

The London Gazette.

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** For Table of Contents, see last page.

FRIDAY, 16 JULY, 1920.

At the Council Chamber, Whitehall, the 16th day of July, 1920.

By the Lords of His Majesty's Most Honourable Privy Council.

HEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 10th day of May, 1917, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms

Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the Exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

And whereas by subsequent Orders of Council, and by the Proclamations dated respectively the 18th day of December, 1918, and the 12th day of March, 1919, the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 10th day of May, 1917, as amended and added to by subsequent Orders of Council and by the Proclamations dated respectively the 18th day of December, 1918, and the 12th day of March, 1919, should be further amended by making the following amendments in, and additions to, the Schedule to the same:—

(1) That the following headings should be deleted:—

Provisions and Victuals which may be used as food for man, the following:—

(A) Fresh or Frozen Meat of all kinds, except Turtle Meat, Horse Flesh and Offals;

- (a) Cocoa, raw, and manufactures thereof;
 - (A) Rice and Rice Flour;
 - (A) Animals, living, for food; (A) Game;

(A) Game; (A) Poultry;

Forage and food which may be used for animals, the following:—

(A) Forage, Green;

λ) Hay;

- (A) Explosives, except the following:—Blasting Gelatine, Gelatine Dynamite, Detonators, Monobel, Gelignite, Viking Powder, Electric Detonators, Safety Fuses and Dynamite.
- (2) That the following headings should be added:—

Provisions and Victuals which may be used as food for man, the following:—

- (A) Meat, home produced, of all kinds, except Turtle Meat, Horse Flesh, Offals, Marrow Fat and Suet;
 - (A) Game, dead; (A) Poultry, dead;

(A) Explosives, except the following:—Blasting Gelatine, Gelatine Dynamite, Detonators, Monobel, Gelignite, Viking Powder, Electric Detonators, Safety Fuses, Dynamite and Rex Powder.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

Almeric FitzRoy.

Lord Chamberlain's Office, Buckingham Palace, S.W., 16th July, 1920.

The KING has been pleased to appoint the Reverend Edward Mewburn Walker, M.A., Fellow and Tutor of Queen's College, Oxford, to be a Chaplain to His Majesty, in the room of the Reverend Andrew Ewbank Burn, D.D., appointed to be Dean of Salisbury.

The KING has been pleased to appoint Sir James Mackenzie, M.D., LL.D., F.R.S., to be an Honorary Physician to His Majesty in Scotland, in the room of Sir Thomas Richard Fraser, M.D., deceased.

Lord Chamberlain's Office, Buckingham Palace, S.W., 16th July, 1920.

The Chapel Royal, St. James's Palace, and the Marlborough House Chapel adjoining will be closed for divine service on and after Sunday, the 1st August next, until further notice.

By order of the Lord Chamberlain, EDGAR SHEPPARD, D.D., Sub-Dean.

Whitehall, 12th July, 1920.

His Majesty the KING has been graciously pleased to award the Edward Medal in silver to Jeffrey Fletcher under the following circumstances:—

On January 2nd, 1920, a repairer named Jones was engaged on work in an air pit at the

West Elliot Colliery in Monmouthshire when a. fall of rubbish occurred and Jones found himself entirely buried and tightly pinned down, though able to breathe owing to the looseness of the earth. His son, who was near by, heard his father's shouts and hurried for help. Fletcher, with other men, arrived on the scene, and for nearly three hours, in spite of the possibility of a further big fall, proceeded gradually to uncover Jones to below the shoulders and by cheerful talk braced him up considerably. No foundation could be obtained to put in supports to the rubbish which was constantly moving. Further falls occurred, and Jones was again buried up to the neck. After many attempts, lasting over a further three hours, during which time Fletcher fed Jones with stimulants, he found it possible to release the latter, and rescued him practically uninjured. Fletcher was in the hole for about five hours, during which time he ran the risk of being buried by falls from the loose rubbish coming from above. He showed great initiative, coolness and bravery while he himself was exposed to very great danger.

Also the Edward Medal to James Rogerson Mann.

At 9.30 a.m. on the 5th December, 1919, a fire broke out in one of the rooms on the middlefloor of a five-storey cotton mill belonging to Messrs. N. Pickering and Sons, Limited, St. John Street, Bolton. The fire spread to the floors above, and whilst engaged in fighting the fire in the top room, one of the firemen of the Bolton Fire Brigade found himself cut off from the doorway and stairs by fire and smoke. fire escape was at the opposite end of the building, and he was cut off from that also. broke windows and called for help from those below and it was obvious that he was in a very dangerous position and likely to be overcome unless speedily rescued. Mann, who is employed at the mill, at once tied a rope round his waist and, after getting on to a one-storey shed, climbed the nearest water-spout to the windows of the top storey where the fireman was seen. On reaching the level of the window he untied the rope and handed it to the fireman, who tied it inside the building and then descended by it. Mann descended by the waterspout, which, being an old one, was liable to break away at any moment.

There can be no doubt that Mann by his prompt and brave action saved the life of the fireman.

Whitehall, July 14, 1920.

The KING has been pleased to award the Albert Medal in recognition of the gallant conduct of Matthew Ronald Mather and Joseph Bowman, two Dockyard workmen, in endeavouring at the cost of their own lives to save the life of Able Seaman Arthur Henry Brewer at Rosyth on the 27th August last.

Brewer had descended into the Wet Provision Room of H.M.S. "Tiger," in company with J. H. Anderson, a shipwright, when he was overcome by poisonous gases and collapsed. Anderson, himself feeling the effect of the gases, left the compartment as quickly as possible to obtain assistance, and Mather and Bowman, who were near to the scene, descended without hesitation to endeavour to rescue Brewer. They did not wait for further

assistance or for safety appliances, though they were fully aware of the cause of Brewer's collapse and consequently of the grave risk they were running. They were at once over-come by the noxious gases in the compartment, and when removed were in an unconscious condition.

Every endeavour was made to restore them to consciousness, but without success.

Notice.—The original Amended appeared in the London Gazette of the 21st May, 1920.

Whitehall, July 14, 1920.

The KING has been pleased to award the Albert Medal to Lt. Col. (Bt. Col.) Arthur Stedman Cotton, C.M.G., D.S.O., Royal Stedman Cotton, C.M.G., D.S.O., Royal Artillery, in recognition of his gallantry in

saving life in the following circumstances:—
On the 14th October, 1919, at Novorossisk, South Russia, an ammunition dump exploded, setting fire to the ss. "War Pike," which was carrying a cargo of munitions, including shells. Colonel Cotton, as explosions were taking place both on the quay and on board the ship, cleared the bystanders from the neighbourhood, and assisted in casting off the hawsers from the vessel. He then organised a small party to follow the steamer in a tug, when it was towed out to sea, in order to render all possible assistance, and, although the vessel was burning fiercely, the hold and bunkers being well alight, he boarded her and and bunkers being well alight, he boarded her and bunkers being well alight, he boarded her and bunkers being well alight, he boarded her and bunkers being well alight. endeavoured to get the fire under control. It was not until the fore part of the ship began to settle down that he and his party left the

Colonel Cotton's prompt action, which was attended by great personal risk, in all probability saved many lives.

Whitehall, July 10, 1920.

The KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 8th instant, to appoint William Graham, Esq., M.P., to be a Member of the Cambridge Committee of the Royal Commission of Inquiry into the financial resources of the Universities of Oxford and Cambridge, in the room of the Right Honourable Arthur Henderson, M.P., resigned.

WORKMEN'S COMPENSATION ACT, 1906.

The Secretary of State for the Home Department gives notice that he proposes to appoint two additional Medical Referees under the Workmen's Compensation Act, 1906, for the Sheriffdom of Lanark. Applications for the posts, for which surgical qualifications are required, should be addressed to the Under Secretary for Scotland, Scottish Office, Whitehall, S.W. 1, and should reach him not later than the 7th August, 1920.

