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FRIDAY, 12 MARCH, 1920.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 5th day of February, 1920, in the words following, viz.:—

"Whereas by Your Majesty's Order in Council, bearing date the 27th day of May, 1915, a Scheme of pensions, grants, and allowances in the nature thereof, was framed in pursuance of Section I. of the Injuries in War (Compensation) Act. 1914, for the benefit of persons, not being Officers or Seamen of the Royal Navy, or Officers or Soldiers of any of Your Majesty's Land or Marine Forces, in respect of injury or disablement whilst employed afloat by, or under, the Admiralty or Army Council, in connection with warlike operations in which Your Majesty is engaged, and in the case of their death for the benefit of their widows and other dependants:

"And whereas by an Order of Your Majesty in Council bearing the date the 8th day of June, 1916; the said Scheme was modified in

certain respects:

"And whereas we are of opinion that it is

desirable further to vary the said Scheme:
"We beg leave humbly to recommend that
Your Majesty will be graciously pleased, by

Your Order in Council, to direct that the Regulations appearing in the Schedule attached hereto shall be deemed to be incorporated in the above cited Orders in Council, dated the 27th day of May, 1915, and the 8th day of June, 1916, and to have effect from the dates mentioned in the said Schedule, and that any provision of the said Orders which is inconsistent with the Regulations attached hereto shall be void and of no effect, without prejudice, however, to the validity of any award thereunder made prior to the date of this Order.

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

"SCHEDULE.

"1. As from the 1st April, 1917, inclusive, the minimum pensions and allowances for widows and children shall be as follows, viz.:—

Per annum.
£ s. d.

Widow 35 16 11

Children (other than motherless children):

1st child 13 0 8

2nd child 10 17 3

3rd child 8 13 9

4th and each succeeding child 6 10 4

"2. As from the 16th November, 1918, inclusive, the allowance for each child (other

than a motherless child). under the age of 16 shall be one-tenth of pay subject to a maximum allowance of £24 per annum for each child and minimum allowance as follows, viz.:—

			·	er	ann	um.
•		۰		£	s.	d.
$1st child \dots$						7
2nd child				.13	0.	8
3rd and each	succee	ding	child	10	17	3

"For each motherless child under the age of 16 the allowance shall be one-sixth of pay subject to maxima and minima as follows, viz.:—

1	er .	ann	um
	£	s.	d.
Maxima.			
1st child	40	0	0
2nd and each succeeding child	35	0	0
Minima.			
let child	26	1	5
2nd and each succeeding child			11

"The minimum rates shall not apply in any case in which an allowance has been awarded under the Scheme supplementary to an award under the Workmen's Compensation Act, 1906.

"The Admiralty or Army Council may, at their discretion, continue the allowances in suitable cases up to the age of 18 instead of 16 in the case of children who are apprentices receiving not more than nominal wages or are being educated at a secondary school, technical institute or university.

"3. As from the 1st September, 1917, if in any case the pension which may be awarded under the Order in Council dated the 27th day of May, 1915, as modified by the Order in Council dated the 8th day of June, 1916, in respect of an injury or disablement resulting in total destruction of earning capacity is less than a weekly sum of £1 5s., it shall be lawful for the Admiralty or the Army Council at their discretion to award such weekly sum, not exceeding £1 5s., as may in the circumstances of each case be deemed appropriate.

"With regard to the 'definition of the term "pay" in the Scheme, the Admiralty or Army Council shall be at liberty to fix standard rates of pay to be adopted in certain cases at their discretion."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 6th day of March, 1920, in the words following viz:—

in the words following, viz.:—
"Whereas by Section 3 of the Naval and

Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner, and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council:

"And whereas Your Majesty was graciously pleased, by Your Order in Council bearing date the 22nd day of January, 1920 (Schedule V.—Section VI.) to approve of Specialist Allowances at the rate of 2s. 6d. being paid under certain conditions to Lieutenants and Lieutenant-Commanders who have qualified in Gunnery, Torpedo, Signals, Wireless Telegraphy or War Staff Duties:

"And whereas it has been necessary to institute a new specialist branch of executive officers trained in the use of anti-submarine appliances and in anti-submarine tactics, and we are of opinion that Naval Officers who are trained and qualify in anti-submarine duties should receive specialist allowances of 2s. 6d. a day under conditions similar to those governing the issue of specialist allowances in other Specialist Branches:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to sanction the payment of Specialist Allowances of 2s. 6d. a day accordingly, as from 19th February, 1920, to Officers who are trained and qualify in Anti-Submarine Duties:

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

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed.

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

Almeric FitzRoy.

At the Court of Buckingham Palace, the 11th day of March, 1920.

PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS by the Representation of the People Act, 1918 (hereinafter referred to as "the Act"), as amended by the Representation of the People (Amendment) Act, 1918, power is conferred on His Majesty to make provision for various matters by Order in Council:

And whereas by the Representation of the People Order, His Majesty was pleased by Order in Council to make provision for various matters under the Act:

And whereas by section 40 (2) of the Act any Order in Council made thereunder may be revoked or varied as occasion requires by any subsequent Order in Council:

Now, therefore, His Majesty, in pursuance of the powers conferred upon Him by the Act, and of all other powers enabling Him in that behalf, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

The Representation of the People Order shall be amended as follows:—

- 1. At the end of Rule 34A, after the word "Scotland," there shall be inserted, "and in the application of this rule to Ireland references to the Local Government Board for Ireland shall be substituted for references to the Minister of Health."
- \cdot 2. The following rule shall be inserted after Rule 34s:—
 - "34c. The following subsection shall be added at the end of Rule 44 of the Act (which provides for the application of the rules under the Act to Ireland):—
 - "(10) An objection under Rule 12 shall not be entertained unless, within the time limited for sending the notice of objection, a copy of the notice of objection is sent to the registration officer by the person objecting to the person in respect of whose registration the notice of objection is given. A copy of the

- notice may be sent by prepaid and registered post to the address of the person objected to as appearing on the lists or to his last known place of abode.
 - "Rule 13 shall not apply."
- 3. The following provision shall be inserted at the end of Rule 43:—
 - "As respects constituencies in Ireland the Third Register to be prepared under the Act shall come into force on the 15th day of October 1920, and shall remain in force (unless otherwise ordered) until the 15th day of October 1921, and in connection with the Third Register for Ireland to be so prepared the registration dates shall be the dates specified in Part I. of Schedule XIII. to this Order."
- 4. The following provision shall be added at the end of Rule 45a:—
 - "The documents specified in Part II. of Schedule XIII. of this Order shall for the purposes of the Third Register for Ireland be kept published until the dates specified in that Schedule."
- 5. After Schedule XII. the following Schedule shall be inserted:—

SCHEDULE XIII.

PART I.
REGISTRATION DATES FOR THIRD IRISH REGISTER.

Subject-matter.	Dates fixed by Act.	Substitute Dates.	
and of qualifying period	15 July	15 May	
Publication of electors lists	1 August	10 July	
ast day for objections to electors lists	15 August	24 July	
ast day for claims	18 August	27 July	
Last day for claims as absent voters	18 August	27 July	
ast day for notification of desire by naval or military voter not to be placed on absent voters list,	18 August	27 July	
Publication of list of objections to electors lists	21 August	30 July	
Publication of list of claimants	24 August	2 August	
ast day for objections to claimants ast day for claims by out-veters	4 September	13 Angust 27 July	
Publication of list of objections to claimants (as soon as practicable after)	4 September	13 August	
Register comes into force	15 October	15 October	

PART II.

Publication of Documents for purposes of Third Irish Register.

•	Nat	ure of Docum	ent				which D kept pul	
Corrupt and List of claims List of person given	mode of making illegal practice ints and to whose real ants to whose real ants to whose	es lists egistration not	ii. bice of ob	 jectio	 1 has b	een has	st st after pu	

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Charter of Incorporation of the Imperial College of Science and Technology it is provided that six Members of the Governing Body of the said College shall be appointed by His Majesty:

And whereas the Right Honourable Sir Francis Mowatt, G.C.B., I.S.O., one of the Members so appointed, has died, and it is necessary that a new Member should be appointed in

his place:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that Sir Howard Handley Spicer, K.B.E., be appointed a Member of the said Governing Body for the remainder of the term of Office of Sir Francis Mowatt, deceased, that is, till the 31st day of May, 1921.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS by clause 15 of an Order in Council dated the 10th January, 1910, known generally as the Civil Service (Consolidating) Order in Council, 1910, it is provided that it shall be competent for the Head of any Department to call upon any officer of such Department to retire at any time after reaching the age of 60, on such pension as by the length of his service he is qualified to receive and that (subject to the provisions of the said clause) retirement shall be compulsory for every officer attaining 65 years of age:

And whereas in view of the provisions of the Superannuation (Prison Officers) Act, 1919, it is expedient that the said clause should be modified in its application to officers employed in prisons and criminal lunatic asylums of any class to which section 1 (1) of that Act applies.

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to

order, and it is hereby ordered:

Clause 15 of the said Order in Council of the 10th January, 1910, shall, in its application to officers employed in prisons and criminal lunatic asylums of any class to which section 1 (1) of the Superannuation (Prison Officers) Act, 1919, applies, have effect as though "fifty-five" and "sixty" were substituted for "sixty" and "sixty-five" respectively.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING'S Most Excellent Majesty.
Chancellor of the Duchy of Lancaster.
Lord Chamberlain.
Lord Somerleyton.
Sir Frederick Ponsonby.

WHEREAS by the Isle of Man (War Legislation) Act, 1914, His Majesty has power to extend to the Isle of Man any Act which, in the opinion of His Majesty, was passed for the purpose of meeting any emergency created by the present War, subject to adaptations for the purpose of making the Act applicable to the Isle of Man:

And whereas by Order in Council dated the 17th day of December, 1914, His Majesty was pleased to order that the Defence of the Realm Consolidation Act, 1914, and the Defence of the Realm (Consolidation) Regulations, 1914, should extend to the Isle of Man, subject to the adaptations therein contained:

And whereas the said Regulations have been amended by Order in Council dated the 25th day of November, 1919, and it is desirable to extend such amendment to the Isle of Man:

Now, therefore. His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the Regulation contained in paragraph 2 of the Order in Council of the 25th day of November, 1919, shall extend to the Isle of Man, subject to the following adaptation:—

Wherever the words "United Kingdom" appear in the said paragraph, there shall be substituted the words "Isle of Man."

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty.

Chanceller of the Duchy of Lancaster

Chancellor of the Duchy of Lancaster.

Lord Chamberlain.

Lord Somerleyton.

Sir Frederick Ponsonby.

WHEREAS by the Isle of Man (War Legislation) Act, 1914, His Majesty has power to extend to the Isle of Man any Act which, in the opinion of His Majesty, was passed for the purpose of meeting any emergency created by the present War, subject to adaptations for the purpose of making the Act applicable to the Isle of Man:

And whereas by Order in Council dated the 17th day of December, 1914, His Majesty was pleased to order that the Defence of the Realm Consolidation Act, 1914, and the Defence of the Realm (Consolidation) Regulations, 1914, should extend to the Isle of Man subject to the adaptations therein contained:

And whereas the said Defence of the Realm Regulations have been amended by Order in Council of the 9th December, 1919, and it is desirable to extend such amendment to the Isle of Man:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the amendments in the Defence of the Realm Regulations made by the said Order in Council of the 9th-December, 1919, shall extend to the Isle of Man.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March. 1920.

PRESENT,

The KING's Most Excellent Majesty.
Chancellor of the Duchy of Lancaster.
Lord Chamberlain.
Lord Somerleyton.
Sir Frederick Ponsonby.

HEREAS by the Summer Time Act, 1916, it is provided that during the prescribed period in each year in which the Act is in force the time for general purposes is to be one hour in front of Greenwich Mean Time; and it is further provided that His Majesty may in any year subsequent to the year 1916 by Order in Council made during the continuance of the present War declare the Act to be in force during that year, and in such case the prescribed period for that year shall be such period as may be fixed by Order in Council:

And whereas by Order in Council of 23rd May, 1916, the Act was extended, with certain adaptations, to the Isle of Man under the title of "The Summer Time (Isle of Man) Act,

1916 '':

Now therefore, His Majesty is pleased, by and with the advice of His Privy Council, to declare, and it is hereby declared, that the Summer Time (Isle of Man) Act, 1916, shall be in force during the year 1920, and the prescribed period in that year shall be from two o'clock in the morning Greenwich Mean Time on Sunday, the 28th day of March, until two o'clock in the morning Greenwich Mean Time on Monday, the 27th day of September.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of *March*, 1920.

PRESENT,

, The KING's Most Excellent Majesty. Chancellor of the Duchy of Lancaster. Lord Chamberlain. Lord Somerleyton. Sir Frederick Ponsonby.

HEREAS by Treaty, grant, usage, sufferance, and other lawful means, His Majesty the King has jurisdiction in China:

And whereas it is desirable to make further provision for the exercise of such jurisdiction within the Consular District of Kashgar:

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:-

Parts.	Subject.	Articles.		
III IV V VI VI	Preliminary and General Application of Law of British India and of the United Kingdom Criminal Matters Civil Matters Foreign Subjects and Tribunals Registration Miscellaneous Provisions Schedules.	8-10 11-32 33-41 42-47 48-52 53-71		

2. The limits of this Order are the Consular District of Kashgar, viz., the New Dominion and Kobdo.

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.

"British Possession" means any part of His Majesty's dominions exclusive of the United

Kingdom.

"British subject" includes a British-protected person, that is to say, a person who either (a) is a native of any Protectorate of His Majesty, or (b) by virtue of section 15 of "The Foreign Jurisdiction Act, 1890," or otherwise enjoys His Majesty's protection within the limits of this Order. It also includes the children but not the grandchildren of such persons born within the limits of the Order.

"High Court" means the High Court of the

Punjab.

""China" means the territories of the

Republic of China, including Kashgar. "China beyond the limits of this Order" means the territories of the Republic of China,

so far as not included within the limits of this

"Chinese or foreign Court," or "Chinese or foreign Tribunal," means a Court or Tribunal of the Government of China, or of any foreign State in amity with His Majesty, and exercising lawful jurisdiction in China, and includes every member or officer of such a Court or

'Consul-General' means the person for the time being holding the office of His Majesty's Consul-General at Kashgar, and includes a person acting temporarily, with the approval of the Secretary of State, as or for such Consul-

General.

"Consular seal" means the official seal of

the Consul-General.

"The Court" means the Court held by the Consul-General under the provisions of this

"Foreigner" means a subject or citizen of a State in amity with His Majesty, including

"Imprisonment" means imprisonment of either description as defined in the Indian Penal Code.

"Kashgar" includes all places within the limits of this Order.

"Month" means calendar month.

"Oath" or "Affidavit" includes affirma-

tion or declaration.
"Offence" means any act or omission punishable by a Criminal Court.

" Person " includes corporation.

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

"The Treasury" means the Commissioners of His Majesty's Treasury for the time being,

or any two of them.
"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, or to the benefit of which His Majesty has succeeded, whether the Government of China is party thereto or not. "Will" means will, codicil, or other testa-

mentary instrument.

Expressions used in any enactments applied within the limits of this Order, or in any Rules, Regulations, or Orders made under this Order, shall, unless a contrary intention appears, have the same respective meanings in this Order.

4.—(1.) In this Order 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 exercisable 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 Regulations, Rules, or Orders made under this Order, unless a contrary intention appears.

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 persons, matters, and things, that is to say:—
 - (1.) British subjects, as herein defined, within the limits of this Order.
 - (2.) 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.

(3.) Foreigners in the cases and according to the conditions specified in this Order and not otherwise.

- (4.) 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.
- 6: All His Majesty's jurisdiction exercisable within the limits of this Order 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, so far as this Order extends and applies.
- 7.—(1.) The Consul-General shall hold and form a Court, to be called the Court of the Consul-General, and in this Order described as the Court, which shall exercise jurisdiction in accordance with the provisions of this Order.
- (2.) The Court shall in the exercise of every part of its jurisdiction be a Court of Record.

(3.) The Consular seal shall be used as the seal of the Court.

- PART II.—Application of Law of British India and of the United Kingdom.
- 8.—(1.) Subject to the other provisions of this Order, and to any Treaties for the time being in force relating to Kashgar, His Majesty's criminal and civil jurisdiction within the limits of this Order shall, so far as circumstances admit, be exercised on the principles of, and in conformity with, the enactments for the time being applicable as hereinafter mentioned of the Governor-General of India in Council, and of the Lieutenant-Governor of the Punjab in Council, and in accordance with the powers vested in, and the course of procedure and practice observed by and before, the Courts in the Punjab according to their respective jurisdiction and authority, and, so far as such enactments, powers, procedure, and practice are applicable, shall be exercised in accordance with justice, equity, and good conscience.

(2.) The enactments mentioned in the First Schedule to this Order are hereby made applicable within the limits of this Order as from the commencement of this Order.

- (3.) Any other existing or future enactments of the Governor-General of India in Council or of the Lieutenant Governor of the Punjab in Council may be applied within the limits of this Order by King's Regulations under Article 61 of this Order.
- (4.) Any Act of the Governor-General of India in Council or of the Lieutenant-Governor of the Punjab in Council, whether passed before or after the commencement of this Order, amending or substituted for any Act of either of these Legislatures which applies or may be applied within the limits of this Order, shall, subject to the provisions of this Order, also apply within the limits of this Order.
- 9. The enactments described in the First Schedule to "The Foreign Jurisdiction Act, 1890," other than "The Admiralty Offences (Colonial) Act, 1849," "The Merchant Shipping Act, 1854," Part X, "The Admiralty Offences (Colonial) Act, 1860," and "The Merchant Shipping Act, 1867" (section 11), shall apply to Kashgar as if it were a British colony or possession, but subject to the provisions of this Order, and to the exceptions, adaptations, and modifications following, that is to say:—

(i) The Consul-General is hereby substituted for the Governor of a colony or British possession, and the Court is hereby substituted for a Superior Court or Supreme Court, and for a Magistrate or Justice of the Peace of a colony or British possession.

(ii.) In section 51 of "The Conveyancing (Scotland) Act, 1874," and any enactment for the time being in force amending the same, the Court is substituted for a Court of Probate in a colony.

(iii.) With respect to "The Fugitive Offenders Act, 1881":—

(a) So much of the 4th and 5th sections of the said Act as relates to sending a report of the issue of a warrant, together with the information, or a copy thereof, or to the sending of a certificate of committal and report of a case, or to the information to be given by a Magistrate to a fugitive, shall be excepted, and in lieu of such information the person acting as the Magistrate shall inform the fugitive that in the British Possession or Protectorate to which he may be conveyed he has the right to

apply for a writ of habeas corpus or other like process.

(b) So much of the 6th section of the said Act as requires the expiration of fifteen days before issue of warrant shall

be excepted.

(c) The Consul-General shall not be bound to return a fugitive offender to a British Possession unless satisfied that the proceedings to obtain his return are taken with the consent of the Governor of that Possession.

(d) For the purposes of Part II. of the said Act, Kashgar, China beyond the limits of this Order, and British India, shall be deemed to be one group of British Possessions.

10.—(1.) Where, by virtue of any Imperial Act, or of this Order, or otherwise, any provisions of any Imperial Acts, or of any law in force in India, or of any Orders in Council other than this Order, are applicable within the limits of this Order, or any forms, Regulations, or procedure prescribed or established by or under any such Act, Law, or Order, are made applicable for any purpose of this Order or any other Order relative to Kashgar, such Acts, Laws, Orders, forms, Regulations, or procedure may be construed or used with such alterations and adaptations not affecting the substance as may be necessary having regard to local circumstances, and anything required to be done by, to, or before any Court, Judge, officer, or authority may be done by, to, or before a Court, Judge, officer, or authority having the like or analogous functions, or by, to, or before any officer designated by the Secretary of State or by the Court (as the case may require) for that purpose; and in case any difficulty occurs in the application the Secretary of State, or with his previous or subsequent assent, the Governor-General of India in Council, may direct by, to, or before whom and in what manner anything is to be done, and such Act, Law, Order, form, Regulation, or procedure shall be construed accordingly.

(2.) 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 be made by such mode as the Court

shall think fit to direct.

PART III.—Criminal Matters.

11. Subject to the other provisions of this Order, the Code of Criminal Procedure and the other enactments relating to the administration of criminal justice in British India for the time being applicable to Kashgar shall have effect as if Kashgar were a district in the Punjab; the Consul-General shall be deemed to be the Sessions Judge; the High Court of the Punjab shall be deemed to be the High Court; and the powers both of the Governor-General in Council and of the Local Government under those enactments shall be exercisable by the Secretary of State, or, with his previous or subsequent assent, by the Governor-General of India in Council.

12.—(1.) Where a person subject to this Order is accused of the commission of an offence the cognizance whereof appertains to the Court, and it is expedient that the offence be enquired 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 Lahore.

(2.) The Court may, where it appears so expedient, by warrant sealed with the Consular seal, cause the accused to be sent for trial to Lanore 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 Lahore

according to the warrant.

(4.) Where any person is to be so sent to Lahore, the Court 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.

13.—(1.) The Consul-General may by General Order prescribe the manner in which, and the places within the limits of this Order at which, sentences of imprisonment are to be

carried into execution.

(2.) The Court may, in any case, by warrant sealed with the Consular seal, cause an offender convicted and sentenced to imprisonment before the Court to be removed to, and imprisoned in, any place within the limits of this Order, under the authority provided for in sub-section (1) of this Article.

14. Where an offender convicted before any Court established under this Order is sentenced to imprisonment, and the Consul-General proceeding under section 7 of "The Foreign Jurisdiction Act, 1890," authority in that behalf being hereby given to him, considers it expedient that the sentence should be carried into effect within His Majesty's dominions, and the offender is accordingly sent for imprisonment to a place in His Majesty's dominions, the place shall be either a place in the Punjab or a place in some other part of His Majesty's dominions, the Government whereof consents that offenders may be sent thither under this Article.

15. In cases of murder or culpable homicide, if either the death or the criminal act which wholly or partly caused the death happened within the limits of this Order, a Court acting under this Order shall have the like jurisdiction over any British subject who is charged either as a principal offender or as an abettor as if both such criminal act and the death had happened within the limits of this Order.

16. Where a warrant or order of arrest is issued by a competent British consular authority in China beyond the limits of this Order for the apprehension of a person who is accused of crime committed in China beyond the limits of this Order, and who is, or is supposed to be, within the limits of this Order, and such warrant or order is produced to the Court, the Court may back the warrant or order, and the same when so backed shall be sufficient authority to any person to whom it was originally directed, and also to any constable or officer of the Court, and to any person named on the back of the warrant or order, to apprehend the accused person at any place within the limits of this Order, and to carry him to and deliver him up within the jurisdiction of the authority issuing the warrant or order.

17. Where a British subject is convicted of an offence, the Court may, if it thinks fit, at any time before he is discharged, require him to give security to the satisfaction of the Court for his future good behaviour, and for that purpose may, if it thinks fit, cause him to come or be brought before the Court.

18.—(1.) Where it is shown by evidence on

oath, to the satisfaction of the Court, that any person subject to this Order has committed, or is about to commit, an offence against this Order, or is otherwise conducting himself so as to be dangerous to peace and good order, or is endeavouring to excite enmity between the people of China and His Majesty, or is intriguing within the limits of this Order against His Majesty's power and authority, the Court may, if it thinks fit, by order under the Consular seal, prohibit that person from being within the limits of this Order, during any time therein specified, not exceeding two years.

(2.) The Court, by order in writing under the Consular seal, may vary any order of prohibition (not extending the duration thereof), and may revoke any order of prohibition or

removal

(3.) The Consul-General shall forthwith report to the Governor-General of India in Council every order made under this Article, and the grounds thereof, and the proceedings thereunder.

19.—(1.) If a British subject fails to give security for good behaviour or for keeping the peace when lawfully required to do so, or fails to comply with an order of prohibition made under this Order, the Court may, if it thinks fit, order that he be deported from Kashgar.

(2.) Thereupon the person ordered to be deported shall; unless the Consul-General thinks fit otherwise to direct, be as soon as practicable, and in the case of a person convicted, either after execution of the sentence or while it is in course of execution, removed in custody under warrant to the place named in the warrant.

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

(4.) The Court, on making an order of deportation, may, if it thinks fit, order the person to be deported to pay all or any part of the expenses of his deportation, to be fixed by the Court in the order. Subject thereto, the expenses of deportation shall be defrayed as the Secretary of State, with the concurrence of the Treasury, or, with the previous or subsequent assent of the Secretary of State, the Governor-General of India in Council, directs.

(5.) The Consul-General shall forthwith report to the Governor-General of India in Council every order of deportation made under this Order, and the grounds thereof, and the

proceedings thereunder.

(6.) If a person deported under this Order returns to Kashgar without permission in writing of the Consul-General, or the Governor-General of India in Council, or the Secretary of State (which permission the Consul-General, or the Governor-General of India in Council, or the Secretary of State respectively may give), he shall be punished with imprisonment for a term which may extend to two months, or with a fine which may extend to 500 Kashgar taels, or with both.

(7.) He shall also be liable to be forthwith again deported under the original or a new

order, and a fresh warrant.

20.—(1.) Where under this Order a person is to be sent or removed or deported from Kashgar, he shall, by warrant of the Court, sealed with the Consular seal, be detained, if necessary, in custody or in prison, until a fit

opportunity for his removal or deportation occurs.

- (2.) The warrant shall be sufficient authority to the person to whom it is directed or delivered for execution to receive and detain the person therein named, in the manner therein prescribed, and to send or remove and carry him to the place therein named, according to the warrant.
- (3.) In case of sending or removal for any purpose other than deportation, the warrant shall be issued in duplicate, and the person issuing it shall, as soon as practicable after his arrival at the place therein named, deliver, according to the warrant, with one of the duplicates of the warrant, to a constable, or proper officer of police, or keeper of a prison, or other proper authority or person there, the person named in the warrant, to be produced on the order of the proper Court or authority there, or to be otherwise dealt with according to law.

21. An appeal shall not lie against an order of prohibition; or removal, or deportation made under this Order.

22.—(1.) If any British subject, without His Majesty's authority, proof whereof shall lie on the party accused, does any of the following things, that is to say:—

(a.) Levies war or takes any part in any operations of war against, or aids or abets any person in carrying on war, insurrection, or rebellion, against the Government of China; or

(b.) Takes part in any operation of war in the service of the Government of China against any persons engaged in carrying on war, insurrection, or rebellion, against that Government;

he shall be guilty of an offence, and on conviction thereof shall be liable to imprisonment for any term not exceeding two years, and with or without a fine not exceeding 3,750 Kashgar taels, or to a fine not exceeding 3,750 Kashgar taels without imprisonment.

(2.) In addition to any such punishment every conviction under the provisions of this Article shall of itself, and without further proceedings, make the person convicted liable to deportation, and the Court may order him to be deported from Kashgar in manner provided by this Order.

23.—(1.) Where, by agreement among the Diplomatic or Consular representatives in China of foreign States, or some of them, in conjunction with the Chinese authorities, Sanitary, or Police, or Game Regulations are established, and the same, as far as they affect British subjects within the limits of this Order are approved by the Secretary of State and published by the Consul-General in such manner and at such places as he may think proper, the Court may entertain any complaint made against a British subject for a breach of those Regulations, and such person shall, on conviction, be liable to the punishment, forfeiture, or fine, prescribed by such Regulations, or, if no such punishment or fine is prescribed to imprisonment not exceeding one month, or to a fine not exceeding 150 Kashgar taels.

(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, and if the Regulations contain no provisions as to the manner in which it shall be disposed of or applied, it shall be

disposed of and applied in such manner as the Consul-General, with the concurrence of the Governor-General of India in Council, may direct.

24.—(1.) If any person to whom this Order applies prints, publishes, or offers for sale any printed or written newspaper or other publication containing seditious matter, he shall be guilty of an offence, and on conviction shall be liable to imprisonment for any term not exceeding two months, and with or without a fine not exceeding 75 Kashgar taels, or to a fine not exceeding 75 Kashgar taels without imprisonment, and may, in addition to, or in lieu of, any other punishment, be ordered either to give security for good behaviour or to be deported.

(2.) Matter calculated to excite tumult or disorder, or to excite enmity between His Majesty's subjects and the Government of China, or the authorities or nationals in China of any Power in amity with His Majesty, or between the Government of China and its citizens, shall be deemed to be seditious matter

within the meaning of this Article.

25.—(1.) If any person to whom this Order applies does any of the following things, namely:

(i.) Wilfully by act or threat obstructs any . Officer of or person executing any process of the Court in the performance of his duty; or

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

(iii.) Wilfully insults any member of the Court, 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

(iv.) Does any act in relation to the Court or a Judge thereof, or a matter pending therein, which, if done in relation to a Superior Court in England, or in India, would be punishable as a contempt of such Court, or as a libel on such Court, or the Judges thereof, or the administration of justice therein:

such person shall be liable to be apprehended by order of the Court, with or without warrant, and, on enquiry and consideration and after the hearing of any defence which such person may offer, without further process or trial, to be punished with a fine not exceeding 50 Kashgar taels or with imprisonment not exceeding twenty-four hours.

(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.

(3.) Provided that, if the Court thinks fit, instead of proceeding under the preceding provisions, it may direct or cause the offender to be tried in a separate criminal prosecution or proceeding, in which the offender shall be liable to any punishment to which he would be liable if the offence were committed in relation to the Court of a Sessions Judge in India.

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

of the Court.

26. Any act which if done in British India would be an offence against the law for the time being in force in British India relating to trademarks, merchandise marks, copyright designs, or inventions, shall, if done within the limits of this Order, be an offence punishable with imprisonment for a term which may extend to two months, or with a fine which may extend to 500 Kashgar taels or with both.

27.—(1.) If a person to whom this Order

applies-

(i.) Smuggles, or attempts to smuggle, out of China any goods which are the property of a person who is not exempt from a duty payable on exportation thereof to the Chinese Government;

(ii) Imports or exports, or attempts to import or export, into or out of China any goods being the property of a person not exempt from the payment of duty thereon to the Chinese Government, intending and attempting to evade such payment of duty;

(iii) Imports or exports, or attempts to import or export, into or out of China any the importation \mathbf{or} exportation whereof, into or out of China, is prohibited

by Treaty

(iv.) Without a proper licence, sells, or attempts to sell, or offers for sale, any goods whereof the Chinese Government has by law

in each of the four cases aforesaid he shall be guilty of an offence, and on conviction shall be liable to imprisonment for any term not exceeding six months, and with or without a fine not exceeding 750 Kashgar taels, or to a fine not exceeding 750 Kashgar taels, 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

(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. 28.—(1.) If a person to whom this Order

applies-

(i.) Publicly derides, mocks, or insults any religion established or observed within

the limits of this Order; or

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

(iii.) Publicly and wilfully commits any act tending to bring any religion established or observed within those limits, 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 be guilty of an offence, and on conviction thereof, liable to imprisonment which may extend to two years, with or without a fine not exceeding 250 Kashgar taels, or to a fine alone not exceeding 250 Kashgar taels.

(2.) The Consul-General shall take such precautionary measures as seem to him proper and expedient for the prevention of such offences.

29. Any person being within the limits of this Order may be proceeded against, tried, and punished under this Order for piracy wherever

30. If any person to whom this Order applies violates or fails to observe any stipulation of any Treaty between His Majesty, His Predecessors, Heirs, or Successors, and the President of the Republic of China for the time being in force, and applicable to such persons, in respect of the violaton whereof any penalty is stipulated for in the Treaty, he shall be deemed guilty of an offence, and on conviction thereof under this Order shall be liable to a penalty in accordance with the stipulations of the Treaty, or the provisions of this Order.

Where a person entitled to appeal to the High Court of the Punjab from any judgment or order passed in the exercise of criminal jurisdiction under this Order desires so to appeal, he shall present his petition of appeal to the Court; and the petition shall with all practicable speed be transmitted by or through the Consul-General to the High Court of the Punjab, with certified copies of the charge (if any) and proceedings, of all documentary evidence admitted or tendered, of the depositions, of the notes of the oral testimony, and of the judgment or order, and any argument on the petition of appeal that the appellant desires to submit to the High Court of the Punjab.

32. The Court may postpone the execution of the sentence pending the appeal, and shall, if necessary, commit the person convicted to prison for safe custody, or detain him in prison for safe custody, or shall admit him to bail, and may take security, by recognizance, deposit of money, or otherwise, for his payment of any

PART IV .- Civil Matters.

33. Subject to the other provisions of this Order, the Code of Civil Procedure, and the other Indian enactments relating to the administration of civil justice and to insolvency and bankruptcy for the time being applicable to Kashgar, shall have effect as if Kashgar were a district in the Punjab; the Consul-General shall be deemed to be the District Judge, and the Court shall be deemed to be the District Court or Principal Civil Court of Original Jurisdiction in the district; the Chief Court of the Punjab shall be deemed to be the highest Civil Court of Appeal for the district, and the Court authorized to hear appeals from the decisions of the District Court; and the powers, both of the Governor-General in Council and the Local Government, under those enactments, shall be exercisable by the Secretary of State, or, with his previous or subsequent assent, by the Governor-General of India

34.—(1.) The Court shall endeavour to obtain, as early as may be, notice of the deaths of all British subjects leaving property within the limits of this Order, and all such information as may serve to guide the Court with respect to the securing and administration of

their property.

(2.) On receiving notice of the death of such a person, the Court 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 the Court that probate or administration will not be applied for or cannot be granted, for such time as it

(3.) The Court shall, where the circumstances of the case appear so to require, as soon as may be, take possession of the property. within the limits of this Order of the deceased, or put it under the Consular seal (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; perishable articles being disposed of as the Court may consider best in the interests of the estate.

(4.) All expenses incurred on behalf of the Court in so doing shall be the first charge on the property of the deceased, and the Court shall, by sale of part of that property, or otherwise, provide for the discharge of these

(5.) When a British subject dies within the limits of this Order or elsewhere intestate, his property, or so much thereof as is within those limits, shall, until administration is

granted, vest in the Consul-General.

35. If a person to whom this Order applies, being named executor in a will, and to the establishment of whose title, as such, it is necessary to obtain probate of that 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 proceeding respecting probate or administration, he shall be liable to pay double the amount of any fees chargeable on obtaining probate, and shall also be liable to a fine, which may extend to 500 Kashgar taels.

36. If any person to whom this Order applies, other than the person named executor, or the administrator, or a person entitled to represent the deceased without obtaining probate or letters of administration, or an officer of the Court, takes possession of and administers, or otherwise deals with, any part of the property of the deceased, he shall, as soon as practicable, notify the fact and the circumstances to the Court, and shall furnish to the Court all such information as the Court requires, and shall conform to any direction of the Court in relation to the custody, disposal, or transmission of the property or the proceeds thereof, and, in case of any contravention of this Article, he shall be punished with a fine,

which may extend to 500 Kashgar taels.

37.—(1) When the peculiar circumstances of the case appear to the Court so to require for reasons recorded in its proceedings, the Court may, if it thinks fit, of its own motion or otherwise, grant letters of administration to an

officer of the Court.
(2) The officer so appointed shall act under the direction of the Court and shall be indemni-

fied thereby.

(3) He shall publish such notices, if any, as the Court thinks fit, within the limits of this Order, in the Punjab, the United Kingdom, and elsewhere.

(4) The Court shall require and compel him to file in the proper office of the Court his accounts of his administration at intervals not exceeding three months

(5) The accounts shall be audited under the

direction of the Court.

(6) All expenses incurred on behalf of the Court in execution of this Article shall be the first charge on the estate of the deceased within the limits of this Order; and the Court shall, by the sale of that estate or otherwise, provide for the discharge of those expenses.

38.—(1) Where any person entitled to appeal to the High Court of the Punjab from any decree or order made in the exercise of civil jurisdiction under this Order desires so to appeal, he shall present his memorandum of appeal to the Court, and, subject to the provisions hereinafter contained, the Court shall receive the same for transmission to the High Court in manner hereinafter provided.

(2) The appellant shall, within such time as the Court directs, give security to the satisfaction of the Court, and to such amount as the Court thinks reasonable, for prosecution of the appeal, and for payment of any costs which may be ordered by the High Court of the Punjab on the appeal to be paid by the appellant to any person.

(3) The appellant shall pay into the proper office of the Court such sum as the Court thinks reasonable to defray the expense of the making up and transmission to the High Court of the

Punjab of the record.

39. The appellant may, with his memorandum of appeal, file any argument which he desires to submit to the High Court of the Punjab in support of the appeal.

40.—(1) The memorandum of appeal and the argument (if any) shall be served on such persons as respondents as the Court directs.

(2) A respondent may, within fourteen days after service, file in that Court a memorandum (if any) of cross-appeal, and such arguments as he desires to submit to the High Court of the Punjab against the appeal or in support of the cross-appeal.

(3) Copies thereof shall be furnished by the Court in which they are filed to such persons

as the Court thinks fit.

41.—(1) On the expiration of the time for the respondent filing his argument, the Court shall, without the application of any party, make up the record of appeal, which shall consist of the memorandum of appeal and the arguments (if any), and certified copies of the following, namely, the plaint, written statements (if any), all proceedings, all written and documentary evidence admitted or tendered, the notes of the oral evidence, the judgment, and the decree or order.

(2) The several pieces shall be fastened together consecutively numbered, and the whole shall be secured by the Consular seal, and be forthwith forwarded to the High Court of the

Punjab.

(3) The Court may, if for special reasons it thinks fit, send any portion of the documentary evidence, in original, to the High Court.

PART V.—Foreign Subjects and Tribunals.

42.—(1) Where a foreigner desires to bring in the Court a suit against a British subject, or a British subject desires to bring in the Court a suit against a foreigner, the Court shall entertain the same, and shall hear and determine it.

(2) Provided that the foreigner, if required by the Court, first obtains and files in the proper office of the Court the consent, in writing, of the competent authority (if any) on behalf of his own nation to his submitting, and that he does submit, to the jurisdiction of the Court, and if required by the Court, gives security to the satisfaction of the Court, and to such reasonable amount as the Court thinks fit, by deposit or otherwise, to pay fees, costs, and damages, and abide by, and perform the decision to be given by the Court or on appeal.

(3) A cross-suit or counter-claim shall not be brought in the Court against a plaintiff,

being a foreigner.

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

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

(6) Where in a suit a foreigner is co-plaintiff with a British subject who is within the limits of this Order, it shall not be necessary for the foreigner to give security under this Article as regards fees and costs, unless the Court so directs, but the co-plaintiff British subject shall

be responsible for all fees and costs.

43.—(1) Where it is proved that the attendance, within the limits of this Order, of a British subject to give evidence, or for any other purpose connected with the administration of justice, is required in a Chinese or foreign Court, the Court may, if it thinks fit, in a case and in circumstances in which the Court would require the attendance of that person before the Court, order that he do attend as required.

(2) 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 satisfactorily excuse his failure to the satisfaction of the Court, he shall, independently of any other liability, be liable to be punished with imprisonment for a term which may extend to two months, or with fine which may extend to 500 Kashgar taels,

or with both.

44. When a British subject invokes or submits to the jurisdiction of a Chinese or foreign tribunal and engages in writing to abide by the decision of that tribunal, or to pay any fees or expenses ordered by that tribunal to be paid by him, the Court 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 in the Court, and shall pay over and account for the same when levied to the proper Chinese or foreign authority as the Court may direct.

45.—(1) If a British subject wilfully gives false evidence in a proceeding before a Chinese or foreign Court, or in an arbitration between a British subject on the one hand and a foreigner on the other hand, he shall, on conviction, be liable to be punished with imprisonment for a term which may extend to two months, or with fine which may extend to 500 Kashgar taels, or with both.

(2) Nothing in this Article shall exempt a person from liability under any other British or British Indian law to any other or higher

punishment or penalty:

Provided that no person shall be punished

twice for the same offence.

46. If any person subject to the jurisdiction of the Court does, within the limits of this Order, any act in relation to proceedings in a Chinese or foreign Court which, if done in the course of, or in relation to, any proceedings in the Court, would have been punishable as an offence, such person shall be guilty of an offence, and shall be liable, on conviction, to such punishment as he would have been liable to if the offence had been committed in the course of, or in relation to, proceedings in the Court.

47.—(1) Every Agreement for reference to arbitration between a British subject on the one hand and a foreigner on the other hand may, on the application of any party, be filed for execution in the office of the Court.

(2) The Court shall thereupon have authority to enforce the Ageement, and the 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

may think fit.

(3) Provided that the foreigner, if so required by the Court, first obtains and files in the proper office of the Court the consent, in writing, of the competent authority (if any) on behalf of his own nation to his submitting, and that he does submit by writing, to the jurisdiction of the Court, and, if required by the Court, gives security to the satisfaction of the Court, and to such reasonable amount as the Court thinks fit, by deposit or otherwise, to pay fees, costs, damages, and expenses, and abide by and perform the award.

PART VI.—Registration.

- 48.—(1) A register of British subjects shall be kept at the office of the Consul-General.
- (2) Every British subject resident within the limits of this Order, being of the age of twenty-one years or upwards, or being married, or a widower or widow, though under that age, shall, if not already registered, register himself within three months of the commencement of this Order, at the office of the Consul-General.
- (3) 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.

 Explanation—Registration under this pro-

Explanation.—Registration under this provision of families and minor relatives who are not British subjects entitles them to consular protection while they remain under the tutelage of the head of the family, but does not of itself confer upon them the status of British subject.

- (4) A person arriving within the said limits, and not already registered, must apply for registration within one month after arrival. A person who fails to obtain registration within the time so limited may be registered at any time if he excuses his failure to the satisfaction of the Consul-General.
- (5) A person registered in any register of British subjects established under any Order in Council repealed by this Order shall be registered under the provisions of this Order, unless the Consul-General is satisfied, after enquiry, that the previous registration was erroneous, or that such person is not entitled

to registration under the provisions of this Order.

(6) Registration under this Order shall be renewed annually in the month of January.

- (7) Every person who has not previously been registered applying to be registered under this Order shall, unless excused by the Consul-General, attend personally for that purpose at the office of the Consul-General, but no person applying for the renewal of his registration need attend personally unless directed by the Consul-General so to do.
- (8) Every person shall, on every registration of himself, and on every renewal of such registration, pay a fee of 1.5 Kashgar tael, or such other fee as the Secretary of State, with the concurrence of the Treasury, 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 1.5 Kashgar tael.

49.—(1) Every person registering himself under this Order may obtain, if he so desire, a certificate of registration in such form as may

be prescribed by the Consul-General.

(2) The name of a wife, if her registration is under the provisions of this Order comprised in her husband's, shall be endorsed on the husband's certificate.

(3) The names and descriptions of females and minors, whose registration is under the provisions of this Order comprised in that of the head of a family, shall be endorsed on the

certificate of the head of the family.

50. If any British subject neglects to register himself under the provisions of this Order, he shall not be entitled to be recognised or protected as a British subject, and shall be liable to a fine not exceeding 12.5 Kashgar taels for each instance of such failure, but he shall, although not registered, be subject to the jurisdiction of the Court.

51. A person applying to be registered under this Order must produce such evidence as the Consul-General may think necessary that he

is entitled to be registered ..

52. Any register kept under any Order repealed by this Order shall continue in force until superseded by a register kept under this Order.

· PART VII. - Miscellaneous Provisions.

53. Subject to the control of the Secretary of State, the Consul-General may, from time to time, with the previous sanction of the Governor-General of India in Council, make Rules of Procedure and other Rules, consistent with this Order, for the better execution of the provisions herein contained in respect of any matter arising in the course of any civil or criminal case, including insolvency and bankruptcy proceedings.

54.—(1) Subject to the control of the Secretary of State, acting with the concurrence of the Treasury, the Consul-General may, from time to time, with the previous sanction of the Governor-General of India in Council, make rules imposing fees leviable in respect of any proceedings in, or processes issued out of, the

Court.

(2) But the Court may, in any case, if it thinks fit, on account of the poverty of a party, or for any other reason, dispense in whole or in part with the payment of any fees chargeable in respect of such matter.

(3) Nothing in this Order shall affect any Order in Council for the time being in force prescribing a table of fees to be taken by Consular officers; and where a fee is taken under that Order, no fee shall be taken in respect of the same matter under this Order.

55.—(1) All fees, charges, expenses, costs, fines, damages, and other money payable under this Order, or under any law made applicable by this Order, may be enforced under order of the Court by attachment and sale of the movable property of the person by whom they are payable, and in case of deficiency by imprisonment for a term which may extend to one month, but such imprisonment shall not operate as a satisfaction or extinguishment of the liability

(2) Any bill of sale or mortgage, or transfer of property, made with the view of avoiding such attachment of sale, shall not be effectual to defeat the provisions of this Order.

(3) Except as in this Order otherwise provided, all fees, penalties, fines, and forfeitures levied under this Order shall be paid to the public account, and shall be applied in such manner as the Secretary of State with the consent of the Treasury may direct.

56. Whenever an Acting Consul-General has commenced the hearing of any cause or matter, civil or criminal, he may, unless the Consul-General otherwise directs, continue and complete the hearing and determination thereof, notwithstanding that his authority to act as Consul-General has otherwise ceased by reason of the expiration of the time for which he was appointed to act, or by reason of the happening of any event by which his authority is determined.

57. The Consul-General shall, as far as there is proper opportunity, promote reconciliation, and encourage and facilitate the settlement in an amicable way, and without recourse to litigation, of matters in difference between British subjects, or between British subjects and foreigners, within the limits of this Order.

58.—(1) If an officer of the Court, employed to execute a decree or 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 may be enforced as an order directing payment of money.

59.—(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 may, if it thinks fit, enquire into the charge in a summary way, and may for that purpose summon and enforce the attendance of all necessary persons as in a suit, 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, as it thinks fit, on the same enquiry, impose on the clerk or officer such fine, not exceeding 25 Kashgar taels, for each offence, as the Court thinks fit.

(3) A clerk or officer punished under this Article shall not, without the leave of the Court, be liable to a civil suit in respect of the same matter; and any such suit, if already or afterwards begun, may be stayed by the Court I such Regulations shall, in addition to any for-

in such manner and on such terms as the Court thinks fit.

(4) Nothing in this Article shall be deemed to prevent any person from being prosecuted-under any other British or British Indian law for any act or omission punishable under this Article, or from being liable under that other law to any other or higher punishment or. penalty than that provided by this Article:

Provided that no person shall be punished.

twice for the same offence.

60. The Court shall have jurisdiction from time to time to make an order requiring a person to contribute, in such manner as the Court directs, to the support of his wife, or to the support of his or her child, whether legitimate or not, being, in the opinion of the Court, under the age of 16 years. Any such order may be made in a summary way, as if the neglect to provide for the support of such wife or child were an offence, and any failure to comply with any such order shall be deemed to be an offence, and shall be punishable with a fine not exceeding 5 Kashgar taels for any one default, and the Court may direct any penalty imposed for such offence to be applied for the support of such wife or child in such manner as the Court thinks fit.

61. The Consul-General under this Order shall have power to make and alter Regulations (to be called King's Regulations) for the fol-

lowing purposes (that is to say):

(a) For the peace, order, and good government of British subjects within any such. place in relation to matters not provided for by this Order and to matters intended by this Order to be prescribed by Regulation.

(b) For securing the observance of any Treaty or arrangement, for the time being in force, relating to any place within the limits of this Order, or of any native or local law or custom, whether relating to trade, commerce, revenue, or any other matter.

(c) For applying, amending, modifying, or repealing with respect to Kashgar any Acts or enactments which apply or are made applicable or have been brought into operation in Kashgar by or under any of the provisions of Article 8 of this Order.

(d) For regulating or preventing the importation or exportation by British subjects of arms or 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.

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

(f) For the governance, visitation, care,

and superintendence of prisons.

62.—(1) Any Regulations made under the preceding 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 native or local law or custom, the observance of which is provided for by such Regulations.

(2) Any person committing a breach of any

feiture prescribed thereby, be liable, on conviction, to imprisonment for a period not exceeding three months, or to a fine, or to both.

- (3) Any fine imposed for a breach of Regulations shall not exceed 750 Kashgar taels: Provided that in the case of any breach of any native or local law relating to customs law, or under which the importation or exportation of any goods is prohibited or restricted, the fine may extend to a sum equivalent to treble the value of the goods in relation to which the breach is committed.
- (4) King's Regulations shall not take effect until they are allowed by a Secretary of State, or, with his previous or subsequent assent, by the Governor-General of India in Council: Provided that in case of urgency declared in any such Regulations the same shall take effect before such allowance, and shall continue to have effect unless and until they are disallowed by the Secretary of State, or, with his previous or subsequent assent, by the Governor-General of India in Council, and until notification of such disallowance is received and published by the Consul-General, and such disallowance shall be without prejudice to anything done or suffered under such Regulations in the meantime.

(5) All King's Regulations shall be published by the Consul-General in such manner and at such places as he may think proper.

- and at such places as he may think proper.

 (6) In this Article "breach of the Regulations" includes the breach of any native or local law or custom, the observance of which is required by any King's Regulations.
- 63. Judicial notice shall be taken of this Order, and of the commencement thereof, and of the appointment of the Consul-General, and of the constitution of the Court, and of Consular seals and signatures, and of any Rules and Regulations made or in force under this Order, and no proof shall be required of any of such matters.
- 64. Nothing in this Order shall deprive the Consul-General of the right to observe, and to enforce the observance of, or shall deprive any person of the benefit of, any reasonable custom existing within the limits of this Order, unless this Order contains some express and specific provision incompatible with the observance thereof.
 - 65. Nothing in this Order shall—
 - (i.) Affect any power or jurisdiction conferred by, or referred to in, the Act of the Governor-General of India in Council, entitled "The Foreign Jurisdiction and Extradition Act, 1879" (Act XXI of 1879), or in "The Indian (Foreign Jurisdiction) Order in Council, 1902"; or

(ii.) Affect any jurisdiction for the time being exercisable by the Consul-General under any Imperial Act other than "The Foreign Jurisdiction Act, 1890"; or

- (iii.) Prevent the Consul-General from doing anything which His Majesty's Consuls in the dominions of any State in amity with His Majesty are for the time being, by law, usage, or sufferance, entitled or enabled to do.
- 66. If a question arises whether any place is or is not within the limits of this Order for the purposes of this Order, it shall be referred to the Consul-General, and a certificate under his hand and seal shall be conclusive on the question, and shall be taken judicial notice of

by the Chief Court of the Punjab and by the Court.

67. Not later than the 31st day of March in each year, or such other day as the Secretary of State, or, with his previous or subsequent Governor-General of India in $_{
m the}$ Council, directs from time to time, the Consul-General shall send to the Governor-General of India in Council, for transmission to the Secretary of State, a report on the operation of this Order up to the 31st day of December in the previous year, or such other date as the Secretary of State, or, with his previous or subsequent assent, the Governor-General of India in Council, directs from time to time, showing for the last twelve months the number and nature of the proceedings, criminal and civil, taken under this Order, and the result thereof, and the number and amount or fees received, and containing an abstract of the list of registered British subjects and such other information, and being in such form as the Secretary of State, or, with his previous or subsequent assent, the Governor-General of India in Council, from time to time directs.

68.—(1.) A printed copy of this Order, and of all Rules of Procedure and other Rules for the time being in force under this Order, shall be kept open to inspection, free of charge, in

the office of the Consul-General.

(2.) Printed copies thereof shall be sold within the limits of this Order at such reasonable price as the Consul-General from time to time directs.

- 69.—(1.) This Order shall be published in the "Gazette of India" within such time after the passing thereof as the Secretary of State may prescribe, and shall come into force on such day (in this Order referred to as the commencement of this Order) within six months after that publication, as the Governor-General of India in Council may, by notification in the said "Gazette," appoint in this behalf.
- (2.) But any appointment under this Order may be made at any time after its passing, and no proof shall, in any proceedings, be required of any of the matters prescribed by this Article.
- 70.—(1.) As from the commencement of this Order the Orders in Council mentioned in the Second Schedule to this Order shall be repealed within the limits of this Order; but this repeal shall not—
 - (a.) Affect the past operation of those Orders, or any 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;
 - (b.) 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 confirmed by any such Order or made thereunder;
 - (c.) 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 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.

71. This Order may be cited as "The China (Kashgar) Order in Council, 1920."

And the Earl Curzon of Kedleston and the Right Honourable Edwin Samuel Montagu, two of His Majesty's Principal Secretaries of State, are to give the necessary directions herein as to them may respectively appertain.

Almeric FitzRoy.

FIRST SCHEDULE.

Indian Acts Applied.

The Indian Lunacy Act, 1912 (4 of 1912). The Indian Penal Code (Act XLV of 1860). The Whipping Act, 1864 (Act VI of 1864). The Indian Succession Act (Act X of 1865). The Indian Divorce Act (Act IV of 1869) except so much as relates to divorce and nullity of marriage.

The Punjab Courts Act, 1918.

The Indian Evidence Act, 1872 (Act I of 1872).

The Indian Contract Act, 1872 (Act IX of 1872)

The Indian Oaths Act, 1873 (Act X of 1873). The Indian Majority Act (Act IX of 1875).

The Provincial Small Cause Courts Act, 1887 (Act IX of 1887)

The Prevention of Cruelty to Animals Act,

1890 (Act XI of 1890) The Indian Pilgrim Ships Act (Act XIV of

The Code of Criminal Procedure (Act V of 1898), except Chapter XXXIII.

So much of the Indian Post Office Act, 1898 (Act VI of 1898), as relates to offences against the Post Office.

The Code of Civil Procedure, 1908 (Act V

The Indian Limitation Act, 1908 (Act IX of 1908), so far as it applies to appeals and

applications.
The Provincial Insolvency Act, 1907 (Act

III of 1907).

