Bournemouth, Hants, Upholsterers and Decorators, trading as Herbert and Co., and both residing at Winton, Hants.

THE creditors of the above named (in respect of either the joint or separate estates) who have not already sent in their claims must, before the 10th day of February, 1915, send the same to William Nicholson, Esq., 12, Wood-street, London, E.C., the Trustee under the said deed, otherwise they will be excluded from the benefit of the dividend about to be declared.—Dated this 23rd day of January, 1915.

ALBERT G. BERRY, 149, Cheapside, London, E.C., Solicitor for the Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 31st day of August, 1914, by WILLIAM HEIGHTON and JAMES HEIGHTON, trading as Heighton Brothers, at 22, High-road, Kilburn, London, N.W., Ironmongers.

High-road, Kilburn, London, N.W., Ironmongers.

THE creditors of the above named William Heighton and James Heighton who have not already sent in their claims are required, on or before the 10th day of February, 1915, to send in their names and addresses, and the particulars of their debts or claims, to Arthur Charles Bourner, of Bush Lane House, Cannon-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 proposed to be declared.—Dated this 25th day of January, 1915.

COX and LAFONE, Tower Royal, Cannon-street, London, E.C., Solicitors for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the twenty-ninth day of October, 1914, by JOHN WILLIAM HARRISON, of 7, Stirling-street, Halifax, in the county of York, Draper, carrying on business at 8, Northgate, Halinax aforesaid, under the style or firm of "F. Holmes and Sea".

THE creditors of the above named John William Harrison who have not already sent in their claims are required, on or before Thursday, the 18th day of February, 1915, to send in their names and