Whitehall,

15th July, 1920.

Downing Street,

14th July, 1920.

The KING has been pleased to appoint Admiral of the Fleet the Right Honourable Viscount Jellicoe, G.C.B., O.M., G.C.V.O., to be Governor-General and Commander-in-Chief of the Dominion of New Zealand.

Board of Trade, Great George Sireet, London, S.W. 1,

13th July, 1920.

THE PROFITEERING ACTS, 1919 AND 1920,. ORDER (No. 12), DATED JULY 13TH, 1920,. MADE BY THE BOARD OF TRADE UNDER SEC-TION 1 OF THE PROFITEERING ACT, 1919 (9 & 10 GEO. 5. c. 66), AS AMENDED BY THE PRO-FITEERING (AMENDMENT) ACT, 1920 (10 & 11 GEO. 5. c. 13).

Whereas Section 1 of the Profiteering Act, 1919 (9 & 10 Geo. 5. c. 66), as amended by the Profiteering (Amendment) Act, 1920 (10 & 11 Geo. 5. c. 13), provides that that section may be applied by Order of the Board of Trade to. any article or class of articles declared by the Order to be one or one of a kind in common use by the public or being material, machinery or accessories used in the production thereof.

Now, therefore, the Board of Trade do-hereby declare that the articles of food set out in the Schedule annexed hereto are articles of a kind in common use by the public, and do hereby order that Section 1 of the Profiteering Act, 1919 (9 & 10 Geo. 5. c. 66), as amended by the Profiteering (Amendment) Act, 1920 (10 & 11 Geo. 5. c. 13), shall apply to each article of food specifically mentioned in the Schedule hereto.

This Order shall come into force as from the sixteenth day of July, 1920, and may be cited as the Profiteering Acts, 1919 and 1920, Order (No. 12).

Dated this 13th day of July, 1920.

By the Board of Trade, R. S. Horne,

President of the Board of Trade.

SCHEDULE.

The following articles of food (included in this Schedule by agreement with the Food. Controller):-

47a. Poultry, Game and Rabbits.

48. Eggs.

49. Butter (Home produced). 50. Bacon (Home produced). 51. Cheese (Home produced).

TRADE BOARDS ACTS, 1909 and 1918.

RETAIL BESPOKE TAILORING TRADE BOARD (GREAT BRITAIN).

OVERTIME RATES FIXED FOR MALE WORKERS IN THE RETAIL BESPOKE SECTION OF THE TAILORING TRADE IN GREAT BRITAIN.

Effective as from 19th July, 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 (Tailoring) Order, 1919, for those branches of the Tailoring Trade as specified in the Regulations made by the Minister of Labour and dated 12th December, 1919, with respect to the Constitution and Proceedings of the Trade Board in Great Britain for Retail Bespoke Tailoring, having given due notice on 12th February, 1920, and 10th March, 1920, of Proposal, as therein shown,

to Fix Overtime Rates for Male Workers, hereby give notice that they have fixed Overtime Rates for Male Workers employed in those branches of Retail Bespoke Tailoring in Great Britain specified in Part II. of the Schedule hereof, the Overtime Rates as Fixed to apply in substitution for the Minimum Rates otherwise applicable as set out in the Notices Varying and Fixing Minimum Rates of Wages for Male Workers, issued by the said Trade Board and dated 4th June, 1920, and 19th June, 1920, in respect of hours worked in excess of the number of hours declared to be the normal number of hours of work in the said branches of trade, the Overtime Rates Fixed and the Hours declared being as set out in the Schedule hereto.

And the Trade Board further give notice that they have received notification from the Minister of Labour that he has made an Order, dated 14th July, 1920, under Section 4 (2) of the Trade Boards Act, 1918, confirming the Overtime Rates Fixed by the Trade Board and specifying 19th July, 1920*, as the date from which such Overtime Rates shall become effective.

*Should this date not correspond with the beginning of the period for which wages are paid by an employer who pays wages at intervals not exceeding seven days, the rates shall become effective as from the beginning of the next full-pay period, but in any case not later than 25th July, 1920.

SCHEDULE.

Overtime Rates for Male Workers (All Ages).

PART I.

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

In any week 48
On any weekday (other than Saturday) 9
Ou Saturday 5

Provided that any other day (not being Sunday) may be substituted by an employer for Saturday as the weekly short day, and in such case the normal number of hours of work on such substituted day shall be five and the normal number of hours on Saturday shall be nine.

Provided also 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 Minimum Rates for Overtime in respect of hours worked by a Male Worker, in excess of the declared normal number of hours of work in the trade, shall be as follows:—

(A) Male Workers employed on Time-work.

- (1) For the First Two Hours' Overtime on any day, except Saturdays (or the weekly short day substituted therefor), Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be One-anda-Quarter times the Minimum Rate otherwise applicable, i.e., Time-and-a-Quarter.
- (2) For Overtime After the First Two Hours of Overtime on any day except Sun-

days and Customary Public and Statutory Holidays, and for all Overtime on Saturdays (or the weekly short day substituted therefor), the Overtime Rate shall be Oneand-a-Half times the Minimum Rate otherwise applicable, i.e., Time-and-a-Half.

(3) For all time worked on Sundays and Customary Public and Statutory Holidays the Overtime Rate shall be Twice the Minimum Rate otherwise applicable, i.e.,

Double Time.

(4) For all hours worked in any week in excess of 48, the Overtime Rate shall be One-and-a-Quarter times the Minimum Rate otherwise applicable, i.e., 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 (or the weekly short day substituted therefor), exceeds five, notwithstanding 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 to require attendance only on five days a week, the Overtime Rates shall only be payable where on any day the number of hours worked exceeds $9\frac{1}{2}$.

(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 for the purpose of calculating

overtime be deemed to be 50.

(B) Male Workers employed on Piece-work.

- (a) All Male Workers employed on Piecework, in respect of whom a Piece-work Basis Time-Rate has been fixed and made effective, shall receive in respect of each hour of Overtime worked as set out in this Part of this Schedule, in addition to payment at Piece-Rates each of which would yield, in the circumstances of the case, to an Ordinary Worker not less than the Piece-work Basis Time-Rate applicable, an amount equal to the appropriate Piece-work Basis Time-Rate, to One-Half of the appropriate Piecework Basis Time-Rate, or to One-Quarter of the appropriate Piece-work Basis 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.
- (b) Male Apprentices and all Male Workers in respect of whom a Piece-work Basis Time-Rate has not been fixed, employed on Piece-work, shall receive in respect of each hour of Overtime worked, as set out in this Part of this Schedule, in addition to payment at 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, an amount equal to the appropriate General Minimum Time-Rate, or to One-Quarter 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 Time-work, were Double-Time, Time-and-a-Half, or Time-and-a-Quarter respectively.

SECTION III.—Where a worker (e.g., worker of the Jewish Religion) is customarily employed on Sunday instead of Saturday, the Minimum Rates for Overtime as set out above shall apply to such worker in like manner as time the word "Saturday" were substituted for "Sunday" and the word "Sunday" for "Saturday." if in the provisions of this Schedule as to Over-

The hours which young persons and children are allowed to work are subject to the provisions of the Factory and Workshop Acts.

PART II.

The above Overtime Rates shall apply, subject to the provisions of the Trade Boards Acts, to all Male Workers in respect of any time during which they are employed in Great Britain in any branch of Retail Bespoke Tailoring 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 re-

making of the garments;
(2) The lining with fur of the above-mentioned garments where carried out in association with or in conjunction with the making

of such garments;
(3) All processes of embreidery or decorative needlework where carried out in association with or in conjunction with the abovementioned 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 headgear.

PART III.

SECTION I.—The above Overtime Rates shall be paid clear of all deductions other than de-

ductions 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 Overtime Rates 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 Overtime Rates.