SECOND SCHEDULE.

Orders in Council Repealed within the Limits of this Order.

The Consular Courts (Admiralty) Order in

Council, 1894.
The China Order in Council, 1904.

The China (Amendment) Order in Council, 1907.

The China (Amendment) Order in Council, 1909.

The China (Amendment) Order in Council, The Foreign Jurisdiction (Admiralty) Order

in Council, 1910. The China (Amendment) Order in Council,

The China (Amendment) Order in Council, 1914.

The China (Amendment) Order in Council,

The China (Companies) Order in Council,

The China (Amendment) Order in Council, 1917.

At the Court at Buckingham Palace, the 11th day of *March*, 1920.

PRESENT,

The KING's Most Excellent Majesty. Chancellor of the Duchy of Lancaster.

Lord Chamberlain.

Lord Somerleyton.

Sir Frederick Ponsonby.

HEREAS by the Treaty of Peace be-tween the Allied and Associated Powers and Germany signed at Versailles on the Twenty-eighth day of June, 1919, Germany renounced, in favour of the principal Allied and Associated Powers, all her right and title over the Islands of Western Samoa:

And whereas it has been agreed between the principal Allied and Associated Powers, that the said Islands shall be administered by His Majesty in his government of His Dominion of New Zealand, subject to, and in accordance with the provisions of the said

And whereas by Treaty, capitulation, grant, usage, sufferance, and other lawful means, His Majesty the King has jurisdiction in the said Islands, and it is expedient to determine the

mode of exercising such jurisdiction.

Now, therefore, His Majesty, by virtue of the powers 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

Western Samoa Order in Council, 1920.
(2) The limits of this Order are the Islands of Opolu and Savaii, in the South Pacific Ocean, together with the islands adjacent thereto situated between the thirteenth and fourteenth degrees of south latitude and the one hundred and seventy-first and one hundred and seventy-third degrees west longitude.

The said Islands shall be known as the Territory of Western Samoa and shall not be deemed to be included within the limits of the Pacific Order in Council, 1893, and any Orders amending the same.

- (3) The Parliament of the Dominion of New Zealand shall have full power to make laws for the peace, order, and good government of the Territory of Western Samoa subject to, and in accordance with the provisions of, the said Treaty of Peace.
- (4) Subject to the authority so conferred upon the Parliament of the Dominion of New Zealand, and until that Parliament otherwise provides, the Executive Government of the said Dominion may, by Order in Council, exercise the like authority to make laws for the peace, order, and good government of the said Territory.
- (5) His Majesty may, from time to time. revoke, alter, add to, or amend this Order.

And The Right Honourable Viscount Milner, G.C.B., G.C.M.G., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by Section 91 of the Patents and Designs Act, 1907 (7 Edw. 7, c. 29) as amended by the Patents and Designs Act, 1914 (4 and 5 Geo. 5, c. 18), and the Patents and Designs Act, 1919 (9 and 10 Geo. 5, c. 80), it is enacted as follows:—

"91.—(1) If His Majesty is pleased to make any arrangement with the Government of any Foreign State for mutual protection of inventions, or designs, or trade marks, then any person who has applied for protection for any invention, design or trade mark in that State, or his legal representative or assignee, shall be entitled to a patent for his invention or to registration of his design or trade mark under this Act or the Trade Marks Act, 1905, in priority to other applicants; and the patent or registration shall have the same date as the date of the application in the Foreign State.

'Provided that—

"(a) The application is made in the case of a patent within 12 months, and in the case of a design or trade mark within 4 months, from the application for protection in the Foreign State; and

"(b) Nothing in this Section shall entitle the patentee or proprietor of the design or trade mark to recover damages for infringements happening prior to the actual date on which his complete specification is accepted, or his design or trade mark is registered, in this country.

"(2) The patent granted for the invention or the registration of a design or trade mark

shall not be invalidated:—

"(a) In the case of a patent, by reason only of the publication of a description of, or

use of, the invention; or

"(b) In the case of a design, by reason only of the exhibition or use of, or the publication of a description or representation of, the design; or

"(c) In the case of a trade mark, by reason only of the use of the trade mark; in the United Kingdom or the Isle of Manduring the period specified in this Section as that within which the application may be made.

"(3) The application for the grant of a patent, or the registration of a design, or the registration of a trade mark under this Section, must be made in the same manner as an ordinary application under this Act or the Trade Marks Act, 1905:—

" Provided that—

"(a) In the case of patents the application shall be accompanied by a complete specification, which, if it is not accepted within the 12 months from the application for protection in the Foreign State, shall with the drawings

(if any) be open to public inspection at the expiration of that period; and

mark the registration of which has been duly applied for in the country of origin may be registered under the Trade Marks Act, 1905.

- "(4) The provisions of this Section shall apply only in the case of those Foreign States with respect to which His Majesty by Order in Council declare them to be applicable, and so long only in the case of each State as the Order in Council continues in force with respect to that State.
- "(5) Where it is made to appear to His Majesty that the Legislature of any British Possession has made satisfactory provision for the protection of inventions, designs, or trade marks, patented or registered in this country, it shall be lawful for His Majesty, by Order in Council, to apply the provisions of this Section to that Possession, with such variations or additions, if any, as may be stated in the Order":

And whereas by Section 103 of the Patents, Designs, and Trade Marks Act, 1883, as amended by Section 6 of the Patents, Designs, and Trade Marks Act (Amendment) Act, 1885, and by Section 1 of the Patents Act, 1901, and since repealed by Section 98 of the said Patents and Designs Act, 1907, provisions were made to the same or like effect as those above set forth as contained in Section 91 of the last-mentioned Act, and by the said Section 98 it was provided that "this repeal shall not affect any Convention, Order in Council, Rule, or Table of Fees having effect under any enactment so repealed, but any such Convention, Order in Council, Rule, or Table of Fees in force at the commencement of this Act shall continue in force, and may be repealed, altered or amended, as if it had been made under this Act ":

And whereas it pleased Her late Majesty Queen Victoria to make an arrangement of the nature contemplated by the said Section 103, by and in virtue of a Declaration signed and sealed by Her Majesty's Ambassador at Paris, on the 17th March, 1884, duly conveying the accession of Great Britain and Ireland to the International Convention and Protocol for the protection of Industrial Property, signed by Representatives of certain Powers, on the 20th March, 1883, and duly ratified on the 6th June, 1884, power being reserved to Her Majesty to accede thereafter to the provisions of the said Convention and Protocol on behalf of the Isle of Man, the Channel Islands, and any of Her Majesty's Possessions, which Declaration of Accession was duly accepted by the French Government on behalf of the Signatory powers by and in virtue of a Declaration dated the 2nd April, 1884:

And whereas on the 14th December, 1900, at Brussels, an Additional Act was agreed upon between Her late Majesty Queen Victoria and the Heads of the Foreign Countries parties thereto for the purpose of modifying certain of the provisions of the said International Convention and the Protocol annexed thereto, the ratification of which Additional Act was duly effected:

And whereas by a Convention signed at Washington on the 2nd June, 1911, His Majesty and the Heads of the Foreign States named therein agreed to make certain modifications in and additions to the said Convention dated 20th March, 1883, as revised at Brussels on the 14th December, 1900, the ratification of

which Convention was duly effected by Great Britain and certain other States:

And whereas by various Orders in Council Her late Majesty Queen Victoria and His late Majesty King Edward VII and His present Majesty have been pleased to declare that the hereinbefore mentioned provisions of the said Patents, Designs and Trade Marks Act, 1883 (as amended), should apply to the several Foreign Countries named in the said Orders parties to the said Convention and Protocols:

And whereas Czecho-Slovakia has acceded to the said International Convention Protocol and Additional Act as revised at Washington on 2nd June, 1911:

Now, therefore, His Majesty, in pursuance of the powers in Him vested by the above-recited provisions, and by and with the advice of His Privy Council, doth declare, and it is hereby declared, as follows:—

- 1. The provisions of Section 91 of the Patents and Designs Act, 1907, as amended by the Patents and Designs Act, 1914, and the Patents and Designs Act, 1919, shall apply to Czecho-Slovakia.
- 2. This Order shall take effect from the 20th October, 1919.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT.

"The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the 6th and 7th years of Her late Majesty Queen Victoria, Chapter 37, duly prepared, and laid before His Majesty in Council, a Scheme, bearing date the 5th day of February, 1920, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 6th and 7th years of Her late Majesty Queen Victoria, Chapter 37, have prepared, and now humbly lay before Your Majesty in Council, the following Scheme for authorizing the sale and disposal of certain property formerly belonging to the Canon or Prebendary of Dunham, in the Cathedral Church of Southwell, and also of certain other property in the Parishes of Dunham, Fiskerton and Morton, in the County of Nottingham now vested in us:

"Whereas under an Act of the 3rd and 4th years of Her said late Majesty, Chapter 113, and of another Act of the 4th and 5th years of Her said late Majesty, Chapter 39, and by virtue of an Order of Her said late Majesty in Council, made under the provisions of the said Acts, and bearing date the 4th day of September, 1848, and duly published in the London Gazette on the 3rd day of the following month, all lands, tithes, and hereditaments whatsoever (except any right of Patronage and except also the property within the Parish of Morton excluded from the operation of the said Order) then belonging to the

said Canonry or Prebend became absolutely vested in us, for the purposes and subject to the provisions applicable to other hereditaments vested in us:

"And whereas under and by virtue of the several Indentures, particulars whereof are set forth in the Schedule hereunder written, the lands, tenements and hereditaments situate in the Parishes of Dunham, Fiskerton and Morton aforesaid, and particularly described in the same Indentures and Schedule, became with their appurtenances and are now vested in us:

"And whereas none of the said lands, tenements and hereditaments are subject to any outstanding beneficial lease or grant but are now in our possession, but some portions thereof on account of their character or situation are unsuitable or inconvenient to be held or applied for the purposes for which estates vested in us are applicable under the Acts by which our proceedings are governed:

"And whereas with a view to the advantageous appropriation of the same or of the proceeds thereof for the ultimate improvement of our Common Fund it is expedient that the said lands, tenements and hereditaments, or such part or parts thereof, as we shall at any time and from time to time think fit should be sold or disposed of, and accordingly that we should be empowered to sell or dispose of our interest in such lands, tenements and hereditaments, or in any part or parts thereof, in such manner as shall appear to us advisable:

"Now, therefore, we humbly recommend and propose that we may be authorized and empowered by instrument or instruments in writing, duly executed according to law, from time to time to sell or dispose of and duly to convey, according to the provisions of the said Act, all or any of the said lands, tenements and hereditaments heretofore belonging to the said Prebend or Canonry and so in our possession as aforesaid, or all or any of the said lands, tenements and hereditaments so vested in us as aforesaid, under and by virtue of the said several Indentures or any of them, with their appurtenances, and all our estate, right, title and interest therein, or in any part or parts thereof, unto and to the use of any person or persons desirous or willing to purchase the same and his or their heirs, executors, administrators or assigns, or otherwise as he or they shall direct or appoint; and for such consideration as shall upon due calculation and enquiry appear to us to be just and reasonable, it being our intention to invest the proceeds of such sale from time to time as occasion may arise in the purchase of other lands, tithes, rent charges, tenements or hereditaments, or of some estate or interest therein convenient to be held by us for the purposes of the Acts by which our proceedings are governed as aforesaid, and in the meantime to invest the said proceeds in some Government or Parliamentary Stock or other public securities in England.

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

"The SCHEDULE to which the foregoing Scheme has reference.

"Dates of the Indentures.	Names and Descriptions of the Parties thereto.	Parish.	Description of Property.	Area.
⁴ 5th March, 1859.	Benjamin Soulby Simpson, of B ston, in the County of Lincoln, and John William Ostler, of Lichfield, in the County of Stafford, of the first part, Mary Sarah Beadle Ostler, of Louth, in the said County of Lincoln, of the second part, Joseph Smith, of Carlton-upon-Trent, in	Dunham	Land more par- ticularly described in the schedule to the deed and shown by the pink colour on the plan drawn on the deed.	a. r. p. 29 1 9 or thereabouts.
1st July, 1862.	the County of Notting- ham, of the third part, and the Ecclesiastical Commissoiners for Eng- land of the fourth part. Thomas Parkinson, of Box- greave Park, in the	Dunham	Land more par- ticularly described	25 3 28 or thereabouts
10021	County of Nottingham, of the first part, Richard Milward, of Thurgarton Priory, near Southwell, in the same County, and the Reverend William l'arkinson, of Langenhoe,	•	in the schedule to the deed and shown by the green colour on the plan drawn on the deed.	
	in the County of Essex, of the second part, and the Ecclesiastical Com- missioners for England of the third part.			
25th March, 1868.	William Angerstein, of Weeting Hall, Brandon, in the County of Norfo k, of the first part, William John Nettleshipp Angerstein, of the same place, of the second part, and the Ecclerias ical Commissioners for England of the third part	Dunham	House, carpenter's shop, buildings and land more particularly described in the first schedule to the deed and shown by the green colour on the plan drawn on	52 3 36 or thereabouts
23rd April, 1868.	of the third part. Granville Harcourt Vernon, of Grove, in the County of Nottingham, and the Venerable Augustus Otway Fitzgerald, of Charlton Mackerel, in the County of Somerset, of the first part, The Right Honourable Sydney Wil- liam Herbert, Earl Man- vers, of the second part,	Dunham	the deed. Cottage, garden, and land more par- ticularly described in the first schedule to the deed and shown within the red verge on the plan drawn on the deed.	44 1 30 or thereabouts.
23rd November, 1877.	and the Ecclesiastical Commissioners for England of the third part. The Reverend Charles Stead Hope, of Southport, in the County of Lancaster, of the first part, John Jowett, of Morton in the County of Nottingham, of the second part, and the Ecclesiastical Commissioners for England of the third part.	Fiskerton and Morton.	Land more par- ticularly described in the three sche- dules to the deed and shown by the green and yellow colours on the plan drawn on the deed.	72 1 17 or thereabouts:

SCHEDULE—continued.

Dates of the Indentures.	Names and Descriptions of the Parties thereto.	Parish.	Description of Property.	Area.
25th November, 1886.	Christopher William Alderson, of Eckington, in the County of Derby, and Richard Walker, of Conisbrough, in the County of York, öf the first part, Margaret Peete Bradberry, the Elder, Margaret Peete Bradberry, the Younger, both of The Lawn, Stonegravels, Chesterfield, in the County of Derby, and the Reverend Thomas Christopher Bradberry, of Heath, in the County of Derby, of the second part, Mary Alderson, of Chesterfield, aforesaid, of the third part, and the Ecclesiastical Commissioners for England of the fourth part.	Dunham	Land more particularly described in the second schedule to the deed and shown by the pink colour on the plan drawn on the deed.	a. r. p. 6 0 25 or thereabouts.'

And whereas the said Scheme has been approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London-Gazette pursuant to the said Acts.

And His Majesty, by and with the like-advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the Diocese of Southwell.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the 33rd and 34th years of Her late Majesty Queen Victoria, chapter 39, and of the Acts therein mentioned, that is to say, the Act of the 3rd and 4th years of Her said late Majesty, Chapter 113, the Act of the 4th and 5th years of Her said late Majesty, Chapter 39, and the Act of the 31st and 32nd years of Her said late Majesty, Chapter 114, duly prepared and laid before His Majesty in Council a Scheme bearing date the 5th day of February, 1920, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 33rd and 34th years of Her late Majesty Queen Victoria, Chapter 39, and of the Acts therein mentioned, that is to say, the Act of the 3rd and 4th years of Her said late Majesty, Chapter 113, the Act of the 4th and 5th years of Her said late Majesty, Chapter 39, and the Act of the 31st and 32nd years of Her said late Majesty, Chapter 114, have prepared and now humbly lay before Your Majesty in Council the

following Scheme for effecting a transfer of theownership of the advowson or perpetual right of patronage of and presentation to the Church and Cure (hereinafter called 'the said Benefice') of Ovingham, in the County of Northumberland and in the Diocese of Newcastle.

"Whereas the advowson or perpetual right of patronage of and presentation to the said Benefice of Ovingham is vested for an estate in fee simple in possession in Hubert John Bigge, of West Hall, Middleton Tyas, in the County of York, subject, together with other hereditaments, to a charge by way of jointure in favour of Ann Elizabeth Bigge, also of West Hall, Middleton Tyas, in the said County of York, Widow.

"And whereas the said Hubert John Bigge, with the concurrence of the said Ann Elizabeth Bigge, is desirous that the whole advowson or perpetual right of patronage of and presentation to the said Benefice of Ovingham now vested in him as aforesaid should be transferred to and be vested in the Bishop for the time-being of the said Diocese of Newcastle.

"And whereas the Right Reverend Herbert Louis, now Bishop of Newcastle, is willing to accept such transfer, and in token of such his willingness, and also in token that the same transfer has that consent of the Bishop of the Diocese which by the Acts in the hereinbefore mentioned Act recited or by some or one of

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them is made necessary he, the said Herbert Louis, Bishop of Newcastle, has executed this

Scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said Benefice of Ovingham, which is hereinbefore mentioned and hereinafter recommended and poposed will, in our opinion, tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists, that is to say, in

the Parish of Ovingham. Now, therefore, with the consent of the said Hubert John Bigge (in testimony whereof the has signed and sealed this Scheme) and with the consent of the said Ann Elizabeth Bigge, · (in testimony whereof she has signed and sealed this Scheme) and with the consent of the said Herbert Louis, Bishop of Newcastle, (in testimony whereof he has signed this Scheme and · sealed the same with his Episcopal Seal), We, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme and without any conveyance or assurance in the law other than such duly gazetted Order, the whole Advowson or perpetual right of patronage of and presentation to the said Benefice of Ovingham, now vested in him the said Hubert John Bigge, as aforesaid, shall be transferred to the said Herbert Louis, Bishop of Newcastle, and his successors in the same Bishoprick, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Herbert Louis, Bishop of Newcastle, and by his successors in the same Bishoprick for

ever.

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

And whereas the said Scheme has been ap-

proved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Scheme, and to order and direct, that the same and every part thereof shall be effectual in Law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts. And His Majesty by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said Diocese of Newcastle.

Almeric FitzRoy.

· At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

W HEREASI the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 6th and 7th years of His late Majesty King William the Fourth, chapter 77, and of the Act, of the 5th year of Her late Majesty Queen Victoria (session 2),

chapter 26, duly prepared and laid before His Majesty in Council a Scheme bearing date the 5th day of February, 1920, in the words and

figures following, that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 6th and 7th years of His late Majesty King William the Fourth, chapter 77, and of the Act of the 5th year of Her late Majesty Queen Victoria (session 2), chapter 26, have prepared and now humbly lay before Your Majesty in Council the following Scheme for authorizing certain improvements at the Episcopal House of Residence belonging to the See of Durham, which is known as Auckland Castle:
"Whereas the Right Reverend Handley

"Whereas the Right Reverend Handley Carr Glyn, now Bishop of Durham, is desirous that certain improvements should be made at the said Episcopal House of Residence and has submitted to us the particulars of such proposed improvements and we have approved

the same:

"And whereas the said Bishop is also desirous and it appears to us to be expedient that towards the cost of effecting the said proposed improvements a sum of £150 (being a sum which, together with the outstanding balance of the sums already borrowed upon the same security, does not exceed two years' income of the See) should be provided by the borrowing of the same sum by way of mortgage upon the security of all and every part of the lands tenements and hereditaments endowments or emoluments which now belong or may hereafter belong to the Bishoprick of Durham:

'Now, therefore, with the consent of the said Handley Carr Glyn, Bishop of Durham, (testified by his having affixed his signature and Episcopal Seal to this Scheme) we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that the said Bishop be authorized to borrow from the Governors of the Bounty of Queen Anne and that the said Governors be empowered to lend under the provisions of the above mentioned Acts any sum not exceeding £150, and that as a security for the same the said Bishop do mortgage all and every part of the lands, tenements and hereditaments and endowments or emoluments which now belong or may hereafter belong to his said See to the said Governors by Deed for the term of eight years or until the said sum so to be borrowed as aforesaid with the interest for the same as hereinafter mentioned and all costs and charges which may attend the recovery thereof shall be fully paid and satisfied and that such principal sum shall be repaid with interest in the manner following: that is to say, during and in respect of the first period of 12 months of the said term, computed from the day of the date of the mortgage, no part of the said principal sum shall be repayable, but the said Bishop or his successors shall yearly, at the end of the second period of 12 months so computed and at the end of every such like period of 12 months thereafter, pay to the said Governors, their successors or assigns, one fifth part of the said principal sum until the whole thereof shall be repaid and shall also at the end of the first and each succeeding period of 12 months, computed as aforesaid, pay interest at the rate of £4 per centum per annum on the said principal sum or on so much thereof as shall from time to time remain

unpaid, and that if and when it shall happen that either the principal or the interest directed to be paid as hereinbefore mentioned shall be in arrear and unpaid for the space of 40 days after the same shall become due, it shall and may be lawful for the said Governors, their successors and assigns to recover the same and the costs and charges attending the recovery thereof by distress and sale in the like manner as rents may be recovered by landlords or lessors from their tenants by the laws in force at the time of such distress and sale and that such mortgage deed shall be in the form and to the effect to be approved by us, the said Ecclesiastical Commissioners, and shall bind as well the said Handley Carr Giyn, now Bishop of the said Diocese of Durham, as every succeeding Bishop of the same Diocese until the principal money and interest, costs and charges shall have been paid off and discharged.

"And we further recommend and propose that the said sum so to be borrowed as afore-said shall be paid to us, the said Ecclesiastical Commissioners, that the said Governors and their successors shall not be bound or required to see to the application thereof and that upon the receipt of the said sum so to be borrowed as aforesaid the whole or any part or parts thereof shall be applied by us at such times and in such manner as shall appear to us to be expedient towards effecting the said proposed improvements at the episoopal house of resi-

dence aforesaid.

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

And whereas the said Scheme has been

approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts.

And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar

of the said Diocese of Durham.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, chapter 113, duly prepared and laid before His Majesty in Council a Scheme bearing date the 5th day of February, 1920, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for Eugland, in pursuance of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, chapter 113, have prepared and now humbly lay before Your Majesty in Council the following Scheme with reference to the Parish of Burnham Ulph, situate in the County of. Norfolk and in the Diocese of Norwich.

"Whereas the said Parish of Burnham Ulphis a Parish in which both the profits and the spiritual charge are divided between two Incumbents, each being the Rector of one of the two Medicies into which the Rectory of Burn-

ham Ulph is divided.

"And whereas the Right Reverend Bertram, Bishop of Norwich, in pursuance of the hereinbefore mentioned Act, has submitted to us a Plan, bearing date the 24th day of December in the year 1919, for consolidating the two Medieties of the said Rectory of Burnham Ulph and for making certain other arrangements which are likely in the opinion of the said Bishop and in our opinion to promote the efficient discharge of pastoral duties in the said Parish of Burnham Ulph.

"And whereas the said Plan (as by the same appears) has the consents of the Patrons of both Medieties of the said Rectory of Burn-

ham Ulph.

"And whereas the said Plan is in the words

and figures following, that is to say:—

I, the Right Reverend Bertram, Bishop of Norwich, under and by virtue of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, chapter 113, with the consents (testified as hereinafter mentioned) of The Right Honourable the Lord High Chancellor of Great Britain acting on behalf of His Majesty the King as the Patron of one of the Medieties of the Rectory of Burnham Ulph and also of the Rectory of Burnham Sutton with Burnham Overy in the County of Nor-folk and Diocese of Norwich, and with the consent of the Master Fellows and Scholars of Christ's College in the University of Cambridge, the Patrons of the other Mediety of the said Rectory of Burnham Ulph, have framed the following Plan for consolidating the two Medieties of the said Rectory of Burnham Ulph and for making such arrangements as I judge likely to promote the efficient discharge of parochial duties in the said Whereas the said Benefice of Medicines; Whereas the said Benefice of Burnham Ulph has from time immemorial been divided into and held in two Medieties and the Incumbents of such Medieties have joint cure of souls in and over the said Parish of Burnham Ulph; And whereas the Parish of Burnham Ulph contains a consecrated Church with a Churchyard or burial ground adjoining or belonging thereto; And whereas one of the Medieties of the said Rectory of Burnham Ulph is at present united to the said Rectory of Burnham Sutton with Burnham Overy; And whereas the other Mediety is not united to any other benefice; And whereas there is no endowment of the Rectory of either of the said Medieties of Burnham Ulph; And whereas the concurrent jurisdiction of the two Rectories of the two Medieties has been found to be inconvenient and it is the two Medieties should desirable that be consolidated \mathbf{with} view to a being but one Incumbent of the consolidated benefice having the exclusive cure of souls over the whole of the said Parish of Burnham Ulph; And whereas The Reverend Charles Edward Hains, Clerk in Holy Orders, is the present Rector or Incumbent of the said Rectory of Burnham Sutton with Burnham Overy and of the Rectory of the said Mediety of Burnham Ulph united thereto;

whereas the said Rectory of the other Mediety of Burnham Ulph is now vacant; and whereas the said Charles Edward Hains is satisfied and admits by his signing this Plan that the same will not prejudice the interests of the existing Incumbent; Now I the said Bertram, Bishop of Norwich, with the consent as well of the said Lord High Chancellor of Great Britain on behalf of His Majesty the King as of the said Master Fellows and Scholars of Christ's College, Cambridge (tes-.tified by their affixing their Common or Corporate seal to this Plan) and of the said Charles Edward Hains (testified by his signing and sealing this Plan), do propose that as and from the date upon which an Order of His Majesty in Council ratifying a Scheme of the Ecclesiastical Commissioners for England approving this Plan shall have been published in the London Gazette the two Medieties of the Rectory of Burnham Ulph shall be consolidated into one Incumbency under the Rector for the time being of that Mediety which is at present united to the said Rectory of Burnham "Sutton with Burnham Overy who shall have the exclusive cure of souls over the whole of the present parish of Burnham Ulph and also all the emoluments and rights of or belonging to the said two Medieties and shall be subject to the laws provisions and regulations as to presentation and appointment and as to institution collation and induction and as to holding benefices and to all such jurisdiction of the Bishop or other jurisdictions as are by law now applicable to the said two Medieties of the Rectory of Burnham Ulph.

'That upon the said consolidation of the said two Medieties of the Rectory of Burnham Ulph taking effect the said Charles Edward Hains or other the Rector for the time being of the Rectory of the said Mediety which is at present united to the Rectory of Burnham Sutton with Burnham Overy shall become and be the first Rector of the said intended consolidated Rectory without any presentation 'admission institution or induction or process of law or other process whatsoever subject nevertheless to all engagements and liabilities (if any) affecting him as Rector or Incumbent of such Mediety of the Rectory and Parish Church of Burnham Ulph which engagements and liabilities (if any) shall attach and belong to him as Rector or Incumbent of the said intended consolidated Rectory in like manner and as fully and effectually to all intents and purposes as if he had remained Rector or Incumbent of the said Mediety of the Rectory of Burnham Ulph.

'That upon the said consolidation of the . said two Medieties of the said Rectory of Burnham Ulph taking effect and in consideration of the fact that the whole right of the patronage -of the said Rectory of Burnham Sutton with Burnham Overy as well as of the said Rectory of the Mediety of Burnham Ulph annexed thereto is now vested in His Majesty and is exercised by the Lord High Chancellor of Great Britain and that there is no endowment of the said Rectory of the other Mediety of Burnham Ulph vested in the Master Scholars and Fellows of Christ's College, Cambridge, the patronage of the said Benefice of Burnham . Sutton with Burnham Overy with the consolidated Benefice of Burnham Ulph shall be exercised by the Lord High Chancellor of Great Britain acting on behalf of His Majesty.'

"And whereas the said Plan is to be taken as an integral part of this Scheme with respect to the whole of its contents.

"Now, therefore, we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that the said Plan shall as to all the contents thereof be carried into effect as in the same Plan is mentioned.

"And we further recommend and propose that nothing in this Scheme or in the said Plan now being part of this Scheme as aforesaid shall prevent us from recommending and proposing any other measures relating to the matters aforesaid or any of them in accordance with the provisions of the said Act or of any other Act of Parliament.'

And whereas the said Scheme has been ap-

proved by His Majesty in Council:

Now, therefore, His Majesty, by and with
the advice of His said Council, is pleased hereby to ratify the said Scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act.

And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said Diocese of Norwich.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of 59th year of His late Majesty King George the Third, chapter 134; of the Act of the 2nd and 3rd years of Her late Majesty Queen Victoria, chapter 49; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, duly prepared and laid before His Majesty in Council a Representation bearing date the 5th day of February, 1920, in the words and figures following, that

is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 59th year of His late Majesty King George the Third, chapter 134; of the Act of the 2nd and 3rd years of Her late Majesty Queen Victoria, chapter 49; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a District Chapelry to the consecrated Church of All Saints, Four Oaks, situate in the New Parish (sometime District Chapelry) of Hill, in the County of Warwick and in the Diocese of Birmingham:

"Whereas it appears to us to be expedient that a District Chapelry should be assigned to the said Church of All Saints, Four Oaks,

situate as aforesaid:

"Now, therefore, with the consent of the Right Reverend Henry Russell, Bishop of Birmingham (testified by his having signed and sealed this representation) we, the said Ecclesiastical Commissioners, humbly represent that it would, in our opinion, be expedient that all that part of the said New Parish of Hill, which is described in the Schedule hereunder written,

all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a District Chapelry to the said Church of All Saints, Four Oaks, situate as aforesaid, and that the same should be named 'The District Chapelry of All Saints, Four Oaks.'

"And with the like consent of the said Henry Russell, Bishop of Birmingham, (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings and burials should be solemnized or performed at the said Church of All Saints, Four Oaks, situate as aforesaid, and that the fees or dues to be received in respect of the publication of such banns, and of the solemnization or performance of marriages, churchings, and burials should be paid and belong to the minister of the same church for the time being.

"We therefore humbly pray that Your Majesty will be graciously pleased to take the premises into Your Royal consideration, and to make such Order with respect thereto as to Your Majesty in Your Royal Wisdom shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of All Saints, Four Oaks, being:—

"All that part of the New Parish (some-time District Chapelry) of Hill, in the County of Warwick and in the Diocese of Birmingham, which is bounded upon the north by the New Parish of Saint Peter, Little Aston, situate partly in the County of Stafford, and partly in the said County of Warwick, and wholly in the Diocese of Lichfield, upon the south-west and upon the south by the Parish of Sutton Coldfield, in the said County of Warwick and in the said Diocese of Birmingham, and upon the remaining side, that is to say, upon the north-east, by an imaginary line commencing at the point near the eastern side of the bridge which carries Lichfield Road across the Sutton Coldfield to Lichfield Branch Line of the London and North-Western Railway where the boundary which divides the said Parish of Sutton Coldfield from the said New Parish of Hill crosses the middle of the said branch line of railway, and extending thence north-west-ward along the middle of the said branch line of railway for a distance of 1 mile and 30 chains or thereabouts to the point where it is crossed by the boundary which divides the said New Parish of Hill from the said New Parish of Saint Peter, Little Aston.'

And whereas the said Representation has been approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Representation, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts.

1 And His Majesty, by and with the like advice, is pleased hereby to direct that this Corder be forthwith registered by the Registrar of the said Diocese of Birmingham.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the 7th and 8th years of Her late Majesty Queen Victoria, Chapter 94; of the Act of the 13th and 14th Years of Her said late Majesty, Chapter 94; and of the Act of the 32nd and 33rd years of Her said late Majesty, Chapter 94, duly prepared and laid before His Majesty in Council a Scheme or Representation, bearing date the 5th day of February, 1920, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, acting under the provisions of the Act of the 7th and 8th years of Her late Majesty Queen Victoria, chapter 94, of the Act of the 13th and 14th years of Her said late Majesty, chapter 94, and of the Act of the 32nd and 33rd years of Her said late Majesty, chapter 94, have prepared and now humbly lay before your Majesty in Council the following Scheme or Representation for altering the boundaries of the New Parish of Saint Saviour, Eastbourne, and of the New Parish of Saint Peter, Eastbourne, both in the County of Sussex and in the Diocese of Chichester.

"Whereas by the authority of an Order of Her said late Majesty in Council bearing date the 3rd day of August, 1867, and published in the London Gazette on the 6th day of the same month, part of the Chapelry District of the Holy Trinity, Eastbourne, in the said county and diocese, was assigned as a District Chapelry to the consecrated Church of Saint Saviour, situate in the said Chapelry District of the Holy Trinity, Eastbourne, and the said District Chapelry was named 'The District Chapelry of Saint Saviour, Eastbourne.'

"And whereas the said District Chapelry of Saint Saviour, Eastbourne, has under the provisions of the Act of the 19th and 20th years of Her said late Majesty, chapter 104, become a New Parish of the character contemplated by that Act, by the Act of the 6th and 7th years of Her said late Majesty, chapter 37, and by the above mentioned Act of the 32nd and 33rd years of Her said late Majesty, chapter 94.

"And whereas by the authority of another Order of Her said late Majesty in Council bearing date the 1st day of August, 1896, and published in the London Gazette on the 4th day of the same month, part of the said New Parish of Saint Saviour, Eastbourne, was assigned as a District Chapelry to the consecrated Church of Saint Peter, Eastbourne, situate in the said New Parish of Saint Saviour, Eastbourne, and the said District Chapelry was named 'The District Chapelry of Saint Peter, Eastbourne.'

"And whereas the said District Chapelry of Saint Peter, Eastbourne, has under the provisions of the above-mentioned Act of the 19th and 20th years of Her said late Majesty, chapter 104, become a New Parish of the character contemplated by that Act, by the above-mentioned Act of the 6th and 7th years of Her said late Majesty, chapter 37, and by the above-mentioned Act of the 32nd and 33rd years of Her said late Majesty, chapter 94.

"And whereas it has been represented to us and it appears to us to be expedient that the boundaries of the said New Parish of Saint Saviour, Eastbourne, and of the said New Parish of Saint Peter, Eastbourne, should be altered in the manner which is hereinafter mentioned.

"Now, therefore, with the consent of the Right Reverend Winfrid Oldfield, Bishop of Chichester, (in testimony whereof he has signed and sealed this Scheme or Representation) We, the said Ecclesiastical Commissioners, humbly represent, recommend and propose that from and after the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme or Representation, and without any assurance in the law other than such duly gazetted Order, the boundaries of the said New Parish of Saint Saviour, Eastbourne, and of the said New Parish of Saint Peter, Eastbourne, shall be altered so that all that portion of the said New Parish of Saint Saviour, Eastbourne, which is described in the Schedule hereunder written and is delineated and set forth upon the Map or Plan hereunto annexed and is thereon coloured pink shall be dissevered from such New Parish and shall be annexed to and shall in future form part of the said New Parish of Saint Peter, Eastbourne.

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

"THE SCHEDULE to which the foregoing Scheme or Representation has reference.

"The territory to be dissevered from the New Parish of Saint Saviour, Eastbourne, in the County of Sussex and in the Diocese of Chichester, and to be annexed to the New Parish of Saint Peter, Eastbourne, in the same county and diocese, being:—

"All that portion of the said New Parish of Saint Saviour, Eastbourne, which is bounded upon the north-east by the New Parish of St. Anne, Upperton, Eastbourne, upon the northwest by the Parish of Eastbourne, both in the said county and diocese, upon the south-west by the said New Parish of Saint Peter, Eastbourne, and upon the remaining side, that is to say, upon the south-east, by an imaginary line commencing upon the boundary which divides the said New Parish of Saint Peter, Eastbourne, from the said New Parish of Saint Saviour, Eastbourne, at the junction of Meads Road, Grange Road, and Grove Road, and extending thence north-eastward along the middle of Grove Road for a distance of 151 chains or thereabouts to its junction with Southfields Road upon the boundary which divides the said New Parish of Saint Saviour, Eastbourne, from the said New Parish of Saint Anne, Upperton, Eastbourne."

And whereas drafts of the said Scheme or Representation have been transmitted to the Patrons and to the Incumbents of the Cures affected by the arrangements which are contemplated by such Scheme or Representation and such Patrons and Incumbents have respectively signified their assent thereto:

'And whereas the said Scheme or Representa-

tion has been approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Scheme or Representation, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts. And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said Diocese of Chichester.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT.

The KING's Mosti Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 59th year of His late Majesty King George the Third, chapter 134; of the Act of the 2nd and 3rd years of Her late Majesty Queen Victoria, chapter 49; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, duly prepared and laid before His Majesty in Council a Representation, bearing date the 5th day of February, 1920, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 59th year of His late Majesty King George the Third, chapter 134, of the Act of the 2nd and 3rd years of Her late Majesty Queen Victoria, chapter 49, and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, have prepared and now humbly lay before Your Majesty in Council the following representation as to the assignment of a District Chapelry to the consecrated Church of Saint Peter, Clapham, situate in the Parish of Clapham, in the County of Surrey and in the Diocese of Southwark:

Diocese of Southwark:
"Whereas it appears to us to be expedient
that a District Chapelry should be assigned to
the said Church of Saint Peter, Clapham,
situate as aforesaid:

"Now, therefore, with the consent of the Right Reverend Cyril Forster, Bishop of Southwark, (testified by his having signed and sealed this representation) we, the said Ecclesiastical Commissioners, humbly represent that it would, in our opinion, be expedient that all that part of the said Parish of Clapham, which is described in the Schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a District Chapelry to the said Church of Saint Peter, Clapham, situate as aforesaid, and that the same should be named 'The District Chapelry of Saint Peter, Clapham.'

"And with the like consent of the said Cyril Forster, Bishop of Southwark, (testified as aforesaid) we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published and that marriages, baptisms, churchings and burials should be solemnized or performed at the said Church of Saint Peter, Clapham, situate as aforesaid, and that

the fees or dues to be received in respect of the publication of banns and of the solemnization or performance of marriages, churchings and burials should be paid and belong to the minister of the same church for the time being.

"We, therefore, humbly pray that Your Majesty will be graciously pleased to take the premises into Your Royal consideration and to make such Order with respect thereto as to Your Majesty, in Your Royal Wisdom, shall seem meet.

"The Schedule to which the foregoing Representation has reference.

"The District Chapelry of Saint Peter,

Clapham, being:

"All that part of the Parish of Clapham, in the County of Surrey and in the Diocese of Southwark, which is bounded upon the northwest by the New Parish of Saint Paul, Clapham, upon the north-east partly by the New Parish of Christ Church, Clapham, and partly by the New Parish of Saint John, Clapham, upon the south-east and upon the south by the New Parish of Saint James, Clapham, all in the said county and diocese, and upon the remaining side, that is to say, upon the west by an imaginary line commencing upon the boundary which divides the said New Parish of Saint James, Clapham, from the said Parish of Clapham at the junction of High Street and Stonhouse Street, and extending thence first north-westward, then northward and then again north-westward along the middle of Stomhouse Street for a distance of 18½ chains or thereabouts to its junction with Bowyer Arms Passage upon the boundary which divides the said Parish of Clapham from the

said New Parish of Saint Paul, Clapham."

And whereas the said Representation has been approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Representation and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts.

And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said Diocese of Southwark.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of *March*, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by section 16 of the Pluralities Act, 1838, as amended by the Pluralities Act, 1850, it is, amongst other things, enacted, "That whenever it shall appear to the Archbishop of the Province, with respect to his own Diocese, and whenever it shall be represented to him by the Bishop of any Diocese, or by the Bishops of any two Dioceses, that two or more Benefices, or that one or more Benefice or Benefices, and one or more Spiritual Sinecure Rectory or Rectories, Vicarage or Vicarages, in his or their Diocese or Dioceses, being either in the same Parish or contiguous to each other, and of which the aggregate population shall not exceed 1,500 persons, may, with advantage to the interests of religion, be united into one Benefice, the said. Archbishop of the Province shall inquire into. the circumstances of the case; and if on such Inquiry it shall appear to him that such. union may be usefully made, and will not be of inconvenient extent, and that the Patron. or Patrons of the said Benefices, Sinecure Rectory or Rectories, Vicarage or Vicarages. respectively, is or are consenting thereto; such consent being signified in writing under the hands of such Patron or Patrons, the said Archibishop shall, 6 weeks before certifying such Inquiry and Consent to His Majesty as hereinafter directed, cause, with respect to his own Diocese, a statement in writing of. the facts, and in other cases a copy in writing of the aforesaid representation, to be affixed on or near the principal outer door of the Church, or in some public and conspicuous place in each of such Benefices, Sinecure: Rectories, or Vicarages, with notice to any person or persons interested that he, she, or they may, within such 6 weeks, show cause in writing under his, her, or their hand or hands, to the said Archbishop against such union; and if no sufficient cause be shown within such time, the said Archbishop shall certify the Inquiry and Consent aforesaid to His Majesty in Council; and thereupon it. shall be lawful for His Majesty in Council. to make and issue an Order or Orders for uniting such Benefices, Sinecure Rectory or Rectories, Vicarage or Vicarages, into one Benefice, with Cure of Souls, for ecclesiastical purposes only; and it shall be lawful for His. Majesty in Council to give directions for regulating the course and succession in which the Patrons, if there be more than one Patron, shall present or nominate to such United Benefice, from time to time, as the same shall become vacant."

And Whereas the Right Honourable and Most Reverend Randall Thomas, Lord Archbishop of Canterbury, hath, pursuant to the provisions of the said Act, duly prepared and laid before His Majesty in Council, a Cer-

tificate in writing bearing date the 8th day of December, 1919, in the words following:—
"We, Randall Thomas, Archbishop of the Province of Canterbury, Primate of all England and Metropolitan, do hereby Certify to

Your Majesty in Council:-

"That The Right Reverend Frederic Edward, Lord Bishop of Salisbury, as Bishop of the Diocese within which are situate the Perpetual Curacy of Cerne Abbas and the Rectory of Upcerne, both in the County of Dorset, having represented unto us that the said Benefices are contiguous to each other and of which the aggregate population does not exceed 650 persons and the net aggregate value does not exceed £298, might with advantage to the interests of religion beunited into one Benefice, we inquired into the circumstances of the case;

"That on such Inquiry it appeared to us that such union might be usefully made and would not be of inconvenient extent and that Alexander Edward Lane Fox Pitt-Rivers, being the Patron or person entitled to present to the Benefice of Cerne Abbas, and Nathaniel Prygge Batten being the Patron. or person entitled to present to the Benefice

of Upcerne, have consented to the proposed union:

"That 6 weeks and upwards before certifying such Inquiry and Consents to Your Majesty in Council we caused a copy in writing of the aforesaid Rrepresentation of the said Lord Bishop to be affixed to the principal outer door of the Parish Church of each of the said Benefices, with notice to any person or persons interested that he, she or they might, within such 6 weeks, show cause in writing under his, her or their hand or hands, to us the said Archbishop against such union, and no such cause has been shown;

"The Representation of the said Lord Bishop of Salisbury, our Inquiry into the circumstances of the case, the Statement of Circumstances in reply thereto, the Consents in writing of the said Patrons and the copies of the Representation and Notices before mentioned are hereunto annexed;

"And we do hereby Certify the Inquiry and Consents aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may, in case Your Majesty in Council shall think fit so to do, make and issue an Order for uniting the said Benefices into one Benefice, with Cure of Souls, for Ecclesiastical purposes only, and we recommend that the course and succession in which the respective Patrons for the time being shall present or nominate to the said Benefices after the same shall be united into one Benefice and come to be holden of the same Incumbent from time to time as the same shall become vacant shall belong to and be vested in the said Alexander Edward Lane Fox Pitt-Rivers, his successors or assigns, and the said Nathaniel Prygge Batten, his successors or assigns, alternately, and that the first right of presentation to the said United Benefice shall belong to and be exercised by the said Nathaniel Prygge Batten.

"RANDALL CANTUAR."

Now, therefore, His Majesty in Council, by and with the advice of His said Council, is pleased to order, as it is hereby ordered, that the Rectory of Upcerne, situate in the County of Dorset and Diocese of Salisbury, and the Perpetual Curacy of Cerne Abbas, situate in the same County and Diocese, shall be united into one benefice, with Cure of Souls, for ecclesiastical purposes only.

And His Majesty in Council, by and with the advice of His said Council, is further pleased to direct that the course and succession in which the respective Patrons for the time being shall present or nominate to the said Benefices, after the same shall be united into one Benefice and come to be holden by the same Incumbent, from time to time as the same shall become vacant, shall be as follows, that is to say, the right of presentation shall belong to and be exercised by the said Nathaniel Prygge Batten, his successors or assigns and the said Alexander Edward Lane Fox Pitt-Rivers, his successors or assigns alternately, and the first right of presentation shall belong to and be exercised by the said Nathaniel Prygge Batten, his successors or assigns.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT.

The KING's Most Excellent Majesty in Council.

THEREAS by section 26 of the Pluralities Act, 1838, after reciting that "Whereas in some instances tithings, hamlets, chapelries, and other places or districts may be separated from the parishes or mother churches to which they belong, with great advantage, and places altogether extraparochial may, in some instances, with advantage be annexed to parishes or districts to which they are contiguous, or be constituted separate parishes for ecclesiastical purposes, it is, amongst other things, enacted, "Tha when with respect to his own diocese it shall appear to the Archbishop of the Province, or when the Bishop of any diocese shall represent to the said Archbishop, that any such tithing, hamlet, chapelry, place or district within the diocese of such Archbishop, or the diocese of such Bishop, as the case may be, may be advantageously separated from any parish or mother church, and either be constituted a separate benefice by itself or be united to any other parish to which it may be more con-veniently annexed, or to any other adjoining tithing, hamlet, chapelry, place, or district, parochial or extra-parochial, so as to form a separate parish or benefice, or that any extra-parochial place may with advantage be annexed to any parish to which it is contiguous, or be constituted a separate parish for ecclesiastical purposes; and the said Archbishop, or Bishop, shall draw up a scheme in writing (the scheme of such Bishop to be transmitted to the said Archbishop for his consideration) describing the mode in which it appears to him that the alteration may best be effected, and how the changes consequent on such alteration in respect to ecclesiastical jurisdiction, glebe lands, tithes, rent charges, and other ecclesiastical dues, rates and payments, and in respect to patronage and rights to pews, may be made with justice to all parties interested; and if the patron or patrons of the benefice or benefices to be affected by such alteration shall consent in writing under his or their hands to such scheme, or to such modification thereof, as the said Archbishop may approve, and the said Archbishop shall, on full consideration and inquiry, be satisfied with any such scheme, or modification thereof, and shall certify the same and such consent as aforesaid, by his report to His Majesty in Council, it shall be lawful for His Majesty in Council to make an Order for carrying such scheme, or modification thereof, as the case may be, into effect.'

And whereas the Right Reverend Handley Carr Glyn, Lord Bishop of Durham, hath made a Representation in writing, dated the 17th day of October, 1919, to the Right Honourable and Most Reverend Cosmo Gordon, Lord Archbishop of York, as follows:—
"We, The Right Reverend Handley Carr

"We, The Right Reverend Handley Carr Glyn, by Divine Providence Lord Bishop of Durham, do hereby represent to your Grace as follows:

"That there is in the County and our Diocese of Durham the Vicarage of Whitworth the Parish whereof contains according to the last census a population of one thousand one hundred and four people.

"That the net annual value of the benefice

of Whitworth is two hundred and eleven

"That the patronage of the said vicarage is vested in the Dean and Chapter of Durham.

"That the Reverend Lancelot Wilkinson is

the present Vicar thereof.

"That there is also in the County and our Diocese of Durham the Rectory of Willington the Parish whereof is adjoining the parish of Whitworth aforesaid and contains according to the last census a population of seven thousand

five hundred people.
"That the net annual value of the benefice -of Willington is two hundred and ninety-five

pounds.

"That the patronage of the said rectory of Willington is vested in the Reverend Charles Henry Surtees, Rector of Brancepeth in the said diocese by virtue of his Rectory.
"That the Reverend Canon Thomas Urmson

is the present Rector thereof.
"That the Patrons and Incumbents are consenting parties to the separation and annexation hereinafter proposed and the matters and things in the Scheme hereto

annexed stated and proposed.

"That it appears to us the said Lord Bishop that the portion of the said parish of Willing-ton immediately adjoining the said parish of Whitworth called or known by the name of ' Page Bank ' (distant from the parish church of Willington one mile four fourlongs and twenty poles and from the parish church of Whitworth four furlongs and thirteen poles) and shown on the plan annexed hereto and coloured red thereon containing a population of nine hundred and seventy people or thereabouts may under the provisions of the Acts of Parliament passed in the first and second years of the reign of Her late Majesty Queen Victoria Chap. 106 and the second and third years of the same reign Chap. 89 be separated from the said parish of Willington and be annexed for ecclesiastical purposes to the said parish of

"That it is proposed if this Scheme be · carried into effect it shall not affect the present : state of the patronage of the said benefices.

"That pursuant to the direction contained in the twenty-sixth section of the said first mentioned Act of Parliament we the said Lord Bishop have drawn up a Scheme in writing appended to the Representation describing the mode in which it appears to us that the alteration above proposed may be best effected and how the changes consequent upon such alteration may be made with justice to all parties interested and we the said Lord Bishop submit the same to your Grace to the intent that your Grace may if on full enquiry you shall be satisfied with the said Scheme certify the same and such consents to His Majesty in Council.'

And whereas the said Scheme drawn up by the said Bishop and the Consents referred to in the said Representation are as follows:-

"SCHEME. "It is proposed to separate that portion of the Parish of Willington called or known by the name of 'Page Bank' coloured round with red on the annexed plan immediately adjoining the Parish of Whitworth from that parish and to annex the same for ecclesiastical purposes to the Parish of Whitworth.

"That the Rector of Willington shall cease "to have Cure of Souls within the said portion so separated and annexed and the Vicar of Whitworth shall have exclusive Cure of Souls

within the limits of the same.

"That the Inhabitants of the said portion so separated and annexed as aforesaid shall have the same rights as to Pews and the performance of all Offices and Services of the Church at the Parish Church of Whitworth and otherwise in relation to the same Church and the Parish thereto belonging as the other Inhabitants of the said parish.

"That the fees for all such Offices and Services performed for the Inhabitants of the said portion of the Parish of Willington so separated and annexed as aforesaid or arising within the limits of the same and usually payable to the Incumbent of a benefice shall belong to the Incumbent of the benefice of Whitworth.

"That no alteration shall be made in the Patronage or in respect of the Tithe Rentcharges or any other endowments of either of the benefices affected by this Scheme.

"CONSENTS.

"We the undersigned being respectively the Patrons and the Incumbents of the benefices of Whitworth and Willington do hereby give our consents to the foregoing Representation and Scheme and the several matters and things therein stated and proposed.

"Given under our hands this fifteenth day of November, One thousand nine hun-

dred and nineteen.

"J. E. C. Welldon, Patrons of Whitworth. "C. H. Surtees. Patron of Willington. "Lancelot Wilkinson, Vicar of Whitworth. "Thomas Urmson,

Rector of Willington." And whereas the said Scheme hath been transmitted by the said Bishop to the said.

Archbishop for his consideration:

And whereas the said Archbishop, being satisfied with the said Scheme, hath certified the same and the Consents aforesaid to His Majesty in Council by his Report dated the 26th day of November, 1919, which said Report is in the words and figures following:

"We, the undersigned Cosmo Gordon, Lord Archbishop of York, do hereby report to Your Majesty in Council that the Right Reverend Handley Carr Glyn, Lord Bishop of Durham, has represented to us (amongst other things):-

"That there is in the County and Diocese of Durham the Vicarage of Whitworth the Parish whereof contains according to the last census one thousand one hundred and four persons, and the boundaries whereof are well known and defined.

"That there is also in the said County and Diocese the Rectory of Willington (which is contiguous to the said Parish of Whitworth) the Parish whereof contains according to the last census seven thousand five hundred persons and the boundaries whereof are also well known and defined.

"That a portion of the said Parish of Willington which contains nine hundred and seventy persons or thereabouts known by the name of 'Page Bank' is distant from the said Parish Church of Willington one mile four furlongs and twenty poles or thereabouts and from the Parish Church of Whitworth four furlongs or thereabouts (which said Part is coloured round with a pink verge line on the map or plan attached to the Representation

and Scheme hereunto annexed).

"That it appears to the said Lord Bishop that the said portion of the said Parish of Willington known as 'Page Bank' may under the provisions of the Acts of Parliament passed in the First and Second years of the Reign of Her late Majesty Queen Victoria, Chapter 106, and of the Second and Third years of the Reign of Her said late Majesty be advantageously separated from the said Parish of Willington and be annexed to the said Parish of Whitworth for ecclesiastical purposes.

"That the said Lord Bishop hath drawn up a Scheme in writing appended to this Report describing the mode in which it appears to him that the alteration above proposed may be best effected and how the changes consequent on such alteration may be made with justice to all parties concerned which Scheme together with the Consents thereto in writing of the Patrons and Incumbents of the Benefices to be affected thereby has been transmitted to us by the said Lord Bishop for our consideration.

"The Representation and Scheme of the said Lord Bishop and the Consents before referred

to are hereunto annexed.
"And we the said Archbishop being on full consideration and enquiry satisfied with the said Scheme do hereby pursuant to the said Act of the First and Second years of Her said late Majesty's Reign, Chapter 106, certify the same and such Consents as aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for carrying the said Scheme into effect.

"Cosmo Ebor."