Dated the fifteenth day of July, 1920.

Signed by Order of the Trade Board, F. Popplewell,

Secretary.

Office of Trade Boards,

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

Admiralty, 14th July, 1920.

R.N.R.

His Majesty the KING has been graciously pleased to approve of the award of the Royal Naval Reserve Officers' Decoration to the following Officers:-

Lieut.-Cdr. John Robertson. Payr. Lieut.-Cdr. Arthur W. Fry.

> Admiralty 8th July, 1920. R.M.

The undermentioned Bandmasters (W.U.) to be commissioned Bandmasters, R.M.-

William Charles Windram, 1st Feb. 1919.

George Knight Clarke. 17th May 1919.

R.M.L.I.

Major Arthur M. Toulmin (Half Pay) is placed on the Retired List at own request, and appointed to the Reserve of Officers, in the rank last held by him whilst on the Active List. 2nd July 1920.

Admiralty, 12th July, 1920.

Comd. Shipt. Frank T. Vernon to be Shipt. Lieut. 28th June 1920.

Lieut.-Cdr. Arthur B. St. John placed on the Retd. List at own request. 25th May 1920.

In substitution for previous notice.

Act. Engr. Lieut. Henry J. White to be Engr.
Lieut. 7th May 1919

Lieut. Arthur G. Curtis placed on Retired
List at own request. 8th July 1920.

Placed on the Retired List at own request-Comdr. Alan M. Yeats-Brown, D.S.O. Act. Lieut. Ronald L. Grant.

9th July 1920.

Cdr. John R. Middleton, D.S.O. Lieut. John C. K. Woodall. Richard F. M. Davies.

7th July 1920.

Lieut.-Cdr. John R. G. Moncreiffe. July 1920.

Mate Albert J. Wood. 12th July 1920...

R.N.R.

Sub-Lieut. (Act. Lieut.) Edward M. Coates to be Lieut. 2nd Apr. 1918.Sub-Lieut. Edward D. O'Connor placed on

Sub-Lieut. Edward D. O'Connor placed on Retired List. 10th July 1920.

Admiralty, 13th July, 1920.

Commd. Engr. Frederick Peck to be Engr. Lieut. 8th May 1920.

Placed on the Retired List at own request— Lieut.-Cdr. Walter E. Scott. 9th July 1920.

Lieut. Philip E. Vaux, D.S.C. 16th July 1920.

Act. Lieut. Edwin Thompson. 8th July 1920.

Air Ministry,

16th July, 1920.

ROYAL AIR FORCE.

PERMANENT COMMISSIONS.

The notification in the Gazette of 7th Nov. 1919, appointing Flying Officer Edward David George Galley, M.C., A.F.C. (A), to a permanent commn., is cancelled.

SHORT SERVICE COMMISSIONS.

The notification in the Gazette of 13th July 1920 concerning Flying Officer Robert Bruce Sutherland, D.F.C. (Canadian Engineers) is cancelled.

FLYING BRANCH.

2nd Lt. John Francis Dymoke Tanqueray to be Lt. 14th May 1918. (Since relinquished his commn.)

The undermentioned are transferred to the unempld. list:—

Lt. Wilfred Beaver, M.C. 13th Apr. 1919. 2nd Lt. Lawrence Wilbur Anderson. 14th Apr. 1919.

2nd Lt. Cecil Hall Whittingham. 5th July 1919.

Capt. Stanley Beckett Joyce. 23rd July 1919.

2nd Lt. Leighton Stanley Bowker. 23rd Aug. 1919. (Substituted for notification in the Gazette of 6th Apr. 1920.)

Lt. Thomas Gordon Jefferies, D.F.C. 2nd Sept. 1919.

Lt. Josiah Wedgewood. 11th Sept. 1919. Lt. John Gorbell Goodyear. 25th Sept. 1919.

Lt. Otto Lerwill. 11th Oct. 1919.

Lt. Henry Raymond Gunner. 14th Oct. 1919.

2nd Lt. Robert George Kerr Morrison. 26th Oct. 1919. (Substituted for notification in the Gazette of 17th Oct. 1919.)

Lt. Oliver Forster-Knight. 31st Oct. 1919.

Lt. Dudley Morford. 27th Apr. 1920. (Substituted for notification in the Gazette of 7th May 1920.)

Lt. Edward Warder Jordan. 1st May 1920. (Substituted for notification in the Gazette of 4th June 1920.)

Lt. William. Edward Dance. 7th May 1920. (Substituted for notification in the Gazette of 18th June 1920.)

Lt. Harold Haddyn Smith. 14th May 1920. (Substituted for notification in the Gazette of 11th June 1920.)

Gazette of 11th June 1920.)

Lt. Richard Henry Foxlee. 3rd June 1920. (Substituted for notification in the Gazette of 15th June 1920.)

Lt. Harry Ingram. 26th June 1920. (Substituted for notification in the Gazette of 29th June 1920)

Capt. Harold Edwards. 6th July 1920.

Capt. Morris Gordon Farrar Richardson relinquishes his commn., and is permitted to retain the rank of Capt. 10th Feb. 1919. (Substituted for notification in the Gazette of 1st Apr. 1919.)

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

George Holden (contracted on active service). 14th May 1920. (Substituted for notification in the Gazette of 21st May 1920.)

Thomas William Calvert (caused by wounds). 8th July 1920.

2nd Lt. Sydney Barnett Potter relinquishes his commn. on account of ill-health contracted on active service, and is permitted to retain his rank. 9th July 1920.

The notification in the Gazette of 29th June 1920 concerning 2nd Lt. Francis Frederick Tattam is cancelled.

ADMINISTRATIVE BRANCH.

Flying Officer (Hon. Flight Lt.) Hugh Ainsworth Kelsall, M.C. (Capt., R.A.S.C.), relinquishes his temp. R.A.F. commn. on return to Army duty. 9th July 1920.

The undermentioned are transferred to the unempld. list:—

Capt. (actg. Maj.) Alexander Innes, M.C. 1st Aug. 1919. (Substituted for notification in the Gazette of 13th Feb. 1920.)

Lt. William Longhurst Goldby. 18th Sept. 1919.

Lt. Gordon Willoughby Howland. 20th Sept 1919.

Lt. Thomas James Southern. 24th Sept. 919

Lt. Walter Shaw. 31st Mar. 1920. (Substituted for notification in the Gazette of 20th Apr. 1920.)

Lt. Harold Ralph Boasten relinquishes his commn. on account of ill-health contracted on active service, and is permitted to retain his rank. 29th May 1920. (Substituted for notification in the Gazette of 8th June 1920.)

TECHNICAL BRANCH.

The undermentioned are transferred to the unempld. list:—

2nd Lt. James Edward Catt. 1st Aug. 1919. (Substituted for notification in the Gazette of 25th June 1920.)

Capt. Gordon Augustus Wearham. 17th Sept. 1919.

Lt. Sidney Frederick Robbins. 9th Oct. 919.

Lt. Charles Edward Kichenside. 28th Mar. 1920. (Substituted for notification in the Gazette of 25th June 1920.) Lt. Walter Bingham. 19th Apr. 1920. (Substituted for notification in the Gazette of 7th May 1920.)

Lt. Ernest Ralph Beckwith. 26th June

1920.

Lt. Henry Herbert Maudslay. 11th July 1920.

The rank of Capt. George Spencer Hallas is as now described, and not as stated in the Gazette of 30th Apr. 1920.

MEDICAL BRANCH.

Capt. Joseph Patrick Hennessy is transferred to unempld. list. 1st Apr. 1920. (Substituted for notification in the Gazette of 27th Apr. 1920.)

MEMORANDA.

The undermentioned Overseas Cadets are granted temp. commissions as 2nd Lts., with effect from 15th Feb. 1919, and relinquish such commissions, with permission to retain the rank, from the day following termination of the standardised voyage in the case of those claiming immediate repatriation, and from the day following demobilisation in England in all other cases:—

334667 Benjamin D. Fillmore. 202204 Phillip Urmston Kington.

Civil Service Commission, July 16, 1920.

Notice is hereby given, that upon a special recommendation from the Board of Inland Revenue, and with the assent of the Treasury, Mr. Wallace Milner Barratt, 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, July 16, 1920.

Notice is hereby given, that upon a special recommendation from the Secretary for Scotland, and with the assent of the Treasury, Mr. Wilfred Leonard Elmes, 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, July 16, 1920.

Notice is hereby given, that upon a special recommendation from the Registrar-General, and with the assent of the Treasury, Mr. Ernest Hooker Lee, having served as a Clerk of the Second Division, has been promoted to an Examinership in the Ministry of Labour, with a special certificate granted by the Civil Service Commissioners.

Civil Service Commission, July 16, 1920.

Notice is hereby given, that upon a special recommendation from the Minister of Agriculture and Fisheries, and with the assent of the Treasury, Mr. James Edmund Potter, having served as a Clerk of the Second Division, has been promoted to an Examinership in the Ministry of Labour, with a special certificate granted by the Civil Service Commissioners.

Civil Service Commission,

July 16, 1920.

Notice is hereby given, that upon a special recommendation from the Postmaster-General, and with the assent of the Treasury, Mr. Henry Wilkinson, having served as a Clerk of the Second Division, has been promoted to a Second Class Clerkship in the Ministry of Pensions, with a special certificate granted by the Civil Service Commissioners.

Civil Service Commission,

July 16, 1920.

Notice is hereby given, that upon a special recommendation from the Chief Secretary for Ireland, and with the assent of the Treasury, Mr. George Hamilton, having served as a Clerk of the Second Division, has been promoted to a Second Class Clerkship in the Ministry of Pensions, with a special certificate granted by the Civil Service Commissioners.

Civil Service Commission,

July 16, 1920.

The Civil Service Commissioners hereby give notice, that the following Regulations have been approved by the Lords Commissioners of His Majesty's Treasury, viz.:—

GENERAL REGULATIONS RESPECTING OPEN COM-PETITIVE EXAMINATIONS FOR SITUATIONS IN THE CIVIL SERVICE, INCLUDED IN SCHEDULE AI OF THE ORDER IN COUNCIL OF 10TH JANUARY, 1910.

N.B.—These Regulations are liable to alteration at any time.

1. Competitive examinations of Candidates for situations in the different public Departments will be held at such times and at such places as may be deemed expedient. Before every such examination Special Regulations will be issued, in which the particular conditions of the competition will be specified.

2. These examinations are open to all persons being of the requisite age, health and character, subject to such restrictions as are herein contained, and to special regulations

affecting the particular situations.

No person will be eligible for appointment to the Civil Service who is not a natural-born British subject, and the son (or daughter) of a father also a natural-born British subject, provided that exception may be made in the case of candidates serving in a civil situation to which they were admitted with the certificate of the Civil Service Commissioners, and provided that exception to the latter condition of the rule may be made in the case of candidates who have served in His Majesty's Armed Forces during the War. A candidate will not be eligible for assignment or appointment to the Foreign Office, or to the Department of Overseas Trade, unless he is a natural-born British subject and born within the United Kingdom or in one of the self-governing Dominions of parents also born within those Territories, except when the circumstances are such as to justify a departure from the general rule, in which case he can be allowed to compete by special permission of the Secretary of State.

(i.) The following persons are ineligible, viz.:—

Members of the Royal Irish Constabulary of less than five years' service.

- (ii.) The following classes of persons are eligible under certain conditions only, that is to say:—
 - (a) Persons actually serving in the Army.
 - (b) Persons actually serving in the Navy.
 - (c) Persons holding situations in the Civil Service.
 - (d) Members of the Royal Irish Constabulary of more than five years' service.
 - (e) 'Apprentices in His Majesty's Dock-yards.
 - (f) Persons who have entered upon or completed a course of education or training for the occupation of teacher, on account of which grants are payable from the Exchequer.

No person actually serving in the Army will be eligible unless he produces to the Civil Service Commissioners, when called upon to do so, the permission of his Commanding Officer to attend the examination, dated before the commencement of the competition and given in accordance with such orders as may from time to time be issued by or under the authority of the Army Council.

No person actually serving in the Navy will be eligible unless he produces to the Civil Service Commissioners, when called upon to do so, the permission of his Commanding Officer to attend the examination, dated before the commencement of the competition and given in accordance with such orders as may from time to time be issued by or under the authority of the Lords Commissioners of the Admiralty.

Persons comprised in the classes (c), (d), (e) must obtain the permission of the authorities of their Department to attend the examination before the commencement of the competition.

Persons comprised in class (f) will not be qualified to receive appointments until the consent of the Board of Education in England, the Committee of Council on Education for Scotland, or the Commissioners of National Education, Ireland, as the case may be, given in conformity with rules sanctioned by the Lords of the Treasury, has been notified to the Civil Service Commissioners.

- 3 In reckoning age for competition the following allowances will be made, viz.:—
 - (i.) Persons who have served or are serving in the Army or Navy may deduct from their actual age any time during which they have served;
 - (ii.) Persons who may be serving or who may have served in the Militia, the Imperial Yeomanry, the Honourable Artillery Company, or the Volunteers, may deduct from their actual age any time spent on actual military service, such time being reckoned by the number of days for which they received Army pay;

- (iii.) Persons who have served for two full consecutive years—
 - (A) In the Royal Irish Constabulary,
 - (B) In any Civil Situation other than that of Registered Boy Clerk to which they were admitted with the Certificate of the Civil Service Commissioners,*
 - (C) As registered Boy Clerks (if appointed on the results of the competition of September 22, 1908, or any previous competition),

may deduct from their actual age any time not exceeding five years which they may have spent in such service, with the proviso that persons comprised in Classes (A), (B), (C) will not be allowed to deduct from their actual age more than the following, viz.:—

One year when competing for Junior Appointments in the Supply and Accounting Departments of the Admiralty or other cituations grouped therewith under the same regulations;

Two years when competing for Clerkships in the Second Division of the Civil Service;

One year when competing for the situation of officer of Customs and Excise.

- * Note.—Persons transferred to situations in the Post Office from a Telephone Company or Municipal Telephone Undertaking, on the absorption of such Company or Undertaking by the Post Office, may reckon, as if it were service in a situation to which they were admitted with the Certificate of the Civil Service Commissioners, their continuous service in the Post Office, as well as so much of their previous continuous service in the Telephone Company or Undertaking (or in any Telephone Company or Municipal Telephone Undertaking previously absorbed by it) as was rendered in situations for which a Civil Service Certificate is ordinarily required.
- If at any examination two or more situations, whether in the same or in different Departments, shall be offered for competition, the successful Candidates will be permitted (unless otherwise stated in Special Regulations and subject in the case of examinations for Clerkships in the Second Division of the Civil Service to the provision contained in chapter 5 of Part IV. of the Order in Council of 10th January, 1910) to choose in their order as determined by the competitive examination among the situations offered for competition; provided that they be duly qualified according to the special rules prescribed under Clause 4 of the Order in Council of 10th January, 1910, for the particular situations to which they may severally be assigned

MOTOR CAR ACT, 1903.

COUNTY OF SOUTHAMPTON.