Now, therefore, His Majesty in Council, by and with the advice of His said Council, is pleased to order, as it is hereby ordered, that the said Scheme be carried into effect.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS by an Order in Council, dated the 18th October, 1854, and made under the provisions of the Burial Act, 1853, it was ordered that burials should be discontinued in (amongst other places) Chelmsford, with the modifications in the said Order speci-

And whereas by the Burial Act, 1855, it is provided that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to vary any Order in Council made under the Burial Act, 1853, as to His Majesty, with such advice as aforesaid, may seem fit:

And whereas the Minister of Health, after giving to the Incumbent and the Churchwardens of the Parish of St. Mary, Chelmsford, ten days' previous notice of his intention in that behalf, has made a Representation to His Majesty in Council, that in his opinion, so much of the said Order in Council of the 18th October, 1854, as relates to burials in Chelmsford aforesaid, should be varied as hereinafter directed:

And whereas by an Order in Council of the 22nd January, 1920, notice of such Representation was given, and it was ordered that the same should be taken into consideration by the Privy Council on the 4th March, 1920, and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the Burial Act, 1853:

Now, therefore, His Majesty, in exercise of the powers in that behalf conferred upon himby the said Acts, is pleased, by and with the advice of His Privy Council, to order, as it is hereby ordered, that the said Order in Council of the 18th October, 1854, shall be varied, and that burials shall be discontinued in Chelmsford

as follows, viz.:-CHELMSFORD.—Forthwith and entirely in the Roman Catholic Burial Ground, Chelmsford,

except as follows:-

(a) In the earthen grave now existing in the said Burial ground in which the remains of her husband are interred, the burial may be allowed of the body of Mary Brett at her decease, subject to the condition that no part of the coffin containing the body shall be at a depth less than four feet below the level of the surface of the ground adjoining the

grave:

(b) In the portion of the said Burial Ground situate between the Chapel and the New London Road, in grave spaces which are not within three yards of the said Chapel and of the said Road and in which no interment has heretofore taken place, the burial may be allowed of the bodies of the Reverend Monsignor Edward John Watson, Emma Phillips, Richard Layton, Henry Flack, Hannah Flack, and Ada Glover at their decease, subject in each case to the condition that no part of the coffin containing the body shall be at a depth less than four feet below the level of the surface of the ground adjoining the-

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council. HEREAS by an Order in Council of the 17th day of September, 1885, made under the provisions of the Burial Act, 1853, it was ordered that burials in (amongst other places) the Parish of Winslow, in the County of Buckingham, should be discontinued as follows, viz. :-

and entirely in the Parish Forthwith Church of Winslow, in the County of Buck-

And whereas by the Burial Act, 1855, it is, amongst other things, provided that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to vary any Order in Council made under the Burial Act, 1853, as to His Majesty, with such advice as aforesaid, may seem fit:

And whereas the Minister of Health, after giving to the Incumbent and the Churchwardens of the said Parish of Winslow ten days' previous notice of his intention in that behalf, has made a Representation to His Majesty in Council that, for reasons of publichealth, so much of the said Order in Council of the 17th day of September, 1885, as relates: to burials in the Parish of Winslow aforesaid,. should be varied so as to provide that burials should be discontinued forthwith and entirely in the Churchyard attached to the said Church as the said Churchyard existed prior to the year 1919. Provided that—

(a) In any vault or walled grave now existing in the said Churchyard burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brick-

work properly cemented.

(b) In any earthen grave now existing in the said Churchyard the burial may be allowed of the body of any member of the family of the person or persons heretofore buried in such grave, subject to the condition that no part of the coffin containing the body shall be at a depth less than three feet below the level of the surface of the ground

adjoining the grave.

(c) In the said Churchyard in any grave space in which no interment has heretofore taken place, the burial may be allowed of the body of any person for whom or of any member of a family for which such grave space has been reserved and appropriated as a burial place, with the exclusive right of burial therein, subject to the condition that no part of the coffin containing the body shall be at a depth less than three feet below the level of the surface of the ground adjoining the grave.

Now, therefore, His Majesty in Council is pleased hereby to give Notice of such Representation, and to order that the same be taken into consideration by a Committee of the Privy Council, on the 17th day of April next.

And His Majesty is further pleased to direct that this Order be forthwith published in the London Gazette, and that copies thereof be affixed on the doors of the Churches or Chapels of, or on some conspicuous places within, the Parish affected by such Representation one month before the said 17th day of April.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS the Minister of Health, after giving to the Incumbent and the Churchwardens of the Parish of Longford, in the County of Derby, 10 days' previous Notice of his intention in that behalf, has, under the provisions of the Burial Act, 1853, as amended by subsequent enactments, made a Representation to His Majesty in Council that, for the protection of the public health, the opening of any new Burial Ground in the Civil Parish of Longford, in the said County of Derby, save with the previous approval of the Minister of Health, should be prohibited, and that Burials should be discontinued therein, as follows,

LONGFORD.—Forthwith and entirely in the Parish Church of Longford, in the County of Derby, and the Churchyard attached thereto: Provided that in any earthen grave now existing in the said Churchyard the burial may be allowed of the body of any member of the family of the person or persons heretofore buried in such grave, subject to

the condition that no part of the coffin containing the body shall be at a depth less than three feet below the level of the surface of the ground adjoining the grave.

Now, therefore, His Majesty in Council is pleased hereby to give Notice of such Representation, and to order that the same be taken into consideration by a Committee of the Privy Council on the 20th day of April next.

And His Majesty is further pleased to direct that this Order be forthwith published in the London Gazette, and that copies thereof be affixed on the doors of the Churches or Chapels of, or on some conspicuous places within, the Parish affected by such Representation one month before the said 20th day of April.

Almeric FitzRoy.

Privy Council Office, 11th March, 1920.

Notice is hereby given, that a Petition has been presented to His Majesty in Council by certain Inhabitant Householders of the Urban District of Gosport and Alverstoke, in the County of Southampton, praying for the grant of a Municipal Charter of Incorporation; and notice is hereby further given, that the said Petition will be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council, on the 10th day of April, 1920.

Privy Council Office, 11th March, 1920.

Notice is hereby given that a Petition has been presented to His Majesty in Council by the African Steamship Company, praying for the grant of a SUPPLEMENTAL CHARTER, and that, His Majesty having referred the said Petition to a Committee of the Lords of the Council, all petitions for or against such grant should be delivered at the Privy Council Office on or before the 10th day of April, 1920.

At the Court at Buckingham Palace, the 11th day of March, 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

Sheriffs appointed by His Majesty in Council for the year 1920:—

ENGLAND.

(Except Cornwall and Lancashire.)

Bedfordshire. Herbert Owen Williams, of Farley Lynches, Luton,

Esq.

Berkshire. Sir William George Watson, of Sulhamstead House, near Reading, Bt.

Buckinghamshire. Sir John Frecheville Ramsden, of Bulstrode, Gerrards Cross, Bt.

Cambridgeshire Alfred Jordan, of Wistaria and Huntingdon- House, Huntingdon shire (Hunting- Street, St. Neots, Esq. donshire name).

Cheshire. Sir Percy Elly Bates, of Hinderton Hall, Neston,

Cumberland. Rutland. George Dickinson, of Red How, Lamplugh, Cockermouth, Esq. Derbyshire. Edward Sacheverell Wilmot Situell, of Stainsby House, Smalley, Derby, Esq. Sir Alfred Lassam Good-son, of Waddeton Court, Devonshire. Brixham, Knt. Dorsetshire. Lieut. - Colonel Thomas Alfred Colfox, of Coneygar, Bridport (retired). Durham. Arthur Francis Pease, Middleton Lodge, Middleton Tyas, Esq. Montagu Edward Hughes-Essex.Hughes, of Leez Priory, Hartford End, Chelmsford, Esq. Colonel Sir Arthur Anstice, of The Old Grange, Gloucestershire. Dymock, Glos., K.C.B. Herefordshire. Colonel Gilbert Charles Bourne, \mathbf{of} Cowarne Court, Ledbury. John Ramsay Drake, of Batchwood, St. Albans, Hertfordshire. Captain William Lee Henry Kent. Roberts, of Holborough Court, Snodland, Kent. Leicestershire. John Turner, of Stanleigh, Donisthorpe, Ashby-de-la-Zouch, Esq. Lincolnshire. Samuel McAulay, of Aylesby, near Grimsby, Esq. County of Colonel Lionel Henry Hanbury, of Hitcham House. London. Burnham, Bucks, C.M.G., V.D. John William Burton, of 15, Collingham Gardens, S.W. 5, Esq. Middlesex. Monmouthshire. Sir Leonard Wilkinson of Llewelyn, Malpas Court, Newport (Mon.), K.B.E. Nortolk. John Cator, of Woodbastwick Hall, Esq. Brotherhood, of Northampton-Stanley Thornhaugh Hall, Wansshire.ford, Esq. Northumberland. Sir Hubert Swinburne, of Capheaton Hall, Newcastle-on-Tyne, Bt. Nottinghamshire. John Plowright Houfton, of Hall, Mansfield Park Woodhouse, Notts, Esq. Edmund Charles Sawyer, of Oxfordshire. Little Milton Manor, Oxon, Esq.

of The Old Hall, Wing, Oakham, Esq. Shropshire. Henry Ernest Whitaker, of Ludford Park, Ludlow, Esq. Henry Matthew Somersetshire. Colonel Ridley, of Maperton House, Wincanton. County of Herbert Johnson, of Marsh. Southampton. Court, Stockbridge, Esq... Staffordshire. Albert Baldwin Bantock, of Merridale House, Wolverhampton, Esq. Suffolk. Gerald Hemmington Ryan, of Hin Hall, Ipswich, Bt. Hintlesham. Herbert Gordon Henry Surrey.Clark, of Mickleham Hall, Dorking, Esq. William Footner Foster, of Sussex. Fontridge, Etchingham, Esq. Warwick shire.James Rollason, of Hampton Hampton - in -Manor, Arden, Warwickshire. Esq. Alexander Millington Sing, Westmorland. of Dawstone, Windermere, Esq. The Hon. Louis George Gre-Wiltshire. ville, of Heale House, Upper Woodford, Salisbury. Lieut.-Colonel Charles Fred-Worcestershire. erick Milward, of The Leys, Alvechurch, Worcestershire. Colonel Sir Henry Dennis York shire.Readett-Bayley, of Hunmanby Hall, K.B.E. WALES. North and South. Anglesey. Ernest Bland Royden; of Trearddur Uwchydon, Anglesey, and of Bay, Woodhey, Bromborough, Chester, Esq. Breconshire. David Daniel, of Bryncoed;

Crynant, Neath, Esq.

York, Esq., C.V.O.

Holme

Carmarthenshire. Henry Coulson Bond, of

Colonel

Mellor,

Cardiganshire.

Carnarvonshire.

Denbigh shire.

Frederic Dundas Harford, of

Hall.

Wargrave Court, Berks,

sall, of Benarth Hall,

John

and of Llanelly, Esq. Thomas Frederick Tatter-

Conway, Esq.

Abergele, C.B.

Holme,

Edward

of Tan-y-Bryn;

Arthur William Hickling

Phintshire.

David Falconer Pennant, of Nantlys, St. Asaph, Esq.

Glamorganshire. Henry Gething Lewis, of Porthkerry Rectory, Barry, Esq.

Merionethshire. Owen Morgan Owen, of 13, St. Petersburgh Place, London, W. 2, Esq.

Montgomeryshire. Major Harmood Harmood-Banner, of Caerhowel, Montgomery.

Pembrokeshire. William Henry Montagu Leeds, of Heywood Mount, Tenby, Esq.

Radnorshire. Captain John Eagles Henry Graham Clarke, of Penlanole, Nantmel, Radnorshire, and of Frocester Manor Stonehouse, Glos.

> Master of the Horse's Office, Royal Mews,

> > Buckingham Palace, 10th March, 1920.

The KING has been pleased to appoint Brigadier-General Sir Douglas Frederick Rawdon Dawson, G.C.V.O., C.B., C.M.G., to be an Extra Equerry to His Majesty.

Duchy of Lancaster Office, 11th March, 1920.

The KING has been this day pleased to appoint Edward Deakin, of Egerton Hall, Egerton, near Bolton, Esquire, to be Sheriff of the County Palatine of Lancaster for the year ensuing.

Wm. R. Smith, Clerk of the Council of the Duchy of Lancaster.

Crown Office,

10th March, 1920.

MEMBER elected to serve in the present PARLIAMENT.

Parliamentary County of the Parts of Lindsey, Horncastle Division.

Captain Stafford Vere Hotchkin, in the place of Lieutenant-Colonel William Ernest George Archibald Weigall, who has accepted the office of Steward or Bailiff of His Majesty's Manor of Northstead, in the county of York.

Treasury Chambers,

9th March, 1920.

The Chancellor of the Exchequer has appointed Mr. G. J. Wardle to be Steward and Bailiff of the Three Hundreds of Chiltern.

Foreign Office, January 15, 1920.

The KING has been graciously pleased to appoint:—

Arthur William Webster Woodhouse, Esq., to be His Majesty's Consul-General for the States of Louisiana, Mississippi, Alabama, and Florida, to reside at New Orleans. (To date from April 8, 1919.)

Foreign Office,

March 2, 1920.

The KING has been pleased to approve of:—

Señor Don Nicolás Pérez Stable as Consul-. General of Cuba at Ottawa;

Mr. George Joseph Davidsen as Consul of Denmark at Leith, for Scotland;

Señor Don Daniel V. del Burgo as Consul of Chile at Hull;

Mr. Arne Schou-Sorensen as Consul of Norway at Hong Kong;

Mr. Bernard Alfred White as Consul of Peru at Calcutta;

Señor Don José Joaquin Zarza y Hernández as Consul of Cuba at Glasgow;

Mr. Léon Rouillard as Consul of Hayti at Quebec;

Señor Don Mario Harrington y Salcedo as Consul of Cuba at Hong Kong; and Señor Don Alberto G. Abreu y Sánchez as Vice-Consul of Cuba at Ottawa.

CHECKWEIGHING IN VARIOUS INDUSTRIES ACT, 1919.

The Secretary of State for the Home Department gives notice that on the 8th March, 1920, he made Regulations under Section 6 of the Checkweighing in Various Industries Act, 1919, as to the procedure and costs of arbitrations under the Act or Regulations made thereunder.

He further gives notice that on the 8th March, 1920, in pursuance of the Third Schedule to the Act he made Rules for the conduct of inquiries with regard to draft regulations under the Act.

Copies of the Regulations and Rules can be purchased from H.M. Stationery Office at the following addresses:—Imperial House, Kingsway, London, W.C. 2, and 29, Abingdom Street, London, S.W. 1; 37, Peter Street, Manchester; 1, St. Andrew's Crescent, Cardiff; 23, Forth Street, Edinburgh; or from E. Ponsonby, Ltd., 116, Grafton Street, Dublin.

Whitehall, S.W. 1, 11th March, 1920.

WORKMEN'S COMPENSATION ACT, 1906.

The Secretary of State for the Home Department gives notice that in consequence of the resignation of Mr. H. S. Walker, Specialist Medical Referee under the Workmen's Compensation Act, 1906, for ophthalmic cases in County Court Circuits Nos. 12 and 14, the appointment held by him is vacant. Applications for the post should be addressed to the Private Secretary, Home Office, and should reach him not later than 3rd April, 1920.

Whitehall, 12th March, 1920.

COAL MINES ACT, 1911.

The Secretary of State for the Home Department gives notice that, on the 6th March, 1920, he made an Order under Section 61 of the Coal Mines Act, 1911, entitled "The Explosives in Coal Mines Order of the 6th March, 1920.". The effect of the Order is to amend the First 'Schedule to the Explosives in Coal Mines Order of the 14th November, 1919, so as to allow (1) the manufacture of the explosives Bellite No. 1, Rex Powder, Stomonal No. 2, Thames Powder, Viking Powder No. 1, and Viking Powder No. 2, at the factories named in the Order; and (2) the use of either "paraffin wax" or "ceresine and resin" for any permitted explosive which is at present waterproofed by one or other of these methods.

Copies of the Order can be purchased, either directly or through any bookseller, from H.M. Stationery Office at the following addresses: Imperial House, Kingsway, London, W.C. 2, and 28, Abingdon Street, London, S.W. 1; 37, Peter Street, Manchester; 1, St. Andrew's Crescent, Cardiff; 23, Forth Street, Edinburgh; or from Messrs. E. Ponsonby, Ltd., 116, Grafton Street, Dublin.

Home Office, Whitehall. 10th March, 1920.

COAL MINES ACT, 1911.

In pursuance of Part I of the Second Schedule to the Coal Mines Act, 1911, notice is hereby given that the Secretary of State for the Home Department proposes to make General Regulations under the said Act to apply to all mines under that Act, and relating to (1) precautions against coal dust, (2) precautions against spontaneous combustion of coal, (3) additional provisions as to rescue, (4) the use of electricity on the surface, (5) precautions for workings under moss, &c., and (6) certain miscellaneous provisions.

Copies of the draft Regulations may be obtained by persons affected on application to the Home Office, London, S.W. 1.

Any objection with respect to the draft Regulations by or on behalf of any person affected thereby must be sent to the Secretary of State within 30 days of the date of this notice, i.e., before 12th April next. such objection must be in writing, and must state (a) the specific grounds of objection, (b) the omissions, additions or modifications asked

Home Office, Whitehall, ·12th March, 1920.

ALIENS RESTRICTION ACT, 1919. S. 10 (2).

LIST OF FORMER ALIEN ENEMIES LANDED FROM 1ST-29TH FEBRUARY, 1920.

Christiansen, Wm. George Christian. Jansen, Christian Albert Martin, Helmuth Willi Johannes. Krojanker, Jacques. Appel, Friedrich. Marx, Nelly von. Ehrmann, Robert

Geizer, George Emile. Heyne, Walter Ernest Richard. Victor, John. Hilckert, Richard. Perls, Richard. Zwierlein, Ludwig. Uhlig, Curt Oscar. Frank, Max. Veit, Moritz Friedrich. Lotz, Carl Friedrich Christoph. Huckauf, Heinrich. Grether, Karline. Burlin, Morris. Glimpf, Friedrich Hermann. Radomski, Ernst. Mautner, Gustav. Zallud, Rudolph. Lederer, Hermann. Lindner, Paul. Grunfeld, Bernhard. Walker, Rudolf. Pistor, Erich. Pistor, Emil Talbot. Karpeles, Oskar. Dreikurs, Sigismund. Pollak, Robert. Meinl, Hugo. Leiner, Julius. Rosenberg, Heinrich. Kasper, Robert Francis. Metzner, Enrico. Perlsee, Charles. Bleier, Rudolf. Hebbel, Oscar. Schlein, Walter. Lion, Martin Siegfried. Widimsky, Leopold Stephen. Ockermuller, Henry Marschall, Charles. Bessler, Phillip Schumann, Erika. Deutsch, Alice. Hulsebusch, Wilhelm Johan Heinrich Schacht, Wilhelm. Frank, Mary Kathleen Gertrude. Frank, Edith Agnes. Dreyer, Johann George. Meyer, Adolf Karl Magnus. Green, Arthur. Broicker, Friedrich Wilhelm. Bohm, Adolf. Stricker, Robert Breuer, Armand Bende. Rylander, Anton. Mocker, T. Fischer, George Robert. Pietzcker, W. Kunkel, Daniel. Hormann, Ernst. Abeln, Heinrich. Steffen, Wilhelm. Bartlin, Ludwig. Bahrs, Ottu. Rieckmann, Reinhold. Ackerman, Paul. Kellner, Wilhelm. Engelhardt, John Christoph. Kraus, Alexander Friedemann, Adolf W. Schwengber, Oscar. Schreck, Friedrich Wilhelm. Struck, Hermann. Bodenheimer, Max. Boros, George. Hennings, Charles Richard. Jessen, Bernard Hugo.

Haymann, Ludwig.

Kraus, Helene. Reinecke, Eugen. Burgstaller, Friedrich Johann. Distler, Beatrice Alice. Pfluger, Hans Heinrich Carl. Warburg, Otto. Landesberger, Julius. Hagemann, Alfred. Ahlers, August. Trenkler, Hugo Richard. Marmorck, Alexandre. Jacobsberg, Berta. Auerbach, Isidor Israel. Wolters, Joseph Erick. Reif, Hermann. Ruppin, Arthur. Roechling, Hermann. Kehr, Clara. Simson, Hilda von. Wertheimer, Alfred. Hahn, Max. Schnabel, Osker Meyer, Johann H. Becknagel, Albert. Aschenborn, Helmuth. Erbert, Richard W. Klee, Alfred. Simonis, Paul. Dickenschied, Louisa. Heiderhoff, Adolf. Timm, Frederick. Langewiesche, Paul Erwin. Rautter, William Albert. Paetz, Edgar. Niepel, Paul Hermann Richard. Biermann, Bernard Gotthil Christopher. Tiedeman, Paulus Amandus Frederick. Hiffen, Herman August. Waltenheimer, Julius Fredrich. Wiese, Wilhelm Heinrich Ludwig. Schmidt, Johann Carl Rudolf. Zerkowitz, Adele. Zerkowitz, Salo. Kreuzer, Suzanne. . Nier, Arthur. Wiehmayer, Mary Virginia. Roger, Rudolf Herbert. Giesen, Karl. Sanitz, Charlotte. Furtkamp, Carl. Pollak, Ludwig. Haertel, Moritz. Battenhaussen, Marie. Roever, Frances Mary. Roever, Ruprecht. Gerstl, Emil. Schultz, Johann. Lentze, Albrecht. Haber, Johann Emil Carl Eduard. Schubert, Carl. Fichte, Ludwig. Fichte, Gabriele. Tregler, Joseph. Tregler, Edgar. Paul, Theodor. Moritz, Arthur. Boysen, Theodor. Gerdes, Johan Heinrich. Gibson, William. Nathan, Joseph. Minarik, Ludwig Franz. Bey, James. Falk, Gustav. Fuhr, Karl. Simon, Max. Price, Hereward Thimbleby. .

Merz, Otto. Lowenstein, Fanny. Matzen, Theodor Johannes. Howaldt, Fritz. Howaldt, Peter. Hoyos, Edgar. Kolthammer, Margarete. Schnitzler, Ernst. Antrick, Otto. Burk, Walter. Woisch, William. Woisch, Minna. Woisch, Marthe. Meisner, Guido. Sieghart, Rodolphe. Weiner, Alexander. Osterndorf, August Wilhelm Heinrich Osterndort, August w. Schopen, Freeda Vivian. Hellendall, Rudolf Ohlsen, Hermann. Oppenheimer. Oscar. Gleimus, Rudolf. Charlier, Leo. Conrad, Otto. Doscher, Otto. Ballueder, Daisy. Ballueder, Gladys. Ballueder, Carmen. Loibe, Maximilian. Rieck, Arnold. Guttmann, Josef. Stokhorst, Dirk Andreas. Bruggman, Johannes. Appen, Carl von. Reiknagel, Albert. Zeiss, Cary Albert Beryl Home Office. . Whitehall.

> Board of Trade, Great George Street, London, S.W. 1, 12th March, 1920.

The Board of Trade, with the concurrence of the Lords Commissioners of His Majesty's Treasury, hereby give notice that the following situation has been added to Schedule B. of the Order in Council of 10th January, 1910, namely:—

10th March, 1920.

Assistant Director in the Exhibitions Branch of the Department of Overseas Trade (Development and Intelligence).

Ministry of Labour, Whitehall, S.W. 1, 26th February, 1920.

The Minute of the Minister of Labour dated 13th February, 1920, establishing a Trade Board for the Stamped or Pressed Metal-wares Trade in Great Britain as specified in the Trade Boards (Stamped or Pressed Metal-wares) Order, 1919, was read.

The name appearing as Mr. P. H. Keeling should read

Mr. A. S. Keeling.

Given under the Official Seal of the Minister of Labour this 26th day of February, in the year one thousand nine hundred and twenty.

D. J. Shackleton,

Secretary.

Dalldorf, menry William.

No. 31821

TRADE BOARDS ACTS, 1909 AND 1918.

ROPE, TWINE AND NET TRADE BOARD

(GREAT BRITAIN).

PROPOSAL TO FIX GENERAL MINIMUM PIECE RATES FOR FEMALE HOME-WORKERS.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour, and dated 31st October, 1918, the Trade Board established under the Trade Boards Act, 1918, in Great Britain, for those Branches of the Trade specified in the Trade Boards (Rope, Twine and Net) Order, 1919, hereby give notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they propose to fix General Minimum Piece-Rates for Female Home-workers, as shown in the Schedule set out below, the proposed Minimum Rates to be operative for a period terminating on the date on which the General Minimum Time Rate of 7½d. per hour, proposed by the Trade Board in their Notice dated 22nd December, 1919, for Female Home-workers, ceases to be effective.

SCHEDULE.

PART I.

Proposed General Minimum Piece Rates for Female Home-Workers.

HAND-BRAIDING.

						Pla	ain.	Dou	Pe ble s	Selvedg	ge.	Shr	ink.		Sh	rink.
						S.	d.		s.	d.		s.	d.	•	8.	d.
5 in. to	o 7 in.		•••			21	41/2	•••	23	4	•••	23	4		25	$\frac{3\frac{1}{2}}{2\frac{1}{2}}$
4 in. to	o 47 ir	1.	•••	• • •	•••	23	4		25	$3\frac{1}{2}$	•••	. 25	3½	•••	27	$2\frac{1}{2}$
	Rows p		ard				•			-			_			
Up to	20	•	•••		•••	23	4		25	$3\frac{1}{2}$,	•	26	3		28	$2\frac{1}{2}$
Over 2	20 an d	lup	to 22		• • •	24	31/2	.:.	26	3	•••	.27	$2\frac{1}{2}$	•••	29	2
,, 2	22	,,	24		•••	25	3 <u>Ī</u>		27	$2\frac{1}{2}$. 28	$2\frac{7}{2}$		30	151-524 64-6 0-2
	24	"	26	•••		26	3		28	$2\overline{1}$	•••	29	2^{-}		31	$1\frac{\Gamma}{2}$
,, 2	26	"	29			27	8 <u>1</u>	•••	29	$7\frac{3}{4}$ $1\frac{1}{2}$	•••	3 0	7 <u>‡</u> 1‡		32	$6\frac{3}{4}$
,, 2	29	,,	30	•••		28	$2\frac{1}{k}$		30	lå ·	•••	31		•••	33	$0\frac{1}{2}$
	30	"	33		•••	29	$7\frac{3}{4}$		31	7	***	33	· 0½	944	35	0
,, 3	33	"	34		•••	30		•••	32	1	•••	33	9		35	7 <u>}</u>
,, 8	34	23	36		•••	31	$1\frac{1}{3}$	•••	33	0 <u>}</u>	•••	35	0	•••	36	$11\frac{1}{2}$
,, 3	36	,•	38			32	1		34	0 <u>₹</u>	• • •	36	3		- 38	$3\frac{7}{4}$
	88	"	39		•••	32	$6\frac{3}{4}$	•••	34	$6\frac{7}{4}$	•••	36	114	•••	38	$10\frac{7}{2}$
	39	3'3	40		•••	33	0ქ	••••	35	0	•••	37	6 3	•••	39	6 <u>‡</u>
,,	1 0	"	44			35	0	•••	36	10 1	• • •	39	10½	•••	41	91
,,	14	"	46	•••	•••		11 1		37	11		_. 40	10		42	$9\frac{7}{2}$
	46	,,	47	•••		36	$5\frac{1}{4}$	•••	38	4 3	•••	41	$3\frac{3}{4}$.	• • • •	43	3į̃.
	47	"	48	• • •	•••		$11\frac{1}{2}$	***	38	$10\frac{1}{2}$	•••	41	9 1	•••	43	9
	48	"	54	•••	***		$10\frac{7}{2}$	÷	40	10	•••	44	$8\frac{1}{2}$	•••	46	8
,,	54	33 .	60			40	10	•••	42	91	•••	47	7┋		49	7
	60	, , .	63			41	$9\frac{1}{2}$		43	9	• • •	49	$1\frac{7}{4}$	•••	51	0 <u>1</u>
	63	,,	72	• • •	•••	44	8 <u>₹</u>		46	8		53	5 <u>រឹ</u> 8រួ	•••	55	5
	72))	78	4 5,0		46	8		48	7 1	• • •	55	8 <u>1</u>		57	$7\frac{1}{2}$
	78	91	84	•••	•••	48	7 <u>1</u>		50	6 <u>‡</u>	•••	57	41/2 71/2		59	$7\frac{1}{2}$ $3\frac{1}{2}$ $6\frac{1}{2}$
	84	79	. 88		•••		10 <u>‡</u>		51	$9\frac{7}{2}$	• • •	58	73	•••	60	$6\frac{1}{2}$
,, 8	88	"	. 90			51	$6\frac{1}{2}$	•••	53	$5\frac{1}{2}$	•••	59	3 <u>1</u>	•••	61	3
٠,; ﴿	90	23	96	•••		54	$5\frac{\overline{1}}{2}$	••	-56	$4\frac{1}{2}$		62	$2\frac{1}{2}$	•••	64	2
,,	96	"	108	•••		60	$3\frac{1}{2}$	••	62	$2\frac{1}{2}$	•••	6 8	$0\frac{3}{2}$.	•••	70	0
,, 10	08	,,	120	•••	•••	66	$1\frac{7}{2}$	•••	68	$0\frac{1}{2}$	•••	73	10 <u>1</u>		75	10
,, 12	20	"	132		•••	71	$11\frac{1}{2}$		73	$10\frac{7}{2}$	٠	79	$8\frac{1}{2}$	•••	81	8
	32	"	144			77	, 9 <u>‡</u>	•••	79	$8\frac{\overline{1}}{2}$	***	85	$6\frac{1}{2}$	•••	87	. 6
,, 14	44	"	162	٠	•••	86	$6\frac{7}{2}$:	88	5 <u>1</u>	•••	93	4	•••	95	31/2

τ		36 lbs. ; on rans.	per	Per From 3 48 lbs dozen	7 lbs. . per				72 lbs. and over per dozen rans.	
SQUARE MESH WORK — 2 in. and 13 in. square	. 27	d. 2½		s. 31.	d. 1½	•••	35			s. d. 38 · 10½
1½ in. square 3 double overs 4 ditto } 6 ditto	. 31	1 <u>1</u>	•••	35	0	•••		11½ 10½	•••	42 91

SCHEDULE-PART I (continued).

			3 threa 48 lt dožei	is. p	ėr	Ĝ thr	eads.	. 9	thread	ls.	Marlin tv	vine.
FOOTBALL NE	rs—		s.	d.		ë.	d.		ŝ. d.		s.	d.
Per set .			6	$9\frac{1}{2}$	•••	8	9	•••	9 8 <u>1</u>	***	10	$-8\frac{1}{2}$
									8.	đ.	•	
CRICKET NETS	***			1:.	•••		•••	•••	2	61 per	ran.	
SPECIAL DOUB	le Kno)ŤTED	153		:		•••	•••	4	61 per	ràn short	řeel.
Double Knot		•••	•••	•••				•••	3	10 <u>.</u>	31	
Admiratty H	os ė s ė	•••	•••	•••	•••	•••	•••		20	0 each.		
Cotton Norse	LLS											
18-ply nor	sells, 11	inch	èà	٠	•••	•••	•••		3	0 per l	b.	
21	93		•••	•••	• • •	•••	•••		2	6.,		
24	j y			•••	•••	•••			2	Ò "		
27	,,		***	•••	•••	•••	•••	•••	1	6 ,,	_	
30	_ "				•••	***	•••	***	1	0 ,,	•	
WYKE 7-RAN I		•••	***	***		•••	•••	•••	29	2 each	•	
ROUND EEL N	ets, 196	rd.	× 11 ft.	*••	•••	• • •	•••	•••	20	0 "	٠.	
WALLS			4	•••	• • •,	•••	***	***	1	8 per	ran short	re el.
				Nε	I tural co		lb, 4-pl	y and 3		ply. Tanned.		
Hemp Norsell	Ľ\$			s;	d.		•		å.	đ.		
18 înch	•••		•••	1	4½ per	1000	•••		1	8 per	1000	
20 inch	• • •	•••	••••	1	6	12			1	0.5		
22 inch	•••	•••	•••	i	71	"			1	11 1 "		
24 inch	•••	•••		ì	9	"	•••		2	$0\frac{7}{8}$,,		•
			•		E		b. Sein	e twine.		•		
36 inch	•••	•••	•••	2	6	11	•••	•••	2	11½ ,,	1	

PART II.

For the purpose of this Notice the expression "home-worker" shall be held to mean a worker who works in her own home or in any other place not under the control or management of the employer.

PART III.

The above general minimum piece-rate shall apply, subject to the provisions of the Trade Boards Acts, and of this Notice, to all homeworkers in Great Britain who are employed during the whole or any part of their time in any branch of the trade specified in the Trade Boards (Rope, Twine and Net) Order, 1919; that is to say, the making or re-making of (a) rope (including driving rope and banding),
(b) cord (including blind and window cord, but
excluding silk, worsted and other fancy cords), (c) core for wire ropes, (d) lines, (e) twine (including binder and trawl twine), (f) lanyards, (g) net and similar articles; the bleaching, teazing, hackling, carding, preparing and spinning of the materials required for the making or re-making of any of the articles (a) to (g) above, when carried on in the same factory or workshop as such making or re-making; the manufacture of packings, gaskins and spun yarns, when carried on in the same factory or workshop as the making or re-making of any of the articles (a) to (g) above; the braiding or splicing of articles made from rope, cord, twine or net; the mending of nets and the winding, twisting, doubling, laying, polishing, dressing, tarring, tanning, dyeing, balling, reeling finishing, packing, despatching, warehousing and storing of any of the above articles, where these operations or any of them are carried on in a factory or workshop in which any of the articles (a) to (g) above are made or re-made; but excluding the making of wire rope (unless

made in the same factory or workshop as hemp or similar rope or core for wire rope), and excluding the making of net in connection with the lace curtain trade and the weaving of cloth.

PART IV.

Section I.—The above general minimum piece-rates shall be paid clear of all deductions, other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments, or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund.

Section II.—The above minimum rates of wages are without prejudice to workers who are earning higher rates of wages.

The Trade Board will consider any objections to the above proposals which may be lodged with them within two months from 9th March, 1920. Such objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary, The Rope, Twine and Net Trade Board (Great Britain), 5, Chancery Lane, London, W.C. 2.

It is desirable that the objections should state precisely, and so far as possible with reasons, what is objected to.

7. Popplewell, Secretary.

Dated this eighth day of March, 1920.

Signed by order of the Trade Board.

Office of Trade Boards,

5, Chancery Lane, London, W.C. 2.

TRIADE BOARDS AICTS, 1909 AND 1918.

RETAIL BESPOKE TAILORING TRADE BOARD (GREAT BRITAIN).

PROPOSAL TO VARY AND FIX MINIMUM RATES OF WAGES FOR CERTAIN CLASSES OF MALE Workers other than those Specified in THE NOTICE ISSUED BY THE TRADE BOARD AND DATED 12TH FEBRUARY, 1920.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour, and dated 31st October, 1918, the Trade Board established under the Trade Boards Acts, 1909 and 1918, for that branch of the trade specified in the Trade Boards (Tailoring) Order, 1919, which is covered by the Regulations made by the Minister of Labour and dated 12th December, 1919, with respect to the Retail Bespoke Tailoring Trade in Great Britain, hereby give Notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they Propose to Vary the minimum rates of wages for male workers at present effective and set out in the Notice dated 27th November, 1919, issued by the Tailoring Trade Board (Great Britain) established under Regulations made by the Board of Trade and dated 10th January, 1914, in their application to male workers in any branch of the Retail Bespoke Tailoring Trade in Great Britain specified in Part IV of the Schedule hereof, and to Fix minimum rates of wages for male workers in those branches of the Retail Bespoke Tailoring Trade in Great Britain specified in Part IV of the Schedule hereof; to which the minimum rates of wages set out in the above-mentioned Notice dated 27th November, 1919, do not apply, the proposed minimum rates of wages being as set out in the Schedule hereto.

The Minister of Labour has given his consent to the Notice of Proposal to Vary being

SCHEDULE.

PART I.

Proposed General Minimum Time-Rates for certain classes of Male Workers.

I.—Male Learners (other than Apprentices), as defined in Part II of this Schedule.

Workers under 15 years of age, 12s. per week of 48 hours, or 3d. per hour.

Workers of 15 and under 16 years of age, 14s. per week of 48 hours, or 3½d. per hour.

Workers of 16 and under 17 years of age, 16s. per week of 48 hours, or 4d. per hour. Workers of 17 and under 18 years of age,

20s. per week of 48 hours, or 5d. per hour. Workers of 18 and under 19 years of age,

29s. per week of 48 hours, or 71d. per hour. Workers of 19 and under 20 years of age, 33s. per week of 48 hours, or 81d. per hour.

Workers of 20 and under 21 years of age,

38s. per week of 48 hours, or 91d. per hour.
Workers of 21 years of age and over, 43s. per week of 48 hours, or 103d. per hour.

(a) Learners commencing employment in the Retail Bespoke Tailoring Trade at and over the age of 19 may serve a period of six months at 30s. per week of 48 hours, or 71d. per hour, and thereafter a period of six months at 35s. per week of 48 hours, or 83d. per hour. Provided that these General Minimum Time-Rates shall be increased by 6s. per week of 48 hours, or 1½d. per hour, |

in the case of any such worker who is 22 years of age or over. Learners to whom this sub-section applies shall, on the expiration of one year's service in the trade, receive such General Minimum Time-Rates as their age may entitle them to under the foregoing provisions.

(b) A worker shall cease to be a learner and shall be entitled to the General Minimum Time-Rate applicable to workers other than learners on the completion of five years' employment in the trade.

SECTION II.—Male Workers employed in Packing and all other Operations incidental to or appertaining to any Branch of the Retail Bespoke Tailoring Trade (excluding Cutters and Trimmers).

Workers of 22 years of age and over, 1s: 2d. per hour.

Workers under 15 years of age, 12s. per week of 48 hours, or 3d. per hour. That I was a fill

Workers of 15 and under 16 years of age, 14s. per week of 48 hours, or $3\frac{1}{2}$ d. per hour.

Workers of 16 and under 17 years of age, 16s. per week of 48 hours, or 4d. per hour.

Workers of 17 and under 18 years of age, 20s. per week of 48 hours, or 5d. per hour.

Workers of 18 and under 19 years of age, 29s. per week of 48 hours, or 71d. per hour.

Workers of 19 and under 20 years of age, 33s. per week of 48 hours, or 81d. per hour. Workers of 20 and under 21 years of age, 38s. per week of 48 hours, or 9½d. per hour.

Workers of 21 and under 22 years of age, 43s. per week of 48 hours, or 103d. per hour.

Section III.—The weekly rates set out above, are based on a week of 48 hours, and they shall be subject to a proportionate deduction according as the number of hours spent under contract of employment by a male worker or learner in the factory or workshop in any week is less than 48.

PART II.

For the purpose of this Notice the following $\mathbf{definition} \ \mathbf{shall} \ \mathbf{apply} : \mathbf{---}$

A Male Learner is a worker who has been employed not more than five years in the trade,

(a) is employed during the whole or a substantial part of his time in learning any branch or process of the trade by an employer who provides the learner with reasonable facilities for such learning; and

(b) has received a certificate or has been registered in accordance with rules from time to time laid down by the Trade Board, or has made an application for such certificate or registration which has been duly acknowledged and is still under consideration. Provided that the certification or registration of a learner may be cancelled if the other conditions of learnership are not complied with. Provided that an employer may employ a male learner on his first employment in any branch of the Retail Bespoke Tailoring Trade as herein described, without a certificate or registration for a probation period not exceeding four weeks, but in the event of such learner being continued thereafter at his employment, the probation period shall be included in his period of learnership.

Provided that, notwithstanding compliance with the conditions of this Section, a person

shall not be deemed to be a learner if he works in a room used for dwelling purposes and is not in the employment of his parent or guardian.

PART III

Proposed Overtime Rates for certain classes of Male Workers.

SECTION I.

In accordance with Section 3 (1) (c) of the Trade Boards Act, 1918, the Trade Board hereby give Notice that they propose to declare the normal number of hours of work in the trade to be as follows:—

In any week		٠ ٠	48-
On any day (other	than Saturday)		9.
On Saturday		` [;] .	5

Provided that all hours worked by a worker on Sundays and on Customary Public and Statutory Holidays shall be regarded as Overtime to which the Overtime Rates shall apply.

Section II.

The Trade Board give similar notice that they propose to fix Minimum Rates for Overtime in respect of hours worked by a Male Learner or Worker, of the Classes specified in Part I. of this Schedule, in excess of such normal number of hours, as follows, that is to say:—

(A) For Male Workers employed on Time-Work.

(1) For the First Two Hours' Overtime on any day, except Saturdays, Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be equivalent to Time-and a-quarter, that is to say, one-and a-quarter times the General Minimum Time-Rate otherwise applicable.

(2) For Overtime After the First Two Hours of Overtime on any day except Sundays and Customary Public and Statutory Holidays, and for all Overtime on Saturdays, the Overtime Rate shall be equivalent to Time-and-a-half, that is to say, one-and-a-half times the General Minimum Time-Rate otherwise applicable.

(3) For all time worked on Sundays and Customary Public and Statutory Holidays the Overtime Rate shall be equivalent to Double Time, that is to say, twice the General Minimum Time-Rate otherwise applicable.

(4) For all hours worked in any week in excess of 48 the Overtime Rate shall be Time-and-a-quarter except in so far as higher Overtime Rates are payable under the provisions of paragraphs 2 and 3 of this section. The Overtime Rates shall be payable where on any day (not being a Sunday or a Customary Public or Statutory Holiday) the number of hours worked exceeds nine, or in the case of Saturday, exceeds five, notwith-standing that the number of hours worked in the week does not exceed 48.

Provided that: --

(a) Where it is or may become the established practice of an employer only to require attendance on five days a week, the Overtime Rates shall only be payable where on any day the number of hours worked exceeds 9½.

(b) Where it is or may become the established practice of an employer to require attendance only on alternate Saturdays, the normal number of hours for the week in which attendance on Saturday is required shall be deemed to be 50.

In the application of these Provisos, where the employer requires attendance on any day on which it is not the established practice of the employer to require attendance, all time worked on such day (not being a Sunday or a Customary Public or Statutory Holiday) shall be paid for at time-and-a-quarter for the first two hours and time-and-a-half thereafter.

(B) For Male Workers employed on Piece-Work.

A Male Worker or Learner of the Classes specified in Part I. of this Schedule, employed on piece-work, shall be entitled to receive in respect of each hour of overtime worked, in addition to piece-rates each of which would yield, in the circumstances of the case, to an Ordinary worker not less than the General Minimum Time-Rate applicable as set out in Part I. of this Schedule, a sum equivalent to the appropriate General Minimum Time Rate, one-half of the appropriate General Minimum Time-Rate, or onequarter of the appropriate General Minimum Time-Rate, according as the overtime rate which would have been payable under the provisions of paragraph (A) of this Section, if the worker had been employed on timework, were double time, time and-a-half, or time-and-a-quarter, respectively.

SECTION III.

Where a worker is of the Jewish Religion, and, subject to the provisions of Section 48 of the Factory and Workshop Act, 1901, is employed on Sunday instead of Saturday, the Minimum Rates for Overtime as set out above shall apply to such worker in like manner as if in the provisions of this Notice as to Overtime the word "Saturday" were substituted for "Sunday" and the word "Sunday" for "Saturday."

Note: The hours which young persons are allowed to work are subject to the provisions of the Factory and Workshop Act, 1901.

PART IV.

SECTION I:

The above respective minimum rates of wages shall apply, subject to the provisions of the Trade Boards Acts, to the above-mentioned classes of male workers employed during the whole or any part of their time in any branch of the Retail Bespoke Tailoring Trade in Great Britain as defined in the Regulations made by the Minister of Labour and dated 12th December, 1919, that is to say:

Those branches of men's, women's, boys' and girls' bespoke tailoring in which the tailor supplies the garment direct to the individual wearer and employs the worker direct.

A worker shall be deemed to be employed by the tailor direct, if employed by another worker in the employ of the tailor, to whom a minimum rate of wages fixed under the Trade Boards Acts is applicable, or if employed by a sub-contractor engaged in cutting, making or finishing garments exclusively for the tailor in the tailor's shop or in a building of which the shop forms part or to which the shop is attached;

Including:

(1) (a) The altering, repairing, renovating or remaking of men's, women's, boys' or girls' tailored garments where carried out for the individual wearer by a tailor who employs the worker direct as defined above.

(b) The cleaning of such garments where carried on in association with or in conjunction with the repairing, renovating or

remaking of the garments;

(2) The lining with fur of the abovementioned garments where carried out in association with or in conjunction with the making of such garments;

(3) All processes of embroidery or decorative needlework where carried out in association with or in conjunction with the above-

mentioned branches of tailoring;
(4) The packing and all other operations incidental to or appertaining to any of the above-mentioned branches of tailoring;

But excluding:

- (1) All or any of the above-mentioned operations where carried on in a factory where garments are made up for three or more retail establishments;
 - (2) The making of head-gear.

SECTION II.

The above minimum rates of wages shall not apply to any Workers of the Classes specified in the Schedule to the Notice of Proposal issued by the Trade Board and dated 12th February, 1920.

PART V.

SECTION I.

The above minimum rates of wages shall be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund.

SECTION II.

The above minimum rates of wages are without prejudice to workers earning higher rates of wages, or to agreements made, or that may be made, between employers and workers for the payment of wages in excess of these minimum rates of wages.

The Trade Board will consider any Objections to the above Proposals to Vary and Fix which may be lodged with them within two months from 11th March, 1920. Such objections should be in writing, and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary of the Retail Bespoke Tailoring Trade Board (Great Britain), 5, Chancery Lane, London, W.C. 2.

It is desirable that the objections should state precisely, and so far as possible with reasons, what is objected to.

Dated this tenth day of March, 1920. Signed by Order of the Trade Board.

F. Popplewell,

Secretary.

Office of Trade Boards,

5, Chancery Lane, London, W.C. 2.

TRADE BOARDS ACTS, 1909 AND 1918.

HOLLOW-WARE TRADE BOARD (GREAT BRITAIN).

PROPOSAL TO VARY MINIMUM RATES OF WAGES FOR FEMALE WORKERS.

In accordance with the Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour and dated 31st October, 1918, the Trade Board established in Great Britain under that Act and the Trade Boards Provisional Orders Confirmation Act, 1913, for the Hollow-ware Trade as defined in the Regulations made by the Board of Trade and dated 6th July, 1914, hereby give Notice as required by Section (3) (5) of the Trade Boards Act, 1918, that they propose to vary (the consent of the Minister of Labour having been given to such Notice) the General Minimum Time-Rates and Overtime Rates for Female Workers at present in operation and set out in their Notice dated 24th January, 1920, as set out in the Schedule below.

SCHEDULE.

PART I.

PROPOSED GENERAL MINIMUM TIME-RATES.

Female Workers.

Proposed Variation.

- 1. For female learners of under 15 years of age, from 12s. 9d. to 13s. 9d. per week of 47 hours.
- 2. For female learners of 15 and under 16 years of age, from 15s. 9d. to 16s. 9d. per week of 47 hours.
- 3. For female learners of 16 and under 17 years of age, from 19s. 3d. to 21s. 3d. per week of 47 hours.
- 4. For female learners of 17 and under 18 years of age, from 23s. 3d. to 25s. 3d. per week of 47 hours.

Provided that Female Learners entering the trade over the age of 16 may serve a period of one year as a Learner at the following General Minimum Time-Rates, that is to say:

First six months, from 16s. 3d. to 18s. 3d. per week of 47 hours.

Second six months, from 17s. 6d. to 19s. 6d. per week of 47 hours.

Thereafter the minimum rate shall be that applicable to the worker's age.

5. Female workers other than learners, from 30s. 9d. to 34s. 3d. per week of 47 hours.

PART II.

PROPOSED OVERTIME RATES FOR FEMALE WORKERS.

Overtime Rates calculated on the Minimum Rates proposed above in the manner set out in the Schedule of the Notice issued by the Trade Board and dated the 24th January, 1920, shall apply, in substitution for the above minimum rates, in respect of all hours worked in excess of the number of hours therein declared by the Trade Board to be the normal number of hours of work in the Trade.

In all other respects the provisions of the Schedule to the Notice dated 24th January, 1920, are confirmed.

The Trade Board will consider any Objections to the above Proposal to Vary which may be lodged with them within two months from 12th

March, 1920. Such Objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary of the Hollow-ware Trade Board, 5, Chancery Lane, London, W.C. 2.

F. Popplewell,

Secretary.

Dated this Eleventh day of March, 1920. Signed by Order of the Trade Board. Office of Trade Boards,

5, Chancery Lane, London, W.C. 2.

Admiralty, S.W., 12th March, 1920.

The KING has been graciously pleased to approve of the award of the Albert Medal to Lieutenant-Commander Richard James Rodney Scott, R.N., for gallantry in endeavouring to save life at sea.

The following is the account of the services in respect of which the decoration has been conferred:—

On the 15th July, 1919, during minesweeping operations in the Baltic, four mines were swept up which H.M.S. "Myrtle," commanded by Lieutenant-Commander Scott, and another vessel were ordered to sink.

During the operations the two vessels were mined, and H.M.S. "Myrtle" immediately

began to sink.

So great was the force of the explosion that all hands in the engine room and after boiler room of the ship were killed with one exception, and many others of the crew were wounded.

After the wounded had been successfully transferred to another vessel, the forepart of H.M.S. "Myrtle" broke away and sank.

Lieutenant-Commander Scott, hearing that the fate of one of the crew of the "Myrtle" had not been definitely ascertained, gallantly returned alone to what was left of the ship, which was drifting through the minefield, rolling heavily and burning fiercely, and regardless of the extreme risk which he ran, made a thorough search for the missing man, unfortunately without success.

The KING has been graciously pleased to approve of the award of the Albert Medal to Lieutenant Edmund Geoffrey Abbott, R.N., for gallantry in saving life at sea.

The following is an account of the services in respect of which the decoration has been conferred:—

On the 5th August, 1919, an explosion occurred on board the ex-German battleship "Baden" whilst in dry dock at Inversordon.

"Baden," whilst in dry dock at Invergordon.

Lieutenant Abbott immediately proceeded down the hatch to the main deck and saw that smoke was coming from the ladder way tunnel leading down to the shaft passage and after room containing the cooling plant.

Other measures proving ineffectual, he proceeded to the corresponding tunnel on the starboard side, to see whether it was possible to get below and work up to the scene of the explosion

from that side.

The starboard tunnel was practically clear of smoke, so he proceeded to the upper deck, collected a party, and descended again through the tunnel to the room containing the cooling plant. He made his way to the port side and found a dockyard workman lying unconscious. Assisted by the party which had accompanied him, Lieutenant Abbott got the body to the upper deck, but life was found to be extinct.

upper deck, but life was found to be extinct.
Although greatly affected by the fumes,
Lieutenant Abbott called for further volunteers and again proceeded to the rescue of a
second man whose groans had been heard, and
succeeded in removing him out of danger.

Throughout the proceedings this officer showed an utter disregard for his own safety, and, in spite of the great difficulty occasioned by the absence of light, was the undoubted means of saving the second man's life.

Admiralty, 4th March, 1920.

R.M.

The undermentioned to be tempy. hon. Capt., Unattached List, Royal Marines—Francis Hamilton. 5th Feb. 1920.

Royal Marines.

R.M.L.I.

Maj. Reginald Dawson Hoperaft Lough, O.B.E., D.S.O., returns to Corps duty from the Seconded List (Army), and will be borne supy. to the Estabmt. until absorbed. 25th Feb. 1920.

Admiralty, 5th March, 1920

Royal Marines.

R.M.L.I.

Capt. Vyvyan Cedric Martin Kelsey is placed on the Retd. List at his own request. 5th Mar. 1920.

R.M. Forces.

Capt. Vyvyan Cedric Martin Kelsey, R.M.L.I. (Retd.), is appointed to the Reserve of Officers, in the rank last held by him whilst on the Active List. 5th Mar. 1920.

Admiralty, 8th March, 1920.

Cd. Bosn. (retd.) Thomas Johnstone to be Lieutenant (retd.) in recognition of services rendered during the War. 11th Nov. 1918.

R.N.R.

Paymaster Lieutenants to be Paymaster Lieut.-Commanders—

William John Ferrins, R.D. 20th Feb. 1901.

Edgar Marrable. 18th Feb. 1902. James Toohey. 14th Feb. 1903.

Robert Cecil Warren Merrick, 14th Feb. 1903.

George Moffat. 6th July 1903.

Frederick Charles Stevenson. 9th July 1904

Burland Jacob, R.D. 17th July 1905. Stephen Smith Robson, R.D. 17th July 905.

Robert Houston. 4th Aug. 1906. George Frederick Briggs, R.D. 23rd Jan. 307

George Main Smith. 23rd Jan. 1907. John Ramsey. 26th July 1907. Arthur John Padfield, R.D. 5th Apr. 1909.