Whereas by sub-section 1 of Section 9 of the Motor Car Act. 1903, it is enacted that within any limits or place referred to in regulations made by the Local Government Board with a view to the safety of the public on the application of the Local Authority of the area in which the limits or place are situate, a person shall not drive a motor car at a speed exceeding ten miles per hour;

And whereas the power to make such regulations has been transferred to the Minister of Transport:

Notice is hereby given, that the County Council of the Administrative County of Southampton have made application for a regulation to be made in pursuance of the said sub-section, putting the above-mentioned provisions of that sub-section in force within the limits comprising the following roads or parts of roads in the borough of Christchurch, that is to say:

(1) So much of the main road from Lyndhurst to Bournemouth as extends from a point opposite the eastern extremity of the Forge in Street Lane, Purewell, to the cross roads at the southern extremity of Iford House, which length of road includes part of Street Lane, Rotten Row, Waterloo Place, Bridge Street, Castle Street. High Street and Barrack Road.

(2) So much of Stour Road as extends from the northern side of Station Road to a point 100 yards south of its junction with Barrack Road.

Notice is hereby further given, that objections to the making of any such regulation may be sent in writing to the Ministry of Transport, Roads Department, 7, Whitehall Department, 7, Gardens, London, S.W. 1, on or before the 5th day of August, 1920.

A copy of any such objection should be sent at the same time by the objector to the Clerk of the County Council, The Castle, Winchester.

Dated this 12th day of July, 1920.

H. H. Piggott, Assistant Secretary, Roads Department, Ministry of Transport.

MOTOR CAR ACT, 1903.

CITY OF CHESTER.

Whereas by sub-section 1 of Section 9 of the Motor Car Act, 1903, it is enacted that within any limits or place referred to in regulations made by the Local Government Board with a view to the safety of the public on the application of the Local Authority of the area in which the limits or place are situate, a person shall not drive a motor car at a speed exceeding ten miles per hour;

And whereas the power to make such regulations has been transferred to the Minister of

Transport;

Notice is hereby given, that the Council of the City of Chester have made application for a regulation to be made in pursuance of the said sub-section putting the above-mentioned previsions of that sub-section in force, within the limits comprising Grosvenor Road from its junction with Castle Esplanade, Castle Street and Grosvenor Street to its junction with Hough Green, Overleigh Road and Wrexham

Notice is hereby further given, that objections to the making of any such regulation may be sent in writing to the Ministry of Transport, Roads Department, 7, Whitehall Gardens, London, S.W. 1, on or before the 6th day of August, 1920.

A copy of any such objection should be sent at the same time by the objector to the Council of the said City, addressed to the Town Clerk,

Town Hall, Chester.

Dated this 12th day of July, 1920.

H. H. Piggott, Assistant Secretary, Roads Department, Ministry of Transport.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 13TH JULY 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

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

L S

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

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

SCHEDULE. Order Revoked.

No. Date. Subject. 1918. Application of Part I. of the Sheep (Double Dipping) Order of 1914, to an Area in the administrative county of Cornwall 9925 1 21 May comprising the petty sessional division of East Middle, the boroughs of Liskeard and Saltash, and the parishes of St. Cleer Liskeard, Menheniot, Morval, St. Martin, St. Germans. Botu Fleming, Landulph, St. Stephens, and Landrake with St Erney.

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 14TH JULY 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

The Orders described in the Schedule to this Order are hereby revoked on the twentieth day of July, nineteen hundred and twenty.

LS.

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

> G. F. Middleton, Authorised by the Minister.

SCHEDULE.

Orders Revoked.

No.	Date.	Short Title.							
10230	1919. 15 November 2 December	Buckinghamshire and District (Muzzling and Control of Dogs) Order of 1919. Buckinghamshire and District (Muzzling and Control of Dogs) Order of 1919 (No. 2).							
159	15 April	Buckinghamshire and District (Muzzling and Control of Dogs) Order of 1920 (No. 2).							

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 15TH JULY 1920.)

SHEEP-DIPPING (BLACK MOUNTAIN DISTRICT) ORDER OF 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:-

Modification of Sheep-Dipping (Black Mountain District) Order of 1919.

1. Articles 1 (1) and 2 (1) of the Sheep-Dipping (Black Mountain District) Order of 1919 shall be read and have effect as if for the words "fifteenth day of July" therein the words "twenty-fifth day of July" were substituted.

Substitution of Schedules.

2. The First and Second Schedules to this Order shall be substituted respectively for the First and Second Schedules to the Sheep-Dipping (Black Mountain District) Order of 1919.

Revocation of Orders.

3 The Orders described in the Third Schedule hereto are hereby revoked.

Short Title.

4. This Order may be cited as the SHEEP-DIPPING (BLACK MOUNTAIN DISTRICT) ORDER or 1920, and shall be read with the Order referred to in Article 1.

L S.

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

> S. Stockman, Authorised by the Minister.

FIRST SCHEDULE.

(To be substituted for the First Schedule in the Sheep-Dipping (Black Mountain District) Order of 1919.)

An Area comprising: —

In the administrative county of Brecknock.

The parishes of Traian-Glas, Ystradgynlais Lower, Ystradgynlais Higher, Glyntawe, Cray, Ysolydach, Traian-Mawr, Llandeilo'r-Fan, Llandulas, Penbuallt, Gwarafog, Llanafan-Fechan, Llanynis, Maesmynis, Llanddewi'r-Cwm, Alltmawr, Llangynog, Gwenddwr (in-Traian-Mawr, Llandeilo'r-Fan, cluding its detached part), Crickadarn, Llanwrtyd, Merthyr Cynog, Llanfihangel-nant-Bran and Trallong; and

In the administrative county of Carmorthen.

The parishes of Quarter Bach, Llanddeusant, Myddfai, Llanfair-ar-y-bryn and Llangadock, and Llandilo-Fawr Rural (except its detached part).

SECOND SCHEDULE.

·(To be substituted for the Second Schedule in the Sheep-Deeping (Black Mountain District) Order of 1919.)

The common or commonable lands known as the Black Mountain, the Bwlch-y-Groes Mountain, and the Eppynt Mountain, situated partly in the parishes of Traian-Glas, Ystradgynlais Lower, Ystradgynlais Higher, Glyntawe, Cray, Yschydach, Traian-Mawr, Llan-

deilo'r-Fan, Llandulas, Penbuallt, Gwarafog, Llanafan - Fechan, Llanynis, Maesmynis, Llanddewi'r - Cwm, Alltmawr, Llangynog, Gwenddwr (including its detached part), Crickadarn, Llanwrtyd, Merthyr Cynog, Llanfihangel-nant-Bran, and Trallong, in the administrative county of Brecknock and partly in the parishes of Quarter Bach, Llanddeusant, Myddfai, Llangadock, Llanfair-ar-y-bryn and Llandilo Fawr Rural, in the administrative county of Carmarthen.

THIRD SCHEDULE. Orders Revoked.

No.	Date.			Subject.
237	2 July	1920.	B-6 1	Application of Parts I. and II. of the Sheep (Double Dipping) Order of 1920 to an area in Brecknock and Carmarthen.
242	7 July	•••		Postponing date of operation of above Order.

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.

DISEASES OF ANIMALS ACTS, 1894 to 1914.

MINISTRY OF AGRICULTURE AND FISHERIES.

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

Date.		Subject.
1920. 11th May		A dog, the property of E.
	•••	James. A dog, the property of
13th May		Mrs. G. C. Stoner.
May 20th		A dog, the property of Mrs. K. Sisam.
115th June		A dog, the property of F. Tidy.
15th June		A dog, the property of Mrs. M. Tompsett.
15th June	1	A dog, the property of Mrs. L. Eldridge.
15th June		A dog, the property of G. P. Newby.
.24th June	•••	A dog, the property of R. Dove.

Copies of these Orders may be obtained at 4, Whitehall Place, London, S.W. 1.

MINISTRY OF AGRICULTURE AND FISHERIES.

LAND DRAINAGE ACT, 1918.

South Walsham Drainage.

Notice is hereby given that the Ministry of Agriculture and Fisheries has prepared a draft Order amending certain provisions of the Act

under which the Commissioners for the above drainage district exercise their powers so that a body corporate having the necessary qualifications in respect of ownership of land, etc., but being unable to take the necessary oath and make the necessary affirmation as required by the Act may appoint any member, officer, or servant to act as a Commissioner.

A copy of the draft Order has been deposited at the office of the Norfolk County Council, Shire Hall, Norwich, for public inspection for the period of one calendar month from the date hereof. Copies of the draft Order may be obtained from the Ministry of Agriculture at the address mentioned below at the price of 1s. each.

Any objection to the draft Order should be made in writing and sent by post to the General Secretary of the Ministry of Agriculture at the address mentioned below so as to reach that office within one calendar month from the date hereof.

A. T. A. Dobson,

Assistant Secretary.

Ministry of Agriculture and Fisheries, 72, Victoria Street, Westminster, London, S.W. 1.

16th July, 1920.

POST OFFICE.

FOREIGN AND COLONIAL PARCEL POST (CASH-ON-DELIVERY).

In pursuance of the Rules Publication Act, 1893, His Majesty's Postmaster-General hereby gives notice that a Warrant, dated the 31st day of May, 1920, and coming into operation on the 1st day of June, 1920, has been made, on his representation, by the Commissioners of His Majesty's Treasury, extending the Foreign and Colonial Parcel Post (Cash-on-Delivery)

Service to North Borneo, Shanghai, and Wei-

And the Postmaster-General further gives notice that copies of the said Warrant may be purchased, either directly or through any bookseller, from His Majesty's Stationery Office at the following addresses:—Imperial House, Kingsway, London, W.C. 2; 28, Abingdon 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.

Dated this 14th day of July, 1920.

Crompton Llewelyn Davies, Solicitor to the Post Office.

THE PORT OF LONDON AUTHORITY hereby publish the following proposed Bye-laws in pursuance of the provision in that behalf contained in the Port of London Act, 1908:

These Bye-laws are made by the Port of London Authority (hereinafter referred to as the Authority) in pursuance of the powers vested in and transferred to the Authority by the Port of London Act, 1908, and of every other power vested in the Authority and applicable to the making of Bye-laws.

Extent and Commencement of Bye-laws and Repeal.

1. These bye-laws shall apply to all Dock premises of the Authority and to so much of the River Thames as is within any prescribed limits, and shall come into operation on the expiration of one calendar month from the confirmation thereof in manner prescribed by law; and on that day the existing bye-laws made by the London and India Docks Company, the Surrey Commercial Dock Company (with the exception of the bye-laws relating to the Surrey Canal), and the Millwall Dock Company respectively, shall be repealed and cease to have force, save as to any previous breach thereof.

Definitions.

2. In these bye-laws: -

"Dock" means any dock of the Authority and any part of a dock, and any basin, lock, cut, or entrance connected therewith, and includes the quays, wharves, walls, jetties, and piers of such dock.

"Dock premises" means any dock and any premises of the Authority (whether in their occupation or not) connected with or appurtenant to a dock, and also includes the town

warehouses and stores of the Authority.
"Prescribed limits" means the distance measured from the dock, or other local limits beyond the dock, within which the powers of the Dockmaster for the regulation of the dock are by law authorised to be exercised, and includes in the case of the Tilbury dock the tidal basin of such dock.

Note.—The prescribed limits in respect of the several Docks are as follows:-

St. Katharine Dock ... 100 yards from the Entrance.

London Docks ... 200 yards from each Entrance.

Commercial Surrey 150 yards from each Docks Entrance. West India Docks:-200 yards from the Blackwall Entrance Entrance. Limehouse Entrance 150 yards from the Entrance. South West India Dock: 200 yards from the Blackwall . Entrance Entrance. 150 yards from the Limehouse Entrance Entrance. 100 yards from the Millwall Dock ... Entrance. 200 yards from the East India Dock Entrance. Royal Victoria Dock ... 100 yards from the Entrance. 300 yards from each Royal Albert Dock

Entrance. 250 yards from the Tilbury Dock ... several Piers or

Jetties at the Entrance.

"Superintendent," "Dockmaster" "Police officer" in the application of any byelaw to any particular dock premises means the superintendent, dockmaster and chief police officer respectively of such dock premises, and shall include his and their duly authorised deputies and assistants.

"Constable" includes any officer of police. "Ship" means every vessel not propelled by oars which is intended to go to sea, or which is intended to carry passengers for profit or

pleasure.
"Craft" means sailing barge, dumb barge, lighter, boat, punt, wherry and tug, and includes vessels of every description (other than a ship) whether used for navigation or otherwise in the water, and a raft or float of timber.

" Vessel" (except in the two last preceding

definitions) includes both ship and craft.
"Master" means any person lawfully or wrongfully having or taking the command, charge or management of the vessel for the

"Owner" means in the case of craft proved to be let on hire, the person to whom the same

is so let.

"Carbide" means carbide of calcium, and shall also include any other carbide which will produce inflammable gas on contact with water.

" Vehicle" does not include locomotives and

rolling stock on the railways.

"Motor Vehicle" means any vehicle propelled otherwise than by human or animal power.

"Motor Vessel" means a vessel whose motive power is derived from the combustion of liquid

"Person" includes Corporation.

"Writing" includes print.

Unless the contrary intention appears, words importing the masculine gender shall include females, words in the singular shall include the plural, and words in the plural shall include the singular.

Motor Vessels, Rules as to.

3. No person shall bring or attempt to bring or navigate or cause or allow to be navigated into or in any dock any Motor Vessel whome motive power is derived from the combustion of liquid fuel to which the Petroleum Acts, 1871-1881, apply, that is to say, liquid fuel whose flash point is below 73° Fahrenheit, or any vessel which is carrying or shall have carried such liquid fuel in bulk on its last voyage, unless every tank and other receptacle for liquid fuel shall have been completely emptied and rendered free of gas and/or vapour, and a certificate in a form to be approved by the Port Authority signed by a member of the Institution of Petroleum Technologists shall have been produced to the Authority as proof of same.

Penalty, £5.

- 4. Every Motor Vessel which shall be brought or navigated into or in any dock whose motive power is derived from the combustion of liquid fuel to which the Petroleum Acts, 1871-1881, do not apply, that is to say, liquid fuel whose flash point is 73° Fahrenheit or above shall comply with and be subject to the following Rules, except that Rules (a) and (b) shall not apply to Motor Vessels whose motive power is derived from the combustion of liquid fuel with a flash point of 150° Fahrenheit or above and, subject to this exception, the Rules shall apply, as the case may be, before or during or after such entry or navigation into or in any dock respectively:—
 - (a) The machinery, fuel tanks, boilers and every appliance for the production of motive power light and heat must have been surveyed and must comply with the requirements either of the Board of Trade or of Lloyd's Register of Shipping or of the British Corporation for the Registry of Shipping or of the Bureau Veritas Register of Shipping or other approved Body.

(b) The machinery, fuel tanks, boilers and every appliance for the production of motive power light and heat must be subjected to such periodical survey as shall be required by one or other of the above named Bodies.

(c) Before the Motor Vessel enters any dock there shall be delivered to the Authority a declaration signed by the owner or master which shall accurately describe the nature of the liquid fuel contained in each of the fuel tanks, and state the temperature of its flash point on the Fahrenheit scale as ascertained by the close test with apparatus of Abel or Pensky-Martens.

(a) If the fuel of the Motor Vessel is burned in the furnace of a boiler, the flash point shall not be below 150° Fahrenheit, unless special arrangements have been made and approved by one of the Surveying Bodies mentioned in Rule (a) of this Bye-Law, but under no circumstances, whether the fuel is burned in the furnace or not, shall the flash point of the liquid fuel be below 73° Fahrenheit.

(e) If the Motor Vessel shall be of or above 1,000 tons gross tonnage, and if the flash point of the liquid fuel is below 150° Fahrenheit, continuous ventilation of the whole of the machinery and boiler space shall be maintained by means of an efficient appliance, which shall discharge to the atmosphere within one hour a volume of air equal to three times the whole volume of the said machinery and boiler space. Nothing in this Rule shall be deemed to qualify or affect in any way the provisions of Rule (d) of this Bye-Law.