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Reginald Stuart Back, R.D. 6th Oct. 1909.
      Charles Ernest Plummer, R.D. 4th Dec.
   1909.
 Bertram Hughes Ridler, R.D. 4th Dec.
    John Robert William Stibbs, R.D. 26th
   Jan. 1910.
      George Marshall Middleton Rae, R.D.
   17th June 1910.
      Henry Pye. 17th June 1910.
     William Bell Hewitson White, R.D. 25th
   July 1910.
      Nigel Raymond Lewis. 9th Dec. 1910.
      Robert Ernest Gray, R.D. 21st July 1911.
      William John Rule. 4th Aug. 1911.
John Ireland. 23rd Jan. 1912.
      Tom Robert Best, R.D. 15th May 1912.
William Henry Walton. 10th June 1912.
George Richardson. 10th June 1912.
      Albert: Beard: 16th Aug. 1912.
Joseph George White. 20th July 1913.
James Percival Dodd. 20th July 1913.
      Walter Henry Cotton Hambling.
   Jan. 1914.
     Frederick Richardson. 19th Jan.
Thomas Samuel. 19th Jan. 1914
                                     19th Jan. 1914.
      David John Davies. 27th July 1914.
Herbert Montague Hambling. 14th Feb.
  1915.
      John William Wilson. 14th Feb. 1915.
William Bassett. 19th Mar. 1915.
      John Norman Garnock. 19th March 1915.
      Edwin Archibald Taffs. 19th Mar. 1915.
      Malcolm Oliver Edmund Shankland. 1st
  May 1915.
     James Godfrey Dendy. 6th July 1915.
Charles John Davies. 6th July 1915.
  Joseph Joel Watts. 5th Aug. 1915.
Israel Vernon Bloomfield. 22nd Jan. 1916.
Reginald Percy Brattle. 22nd Jan. 1916.
     William Herbert Mantle. 12th Feb. 1916.
Walter Bray. 12th Feb. 1916.
     John Llewellyn James. 12th Feb. 1916:
     John Young. 4th Apr. 1916.
Alexander Patterson Downie.
                                               4th Apr.
  1916.
     Frank Roper-Phillips-Smith.
                                               4th Apr.
     Harold Robert Redish. 9th July 1916.
     John Randfield Gilchrist. 19th July 1916.
  Charles Farmer Lane. 3rd Feb. 1917.
Henry Frederick William Reynolds.
 17th July 1917.
George Clark, 27th July 1917.
Henry Genochio: 14th Oct. 1917.
Paymaster Sub-Lieutenants to be Paymaster
Lieutenant-Commanders-
    Richard Magowan. 4th June 1918.
Thomas Hayes. 4th June 1918.
William Tucker Hawke. 4th June 1918.
Alexander Macdonald. 4th June 1918.
William Dimond. 4th June, 1918.
     Frank Wilkes. 4th June 1918.
     Charles Albert Dunn. 4th June, 1918.
     Edward Lilewellyn Marriott. 4th June
     Thomas Edward Thomas. 4th June 1918.
     John George Clements. 4th June 1918.
Henry Groome Brown. 4th June 1918.
Henry James Robinson. 4th June 1918.
James Thomas. 4th June 1918.
     Thomas Edward Tough.
                                      4th June 1918.
    Edgar James Merry. 4th June 1918.
John William Derrick. 4th June 1918.
Mortimer Edmund Thomson. 4th June
  1918.
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Alexander Nicol Wards: 4th June 1918: Emlyn Thomas Jones. 4th June 1918. Arthur George Albert Bennett. 4th June James Douglas Auld. 4th June 1918. Peter Edwin Giles Portch. 4th June 1918: . James Johnston. 9th Jan. 1919. Charles William Jones. 8th July 1919. William Boyle. 8th July 1919.
William Octavius Tate. 8th July 1919.
Harry Mustard. 8th July 1919.
Evan Thomas. 8th July 1919. Denis O'Beirne. 8th July 1919. Joshua Rouffignac. 8th July 1919. James Duke McIntyre. 26th Jan. 1920. Vincenzo Florio Care. 26th Jan. 1920. Bertram Cecil Brambleby. 26th Jan. 1920. · Paymaster Sub-Lieutenants to be Pay master-Lieutenants-William Lewis Owen. 19th July 1912. George Wardale Barrett. . 1912. Edward May Forbes. 19th July 1912. Noel Washington Haycock. 19th July John Deans. 19th July 1912. Charles Frederick Boxhall. 11th Jan-Bertram Perkins. 14th Aug. 1914. Lewis Ogmore Jenkins. 14th Aug. 1914. Frank Foster Revell. 14th Aug. 1914. Thomas Barron Rudd. 14th Feb. 1915. James Arthur Clarke. 25th Feb. 1915. Frederick Harold White. 26th Sept. Walter Wilson. 19th Jan. 1916. Donald Alexander Shankland. 19th Jan. Hubert John Poole. 24th July 1916. Edward John Davies. 24th July 1916. Frederick Burland Jacob. 24th July 1916. John Millar. 24th July 1916. Alexander Jackson Taylor. 24th July 1916. Alexander McLuckie. 20th Nov. 1916 Thomas Frost Green. 22nd Dec. 1916. 20th Nov. 1916. Sidney George Farrell. 22nd Dec. 1916. John William Percival Woodward. 2nd Jan. 1917. 24th Jan. 1917. James Tough Abel. Walter Scott. 6th Feb. 1917. George Audley Jeffrey. 6th Feb. 1917. James Valentine Burch. 6th Feb. 1917. Walter Henry Parker. 22nd May 1917. William Harold Richardson. 5th Aug. Albert Rhind. 5th Aug. 1917.
Gordon Care. 5th Aug. 1917.
Bertie James Farwell. 5th Aug. 1917.
Arthur John Hill. 8th Feb. 1918.
Matthew Jarvie Hunter. 8th Feb. 1918. John Cartwright. 8th Feb. 1918. William Frederick Porteous Bell. Feb. 1918. Alexander Black. 25th Feb. 1918. Samuel Alexander Erskine. 25th Feb. Alexander Thomson. 16th Mar. 1918. Robert Duncan. 14th Apr. 1918. Frederic Henry Perkins. 19th July 1918. David Walker. 19th July 1918. William Ralph Eastwood. 19th July

Harry Graystone. 9th Sept. 1918.

NOTICE TO AIRMEN (No. 24).

It is hereby notified that: -

In order to assist Pilots flying on the route from France to Belgium via Valenciennes a flashing Lighthouse has been installed at Lille Aerodrome, which is situated two miles South-East of Lille in approximately Lat. 50-37 N., Long. 13-6 E. of Greenwich.

The Lighthouse is in operation every evening from Sunset to 8.30 p.m. and later if required. The signal flashed is a Morse Code Letter A (dot dash) every eight seconds.

. W. A. Robinson,

Secretary of the Air Council.

Air Ministry,

London; W.C. 2.

9th March, 1920.

Air Ministry,

12th March, 1920.

ROYAL AIR FORCE..

FLYING BRANCH.

Lt. Horace Haycock, M.C., to be actg. Capt. whilst empld. as Capt. (A.) from 27th Mar. 1919 to 30th Apr. 1919.

Lt. Horace Haycock, M.C., is graded for purposes of pay and allowances as Capt. whilst empld. as Capt. (A.) from 1st May 1919 to 14th July 1919.

undermentioned relinquish temp. R.A.F. commns. on return to Army duty:-

2nd Lt. (Hon. Lt.) A. L. Rice (Lt.,

Quebec R.). 11th Dec. 1918. Lt. A. C. Lee (Lt., C. Ont. R.). 28th Feb. 1919.

2nd Lt. G. Jacob (Lt., E. Yorks. R.).

14th Apr. 1919. Maj, J. S. Scott, M.C., A.F.C. (Maj. (actg. Lt.-Col.), Can. F.A.). 30th May

1919. 2nd Lt. D. R. L. Railton (Lt., York and Lanc. R.). 24th June 1919. (Substituted for notification in the Gazette of 2nd Mar. 1920.)

Squadron Leader R. E. Orton (Capt., E. Lancs. R.). 4th Dec. 1919. (Substituted for notification in the Gazette of 23rd Jan. 1920.)

Flying Officer W. H. Davies (Lt., R. Scots). 3rd Feb. 1920.

Flying Officer C. L. Wauchope (Capt., North'n R.). 28th Feb. 1920.

Lt. E. A. Sewell relinquishes his commn. on ceasing to be empld. 22nd Feb. 1920.

The undermentioned are transferred to the unempld. list:-

2nd Lt. (Hon. Lt.) H. F. Sampson. 7th Jan. 1919..

2nd Lt. R. C. Richardson. 9th Feb. 1919. Lt. W. K. R. Liddell, D.F.C. 23rd Feb. 1919.

Lt. W. Smallwood. 7th Mar. 1919. Lt. Alexander Shepherd. 17th Apr. 1919.

Lt. D. S. Thompson, 19th Apr. 1919. 2nd Lt. W. G. Macfarlane, 8th May .1919.

Lt. S. Birch. 12th July 1919. Capt. Arthur Roy Brown, D.S.C. 1st Aug. 1919.

Lt. H. Sinclair. 13th Aug. 1919. Lt. G. Ross-Soden. 17th Aug. 1919. Lt. A. Max de Lavison. 3rd Sept. 1919.

2nd Lt. E. L. Stacey. 10th Sept. 1919. 2nd Lt. T. G. Hoskins. 19th Sept. 1919.

Lt. John Clilverd Young. 20th Sept. 1919.

25th Sept. 1919.

2nd Lt. T. E. T. K. Green.

2nd Lt. H. M. Tudor.

Lt. S. W. Bird. 13th Feb. 1920.

Capt. J. Wann. 1st Mar. 1920.

Lt. R. Addison, M.C. 3rd Mar. 1920.

Lt. A. G. Wheeler. 6th Mar. 1920.

12th Mar. 1920.

2nd Lt. F. B. Wasserfall.

Lt. A. O. K. Wright, A.F.C.

The undermentioned Lts. relinquish their commns. on account of ill-health, and are permitted to retain their ranks:

T. L. Johnson (contracted on active service). 11th Sept. 1919.

5th Mar. 1920.

I. W. Awde (caused by wounds).

C. W. Murphy (contracted on active service).

The undermentioned 2nd Lts. relinquish their commns. on account of ill-health, and are permitted to retain their rank:-

S. A. Goodman (contracted on active service. 4th Mar. 1920.

James Thompson. 8th Mar. 1920. (Substituted for notification in the Gazette of 12th Nov. 1918.)

2nd Lt. D. W. E. G. Phillips is cashiered by sentence of a General Court-Martial. 29th Oct. 1919.

The surname of Lt. W. Shaw-Thompson is as now described, and not as stated in the Gazette of 24th Feb. 1920.

The initial of 2nd Lt. N. Farson is as now described, and not as stated in the Gazette of 2nd Mar. 1920.

The notification in the Gazette of 18th July, 1919, concerning Lt. T. B. Bruce is cancelled. (Notification in the Gazette of 24th Feb. 1920 to stand.)

The notification in the Gazette of 28th Mar. 1919 concerning 2nd Lt. A. V. Red-(Notification in the wood is cancelled. Gazette of 1st Apr. 1919 to stand.)

ADMINISTRATIVE BRANCH.

2nd Lt. D. D. Carcary is graded for purposes of pay and allowances as Lt. whilst empld, as Lt. from 25th Mar. 1919 to 9th Aug. 1919. The second second

undermentioned relinquish their The temp. R.A.F. commns, on return to Army duty:-

2nd Lt. A. T. Bissell (2nd Lt. (Service Bn.), H.L.I.). 29th June 1918.

2nd Lt. E. J. D. Hoare (2nd Lt. (Service Bn., Bord. R.). 10th Aug. 1918.

Flying Officer J. Hawke (Lt., Ches. R.). 4th Mar. 1920.

The undermentioned are transferred to the unempld. list:—

Lt. Charles Watson Wilson. 6th Mar.

Lt. R. M. Spence. 7th May 1919.

2nd Lt. W. A. Richardson. 9th May 1919.

2nd Lt. H. J. Vale. 10th Sept. 1919.

2nd Lt. R. W. Rochall. 25th Sept. 1919.

Capt. T. M. Woodward. 10th Oct. 1919.

Lt. T. F. T. M. Williams. 2nd Dec. 1919. (Substituted for notification in the Gazette of 24th Feb. 1920.)

Lt. J. J. McBrearty. 6th Jan. 1920.

Lt. (Hon. Capt.) T. F. Flood. 25th Feb. 1920.

2nd Lt. Harry Bradshaw. 26th Feb. 1920.

2nd Lt. C. O. Trew. 29th Feb. 1920.

TECHNICAL BRANCH.

Lt. (Hon. Capt.) (actg. Maj.) C. L. Hardy relinquishes the actg. rank of Maj. on ceasing to be empld, as Maj. 22nd July 1918.

2nd Lt. A. Endicott (Hampshire Aircraft Pk. (T.F.)) relinquishes his commn. on ceasing to be empld, and is permitted to retain his rank. 28th June 1919.

The undermentioned are transferred to the unempld. list:---

/ 15th Feb. 1919.

· 2nd Lt. S. C. Bicknell.

Lt. G. B. Neale.

Lt. A. Williams-Summersgill. 1st Mar. 1919.

Capt. (Hon. Maj.) J. Liddle. 21st Apr. 1919.

2nd Lt. (Hon. Lt.) H. J. Robinson. 22ndAug. 1919.

Lt. F. C. Rayson. 12th Sept. 1919. (Substituted for notification in the Gazette of 11th Nov. 1919.)

Capt. C. T. Tyrer. 20th Sept. 1919.

Lt. H. I. Allen. 26th Sept. 1919. (Substituted for notification in the Gazette of 18th Nov. 1919.)

Lt. C. H. Greenhouse. 4th Nov. 1919.

Lt. W. E. Hunt. 22nd Nov. 1919. (Substituted for notification in the Gazette of 23rd Dec. 1919.)

Lt. L. F. Peaty. 26th Feb. 1920.

Lt. C. S. Goode relinquishes his commn. on account of ill-health contracted on active service, and is permitted to retain his rank. 4th Mar. 1920.

The undermentioned 2nd Lts. relinquish their commns. on account of ill-health contracted on active service, and are permitted to retain their rank:

H. E. H. Dering. 4th Mar. 1920. W. F. Bate. 6th Mar. 1920.

The notification in the Gazette of 2nd Mar. 1920, concerning Lt. E. M. Leete, is cancelled. Notification in the Gazette of 21st Oct. 1919 to stand.

MEDICAL BRANCH.

Flight Lt. H. W. Scott to be actg. Squadron Leader whilst empld. as Squadron Leader. 8th Mar. 1920.

DENTAL BRANCH.

Capt. A. C. S. Cottam is transferred to the unempld. list. 28th Feb. 1920.

MEMORANDA.

The undermentioned Canadian Cadets are granted honorary commissions as 2nd Lts. with effect from the date of their demobilisation:

173166 John James Freeland.

173959 Alfred Earle Freeman.

174026 Wilfred Freeman.

272359 Stanley Anderson French.

172662 Leonard Charles Frewin.

173246 William Raymond Frick. 173190 Julian Samuels Friede.

272717 Norman Lea Hutchings Frith.

171283 Earle Gladstone Fritz.

172819 Horatio Warren Douglas Fritz. 272884 Thomas Frizzell.

173293 Howard Frosch.

174264 George Welland Fuller.

174049 John Russell Fuller.

172077 Wilbur Hugh Fuller. 173250 Frank Fullagar.

273195 Frank Douglas Fulmer.

272298 George Wilbert Fulton.

172198 James Wilkinson Fulton.

171718 Bernard Moses Henry Furlong.

154880 William James Furlong.

272150 Jack Samuel Furness.

172765 Clifford Franklin Fysh.

173851 John Ludwig Gabel.

171475 Louis Edward Gadsby. 273170 Howard Ruskin Gaetz.

173087 Charles Depew Gage.

174281 Walter Joseph Gagne. 173215 Joseph Alfred Felix Gagnon. 173578 Joseph Edmond Gagnon.

173161 Joseph Ernest Gagnon.

172446 Joseph Jean Baptiste Gagnon.

173886 Wilfred Ulric Gagnon.

174361 Clifford Alexander Gair.

171200 Bertram Collis Galbraith.

172792 Frederick George Galbraith.

172818 Simpson Gallett.

173823 Ernest Gallion (Junr.).

154765 James Edgar Gamble.

173752 Frederick John Gammage.

272300 John Lawrence Gane.

174235 Conrad Ivan Gardner.

272651 Frank Russell Gardner.

272242 Herbert William Gardner.

272434 John Clarence Gardyne.

172234 Alexandre Gareau.

172482 Mark Garfinkle.

173332 Jean Charles Gariepy.

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171871 Joseph Cleophas Edmond Gariepy.
173577 Antonio Sylvain Garneau.
172757 Albert Garner.
372770 Cecil William Garner.
272234 Eric Talbot Garnett.
174475 Alfred Garrett.
171210 Desmond Garrioch.
173455 Alexander Sydney Gartshore.
152616 John Joseph Martin Gasper.
272719 Germain Hormidas Gauthier.
172326 Henry Griffin Gauthier.
172947 Joseph Adolphos Gauthier.
172449 Joseph Napoleon Gauthier.
173503 Laurendeau Joseph Gauthier.
172723 Paul Henry Gauthier.
172743 Francis Herbert Gavin.
154971 Walter Irving Gay
272394 Walter Raycroft Gayfer.
154481 George Edward Gaylord.
 71175 John George Gazey
273178 Reginald Harding Geary.
171727 Earl William Geddes.
272440 John Hardy Geddes.
171838 Robert Geddes.
154911 Arthur Milsap Gee.
172477 Philip Gendron.
171008 Cecil Roy Genge.
171739 William Lionel George.
174350 Clarence Edgar Gerhart.
172916 Charles Irenee Germain.
171937 Joseph Eugene Germain.
171624 George Sutherland German.
272979 Gordon Theodore Gerrett.
173275 Clarence Taylor Gerrie.
173268 Peter Carl Gerrie.
273051 George Samuel Getty.
172763 Robert Kinney Getty
173773 George Marvin Ghent.
173442 Robert Clifford Gibb.
172484 Joseph Arthur Gibeau.
173892 Allan Gibson.
174224 Allan Gibson.
172945 Clifford Edward Gibson.
171192 Ellsworth Gibson.
272280 Sidney Vernon Oliver Giddings.
272238 Alfred William Gieske (junr.).
173676 Frederick Cecil Giffin.
172352 Lawrence Chadsey Giffin.
173573 John Titus Gifford.
171098 Ludger Felix Gignac.
173645 Albert John Gilbert.
173216 James Simonds Gilbert.
272845 Llewellyn Gilbert.
174209 Donald Hunter Gilchrist.
173254 James Stirling Giles.
173782 John Stephen Gilham.
173602 Francis Ĥerbert Gillan.
173861 Malcolm Vernon Gillard.
173307 James Andrew Gillesby.
272086 Rufus Walter Gilley.
172791 Clarence Gillies.
154273 Joseph Chester Gillis.
172430 Ronald Gillis.
272203 Douglas Roy Gillon.
173437 Carlyle Orville Gilmore.
174051 William Alfred Gilmore.
273052 Frederick James Gilmour.
171955 Gordon Gilmour.
171881 Murray Alexander Gilmour.
173849 Omar Wood Gilmour.
272006 Percival Alexander Gilroy.
172543 Roy Wilfrid Ginn.
171887 Joseph Onesine Girard.
171269 Pierrie Edmond Girard.
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173570 Asias Henry Giroux.

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154235 Jack Gittleson:
  173080 Edward James Glanfield.
172944 Howard Michael Glazebroek.
  174468 Murray Bland Glazier.
  174102 Erle William Glennie.
  172121 Lawrence Terence Glickman.
  173657 Leslie Albert Glinz.
  273192 Louis Beverley Nichol Gnac-
  272576 Joseph Etiennne Gobeil.
  172423 Leonard Russell Godard.
  173745 Charles Kenneth Godfrey.
  171489 Samuel Godfrey.
  172461 Henry Albert Victor Godin.
  154879 Frederick Edward Godwin.
  154825 Kenneth Austin Godwin.
  272397 John Gibson Goldie.
  173840 Harold Franklin Good.
272815 John Hudson Goodbody.
  172742 William Sandilands Goodfellow.
  173486 Walter Elsworth Goodall.
  173911 Dexter Lawrence Goodison.
  272380 Alexander McLean Goodwin.
272156 Wilfred Vergil Goodwin.
272168 George Stewart Goodyear.
  171687 George Thomas Gopsill.
  172549 John Audrien Huntly Gordon.
171549 Melvin Hamilton Gordon.
154197 Marvin Nathaniel George Gordon.
  172663 Maxwell Thomas Gordon.
  171206 William Thomson Gordon.
272317 Ira Bramwell Gosling.
173103 Daniel Augustus Gossel.
  174116 Alexander Gosselin.
  171496 Francois Joseph Auguste Real
Denis Gosselin.
  272553 Joseph Aguste Gosselin.
  173086 Gustav Gottsfred.
  172029 Frank Vivian Gough.
  154594 Lynwood Gould.
  272510 Roy Wellesley Gould.
  171529 Donat Edouard Goulet.
  173163 Joseph Aldoria Joachim Goulet.
  272326 Joseph Alexander Maurice Goulet.
  272136 George Williams Gaston Govus.
  272297 Berkeley Dewar Gowling. .
  172552 Paul Albert Goyette.
  173138 Francis Philip Gracey
  272711 Clifford Funston Graham.
  174109 Harold Fraser Graham.
  173454 James Burnside Graham.
272972 Joseph Osmond Graham.
  174492 Norman Montrose Graham.
  173753 Robert George Douglas Graham.
  172339 Wallace Albert Graham.
273075 William John Graham.
  172993 Dalby Merrill Grainger.
  171439 Louis Oliver Grandson.
  272040 Donald Alexander Grant.
  174249 Henry Clarke Grant.
  172356 Harold Frederick Grant.
154137 Horace Loomer Grant.
  272315 John Gray Grant.
  172091 James Fraser Grant.
171670 Otis Grant.
  171696 Patrick Grant.
  172061 William Oliver Grant.
  272311 William Roy Grant.
  154193 Herman Douglas Grantley.
  272021 Henry Murray Grantmyre.
  171945 Joseph Valmore Gratton.
  272223 Wilfrid Thomas Gratton.
  173763 Joseph Wilfrid Gravel.
  272464 Napoleon Joseph Gravelle.
  72271 Oscar Harmisdas Gravel:
  171585 Henry Graves.
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172067 Harold McClary Graves. 173916 Herbert Patrick Graves.
 172068 Otto Earl Llewellyn Graves.
 272294 Clifford Prouce Gray.
 173735 David Donald Gray.
 173125 Frederick Thomas Gray.
 173762 John Joseph Gray.
171297 Oswalid Eugene Gray
 272934 Willard Alexander Gray.
272980 Stanley Lawrence Gray.
 171356 Arthur Green.
 154532 Gerald George Green.
 174044 James Green.
 173524 Robert Bruce Green.
 173031 Reginald Charles Green.
 171731 Clifford Greenhous.
 154284 Granville Frank Greening.
 174406 Cecil Henry Greenlay.
 172749 Thomas Charles Greenman:
150296 James Johnston Greer.
 152359 Robert Cameron Greer.
 272277 Melville MacGillivray Greig.
 172135 Armand Joseph Grenier.
 172651 Louis Philippe Grenier.
154986 Harry Whitfield Grierson.
 174353 William Cecil Grieve.
 71477 Clifford John Griffin.
 174497 George Patrick Griffiths.
 273028 Robert Grime.
 173185 Frederick Clayton Grimstead.
 174012 Nathan Solomon Grobstein.
 172598 Jules Gerard Grondin.
 172692 Marius Henry Paul Grosvalet.
 72552 Victor Charles Grove.
 272789 Melville Sutherland Grundy.
 173554 Alfred Guay.
 272430 Harold Tobias Guenther.
 272535 Charles Auguste Guilbault.
 172034 Loren Julius Guild.
 272803 Wilbert Jolliffe Guild.
 152400 Henry William Guilshan.
 154098 Frank Charles Guise.
 272854 Russell Henry Gummo.
 171300 Joseph Verity Gundy.
172767 Ernest Roy Gunn.
 151539 Norman Meldrum Gunn.
 272458 Alfred Stuart Gunyo. .
 172869 Roy Clifford Gurnon.
 272694 Karl Edouard Hass.
 173059 Basil James Hackett
 154492 Herbert Gillett Hadland.
 174093 Herbert William George Hagger.
- 272251 Arthur Edwin Hall.
 173443 Arthur Palmer Hall.
 154640 Arthur Walker Hall.
 173236 Edward Hitchcock Hall.
 173832 Eber John Hall.
 171803 Edward Peter Hall.
 72322 Herbert Kenneth Hall.
 272056 James Hunter Hall.
 172393 Keith Gordon Hall.
 171364 Michael John Hall.
 174141 James Neill Hale.
 172544 Walter Ernest Haley.
 272053 Augustus Frederick Hallett.
 173120 Alexander Stanners Hallett.
 172269 Charles Frederick Hallett.
 154354 Ewert Carlyle Halliday.
 171780 Robert Frederick Halliday. ::
 154014 Frank Edward Halligan. . . .
 174185 William Howard Hallman. 2
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272393 Augustus Adolphus Hamilton.
   174265 Donald Elliot Hamilton :: ;
   154638 Dewey John Hamilton. . .
   272413 Foster Colquhoun Hamilton.::
  272764 Murray Bertram Hamilton.
   272967 Norman Edward Hamilton:
   154301 Preston Howard Hamilton.
   272220 Reginald Clarence Hamilton.
   272930 William Dawson Hamilton.
   172785 William McGregor Hamilton.
   173130 William Thomson Hamilton.
   273205 Arthur Leslie Ham.
   172587 Joseph Hampton.
   172381 Stanley Edward Hanbury.
   172380 William John Hanbury.
   173767 Archie Ernest Hancock.
   174399 Frank Handfield.
   171215 Robert Handley.
   173854 Donald Lee Haney.
  172640 Clarence Frederick
                               Wellington
Hanna
   172218 Frederick Edwin Hanna.
   174451 John Clifford Hanna.
   171982 Melvin Murray Hanna.
   172674 Warren Myette Hannaford.
174386 Tryggvi Hannesson.
   172407 James Leonard Hanrahan.
   171769 William Lester Aviet Hanrahan.
   174314 John Edgar Hansen.
   173391 Milton Witmore Hanson.
   172608 Frederick Victor Harding.
   152436 Guy Herbert Harding.
   172569 Harry Walsham Hare.
   273054 Leslie Franklin Hare.
   272620 Sidney Frank Hare.
   173768 Hugh John Harkins.
   272634 Alexander Harris.
   174182 Edwin Lee Harris.
   153199 Garnet Ford Harris:
   272879 Horatio Frederick Harris.
   272015 Karl Harris.
   173422 Kenneth James Alwin McPherson
   173632 Norvin Trent Harris.
  272172 Rae Hudson Harris.
   171451 Carter Eoff Harman.
   171519 Elias Talmage Harmer.
   173718 Harold Newlands Harmer.
   154107 John Redford Harney.
   272432 Lewis Henry Harold.
   173106 Robert Russell Harper.
   273132 Arthur Kingston Harrington.
   173255 Augustus Harrison.
   174433 Bernard Edward Harrison.
   172886 Culberson Harrison.
   171952 Frederick-William Harrison.
   173734 Harold Sydney Maitland Harrison.
   171060 John Bioren Harrison.
   272115 Basil Nugent Hart.
   173786 Douglas Hamilton Hart.
   173598 Edward Remington Hart.
   174311 William John Hartley.
   272155 Archie Herbert Hartnett.
   272696 Stephen Isaiah Hartney.
   272681 Alan Burnside Harvey.
   154300 Charles Fulton Harvey.
   172415 Charles Henderson Harvey. .
   173709 William Henry Harvey.
   152741 Cecil George Haslam.
   170834 Thomas Clyde Hassing.
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173090 Herman Redvers Hatfield.

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272784 John St. Clair Hatton.
    172417 Harold Emerson Haughton.
    174301 Lee Armstrong Haun.
    174426 Leslie Farmer Hawitt.
   171039 Robert Cecil Hawkes.
272214 Albert Edward Hawkins.
   172075 Clarence Tobias Häwkins.
    171452 Ralph Meredith Hawkins.
   273215 Frank Robert Hawkshaw.
   272083 John Stewart Hawley.
70770 Elgin Edward Hay.
    171034 Ivan Carl Hay.
    171153 Ronald Beckwith Hay.
    171746 William Wilfred Hay.
   171347 Cyril Ewart William Hayes.
273128 Archibald Hayes.
  171033 Earl Gibson Hayward.
    174316 Percy Black Hayward.
   272139 Lawrence George Haywood.
272566 Donald Frederick Hazell.
    272045 James Harold Hazlewood.
   171362 Herbert Richard Head.
173217 John Whitiker Head.
174020 Kenneth Cassander Head.
    171576 Glenn Hawthorne Headley.
    173873 Albert Charles Healey.
   272176 Timothy John Healey.
173930 Wilfred Lawrence Healey.
   153486 George Robert Heasman.
   173619 Clinton Dealton Heath.
    73799 Gilbert Heaton.
... 173102 John Peter Heaton.
   172396 Arthur James Gyde Heaven.
   172898 Antonio Herbert.
    173169 Richard Lenoine Arthur Hedden.
   272415 James Frank Heffernan.
272737 Sangster Henry Hehn.
272041 Edward George Heinbecker.
   154502 Clesson Charles Heintz.
    174199 Russell Edwin Heise.
    172292 Karl Brooks Heisey
     71984 George Michael Helbecque.
    173938 Ainslie James Helmcken.
    272043 Ross Hurlbut Helwig.
    173128 Lorne Hemstreet.
   154525 Edmund Henderson.
272048 George Allen Cecil Henderson.
   171016 Harold Allen Henderson.
  154025 Hugh Caperton Henderson.
272799 James Charles Henderson.
154497 Marshal Elgin Stewart Henderson.
   272165 Robert Stewart Henderson.
  154558 William Nelson Henderson.
272715 Frederick Douglas Hendrick.
273142 Wilfrid Laurier Hendsbee.
   272322 Leo Edmund Henegan.
   172408 John Walter Henley
   172107 Frederick William Henneberg.
   272064 Granville Henry.
   154173 Fred Gleason Hensel.
    72457 Albert Russell Henshall.
   174290 Edward George Heppler.
   172665 John Louis Herdt.
   272971 Walter Raymond Herity.
   172664 George Wright Heron.
   171760 Verden Ewart Heron.
   172222 Joseph Arthur Heroux.
   171678 Julien Heroux.
   173336 Curry Albert Kenneth Herron.
   272745 Godfrey Gordon Hertslet.
174478 William Dominic Heslin...
   272356 William Esrom Hess.
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-272296-Theodore-Robert-Hessler.--

173614 Samuel Judson Hetherington.

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173612 John Cyril Hewgill.
    172711 Fred Ladd Hewitt
    272407 Kenneth Willard Hewitt.
    174422 John Carl Heywood
    171255 Walter Leslie Hibbert.
174272 Cecil Gilbert Hicks.
    173723 Robert Andrew Hicks
    273007 Edward Seymour Hidden.
    172976 John Cornelius Hiebert.
273040 Joseph Alexander Higgins.
172047 Herbert George Highfield.
    272909 Anson Callander Hill.
    173164 George Gerard Hill.
    272704 John Wilfred Hill.
    173114 Walter Leonard Hill
    272560 Thomas Michael Hills.
    272232 Norman Cornell Hilborn.
    154812 Cecil Thornton Hildyard.
    173223 George William Hillier
    172683 Morley Jackson Hillman.
    172097 Paul Theodore Hillman.
173434 Herbert Sydney Hillyer.
171290 Ronald Lane Hilton.
272950 Simcoe Lawyer Hilton.
    173790 John Melvin Hinchley.
    152318 John Lovejoy Hinckley.
    153868 Cecil Martel Hind.
173444 Leslie Matthew Hindmarsh.
172978 James Wesley Hinkley.
    173083 Vivian Osmond Hipwell
    273159 William Newton Hipwell.
    272938 Albert Wells Hitchman.
72486 Grant Hoatson.
    273200 Alfred Walters Hobart.
    272825 Charles Alan Hobley
    151604 Warwick Theodore Hobson.
     73266 Rex Hodder.
    173092 Perry Buckbee Hodgden.
    273148 William Ewart Hodges.
    173890 Ernest James Hodgins.
    172454 Samuel Raymond Norris Hodgins.
    153869 Harold Ferguson Hodgson.
     72050 Herbert Hart Hodgson
    172688 Percie John Hodgson.
    171537 Wilfrid Claud Hodkinson.
    172701 Charles Kenneth Hogan.
    272403 Edward Wharton Hogarth.
    173321 John Norman Hogg
    172659 Arthur Nichels Hohler.
    272425 Clive Drysdale Holbrook.
272978 George Wilfred Holden.
    173609 Philip Teller Holden.
    173864 William Henry Holden.
    273109 William Howard Hole.
    153699 George Francis Holland.
    152384 John Edward Holland.
    272362 Thomas William John Gerard
 Holland.
    171195 Douglas Harrison Holliday:
    272233 Herbert Melvin Hollingsworth.
   171113 Frederick Neville Holloway.
    272369 Herbert Edmund Holloway.
    272178 George Douglas Holmes.
    172884 Homfray Gordon Holmes.
    174118 Oliver Holmes.
    171429 John Caldwell Holt.
    171003 Gordon Craig Holtby.
Group Capt. John Harold Whitworth
Becke, C.M.G., D.S.O., A.F.C., retires on
retired pay at his own request, and retains
the rank of Air Commodore. 29th Feb.
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(Substituted for notification in the

:Gazette of 2nd Mar. 1920.)

Civil Service Commission, March 12, 1920.

Notice is hereby given, that upon a special recommendation from the Registrar of Friendly Societies, and with the assent of the Treasury, Mr. George La Croix Baudains, having served as a Clerk of the Second Division, has been promoted to an Assistant Inspectorship of Taxes in the Inland Revenue Department, with a special certificate granted by the Civil Service Commissioners.

> Civil Service Commission March 12, 1920.

Notice is hereby given, that upon a special recommendation from the Department of Overseas Trade, and with the assent of the Treasury, Mr. Alfred William Henry Hall, having served as a Clerk of the Second Division, has been promoted to the situation of Market Officer in the Department of Overseas Trade, with a special certificate granted by the Civil Service Commissioners.

> Civil Service Commission March 12, 1920.

Notice is hereby given, that upon a special recommendation from the Board of Trade, and with the assent of the Treasury, Mr. Albert Edward Lee, having served as a Clerk of the Second Division, has been promoted to a Class I Clerkship in the Board of Trade, with a special certificate granted by the Civil Service Commissioners.

CORN PRODUCTION ACT, 1917.

RULES PUBLICATION ACT, 1893.

Notice is hereby given, that the Minister of Agriculture and Fisheries proposes, after the expiration of forty days from the publication of this Notice, to make Regulations under the Corn Production Act, 1917, as to the following

- (1) Constitution of Agricultural Committees for counties and county boroughs under Part IV. of the Corn Production Act, 1917, authorisation of such Committees to exercise the powers of the Minister under that Part, and regulation of the procedure of such Committees;
- (2) Appeal to the Minister against the exercise of such powers;
- (3) Notice to be given under sub-section (3) of section nine of the said Act;
- (4) Notice to be given under sub-section (5) of the said section; and
- (5) Time for appeals under sub-section (1) of the said section nine.

Copies of the draft regulations can be obtained at the Ministry of Agriculture and Fisheries, 72, Victoria Street, London, S.W. 1. Any representations or suggestions as to the draft regulations should be made in writing to the General Secretary of the Ministry.

> F. L. C. Floud, General Secretary,

Ministry of Agriculture and Fisheries. 12th March, 1920

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 9TH MARCH 1920.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:-

The Orders described in the Schedule to this Order are hereby revoked on the thirteenth day of March, nineteen hûndred and twenty.



In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this ninth day of March, nineteen hundred and twenty.

> Alex. W. Monro. Authorised by the Minister.

SCHEDULE.

Orders Revoked.

Nő.	Date.	Short Title.
13	1920	Wiltshire and District (Foot-and-Mouth Disease) Order of 1920.
103		Wiltshire and District (Foot and Mouth Disease) Order of 1920 (No. 7).

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 9TH MARCH 1920.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as

- 1. The restrictions on movement of swine imposed by the Swine Fever (Regulation of Movement) Order of 1908 and the Swine Fever (Regulation of Movement) Application Order of 1917 (No. 2) shall not apply to the move-ment of swine from the sale mentioned in the Schedule hereto to any premises in Great Britain not being in a Swine Fever Infected Place, if the swine are accompanied by a licence in the Form F set forth in the First Schedule to the said Order of 1908, granted by an Inspector of the Local Authority of the county of Cambridge and the following conditions, which shall be specified in the licence, are complied with:
- (i) The swine shall be moved to the place of destination specified in the licence and not elsewhere, and shall be there detained and kept separate from all other swine for twenty-eight days, unless they are slaughtered on such premises before the expiration of that period, or are moved under and in accordance with the conditions of a licence in the Form C set forth in the said First Schedule to a bacon factory or slaughterhouse in the same Scheduled Area.

(ii) The swine shall be moved by the nearest available route without unnecessary delay, and during the movement shall, so far as is practicable, be kept separate from all swine not being moved with a licence under this Order.

- (iii) After the completion of the movement the licence shall forthwith be delivered up at, or sent by post to, the nearest police station in the same district by the person in charge of the swine at the time of completing such move-
- 2. A copy of a licence issued under this Order shall be sent by the Inspector granting the same to the Local Authority of the District in which the place of destination specified in the licence is situate.
- 3. A licence under this Order shall for the purposes of the above-mentioned Orders be treated as a licence under those Orders.

LS.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this ninth day of March, nineteen hundred and twenty.

> Alex. W. Monro, Authorised by the Minister.

SCHEDULE.

Sale of pedigree pigs, known as Large Black Pigs, the property of Mr. F. E. Ball, to be held on the premises of Mr. F. E. Ball, at Parsonage Farm, in the parish of Burwell, in the administrative county of Cambridge, on the eleventh day of March, nineteen hundred and twenty.

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, London, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(Dated 10th March 1920.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:—

The Order described in the Schedule to this Order is hereby revoked on the eleventh day of March, nineteen hundred and twenty.

LS.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this tenth day of March, nineteen hundred and twenty.

> Alex. W. Monro, Authorised by the Minister.

SCHEDULE Order Revoked.

No.	Date.		Subject.
32	1920. 27 January	•••	Declaration of the following Foot-and-Mouth Disease Infected Place:—
			The premises known as Gloster Hill Farm, Amble, in the occupa- tion of Jacob Dickinson Forsyth, in the parish of Warkworth, in the administrative county of Northumberland.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(Dated 11th March 1920.)

(Swine Fever Infected Area.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:-

· Declaration of Swine Fever Infected Area.

1. The area described in the Schedule to this Order is hereby declared to be a Swine Fever Infected Area for the purposes of the Swine Fever (Regulation of Movement) Order of

Commencement.

2. This Order shall come into operation on the fifteenth day of March, nineteen hundred and twenty.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this eleventh day of March, nineteen hundred and twenty.

> Alex. W. Monro, Authorised by the Minister.

SCHEDULE.

An Area comprising the city and county borough of Sheffield.

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

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 Kirton, in the county of Lincoln, 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 county aforesaid, being respectively qualified to act as such Commissioners, to be holden at the Guildhall, Boston, on Wednesday, the 7th day of April, 1920, at 10 o'clock in the forenoon, 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 Kirton aforesaid.

R. V. Nind Hopkins.

F A Ragrett.

F. A. Barrett.

Inland Revenue, Somerset House, London, W.C. 2. 9th March, 1920.

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 Perfeth, in the county of Carmarthen, 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 county aforesaid, being respectively qualified to act as such Commissioners, to be holden at the Town Hall, Llandovery, on Wednesday, the 7th day of April, 1920, at 12 o'clock noon, for the purpose of choosing fit and proper persons to be Com-missioners to supply vacancies amongst the Commissioners for the general purposes of the Income Tax for the division of Perfeth afore-

R. V. Nind Hopkins. F. A. Barrett.

Inland Revenue, Somerset House, London, W.C. 2. 11th March, 1920.

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 Bath Forum, in the county of Somerset, as Commissioners for the general purposes of the Acts of Parliament for grant ing 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 county aforesaid, being respectively qualified to act as such Commissioners, to be holden at The Guildhall, Bath, on Wednesday, the 24th day of March, 1920, at 11 o'clock in the forencon, 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 Bath Forum aforesaid.

R. V. Nind Hopkins. F. A. Barrett.

Inland Revenue, Somerset House. London, W.C. 2. 12th March, 1920.

ORDER OF THE REGISTRAR-GENERAL IN ENGLAND.

(Dated 9th March, 1920.)

Whereas by the 21st Section of the Births and Deaths Registration Act, 1874, and Section 3 of the Ministry of Health Act, 1919, it is enacted that the Registrar-General, with the sanction of the Minister of Health, may from time to time alter Registration Sub-districts:

 And whereas it is expedient (1) that Patching Civil Parish should be transferred from Arundel Sub-district of East Preston Registration District to Worthing Sub-district of that Registration District; and (2) that Arundel Sub-district as thus reduced should be united with Littlehampton Sub-district of the same Registration District, under the name

of Littlehampton Sub-district

2. Now, therefore, I, Sir Bernard Mallet, K.C.B., Registrar-General of Births, Deaths and Marriages in England, in exercise of the powers given me by the first-mentioned Act, and with the sanction of the Minister of Health, do hereby order and declare that the foregoing alteration shall take effect accord-

3. This Order shall come into operation on the first day of April, nineteen hundred and

Witness my hand this ninth day of March, nineteen hundred and twenty.

> Bernard Mallet, Registrar-General.

General Register Office, Somerset House, London.

ORDER OF THE REGISTRIAR-GENERAL IN ENGLAND.

(Dated 11th March, 1920.)

Whereas by the 21st Section of the Births and Deaths Registration Act, 1874, and Section 3 of the Ministry of Health Act, 1919, it is enacted that the Registrar-General, with the sanction of the Minister of Health, may from time to time alter Registration Sub-districts:

- 1. And whereas it is expedient that Tonge Sub-district of Bolton Registration District should be abolished, and its constituent Wards of Bolton County Borough added to other Subdistricts of that Registration District as follows:-
 - Astley Bridge Ward to Halliwell Subdistrict;
 - 2. Darcy Lever cum Brightmet Ward to Great Bolton and Lever Sub-district; and
 - 3. Tonge Ward to Little Bolton Sub- dis-
- 2. Now, therefore, I, Sir Bernard Mallet, K.C.B., Registrar-General of Births, Deaths, and Marriages in England, in exercise of the powers given me by the first-mentioned Act, and with the sanction of the Minister of Health, do hereby order and declare that the foregoing alteration shall take effect accordingly.
- 3. This Order shall come into operation on the 1st day of April, nineteen hundred and twenty.

Witness my hand this 11th day of March, nineteen hundred and twenty.

Bernard Mallet,

Registrar-General.

General Register Office, Somerset House, London.

Ministry of Food,

11th March, 1920.

ORDER 20TH JANUARY, 1920, AMENDING THE BUTTER ORDER, 1918.

Statutory Rules and Orders, 1920, No. 46. Price 1d. net, post free 1 d.

ORDER 3RD FEBRUARY, 1920, AMENDING THE BEER (PRICES AND DESCRIPTION) ORDER, 1919. Statutory Rules and Orders, 1920, No. 149. Price 1d. net, post free 1½d. •

The Rationing Order, 1918. Directions RELATING TO SUGAR AND BUTTER, 4th February, 1920.

Statutory Rules and Orders, 1920, No. 151. Price 1d. net, post free 1½d.

THE RATIONING ORDER, 1918. DIRECTIONS FOR CATERING ESTABLISHMENTS AND INSTI-TUTIONS, 4TH FEBRUARY, 1920.

Statutory Rules and Orders, 1920, No. 152. Price 1d. net, post free 1½d.

> THE LIVE STOCK (SALES) ORDER, 6TH FEBRUARY, 1920.

Statutory Rules and Orders, 1920, No. 160. Price 1d. net, post free $1\frac{1}{2}$ d.

THE FISH (PRICES) ORDER, 7TH FEBRUARY, 1920.

Statutory Rules and Orders, 1920, No. 171. Price 1d. net, post free $1\frac{1}{2}$ d.

THE IMPORTED GRAIN (IMPORTERS' PRICES) ORDER, 7TH FEBRUARY, 1920.

Statutory Rules and Orders, 1920, No. 172. Price 1d. net, post free 1½d.

THE FLOUR (RETURNS) ORDER, 14TH February, 1920.

Statutory Rules and Orders, 1920, No. 218. Price 1d. net, post free 11d.

THE CHEESE (LABELLING) ORDER, 17TH FEBRUARY, 1920.

Statutory Rules and Orders, 1920, No. 221. Price 1d. net, post free $1\frac{1}{2}$ d.

The above Statutory Rules and Orders are on sale and can be purchased through any bookseller or directly from H.M. Stationery Office at the following addresses:—Imperial House, Kingsway, London, W.C. 2, and 28, Abingdon Street. London, S.W. 1; 37, Peter Manhacter, 1 St. Andrew's Crescent. Street, Manchester; 1, St. Andrew's Crescent, Cardiff; 23, Forth Street, Edinburgh; or from E. Ponsonby, Ltd., 116, Grafton Street, Dublin.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

B Y virtue and in pursuance of the provisions D of the above named Act, and of the Ministry of Transport Act, 1919, and of the Ministry of Transport (Board of Trade Exception of Powers) Order, 1919, the Minister of Transport hereby orders that the time limited by the Order of the Board of Trade, dated the 10th day of February, 1919, for the exercise of the powers for the compulsory purchase of lands for and for the completion of the railway authorised by the London and North Western Railway (Dyserth and Newmarket Light Railway) Order, 1915, shall be extended for one year from the 20th day of February, 1920.

Dated this 8th day of March, 1920.

Ernest G. Moggridge, Assistant Secretary,

Ministry of Transport.

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Scottish Office Provisional Order.—April, 1920.

PRIVATE LEGISLATION PROCEDURE (SCOTLAND) ACT, 1899.

LIFE ASSOCIATION OF SCOTLAND.

(Enlargement of Powers of the Life Association of Scotland; Purchase or Acquisition of other Undertakings; Sale of Undertaking; Change of Name; Increase of Capital; Issue of Debenture Stock, etc.; Repeal and Amendment of Acts, etc., Other Purposes.)

OTICE is hereby given that application is intended to be made to the Secretary for Scotland, on or before the 17th day of April next, by the Life Association of Scotland (hereinafter called "the Association"), under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for a Provisional Order (hereinafter called "the Order") for all or some of the following among other purposes (that is to say):-

To empower the Association to carry on in the United Kingdom of Great Britain and Ireland, in India, in the Dominion of Canada, in any other British Colony or Dependency, and in any other part of the world, whether within His Majesty's Dominions or not, in addition to or by way of extension of the business at present carried on by the Association, the business of every kind of insurance against any loss, damage, injury, liability, misfortune, contingency or event including fire, marine, life, accident, employers' liability and third party, aircraft and bombardment, burglary and aircraft and bombardment, burglary and theft, fidelity and guarantee insurance, and every description of insurance and re-insurance business, whether similar or not to any of the preceding, and whether now known or hereafter devised, and all matters of business which now are or may come to be connected with the same, to undertake and execute trusts and all kinds of agency business, and to undertake and execute the office of trustee, executor or administrator.

To purchase and acquire and undertake the business property and liabilities of and to amalgamate or enter into any arrangement for sharing profits, union of interests, joint adventure, reciprocal concession or co-operation with and to take or otherwise acquire and hold shares or stock in or securities of, and to subsidise or otherwise assist any person, company, partnership or other body of persons.

To sell or dispose of the undertaking of the

Association or part thereof.

To enable the Association from time to time to change its name and to make all necessary or expedient provisions incidental thereto or consequential thereon.

To empower the Association to increase its capital, to borrow further moneys, and to issue debentures, debenture stock, mortgages or

negotiable securities.

To confer further powers on the Association or the Directors with respect to the transfer and transmission of shares, and to enable the directors to decline to register any transfer or transmission of shares on which the Association has a lien or which have not been fully paid

To make further provision with reference to the powers and duties of Directors, the eligibility of Directors for re-election, and the number, retirement and re-election of

directors.

To make further provision for regulating the affairs of the Association and the method

of conducting the same.

To amend, alter and enlarge, or, if necessary, to repeal the provisions or some of the provisions of the Life Association of Scotland Act, 1853, the Life Association of Scotland Act, 1888, the Life Association of Scotland Act, 1903, and any other Act, Deed or Charter relating to or affecting the Association.

To vary or extinguish all or any rights or privileges which would interfere with or prevent the execution of the purposes of the Order, and to confer all such powers, rights or privileges as may be necessary or expedient for

carrying such purposes into effect.

The Petition for the Order and the Draft Order and printed copies thereof will be lodged on or before the 17th day of April next at the office of the Secretary for Scotland, Whitehall, London, S.W. 1, and on or before the same day a printed copy of the Draft Order will be deposited in the office of the Clerk of the Parliaments, House of Lords, and in the Private Bill Office of the House of Commons.

The procedure subsequent to the deposit of the Petition for, and the Draft Order in the Office of the Secretary for Scotland will be by way of Provisional Order, unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this notice and the deposits with reference to the said application will, subject to the Standing Orders of Parliament, apply to such

Dated this 11th day of March, 1920.

MELVILLE AND LINDESAY, W. S., 110, George-street, Edinburgh, Solicitors for the Order.

JOHN KENNEDY, 25, Abingdon-street, s.w., Westminster, Parliamentary Agent.

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CURRENCY NOTES.

(4 & 5 Geo. V., cc. 14 and 72.)

I.—ISSUE ACCOUNT!

77. 1					£ .	8.	d .	Total cancelled up to 3rd March,	£	;	s. d.	£	8,	ď.
Total issued up to 3rd March, 1920, £1 notes					1,115,432,970	0	0	£1 notes	858,117	0.97	Λ Λ			
101 - 1	*** *	•••	•••	•••	337,173,166	10	ŏ	10/	294,889		0 0			
Currency notes certificates	•••	•••	•••	•••	106,750,000	Ŏ	ŏ	Currency notes certificates	78,820		ŏŏ			F
Ouriency notes certificates	•••	•••	•••	•••	100,100,000	•	•	<u> </u>	. 10,020	,000	•			
Issued during the week ended 10th	March 19	920						Cancelled during the week ended				•		
£1 notes	***				5,233,609	0	0	10th March, 1920— £1 notes	4 0 9 0	050				ļ
10/- notes	•••	•••	•••	•••	1,341,442	Ō	0	10/	4,838		0 0			ì
Currency notes certificates	***	•••			300,000	0	0	G' tic. t			0 0			í
, ,					•	•		Currency notes certificates		,,uii		•		
Ð									Total			1,238,040,770	10	0
								Outstanding	2004:	44-4	9-0-0	2,200,020,110	10	
2								£1 notes	257,710	0.296	0 0			
				•				10/- notes	42,300	0,121	0 0			· j
								Currency notes certificates	28,180		0 0			
								·	<u> </u>	<u></u>		328,190,417	0	0
					•									¦
	TOTAL	•••	*** 1		£1,566,231,187	10	0		TOTAL		•••	£1,566,231,187	10	0 7
					•									
•					II	B	ALAI	ICE SHEET.						
•				_	£	s.	d.	Advances—				£	8.	d·
Notes outstanding		***			300,010,417	0	0	Scottish and Irish Banks of Iss	ue	•••		· _	•	
Certificates outstanding	•••			٠	28,180,000	0	0	Other Bankers		•••	•••			ì
					, ,			Post Office Savings Bank		•••		_		J
								Trustee Savings Banks	•••		•••	190,000	0	0
								Currency Note Redemption Account	t		•			
Investments Reserve Account		•			15,739,139	10	1	Gold Coin and Bullion	•••		***	28,500,000	0	0 :
2117 000 000 000 000 000 000 000 000 000	••	•••	•••	•••	20, 00,200		-	Bank of England Notes	•••	•••	•••	4.800,000	0	0
						•	•	Government Securities		•••	•••	309,204,247	3	7
•		-						Balance at the Bank of England	l 	•••	•••	1,235,309	6	6
•	TOTAL	•••	-	•••	£343,929,556	10	1		TOTAL	•••	***	£343,929,556	10	1
•					1211,			•						 ,

H.M. OFFICE OF LAND REGISTRY.

(State Guaranteed Title.)

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, Lincola'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 Notice, 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.

Information as to registration and the mode and cost of application for it can be obtained at the Registry.