(f) The interiors of the fuel tanks and pipes shall be kept completely closed from the

atmosphere with the exception of the openings of the vent pipes, each of which shall be covered by at least two diaphragms of copper wire gauze of miners' safety lamp mesh spaced not less than three inches apart. The openings of the vent pipes must be above the weather deck.

(g) No liquid shall be discharged into the Dock from the ballast tanks or from the oil fuel tanks of any Motor Vessel. And no liquid shall be transferred from one tank or other space to another unless such tank or space is completely closed from the atmosphere with the exception of the openings of the vent pipes, which must be above the weather deck.

No liquid fuel shall be transferred from any Motor Vessel into any other ship, barge, lighter, or reservoir on shore, nor shall liquid fuel be transferred from any ship, barge, lighter, or reservoir on shore into a Motor Vessel, except by means of pumping through a perfectly oil-tight system of flexible pipes connected to the pipes leading to the tanks or reservoirs for containing the liquid fuel.

And in no case shall such transference of liquid fuel be made unless the flash point of the liquid fuel is 150° Fahrenheit or above and the tanks are completely closed from the atmosphere with the exception of the openings of the vent pipes, which must be above the weather deck.

(h) No liquid fuel whose flash point is below 150° Fahrenheit shall be contained in the forepeak.

(i) If the Motor Vessel shall be of or under 600 tons gross tonnage, liquid fuel whose flash point is below 150° Fahrenheit shall only be contained in tanks separate from the hull, and placed not less than one foot distant from the outside skin.

- . (j) Nothing in this Bye-Law or in these Rules shall be deemed to prevent a vessel, with boats or auxiliary engines whose motive power is derived from the combustion of liquid fuel to which the Petroleum Acts, 1871-1881, apply, that is to say, liquid fuel whose flash point is under 73° Fahrenheit from being brought or attempted to be brought or navigated in the Docks, provided that in every such case the quantity of such liquid fuel shall not exceed one gallon for each cylinder of each engine, and that such liquid fuel shall be stored on the weather deck of the vessel away from machinery and boiler casings and other sources of fire or heat, and that the fuel tanks shall not be charged or re-charged with liquid fuel during the period the vessel remains in the Dock.
- (k) The owner and also the master of every motor vessel which does not comply with rules (a) to (j) inclusive of this Byelaw shall be liable for each breach of any one of such rules to a penalty, £5.

(l) The master of the Motor Vessel shall, whenever called upon to do so, submit evidence to the satisfaction of the Authority of compliance with the foregoing Rules. Penalty, £5.
(m) The admittance of the Motor Vessel

(m) The admittance of the Motor Vessel into any dock shall not constitute any acknowledgment by the Authority that the foregoing Rules have been or are being complied with, and shall not release the master from responsibility for non-compliance therewith.

Inspection of Motor Vessels.

5. The master of every motor vessel waiting to enter or in any dock shall at all times give to any Officer of the Authority all reasonable facilities to inspect such vessel so as to ascertain whether these bye-laws are complied with. Penalty, £5.

Vessels other than Motor Vessels Equipped with Motor Boats or Auxiliary Engines.

6. No person shall bring or attempt to bring or navigate or allow to be navigated into or in any dock any vessel equipped with motor boats or with auxiliary engines whose motive power is derived from the combustion of liquid fuel to which the Petroleum Acts, 1871-1881 apply, that is to say, liquid fuel whose flash point is under 73° Fahrenheit, unless such liquid fuel shall be stored on the weather deck of the vessel and away from machinery or boiler casings and other sources of fire or heat. The quantity of such liquid fuel shall not exceed one gallon for each cylinder of each engine, and the fuel tanks shall not be charged or recharged with liquid fuel during the time the vessel remains in the Docks. Penalty, £5.

Vessels Carrying Oil or other Inflammable Liquid.

- 7. (1) No person shall bring or attempt to bring or navigate or cause or allow to be navigated into or in any dock, any vessel which shall have carried on its last voyage oil or other inflammable liquid in bulk, whose flash point is below 150° Fahrenheit, unless every tank and other receptacle for such oil or other inflammable liquid shall have been completely emptied and rendered free of gas and/or vapour, and a certificate in a form to be approved by the Port Authority signed by a Member of the Institution of Petroleum Technologists, shall have been produced to the Authority as proof of same. Penalty, £5.
- (2) No liquid shall be discharged into the dock from the ballast tanks or from the storage tanks or other receptacles for oil or other inflammable liquid of any such vessel. The master of any vessel from which any such liquid shall be so discharged shall be liable for each offence to a penalty, £5.
- 8. No person shall bring or attempt to bring or navigate or cause or allow to be navigated into or in any dock, any vessel which is carrying oil or other inflammable liquid in bulk whose flash point is below 150° Fahrenheit. Penalty, £5.
- 9. Every vessel which shall be brought or navigated into or in any dock, which is carrying oil or other inflammable liquid in bulk with a flash point of 150° Fahrenheit or above, shall be subject to and comply with the following rules:—
 - (a) Before any such vessel enters any dock there shall be delivered to the Authority a declaration signed by the owner or master, which shall accurately describe the nature of the oil or other inflammable liquid contained in each of the storage tanks or other receptacles, and state the temperature of its flash point on the Fahrenheit scale as ascertained by the close test with apparatus of Abel or Pensky-Martens.
 - (b) The interiors of the storage tanks or other receptacles and pipes shall be kept

- completely closed from the atmosphere, with the exception of the openings of the vent pipes, each of which shall be covered by at least two diaphragms of copper wire gauze of miners' safety lamp mesh spaced not lessthan three inches apart. The openings of the vent pipes must be above the weather deck
- (c) The owner and also the master of any such vessel which does not comply with rules (a) and (b) of this bye-law shall be liable to a penalty, £5.
- (d) No liquid shall be discharged into the dock from the ballast tanks or from the storage tanks or other receptacles of any such vessel, and no oil or other inflammable-liquid shall be transferred from any such vessel into any other vessel, ship, barge, lighter or reservoir on shore, nor shall such liquid be transferred from any vessel, ship, barge, lighter or reservoir on shore into any such vessel, except by means of pumping through a perfectly oil-tight system of flexible pipes connected to the pipes leading to the tanks or reservoirs or other storage receptacles for containing such liquid.
- (e) No repairs or other work which shall require the application of heat or the use of heated parts shall be done in the tanks or storage receptacles or in the holds or other spaces contiguous to the tanks or other storage receptacles which contain or shall have contained oil or other inflammable. liquid, neither shall any artificial light or flame, other than electric incandescent bulb-lamps, be used, unless such tanks or storage receptacles or such holds or other spaces shall have been completely emptied and rendered free of gas and/or vapour, and a certificate in a form to be approved by the Port Authority signed by a member of the Institution of Petroleum Technologists shall have been produced to the Authority as proof that such tanks or storage receptacles. or holds or other spaces have been rendered free from gas and/or vapour.
- (f) The master of any vessel from or on which any breach of rules (d) and (e) of this bye-law shall be committed shall for each offence be liable to Penalty, £5.
- (g) The master of any such vessel shall, whenever called upon to do so, submit evidence to the satisfaction of the Authority of compliance with the foregoing Rules.
- (h) The admittance of such vessel into any dock shall not constitute any acknowledgment by the Authority that the foregoing Rules have been or are being complied with, and shall not release the master from responsibility for non-compliance therewith.
- 10. No person shall bring or attempt to bring or navigate or cause or allow to be navigated into or in any dock any vessel which shall have carried on its last voyage oil or other inflammable liquid in bulk with a flash point of 150° Fahrenheit or above, unless every tank and other receptacle for such oil or other inflammable liquid shall have been completely emptied and rendered free of gas and/or vapour, and a certificate in a form to be approved by the Port Authority, signed by a member of the Institution of Petroleum Technologists shall have been produced to the Authority as proof of same. Penalty, £5.