Number of		•	The Land.		The Applicant.					
Title.	County.	Parish or Place.	· Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description,			
19043	Sussex	Hartfield	Land, house and cottage known as Spyways	Freehold	Edgar William Willett	Spyways, Hartfield, Sussex	Esquire, M.D.			
226137	London	Lewisham	Dwelling-house and garden, 55 Devonshire Road	Freehold	Frederick Burwood	55 Devonshire Road, Forest Hill, S.E. 23	Works Manager			
230252	London	Lambeth	Land and buildings, 46, 48, 50 and 52 Ferndale Road	Freehold	Lily Miranda McBeath	145 Acre Lane, Brixton, S.W. 2	Wife of Alex- ander Thomas McBeath			
. 230 893	London	Hackney	Land and buildings, 16, 20 and 22 Tower Street	Freehold	William Baird	32 Sherborne Street, Islington, N. 1	Builder			
231247	London	Whitechapel	Land, dwelling-houses and buildings, 1 to 14 (all) Tenter Street North; 2, 3 and 12 Tenter Street West; 1 to 13 (all) and 15 to 31 (all) Newnham Street and 10 to 26 (even) St. Mark Street	Freehold	Rachel Donn	32B Maida Vale, W. 9	Married Woman			
231251	London	Fulham	Dwelling-houses and gardens, 37 and 39 Barclay Road	Freehold	Sydney Herbert Coumbe	46 Radipole Road, Fulham, S.W. 6	Accountant			
231275	City of	London	Land and buildings, 9 Artillery Lane	Freehold	City United Estates Limited	238 Bishopsgate, E.C. 2				
231316	London	_	Land and buildings, 24 Penywern Road	Leasehold	Henry Moore Picken	c/o Gard Lyell and Co., 2 Gresham Buildings, E.C. 2	Tea Planter			
231322	London	St. James, West- minster	Land and buildings, 15, 17, 19 and 21 Ganton Street	Freeho'd	Thomas Cannon Brookes	Norfolk House, Norfolk Street, W.C. 2	Gentleman			

H.M. OFFICE OF 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			The Land.			The Applicant	
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
231350	London	*Kensington	Dwelling-houses and gardens, 8 to 12 (all) Powis Square	Freehold)			
231351	London	Kensington	Dwelling-houses and gardens, 3, 4 and 5 Powis Square	Leasehold	The Minister of Health	Wellington House,	_
2 31352	London	Kensington	D-11:1:	Leasehold		Buckingham Gate, S.W. 1	
221388	London	Islington	Land, houses, workshops and buildings, 221, 223 and 225 and 239 to 251 (odd),	Freehold	Ellen Faulkner	Fernwood, Alton Road,	Widow
231389	London	Fulham	261 and 263 Hornsey Road Houses and shops, 215 to 227 (odd) Lillie	Freehold	Ellen Faulkner	Roehampton, Surrey	
231394	City of	London	Road Land and buildings, 14 Whitecross Street	Freehold	Geofge Abrahams	14 and 16 Whitecross Street, E.C. 1	Packing Case Manufacturer
231395	London	Kensington	Land and buildings, 9 and 17 Bomore Road	Freehold	Ernest Joseph Schuster	14 Old Square, Lincoln's Inn, W.C. 2	Barrister-at-Law
231399	London	Old Artillery Ground	Land and warehouse, 22 Duke Street	Freehold {	Alfred George Fentiman Paul Frederick Albrecht	192 Bishopsgate, E.C. 2	Manufacturing Dentists
231416	London	77.11	Shop, dwelling-house and yard, 139 Lillie Road -	Leasehold	Walter John Marshall .	139 Lillie Road,	Motor Trimmer
231417	London	Fulham	Chan dwelling house and ward 141 Tillia	Leasehold .)	1	Fulham, S.W. 6	
231430	London	Kensington	Dwelling-house and garden, 15 Russell Road	Freehold	Wilfrid Dundas Gloag	15 Russell Road, Kensington, W. 14	Stockbroker
231 4 34	London	Islington	Land and buildings, 72 Lady Margaret Road	Leasehold	Horace D. Yates	70 Bartholomew Road, Tufnell Park, N.W. 5	_

H.M. OFFICE OF LAND REGISTRY-continuea.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute of Good Leasehold little: -

Nu···≀e of			The Land,	•		The Applicant.	
Tible.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Descript:on
231439	London	Whitechapel	kendam Rooms, 43 to 47 (all) Great Alie	Freehold	Izak Monnickendam	63 to 70 Middlesex Street, E. 1	Confectioner
231445	London	Hampstead	Street Land and buildings, 68 Parliament Hill	Leasehold	Patrick Henry Hepburn	Bird in Hand Court, Chcapside, E.C. 2	Solicitor
231447	London	Paddington	Dwelling-houses and gardens, 18, 20, 22 and 24 Croxley Road	Leasehold	Robert Oinn Bunce Fredgrick Oinn Bunce Harry Fisher Bunce	155 Sal ram Crescent, Pad lington, W. 9	Contractors
231457	London	Wandsworth	Dwelling-house and garden, 16 Crockerton	Leasehold	Norman Shillingford	170 Fenchurch Street, E.C. 3	Bank Inspector
231478	London	Borough	Road Dwelling-house and garden, 39 Alexandra Road	Leasehold	Jones Edward Percy Sp iggs	156 Minard Road, Catford, S.E. 6	Gentleman
231483	London	. Lewisham	Land and dwelling house, 28 Venner Road	Freehold	Henry Marshall	28 Venner Road, Sydenham, S.E 26	Engineer
231504	London	Camberwell	Dwelling-house and garden, 86 Brauval Road	Leasehold	Christian Gray Dover	86 Beauval Road, East Dulwich,	Married Woman
231617	London	Paddington	Dwelling house and yard, 45 Lancaster Gate	Freehold	Elizabeth Gertrude Har- man	S.E. 22 45 Lancaster Gate, Hyde Park, W. 2	Spinster
	•			-] ,	•	
		.,					

			Golr.		!			Silver.			
ountries from which	Buil	ion.	Co	niu.		Bullion.		Co	in.		Total of Gold
(onsigned.	Unrenned, in dust, amalgam, and bars.		Of legal tender in the United Kingdom. Not of legal tender in the United Kingdom.		Total of Gold.	Unrefined	Refined.	Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom.	Total of Silver.	and Silver.
	£	. £	£	£.	£.	£	£.	£]	£	£	£
Belgium	13,970	•••		,	13,970			•••		•••	13,970
Franco		•••	•••		4 4,4		36,692	•••	•••	36,692	36,692
Spain		•••		~ ·	•••	•••	25,500	•••	•••	25,500	25,500
Chile :		•••	•••	ļ	•••		270		2,500	2,770	2,770
British South Africa	936,779	•••			936,779		,		·	• •••	936,779
Canada		•••	•••		•••		3,016			3,016	3,016
Other Countries		564			564	•••			•••	 ·	564
Total Declared Value of the Importations regis-	950,749	564			951,313		65,478		2,500	67,978	1,019,291

- AN ACCOUNT of the EXPORTATIONS of BULLION and SPECIE registered in the week ended 10th March, 1920.

EXIORTED FROM THE UNITED KINGDOM.

			GOLD				••	Sil ve r.			
Countries to which	Bul	lion.	Co	oin.		Bullion.		Co	oin.		Total of Gold
Exported.	Unrefined in dust, amalgam, and bars.		Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom.	Total of Gold.	Unrefined.	Refined.	Of legal tender in the United Kingdom.	Not of legal tender in the . United Kingdom.	Total of Silver.	and Silver.
France	£	£ 2,080	<u></u>	£	£ 2,080	£	£ 16,503	£	£	£ 16,503	£ 18,583
Switzerland	•••	2,000		o	2,000	•••			***	•••	2,000
Turkey Europe		•••		•••	•••	•••	•••	•••	8,500	8,500	8,500
Gold Coast		•••	597	6.0 t	- 597		. 31	2,000		2,031	2,628
China :		***	•••	•••	•••	•••	45 000	•••		45,000	45,000
United States of America		•••	•••	9-9-9	•••		19,000		•••	19,000	19,000
Cape of Good Hope		•••	•••		***			30,000	•••	30,000	30, 000
Straits Settlements		43,300	290,611	, 	333,911		***	***	•••	•••	333,911
Sarawak	•••		' .	•••	•••	·	•••	•••	3 000	3,000	3,000
Other Countries	•••	•••			•••		200	•••	•••	200	200
Total Declared Value of the Exportations registered in the Week.		47,380	291,208	•••	338,588	·	80,734	32,000		124,234	462,822

Statistical Department, Custom House London, 11th March, 1920

H. V. READE, Principal.

RETURN of the Number of BALES OF COTTON Imported and Exported at the Various Ports of the United Kingdom during the week and ten weeks ending 4th March, 1920, together with the Number of Bales Imported and Exported during the corresponding ten weeks in 1919 and 1918.

Don		٠			IMPO	RTS.		•] .		E	xports.		
Por	TS.		American. Brazilian. East Indian. Egyptian. Miscellaneous. TOTAL. American. Brazilian. East								East Indian.	Egyptian.	Miscellaneous.	Total.
			Week anding 4th March, 1920.											
Liverpool London Hull Manchester Other Ports	•••	•••	Bales. 48,965 24,251	Bales.	Bales. 4,000 165 	Bales 460 7,228	Bales. 6,517 3 	Balcs, 59,482 463 165 31,479	Bales. 1,195 200	Bales.	Bales. 1,902. 110 55 	Bales. 17,992 1,605 150	Bales. 37 62	Bales. 21,089 1 715 242 62 200
Total	•••		73,216	•••	4,165	7,688	*6,520	91,589	1,395		2,067	19,747	99.	23,308
							Ten	weeks ending	4th March,	1920.				
Liverpool London Hull Mancheste Other Ports	•••	•••	795,580 223,523 5,898	12,059 6,114 	23,977 3,564 495 	107,793 4,054 4,651 67,596	92,244 2,308 353	1,031,653 16,040 5,146 291,118 6,251	18,504 200 2,225 200 970	2,145 160 	·10,171 4,117 8,147 916 1,448	51,927 5,017 4,582 26,366 265	3,510 448 69 125 139	86,257 9,942 15,023 27,607 2,822
Total			1,025,000	18,173	28,036	184,094	†94,905	1,350,208	22,099 .	2,305	24,799	88,157	4,291	141,651
Ten weeks end 6th March, 191 7th March, 191	9	•••	559,602 527,366	3,568 2,928	18,084 . 84,017	125,290 154,622	24,933 18,271	731,477 787,204	175		190			190 •175

^{*} Including 8 bales British West African.

[†] Including 3,171 bales British West Indian, 1,753 bales British West African, 7,724 bales British East African, and 988 bales Foreign East African.

COTTON STATISTICS ACT, 1868.

RE.URN of the Number of BALES OF COTTON Imported, Exported, forwarded from Ports to Inland Towns, and returned to Ports during the Month and two Months anding 29th February, 1920, compared with the corresponding Months of the Years 1919 and 1918.

					,	Imports,		-	Exports.			rded from Pontand Towns			ded trom was to Po	
Descript on of Cotton.			;	1920	1919	1918	1920	1919	1918	1920	1919	1918	1920	1919	1918	
0							· · · · · ·		Month	у.						
A verican Brazilian Brast Indian Egyptian Miscellaneous	•••	 Total	•••		Bales. 381, 82 1,869 11.4.3 73,990 *44,495 513,369	Bules. 240 146 1,050 10,947 49 562 2,597	Bales. 234,160 1,000 17,887 85,154 12,009	Bales. 7,349 576 8,580 43,690 1,682	Bales 190 190	Bales. 75 75 75	Bales. 206,668 5,482 3,485 42,378 10,295	Bales. 155,223 4,276 2,377 37,684 5,241 204,801	Bales. 179,628 2,524 5,981 59,291 10,170 257,594	Bales. 102 18 33	Baic s. 127 	Bales. 4,699 1,735
					<u></u>		•	M	lonths of J	anuary and	February.			<u> </u>		
American Brazilian Esst Indian Egyptian Miscellaneous	•••		••• •	•••	856,457 18,173 25 466 162 531 †84,688	419,866 3,568 12,862 100,168 15,751	474,989 2,129 71,914 149,517 17,684	20,007 2,305 24,111 83,569 4,241	190	175 	413,410 12,299 7,191 82,720 25,382	347,098 6,224 5,099 75,155 9,448	377,620 6,541 14,390 98,585 18,904	192 18 47	184 	7,603 2,604
·		Total			1,157,315	582,215	716,233	134,233	190	175	541,002	443,024	516,040	257	184	10,207

^{*} in luding 2.808 l'ales British West Indian, 1,095 Bales British West African, 2,872 Bales British East African, and 807 Bales Foreign East African, † Including 3,171 Bales British West Indian, 1,745 Bales British West African, 7,724 Bales British East African, and 988 Bales Foreign East African.

A. W. FLUX, Statistical Department, Board of Trade

BANK OF ENGLAND.

a. A COUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 10th day of March, 1920.

ISSUE DEPARTMENT.

Notes issued	***		£ 133,799,580	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	•••	£ 11,015,100 7,434,·00 115,349 580
,			£133,799,580	·		£133,799 580
				•		

Dated the 11th day of March, 1920.

E. M. Harvey, Chief Cashier:

BANKING! DEPARTMENT.

Proprietors' Capital 14,553,000 Rest 3,533,011 Pullic Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and	••• ••• •••	•••	# 40 347.349 92,056,616 30,912.210 639,760
Dividend Accounts 18,555,097	-		163,995,935

Dated the 11th day of March, 1920.

E. M. Harvey, Chief Cashier.

A Separate Building, duly certified for religious worship, named ST. JOHN'S CATHOLIC CHURCH, situated at Springfield-road, Horsham, in the civil parish of Horsham, in the county of West Sussex, in Horsham registration district, was, on the twelfth February, 1920, registered for so emnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for St. John's Catholic Church, Springfield-road, Horsham, now disused.—Dated the 16th February, 1920.

F. FRASER HADDOCK, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST OHAPEL, situated at East Stour, in the civil parish of East Stour, in the county of Dorset, in Shaftesbury registration district, was, on the eighth March, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. 1V, c. 85.—Dated the 10th day of March, 1920.

026 C. B. DICKENSON, Superintendent Registrar.

Separate Building, duly certified for religious worship, named SHILOH CHAPEL, situated at Pontllogel, in the civil parish of Llangadfan. in the county of Montgomery, in Llanfyldin registration district. was, on the fifth March, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV., c. 85.—Dated the 9th March, 1920.

T. EDWARDS, Superintendent Registrar.

Separate Building, duly certified for religious worship, named STUART HALL, situated at The Hayes, Cardiff, in the civil parish of Cardiff, in the county borough of Cardiff, in Cardiff registration district, was, on the fifth March, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV.; c. 85.—Dated the 9th March, 1920.

R. J. H. WATKINS, Deputy Superintendent Registrar. Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHAPEL, situated at Low Row, in the civil parish of Melbecks, in the county of York, North Riding, in Reeth registration district, was, on the fourth March, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV., c. 85.—Dated the 9th March, 1920.

J. W. MOORE, Superintendent Registrar.

for religious worship, described as SALVA-TION ARMY HALL, situated at Gilbert-street, Hucknall Torkard, in the civil parish of Hucknall Torkard, in the civil parish of Hucknall Torkard, in the registration district of Basford, in the county of Nottingham, which was duly certified for worship on the seventeenth day of February, 1286, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled, pursuant to the Act 18 and 9 Victoria, cap. 81, from the eighth day of March, 1920.

—Witness my hand this eighth day of March, 1920.

BERNARD MALLET, Registrar-General of Births, Deaths and Marriages in England and Wales.

formerly known as FREE CHURCH OF WALES, situated at High Park-treet, in the cill parish of Toxteth Park, in the registration district the Act of 6 and 7 Wm. IV, c. 85, s. 18, is now no longer used as a place of meeting for religious worship by the congretation on whose behalf it was so registered, and that the registry thereof was therefore, on the fifth day of March, 1920. formally cancelled by the Registrar-General of Births, Deaths and Marriages for Empland and Wales.—Witness my hand this 6th day of March, 1920.

RICHARD MATHER Superintendent Registrar.

NOTICE is hereby given, that the place of meeting for religious worship, described as DINGLE GOSPEL TEMPERANCE MISSION HALL, situated at Corner of Miles and Byles-streets, in the civil parish of Toxteth Park, in the registration district of parish of Toxteth Park, in the registration district of Toxteth Park, in the county horough of Liverpool, which was duly certified for worship on the twenty-fifth day of March, 1914, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be canceled, pursuant to the certification thereof to be canceled, pursuant to the Act 18 and 19 Victoria, cap. 81, from the fifth day of March, 1920.—Witness my hand this eighth day of March, 1920.

BERNARD MALLET, Registrar-General of Births, Deaths and Marriages in England and Wailes.

OTICE is hereby given, that the place of meeting for religious worship, described as TWO BACK ROOMS, situated at First Floor, Post Office Chambers, Russell-street, South Shields, in the civil parish of South Shields, in the registration district of South Shields, in the county borough of South Shields, which was duly certified for worship on the sixth day of July, 1918, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled, pursuant to the Act 18 and 19 Victoria, cap. 81, from the ninth day of March, 1920.

—Witness my hand this ninth day of March, 1920.

BERNARD MALLET, Registrar-General of Births, Deaths and Marriages in England and Wales.

OTICE is hereby given, that the place of meeting for religious worship, described as PRIMITIVE METHODIST CHAPEL, situated at Winter-Zelstone, in the civil parish of Winterborne Zelstone, in the registration district of Blandford, in the county of Diorset, which was duly certified for worship on the sixteenth day of February, 1861, has wholly ceased to be used as a place of meeting for wholly ceased to be used as a place of lifeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled, pursuant to the Act 18 and 19 Victoria, cap. 81, from the ninth day of March, 1920.—Witness my hand this ninth day of March, 1920.

BERNARD MALLET, Registrar-General Births, Deaths and Marriages in England and Wales.

OTICE is hereby given, that the place of meeting for religious worship, described as CONGRE-GATIONAL CHAPEL, situated at Barby, in the civil parish of Barby, in the registration district of Rugby, in the county of Northampton, which was duly certified for worship, on the twenty-sixth day of January, 1856, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled, pursuant to the Act 18 and 19 Victoria, cap. 81. from the tenth day of March, 1920.—Witness my hand this tenth day of March, 1920.-March, 1920.

BERNARD MALLET, Registrar-General Births, Deaths and Marriages in England and

Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument.

TOTICE is hereby given, that the CWMYYTH FRHENDLY SOCIETY Register No. 33, held at the Board School, Cwmystwyth, Alberystwyth, in the county of Cardigan, is dissolved by Instrument, registered at this office, the 24th day of February, 1920, 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 terested in, or having any claim on, the funds of the Society, to set aside such dissolution, and the same be set aside accordingly.

G. STUART ROBERTSON, Chief Registrar. British Museum (North Entrance),
Montague-place, W.C. 1,
the 24th day of February, 1920. In the High Court of Justice.—Companies (Winding-up). Mr. Justice P. O. Lawrence.

No. 0091 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the WORLD'S ZOOLO-GICAL TRADING COMPANY 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 8th day of March, 1920, presented to the said Court by James May Baxter (trading as J. M. Baxter & Co.), of 20, Appoldstreet, in the city of London, Printer, 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 22nd day of March, 1920; and any creditor or conthe Hoyal Courts of Justice, Strand, London, on the 23rd day of March, 1920; 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.

POWELL, BURT and LAMAISON 28 and 29, St. Swithin's-lane, London, E.C., 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 mamed not later than six o'clock in the afternoon of the 22nd day of March, 1990. 1920.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice P. O. Lawrence.

No. 0074 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the COSMOS ENGIN-EERING COMPANY Limited.

OTICE is hereby given, that a petition for the winding up of the above named Company by or winding up of the above named Company by or subject to the supervision of the High Court of Justice was, on the 25th day of February, 1920, presented to the said Court by Alfred Herbert Limited, whose registered office is situate at The Butts, Coventry, in the county of Warwick, a creditor of the said Company; and that the said petition is directed to be theard before the Court sitting at Royal Courts of Justice, Strand, London, on the 23rd day of March, 1920; 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 hearung, by himself or his Counsel, for that or an order on the said petition, may appear at the time of hearing, by himself or his Counsel, for that pumpose; 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.

CLINTON and CO., 59/60, Chancery-lane, W.C. 2, Solicitors for the Petitioner.

Nore.—Any person who intends to appear on the hearing of the said petition must serve on or send by nearming of the said petataon 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 22nd day of March. 1920. 1920.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice P. O. Lawrence.

No. 0094 of 1920.

In the Matter of the Companies (Consolidation) lAct, 1908, and in the Matter of ARGONITE Limited.

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 9th day of March, 1920, presented to the said Court by John Copeman & Sons Limited, whose registered office is at Davey-place, Norwich, Norfolk, Wholesale Grocers; and that the said petition is directed to be heard

before the Court sitting at the Royal Courts of Justice, Strand, London, on the 23rd day of March, 1920; tice, Strand, London, on the 23rd day of March, 1920; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petation 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. lated charge for the same.

. C. WHADCOAT, Solicitor, 110, Cannon-street, E.C. 4; Agent for

W. H. THLLETT and CO., Norwich, Solicitors for the Petitioning Creditors.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the sale person must sale on the sent oppost to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than 6 c'alcel in the afternoon of the 22nd day of March 6 o'clock in the afternoon of the 22nd day of March, 1920.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice P. O. Lawrence.

No. 0092 of 1920. In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the LYSLE DISTRIBUTING AGENCIES 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 9th day of March, 1920, presented to the said Court by Messrs. March, 1920, presented to the said Court by Messrs. Konig Brothers, of No. 1, St. Michael's-elley, Cornhill, in the city of London, Merchant Bankers, creditors of the said Company; and that the said petition is directed to be heard before the Court sitting at the Law Courts, Strand, London, on the 23rd day of March, 1920; 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 said 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.

SLAUGHTER and MAY, 18, Austi E.C. 2, Solicitors for the Petitioners. 18, Austin Friars,

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by hearing of the said petition must serve on or send by post to the above named Slaughter and May, notice in writing of his intention so to do. This notice must state the name and address of the person or 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 Slaughter and May not later than o o'clock in the afternoon of the 22nd day of March, 1920. 1920.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice P. O. Lawrence.

No. 0071 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of LORD & CURTIS 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 24th day of February, 1920, presented to the said Court by Marcel Porn, of 21, Mincing-lane, E.C.; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice on the 23rd day of March, 1920, and any creditors or contributor of the said Company desirous to support or oppose the making same 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 contributor of the said Company requiring the same by the undersigned, on payment of the regular charge for the same.—Dated the 11th day of March, 1920.

MILLS, LOCKYER, MILLS and EVILL, 5. Finsbury-square, E.C. 2, Solicitors to the said Marcel Porn.

-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 5 o'clock in the afternoon of the 22nd March, 1920.

n the Matter of HILLS DRYDOCKS AND ENGINEERING COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition has been presented to the High Court of Justice for confirming a Resolution of the above Company for reducing its capital from £200,000 to £189,000. A list of the persons admitted to have been creditors of the Company on the 27th day of February, 1920, may be inspected at the office of the Company, at East Bute Dock, Cardiff, or at the office of Messrs. Ingledew, Davies, Sanders and Brown, 30, Great St. Helen's, London, E.C. 3, at any time during usual business hours, on payment of the charge of one shilling. Any person who claims to have been on the last mentioned day, and still to be, a creditor of the Company, and who is not entered in the said dist and claims to be so entered, must, on or before the 29th day of March, 1920, send in his name and address, and the particulars of his claim, and the name and address of his Solicitor (if any), to the undersigned, at 30, Great St. Helen's, London, E.C. 3, or in default thereof he will be precluded from objecting to the proposed reduction of the persons admitted to have been creditors of the cluded from objecting to the proposed reduction of capital.—Dated this 12th day of March, 1920.

INCLEDEW, DAVIES, SANDERS and BROWN, Solicitors for the said Company.

n the Matter of EYRE IAND SPOTTISWOODE (BIBLE WAREHOUSE) Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908

N OTICE is hereby given, that the Order of the High Count of Justice (Chancery Davision), dated the 24th day of February, 1920, confirming the reduction of the capital of the above named Company from £100,000 to £58,000 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 ticulars required by the above Statute, were registered by the Registrar of Joint Stock Companies, on the 4th day of March, 1920. The said Minute is in the words and figures following:—"The capital of Eyre and Spottiswoode (Blibbe Warehouse) Limited and Reduced is henceforth £58,000, divided into 5,800 shares of £10 each, instead of the original capital of £100,000, divided into 10,000 shares of £10 each. At the time of the registration of this Minute the whole of the said 5,600 shares, numbered 1 to 4600 and 8001 to 9200, all inclusive, have been issued, and the sum of £10 has been and is to be deemed paid up on each of the said shares."—Dated the 10th day of March, 1920:

HORNE and BIRKETT, 4 Lincoln's Inn-fields,

HORNE and BIRKETT, 4. Lincoln's Inn-fields, London, W.C. 2, Solicitors for the Company.

The Companies (Consolidation) Act, 1908. Company Limited by Shares.

Special Resolutions (pursuant to the Companies (Consolidation) Act, 1908) of MICHELL & ALDOUS Limited.

Passed 25th February, 1920. Confirmed 11th March, 1920.

T an Extraordinary General Meeting of Michellt & Aldous Limited, duly convened and held at the registered office of the Company, The Brewery, High-road, Kilburn, on Wednesday, 25th day of February, 1920, the subjoined Special Resolutions were passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on Thursday, 11th day of March, 1920, the subjoined Special Resolutions were duly confirmed:—

tions were duly confirmed:—

1. "That the Company be wound up voluntarily."

2. "That James Douglas, Chartered Accountant, of

31. Budge-row, London, E.C. 4, be and is hereby appointed Liquidator for the purpose of such winding-.up. "

RICHARD C. MICHELL, Chairman.

In the Matter of TARGETT'S Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, situate at Nos. 6 and 8, London-road, Reading, Berks, on the 4th day of March, 1920, the following Extraordinary Resolution was duly passed:—
"That it has been proved to the satisfaction of this

Meeting that the Company cannot, by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily."

And at the same Meeting Mr. Blake Pearman Allnatt, of No. 2, Forbury, Reading, Chartered Accountant, was appointed Liquidator for the pur-

poses of such winding-up.
Dated this 8th day of March, 1920.

G. C. B. ROGERS, Chairman.

MARSHALL THOMPSON'S HOTEL COMPANY Limited.

Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 13, Holles-street, Cavendish-square, in the county of London, on the sixteenth day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 8th day of March, 1920, the following Special Resolution was duly confirmed:—.

Resolved: "That Marshall Thompson's Hotel Company Limited be wound up voluntarily; and that Mr.

resolved: That marshan Pholopson's hotel com-pany Limited be wound up voluntarily; and that Mr. Charles Vere Turk, of The Lindens, Copperkins-avenue, Chesham Bois, Bucks, be and he is hereby appointed Liquidator for the purposes of such winding-up.

ARTHUR J. TURK, Chairman.

The COLDHURST COTTON SPINNING COM-PANY Limited.

A T Extraordinary General Meetings of the above named Company, duly convened, and held respectively on the 16th day of February, 1920, and the 4th day of March, 1920, the subjoined Special Resolution was duly passed and confirmed, that is

"That the Company be wound up voluntarily; and that Mr. Edgar Liddle, of 39, Westfield-street, Chadderton, near Oldham, be appointed Liquidator for the purpose of such winding-up."

Dated the 9th day of March, 1920.

G. H. CLEGG, Chairman.

N.B.—All debts will be paid in full, the Company being wound up for the purpose of reconstruction.

The LITTLE MIDLAND LIGHT CAR COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office, Lymwoodroad, Blackburn, in the county of Lancaster, on the 9th day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 24th day of February, 1920, the following Special Resolution was duly confirmed:—

2. "That the Company be wound up voluntarily."

F. RAWSON, Chairman.

F. RAWSON, Chairman.

In the Matter of the Companies (Consolidation) Aiots, 1908 and 1917, and in the Matter of the SAMOA STEAMSHIP COMPANY Limited.

A Tam Extraordinary General Meeting of the above Company, duly convened, and held at 110, Cammon-street, London, E.C. 4, on the 23rd day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, duly convened, and held at the same place, on the 8th day of March, 1920, the following Resolution was duly confirmed:—
"That the Company be wound up voluntarily; and that Tom Wilson Smyth, of 110 Cannon-street, in the city of London, be and is hereby appointed Liquidator for the purpose of such winding-up."

T. W. SMYTH. Chairman.

T. W. SMYTH, Chairman.

In the Matter of the SOUTHPORT BATHS COMPANY Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the above named
Company, duly convened, and held at the registered
office of the Company, No. 399, Lord-street, Southport, in the county of Lancaster, on the twentieth
day of February, 1920, the subjoined Resolutions
were duly passed; and at a subsequent Extraordinary
General Meeting of the Company, also duly convened, and held at the registered office of the Company, on the sixth day of March, 1920, the said
Resolutions were duly confirmed as Special Resolutions:—

tions:—
(1) "That the Company be wound up voluntarily under the provisions of the Companies Acts, 1908

(2) "That Thomas Henry Crane and Joseph Aloysius Bond, both of 399, Lord-street, Southport, Chartered Accountants, be hereby appointed Liquidators for the purpose of such winding-up, and that both or either of them may exercise any power vested in the Liquidators.

Dated this sixth day of March, 1920.

ISAAC H. HOLDEN, Chairman.

Companies Akts, 1908 to 1917.

Company not for Profit and Limited by Guarantee. NATIONAL WASTE PRODUCTS.

A T am Extraordinary General Meeting of the Company, held at Armament Buildings (Room 104), Whitehall, in the city of Westminster, on the 24th day of February, 1520, the following Special Resolution was duly passed; and at a subsequent distraordinary General Meeting of the said Company, held at the offices, Caxton House, in the city of Westmatria or dinary General Meeting of the said Company, held at the offices, Caxton House, in the city of Westminster, on the 10th day of March, 1920, the following Special Resolution was duly confirmed:—
"That the Company be wound up voluntarily; and that Mir. Aimos Long Freeman be appointed Liquidator of the Company for the purposes of such winding-up."

. J. W. G. ROY, Chairman.

COWLISHAW WALKER & COMPANY Limited.

COWLESHAW. WAILKER & COMPAINY Limited.

A T an Extraordinary General Meeting of the iMembers of the said Company, duly convened, and held at the registered office of the Company, Railway Floundry, Etwaria, Stoke-on-Trent. on the 18th day of February, 1920, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the office of Mesers. Paddock and Sons. 3, Pall Mall, Hanley, on the 5th day of March. 1920, the following Special Resolution was duly confirmed —

"That the Company be wound up voluntarily; and that Mr. John Allfred Edmondson, of Woodville, Trentham-road, Stoke-on-Trent, Engineer, be and he is hereby appointed Liquidator for the purposes of such winding-up."

W. G. COWILISHAW, Chairman.

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W. G. COWILISHAW, Chairman.

The BRITISH & COLONIAL AEROPLANE COM-PANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Clare Street House, Bristol, on Monday, the ninth day of February, 1920, the following Resolution was passed in manner required for the passing of an Extraordinary Resolution; and of a subsequent Extraordinary Resolution; and of the subsequent Extraordinary Resolution; and of the subsequent Extraordinary Resolution; and of the subsequent Extraordinary Resolution and the subsequent Resolution and the Extraordinary Resolution; and at a subsequent Extra-ordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the sixth day of March, 1920, the said Reso-lution was duly confirmed as a Special Resolution,

That the Company be wound up voluntarily; and that Henry White Smith, of Filton House Britol, be appointed Liquidator for the purpose of such winding-

SAML. WHITE, Chairman.

In the Matter of the LIME MILL COMPANY Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at the office of Messrs. Wrigley, Claydon and Needham, Prudential Buildings, Oldham, on the 23rd day of February, 1920, the following Resolution was duly

passed as an Extraordinary Resolution; and at a sub-sequent Extraordinary General Meeting of the Mem-bers of the said Company, duly convened, and held at the same place, on the 9th day of March, 1920, the same Resolution was duly confirmed as a Special Reso-lution page 1920.

ution, namely:—
"That the Company be wound up voluntarily; and that Mr. Fred Goulding Schofield, of 16, Clegg-street, Oldham, Certified Accountant, be and he is hereby appointed Liquidator for the purposes of such wind-

Dated this 9th day of March, 1920.

GEORGE PICKFORD, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares

Special Resolution (pursuant to section 70 (i)) of the DALE RING COMPANY Limited.

Passed 11th February, 1920.

Confirmed 26th February, 1920.

Confirmed 26th February, 1920.

A T an Extraordinary General Meeting of the Members of the Dale Ring Co. Limited, duly convened, and held at the registered office of the Company, on the 11th day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 26th day of February, 1920, the following Special Resolution was duly confirmed (that is to say):—

"That the Company be around up voluntarily; and that Mr. Archibald Yearsley, Incorporated Accountant, of 37, Brazenose-street, Manchester, be and he is hereby appointed Liquidator for the purpose of such

hereby appointed Liquidator for the purpose of such

winding-up."

W. H. WALLER, Chairman.

Companies Acts, 1908 to 1917.

In the Matter of the TAYLOR MANUFACTURING COMPANY Limited.

T an Extraordinary General Meeting of the Taylor Manufacturing Company Limited, duly convened, and held at the registered office of the Company, Shepherd-street, Wolvenhampton, in the county of Stafford, on the 17th day of February, 1920, the of Station, on the 17th day of Peter and 17th an confirmed:

"That the Company be wound up voluntarily; and that Mr. Ernest Cann Taylor, of Orchard House, Penn Fields), Wolverhampton, Engineer, be and he is hereby appointed Liquidator for the purpose of such wind-

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Dated the 4th day of March, 1920.

P. J. JEMMETT, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

Special Resolution (pursuant to section 70 (i)) of the ALBANY SPINNING CO. Ltd.

Passed 12th February, 1920. Confirmed 1st March, 1920.

A T an Extraordinary General Meeting of the Members of the Albany Spinning Co. Ltd., duly convened, and held at the Free Library, Long-street, Middleton, on the 12th day of February, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the registered office of the Company, on the list day of March, 1920, the following Special Resolutions were duly confirmed (that is to say):—

1. That it is desirable to reconstruct the Company,

and accordingly that the Company be wound up voluntarily; and that Eric Brierley, of 24, Clegg-street, Oldham, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-

2. That the said Liquidator be and he is hereby authorized to consent to the registration of a new Company, to be named Albany Spinning Company (1920) Limited, with a memorandum and articles of asso-

ciation which have been already prepared with the privity and approval of the Directors of this Company.

3. That the draft agreement submitted to this Meeting, and expressed to be made between this Company and its Liquidator of the one part, and Albany Spinning Company (1920) Limited of the other part, be and the same is hereby approved, and that the said Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act. 1908, to enter into an agreement with such new Act, 1908, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, end to carry the same into effect with such modifications (if any) in matters of detail as he thinks expedient. PHILIP ASHWORTH, Chairman.

ASIATIC INDUSTRIES Limited.

T Extraordinary General Meetings of the above named Company, duly convened, and held on the 16th day of February, 1920, and the 2nd day of March, 1920, at the offices of the Company, Nos. 1-4, Great Tower-street, London, E.C. 3, the subjoined Special Resolution was duly passed and confirmed:— Resolution.

"That the Company be wound up voluntarily; and that John McImes, of 1-4, Great Tower-street, London, E.C. 3, be and he is hereby appointed Liquidator for the purposes of such winding-up." Dated this 2nd day of March, 1920.

H. ERIC MELLER, Chairman.

In the Mutter of the SPRINGHEAD SPINNING COMPANY Limited.

T an Extraordinary General Meeting of the above A in Extraordinary General Meeting of the above mamed Company, duly convened, and held at the Rooms of the Manchester Cotton Association Limited, 22, St. Mary's gate, Manchester, on the 20th day of February, 1920, the following Resolution was duly passed as an Extraordinary Resolution; and at a subsequent Extraordinary General Meeting of the Momhor of the soid Company duly at a subsequent fixtraordinary General Meeting of the Members of the said Company, duly convened, and held at the same place, on the 9th day of March, 1920, the same Resolution was duly confirmed as a Special Resolution, namely:—

"That the Company be wound up voluntarily; and that Mr. Harold Hague, of Retiro Chambers, Oldham. Chlartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 9th day of March, 1920.

WM. DROUSFIELD, Chairman.

TEKKA Limited.

TEKKA Limited.

A T an Extraordinary General Meeting of Share-holders of the above named Company, duly convened, and held at the Mining Exchange, Redruth, on the 14th day of February, 1920, the following Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Shareholders of the said Company, also duly convened, and held at the offices of the Company, Station Hill, Redruth, on the 2nd day of March, 1920, the following Resolutions were duly confirmed as Special Resolutions:—

1. That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily; and that Tom Wickett, of Station Hill. Redruth, Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up.

2. That the said Liquidator be and he is hereby authorised to consent to the registration of a new Company to be named Tekka Limited, with a memorandum and articles of association which have already been prepared with the pairvity and approval of the

randum and articles of association which have already been prepared with the pairity and approval of the Directors of this Company.

3. That the draft agreement submitted to this Meeting, and expressed to be made between this Company and its Liquidator of the one part and Tekka Limited of the other part, he and the same is hereby approved, and that the safd Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act. 1908, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect, with such (if any) modifications as they think expedient.

Dated the 2nd day of March, 1920.

HARRY RIOH, Chairman.

Extraordinary Resolution.

PERRY-WAYNE OIL COMPANY Limited. (In the Matter of the Companies Acts, 1908 to 1917.) Passed the 1st day of March, 1920.

A T an Extraordinary General Meeting of the above Company, held at 20, Lawrence-lane, London, E.C. 2, on Monday, the 1st March, 1920, at 11 a.m., the following Extraordinary Resolution was duly

passed, viz.:-

"That it has been proved to the satisfaction of this "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. Geo. Thompson, of 20, Lawrence-lane, London, E.C. 2, be and he is hereby appointed Liquidator for the purpose of carrying the same into effect."

Dated this 4th day of March, 1920.

G. O. M. CHEKE, Chairman.

DROITWICH SALT COMPANY Limited.

T an Extraordinary General Meeting of the Mem-A T am Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Colonial House, Liverpool, on the 12th day of February, 1920, the following Extraordinary Resolution was duly passed; and at a second Extraordinary Meeting, duly convened, and held at the same place, on the 2nd day of March, 1920, was duly confirmed as a Special Resolution, viz.:—
"That the Company be wound up voluntarily; and that Charles Hewetson Nelson, Incorporated Accountant, be appointed Liquidator for the purposes of such winding-up."

The Company of March, 1920.

H. JOHN FALK, Chairman

In the Matter of the GUARANTEED LENS COMPANY Limited.

A T an Extraordinary General Meeting of the above mamed Company, duly convened, and held at the office of Messrs. J. M. Winter and Sons, at 75, Coleman-street, in the city of London, on the 12th day of February, 1920, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 28th day of February, 1920, the same Resolution was duly confirmed as a Special Resolution, viz.:—

"That the Company be wound up voluntarily."

And at such last mentioned Meeting Mr. Frank Winter, of 75, Coleman-street aforesaid, was appointed Liquidator for the purposes of the winding-up.—Dated this 28th day of February, 1920.

A. H. EMERSON, Chairman. T an Extraordinary General Meeting of the above

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A. H. EMERSON, Chairman.

The Companies Acts, 1908 to 1917. In the Matter of the RAVENSWOOD DEEP MINES Limited.

T an Extraordinary General Meeting of the above mamed Company, duly convened, and held at the Company's registered office, 10, Philipot-lane, in the city of London on the 17th day of February 1920, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at the same place, on the 9th day of March, 1920, the same Resolution was duly confirmed as a Special Resolution,

"That the Company be wound up voluntarily; and that Arthur Kift, of 10, Philpot lane, in the city of London, be and be is hereby appointed Liquidator for the purposes of such winding up."

Dated the 10th March, 1920.

A. KIFT, Chairman of both Meetings.

Companies Acts, 1908 to 1917.

Special Resolution (pursuant to s. 69 Companies (Consolidation) Act, 1908) of the NUGGET POLISH COMPANY Limited.

Passed 16th February, 1920. Confirmed 8th March, 1920.

T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the registered office of the Company, Vauxhall-street, Kennington Oval, in the county of London,

on the 16th day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at Vauxhall-street aforesaid, on the 8th day of March 1920, the following Special Resolution was duly confirmed:

"That it is desirable to reconstitute the Company

"That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily; and that Arthur Henry Hadwen, of Vauxhall-Kennington Oval, be and he is hereby appointed Liquidator for the purposes of such winding-up.

8th March, 1920.

J. SQUIERS, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

Special Resolution (pursuant to the Companies (Consolidation) Act, 1908, sections 69 and 70) of CLOSE BROTHERS & CO.

Passed 17th February, 1920. Confirmed 4th March, 1920.

T an Extraordinary General Meeting of the Members of Close Brothers & Co., duly convened, and held on Tuesday, the 17th day of February, 1920, the following Resolution was duly passed as an Extraordinary Resolution; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held on Thursday, the 4th day of March, 1920, the same Resolution was duly confirmed as a Special Resolution, viz.:—

Justion was duly communed as a special relativize.—
"That the Company be wound up voluntarily."
And at the last mentioned General Meeting John Afbel Riobertson and Riobert Rutherford Nelson, both of 7, Moorgate-street, London, E.C., were appointed Liquidators for the purposes of such winding-up, so that every power in any wise vested in them as such Liquidators may be exercised by both or either of them.—Dated 4th day of March, 1920.

W R CLOSE Chairman.

W. B. CLOSE, Chairman.

The Companies Acts, 1908 to 1917. The GUARDIAN MOTOR ENGINEERING COMPANY Limited.

Special Resolution. Passed 9th February, 1920. Confirmed 25th February, 1920.

Confirmed 25th February, 1920.

A T an Extraordinary General Meeting of the Members of the Guardian Motor Engineering Company Limited, duly convened, and held at 6, Galenstreet, Bury-street, London, W.C., on the 9th day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 25th day of February, 1920, the following Special Resolution was duly confirmed:

"That the Company be wound up voluntarily; and that Stanley Lister Symondson, of Woodside, Bromley, Kent, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 5th day of March, 1920.

A. H. K. SQUIRE, 8. Union-court, Old Broad-street, E.C. 2, Solicitor to the above Company.

AFRICAN FISHING AND TRADING COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Union Quay, North Shields in the county of Northumberland, on the 4th day of February, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company General Meeting of the Members of the said Company, also duly convened, and he'd at the "Ems," North Shields afore-

vened, and he'd at the 'Elms, Norm since and esaid, on the 25th day of February, 1920, the following Special Resolutions were duly confirmed:—
1. "That the Company be wound up voluntarily; and that Richard Irvin, Jurior of the Grove, North Shields be and the is hereby appointed Liquidator for the murposes of such winding up."

the purposes of such winding up."

2. "That the said Liquidator be and he is hereby authorized to divide all or any part of the assets of the Company between the Members in kind or in specie." RD. IRVIN, JR., Secretary.

DOMICILIA Limited.

T an Extraordinary General Meeting of the Mem-A Tan Extraordinary General Meeting of the Memvened, and head at the Company's registered office, on the 10th day of February, 1920, the following Resolution was duly passed as a Special Resolution; and at another Extraordinary General Meeting of the Members of the Company, duly convened, and held at the same place, on the 8th day of March, 1920, the same Resolution was duly confirmed as a Special Resolution of the Company, namely:— Intion of the Company, namely:—
That the Company be wound up voluntarily.
And at the last mentioned Meeting it was duly

That Mr. Rodway Stephens, A.C.A., of 31, Lombard-street, E.C., be and he is hereby appointed Liqui-

Dated this 8th March, 1920.

V. MOLYNEUX. Chairman of Meetings.

The LETRICHEUX LINE Limited.

The LETRICHEUX LINE Limited.

A T an Extraordinary General Meeting of the A Members of the above named Company, duly convened, and held at Letricheux Buildings, Swarser, in the county of Glamorgan, on the 12th day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 28th day of February, 1920, the following Special Resolution was duly confirmed:

"That the Company be wound up woluntarily; and that Mr. John Howard Davies, of Letricheux Buildings, Swansea, be appointed Liquidator of the Company."

194 R. J. MATTHEWS, Chairman of the Meetings.

The ENGLISH STEAMSHIP COMPLANY Limited.

The ENGLISH STEAMSHIP COMPLANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened and held at Letricheux Buildings, Swansea, in the county of Glamorgan, on the 12th day of February, 1920, the following Special Re-olution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 28th day of February, 1920, the following Special Resolution was duly confirmed:

"That the Company be wound up voluntarily; and that Mr. John Howard Davies, of Letricheux Buildings, Swansea, be appointed Liquidat: rof the Company."

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195 R. J. MATTHEWS, Chairman of the Meetings.

The OWL MILL COMPANY Limited.

In Own Mill Company Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, situate at The Owl Mill, Lees, near Oldham, in the county of Lancaster, on the 18th day of February, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary. General Meeting of the said Company, also duly convened, and held at the same place on the 10th day of March, 1920, the following Special Resolutions were duly confirmed:—

of March, 1920, the following Special Resolutions were duly confirmed:—

1. "That the Company be wound up voluntarily; and that Clifford Arkins, of Prudential Buildings, Oldham, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up."

2. "That the Liquidator of the Company be and he is hereby, as from the date of his appointment authorized, required and directed, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to sell to the Owl Mill Company (1920) Limited the whole of the assets and undertaking (except uncalled capital) of this Company, on the basis and for the consideration mentioned in the draft Agreement now produced and for the purposes of identification subscribed by Ernest Booth. Solicitor, of Oldham, and to enter into and adopt such Agreement on behalf of this content by Ernest Booth. Southward, of Ordinam, and to enter into and adopt such Agreement on behalf of this Company, with full power nevertheless from time to time to agree to any modification in matters of detail (if any) which he may think expedient in the terms of such Agreement, and to do—all acts and things necessary and proper for carrying the said Agreement into effect."

Details a content of the content of the content into effect.

Dated this 11th day of March, 192).

ROBT. MULLINEAUX, Chairman.

The Companies Acts, 1908 to 1917, and in the Matter of PRADO AND COMPANY Limited.

A T an Extraordinary General Meeting of the Mem-bers of the above named Company, duly con-vened, and held at the offices of the Societe d'Importavened, and held at the offices of the Societa d'Importation et de Commission, The Bourse, Havre, France, on Saturday, the 24th day of January, 1920, the following Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on Tuesday, the 10th day of February, 1920, the same Resolutions were duly confirmed as Special Resolutions, viz.:—

1. That Prado and Company Limited be wound up voluntarily.

voluntarily

2. That Miss Jessie Martha Gabb, of 21, Mincinglane, in the city of London, Secretary, and Alfred Septimus Robbins, of 42, Essex-street, Strand, in the county of London, Chartered Accountant, be and are hereby appointed Joint Liquidators to conduct the winding-up.
Dated the 17th day of February, 1920.

GUSTAVE REINHART, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares. HUTCHISONS Limited. Special Resolutions Passed 20th February, 1920. Confirmed 8th March, 1920.

T an Extraordinary General Meeting of the Members of the above named Company duly convened, and held at 45/53, Leonard-street, Finsbury, E.C., on the 23th February, 1920, the subjcined Extraordinary Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convented, and held at the same place on the 8th day of March, 1920, the said resolutions were duly confirmed as Special Resolutions.

The Resolutions albove referred to:

Special Resolutions.

The Resolutions above referred to:

1. "That it is desirable to wind up this Company, and accordingly that this Company be wound up voluntarily; and that Edmurd Wylce Leur, of Trafalgar-buildings, Charing Cross, S.W., Chartered Accountant, be and he is hereby appointed the Liquidator for the purpose of such winding-up.

2. "That the draft Agreement submitted to this Meeting and expressed to be made be ween this Company and its Liquidator of the one part, and Hutchinsons (1919) Limited, of the other part (being a confirmation subject to certain modifications of the contract between this Company and Hutchinsons (1919) Limited, adopted by Hutchinsons (1919) Limited, adopted by Hutchinsons (1919) contract between this Company and Hutchinsons (1919) Limited, adopted by Hutchinsons (1919) Limited, on the 24th day of October, 1919), is hereby approved, and that the said Li-uidator be, and he is hereby authorized, pursuant to sec. 192 of the Companies (Consolidation) Act, 1903, to enter into an agreement with Hutchinsons (1919) Limited in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he may think expedients."

Dated this 8th day of Merch, 1920.

FREDERICK KERR, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares. HUTCHISONS (No. 2) Limited. . Special Resolutions. Passed 20th February, 1920. Confirmed 8th March, 1920.

Confirmed 8th March, 1920.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 45/53, Learn destect. Finsbury, E.C., on the 20th February, 1920, the subjoined Extraordinary Resolutions were duly presed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 8th day of March, 1920, the said resolutions were duly confirmed as Special Resolutions.

The Resolutions above referred to the same place of the Resolutions.

The Resolutions above referred to:—

1. "That it is desirable to wind up this Company, and accordingly that this Company be would up voluntarily; and that Edmund Wylde I can, of Trafalgar-buildings. Charing Coop, S.W. Chartered Accountant, be and he is hereby appointed the Liquidate for the purpose of such windings.

dator for the purpose of such winding up.

No. 31821

2. "That the draft Agreement submitted to this Meeting and expressed to be made between this Company and is Liquidator of the one part, and Hutchinsons (1919) Limited, of the other part (being a confirmation subject to certain modifications of the contract between this Company and Hutchinsons (1919) Limited, adopted by Hutchinsons (1919) Limited, on the 24th day of Ottober, 1919), is hereby approved, and that the said Liquidator be, and he is hereby authorized, pursuant to see, 192 of the Companies (Conschidation) Act, 1908, to enter into an agreement with Hutchinsons (1919) Limited in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he may think expedient."

Dated this 8th day of March, 1920.

EREDERICK KERR, Chairman.

The Companies Acts, 1908 to 1917. In the Matter of the HOOK SHIPPING COMPANY Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at the Hook Colliery, Haverfordwest, in the county of Pembroke, on the 5th day of February, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, duly convened, and held at the same place, on the 5th day of March. 1920, the following Special Resolutions were duly confirmed:—

(1) That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily; and thet Mr. Thomas Wilfrid Harcourt Roberts, of the Hook Colliery, Haverfordwest, be and is hereby an Extraordinary General Meeting of the

of the Hook Colliery, Haverfordwest, be and is hereby appointed Liquidator for the purposes of such wind-

ing-up.

(2) That the said Liquidator be and he is hereby authorized to consent to the registration of a new Company, to be named The Hook Shipping Company (1920) Limited, with memorandum and articles of association the form submitted to and approved by this Meeting.

(3) That the draft agreement submitted to this Meet-(3) That the draft agreement submitted to this Meeting, and expressed to be made between this Company and its Liquidator of the one part, and the Hook Shipping Company (1920) Limited of the other part, be and the same is hereby approved, and that the said Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect, with such (if any) modifications as he may think expedient.

H. STANLEY L. COOK, Chairman.

J. HOPKINSON AND COMPANY Limited. Special Resolution.

Passed 12th February, 1920. Confirmed 27th February, 1920.

T Extraordinary General Meetings of the above

A T Extraordinary General Meetings of the above named Company, duity convened, and held respectively on the 12th day of February, 1920, and the 27th day of February, 1920, the subjoined Special Resolution was duly passed and confirmed:—

1. That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily; and that Mr. Charles Edward Hobson, of Huddersfield, Secretary of the Company, he and he is hereby appointed Liquidator for the purposes of such winding-up.

such winding-up.

2. That the said Liquidator be and he is hereby authorized to consent to the registration of a new Company to be named J. Hopkinson and Company Limited, with a memorandum and articles of association which have already been prepared with the privity and approval of the Directors of this Company.

3. That the draft agreement submitted to this Meeting and approval to be made between this Company.

3. That the draft agreement submitted to this Meeting, and expressed to be made between this Company and its Liquidator of the first part, Allen Haigh Hopkinson, Lawrence Haigh Hopkinson and John Henry Hanson of the second part, and J. Hopkinson and Company Limited of the third part, be and the same is hereby approved, and that the said Liquidator be and he is hereby authorized pursuant to s. 192-of the Companies (Consolidation) Act, 1908, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications the same into effect with such (if any) modifications as they think expedient.

JOHN H. HANSON, Chairman.

The Companies Acts, 1908 to 1917.

In the Matter of JAMES MARTIN & SONS Limited. T an Extraordinary General Meeting of the Mem-A T an Extraordinary General Meeting of the Alembers of the above named Company, duly convened, and held at the registered office of the Company, Oxen-road, Luton, in the county of Bedfordshire, on the 17th day of February, 1920, 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 bers of the said Company, also duly convened, and held at the same place, on the 4th day of March, 1920, the said Special Resolution was duly con-

1920, the same special resolution was duty confirmed:—

1. "That the Company be wound up voluntarily."

2. "That Mr. Thomas Keens, of 29, King street, Luton, Incorporated Accountant, be and is hereby appointed Liquidator to conduct the winding-up."

EDWIN J. MARTIN, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

Special Resolutions of the MORTHERN RUBBER, COMPANY Limited.

Passed 20th February, 1920. Confirmed 8th March, 1920.

an Extraordinary General Meeting of A. Members of the above named Company, duly convened, and helld at the registered office of the Company, Victoria street, East Retford, on the 20th day of February, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 8th day of March, 1920, the following Special Resolutions were duly confirmed:—

Resolved.

1. "That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily; and that Charles Henry Spencer. of the city of Leicester, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up."

2. "That the said Liquidator be and he is hereby withdright to expend to the received to the content to the received to expend to the received to the receive

authorized to consent to the registration of a new Company to be named 'The Northern Rubber Company Limited,' with a memorandum and articles of associa-

Limited,' with a memorandum and articles of association to be approved.'

3. "That the draft agreement made between this Company and the said Charles Henry Spencer as Liquidator thereof of the one part, and such new Company of the other part, now produced to the Meeting, be and the same is hereby approved, and that such Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he may think expedient."

F. PEGLER, Chairman.

The COLDHURST COTTON SPINNING COM-PANY Limited.

PANY Limited.

NOTICE is hereby given that, in pursuance of section 188 (1) of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the Coldhurst Mill, Oldham, in the county of Lancaster, on Friday, the 19th day of March, 1920, at four o'clock in the afternoon. Any person claiming to be a creditor of the Company and desiring to be present at the said Meeting should at once inform the undersigned Liquidator, Edgar Liddle, at his address, 39, Westfield-street, Chadderton, near Oldham aforesaid.—Dated this 9th day of March, 1920.

EDGAR LIDDLE, Liquidator.

N.B.—This notice is given to comply with the Companies Acts. All debts will be paid in full.

The Companies (Consolidation) Act, 1908. In the Matter of Messrs. BUTCHER & COMPANY Limited. (In Voluntary Liquidation.)

URSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of Messrs. Powell, Hillyer and Co., Chartered Accountants, 20, Queen-street, Deal, in the county of Kent, at 3 o'clock in the atternoon, on Tuesday, the 23rd day of March, 1920. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned, at his offices, 20, Queenstreet, Deal, Kent.—Dated this 10th day of March, 1000.

ARTHUR H. HILLYER, Liquidator.

The Companies Acts, 1908 to 1917.

"ARDOVA" STEAMSHIP COMPANY Limited. PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at my office, No. 3, Lord-street, in the city of Liverpool, on Tuesday, the 16th day of March, 1920, at 12.30 o'clock in the afternoon, for the purposes mentioned in the said section.—Dated this ninth day of March, 1920.

W. E. MOUNSEY, Liquidator.

MARSHALL THOMPSON'S HOTEL COMPANY Limited.

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 13, Holles-street, Cavendish-square, London, W. 1, at 12 o'clock, on Monday, the 29th day of March, 1920.

UNDERWOOD, PIPER and HEYS-JONES, 13, Holles-street Cavendish-square, W. 1, Solicitors for the Liquidator.

The Companies Acts, 1908 to 1917. SMITH'S DOCK TRUST COMPANY Limited. (In Voluntary Liquidation.)

DURSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at Cathedral Buildings, Deam-street, Newcastle-upon-Tyne, on Tuesday, the 23rd day of March. 1920, at 3 o'clock in the afternoon. Amy person claiming to be a creditor and desiring to be present should at once inform the undersigned Frank Brown, at his address, Cathedral Buildings, Dean-street, Newcastle-upon-Tyne.—Dated this 9th day of March, 1920.

F. BROWN, Liquidator.

The Companies (Consolidation) Act, 1908. The M.P. MANUFACTURING COMPANY Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the M.P. Manufacturing Company Limited will be held at 53, New Broad-street, London, E.C., on Tuesday, the 16th day of March, 1920, at 11.30 o'clock in the forenoon, for the purposes provided for in the said section.—Dated the 8th day of March, 1920.

STANLEY H. BERSEY, Liquidator, 53, New Broad-street, London, E.C.

The ALBANY SPINNING COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 24, Clegg-street, Oldham, in the county of Lancaster, on Wednesday, the 17th day of March, 1920, at 10 o'clock in the forenoon.—Dated this 8th day of March, 1920.

RIC BRIERLEY, Chartered Accountant, 24, Clegg-street, Oldham, Liquidator. ERIC BRIERLEY

Note.—This notice is given to comply with the Companies Acts. All creditors will be paid in full.

PERRY-WAYNE OIL COMPANY Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 20, Lawrence-lane, in the city of London, on Wednesday, the 24th day of March, at moon.—Dated this 10th day of March, 1920.

GEO, THOMPSON, Liquidator.

OLEINE Limited. (In Voluntary Liquidation for the purposes of Reconstruction.)

NOTICE is hereby given, pursuant to section 188.

Of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Kidsons, Taylor and Co., situate at 1, Booth-street, Manchester, on Tuesday, the 30th day of March, 1920, at 12 o'clock moon, the stock moon that the stock moon, the day, the 30th day of march, 1020, at 1 for the purposes provided for in the said section.

VAUDREY, OSBORNE and MELLOR, 30, St. Ann-street, Manchester, Solicitors for Leonard Douglas Kidson, the Liquidator.

YORKSHIRE GREASE & FERTILISER COMPANY Limited. (In Voluntary Liquidation for the pur-poses of Reconstruction.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Kidsons, Taylor and Co., situate at 1, Booth-street, Manchester, on Tuesday, the 30th day of March, 1920, at 12 o'clock moon, for the purposes provided for an the said section.

VAUDREY, OSBORNE and MELLOR, 30, St. Ann-street, Manchester, Solicitors for Leonard Douglas Kidson, the Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of TEKKA Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at Station Hill, Redruth, Cornwall, on the nineteented day of March, 1920, at 11.30 o'clock in the forencomes of the company will be held at Station Hill, Redruth, Cornwall, on the nineteented day of March, 1920, at 11.30 o'clock in the forencomes of the companies of the creditation of the cre Any person claiming to be a creditor and desiring to be present should at once inform the undersigned Tom Wickett, at his address, Station Hill, Redruth—Dated this 3rd day of March, 1920.

TOM WICKETT, Liquidator.

The Companies Acts, 1908 to 1917. The GUARDIAN MOTOR ENGINEERING 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 6, Galenstreet, Bury-street, London, W.C., on the 16th day of March, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 10th day of March, 1920.

A. H. K. SQUIRE 8, Union-court, Old Broad-street, E.C. 2, Solicitor to Stanley Lister Symondson, Liquidator.

The Companies Acts, 1908-1917.

The SUSSEX TRADING COMPANY Limited.

IN pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditions of the above named Company will be held at 107, Cannon-street, London, E.C. 4, on Tuesday, the 25rd day of March, 1920, at 10.15 a.m., for the purposes provided for in the said section.—Dated this 10th day of March, 1920.

TIMBRELL and DEIGHTON, 90, Cannon street, London, E.C. 4, Solicitors for Norman Denis Grundy, the Liquidator.

Re the GUARANTEED LENS COMPANY Limited. The Companies Acts, 1908 to 1917.

O'ILCE is hereby given, that, in pursuance of section 188 of the Companies (Consolidation)
Aict, 1908 a Meeting of the creditors of the above named Company will be held at the office of Messrs.
John M. Winter and Sons, 75, Coleman-street, E.C. 2, on the 15th day of March, 1920, at 2,30 in the afternoon.-Dated this 6th day of March 1920.

FRANK WINTER, Liquidator.

BALMFORTH BROS. AND COMPANY Limited. N OTICE is hereby given, pursuant to section 189 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named

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Company will be held at the offices of Messrs. Fuller, Dawson & Co., 39, Albion-street, Leeds, on Wednesday, the 31st day of March, 1920, at 10.30 o'clock in the forenoon.—Lated this 9th day of March, 1920. G. H. C. DAVIES HIGGINS, Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of the TAYLOR MANUFACTURING 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 on Monday, the 22nd day of March, 1920, at 3 o'clock in the afternoon, at the registered office of the Company, Shepherd-street, Wolverhampton.—Dated the 6th day of March, 1920. March, 1920,

E. CANN TAYLOR, Liquidator.

The BRITISH & COLONIAL AEROPLANE COM-PAINY Limited. (In Voluntary Liquidation.)

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 Fulton House, Bristol, on Tuesday, the twenty-third day of March, 1920, at three o'clock in the afternoon, for the purposes mentioned in the said section.—Dated this eighth day of March, 1920. March, 1920.

H. WHITE SMITH, Liquidator.
This notice is formal. All creditors will be paid in full.

n the Matter of the SPRINGHEAD SPINNING COMPANY Limited. (In Voluntary Liquidation.)

N pursuance of section 188 of the Companies (Con-N pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the office of Harold Hague, Chartered Accountment, of Retiro Chambers, 2 Waterloo-street, Oldham, on the 20th day of March, 1920, at 10 o'clock in the forencon, for the puriposes provided in the said section.—Dated this 9th day of March, 1920.

HAROLD HAGUE, Liquidator.

In the Matter of the LIME MILL COMPANY Limited. (In Voluntary Liquidation.)

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 the office of the Liquidator, 16, Clerg-street, Oldham, on the 24th day of March, 1920, at 10 o'clock in the forencon, for the purposes provided in the said section.—Dated this 9th day of March, 1920.

F. G. SCHOFIELD, Liquidator.

The NUGGET POLISH COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the Nugget Polish Company Limited will be held at the Company's registered office, situate at Vauxhall-street, Kennington Oval, S.E. 11, on Friday, the 26th day of March, 1920, at 12 o'clock noon, for the purposes provided for in the said section.—Dated the 8th day of March, 1920.

A. H. HADWEN, Liquidator.

The Companies Acts, 1908 to 1917. The RAVENSWOOD DEEP MINES Limited.

O'ILCE is hereby given, pursuant to sert on 183 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at my office, 10 Philipot-lane, in the city of London, on Monday, the 29th day of March, 1920, at 12 o'clock moon.—Dated this 10th day of March, 1920 March, 1920. A. KIFT, Liquidator.

The AFRICAN FISHING AND TRADING COMPANY Limited.

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, Union Quay, North Shields, on Wednesday, the 17th day of March, 1920, at eleven o'clock in the forenoon.—Dated this 9th day of March, 1920.

RD. IRVIN, Jr., Liquidator.

PORTLOE STEAMSHIP COMPANY Limited. (In Voluntary Liquidation.)

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 No. 128, Bute-street, Cardiff, on Thursday, the 18th day of March, 1920, at 10.30 o'clock in the forenoon.—Dated this 9th day of March, 1920. 1920.

W. E. HINDE, Liquidator.

WAKEFIELD COCOA AND TAVERN COMPANY Limited. The COFFEE

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 office of Messrs: Dixor & Coles, Solicitors, Bank House, Burton-street, Wake-field, on Thursday, the 25th day of March, 1920, at 11 o'clock in the forenoon.—Dated this 10th day of March, 1920.

W. H. COLES, Liquidator.

The Companies (Consolidation) Acts, 1908 and 1917. In the Matter of EBONETIS Limited.

OTICE is hereby given, that, pursuant to section 183 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of the Liquidator, No. 3, Crosby-square, London, E.C. 3, on Monday, the 22nd day of March, 1920, at 12 o'clock noon. Any person claiming to be a creditor should send notice and particulars of his claim to me.—Dated this 10th day of March, 1920. March, 1920.

EDWARD C. MOORE, Liquidator, 3, Crosby-square, London, E.C. 3.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of HUTCHISONS Limited. (In Voluntary Liquidation.)

OTTICE 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 45/53, Leonard-street, Finsbury, London, E.C., on Wednesday, the 31st day of March; 1920, at 12 o'clock noon, for the purposes provided in the said section.—Dated this 9th day of March, 1920.

E. W. LEMN, Liquidator, Trafalgar Buildings, 1, Charing-cross, S.W. 1.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of HUTCHISONS (No. 2) Limited. (In Voluntary Liquidation.)

North CE is hereby given, pursuant to section 188 of the Ocupanies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 45/53, Leonard-street, Finsbury, London, E.C., on Wednesday, the 31st day of March, 1920, at 12.15 o'clock in the afternoon, for the purposes provided in the said section.—Dated this 9th day of March, 1920.

E. W. Lielain, Liquidator, Trafalgar Buildings, 1, Charing-cross, S.W. 1.

The OWL MILL COMPANY Limited. (In Voluntary Liquidation.)

OTHCE 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 Prudential Buildings, Unionstreet, Oldham, in the county of Lancaster, on Tuesday, the 30th day of March, 1920, at eleven o'clock in the forenoon.—Dated this 10th day of March, 1920.

CLIFFORD ATKINS, Liquidator.

N.B.—The Meeting is convened to comply with the Act. All creditors have been or will be paid in full.

The Companies Acts, 1908 to 1917. In the Matter of the HOOK SHIPPING COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above Company will be held at the registered office of the Com-

pany, namely, the Hook Coillery offices, Haverfordwest, on Monday, the 22nd day of March, 1920, at 2 o'clock in the afternoon, for the purposes provided in the said section.—Dated this 9th day of March, 1920. T. W. HARCOURT ROBERTS, Liquidator.

The Companies Acts, 1908 to 1917.

TELEPHOS DOMESTIC & STREET LIGHT-ING COMPANY Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above-named Company will be held at Salisbury House (Room 805), London Wall, in the city of London, on Thursday, the 25th day of March, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section. And notice is also hereby given, that the creditors of the above named Company are required on tors of the above named Company are required, on or before the 30th day of April, 1920, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their debts or claims, and the names and addresses of their Solicitors (if any), to Henry Harris Foster, or 805/806/809, Salisbury House, London Wall, E.C. 2, 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 10th day of March, 1920.

H. H. FOSTER, Liquidator.

WHEATLEY, AKEROYD & COMPANY Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

N OTICE is hereby given, that the creditors of the above named Company are required, on or before the 24th day of April, 1920, 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 Joseph Thomas Davidson, of West Bar Chambers, 38, Boar-lane, Leeds, Incorporated Accountant, the Liquidator of the 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 8th day of March, 1920.

LONGPOTHAIM and SONS, 4, Cariton-street.

LONGBOTHLAM and SONS, 4, Canton-street, Halifax, Solicitors for the above named Liqui-

In the Matter of the Companies Acts, 1908 to 1917, and of the TRENTHAM ENGINEERING COM-PANY (CORNEROOK) Limited.

PAINY (CORNBEROOK) Limited.

THE creditors of the above named Company are required, on or before Thursday, the 11th Miarch, 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 Joseph Butler, of 26, East-parade, Leeds, in the country of York, 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 5th day of Miarch, 1920.

N. BATTERSBY, 55. Chapel-street. Southport.

N. BATTERSBY, 55, Chapel-street, Southport, Solicitor for the above mamed Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the AVON MALLEABLE IRON FOUNDRY Ltd.

NOTICE is hereby given, that the creditors of the above named Company, which is being wound up voluntarily, are required, on or before the 31st day of March, 1920, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Sir Arthur Francis Whinney, K.B.E., of 4B, Frederick's place, Old Jewry, London, E.C. 2, the Liquidator of the said Company; and, if so required, by notice in writing by 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 or claims are proved.—Dated the 10th day of March, 1920.

MORRIS, VEASEY and CO., 40, King-street, London, E.C. 2, Solicitors to the above named Liquidator.

> The Companies Acts, 1908 and 1913. ALBERT STRAUSS Limited.

OTICE is hereby given, that the creditors of the above mamed Company are required, on or before the 14th day of April, 1920, to send their names and addresses, and the particulars of their debts or claims, and the mames and addresses of their Solicitors (if any) to Frank Imper of 37 March 1 to Frank Imper of 37 March 2 to Frank Imper ciams, and the names and addresses of their solicitors (if any), to Frank Impey, of 37, Newhall-street, Birmingham, 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 phase 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 6th day of March, 1920.

FRANK IMPEY, Liquidator.

The Companies Acts, 1908 to 1917. SMITH'S DOCK TRUST COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 15th day of April, 1920, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their debts or claims, and the names and addresses of their debts or claims, and the names and addresses of their debts or claims, and the names and addresses of their debts or claims, the framk Brown, of Cathedral Buildings, Dean-street, Newcastle-upon-Tyne, 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 by nonce in wining 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 9th day of March, 1920.

CLAYTON and GIBSON 7, Grey street, New-castle upon Tyne, Solicitors for the above named Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the LIME MILL 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 10th day of April, 1920, being the day for that purpose fixed by the undersigned to send their names and addresses, and the particulars of their debts or claims, addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to me, the undersigned Fred Goulding Schofield, the Liquidator of the said Company, addressed under cover to "The Liquidator of the Lime Mill Company Limited, 16, Clegg-street, Oldham"; and, if so required, by notice in writing from me, the said Liquidator, are, by their Solicitors, to come in and prove their said debts and 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 9th day of March, 1920.

F. G. SCHOFIELD, Liquidator.

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

OTICE is hereby given, that the creditors of the above named Company which is being voluntarily wound up, are required, on or before the 30th day of April, 1920, 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 me, the undersigned, Harold Hague, the Liquidator of the said Company, addressed under cover to "The Liquidator of the Springhead Spinning Company Limited, Retiro Chambers, Oldham," and, if so required, by notice in writing from me, the said Liquidator, are, by their Solicitors, to come in and prove their said debts and 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 9th day of March, 1920.

HAROLD HAGUE Liquidator.

The Companies Acts, 1908 to 1917. In the Matter of PRADO AND COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 23rd day of April, 1920, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solici Martha Gabb, of 42, Essex-street, Strand, W.C. 2, the Liquidators of the Company; and, if so required, by notice in writing from the said Liquidators, are, by their Solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or, in default thereof, they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 10th day of March, 1920.

ALFRED S. ROBBINS, Joint Liquidators. J. M. GABB,

The Companies Acts, 1903 to 1917. The OWL MILL COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or hefore the 30th day of March, 1820, to send in their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, Chifford Atkins, of Prudential Buildings, Oldham, the Liquidator of the said Company; and, if so required, in notice by the 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 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 10th day of March, 1920.

CLIFFORD ATKINS, Liquidator.
This notice is formal. All creditors have been or will be paid in full.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of BALIMFORTH BROS. & COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 31st day of March, 1920, to send in their before the 31st day of March, 1920, to send in their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, George Hodgson Charles Davies Higgins (Fuller, Dawson & Co.), of 39, Albion-street, Leeds, Incorporated Accountant, the Liquidator of the said Company; and, if so required, by notice in writing of 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 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 9th day of March, 1920.

G. H. C. DAVIES HIGGINS, Liquidator.

The TARKWA BORING SYNDICATE Limited.

OTICE 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 17, Farringdon-avenue, London, E.C. 4, on Wednesday, the fourteenth day of April, 1920, at twelve noon, for the purpose of having an account laid before them showing the magnetic in an account laid before them, showing the manner in which the winding-up has been conducted and the 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 23th day of February, 1990.

M. L. INNES BROWNE, Liquidator.

CANAL DEVELOPMENT (FOUNDERS) SYNDICATE Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the office of the Liquidator, No. 26, Victoria-street, London, S.W., on the 19th day of April, 1920, 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 constituted and the state of the 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 and papers of the Company, and of the Liquidator, shall be disposed of.—Dated this 8th day of March, 1990.

FREDK. KING, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the BETA ENGINEER-UNG COMPANY Limited. (In Voluntary Liquidation.)

TAKE notice that, 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 the office of Messrs. Murr, Rusby and Archer, at 63, Lincoln's Inn-fields, London, W.C. 2, on Monday, the 12th day of April, 1920, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and dosuments of the Company, and of the Liquidator, shall be disposed of.—Dated this 8th day of March, 1920. A. T. BROUGHAM, Liquidator.

The SPANISH COPPER CO. Ltd.

The SPANISH COPPER CO. Ltd.

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 mamed Company will be held at the offices of Messrs. Lewis and Yglesias, 6, Old Jewry, in the city of London, on Wednesday, the 14th day of April, 1920, at 2 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing 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 8th day of March, 1920.

H. R. YGLESIAS, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of J. A. EWART Limited. 1908, and in the Matter of (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the above named Company will be held at the Liquidator's office, Trafalgar Buildings, Northumberland-avenue, W.C. 2, on Monday, the 12th day of April, 1920, at 3 o'clock in the afternoon, for the purpose of having the Liquidator's account, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, liaid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and glso of determining by Extraordinary Resolution, the manner 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 8th day of March, 1920.

J. EDWARD MYERS, F.C.A., Liquidator, Tra-Buildings, falgar Northumberland-avenue, London, W.C. 2:

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the PERIM STEAMSHIP 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 12, Moorgate-street, in the city of London, on Monday, the 26th day of April, 1920, at 11 o'clock in the forenoon precisely, for the purpose of having an account laid before them, and to receive the Liquidator's report, showing how

the winding up of the Company has been conducted and the property of the Company disposed of, and of hear one property or one 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 9th day of March, 1920. FREDK. G. BURT, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of STREBEL BOILER COMPANY Limited.

PANY Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1906, that a General Meeting of the Members of the above named Company will be held at 38, Bloomsburysquare, W.C. (at the offices of Messrs. Ford, Lloyd and Co.), on the 15th day of April, 1920, at twelve o'clock noon precisely, for the purpose of having an account laid before them, and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 10th day of March, 1920. O. F. BUNDEY, Liquidator.

The Companies Acts, 1908 to 1917. PENNINGTON SPINNING COMPANY (BUCKLEYS) Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. James Todd and Adams, National Buildings, St. Mary's Parsonage, Manchester, on Tuesday, the twentieth day of April, 1920, at three-thirty o'clock in the afternoon precisely, 1920, at three-thirty of clock in the atternoon 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 9th day of March, 1920.

ALF. J. ADAMS, Liquidator.

The Companies Acts, 1908 to 1917. NEW SOUTHEND SPINNING COMPANY Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the registered office of the Company, National Buildings, St. Mary's Parsonage, Mandhester, on Tuesday, the twentieth day of April, 1920, at three-forty-five 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 9th day of March, 1920.

ALF. J. ADAMS, Liquidator.

Blomfield House, 85, London Wall, London, E.C. The AMILKOP SYNDICATE Limited.

The AMILKOP SYNDICATE Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies Act, 1908, that a General Meeting of the Members of the above named Company will be held on Thursday, the 15th day of April, 1920, at 2 o'clock p.m., at the above address, for 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 a so 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 thus 11th day March, 1920.

S. O. S. Limited.

N OTHICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the office of the Liquidator, 10, Coleman-street, E.C., on Tuesday, the 13th day of April, 1920, at 12 o'clock moon, 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 hearing any explanation made by the Liquidator; and also determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and the Liquidator thereof, shall be disposed of.—Dated the 5th March, 1920.

J. H. NICHOLSON, Liquidator.

The CAROLINA DEVELOPMENT SYNDICATE Limited.

Office is hereby given, that a General Meeting of the Members of the above mamed Company will be held at the offices of the Liquidator, 16, Devonshire-square, London, E.C., on Tuesday, the 20th day of April 1920, at 11 o'clock in the forencon, to receive the report of the Liquidator, showing thow 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 Licuidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts and decuments of the Company.— Dated this 8th day of March, 1920.

J. PAXTON CLARKSON, Liquidator.

The Companies Acts, 1908 to 1917. In the Matter of the PORTHCAWL STEAMSHIP COMPANY Limited.

COMPAINY Limited.

N OTHOE is hereby given, that a General Meeting of the above named Company will be held at 80/82, The Exchange, Cardiff, on the 12th day of April, 1920, at eleven o'clock in the foremoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 10th day of March, 1920.

WALTER THOMAS Liquidator. WALTER THOMAS, Liquidator.

The Companies Acts, 1903 to 1917. A. MATTHEWS & CO. Limited. (In Voluntary Liquidation.)

Definition.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be head at 28, Finsbury-pavement, E.C. 2, on Thursday the 15th day of April, 1920, 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 12th day of March, 1920.

A. F. GOODSON, Liquidator.

In the Matter of the Companies (Consolidation) Act, 11908, and of the ROBERT TEMPLE MANUFACTURING COMPANY Limited.

Office is hereby given, that a General Meeting of the above named Company will be held at 19, Eastcheap, London, E.C. 3, on Friday, the 16th day of April, 1920, at 10.30 a.m. precisely, for the purpose of having the account of the Liquidators, showing the manner in which the winding up has been conducted and the property of the Company discognition. showing the manner in which the winding up has been conducted and the property of the Company disposed of laid before such Meeting, and of hearing any explanation that may be given by the Liquidators; and also of determining by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated this 9th day of March, 1920.

STEWART COLE, W. H CORK, } Liquidators.

ALFRED GREEN, Liquidator.

S. O. S. (YORKSHIRE) Limited.

O'TICE 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 office of the Liquidator, 10, Coleman-street, E.C. 2, on Tuesday, the 13th day of April, 1920, at 11.45 o'clock in the forenom, 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 nem, snowing the manner in winding the has been conducted and the property of the Company disposed of, and hearing any explanation made by the Liquidator; and also determining, by an Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and the Liquidator thereof, shall be disposed of.—Dated the 5th March 1920. 5th March, 1920.

J. H. NICHOLSON, Liquidator.

In the Matter of the AVIO MOTOR TRANSPORT CO. Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 48, Nicholas-street, Bristol, on Monday, the 19th day of April, 1920, at 5 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 March, 1920.

JAMES P. EMETT. Liquidator.

JAMES P. EMETT, Liquidator.

18, Nicholas-street, Bristol.

The ANDES PROSPECTING SYNDICATE Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be field at the offices of the Liquidator, 16, Devonshire-square, London, E.C., on Tuesday, the 20th April, 1920, at 10.30 o'clock in the foremon, 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 8th day of March, 1920.

J. PAXTON CLARKSON Liquidator.

NOTICE is hereby given, that the Partnership theretofore subsisting between us, the undersigned Richard Cobden Rells and William Gibbs Ralls, carrying on business as Coal and Timber Merchants at Bridport, Dorset, under the style or term of RALLS & SON, has been dissolved by mutual consent as from the thirtieth day of April, one thousand nine hundred and nineteen. All debts due to and owing by the late firm will be received and paid by the said William Gibbs Ralls, who will as from that date carry on the said business alone under the style of Ralls & Son.—Dated this 6th day of March, one thousand nine hundred and twenty.

R. C. RALLS. W. G. RALLS.

Office is hereby given, that the Partnershap theretofore subsisting between us, the undersigned, John William Hinks and George Cranmore Taylor, carrying on business as Chartered Accountants, at 115, Colmore-row, Birmingham, in the county of Warwick, under the style or firm of JOHN W. HENKS & CRANMORE TAYLOR, was dissolved as and from the 28th day of February, 1920, by mutual consent.—Dated the 5th day of March, 1920.

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JOHN WILLIAM HINKS. GEORGE CRANMORE TAYLOR.

heretofore subsisting between us, the undersigned, Joseph John Proffitt and Charles Henry Dicken, carrying on business as General Met I Founders, at "Lumin Works." situate at the re r of Number 176, Queen-street. Pleck, Walsall, under the style or firm of "THE WALSALL NON-FERROUS METAL COMPANY," has been dissolved

by mutual consent as and from the sixth day of March, 1920. All debts due to and owing by the said late firm will be received and paid by the said Joseph John Proffitt, by whom the business will in future be carried on.—Dated this 9th day of March, 1920.

JOSEPH JOHN PROFFITT. CHARLES HENRY DICKEN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Arthur Smith and Charles Frederick Woolsigned, Arthur Smith and Charles Frederick Woolfield Scott, carrying on business as Gate, Leg and Fancy Table Makers, at 41, Prince Edwin-street, in the city of Liverpool, under the style or firm of SMITH & SCOTT, has been dissolved by mutual consent as from the 4th day of March, 1920. All debts due to and owing by the said late firm will be received and paid by the said Charles Frederick Woolfield Scott, who will continue to carry on the said business.—Dated this 4th day of March, 1920.

ARTHUR SMITH. CHAS. F. W. SCOTT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Henry Marsh and George Herbert Gow, carrying on business as Automobile Engineers, at the Heaton Garage, Heaton-road, Peckham, in the county of London, under the style or firm of H. MARSH, THE HEATON GARAGE AND MOTOR. SCHOOL, has been dissolved by mutual consent as from the twenty-fifth day of February, 1920. All debts due to and owing by the said late firm will be received and paid by the said William Henry Marsh.—Dated this eighth day of March, 1920.

WILLIAM HENRY MARSH. GEORGE HERBERT GOW.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Samuel White Whaley, Harry Jowett and Lawrence Armitage Whaley, carrying on business at India Mills. in the city of Bradford, under the style or firm of "S. W. WHALEY & CO.," has been dissolved by mutual consent as from the 30th day of November, 1919. All debts due to and owing by the department of the late business concerned with the department of the late business concerned with the sale of jute, canvas, linen and certain cotton goods, will be received and paid by the said Harry Jowett, who will in future carry on that department by means of a private limited liability company known as "Whaleys (Bradford) Limited.' All debts due to and owing by the department concerned with the manufacture and sale of cotton piece goods will be received and paid by the said Samuel White Whaley and Lawrence Armitage Whaley, who will in future carry on that department it co-partnership under the style of "S. W. Whaley & Son."—Dated this eighth day of March, 1920. department of the late business concerned with the

S. W. WHALEY, by Lawrence A. Whaley, his Attorney. LAWRENCE A. WHALEY. HARRY JOWETT.

NOTICE is hereby given, that the Partnershio heretofore subsisting between us, the undersigned, Richard Parker Stafford and Henry Hemingsigned, Michard Parker Stallord and Henry Hemingway, carrying on business as Brass Founders and Finishers at Boulevard Works, Halifax, under the style or firm of "HENRY HEMINGWAY & CO.," has been dissolved by mutual consent as and from the 31st December, 1919. All debts due to and owing by the said late firm will be received and paid by t. e said Henry Hemingway.—Dated this 1st day of March 1920.

R. P. STAFFORD. HENRY HEMINGWAY.

N OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Fred Franklin and George Franklin, carrying on business as Dairymen, at Long-lane Dairy Farm, Bexley Heath, Kent, under the style or firm of "F. & G. FRANKILIN," has been dissolved by matual consent as and from the twenty-fifth day of December, one thousand nine hundred and nineteen.—Dated 10th day of Merch. 1920. day of March, 1920.

F. FRANKLIN. G. FRANKLIN.

Which has for some time past been carried on by Walter Whitmore and Claude Harold Goude, under the style of WHITMORE AND GOUDE, at 81. Victoria-street, in the county borough of Grimsby, in the trade or practice of Auctioneers, Estate Agents, Valuers and Accountants, was dissolved by mutual consent as on the 28th February, 1920.—As witness our hands this first day of March, one thousand nine hundred and twenty. hundred and twenty.

W. WHITMORE. O. H. GOUDE.

heretofore subsisting between us, the under-signed, Tom Kerton Butt, of Burton-Trent, Draper, and Kate Davies, of Stockton Brook, in the county of Stafford, Spinster, carrying on business as Drapers, at Tamworth, in the county of Stafford, under the style or firm of "BUTTS" is dissolved as and from the 1st day of March, 1920, by mutual consent. The said Tom Kerton Butt will continue to carry on the said business under the same style as heretofore.—Dated the 16th day of February, 1920.

KATIE DAVIES. T. K. BUTT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, James Vincent Holland and Solomon Friedland, carrying on business as Clothiers, at 12, Pail Mall, Manchester, under the style or firm of FRIED-LAND & HOLLAND has been dissolved by mutual consent as and from the 12th day of February, 1920. All debts due to and owing by the said late firm will be received and paid by the said late firm will be received and paid by the said late firm will be received the eighth day of March, 1920.

JAMES VINCENT HOLLAND. SOLOMON FRIEDLAND.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned; Gertrude Mellor and Moses Tattersfield, carrying on business as Butchers, at Market-place, Dewsbury, in the county of York, under the style or firm of "MELLOR & TATTERSFIELD," has been dissolved by mutual consent as and from the 10th day of March, 1920. All debts due and owing to or by the said late firm will be received and paid by the said Moses Tattersfield, who will in future carry on the said business in his own name.—Dated this 10th day of March, 1920. of March, 1920.

GERTRUDE MEULOR. MOSES TATTERSFIELD.

NOTICE is hereby given, that the Partnership which has for sime time past been carried on by Joseph Randal Westbrook, Hugo Charles Lasbrey and Edmund Wallace Duxbury, under the style of the "LEAMINGTON AUTOMOBILE CO.," at 2, The Parade, Leamington Spa, in the trade or business of Automobile Engineers and Factors and Motor Garage Proprietors, was dissolved as from the thirty-first day of December, 1919, by mutual consent, and that in future the said business will be carried on by the said Joseph Randal Westbrook and Edmund Wallace Duxbury in Partnership under the same style as heretofore.—As witness our hands this second day of March, 1920. of March, 1920.

H. C. LASBREY. J. R. WESTBROOK. EDMUND W DUXBURY.

NOTICE is hereby given, that the Partnership heretofore subsisting between James Jackson and John Henry Wainwright, carrying on business as Chog Iron Mamufacturers, at Henshaw-street, Oldham, in the county of Lancaster, under the style or firm of "JACKSON & WAINWRIGHT," has been dissovled by reason of the death of the said James Jackson on the 12th day of December, 1919. All debts due to and owing by the said late firm will be received and paid respectively by the said John Henry Wainwright, who will continue to carry on the said business, at the above address, under the style or firm of "Jackson & Wainwright."—Dated the 28th day of February, 1920.

MARY JACKSON. Executrix of James Jackson.

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MARY JACKSON, Executrix of James Jackson, Deceased. opo JOHN HENRY WAINWRIGHT.

NOTIOE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Ernest Watkinson and Frederick Nathaniel White, carrying on business as Motor Haulage Contractors, at 17, Noon Sun-street, Rochdale, under the style or firm of COMMERCIAL MOTOR HAULAGE CO., has been dissolved by mutual consent as and from the second day of February, 1920. All debts due to and owing by the said late firm will be received and paid by the said Ernest Watkinson.—Dated the 5th day of March. 1920. day of March, 1920.

ERNEST WATKINSON. F. N. WHITE.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Mary Amelia Schofield, Joseph Hanson, Edward Hanson, John Hanson, Amelia Jame Butterworth, Thomas Herbert Butterworth, James Albert Butterworth, Frank Butterworth, Mary Alice Butterworth, Annie Butterworth, Hester Butterworth, Cladys Butterworth, Edith Adamson and Eleanor Teyfor, carrying on business as Flannel Manufacturers, at Rochdale, in the county of Lancaster, under the style or firm of JAMES SCHOFIELIO & SONS and T. & C. LITTLEWOOD & CO., has been dissolved by mutual consent as and from the thirty-first day of December, 1918. All debts due to and owing by the said late firm will be received and paid by the said Joseph Hanson, Edward Hanson and John Hanson, who will continue the business under the same style.—Dated the 14th day of October, 1919.

MARY A SCHOFIELID.

e.—Dated the 14th day of October, 1919.

MARY A SCHOFIELD.
JOSEPH HANSON.
EDWARD HANSON.
JOHN HANSON.
JOHN HANSON.
AMELIA J. BUTTERWORTH.
T. H. BUTTERWORTH.
J. A. BUTTERWORTH.
FRANK BUTTERWORTH.
M. A. BUTTERWORTH.
ANNIE BUTTERWORTH.
HESTER BUTTERWORTH.
HESTER BUTTERWORTH.
HESTER BUTTERWORTH.
HESTER BUTTERWORTH.
EDITH ADAMSON, by Eleanor Taylor, her attorney. attorney. ELEANOR TAYLOR.

Notice is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Richard Charles Searle and Percy Ralph Heighton, carrying on business as Constructional and General Engineers and Motor Experts, at 112, Green Lane-road, in the city of Leicester, under the style or firm of "R. O. SEARLE, HEIGHTON & CO.," has been dissolved by mutual consent as and from the 6th day of March, 1920. All debts due to and owing by the said late firm will be received and paid by the said Richard Charles Searle.—Dited this sixth dy of March, 1920. of March, 1920.

RICHARD CHARLES SEARLE. PERCY RALPH HEIGHTON.

NOTICE is hereby given, that the Partnership heretofore subsisting between Colman Cohen, Jacob Schaffer and Morris Bancroft, carrying on business as Tailors, at 43-5, Saint John-street, Clerkenwell, in the city of London, under the style or firm of "THE CITY UNITED CLOTHING CO.," has been dissolved as from the 26th day of February, 1920. All debts due to and owing by the said late firm will be received and paid respectively by the said Colman Cohen and Jacob Schaffer, who will continue to carry on the said business, under the style or firm of "The City United Clothing Co.," at the above mentioned premises.—Dated the 9th day of March, 1920.

C. COHEN. J. SOHAFFER. M. BANCROFT.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, William Joseph Gilbert and Frank Anthony Labouchere, carrying on business as Produce Brokers, at the London Commercial Sale Rooms, Mincing-lane, London, E.C., under the style or firm of LABOUCHERE AND CO., has been dissolved as from the thirty-first day of December, one thousand mine hundred and mineteen. All debts due to and owing by the said late firm will be received and paid respec

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tively by the said William Joseph Gilbert, who will continue to carry on the said business alone under the same style of Labouchere and Co.—Dated the eighth day of March, one thousand nine hundred and twenty.

WM. J. GILBERT. F. A. LABOUCHERE.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Harry Clement Ritchie and William Black, practising as Consulting Engineers, under the style or firm of RITCHIE & BLACK, at Royal Liver Building, in the city of Liverpool, has been dissolved as from the sixth day of March, 1920.—Dated this tenth day of March, 1920.

HARRY C. RITCHIE. WM. BLACK.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Davey, Arthur Davey, Joseph Davey and William Davey, junior. carrying on business as Farmers at Spofforth, in the county of York, under the style or firm of "WILLIAM DAVEY AND SONS," has been dissolved by mutual consent as from the sixteenth day of February, 1920. All debts due and owing to or by the said late firm will be received or paid by the said William Davey, Arthur Davey, Joseph Davey and Jane Davey; and such business will be carried on in the future by the said William Davey, Arthur Davey, Arthur Davey, Joseph Davey and Jane Davey.—As witness our hands this 16th day of February, 1920.

WILLIAM DAVEY.

WILLIAM DAVEY.
ARTHUR DAVEY.
JOSEPH DAVEY.
WILLIAM DAVEY, JUNE.
JANE DAVEY.

[Excerpt from The Edinburgh Gazette, March 5, 1920.]

Notice of Dissolution.

THE firm of PAGE & SANDEMAN, carrying on business as Wine Merchants and Export Shippers, at six, Duncannon-street, London, and one, Royal Exchange-court, Glasgow, and elsewhere, of which the Subscribers were the sole Partners, has been dissolved as at the twenty-minth day of February, nineteen hundred and twenty, by mutual consent, by the retirement therefrom of the Subscriber William Hamilton Alston. The business will continue to be carried on by the Subscribers Ernest Roderick Sandeman and Alstred Head on their own account, and under the same name of Page and Sandeman, who are authorized to uplift all debts due to, and will discharge all debts and liabilities of, the firm.

Dated this second day of March, nineteen hundred

Dated this second day of March, nineteen hundred and twenty:

WM. H. ALSTON.

Witnesses to the Signature of the said
William Hamilton Alston—
JEAN F. HICHET, 172, St. Vincentstreet, Glasgow, Typ st.
J. A. CAMPBELL, 172 St. Vincentstreet, Glasgow, Law-Clerk.

E. R. SANDEMAN. ALFRED HEAD.

Witnesses to the Signatures of the said Ernest Roderick Sandeman and Alfred Head— PHILIP MAYLE WHICHELO, Witness, 6, Duncannon-street, London, Manager. EDMUND WILLIAM STUBBS, Witness, 6, 997 Duncannon-street, London, Clerk.

NOTICE is hereby given, that the Limited Partnership heretofore subsisting between us, the undersigned. Horace Wheatiey and Oliver Drake (General Partners) and Thomas Albert Crawshaw (Limited Partner), carrying on business as Poultry Food Manufacturers and Appliance Makers and Breeders of Live Stock, at "The Hollies," Holme-on-Spalding Moor, near Selby, in the county of York, under the style of "WHEATLEY & DRAKE," has been dissolved by mutual consent as from the four-teenth day of November, 1919. All debts due and owing by the said late firm will be received and paid by the said Oliver Drake (as General Partner) and

Thomas Albert Crawshaw (as Limited Partner), who will continue the business under the style of "O. Drake & Co."—Dated this 3rd day of March, 1920.

HORACE WHEATLEY. OLIVER DRAKE. THOS. A. CRAWSHAW.

Mrs. SARAH HYATT, Deceased.

A LIL persons having claims against the estate of Mrs. Sarah Hyatt, of Shepton Mallet, Somerset, Widow (who died on the 10th November, 1919, and whose will was proved in the Wells District Probate Registry, on the 21st February, 1920, by Herbert Henry Hyatt, Eli Ernest Hyatt and Arthur Edward Nalder the executors therein named), are requested to send in particulars of their claims to the undersigned, on or before the 30th day of April, 1920, after which date the executors will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims then received.—Dated this 10th day of March, 1920.

NALDER and LITTLER, Shepton Mallet, Solicitors for the said Executors.

Re CRANSTON WADDELL, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims ordemands against the estate of Cranston Waddell, late of Eden Chester, Warwick Bridge, in the county of Cumberland, Woollen Manufacturer, deceased (who died on the 15th day of November, 1917, and whose will was proved in the Carlisle District Registry of the Probate Division of His Majesty's High Court of Justice, on the 19th day of August, 1918, by John Sewell, Henbert Joseph Armstrong and James Living ston, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to Messrs. Sewell and Taylor, the under signed, the Solicitors for the said executors, on or before the 12th day of April, 1920, 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 10th day of March, 1920.

SEWELL and TAYLOR, 7, The Crescent, Caros lisle, Solicitors for the said Executors.

Re BERTRAM WILLIAM HIPPISLEY, Deceased. 22 and 23 Vict., cap. 35.

OTNICE is given, that creditors and other persons having claims or demands against the estate of Bentram William Hippisley, late of Northern Nigeria, Mining Engineer, of Jos Tim Areas (Nigeria) Limited (who died on 4th August, 1919, and letters of administration, with the will annexed, of his estate were granted by the Principal Probate Registry, on 27th February, 1920, to the Reverend William Hippisley, of Cameley Rectory, Temple Cloud, in the city of Bristol, Clerk in Holy Orders, the administrator of the estate of the said deceased, are required to send particulars of their claims to the undersigned, Solicitors for the said administrator, before 24th April, 1920, after which date the said administrator will distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice; and will not be liable for such assets, so distributed, to persons of whose claims he shall not then have had notice.—Dated 10th March; 1920.

MEADE-KING, COOKE and CO., Bristol,
Solicitors for above named Administrator.

Col. J. H. MONCKTON, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, caims or demands against the estate of Col. John Henry Monekton, late of Meriden, in the county of Warwick (who died on the 17th day of November, 1919, and

whose will was proved by the Public Trustee, the executor therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of February, 1920), are their debts, claims or demands to us, the undersigned, as Solicutors to the said executor, on or before the 30th day of April, 1920; and notice is hereby given, that at the expiration of that time the said executor will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distribe liable for the assets, or any part thereof, so distri-buted, to any person or persons of whose debt, claim or demand he shall not then have had notice.—Dated this 10th day of March, 1920.

BURGHESS, TAYLOR and TRYON, 1, New-square, Lincoln's Inn, London, W.C., Solicitors to the said Executors.

Re WILLIAM ARTHUR DOREY, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Arthur Dorey, late of 9, Magnolia-road, Chiswick, in the county of Middlesex, Builder, deceased (who died on the 13th day of August, 1919, intestate, and to whose estate letters of administration were granted by the Principal Probate Registry, on the 10th day of January, 1920, to the Public Trustee), are required to send the particulars, in writing, of their debts, claims or demands to us, the undersigned, the Solicitors for the said administhe undersigned, the Solicitors for the said administrator, on or before the 30th day of April, 1920, after which date the said administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which 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 them have had notice.—Dated this 10th day of March, 1920.

RUSTON, CLARK and RUSTON, 193 and 194, High-street, Brentford, W., Solicitors for the said Administrator.

Re GEORGE HENRY LOWE, Deceased.

Pursuant to Statute 22nd and 23rd Victoria, c. 35.

Parsuant to Statute 22nd and 23rd Victoria, c. 35.

N OTICE is hereby given, that all persons having claims against the estate of George Henry Love, late of 28, Spear-road, in the county borough of Southampton, Gentieman (who died on the 29th day of January, 1920, and whose will was proved in the Principal Probate Registry, on the 14th day of February, 1920, by Agnes Maria Lowe and George Albert Waller, the executors therein named), are required to send written particulars thereof to the undersigned not later than the 24th day of April, 1920, after which date the executors will distribute the estate, having regard only to the claims of which they shall then have had notice.—Dated 10th day of March, 1920. March, 1920.

WALLER and THORNBACK, 7, Albion-place, Southampton, Solicitors for the Executors.

PETER JOHN CROOKE, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Lew of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Peter John Crooke, late of 49, Priory-road, Kew, in the county of Surrey, Gentleman (who died on the 30th day of November, 1919, and whom will be considered. 1919, and whose will was proved by Charles Frederick William Lloyd, Wallace Ronald Crooke and Harold Crooke, the executors therein named, in the Principal Registry of the Probate Division of His Mejestv's High Registry of the Probate Division of His Mejestv's High Court of Justice, on the 6th day of March, 1920), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the 30th day of April, 1920; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the saves of the said testing. will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which they

shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 8th day of March, 1920.

RUSTON, CLARK and RUSTON, 14, Norfolk-street, Strand, W.C. 2, Solicitors to the said

Re LOETITEA GUILIETTA ARENGO OROSS, Deceased.

Pursuant to the Statute 23nd and 23rd Victoria, cap. 25, intituded "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 upon or against the estate of Loctitis Guidetta Arengo Cross, of 23; Mariborough-buildings, in the city of Bath, Spinster (who died on the 27th day of January, 1920, and whose will was proved in the Bristol District Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of February, 1920, by Ernest Wallace Rooke, of 37, Gay-street, Bath, Esquire, and Walter Spencer Brymer, of 13, Mariborough-buildings, Bath, Esquire, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 20th day of April, 1920, 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 debts, claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 8th deve and Missell 1920. they shall not then have had notice.-Dated this 8th day of March, 1920.

MEAICDONALD and LONGREIGG, 37, Gay-street, Bath, Solicitors for the said Executors.

Admiral CHARLES JOHN ROWLEY, Deceased. Pursuant to the Statute 22 and 23 Vic., cap. 35.

Office is hereby given, that all creditors and Office is hereby given, that all creditors and other persons having any claims and demands against the estate of Admiral Charles John Rowley, of Holmesland, Botley, in the county of Hants (who died on the 11th day of November, 1919, and whose wilk, with a codicit, was proved in the Principal Registry of His Majesty's High Court of Justice, on the third day of March, 1920, by the Public Trustee, the executor named in the said will), are hereby required to send in particulars of their debts, claims and demands to us, the undersigned, Solicitors for the said executor, on or before the 20th day of April, 1920, after which date the said executor will proceed to distribute the estate 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, to any person or persons, of whose claims and demands he shall not then have had notice.—Dated this 8th day of

ADAMS and ADAMS, 20, Essex-street, Strand, W.C. 2, Solicitors for the said Executor.

not then have had notice.—Dated this 8th day of

March, 1920.

Re Lieut. BASIL GOLD WATNEY, Deceased. Pursuant to the Statute 22 and 23 Victoria, cap. 35.

N OTICE is hereby given, that all persons having claims against the estate of Basil Gold Watney, claims against the estate of Basil Gold Watney, formerly of 75, Gloucester-terrace, Hyde Park, in the county of London, D.S.O., a Lieutenant in the Royal Naval Volunteer Reserve, deceased (who died on the 28th day of October, 1919, and whose will was proved in the Principal Probate Registry, on the 19th day of February, 1920 by Roy Welter Watney, of Wellfields, St. Helens, Isle of Wight, Gentieman, and Vivian Francis Samuelson, of 3, Copthall-buildings, E.C., Stockbroker, the executors therein named), are hereby required to send written particulars thereof to the undersigned, not later than the 20th day of April, 1920, after which date the said executors will distri-1920, after which date the said executors will distribute the estate, having regard only to the claims of which they shall then have had notice.—Dated this 9th day of March, 1920.

LIEIGHTON and SAVORY, 61, Carey-street, Lincoln's Inn, W.C. 2, Solicitors for the said Executors.

Re JOSEPH MARSHALL, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all persons having any claims against the estate of Joseph Marshall, late of 42, Glebe-street, Loughborough, in the county of Leicester, Farmer, deceased (who died on the 25th day of November, 1919, and whose will was proved in the Leicester District Probate Registry, on the 21st day of January, 1920, by Elizabeth Marshall, Widow, George Marshall and Joseph Marshall, the executors therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, on or before the 15th day of April 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 9th day of March, 1920.

OLIFFORDS, 19, Baxter-gate, Loughborough, 196 Pursuant to the Statute 22 and 23 Vict., c. 35.

Lieutenent-Colonel JOHN HERBERT CARTERET CARTERET CARTER, Deceased,

Fursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John Herbert Carteret Carey, late of No. 1, The Esplanade, Tenlby, in the county of Pembroke, a retired Octonel in His Majesty's Army, Widower (who died on the 25th day of December, 1918, and to whose estate letters of administration were granted by the Principal Probate Registry, on the 9th day of December, 1919, to John Wharton Glasson, the administrator), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 10th day of April, 1920, after which date the said administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which the said administrator shall then have had notice; and he will not be limible for the assets of the said deceased, or 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 9th day of March, 1920.

INIOE, COLT and CO., St. Benet Chambers, Feu-church-street, London, E.C., Solicitors for the said Administrator.

FLORENCE JOSEPHINE MATULDA KINAHAN, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

Office is hereby given, that all creditors and other persons having any claims or demands against the estate of Florence Josephine Mattilda against the estate of Florence Josephine Mattilda against the estate of Elorence Josephine Mattilda ceased (who died on the 23rd day of May, 1919, and letters of administration, with the will annexed, of whose estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of March, 1920, to the Public Trustee), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said administrator, on or before the 10th day of Aipril, 1920, affer which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and 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 so distributed, to any person or persons of whose claims or demands he shall not then have had notice.

—Dated this 10th day of March, 1920.

WAILTER ORIGIN and CO., 30, Essex-street, Strand, W.O. 2, Solicitors for the Public Trustee in this Matter.

HERBERT ATTENBOROUGH, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Viot., cap. 35.

OTICE is thereby given, that all creditors and other persons having any debts, claims or demands against the estate of Herbert Attenborough, late of "Hazelwood," 51, The Avenue, Beckenham, Kent; 139, Victoria-street, London, S.W. 1; and 69,

Knightsbridge, London, S.W. 1 (who died on the 13th day of January, 1919, 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 June, 1919, by John Arthur Attenborough, Herbert-Bingemann and Sidney Smith, the executors therein anned), 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 13th day of April, 1920, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto. the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and 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 12th day of March,

ATTENBOROUGHS, 15 and 16, Thavies-inn, Holborn Circus, London, E.C. 1, Solicitors for the said Executors.

ELIZA LEECH, Deceased.

Pursuant to the Statute 22 and 23 Victoria, chapter 35

NOTICE is hereby given, that all creditors and other persons having any claims or deman is against or upon the estate of Eliza Leech, of 4, Kenagainst or upon the estate of Eliza Leech, of 4, Kensington Palace-gardens, Kensington, in the county of Middlesex, Widow, deceased (who died on the 26th day of September 1919, and to whose estate letters of administration, with the will annexed, were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of November, 1919, to Mrs. Mary Stephanie Duke, of Melford Hall, Long Melford, in the county of Suffolk, the Granddaughter of the said deceased and one of the residuary legatees named in the said will), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, on or before the 24th day of April, 1920, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets, or any part thereof, she will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated the 9th day of March, 1920.

WILLIAM STURGES and CO., 5, Little College-street, Westminster, S.W. 1, Solicitors for the 184 - said Administratrix.

Re EMIEL JOSEF CORNELIUS ISABELLA VERWILT, Deceased.

Pursuant to 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Emiel Josef Connelius Itsabella Verwilt, late of 6 and 8, Rue Quellin, Antwerp (who died on the 24th April, 1914), are hereby required to send particulars, in writing, thereof to F. Bentley Turner, of 1/2, Milk-street, Cheapside, E.C. 2, to whom letters of administration, with the will annexed, were granted on the 4th day of March, 1920, by the Principal Probate Registry of the High Court of Justice, as attorney for the residuary legatee for life named in the will, on or before the 14th day of April, 1920, after which date I shall distribute the assets of the estate of the deceased, having regard only to claims of which notice shall then have been given.—Dated this 8th day of March, 1920. March, 1920.

F. BENTLEY TURNER, Solicitor, 1/2, Milkstreet, Cheapside, E.C. 2.

JOHN McINTYRE, Deceased.

Pursuant to the Act of Parliament 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 the deceased, late of 101, Castle Boulevard, in the city of Nottingham, Machinery and Scrap Iron Merchant (who died on the 20th day of July, 1919, and whose will was proved in the Nottingham District Probate Registry, on the 11th day of November, 1919, by Sarah McIntyre, of 101, Castle Boulevard aforesaid, and Elijah Henry Goddard, of 4, Low-pavement, in the said city of Nottingham, the executors therein named), are hereby required to send

particulars thereof to the undersigned, the Solicitors for the said executors, on or before the 15th day of for the said executors, on or before the 15th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and 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 10th day of March, 1920.

MAPLES and McCRAITH, 22, Low-pavement, Nottingham, Solicitors for the said Executors.

'The Revd, GERALD WILLIAM DRUCE, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vic., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Revd. Gerald William Druce, late of Ratcliffe House, The Green, Writtle, in the county of Essex (who died on the 9th day of August, 1919, and letters of administration to whose estate county of Essex (who died on the 9th day of August, 1919, and letters of administration to whose estate were granted by the Probate Division of the High Court of Justice, at the Principal Registry, on the 5th day of March, 1920, to Harry Reia Seton Druce, of No. 2, The Crescent, Wimbledon Park, in the county of Surrey, the administrator of the said estate), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitor for the said administrator, on or before the 19th day of April, 1920, after which date the said administrator will proceed to distribute the assets of the said decased amongst the particular entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 8th day of March, 1920. of March, 1920.

HENRY YEO, of 12, The Crescent, Wimbledon Park, in the county of Surrey, Solicitor to the said Administrator.

WILLIAM JAMES ASHIDOWN, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

OTICE is thereby given, that all creditors and other persons having any claims or demands against the estate of William James Ashdown, late of No. 2, Mole Villas, Belmont-road, Leatherhead, Surrey, retired Architect, deceased (who died on the 8th day of November, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 5th day of February, 1920, by Henry Colyer Ashdown and Henry William Ashdown, the executors therein named), are hereby required to send the particulars, in writing. are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said executors, on or before the 24th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and 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 and notice.—Dated this 9th day of March, 1920.

THOS. WM. HALL and SONS, 61, West Smith-field, London, E.C. 1, Solicitors for the said 4152 Executors

Re THOMAS CROFTS THOMPSON, Deceased.

Pursuaut to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Thomas Crofts Thompson, of "Maycroft," Weedon-road, Northampton, in the county of Northampton, deceased (who died on the third day of October, 1918, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the twelfth day of December, 1918, by Walter Frederick Wilson, of 3, Cecil-square, Margate, in the county of Kent, Solicitor, and Robert Wiggins, of 14,

Abington-street, Northampton aforesaid, Coal Merchant, 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 tenth day of April, 1920, after which date the said execu-tors 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 ninth day of March, 1920.

W. F. WILSON, 3, Cecil-square, Margate, Solicitor for the said Executors.

Re GEORGE HAYDEN, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of George Hayden, late of 38. Westgate, Chichester, in the county of Sussex, Dispenser, deceased (who died on the 31st day of October, 1919, and whose will was proved in the Chichester District Registry of the Probate Division of His Majesty's High Court of Justice on the 9th day of January, 1920, by Henry Thomas Clark and William Duke Rasell, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the debts, claims or demands to me, the undersigned, the debus, claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 24th day of April, 1920, 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 10th day of March, 1920.

C. E. B. LONGCROFT, Solicitor for the said Executors, West Pallant, Chichester.

JOSEPH BURTON, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Joseph Burton, late of Much Hadham, in the county of Hertford, Harness Maker and Ironmonger, deceased (who died on the 22nd day of December, 1919, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 6th day of March, 1920, by Joshua Burton and William Jackson Hart, the executors therein named), are hereby required to send court of Justice, on the 6th day of March, 1920, by Joshua Burton and William Jackson Hart, 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 1st day of May, 1920, 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 10th day of March, 1920. day of March, 1920.

V. JACKSON HART, Much Hadham, Herts, Solicitor for the Executors.

Re JOHN HUGH MIDDLETON-POWELL, 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 John Hugh Middleton-Powell, late of Courtenay Beach, Hove, Sussex, No. 23, Regent's-court, Regent's Park, London, and No. 15, George-street, Mansion House, in the city of London, Underwriter (who died on the 14th day of November, 1919, and whose will was proved in the Principal 1919, and whose will was proved in the Prinicipal Registry of the Probate Division of His Majesty's High Court of Justice, on the third day of March, 1920, by Olive Ethel Christine Middleton-Powell and Bertram Aymar Cater, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to Messrs. Gush, Phillips,

Walters & Williams, of No. 3, Finsbury-circus, in the watters & Williams, of No. 3, Finsbury-circus, in the city of London, Solicitors to the said executors, on or before the 30th day of April, 1920. And notice is hereby also given, that, after that date the said executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have received notice.—Dated this 10th day of March, 1920 1920.

GUSH, PHILLIPS, WALTERS & WILLIAMS, 3, Finsbury-circus, London, E C. 2, Solicitors to the said Executors.

GEORGE HENRY RUMNEY, Deceased.

Pursuant to Statute 22 and 23 Vic., cap. 35

I GIVE notice, that all persons having claims against the estate of Jane Walsh, late of 1, Double-Belgrave-terrace, Everton, Livenpool, Lancashire, Café Door Attendant (who died on the 17th day of March, 1919, at the Royal Infirmary, Liverpool aforesaid, and to whose estate administration has been granted to me for the use of His Majesty in right of his Duchy of Lancaster), are to send written particulars of such claims to me, at the Duchy of Lancaster Office, London, on or before the 9th day of April next, after which day the assets of the deceased will be dealt with, having regard only to the claims of which notice shall have been received.—Dated this 9th day of March, 1920.

DOUGLAS HOUSTOUN.

JANE WALSH, Deceased.

Pursuant to Statute 22 and 23 Vic., cap. 35. I GIVE notice, that all persons having claims against the estate of Jane Walsh, late of 1, Double-street, Blackburn, Lancashire, Widow (who died on the 19th day of October, 1919, at 1, Double-street, Blackburn aforesaid, and to whose estate administration has been granted to me for the use of His Majesty in right of his Duchy of Lancaster), are to send written particulars of such claims to me, at the Duchy of Lancaster Office London on or before the 9th day of Lancaster Office, London, on or before the 9th day of April next, after which day the assets of the deceased will be dealt with, having regard only to the claims of which notice shall have been received.—Dated this 9th day of March, 1920.

DOUGLAS HOUSTOUN.

GEORGINA MARTHA NICHOLETTS, Widow, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35. Pursuant to the Statute 22 and 23 Vict., cap. 35.

Notice is hereby given, that all persons having claims against the estate of Georgina Martha, Nicholetts, Widow (who died on the 5th November, 1919, and whose will, with a codicil thereto, was proved on the 25th February, 1920, in the Principal Probate Registry, by Helena Garrow Nicholetts, the sole executrix), are required to send particulars, in writing, of their claims to the undersigned, on or before the 12th April, 1920, after which date the executrix will distribute the assets amongst the persons entitled, having regard only to the claims of which shall then have received notice.—Dated this 11th March, 1920. March, 1920.

DEMOND and SON, 47, Welbeck-street, London, W. 1, Solicitors for the said Executrix.

Lieut.-Col. RICHARD COLLEY WELLESLEY, 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."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Lieut. Col. R. C. Wellesley, late of 29, Lancaster-gate, London, in the county of Middlesex, deceased (who died on the fourth day of December, 1919, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 2nd day of March, 1920, by F. S. Randolph, of 2, Mitre Court-buildings, Temple. E.C. 4, and the Public Trustee of Kingsway, W.C., the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 20th day of April, 1920, 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 9th day of March, 1920.

RANDOLPH and DEAN. 2, Mitre Court-buildings, Temple, E.C., Solicitors for the Executors..

Mrs. HARRIET CORNELL, Deceased.

Pursuant to Statute 22 and 23 Vic., c. 35.

Pursuant to Statute 22 and 25 Vic., c. 55.

OINCE is hereby given, that all persons having:
any claims against the estate of Harriet Cornell,
late of 91, Vincent-terrace, Whashington-road, Worcester Park, in the county of Surrey, Widow (who
died on the 5th day of Angust, 1919), are hereby
requested to send particulars thereof to the undersigned before the 9th day of April, 1920, after which
date the administrator will distribute the said estate,
having regard only to such claims as shall have been
received by the date above mentioned.—Dated this
10th day of March, 1920.

BUDD TOHNSON THOUSE and COULCE OUGH

BUDD, JOHNSON, JECKS and COLCLOUGH, 24, Austin-friers, E.C. 2, Solicitors for the 24, Austin-fri Administrator.

Re HANNAH ASHIDOWN, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

A LIL persons having claims against the estate of the above named, late of 21s, Golders-way, Golders Green, N.W., formerly of "Elleray," King Henry's-road, South Hampstead, N.W. (who died on the 11th January, 1920, and whose avill was proved in the Principal Probate Registry, on the 3rd of March, 1920, by Arthur Everard Levin and Martin Stutfield, the executors therein named), are required to send particulars of their claims to the undersigned before the 12th of April, 1920, after which date the said executors will distribute the deceased's assets amongst the persons entitled thereto, having regard only to the claims then notified.—Dated this 8th day of March, 1920 1920.

WILLLIAM A. ORUMP and SON, 17, Leadenhall-street, E.C. 3, Solicitors for the said Executors.

Re EDWARD WILLIAM DOSSETTER, Deceased... Pursuant to the Statute 22 and 23 Vic., c. 35.

NOTICE is hereby given, that all persons having:
claims against the estate of Edward William
Dossetter, late of No. 58, Queen Bettha-road, Rams
gate, in the county of Kent, Gentleman (who died on
the 9th day of June, 1919, and whose will was proved
by Geoffrey Paget, the duly appointed Syndic of the
London County. Westminster and Parrs Bank
Timited the avecutar named therein in the Principal Limited, the executor named therein, in the Principal Registry of the Probate Division of the High Court of Justice, on the 7th day of August, 1919), are required to send particulars, in writing, of their claims to the undersigned, on or before the 30th day of April, 1920, after which date the executor will distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—

Dated this 11th day of March, 1920.

V. A. G. DAVIDSON & CO., Bank Buildings, Acton, W. 3, Solicitors for the said Executor.

GEORGE EMMANUEL SPIROPULO, 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 George Emmanuel Spiropulo, late of Patras, in the kingdom of Greece (who died on the 2nd day of February, 1919, and of whose estate letters of administration, with the will an mexed, were granted out of the Principal Probate Registry of the High Court of Justice, on the 5th day of March, 1920, to William Dunn, as attorney for and for the use and benefit of Spiridion Emmanuel Spiropulo, Emmanuel Spiro Spiropulo, Eleftheria Stampados and Nicolaos Solistis, the executors named in the said will), are required to send particulars, in writing thereof, to us, the undersigned, on or before the 21st day of April, 1920, after which date the assets of the said deceased will be distributed amongst the parties entitled thereto,

having regard only to the debts and claims of which we shall then have had notice; and the said adminis-trator will not be hable for the assets of the deceased, so distributed, to any person of whose debts, claims or demands we shall not then have had notice.—Dated this 10th day of March, 1920.

AYS, ROUGHTON and DUNN, 11/12, Clement's-lane, E.C., Solicitors for the said HAYS, Administrator.

Re THOMAS ROBERTS, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Thomas Roberts, late of Ddol Deg, Minera, near Wrexham, in the county of Denbigh, Flarmer, deceased (who died on the 7th day of April, 1919, and to whose estate letters of administration were granted by the Principal Probate Registry, on the 2nd day of March, 1920, to Mary Roberts), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said administratrix, on or before the 15th day of April, 1920, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets had notice; and she will not be liable for the assets of the said deecased, 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 10th day of March, 1920.

HUGHES and BATE, Solicitors for the Regent-street Wrexham, Administratrix.

WILLIAM UNDERWOOD, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William Underwood, late of Junction-street, in the city of Carlisie, Lemonade Manufacturer (who died on the first day Lemonade Manufacturer (who died on the first day of May, 1890, and whose will was proved in the District Registry of the Probate Division of Her Majesty's High Court of Justice, at Carlisle, on the 18th day of December, 1890), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the executors, on or before the 15th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 9th day of March, 1920.

J. ERRINGTON and SON, 32, Lowther-street,

J. ERRINGTON and SON, 32, Lowther-street, Carlisle, Solicitors to the said Executors.

MABEL FRANCES HARDWICH, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mabel Frances Hlardwich, late of Dedham, in the county of Æssex, Spinster, deceased (who died on the 15th day of November, 1919, and to whose estate letters of administration were granted, on the 6th day of January, 1920, at the District Probate Registry at Ipswich, to Norman Ayles Hardwich, the only next of kin of the said deceased), are hereby required to send the particulars of their claims or demands to me, the undersigned, the Solicitor for the said administrator, on or before the 10th day of April next, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 10th day of March, 1920.

W. G. SYNNOT, Manningtree, Solicitor for the said Administrator.

Re Major FRANCIS EGERTON GREEN, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Major Francis Egerton Green, late of Sylvan Hall, Upper Lewes-road, Brighton, in the county of Sussex, formerly of Mulgrave House, Hurlingham, in the county of Middlesex, deceased (who died on the 12th day of December, 1919, at Sylvan Hall aforesaid, and whose will and codicil were proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 6th day of February, 1920, by Evelyn Napier Fellowes, the executor therein named), are hereby required to send in particulars of their debts, claims or demands to the undersigned, as Solicitors for the said executor, on or before the 12th day of April, 1920, 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 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 Pursuant to the Statute 22 and 23 Vic., cap. 35. 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 the 10th day of March, 1920.

ELLOWES and CO., 1, Great Winchester-street, E.C. 2, Solicitors for the said Executor. FELLOWES

STUART SAMUEL COHEN, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Stuart Samuel Cohen, of 171, Gloucesterterrace, Hyde Park, in the county of London, Gentleman (who died on the 21st day of November, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of January, 1920, by Dudley Samuel Cohen, Gentleman, one of the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executor, on or before the fourteenth day of April, 1920, 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 notice shall then have been received; 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 tenth day of March, 1920.

HEYMIAN, ISAIACS, LETWIS and MILLIS, 2.

HIYMAN, ISAACS, LEWIS and MELLS, 2, Guildhall-chambers, 31-34, Basinghall-street, E.C. 2, Solicitors for the said Executor.

SUSANNAH SUMMERFIELD, Deceased.

LL persons having claims against the estate of Susannah Summerfield, of 97, Lloyd-street, Greenhays, Manchester, Spinster (who died on the 2nd February, 1920, and whose will was proved in London 8th March inst.), are required to send me written particulars thereof before 30th April next, after which date executors will distribute, having regard only to claims notified.—Dated 10th March, 1920.

ROBERT INNES, Solicitor and Notary, 3, Norfolk-street, Manchester.

ALEXANDER GEORGE GRAY, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Alexander George Gray, of St. Paul de Loanda, Angola, Portuguese South-West Africa (who died on the 25th day of June, 1919, 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 December, 1919, by James Weir, 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 executor, on or before the founteenth day of April, 1920, 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 notice shali then have been received; and that they will not be

liable for the assets, or any part thereof, so distri-buted, to any person or persons of whose debt, claim or demand they shall not then have had notice.— Dated this tenth day of March, 1920.

HYMAN, ISAAOS, LEWIS and MILLS, 2, Guildhall-chambers, 31-34, Basinghall-street, E.C. 2. Solicitors for the said Executor.

MARCUS RICHARD SEWILL, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and OTICE is hereby given, that all creditors and other persons having any claims against the estate of Marcus Richard Sewill, of 2, Porchestersquare, Hlyde Park, in the county of Middlesex, Gentleman (who died on the 14th day of September, 1919, and whose will and codicil were proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of December, 1919, by Kate Sewill, Sydney John Loeb and Harry Douglas Cowan, the executors named in the said will, and Vivian Montagu, executor named in the said codicil), are hereby required to send in the said codicil), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the executors, on or before the 14th day of April, 1920, 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 persons entitled thereto, having regard only to the debts, claims and demands of which notice shall then have been received; and that they will not be mable 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 tenth day of March, 1920.

HYMAN, ISAIACS, LEWIS and MILLS, 2, Guildhail-chambers, 31-34, Basinghall-street, E.C. 2. Solicitors for the said Executors.

SIMEON KLEAN, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims against the estate of Simeon Klean, of 63, Fellows-road, formerly of 65, Belsize-park, both in Hampstead, in the county of London, Diamond Merchant (who died on the 15th day of August, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of September, 1919, by Jose Landau and Alfred Klean, the surviving executors), are hereby required to send September, 1919, by Jose Landau and Alfred Klean, the surviving executors), are hereby required to send particulars, in writing of their debts, claims or demands to us, the undersigned, as Solicitors to the executors, on or before the 14th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which notice shall then have been received; 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 tenth day of March, 1920.

HIYMAN TSAACS LEWIS and MILLS 2

HIYMAN, ISAAOS, LEWIS and MILLS, 2, Guildhall-chambers, 31-34, Basinghall-street, E.C. 2, Solicitors for the said Executors.

SIMON SCHUMANN, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Simon Schumann, of 58, Haymarket, in the county of Middlesex, and of 151, Queens-road, Finsbury Park, in the said county, Cigar (Merchant and Tobacco and Pipe Manufacturer (who died on the 7th day of September, 1919, 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 December, 1919, by Percy Frederick Higham Hodge, the syndic lawfully appointed by the Royal Exchange Assurance, the executors therein named), Exchange Assurance, the executors therein named), are hereby required to send particulars, in writing, are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the executors, on or before the 14th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which notice shall then have been received; and that they will not be liable for the assets, or any part 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 10th day of March, 1920.

HYMAN, ISAACS, LEWIS and MILLS, 2, Guildhall-chambers, 31-34, Basinghall-street, E.C. 2, Solicitors for the said Executors.

Re LINTON BENNETT BRUNTON, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Linton Bennett Brunton, late of 32. Rutland-gardens, Hove, in the county of Sussex, deceased (who died on the 25th day of December, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 19th day of February, 1920, by the Public Trustee, the executor therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, in writing, of their claims to us, the undersigned, the Solicitors for the said executor, on or before the 17th day of April next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—Dated this 8th day of March, 1920.

COCKBURN, GOSTLING and COCKBURN, Solicitors for the Executor, 61, Church-road,

Re WILLIAM MINISTER HARDMAN, Deceased. Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Viot., c. 35).

OTICE is hereby given, that all persons having any claims or demands upon or against the estate of William Minister Hardman, late of 43, Richmond-street, Bridlington, in the county of York, Schoolmaster, deceased (who died on the 11th day of February, 1920, and whose will was proved in the Principal Probate Registry, on the 26th day of February, 1920, by Harriett Manister Hardman, Spinster, Sister of the deceased, and Walter Emmanuel Bonwick, the executors mand in the said with are bereby wick, the executors named in the said will), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitor of the said executors, on or before the 14th day of April, 1920; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets 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 the said executors shall then have had notice, and they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 10th day of March, 1920.

W. E. BONWICK, 10, Great Marlborough-street, W. 1, Solicitor for the said Executors.

HOWARD DEVENISH PEARSALL, Deceased.

NOTICE is thereby given, that all creditors and other persons having any claims or demands against the estate of Howard Devenish Pearsall, late of Glaed Hame, Letchworth, in the county gof Herts, retired Civil Engineer (who died on the 3rd day of November, 1919, and whose will was proved in the Principal Probate Registry, on the 30th January, 1920, by Mrs. Ellen Beatrice Pearsall, Ralph Howard Pearsall and John William Gordon, K.C., the executors therein named), are hereby required to send particular. 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 27th day of April, 1920, at the undermentioned address, after which date the said executors will proceed to distribute the assets of the said de-ceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated the 10th day of March, 1920.

cKENNA and CO., 31/4, Basinghall-stre London, E.C. 2, Solicitors for the Executors. McKENNA 31/4, Basinghall-street, Re Count WENZEL ERNEST WRATISLAVIA WRATISLAW, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

OTICE is hereby given, that all persons having any claims or demands upon or against the estate of Count Wenzel Ernest Wratislavia Wratislaw. formerly of Dunchurch Lodge, and late of Onley, near Rugby, in the county of Warwick, and Barrowmount, Rugby, in the county of Warwick, and Barrowmount, Goresbridge, in the county of Kilkenny, deceased (who died on the 11th day of January, 1919), are required to send the particulars of such claims to us, the undersigned, the Solicitors of William Willoughby, the executor of the will of the said deceased, on or before the 14th day of April, 1920, after which day the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have notice.—Dated this 6th day of March. 1920 have notice.-Dated this 6th day of March, 1920.

7. F. and W. WILLOUGHBY, Daventry, Solicitors for the said Executor.

Re WILLIAM STREET FOALE, Deceased.

OTHOE is hereby given, that all creditors and other NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Wilkiam Street Foale, late of No. 8, St. David's-road, Southsea, in the county of Hants, Electrical Engineer, deceased (who died on the 23rd day of October, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of January, 1920, by the Public Trustee, the sole executor therein named), are hereby required to send the particulars in writing of their claims or demends 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 executor, on or before the 17th day of April, 1920, 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 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 them have had notice.—Dated this 12th day of March, 1920. day of March, 1920.

R. W. SHERWIN, 130, Commercial road, Portsmouth, Solicitor for the said Executor.

CATHERINE WOODCOCK LOWE, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claim against the estate of Catherine Woodcock Lowe, late of 145, Whitham-road, Sheffield, Widow, deceased (who died on the 7th day of June, 1919, and whose will was proved in the Principal Probate Registry, on the 29th day of July, 1919, by George Woodcock Sharman and John Henry Channen, the executors therein remedia John Henry Chapmen, the executors therein named), are hereby required to send particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors, on or before the 16th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims they shall not then have had notice.—Dated this 8th day of March,

OULD and COOMBE, 4, Paradise-square, Sheffield, Solicitors for the said Executors.

Re HARRIET CARTWRIGHT, Deceased. Pursuant to the Law of Property Amendment Act, 4859.

No. 1005.

Notifice is thereby given, that all creditors and other persons having any claims against the estate of Harriet Cartwright, flate of Welbeck-street, Bolsover, near Chesterfield, in the county of Denby, Widow, deceased (who died on the 30th day of January, 1920, and whose will was proved in the Principal Probate Registry, on the 25th day of February, 1920, by Charles Stanley Coombe, the executor therein named,) are hereby required to send particulars, in writing, of their claims to us, the undersigned, the No. 31821.

Solicitors for the said executor, on er before the 30th day of April, 1920, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the-said deceased, or any part thereof, so distributed, to any person or persons of whose claims he shall not then have had notice.—Dated this 8th day of March,

and COOMBE, 4, Paradise-square, Sheffield, Solicitors for the said Executor.

Statutory Notice to Creditors under the Trustees Relief Act.

Re GORDON JOHNSON, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and, other persons thaving any claims or demands against the estate of Gordon Johnson, late of 227. Shooter's Hill-road, Blackheath, in the county of Kent. deceased (who died on the 5th day of November, 1919, and whose will was proved in the Principal Registry of ann whose was proven in the I threspair negative of the Probate Division of His Majesty's High Court of Justice, on the 2nd day of December, 1919; by George Baxter, of No. 1, Frederick's-place, Old Jewry, in the-city of London, the surviving executor mamed in the said will, and Edward Welsh, of No. 1, Frederick'ssaid will, and Loward Weish, or No. 1, Frederick's place aforesaid, the executor named in the third codioil to the said will), 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 15th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall them have had motice; 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 10th day of March, 1920.

FOSTER, SPICER and FOSTER, Solicitors for the Executors, 7, Queen Street-place, E.C. 4.

Re WILLIAM NICHOLSON, Deceased.

Pursuant to Statute 22 and 23 Victoria, chapter 35. Pursulant to Statute 22 and 23 Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Nicholson, late of Chanderhill, Brampton, in the county of Derby, Gentleman, deceased (who died on the 23rd day of November, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th February, 1920, by the Public Trustee, the sole executor-therein mamed), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executor, on or before the naneteenth day of May, 1920, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons winder date the said deceased amongst the personsentitled 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 persons of whose claims and demands he shall: not then have had notice.—Dated this ninth day of March, 1920.

STANTON and WALKER, Chesterfield, Solicitorsfor the Public Trustee in this Matter.

Re ELIZABETH BUNN, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Elizabeth Bunn, late of 22, Mason-street, Bury, im the county of Lancaster, deceased (who died on the 29st day of December, 1919, and whose will was proved in the Manchester District Registry of the Probate Division of His Majesty's: High Court of Justice, on the 20th day of February, 1920, by Richard Scott, the executor therein named), are hereby required to send in the particulture of their

debts, claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 14th day of April, 1920, after which date the said executor will proceed to distribute the assets of the said deceased will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the easets 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 9th day of March, 1920.

T. R. BERTWISTLE and CROMPTON, 14, Market-street, Bury, Solicitors for the said Executor.

Re STANLEY HURST WILLLAMS, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

OTECE is hereby given, that all creditors and other persons having any claims or demands t the estate of Stanley Hurst Williams, late of against the estate of Stanley Hurst Williams, late of 19, Kenwood Park-road, in the city of Sheffield, and of Hartshead, in the said city, Architect, deceased (who died on the 19th day of December, 1919, and whose will, with one codicil thereto, was proved in the Principal Registry of the Problete Division of His Majesty's High Court of Justice, on the 6th day of March, 1920, by Rowlland Hurst Williams, one of the executors named in the said willi), are hereby required to send in particulars, in writing, of their debts, claims or demands to Stanley Duffield Moorwood, the undersigned, the Solicitor for the said executor, on or before or demands to Stanley Duffield Moorwood, the undersigned, the Solicitor for the said executor, on or beforthe 30th day of April, 1920, after which date the said
executor will proceed to distribute the easets 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 hable 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 10th day of March, 1920.

Re EMMA CLIARKE, 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 Emma Clarke, late of Oakland Villa, 68, Rugby-road, Leamington Spa, in the county of Warwick, Widow, deceased (who died on the minth day of June, 1919, and whose will was proved in the Principal Registry of the Probate Division of His day of June, 1819, and whose will was proved in such Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 1st day of October, 1919, by Joseph Smith, of 6; Clarence-terrace, Leamington Spa, Secretary, the executor therein named), are hereby required to send the particulars, in wirting, of their claims or demands to us, the said executor on undersigned, the Solicitors for the said executor, on or before the 25th day of April, 1920, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons assets of the said deceased amongst one persons entitled thereto, having regard only to the debts, cleams 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 9th day of March, 1920.

OVERELL and SON, 41, The Parade, Learning ton Spa, Solicitors for the said Executor.

EMELY PRINCE BOOTH, Deceased.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Emily Prince Booth, late of 16, Ashton New-road, Beswick, Manchester, Spinster (who died on the 10th January, 1920, and whose will was proved in the Manchester District Registry of the Probate Division of the High Court of Justice, on the 4th March, 1920, by William John Booth and Charles Greenland, the executors therein named), are thereby required to send in the marticulars of their hereby required to send in the particulars of their debts, claims or demands to the undersigned, the Solicitors of the said executors, on or before the 30th day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons emittled 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 the 10th day of March, 1920.

DOUGHTY and FRASER, 17, Market street, Manchester, Solicitors for the said Executors.

Re ELIZA JANE NEAL, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is thereby given, that all creditors and ofther persons having any claims or demends against the estate of Eliza Jane Neal, late of 58, Emscote-road, Warwick, in the county of Warwick, Spinster, deceased (who died on the 9th day of February, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's Fight Count of The Jan 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 27th day of February, 1920, by Percy Coy, the 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 executor, on or before the 13th day of April, 1920, 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 for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of who claims or demands he shall not then have had notice. Dated this 8th day of March, 1920.

C. H. PASSMAIN, 48, Bedford-street, Learning-ton Spa, Solicitor for the said Executer.

THOMAS MACHIN, Deceased.

OTICE is hereby given, pursuant to the Law of Property Amendment Act, 1859, that all persons having any claims or demands upon or against the estate of Thomas Machin, late of Perranporth, near Truro, in the county of Connwall, a retired Railway Servant, deceased (who died on the 28th day of November, 1919, at Bolingey, Perranzabuloe, in the said county, and whose will was proved by the Public Trustee, of the Public Trustee Office, Kingsway, in the county of London, the sole executor therein mamed, on the 19th day of February, 1920, in the Principal Probate Registry of the High Court of Justice), are hereby required to send in particulars of their debts or claims to the undersigned, the Solicitors for the said executor, on or before the 15th day of April, 1920, after which date the said executor will proceed to distribute the assets of the said Phomas Machin, deceased, amongst the parties entitled thereto, having regard only to the the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and that he will not be liable for the assets, or any part of them, so distributed, to any person of whose debt or dlaim he shall not then have had notice.—Dated this 9th day of March, 1920.

CARR, SCOTT, SMITH and HAWKS, 325, High Holborn, London, W.C. 1, Solicitors for the said Executor.

Re ELIZABETH BARTLETT, Deceased,

Pursuant to the Statute 22 and 23 Victoria, chapter 35. Pursuant to the Statute 22 and 23 Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Bartlett, late of Greenfield House, Hoyland, in the county of York, Married Woman, deceased (who died on the 14th day of June, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majestv's High Court of Justice, on the 18th day of December, 1919, by the Rev. Francis Knowles and Herbert Garner, the executors therein named), are hereby requested to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the and demands to us, the undersigned, Solicitors for the said executors, on or before the 15th day of April, 1920. after which date the executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands which they shall then have had notice.—Dated this 8th day of March, 1920.

8, EWMAIN and BOND, 8, Regent-stree Barnsley, Solicitors for the said Executors. NEWMAIN Regent-street, Re CAROLINE MATILIDA FARRELL, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all persons having any claims or demands against the estate of Caroline Mati'da Farrell, late of "Sunnymead," 56. Queen's-road, Coventry, Spinster, deceased (who died on the 8th day of July, 1919, and whose will was proved in the Principal Registry of the Pribate Division of His Majesty's High Court of Justice, on the 15th day of October, 1919, by John Richmond Cooper and Thomas Frederick Hammond, 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 Thomas Frederick Hammond, the surviving executor, on or before the 21st day of April, 1920, after which date the said executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which 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 8th day of March, 1920.

JAMES F. ADDISON and COOPER, 24, Bridgeatreet, Walsall, Solicitors for the said Executor.

Colonel FRANK LONGBOURNE, Deceased. 22 and 23 Vic., c. 35.

PURSUANT to the above Act notice is hereby given, that all creditors and others having claims against the estate of Frank Longbourne, lete of The Hollies, Compton, Surrey, Lieutenant-Colonel (retired) (who died on the 11th day of December, 1919, and whose will was proved in the Principal Probate Registry, on the 26th day of February, 1920, by Joseph Thornthwaite Jackson and Guy Wilbenforce Jackson, both of Devizes, Wilts., the executors named in the said will), are required to send in the particulars of such claims to us, the undersigned, on or before the 15th day of April mext, after which day the said executors will distribute the whole of the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have notice; and that such executors will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim they shall not then have notice; and all persons indebted to the said estate are hereby required forthwith to pay their respective debts to us, the undersigned, on behalf of the executors.—Dated this 4th day of March, 1920.

JACKSON and JACKSON, Devizes, Solicitors for the said Executors.

Re ROBERT MONTGOMERY COX, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Robert Montgomery Cox, late of Ottawa, Ontario, Camada, Lumber Merchant, and of the firm of Robert Cox & Co., of Bootle, in the county of Lancaster, in England, and of Ottawa aforersaid, and of Montreal, Ontario, Camada, Timber Merchants, deceased (who died on the 27th day of July, 1919, and whose will was proved in the Surrogate Court of the county of Carleton, in the province of Ontario, in Canada, on the 30th day of September, 1919, by Herbert Stanley Cox and Frederick Burrs, the executors therein named, and probate of which will was reseated in the Principal Registry of the Probate Division of His Majesty's High Court of Justice in England, on the 3rd day of March, 1920), are hereby required to send particulars, in writing, of their claims to the undersigned, the Solicitor for the said executors, on or before the 50th day of April mext, after which date the said executors will deal with the assets of the said deceased, having regard only to the claims of which they shall not then thave had notice.—Dated this 10th day of March, 1920.

R. MILLS ROBERTS, 21, Harrington-street,
Liverpool, Solicitor for the Executors.

Miss ELINA MELLICENT KNOTT, 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."

NOPICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elina Millicent Knott, lists of The Vicarage, Belvedere, in the county of Kent, formerly of 31, Wathen-road, Learnington, in the county of Warwick (who died on the 12th day of September, 1919, and whose will was proved in the Principal Registry, on the 9th day of January, 1920, by the Public Trustee, the executor mamed in the said will), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, the Solicitors for the said executor, on or before the 27th day of March, 1920, after which date the said executor 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 said deceased, or any part thereof, so distributed, to any persons or persons of whose claims or demands they shall not then have had notice.—
Dated this 26th day of February, 1920.

DAY and SON, of 35, Great Smith street, in the city of Westminster, Solicitors for the said Executor.

FREDERICK LATREILLE, Deceased.

Pursuant to the Act of Parklament 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of Property and to releve Trustees."

Law of Property and to relieve Trustees."

NOTICE is hereby given, that all persons having claims against the estate of Frederick Latreille, late of 10. Whitworth-road, South Norword, in the county of Surrey, and 263, Greshlam-house, Old Broadstreet, in the city of London, East India Agent and Merchant (who died on the 8th January, 1920, and whose will was proved in the Principal Registry of the High Court of Justice, on the 27th February, 1920 by Leonard Latreille, Septimus Frederick Latreille, and Ernest Turner, the executors named in the said will), are hereby required to send particulars of the said executors, on or before the 24th April next, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and that they will not be liable for the assets, so distributed, to any person or persons of whose claims they shall not then have had notice.—Dated this 8th March, 1920.

RIVINGTON and SON, 1, Fenchurch buildings, London, E.C. 3, Solicitors for the said Executors.

THOMAS JOHN SHIPTON GREEN, Deceased.

NOTIFICE is hereby given, that all creditors and other persons having any claims against the estate of Thomas John Shipton Green, late of 8, Kensington Count-mansions, Kensington, in the county of Middlesex (who died on the 21st day of December, 1919, and whose will was proved in London), are hereby required to send particulars, in writing, of such claims to us, the undersigned, as Solicitors for the executors of the said will, one or before the 15th day of Aprill, 1920; and notice is hereby given, that as from that date the said executors will distribute the assets of the said deceased among the parties entitled thereto, having regard only to those claims to which they will then have had notice; and will not be liable in respect of any other claim.—Dated this 8th day of March, 1920.

HUNTER and HAYNES, 9, New-squere, Lincoln's Inn., W.C. 2, Solicitors for the said os Executors.

ERNEST HENRY GRANT, Deceased.

Pursuant to the Act of Parliament 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 Binnest Henry Grant, late of Thorpe le Soken, in the county of Essex. Sanitary Inspector, deceased (who died on the 24th day of October, 1919, and whose will was proved on the 4th day of February, 1920, in the District Probate

Registry at Ipswich, by Emily Grant and the Public Trustee, the executors thereof), are hereby required to Trustee, the executors thereof), are hereby required to send the particulars of their claims and demands to me, the undersigned, the Solicitor for the said executors, on or before the 10th day of April next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 10th day of March, 1920. of March, 1920.

W. G. SYNNOT, Manningtree, Solicitor for the said Executors.

LOUISA ALICE NUNN, Deceased.

Pursuant to the Act of Parliament 22md and 23rd Vic., cap. 35.

O'IIIOE is hereby given, that all creditors and O'IIICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Louisa Alice Nunn, late of Wix, in the country of Essex, Widow, deceased (who died on the 28th day of December, 1919, and whose will was proved on the 26th day of February, 1920, in the District Probate Registry at Ipswich, by Allen Garnies Alidridge, the sole executor thereof), are hereby required to send the particulars of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 10th day of April next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any persons of whose claims or demands he shall not then have had notice.—Dated this 10th day of March, 1920. ... March, 1920.

W. G. SYNNOT, Manningtree, Solicitor for the

LAZARUS PHILLIPS, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other pensons having any claims against the estate of Lazarus Phillips, of 20, Regency-square, Brighton, in the county of Sussex, formerly of 90, Brompton-road, in the county of March, 1919, and whose will was proved an the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of July, 1919, by Lewis Phillips and Harry Phillips, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the executors, on or before the four-teenth day of April, 1920, after which date the said teenth day of April, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which motice shall then have been received; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose diebt, claim or demand they shall not then have had notice.—Dated this tenth day of March, 1920.

HYMAN ISAACS, LEWIS and MILLS, 2. Guild-ball-chambers, 31-34, Basinghall-street, E.C. 2, Solicitors for the said Executors. 059

Re Mrs. SARAH CAROLINE BROOKES, Deceased. Pursuant to the Law of Property Amendment Act, 1859 (22nd and 23rd Vict., c. 35).

OTECE is hereby given, that all creditors and ing to be next of kin, entitled by virtue of or according to the Statute of Distributions to the of 27, Godwin-road, Hastings, in the county of Sussex (Wife of Robert Wilhiam Brookes), deceased (who died on the 6th day of July, 1919, and in respect of whose estate letters of administration, with will annexed, were granted by the Priprince). Begistery of the Probate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 22nd day of October, 1919, to Geoffrey Paget, the Syndic lawfully appointed of the London County Westminister and Parr's Bank Limited, for the use and benefit of the said bank, the executor named in the said will), are hereby required to send in the particulars of their debts, claims or demands to the undersigned, the Solicitors for the said hank, the executor; on or before the 13th day of April, 1920, after which date the said bank as such executor will proceed to distribute the assets of the said deceased amongst the destribute the assets of the said deceased anningst the persons entitled thereto, having regard only to the debts, claims and demands of which it shall then have had notice; and the said bank 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 it shall not then have had notice.—Dated this 8th day of March, 1920.

CHALINDER, HERINGTON and PEARCH, 64, Cambridge-road, Hastings, Solicitors for the London County Westminster and Parr's Bank Ltd., the said Executor.

Re GEORGE EKINS DAINTREE, Deceased... Pursuant to the Law of Property Amendment Act, 1859.

NOTIOE is hereby given, that all creditors and other persons having any claims or demands other persons having any claims or demands against the estate of George Ekkins Daintree, late of Chatteris, in the Isle of Ely, and county of Cambridge, Esquire, deceased (who died on the 1st day of March, 1919, and whose will was proved in the Peterborough District Registry of the Probate Division of the High Court of Justice, on the 25th day of April, 1919, by Robert Daintree, Alice Millie Ambrose and Joseph Pyke Pentelow, three of the exectors therein named) are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 12th day of April, (1920) after which idate 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 8th day of March, 1920.

A. HAROLD RUSTON and SON, Chatteris, · Cambs., Solicitors for the said Executors.

Re MARGARET JANE McCAIN, Deceased: Pursuant to Statute 22 and 23 Vic., cap. 35.

O'IIICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Margaret Jane McCain, late of 29, Lomond-road, Flairfield, in the city of Liverpool, Widow, deceased (who died on the 20th day of October, 1919, at 11, Curzon-avenue, Victoria Park, Manchester, and whose will was proved in the Univerpool Probate Registry, on the 7th day of January, 1920, by Samuel Sproule Henderson and William John Fyffe, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands executors therein named), are thereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, on or before the 12th day of April next, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having negard only to the claims of which they shall then have had notice.—Dated this 8th day of March, 1920.

G. H. HINDLEY, 30, North John-street, Liverpool, Solicitor for the Executors.

Re LOUIS DE SALDANHA GULBERT, Deceased: Pursuant to the Act of Parliament of the 22nd and 23rd year Victoria, c. 35.

OTICE is hereby given, that all persons claiming to be next of kim, entitled by virtue of, or according to the Statute of Distributions to the undisposed of personal estate (or to be the personal representative of any such person) of Louis De Saldaniha Gilibert, of 28, Mattheson-road, West Kensington, in the county of Middlesex, Gentleman, formerly of 45, Charleville-road, West Kensington aforesaid, deceased (who died on the 22nd day of Angust, 1900, and whose will was proved in the Principal Registry of the Probate Division of His Majestry's High Court of Justice, on the 30th day of November, 1900, by Mary Hamersley, Archalald Vermon Smith and Harold Sheppard Mills Grover the executors therein named), are hereby required to send particulars, in writting, of such claims to us, the undersigned, as Solicitors for the surviving executors, on or hefore the Solicitors for the surviving executors, on or before the 31st day of May 1920. And notice is hereby given, that at the expiration of that time the surviving executors will proceed to distribute the said undisposed of personal estate amongst the parties 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 undisposed of personal estate, or any part thereof, so distributed, to any person or persons of whose claim they shall not then have had notice.—Dated this ninth day of March, 1920.

GROVER and MILLS, Solicitors, 27, Queen Victoria-street, E.C.

Re ALBERT WILLIAMS, Deceased.

Re AILBERT WILLIAMS, Deceased.

NOTIOE is hereby given, that all persons having any claims or demands agashst the estate of Albert Williams, formerly of The Tile House Farm, Boreham Wood, but late of "Littlecote," Furzehalroad, Boreham Wood, in the county of Hertford, Farmer, deceased (who died on the 28th day of February, 1920, and whose will is about to be proved in the Principal Registry of the Probate Division of the High Court of Justice, by Ehizabeth Dora Williams, of "Littlecote," Boreham Wood aforesaid, Widow, Arthur Edward Vyse, of Cowley Farm, Green Street, Shenley, in the said county, Farmer and William Archibahd Boyes, of Barnet, in the said county, Solicitor, the executors therein named), are hereby required to send particulars, in writing, of their claims to us, the undersigned, on or before the 19th day of April, 1920, after which date the executors will distribute the estate of the deceased amongst the parties entitled thereto, having regard only to the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated this 9th day of March, 1920.

BOYES and SON, Barnet, Herts, Solicitors for the Executors.

Re JANE WILLLAMS, 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."

Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditons and other persons having any claims or demands against the estate of Jane Williams, late of Cwm Howard Farm, Llandardmo, in the county of Carmarvon, Widow, deceased (who died on the 24th day of September, 1919, and whose will was proved in the Bangor District Registry of the Probate Davision of His Majesty's High Court of Justice, on the 28th day of October, 1919, by William Williams, Annie Williams, Ellen Williams and Jennie Davies, the executors therein named), are bereby required to send the particulars, in writing, of their claims to us, the executors therein named), are merely required to sent the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of March next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons en-titled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not them have had notice.

Dated this 8th day of March, 1920. CHAMBERILAIN and JOHNSON, Ilandudno, Solicitors for the Executors.

Re GEORGE MIDDLEWOOD DENT, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vect., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of George Middlewood Dent, mands against the estate of George Middlewood Dent, late of 20, Park-avenue, Southport in the ccunty of Lamonster, deceased (who died on the 6th day of December, 1919, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of March, 1920, by Ed th Bottomley, Wife of Wilfred Bottomley, Florence Dent, Spinster, both of 20, Parkavenue, Southport alorevaid, and Thomas Phillips, of 264. Hoghton-street. Southport aforesaid, Property avenue, Southport aforeraid, and Thomas Phillips, of 26A, Hoghton-street, Southport aforesaid, Property Agent and Valuer, the executors therein named), are hereby required to send in the particulars of their debts, claims and demands to us, the undersigned, the Solicitors for the s id executors, on or before the 31st day of March, 1920 after which day 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 lightle 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 9th day of March, 1920.

BUCK, COCKSHOTT and COCKSHOTT, 26, Hoghton-street, Southport, Solicitors for the said Executors.

Mrs. RHODA MILLER, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

A LL persons having any claims against the estate of Rhoda Miller, tate of Hillside, Richmond Park-avenue, in the county borough of Bournemouth, Widow (who died intestate, on the 26th day of May, 1919, and administration of whose estate was granted to John Miller, a Son of the said deceased, out of the bernicipal Probate Registry, on the 1st day of October, 1919), are hereby required to send particulars, in writing, of their claims to us, the undersigned, on or before the 25thl day of March, 1920; and notice is thereby given, that at the expiration of that time the said administrator will proceed to distribute the assets of the said intestate among the particle articled. of the said intestate among the parties entitled thereto having regard only to the claims of which he shall then have had notice.—Dated this 8th day of March, 1920.

RIAWLINS and RAWLINS, Hinton Chambers, Bournemouth, Solicitors for the said Administrator

Re ALLEN SMITH, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

OTHCE is hereby given, that all persons having any claims against the estate of Ahlen Smith, late of 13, Rutland-road, Southport, in the county of Lancaster, Gentleman (who died on the 6th January, 1920, and whose will was proved in the Principal Probate Registry on the 27th February, 1920, by Annie Maud Smith, Minnie Smith and the Public Trustee (Mandhester), the executors therein named), are hereby required to send written particulars thereof to me, the undersigned, before the 14th April, 1920, 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 sons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this minth March, 1920.

E. LORIMER WILLSON, 69, Princess-street, Manchester, Solicitor for Annue Maud Smith, Minnie Smith and the Deputy Public Trustee (Manchester) in this Matter.

Re ROBERT JONATHAN AUSTEN, 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 Jonathan Austen, at of Woodlands, Lyminge, in the county of Kent, Farmer, deceased (who died on the 30th day of December, 1919, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of Murch, 1920, by Frederic John Hall, the executor therein named), are hereby required to send the particulars, in wrising. are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 16th day of April, 1920, after which date the said executor will proceed to distribute the a sats 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 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 the have had notice.—Dated this 10th day of March, 1920.

F. J. HALL, Lyminge, Kent, Solicitor for the said 112 Executor.

ANTHONY RIDLEY, 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 Amthony Ridley, late of Duckswich Flarm, Upton on Severn, in the county of Worcester, Farmer, deceased (who died on the 19th day of September, 1919, and whose will was proved in the Principal Probate Registry on the 27th day of November, 1919, by Paul Ridley, of Oldbury, in the said county of Worcester, Police Constable, and Charles James Bradshaw, of the Talbot Inn, Uptonon-Severn aforesaid, Licensed Victualler, the executors therein named) are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors, on or before the 5th day of April next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.

—Dated this 8th day of March, 1920.

RUSSEILL and CO., Holland House, Malvern,

RUSSELL and CO., Holland House, Malvern, Solicitors for the Executors.

EDWARD TOMILINISON, Deceased.

Pursuant to the Act of Parliament 22 and 23 Nict., c. 35.

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Edward Tomlinson, late of or against the estate of Edward Tomkinson, late of The Anchorage, Lodge-road, Croydon, in the county of Surrey, deceased (who died on or about the 7th day of Jenuary, 1920, and whose will, with a codicil thereto, was proved by the Public Trustee, the executor therein named, on the 24th day of February, 1920, 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 the Solicitors of the said executor, on or before the 7th day of April, 1920; and notice is hereby also given, that after that day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person of whose delt, or claim he shall not them have had notice.—Dated this 8th day of March, 1920.

H. C. MORRIS, WOOLSEY, MORRIS and KEN-

H. C. MORRIS, WOOLSEY, MORRIS and KEN-NEDY, 2, Wallbrook, London, E.C. 4, Solicitors for the above Executor.

22 and 23 Victoria, c. 35...

In the Estates of JULIANA WILLSON, Spinster (who died on the 27th day of February, 1902), CHIARLAOTHE. WILLSON, Spinster (who died on the 24th day of December, 1904), MIARIA TAYLOR. Widow (who died on the 12th day of September, 1909) and ANNE SOPHIA WILLSON, Spinster (who died on the 26th day of December, 1916), all of 24, Annesley-grove, in the city of Nottingham.

A LL persons having claims or demands against amy of the above estates must send the same (unless already delivered), with fall particulars, to the undersigned before the 9th day of Appul next, after which date the executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the or we shall then have had notice.—Dated this 9th day of March 1920. this 9th day of March, 1920.

HUNT and DICKINS, 5, Thurland-street, Not-tingham, Solicitors for the said Executor.

Re ARTHUR FITZROY-WATERS, Deceased. Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

N. O'IliCE is hereby given, that all creditors and other persons having any claims or demands against the estate of Anthur Fixings. Waters, late of "Hazel Mount," St. James terrace, in the city of Windepester, Esquire, Widower, formerly of "Burlington," St. James road, Shirley, in the county borough of Southampton, and previously thereto of "The Hermitage," Shirley aforesaid, deceased (who died on the 1st day of James ry, 1920, 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 February, 1920, by the Public Trustee, the sole executor, therein named), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors to the said executor, on or before the 50th day of April, 1920, after which date the said executor 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 he shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 8th day of March, 1920.

CHIARLES WARNER and RECHARDSON, 29A, Jewry-street, Wurchester, Solicitors for the said Executor.

OTICE is hereby given, that HAROLD PETERS. of 86, Denbigh-street, Pimlico, in the county of London, lately called Harold Pietro Meregalli, has assumed, and intends henceforth upon all occasions and at all times to sign and use and to be called and known by the name of Harold Peters in lieu of and in substitution for his former names of Harold Pietro Meregalli; and that such intended change of name is formally declared and evidenced by a deed poll under his hand and seal, dated the 4th day of March, 1920, duly executed and aftested, and enrolled in the Central Office of the Supreme Court of Judicature, on the 8th day of March, 1920.—Dated this 8th day of March, 1920.

LIFRED W. FRYZER, Maxwell House, Arundel-street, Strand, W.C. 2, Solicitors for the said Harold Peters. ALFRED

PERCY BURLING, of 13, Wellesley-road, Clacton-on-Sea, in the county of Essex, Bookbinder, heretofore called, known and distinguished by the name of Percy George Rice, hereby give notice, that by deed poll under my hand and seal, dated the that by deed poll under my hand and seal dated the sixteenth day of February, one thousand nine hundred and twenty, and duly enrolled in the Central Office of the High Court of Judicature, on the twenty-third day of February, 1920, I did, for myself and my heirs, publicly renounce, discontinue and abandon my then name of Percy George Rice, and did in lieu thereof adopt, assume and take the name of Percy Burling; adopt, assume and take the name of Percy Burling; and that I shall hereafter, by the said name of Percy Burling; describe and distinguish myself in all deeds, wills, documents, instruments, letters and writings whatsoever which I shall have occasion to subscribe, execute or sign, and by the said name of Percy Burling I shall on all occasions and for all purposes hereafter be called, known, distinguished and addressed by others by the said name of Percy Burling instead of by my former name of Percy George Rice.—Dated this 9th day of March, 1920.

PERCY, BURLING.

GEORGE WILLIAM SHELITON of The Cottage, Park Farm, Romford Common, in the county of Resex, Commercial Clerk, late a Corporal in the New Zealand Expeditionary Forces, hereby give notice, that I have assumed and intend henceforth upon all occasions and at all times to sign and use and to be called and known by the name of George William radical and known by the name of George William Shelton in lieu of and substitution for my former names of Gustav Wilhelm Howig, and that such intended change of name is formally declared and evidenced by a deed poll under my hand and seal, dated the thinteenth day of February, 1920, duly executed and attested and enrolled in the Central Office of the Supreme Court of Judicature, on the sixth day of March, 1920.—Dated this 6th day of March, 1920. March, 1920.

GEO/RGE WILLIAM SHELTON, formerly Gustav Wilhelm Howig.

I CHARLES ERNEST STANLEY heretolore called and known by the name of Charles Ernest Seberg, of 11. Almoral-road, Islington, in the county of London, Clerk, a natural born British subject, hereby give public netice, that on the 8th day of March, 1920. I formally-and absolutely renequeed, and disclaimed the use of my said surname of Seberg, and then assumed and adopted and determined thenceforth on, all occasions, whatsoever to use and subscribe the surname of Stanley, instead of my said surname of Seberg, and the first properties that the county and the surname of Surfame of Scarley instead for my said surfame of Seberg; and I further give netice, that by a deed poll, dated 8th day of March 1920; duly excepted and attested, and eprolled in the Central Office of the Supreme Court. on the 9th day March, 1920, I formally and absolutely renounced and disclaimed the said surname of Seberg, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the frame of Stanley instead of Seberg, and so as to be at all times thereafter known and described by the name of Stanley exclusively.—Dated this 9th day of March,

CHARLES ERNEST STANLEY, formerly Charles Ernest Seberg.

MUND EDMONDS, of 27, Tendson-street, in the county of London, natural born British subject, heretofore called and known by the name of Victor Edmund Tchorzewski, by a deed poll, dated the 1st day of March, 1920, duly executed and enrolled in the Supreme Court on the 9th day of March, 1920, did formally and absolutely renounce and abandon the said surmane of Tchorzewski and declare that I had assumed and adopted and intended upon all occasions whatsoeyer to use the surmane of Edmonds in hier of and in substitution for the name of Tchorzewski, so as to be at all times thereafter called, known and as to be at all times thereafter called, known and described by the name of Victor Edmund Edmonds exclusively.—Dated this 10th day of March, 1920.

J E. LICKFOLD and SONS, 45, Bedford-row, W.C. 1, Solicitors for Victor Edmund Edmonds.

LEONARD BOTTOMLEY, of 52, Primrose-LEONARD BOTTOMLEY, of 52, Primrose-street, in the city of Bradford, Dye Works Clerk, heretofore known as Leonard Bottom, a natural born British subject, hereby give notice, that by a deed poll, dated Zird day of February, 1920, and enrolled in the Central Office of the Supreme Court of Judicature on the 27th day of February, 1920, I renounced and abandoned the use of the surname of Bottom and assumed the surname of Bottomley.— Dated the 8th day of March, 1920.

LEONARD BOTTOMLEY.

I THOMAS FREDERICK BALL, heretofore called and known by the name of Thomas Frederick Balls, a Lieutenant in His Majesty's Third Battahon The Riffe Brigade, hereby give public notice, than on the 10th day of February, 1920, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Balls and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Thomas Frederick Ball instead of the said name of sions whatsoever to use and subscribe the name of Thomas Frederick Ball instead of the said name of Thomas Frederick Balls; and I give further notice, that by a deed poll, dated the 10th day of February, 1920, duly executed and attested, and enrolled in the Central Office of the Supreme Court on the 25rd day of February, 1920, I formally and absolutely renounced and abandoned the said surname of Balls and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Thomas Frederick Ball instead of Thomas Frederick Balls, and so as to be at all times thereafter called, known and described be at all times thereafter called, known and described by the name of Thomas Frederick Ball exclusively.— Dated the 5th day of March, 1920.

T. F. BAILL, formerly, T. F. Balls.

GORDON ANTHONY GUY MOOR, heretofore Anthony Guy Mohr, of 13, Bishopsihorperoad, Sydenham, in the county of Kent, Clerk, a natural born British subject, hereby give public notice, that by a deed poll, dated the 27th day of February. 1920, duly executed and attested, and enrolled in the Central Office of the Supreme Court on the 5th day of March, 1920, I formally and absolutely renounced and aban doned the said surname of Mohr and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Moor instead of Mohr, and so as to be at all times thereafter called, known and described by the name of Gordon Anthony Guy Moor exclu-sively.—Dated 27th of February, 1920.

G. A. G. MOOR, late G. A. G. Mohr.

MARGUERITE ROSE MEADE, heretofore called and known by the name of Marguerite Rose Metz, et No. 67, Cobden avenue, Peterborough, in the county of Northampton, hereby give public notice, that on the third day of March, ore thousand nine hundred and twenty, I formally and absolutely

renounced, relinquished and abandoned the use of my said surname Metz, and then assumed and adopted and determined thenceforth on all occasions whatso ever to use and subscribe the name of Meade instead of the said name of Metz; and I give further notice, that by a deed poll, dated the third day of March, one thousand nine hundred and twenty, duly executed and attested, and enrolled in the Central Office of the Supreme Court on the eighth day of March, one thousand nine hundred and twenty, I formally and absolutely renounced and abandoned the said surname of Metz, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Meade instead of Metz, and so as to be at all times thereafter called, known and described by the name of Marguerite Rose Meade exclusively.—Dated this third day of March, 1920. ever to use and subscribe the name of Meade instead.

MARGUERITE ROSE MEADE, formerly Marguerite Rose Metz.

T FRED REDHEAD, heretofore called or known to by the name of "Fritz Hermann Rothkopf." but commonly known as "Fritz Redhead," of the County Restaurant, Bridge-street, in the city of Bradford, General Manager of Limited Company, hereby give public notice, that on the fourteenth day of February, one thousand nine hundred and twenty, I formally and absolutely renounced, relinquished and abandoned the use of my said Christian mames of "Fritz Hermann" and my surname of "Rothkopf," and then assumed and abanted and determined themsesforth on all occaand adopted and determined thenceforth on all occa-"Fred Redhead" instead of the said name of "Fritz:
Hermann Rothkopf"; and I give further notice, that
by a deed poll. dated the fourteenth day of February, by a deed poll. dated the fourteenth day of February, one thousand mine hundred and twenty, duly executed, attested and enrolled in the Central Office of the Supreme Court on the third day of March, one thousand nine hundred and twenty, I formally and absolutely renounced and abandoned the said Christian names of "Fritz Hermann" and the said surname of "Rothkopf," and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the mame of "Fred Redhead" instead of "Fritz Hermann Rothkopf," and so as to be at all times thereafter called known and so as to be at all times thereafter called, known and described by the name of "Fred Redhead" exclusively.—Dated the fourth day of March, 1920.

FRED. REDHEAD, late "Fritz Hermann Rothkopf.

DOROTHY FORTESCUE, of 5, Alexandra-road, Worthing, in the county of Sussex, heretofore known as Dorothy Bearcroft, hereby give notice that being a natural-born British subject, I have by a deed poll, dated the 19th February, 1920, and enrolled in the Central Office of the Supreme Court, on the 1st day of March, 1920, renounced and abandoned the surname of Bearcroft, and have assumed and adopted the surname of Fortescue, and intend on all occasions hereafter and in all documents, actions proceedings. hereafter and in all documents, actions, proceedings, matters and things to use the name of Fortescue in lieu of my former name of Bearcroft.—Dated this 8th day of March, 1920. DOROTHY FORTESCUE.

MICHAEL STOKES, of 10 High-street. Notting Hill Gate in the county of London Dealer in Amtiques, heretofore called, known and distinguished by the name of Michael Stokvis; but registered in the Register of Births at Somerset House as Meyer Stok-Register of Barths at Somerset House as Meyer Stokves, hereby give notice, that by deed poll under my
hand and seal, dated the 1st day of March, one thousand nine hundred and twenty and duly enrolled in
the Central Office of the High Court of Judicature on
the eighth duy of March, 1920, I did for myself and
my hears publicly renounce, discontinue and abandon
my than name of Meyer Stokyes, and did in lien
thereof adopt, assume and take the name of Miichael
Stokes, and that I shall hereafter by the said name
of Michael Stokes describe and distinguish myself in
all deeds, walls, documents, instrument letters and
writings whatsoever, which I shall have occasion fo
subscribe, execute or sign, and by the said name of
Michael Stokes I shall on all occasions and for all
purposes hereafter be called, known, distinguished
and addressed by others by the said name of Michael
Stokes instead of by my former name of Meyer Stokves.—Dated this 1st day of March, 1920.

MICHAEL STOKES.

DURSUANT to an Order of the Chancery Division of the High Court of Justice in England, dated 27 July, 1917, made in an action re MARIE HÉLENE AGLAEE KARGER, deceased, Barton v. Dufaitelle (1917, K. No. 409), enquiries were d'rected as to the domicile of the said Marie Helene Aglaée Karger at domicile of the said Marie Helene Aglaée Karger at her death, and who are the persons according to the law of the country of such domicile entitled to the estate of which she died intestate. Notice is hereby given, that all persons claiming to be entitled under the said enquiries are, either personally or by their Solicitors, on or before the 7th day of May, 1920, to come in and enter their mames and addresses in the book kept for that purpose in Room 317, at the Ohjambers of Mr. Justice Sargant and Mr. Justice Russell, Royal Courts of Justice, Strand, London, England, or an default thereof they will be peremptoully excluded from the benefit of the said order. Tuesday, the 18th day of May, 1920, at 12 o'clock noon, at the said Chambers, Room 315, is appointed for hearing and adjudicating upon the claims.—Dated the 2nd day of March, 1920.

CHAS. HULBERT, Master of the Supreme Court.

OHAS. HULBERT, Master of the Supreme Court.

Note.—The intestate, a Daughter of Antoine Francois Dufaitelle, was born at Calais in 1839; Brothers Victor Dufaitelle and Auguste Dufaitelle and a Sister, Fanny Dufaitelle, are supposed to have died at Bordeaux, Calais and Paris respectively; another Brother, Alfred Dufaitelle, was born at Calais in 1833, and was last heard of at Arricites, mear Buenos Ayres, in 1889.

In the High Court of Justice.—Chancery Division. Mr. Justice P. O. Lawrence. No. 0081 of 1920.

In the Matter of the THREADNEEDLE INSUR-ANCE COMPANY Limited and in the Matter of the Companies (Consolidation) Act, 1908.

the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that a petition was, on the 28th day of February, 1920, presented to His Majesty's High Court of Justice 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, passed at an Extraordinary General Meeting of the said Company, teld on the 18th day of February, 1920, and confirmed at an Extraordinary General Meeting of the said Company held on the 4th day of March, 1920, and which Resolution runs as follows:

"(1) That the memorandum of association of the Company be altered in manner following viz: (a) By insenting in sub-chanse (b) of clause 3 of the memorandum of association, immediately after the word, 'maneri,' the words 'fire, accident or employers' hisbility."

hability."

(b) By striking out of sub-clause (S) of clause three of the memorandum of association all words from and including the words other than and except down to the end of that sub-clause, and by substituting for the words so struck out the words following, viz.: re-insurance, indemnity, guarantee and casualty business, whether now known or hereafter devised, other than and except (1). Fife assurance business and (2) from investment business within the meaning of the Assurance C mpanies Act, 1909."

(c) By inserting in sub-clause (OO) of clause three of the memorandum of association the word 'life' infinediately before the word 'Assurance,' where that word first and last occurs in such sub-clause, and

mamediately before the word 'Assurance,' where that word first, and last occurs in such sub-clause, and by striking out. of such sub-clause, the words 'to grant anunities' and substituting therefor the words bond investment,' and by inserting in the same subclause the word 'or bond investment,' immediately before the word 'business,' where that word last occurs in such sub-clause; and that the Directors of the Company he and they are hereby directed to nebthe Company be and they are hereby directed to petition the High Court of Justice to confirm the alterations above mentioned and to take all such steps as may be necessary or proper to obtain such confirmation and to enable the Company to carry on such additional business as aforesaid.

And notice is hereby further given, that the said petition is directed to be heard before the Honourable Mr. Justice P. O. Lawrence, on Tuesday, the 30th day of March, 1920. Any person interested in the said Company, whether as a creditor, policy-holder, shareholder or otherwise desirous of opposing the

making of an Order for the confirmation of the said alteration under the above Act, should appear at the time of hearing, by himself or this Councel, for the purpose. A copy of the said petation will be furnished to any such person requiring the same by the Company's Societors, Messrs. Simmons and Simmons, of 18, Finch-lane, in the city of London, on payment of the regulated charge for the same.

Dated the 9th day of March, 1920.

SIMMONS and SIMMONS, 18, Funch lane, E.C. 3, Solicitors for the Company.

in the High Court of Justice.—Companies (Winding-up). Mr. Registrar Stiebel.

No. 0083 of 1920.

Monday, the 8th day of March, 1920. ...

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the MERINO WOOL-GROWERS' SYNDICATE Limited.

GROWERS' SYNDICATE Limited.

John the application by summons, dated the 2nd day of March, 1920, of Welch & Co., of Primer's Hall, Old Broad street, in the city of London, Solicitors, the petitioners named in the petition presented unto this Court in the above Matter, on the 2nd March, 1920, and upon hearing the Solicitors for the applicants, and upon reading the said petition the affidavit of Robert Wrightson, filed the 4th file affidavit of Robert Wrightson, filed the 4th file respectively the 4th and the 6th March, 1920, the affidavit of Arthur Charles Bourner, and the affidavit of Montague Burcher Clappe, both filed the 5th day of March, 1920, and the exhibits to the said affidavits, or some of them, respectively referred to.

It is ordered that the publication by advertisement, on or before Wednesday, the 10th day of March, 1920, in the Times and Daily Telegraph newspapers, and on or before Friday, the 12th day of March, 1920; in the London Gazette, in the form set out in the Schedule hereto, of the above mentioned petition and of this Order, be deemed good service of the said petition upon the said Company.

The Schedule.

The Schedule.
To the Merino Wool-Growers' Syndicate Limited, of 93, Chancery-lane, in the county of London.

Take notice, that on the county of London.

Take notice, that on the 2nd day of March, 1920, a petition, intituled in the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the Merino Wool-Growers' Syndicate Limited (No. 0083 of 1920) was presented to His Majesty's High Court of Justice by Welch & Co., of Pinner's Hall, Old Broad-street, in the city of London, creditors of the said Company, praying that the said Merino Wool-Growers' Syndicate Limited may be wound up by the Court under the provisions of the Companies (Consolidation) Act, 1908, or that such other order may be made in the premises as shadi be just, which petition is directed to be heard on Tuesday, the 16th day of March, 1920, before the Honourable Mr. Justice P. O. Lawrence, Royal Courts of Justice, Strand, London; and take notice; that by an order dated the 8th day of March, 1920, it was ordered that the publication by advertisement, on or before Wednesday, the 10th day of March, 1920, in the Times and Daily Telegraph newspapers, and on or ibefore Friday, the 12th day of March, 1920, in the Times and of the said order, should be deemed good service of the said petition on the Merine Wool-Growers' Syndicate Limited.

A PTHILD STIEDEN Services. 8th March, 1920.

ARTHUR STIEBEL, Registrar.

In the High Court of Justice.—Chancery Division.

Mr. Justice Peterson. 1920 E. No. 53

In the Matter of ENSOR & COMPANY Limited and in the Matter of the Companies (Consolidation) Act, 1908. ·

OTICE is hereby given, that by an Order dated.

the 26th February, 1920, the Judge has directed separate Meetings of:—(1) the holders of the Ordinary.

"A" shares of the said Company; (2) the holders of the "B" deferred shares of the said Company;

and (3), the holders of the "C" deferred shares of the said Company, to be convened for the purpose of considering and, if thought fit, approving (with or without modification) a scheme of arrangement dated October, 1919, proposed to be made between the said Company and the said holders of the Ordinary "A" shares, the "B" deferred shares, and the "C" deferred shares, and that such Meetings will be held at the Royal Hotel, Ashby-de-la-Zouch, in the county of Derby, on Thursday, the 22nd day of April, 1920, at the times following, namely:—

namely:—

The Meeting of the holders of Ordinary "A" shares at 4 o'clock in the afternoon.

The Meeting of the holders of the "B" deferred shares at 4.15 o'clock in the afternoon, or as soon thereafter as the preceding Meeting shall have been concluded, and

The Meeting of the holders of the "C" deferred shares at 4.30 o'clock in the afternoon, or as soon thereafter as the preceding Meeting shall have been concluded, at which place and respective times all the said holders of Ordinary "A" shares, "B" deferred shares and "C" deferred shares are requested to attend.

A copy of the said scheme of arrangement can be seen at the registered office of the Company, situate

seen at the registered office of the Company, situate at Pool Works, Church Gresley, near Burton on-Trent, between the hours of 10 a.m. and 2 p.m. on any weekday prior to the day appointed for the said Meetings.

The said Shareholders may attend such Meetings respectively, and vote either in person or by proxy, provided that all forms appointing proxies are deposited with the Company at its registered office aforesaid not later than 12 o'clock noon on the 21st day of April, 1920.

Forms of proxy may be obtained from the Secretary of the Company.

The Judge has appointed Mr. George German, the

The Judge has appointed Mr. George German, the chairman of the directors of the Company, or, failing him. Mr. John German, another director thereof, er, failing him, Mr. Henson Freckelton, another director thereof, to act as chairman of the said Meetings, and has directed the chairman to report to him the result thereof.

The said scheme of arrangement will be subject to the subsequent approval of the Court.—Dated this 10th day of March, 1920.

ARTHUR F. RIDSDALE, Master, for Master

FIELD, ROSCOE and COMPAINY, of 36; Lincoln's Inn-fields, in the county of London;

PINSENT and CO., of 6, Bennett's hill, in the city of Birmingham, Solicitors for the above named Company.

In the High Court of Justice.—Chancery Division. Brighton District Registry.

Mr. Justice P. O. Lawrence. 1919. M. No. 30.

Between EMILE MAURICE MARX, Plaintiff, and WILLIAM HERBERT HOLLIS, Defendant.

WILLIAM (HERBERT HOLLIS, Defendant.

NOTICE is hereby given, that pursuant to an Order of the Chancery Division of the High Court of Justice in the above named action, made on the 13th day of May, 1919, the Partnership hitherto existing between the above named in connection with the Devil's Dyke Estate, Poynings, Sussex, was by consent dissolved as from that date. All persons having any claims or demands against the above named Partnership or either of the Partners in respect of the said Devil's Dyke Estate are, on or before the 12th day of April, 1920, to send by post, prepaid, to the undersigned their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the henefit of the said order. Every creditor holding any security is to produce the same before the District Registrar, at his Chambers, Court House, Church-street, Brighton, on the 15th day of April, 1920, at 11.30 o'clock in the forenoon, being the time appointed for adjudication on the claims.—Dated this 9th day of March, 1920. this 9th day of March, 1920.

G. COLBOURNE, of 62, Old Steine, Brighton, Solicitor for the above named Plaintiff.

LAND REGISTRY.

Notice.—Titles numbers 102253, 102254...

Fieldgate-mansions, Romford-street, Stepney.

HARRY MOSS MYERS has applied for the issue of a New Certificate of Charge on these Tites, in place of the Certificate which is stated to have been

Any person having the missing Certificate in his possession should at once motify the Chief Registrar, Land Registry, Lincoln's Inn-fields, W.C. 2.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed the 14th day of November, 1911, by Sir FREDERICK JOHN WILLIAM JOHNSTONE, Baronet, of The Heatch, Windsor, in the county of Berks (now deceased).

THE creditors of the above named, the late Sir Frederick John William Johnstone, Baronet, who Frederick John William Johnstone, Baronet, who have not already sent in their claims, are required, on or before the 5th day of April, 1920, to send in their names and addresses, and the particulars of their debts or claims, to us, the undersigned, Frederick Seymour Salaman and Arnold Francis Dickin, Chartered Accountants, c/o Eilles, Salaman, Coates and Co. of 1/2, Bucklersbury, London, E.C., the appointed Trustees under the said deed, or in default thereof they will be excluded from the benefits of the dividend proposed to be declared.—Dated this 5th day of March, 1920.

FREDK. S. SALAMAN. A. F. DICKIN.

In the Matter of a Deed of Assignment for the benefit of creditors, executed on the 10th day of September, 1919, by ELI CANTAIR, of 8a, Lever-street, Manchester.

THE creditors of the above named Exi Cantar who have not already sent in their claims are required, on or before the 23rd day of March, 1920, to send in their names and addresses, and the particulars of their debts or claims, to Harry Sharp, of 30, Brown-street, Manchester, 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 6th day of March, 1920.

H. SHARP, Trustee.

In the Matter of a Deed of Assignment for benefit of creditors, executed by THOMAS WYNN, formerly of Haswell Moor Farm, Sunderland, and late of Manor Farm, Denton, Norfolk, Farmer, deceased, and dated the 6th day of March, 1917.

NOTICE is hereby given, that the Trustee under the above deed proposes to declare and pay a first and final dividend thereunder, and that all persons who have not already executed or assented to such deed, and claiming to be creditors of the said Thomas Wynn, are required, within 14 days of this date, to send their names and addresses, and the particulars of their debts or claims to Mr. S. I. Owles cate, to send their names and addresses, and the particulars of their debts or claims, to Mr. S. J. Owles, of Bungay, the Trustee, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared, and the Trustee will not be answerable for the assets so distributed in respect of any debt or claim of which he shall not then have had notice.—Dated this 6th day of March, 1920.

_SPRAKE and CO., Bungay, Solicitors to the

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the 27th day of February, 1920.

To the BEAUMONT CIGARETTE FACTORY, of 1a, Aldgate-avenue, in the city of London.

Take notice, that a bankruptcy petition has been presented against you to this Court by Alfred Abraham Feldman (trading as M. Feldman and Son), of Buckland Works, Buckland-street, New Northroad, in the county of London, and the Ceurt has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspaper hall be deemed to be service of the metition woon shall be deemed to be service of the petition upon you; and further take notice, that the said petition

will be heard at this Court on the 30th day of March, 1920, at 11.30 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 40th day of March 1920. March, 1920.

FRANK MELLOR, Registrar.

In the High Court of Justice.—In Bankruptcy. No. 160 of 1920.

Re Thomas Lupton Maude, Ex parte John Goldstein and Henry and Emanuel Glover (a. Firm).

In the Matter of a Bankruptcy Petition filed the 28th day of February, 1920.

o THOMAS LUPTON MAUDE, a Member of Junior Army and Navy Clob, Pall Mall, in the county of London, but whose present residence or place of business the petitioning creditors are unable to ascertain.

AKE notice, that a bankruptcy petition has been A.K.E. notice, that a pankruptcy pention has been presented against you to this Court by John Goldstein, of 11, Duke-street, St. James', and Henry and Emanuel Glover (a Firm), of 10 New Bond street, both in the county of London; and the Court has ordered that the publication of this notice once in the London Cazette and once in the Daily Telegraph newscare shall be deemed to be used and sufficient service. London Gazette and once in the Daily Telegraph newspaper shall be deemed to be good and sufficient service of the said petition on you. And further take notice, that the petition will be heard at this Court on the dist day of March, 1920, at 11.30 o'clock in the foremon at which time 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 5th day of March, 1920.

HERBERT J. HOPE, Registrar.

In the County Court of Staffordshire, holden at Wolvenhampton.—In Bankruptcy.

· No. 5 of 1920.

Re WILLIAM EDWARD BRYCE. Ex parte W. H. DURHAM Limited.

In the Matter of a Bankruptcy Petition filed the 8th day of March, 1920.

To WILLIAM EDWARD BRYCE, of 6, Parkdale, Wolverhampton, in the county of Stafford, Con-sulting Engineer.

TAKE notice, that a banksuptcy petition has been presented against you to this Court by W. H. Durham, Limited, whose registered office is at 45, Great Russell street, in the county of London, Finan-

ciers; and the Court has ordered that the sending of a scaled copy of the petition, together with a scaled copy of the order for substituted service by registered post, addressed to you at 5. Parkdale. Wolvenhampton aloresaid, and the publication of this notice once in the London Gazette and once in the Express and Star newspaper, Wolverhampton, shall be deemed to be good and sufficient service of the said petition on you; and further take notice, that the petition will be heard at this court on the 22nd day of March, 1920, at 11 o'clock in the forenoon, at which time 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 March, 1920.

G. B. COPE, Registrar.

In the County Court of Dorsetshire, holden at Poole. In Bankruptcy.

No. 1 of 1920.

Re HERBERT EDWIN WEST, otherwise Bert West. In the Matter of a Bankruptcy Petition, filed the 14th day of February, 1920.

dwin West; otherwise Bert West,. Southern-road, West Southbourne, Edwin West; To Herbert late of 18, Bournemouth, of no Occupation.

AKE motice, that a bankruptcy petition has been presented against you in this Court by John Hill, of 27, St. Paul's-road, Bournemouth, Gentleman, and by Lloyds Bank Limited, whose registered office is at 71, Lombard-street, in the city of London, and the Court has ordered that the sending of a sealed copy of the petition, together with a sealed copy of the order for substituted service, by registered post, addressed to you, c/o Messas. Hilbert and Pownall, Solicitors, Ashton-under-Lyne, and the publication of this notice in the London Gazette and in the Bournemouth Daily Echo newspaper shall be deemed to be service of the in the London Gazette and in the Bournemouth Daily Echo newspaper shall be deemed to be service of the petition upon you; and further take notice, that the said petition will be heard at the County Court Offices, Hill-street, Poole, on the 23rd day of March, 1920, at 3 o'clock in the alternoon, 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 the Court.—Dated this 6th day of March, 1920. 1920.

R. M. MANSER, Registrer.

C. M. S. ROWLAND, 122, Old Christchurch-road, Solicitor to the Petitioning Bournemouth, Creditors.

THE BANKRUPTCY ACT, 1914.

RECEIVING ORDERS.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matler.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptey proved in Creditor's Petition.
219	Atkin, Harry	36, Dunstan - houses, Stepney Green, London, E.		High Court of Justice in Bankruptcy	Feb. 11, 1920	122 of 1920	Mar. 9, 1920	79	Creditor's	Sec. 1-1 (G.), Bank- ruptcy Act, 1914
220	Bingham, Charles Edward	42, Pandora - road, Hampstead, and carrying on business at 23, Argyll-street, both in the county of London	Draper's Manager	High Court of Justice in Bankruptcy	Mar. 9, 1920	188 of 1920	Mar. 9, 1920	78	Debtor's	
221	Chapelier, George	101, Gray's Inn-road, in the county of London		High Court of Justice in Bankruptcy	Feb. 18, 1920	138 of 1920	Mar. 9, 1920	80	Creditor's	Sec. 1-1 (G.), Bank- ruptcy Act, 1914
222	de Montaigu, Count Rene	The Piccadilly Hotel, Piccadilly, London	,,, ,,,	High Court of Justice in Bankruptcy	Jan. 26, 1920	66 of 1920	Mar. 9, 1920	82 ·	Creditor's	Sec. 1-1 (G.), Bank- ruptey Act, 1914
223	Edmonds, Charles Julius	98, Great Tower-street, in the city of London	Merchant	High Court of Justice in Bankruptcy	Feb. 4, 1920	101 of 1920	Mar. 9, 1920	81	Creditor's	Sec. 1-1 (G.), Bank- ruptcy Act, 1914
224	Ogden, Arthur Edwin	58, Dalton - road, Barrow-in-Furness in the county of Lancaster	Chemist, Optician and Surgical Fitter	Barrow-in- Furness and Ulverston	Feb. 26, 1920	4B of 1920	Mar 8 1920	2в	Creditor's	Sec.1-1 C. Bent- rumey Act, 18'4
225	Barnard, Rowland Henry	69, Osborne road, lately carrying on business at 4, Osborne-road, Brighton, Sussex	Greengrocer	Brighton and Lewes (at Brighton)	Mar. 9, 1920	8 of 1920	Mar. 9, 1920	4	Debtor's	
226	Standen, Charles Randolph	4, Bridgegate, East Retford, in the county of Nottingham	Jeweller and Clock Repairer	Lincoln and Horncastle	Mar. 6, 1920	of 1920	Mar. 6, 1920	2	Debtor's	
227	Hayward, Francis	25 and 27, Huddleston street, Cullercoats, Northumberland	Grocer and Confectioner	Newcastle- upon-Tyne	Mar. 9, 1920	7 of 1920	Mar. 9, 1920	5	Debtor's	
228	Hartman, Eugene	328, Bury New-road, Manchester, and now or lately carrying on business at 34, Green- lane, Princess-street, Manchester afore- said	Wholesale Clothier	Manchester	, Feb. 21, 1920	10 of 1920	Mar. 8, 1920	7	Creditor's	·Sec. 1-1 (G), Bank- ruptcy Act 1914
229	Shore, Harold James 🎎	Late 48, Ruskin-road, Milton, now 317,	Decorator	Portsmouth	Mar. 8, 1920	4 of 1920	Mar. 8, 1920	4.	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.
230	Vickers, Thomas Barnes, Junior	Residing at 10, Somerset-road, and lately earlying on business at 95, High-street, both in Preston, in the county of Lancaster	Tin Plate Worker	Preston and Chorley	Feb. 16, 1920	4 of 1920	Mar. 9, 1920	4	Creditor's	Sec. 1-1 (D.),Bank ruptoy Act, 1914
281	Partridge, Thomas	Ye Olde House, Ryton, Dorrington, in the county of Salop	Insurance Agent	Shrewsbury	Feb. 18, 1920	1 of 1920	Mar. 10, 1920	1	Creditor's	Sec. 1-1 (G.),Bank- ruptcy Act, 1914
232	Hall, Albert Victor (Lately residing at 21, Alma street, and carrying on business at 154A, High-street, now residing at 21, Mitre-street, all in Stockton-on-Tees, in the county of Durham	Lately Tobacconist and Confectioner, now Electrical Wireman	Stockton-on- Tees	Mar. 10, 1920	3 of, 1920	Mar. 10, 1920	3	Debtor's	
233	Eldridge, Richard William	1, Kent-street, and carrying on business at 21, Market-street, previously 44, Nun- thorpe road, all York	Boot and Shoe Dealer, previously Boot and Shoe Dealer's Mana- ger	York	Mar. 8, 1920	7 of 1920	Mar. 8, 1920	6 .	Debtor's	
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Uebtor's Name.	A Quress.	Description.	Court.	No.	Meeting.	Hour,	Place.	Examination-	Hour.	Place.	for Summary Administration.
Atkin, Harry	36, Dunstan Houses, Stepney Green, London, E.		High Court of Justice in Bankruptcy	122 of 1920	Mar. 22, 1920	11 A.M.	Bankruptcy-build - ings, Carey-street, London	May 5, ·1920	ll A.M.	Bankruptcy- buildings, Carey-street, London, W.C.2	
Bingham, Charles Edward	42, Pandora-road, Hamp- stead, and carrying on business at 23; Argyll- street, both in the county of London	Draper's Manager	High Court of Justice in Bankruptcy	183 of 1920	Mar. 23, 1920	11 а.м.	Bankruptey-build- ings, Carey-street, London	May 5, 1920	11 A.M.	Bankruptcy- buildings, Carcy-street, London, W. C.2	
Chapelier, George	101, Gray's Inn-road, in the county of London		High Court of Justice in Bankruptcy	138 of 1920	Mar. 22, 1920	12 noon	Bankruptcy-build- ings, Carey-street, London	May 5, 1920	11 а.м.	Bankruptcy- buildings, Carey-street, London, W C.2	
de Montaigu, Count Rene	The Piccadilly Hotel, Piccadilly, London		High Court of Justice in Bankruptcy	66 of 1920	Mar. 25, 1920	11, А.М.	Bankruptcy-build- ings, Carey-street, London	May 5, 1920	11 A.M.	Bankruptcy- buildings, Carey-street, London, W. C. 2	
Edmonds, Charles Julius	98, Great Tower-street, in the city of London	Merchant	High Court of Justice in Bankruptcy	101 of 1920	Mar. 23, 1920	l2 noon	Bankrnptcy-build- ings, Carey-street, London	May 5, 1920	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.2	
Anderson, John	Residing at 97, Holker- street, Barrow-in-Fur- ness, in the county of Lancaster, and who also lately carried on busi- ness at 298, Rawlinson-	Tailor	Barrow-in- Furness and Ulverston		Mar. 23, 1920	11.30 A.M.	Official Receiver's Office, 16, Corn- wallis-street, Barrow-in-Furness	Mar. 31, 1920	3 Р.М.	Magistrates' Court, Barrow- in-Furness	Mar. 3, 1920
r* * *	street, Barrow-in-Fur- ness aforesaid	r 5		,,							
Jennings, George Albert (carrying on business under the style of	Residing at 183, Long- lane, Halesowen, in the county of Worcester	Jeweller, Clothier and General Dealer	Dudley	of 1920	Mar. 19, 1920	12 noon	Official Receiver's Offices, 1, Priory- street, Dudley	Mar. 23, 1920	12 noon	Court House, Priory-street, Dudley	Mar. 8, 1920
L. M. Jennings)	At 168 and 175, High- street, Blackheath, in the county of Stafford		.								

THE LONDON GAZETTE, 12 MARCH, 1920.

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Partridge, Thomas Ye Olds House, Ryton, Dorrington, in the country of Salop The following Amended Notice George Frederick George Sussex The galactic of Sussex Insurance Agent Shrewsbury 1 of 1920 of 1920 of Salop The following Amended Notice Boarding bouse Steeper of Sussex Mar. 17, 1920 Mar. 26, 1920 12 noon Office, 22, Swan, bury the London Shire High Shrewsbury the London Gazette of the 9th March, 1920: Brighton, in the country of Sussex Mar. 17, 1920 Mar. 17, 1920 12 noon Office, 22, Swan, bury the London Gazette of the 9th March, 1920: Mar. 17, 1920 Mar. 17, 1920 12 noon Office, 22, Swan, bury the London Shire High	Debtor's Name.	Address,	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Honr	Place.	Date of Order, if any, for Summary Administration.
The following Amended Notice is substituted for that published in the London Gazette of the 9th March, 1920:— Lingard, Frederick George 5, Grafton - street, Brighton, in the county of Sussex Brighton, in the county of Sussex Boarding - house Brighton and Lewes (at Brighton) Brighton Brighton	Partridge, Thomas	Dorrington, in the county	Insurance Agent	Shrewsbury	1 of 1920	Mar. 26, 1920	{	Office, 22, Swan-	April 13, 1920	10.30 A.M.	Room, Shire Hall, Shrews-	Mar. 10, 1920
of Sussex Brighton Brighton Brighton	0		Amended Notice	is substituted	tor that	published in	the London	Gazette of the 9th	March, 1920:-		bury	
	Lingard, Frederick George	o, Grafton - street, Brighton, in the county of Sussex	Boarding - house Kesper	Brighton and Lewes (at Brighton)	3, of 1920	Mar. 17, 1920	12 noon	! berough - place.	A pril 14, 1920	ll A.M.	Church-street.	
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Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.			
Stent, Sydney	1, Woodville-road, Golder's Green, in the county of Middlesex	Assistant School- muster	High Court of Justice in Bankruptcy	910 of 1919	Mar. 9, 1920	To pay in full forthwith all preferential claims in priority to other debts, also all proper costs, charges and expenses together with the fees and percentages of and incident to the bankruptcy petition and this proposal. Also a Composition of 5s. in the pound to all unsecured creditors in respect of debts provable under the Receiving Order herein payable. The aforesaid payments to be secured by a deposit of the amount required for the purpose with the Official Receiver not later than fourteen days prior to the hearing by the Court of the application to approve this proposal. Receiving Order discharged. Adjudication annualled			
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ADJUDICATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order	Date of Filing Petition.
Bingham, Charles Edward	42, Pandora-road, Hampstead, carrying on business at 23, Argyll-street, both in the county of London	Draper's Manager	High Court of Justice in Bank-	188 of 1920	Mar. 9, 1920	Mar. 9, 1920
Brewster, Edward	Whose present residence or place of business the Petitioning Creditors are unable to ascertain, lately residing at 8, Churchfield-road, East Acton, and lately carrying on business at 10, Springbridge-road, Ealing, both in the county of Middlesex	Mechanical Engineer	High Court of Justice in Bank- rnptcy	33 of 1920	Mar. 9, 1920	Jan. 9, 1920
Clements, Frederick William	Late Does Farm, Toot Hill, near Ongar, Essex, but whose present residence or place of business the Petitioning Creditors are unable to asc.r.ain, a domiciled Englishman domiciled in England	and plant them and	High Court of Justice in Bank-ruptcy	71 of 1920	Mar. 6, 1920	Jan. 26, 1920
Debruyckere, Edward	102, Elmhurst-mansions, Clapham, and lately carrying on business at 62, East Castle-street, Oxford-street, both in the county of London	Shipper and Merchant	High Court of Justice in Bank- ruptcy	32 of 1920	'Mar. 9, 1920	Jan. 9, 1920
Goreeph, Morris	3, Grimsby-street, Brick-lane, in the county of London	Timber Merchant	High Court of Justice in Bank- ruptcy	41 of 1920	Mar. 10, 1920	Jan. 14, 1920
Kuakele, Violette Frances (known and described in the Receiving Order as Violette D'Arcy, and carrying on business under the style or name of Tansan)	Residing at 223, Westbourne-grove, and carrying on business at 170A, Westbourne-grove, both in the county of London	Dressmaker and Milliner	High Court of Justice in Bank-ruptey	36 of 1920	Mar. 9, 1920	Jan. 12, 1920
Lees, Frederick	18, Lowfield road, Stockport, in the county of Cheshire, but whose present residence or place of business the Petitioning Creditors are unable to ascertain, a domiciled Englishman domiciled in England		High Court of Justice in Bank- ruptcy	52 of 1920	Mar. 10, 1920	Jan. 17, 1920
Qwen, Trevor Rowland	Tyddyn Lly warch, in the purish of Llanddaniel, in the county of Auglesey	Farmer	Bangor	5 of 1920	Mar. 10, 1920	Mar. 1, 1920
Barnard, Rowland Henry	69, Osborne-road, lately carrying on business at 4, Osborne-road, Brighton, Sussex	Greengrocer	Brighton and Lewes (at Brighton)	8 of 1920	Mar. 10, 1920	Mar. 9, 1920
Lingard, Frederick George	5, Grafton-street, Brighton, Sussex	Boarding-house Keeper 🚐 .	Brighton and Lewes (at Brighton)	3 of 1920	Mar. 8, 1920	Feb. 17, 1920

THE LONDON (
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Debtor's Name.		Address,	Description.	Court.	No. ·	Date of O.der.	Date of biling Petition.
Leyland, Geoffrey Richard		Wyndham House, Easton-in-Gordano, near Bristol, but in the county of Somerset	Of no occupation	Bristol	2 of 1920	Mar. 10, 1920	Feb. 9, 1920
Standen, Charles Randolph	4	4, Bridgegate, East Retford, in the county of Nottingham	Jeweller and Clock Repairer	Lincoln and Horn-	2 of 1920	Mar. 6, 1920	Mar. 6, 1920
Hayward, Francis Arthur		25 and 27, Huddleston street, Cullercoats, Northumber-	Grocer and Confectioner	Newcastle - u p o n- Tyne	7 of 1920	Mar. 9, 1920	Mar. 9, 1920
Shore, Harold James		Late 43, Ruskin-road, Milton, now 317, Fawcett-road, Southsea, Hants	Decorator	Portsmouth	4 of 1920	Mar. 8, 1920	Mar. 8, 1920
Hall, Albert Victor	***	Lately residing at 21, Alma-street, and carrying on business at 154A, High-street, now residing at 21, Mitrestreet, all in Stockton-on-Tees, in the county of Durham	Lately Tobacconist and Confectioner, now Electrical Wireman	Stockton-on-Tees	3 of 1920	Mar. 10, 1920	Mar. 10, 1920
Lawford, William Douglas	•••	Downhills, 35, Holden-road, Southborough, in the county of Kent	Gentleman	Tunbridge Wells	2 of 1920	Mar. 9, 1920	Feb. 14, 1920
Eldridge, Richard William	•••	1, Kent-street, and carrying on business at 21, Market- street, previously 44, Nunthorpe-road, all York	Boot and Shoe Dealer, previously Boot and Shoe Dealer's Manager	York	7 of 1920	Mar. 8, 1920	Mar. 8, 1920
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ADJUDICATION ANNULLED.

Debters Name,	_ Address.	Description.	Court,	No (f Matter.	Date of Adjustication.	Date of Annulment.	Grounds of Annulment.
Langley, Arthur	Lately residing at 104, Lowtown, Pudsey; near Leeds, in the county of York, but now of 21, Highbury-place, Swinnow-road, Pudsey aforesaid	Boot and General Dealer	Leeds	⁶ 2 of 1911	Jan. 10, 1911	Mar. 10, 1920	It appearing to the Court that the whole of the debts of the said bankrupt have been paid in full, and that all costs charges and expenses of an incidental to the bankruptchave also been paid an eatisfied
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Debtor's Name.	Address.	Description,	Court.	No.	Day Fixed for Hearing.
Villis, John Vickers (trading as Willis, Storys and Co.)	21, The Parade, Golder's Green, Middlesex	Decorator and Art Furnisher	Barnet and St. Albaus	6 of 1920	April 12, 1920, 12 noon, Court House, St. Albans, Herts
uliet, Charles Samuel	Market Gate House, Market Gates, Great Yarmouth, Norfolk	Licensed Victualler	Great Yarmouth	3 of 1903	April 22, 1920, 2 p.m., Town Hall Great Yarmouth
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THE LONDON GAZETTE, 12 MARCH, 1920.

ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name.	. c Address.	Description.	Court.	No.	Date of Order.	Nature of Order made,	Grounds named in Order for refusing an Absolute Order of Discharge.
Marks, Harry	Residing at 48, Plympton-road, Brondesbury, and carrying on business at 157, Highroad, Kilburn	Tailor	High Court of Justice in Bank- ruptcy	1108 of 1909	Feb. 13, 1920	Discharge suspended for two years. Bankrupt to be discharged as from 13th February, 1922	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 ac count as are usual and proper in the business carried on by him, and as sufficiently disclose his business transactions and financial polition within the three years immediately preceding his bankruptcy; and had on two previous occasions made arrangements with his creditors
Robinson, Charles Ernest	73, Farringdon street, in the city of London, and lately carrying on business at 61, Chandos street, in the county of London	Betting Man	High Conrt of Justice in Bank- ruptcy	369 of 1919	Jan. 27, 1920	Discharge suspended for three years and six months. Bankrupt to be discharged as from 27th July, 1923	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; and had on a previous occasion been adjudged bankrupt
Robinson, Charles Ernest (formerly carrying on busi- ness under the style of Charles Bloomfield and Co.)	61, Chandos-street, in the county of London, residing at Brook Lodge, Golders Green- road, Hendon, in the county of Middlesex At 118, Bedford Court- mansions, Bloomsbury, London	Turf Accountant	High Court of Justice in Bank- ruptcy	864 of 1909	Jan. 27, 1920	Discharge suspended for three years. Bankrupt' to be discharged as from 27th January, 1923	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 been guilty of misconduct
Yeats, Ernest Edward (lately trading and de- scribed in the Receiving Order as Yeats and Co.)	42, Brewe'r-street, Regent - street, lately carrying on business at 19, Kensington High- street, both in the county of London	Wine Merchant	High Court of Justice in Bank- ruptcy	64 of 1913	Jan. 27, 1920	Discharge suspended for three years. Bankrupt to be discharged as from 27th January, 1923	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; had continued to trade after knowing himself to be insolvent; and had been guilty of misconduct in fraudulently transferring his business to a limited company

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1920

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.
McKinnell, John	Liverpool - road, Mag- hull, lately of Smith- fold Farm, Ainsworth, near Bolton	Teamsman, lately Farmer and Carrier	Bolton	5 of 1916	Jan. 14, 1920	Discharge suspended until the rising of the Court	Assets not equal to 10s. in the pound
Youell, Alan Richard St. John	Alexandra Palace, Wood Green, in the county of Middlesex	Lieutenant in H. M. Army	Edmonton	9 of 1918	Jan. 23, 1920	Application for discharge adjourned sine die, with liberty to the bankrupt to restore the application	,
Dilger, John Thomas West- horn (carrying on business as J. W. Dilger)	Residing and carrying on business at 30, South Street-park, in the city of Sheffield	Watchmaker and Jeweller	Sheffield	54 of 1907	Feb. 12, 1920	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, namely, he shall, before the signing of this Order, consent to Judgment being entered against him in the County Court of Yorkshire, holden at Sheffield, by the Official Receiver, for the sum of £20, being part of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. costs of Judgment, such sum and costs to be paid by the bankrupt by instalments of £1 every month	_
Holden, Nellie May	116, Bridgnorth - road, Wollaston, near Stour- bridge, in the county of Worcester	Domestic Servant (Spinster)	Stourbridge	of 1918	Jan. 7, 1920	Withdrawn	
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APPOINTMENT OF TRUSTEE.

Debtor's Name.	Address.	- Description.	Court	No	Trustee's Kame.	Address .	Date of Certificate of Appointment.
ewis, Major Sydney Horton	The Junior Army and Navy Club, Horse Guards avenue, Whitehall, in the county of London		High Court of Justice in Bankruptcy	922 of 1919	Partridge, Albert Henry	3, Warwick-court, Gray's- inn, London, W.C. 1, Chartered Accountant	Mar. 4, 1920
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Debtor's Name.	Address.	, D^script lon.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Edwards, Percy James	Carrying on business at 28, Fore-street, London, E.C. 2, and residing at Waverley, Bishops Park-road, Norbury, Surrey	Wholesale Milliner and Blouse Manufacturer		681 of 1919	Mar. 22, 1920	Bernardo Thomas Crew	27, King-street, E.C. 2
Lee, Sir Henry Austin (deceased)	St. James' Club, Piecadilly, in the county of London, and of the British Embassy in Paris (a domiciled Englishman)	Counsellor to Embassy	High Court of Justice in Bankruptcy	623 of 1918	Mar. 30, 1920	D. Williams, Official Receiver	Bankruptey-buildings, Carey street, London, W.C. 2
Pryse, John Pryse Howell Loveden (described in the Receiving Order as John Loveden Pryse)	Late 3, Charles-street, Berkeley-square, but now 3, Deanery-street, Hyde Park, London		High Court of Justice in Bankruptcy	467 of 1919	Mar. 27, 1920	Frederick Seymour Salaman	1 and 2, Bucklersbury London, E.C. 4
Seelenfreund, Herman (trading as Seelen- freund and Co.)	Of and lately carrying on business at 2, Edmund-place, in the city of London	Woollen Merchant	High Court of Justice in Bankruptcy	442 of 1918	Mar. 30, 1920	W. Boyle, Official Receiver	Bankruptcy-buildings, Carey street, London, W.C. 2
Steinberg, Alexander (described in the Receiving Order as Alex Steinberg)	24, Cambridge-road, Mile End, E		High Court of Justice in Bankruptcy	131 of 1919	Mar. 30, 1920	W. Boyle, Official Receiver	Bankruptcy-buildings,Caregatreet, London, W.C. 2
Jones, Owen	49, Gadbys-road, Abordare, Glamorgan	Draper	Aberdare and Mountain Ash	of 1920	Mar. 27, 1920	Ellis Owen, Official Receiver	St. Catherine's - chamber St. Catherine - s t r e e Pontypridd
Metcalfe, Charles West (Separate Estate)	1, Mount View, Ferncliffe, Bingley, York- shire, and trading at Ebor Mills, Dubb-lane, Bingley aforesaid	Commission Weaver (trad- ing in co-purtnership with Benjamin Hoyle as Met- calfe and Hoyle)		of 1914	Mar. 27, 1920	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Evans, Edward Walter David	Cammant Hall, Llandyssul, Cardiganshire		. Carmarthen	28 of 1912	Mar. 27, 1920	Herbert Watkins Thomas, Official Receiver	4, Queen street, Carmarthe
Beresford, Aden	Hillcrests, Meads, Eastbourne, in the county of Sussex		Eastbourne,	12 of 1915	Mar. 27, 1920	Frederick Seymour Salaman	1 and 2. Bucklersbur London, E.C. 4
Cooper, Sidney Hartnoll	Hook Street House, Berkeley, in the county of Gloucester	Beerhouse Keeper and Butcher's Assistant	Gloucester	of 1919	Mar. 26, 1920	Thomas Easton Official Receiver	26, Baldwin-street, Bristol

NOTICES OF INTENDED DIVIDENDS—continued.

Debtore Name,	Address.	Description.	Court.	· No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
stedman, Sidney Arthur	Residing and carrying on business at 43, London-road, Camberley, Surrey	Cycle Dealer	Guildford and Godalming	12 of 1909	Mar. 29, 1920	Thomas Gourlay	Offices of the Official Receiver, 132, York-road, Westminster Bridge-road, S.E. 1
fackenzie, John Arthur Kerr	Blagdon, Holdenhurst-road, Bournemouth, in the county of Southampton	Of no occupation	Poole	9 of 1903	Mar. 27, 1920	FrederickWm.Darley, Official Receiver	Midland Bank - chambers, High street, Southampton
raft, George Herbert	Lately residing at 2, Alexandra-road, Balby, Doncaster, in the county of York, and now residing at 15, King Edward-road, Balby aforesaid	Railway Carriage Shop Labourer	Sheffield	10 of 1919	Mar. 29, 1920	Leonard Johnson Clegg, Official Receiver	Figtree-lane, Sheffield
Sooth, William (formerly carrying on business under the name of W. and E. Booth)	4, Dennison-street, Stockton-on-Tees, in the county of Durham, formerly residing and carrying on business at Sleigh's House, Bishopton-lane, Stockton-on-Tees aforesaid	Labourer, formerly Leather Merchan	Stockton-on-Tees	of 1920	Mar. 30, 1920	Charles Lucas Towns- end, Official Re- ceiver	80, High-street, Stockton-on- Tees
Ellis, William, the Younger	56, Lavender-hill, Clapham Junction, London	House Agent and Surveyor	Wandsworth	49 of 1905	Mar. 29, 1920	Thomas Gourlay	Offices of the Official Re- ceiver, 132, York-road Westminster Bridge road S.E. 1
Owen, William	Fiddler's Ferry, Warrington, lately 64, Algernon-street, Warrington, and previously 34 and 36, Dale View, Garston, all in Lancashire	General Merchant	Warrington	8 of 1914	Mar. 27, 1920	Elwy Davies Symond, Official Receiver	11, Dale-Street, Liverpool
Howard, Horace	11, Alam-street, Baker-street, in the county of London, lately residing at Brookside, Salt Hill, Slough, in the county of Buckingham	Gentleman	Windsor	of 1915	Mar. 27, 1920	Thomas Gourlay, Official Receiver	14, Bed ord-row, London, W.C. 1
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Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Pryable,
Boyd, Rupert Ainslie (described in the Receiving Order and known as Captain R. A. Boyd)	Late of 50, Penywern-road, Earl's Court, in the county of London, but whose present address the Petitioning Creditor is unable to ascertain, a domiciled Englishman		High Court of Jus- tice in Bankruptcy	480 of 1919	5s.	Composition	Any day (except Saturday) between the hours of 11 and 2	At Bankruptoy-buildings, Carey-street, London, W.C. 2
Burnett, Richard Compton	3, Mecklenburgh street, in the county of London		High Court of Jus- tice in Bankruptcy	358 of 1906	20s. and 4% statutory inte:est per annum	First and Final	Any day (except Saturday) between the hours of 11 and 2	At Bankruptcy-buildings, Carey-street, London, W.C.2
Kaye, Sir John Pepys Lister (described in the Receiving Order as Sir John Lister Kaye, Baronet)	The Ritz Hotel, Piccadilly, London, W.	Baronet ·	High Court of Jus- tice in Bankruptcy	326 of 1914	4 s.	Fourth	Mar. 23, 1920	At the Offices of Messrs. Elles, Salaman, Coates and Co., Chartered Accountants, 1 and 2, Bucklersbury, London, E.C. 4
Ward, Cecil Shutt, Thomas and Berry, Samuel (trading as	Of and lately carrying on business at Dashwood House, Broad-street, in the city of London		High Court of Justice in Bankruptcy	231 of 1916	6 2 d.	Second and Final	Any day (except Saturday) between the hours of 11 and 2	At Bankruptoy-buildings, Carey-street, London, W.C.2
Shutt and Berry)	260, Barkerend-road, Bradford, York-shire	Grocers	Bradford	18 of 1902	8 ‡ d.	Supple- mental	Mar. 17, 1920	Official Receiver's Offices, 12, Duke-street, Bradford
Barrasford, Maud	50, Middle street, Brighton, Sussex	Director of a Company (Widow)	Brighton and Lewes (at Brighton)	5 of 1913	10s.	First	Mar. 19, 1920	Office of the Official Receiver, 12A, Marlborough - place, Brighton
Mutton, Charles	44, Russell-square, and 79 and 80, King's road, both in Brighton, Sussex	Lodging-house Keeper	Brighton and Lewes (at Brighton)	46 of 1886	4 <u>∔</u> d,	Supple- mental	Mar. 17, 1920	Office of the Official Receiver, 12A, Marlborough - place, Brighton
Mutton, Thomas	841, King's-road, Brighton, Sussex, late 59C, West-street, Brighton	Inventor	Brighton and Lewes (at Brighton)	112 of 1902	2 ≨ d.	Supple- mental	Mar. 16, 1920	Office of the Official Receiver 12A, Marlborough - place, Brighton
Hoile, Robert Ernest	50, Castle-street, Dover, in the county of Kent	Veterinary Surgeon	Canterbury	49 of 1900	20s.	First and Final	Mar. 19, 1920	The Official Receiver's Office, 68A, Castle-street, Canter bury

NOTICES OF DIVIDENDS—continued.

Debkor's Name.	Address.	Description.	Cours.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable	Where Payubla
oot, John	Station-road, Herne Bay, in the county of Kent	Engineer	Canterbury	3 of 1919	5 s.	First	Mar. 27, 1920	. 69, Castle street, Canterbur
lusgrove, Charles	37, Etwall-street, in the county borough of Derby	Builder	Derby and Long Eaton	29 of 1914	4s. 7ậd.	Supple- mental	Mar. 19, 1920	Official Receiver's Office, 4 Castle-place, Nottingham
enton, Ernest Henry	32. High-street, and 76. Fox-street, Scunthorpe, Lincolnshire	·Bazaar Proprietor	Great Grimsby	4 of 1919	1s. 8½d.	First and Final	Mar. 17, 1920	Official Receiver's Office; St Mary's - chambers, Grea Grimsby
age, Charles Stanmore	Woodcroft, Eggars hill, Aldershot, Southampton		Guildford and Godalming	8 of 1909	4 d.	Supple- mental	Mar. 29, 1920	Offices of the Official Receiver 132, York-road, Westminste Bridge-road, S. E. 1
oulonois, Gerard James	10, Edward-road, Hampton Hill, Middle- sex	Draper	Kingston, Surrey	14 of 1919	ls. 1 4 d.	First and Final	Mar. 29, 1920	Offices of the Official Receive 132, York-road, Westminste Bridge-road, S.E. 1
ewellyn, Thomas	18, Dynevor-street, Fochriw, Glamorgan	Grocer, Baker and Provision Merchant	Merthyr Tydfil	1 of 1917	1s. 3 ặ d.	Supple- mental	Mar. 19, 1920	Official Receiver's Offices, S Catherine's - chambers, S Catherine-street, Pontyprid
mitheman, William George	56, Lincoln-street, Old Basferd, Notting- ham	Milliner and Fancy Draper	Nottingham	12 of 1895	14s. 11d.	Supple- mental	Mar. 19, 1920	Official Receiver's Office, 4 Castle-place, Nottingham
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Pursuant to the Act 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 or company.	Address of Regintered Office.	, . , , ,	Coart.	No. of Matter.	Date of Order.	Date of Presentation of Petition.	
he Lawson Galleries Limited	28, South Molton-street, London, W. 1	•••	High Court of Justice	0063 of 1920	Mar. 9, 1920	Feb. 17, 1920	
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NOTICES OF INTENDED DIVIDENDS.

Name of Company.	Address of Registered Office.	Court.	Number.	Last Day for Receiving Proofs.	Name of Liquidator.	Address.
The Sierra Morena Copper Mines Limited	11-12, Finsbury-square, in the city of London	High Court of Justice	00202 of 1913	Mar. 30, 1920	Harold de Vaux Brougham, Senior Official Receiver and Liquidator	33, Carey-street, Lincoln's-inu, London, W.C.
The Social Bureau Limited	30, New Bond-street, London	High Court of Justice	00200 of 1911	Mar. 29, 1920	Harold de Vanx Brougham, Senior Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.C.
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NOTICES OF DIVIDENDS.

Name of Company.	Address of Registered Office.	Court.	No. of Matter	Amount per &.	First and Final or Otherwise.	When Payable.	Where Payable.
The A.E.G. Electrical Company of South Africa Limited	6, Old Jewry, in the city of London	High Court of Justice	00100 of 1918	20s.	First and Final to Non-enemy Creditors	Mar. 15, 1920, or any subsequent day (ex- cept Saturday) be- tween 11 and 2	At the Office of the Official Receiver and Liquidator. 33, Carey-street, Lincoln's-inn London, W.C. 2
The Central Kelantan Rubber Com- pany Limited	Ceylon House, 49 and 51, Eastcheap, London, in the city of London	High Court of Justice	00186 of 1918	20s.	First and Final	Mar. 25, 1920	46, Pall Mall, Manchester
The Electrical Company Limited	6, Old Jewry, in the city of London	High Court of Justice	00101 of 1918	20s.	First and Final to Non-enemy Creditors	Mar. 15, 1920, or any subsequent day (ex- cept Saturday) be- tween 11 and 2	At the Office of the Offic al Receiver and Liquidator, 33, Carey-street, Lincoln's inn, London, W.C. 2
Temple, Taylor and Company Limited	54, Old Broad-street, in the city of London	High Court of Justice	00225 of 1915	20s.	First and Final	Any day (except Saturday) between 11 and 2	At the Office of the Liquidator, Sir John G. Craggs, 3, Lon- don Wall-buildings, E.C. 2
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Secretary of the Late of the Control							
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Pursuant to the Companies (Winding-up) Act, 1890, and the Companies (Consolidation) Act, 1908, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.

H. M. WINEARLS, Comptroller of the Companies Department.

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A Notice of Dissolution of Partnership not signed by all the Partners, or their legal representatives, must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such notice is given in pursuance of the terms of the partnership to which is

Advertisements purporting to be issued in pursuance of Statutes or under Orders of Court will

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(c) Notices under the Companies Winding-up Act, 1890, and the Companies (Consolidation)
Act, 1908, as prescribed by the Rules under the Acts—5s. Other Companies Winding-up Notices at the rates given under (f).

(d) Notices under the County Courts Act, 1888, when received from the Registrar of County

Court Judgments-10s.

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