Every such vessel shall be subject to and comply with the rules (d) to (h) inclusive of the last preceding bye-law as if they were again repeated in this bye-law.

Draught of Ships.

11. The master of every ship about to enter a dock shall, if required, truly state to the Dockmaster before entry the draught of such ship. Penalty, £5.

Craft Docking Notes.

12. The master of any craft entering the dock shall, before leaving the entrance lock, truly state in writing to the Dockmaster the name of the vessel, quay, berth or place in the dock for which such craft is bound, and give all other information that may reasonably be required by the Authority as to the business in respect of which such craft is so entering the dock. Penalty, £5.

Persons in Charge of Craft to State Name and Residence.

13. Whenever requested by the Dockmaster, every person who is on board or in charge of any craft in the dock or within the prescribed limits shall forthwith truly state in writing his own name and residence, and (if known to him), the name and place of business of his employer, and the name and residence of the person in charge of such craft. Penalty, £2.

Sailing in Dock.

14. No person shall navigate any vessel under sail into or within the dock. Penalty, £5.

Dismantling, &c.

15. Unless express permission to the contrary be given by the Dockmaster, the master of every vessel before entering the entrance lock shall (so far as possible) lower and furl sails (if any), top up yards, rig in the jib and mizen booms, take on board and swing in all boats, unship all movable bumkins, martingales, boom-irons, gangway ladders, outriggers, and other movable equipment, and secure the anchors inboard, and shall keep the vessel in that condition until on departure she shall be clear of the dock. Penalty, £5.

Provided that a coasting ship or sailing barge may while moored in her berth have one boat

in the dock water.

As to Furling Sails.

16. The master of any vessel of which any sail may from any cause be unfurled in the dock, shall cause the same to be furled immediately upon the wind increasing so as to make it a source of danger or upon directions to furl it being given by the Dockmaster. Penalty, £5.

Vessels Lying up in Docks.

17. The owner and master of any vessel lying up in the dock must, if required, have the top-gallant yards and mast struck, and must at all times slack and otherwise attend to the ropes. Penalty, £5.

Dockmaster may Refuse to Admit Certain Craft.

18. The Dockmaster may refuse to admit into any dock or any lock of any dock any craft which is without any person on board, or is not equipped with all proper and usual appliances for the safe navigation thereof, and may,

if he think fit, place servants of the Authority on board any such craft within the prescribed limits or within any lock, cut or entrance of the dock, or the approaches thereto, and may cause such craft to be moored or removed as he may think fit, and the reasonable charge for such mooring or removal not exceeding ten shillings shall be paid to the Authority on demand by the owner of such craft.

No person shall wilfully obstruct the Dockmaster or any servant of the Authority in the exercise of the powers conferred by this bye-

law. Penalty, £2.

Control of Craft.

- 19. (1) Except by permission of the Dockmaster, and in such positions as he may from time to time appoint, no craft shall be made fast to or remain alongside of any pier-head at the dock.
- (2) Except by written permission of the Dockmaster, and for such period only as he may authorise, no craft without at least one able-bodied person on board, and in charge thereof, shall lie within the prescribed limits at any time between low water and high water, or at any time after high water during which the work of docking or undocking is being carried on at the dock.
- (3) No craft shall lie within the prescribed limits, or, as the case may be, in any particular position within the same after any person in charge thereof shall have been directed by the Dockmaster to remove such craft outside the prescribed limits, or, as the case may be, to some other position within such limits appointed by the Dockmaster.
- (4) Provided that nothing in this bye-law shall extend to prevent any craft from lying at or alongside any wharf or vessel within the prescribed limits for the purpose of loading or discharging, so nevertheless as not in the opinion of the Dockmaster to impede or obstruct the entrance or departure of vessels into or from the dock.
- (5) The owner and also the master of any craft which does not comply with the bye-laws shall be liable to penalty, £5.
- (6) Provided that no penalty shall be incurred under the first clause, if from the time of low water to the time of high water, and at all times after high water during which the work of docking or undocking vessels or craft is being carried on at the dock there is a person on board and in charge of such craft, and if such person shall immediately on being required by the Dockmaster to do so remove such craft from or from alongside any pierhead at the dock.

Craft to be Properly Moored.

20. No craft without any person on board shall be allowed to be adrift or not properly

and securely moored.

The owner and also the master of any craft which does not comply with this bye-law shall, unless it be proved by them or him that such non-compliance did not arise from nor was caused by the act, neglect, or default of such owner or master or any person employed by such owner be liable to a penalty, £5.

Vessels to be kept Clear of Quays, &c.

21. Except when a vessel is being moored by the Authority the master thereof shall see that she is kept clear of the dock gates, bridges, and quays, and that she rides free at her moorings.

Penalty, £5.

Note.—Notice will be given as may be necessary of the Authority's intention to draw down or raise the level of the water in the dock, otherwise than in the process of docking or undocking vessels or impounding water in the ordinary course of business.

Stiffening.

22. The master of every vessel shall see that she has at all times sufficient cargo, ballast, or other stiffening on board, and is in proper trim to enable her to ride free at her moorings, and, if necessary, to be removed from one berth to another without risk. Penalty, £5.

Vessels to be Moved as Directed.

23. The owner and the master of any vessel using the docks must from time to time place, transport and remove the same in and to such berths and places as may be appointed by the Dockmaster; must see the same securely moored there; and must be provided with sufficient hands for so placing, transporting, removing and mooring the same. Penalty, £5.

In the case of vessels using appropriated berths in accordance with the agreement therefor, this bye-law shall only apply to the mooring and docking of such vessels, and their transport and removal when not at such berths.

Removal from one Berth to Another.

24. No ship shall be removed, nor shall the owner or master thereof allow the same to be removed from her berth to any other place in the dock without permission previously obtained from the Dockmaster. Penalty, £5.

Craft to be Moved as Directed.

25. Whenever, in the opinion of the Dockmaster, the admission, departure or movement of any vessel into, from or within the dock is being or is likely to be hindered or delayed by the manner in which any craft is lying or being navigated to or from or within any basin, lock, out or entrance of the dock, or within the prescribed limits, the Dockmaster may direct or cause such craft to be towed or removed as he may think fit, and a reasonable charge for such towage or removal (not exceeding ten shillings) shall, on demand, be paid by the owner of such craft. No person shall obstruct or interfere with the exercise of the powers conferred by this bye-law. Penalty, £2.

Craft so removed while actually using the dock in such circumstances as would entitle such craft to exemption from dock rates shall be deemed for all purposes to be in continuous attendance at the ship or quay from which

they were removed.

Craft to be Properly Navigated.

26. No person shall navigate or cause or permit to be navigated any craft or cause or permit any craft to lie in any dock or prescribed limits in such manner as to endanger any other vessels or to interfere unduly with their passage into or from the dock or their use thereof. Penalty, £5.

Use of Ships' Engines Forbidden.

27. No person shall work, or cause to be worked, the propelling engines of any ship in the dock for any purpose except with the previous consent of the Dockmaster, and at such time and place and in such manner as he shall

approve. Penalty, £5.

Such consent is only given (if at all) on the terms that the person on whose behalf the application for the same is made will be responsible for all damage caused by working such engines and will indemnify and save harmless the Authority and its officers against all claims in respect of such damage.

Carbides.

- 28. (1) No carbide shall be placed, carried or conveyed in any ship or craft while in dock other than a ship about to proceed beyond the seaward limit of the Port of London, or craft duly licensed by the Port Authority for the carriage of carbide. Penalty, £5.
- (2) The Owner or master of every ship or craft carrying any carbide shall on entering the dock immediately give notice thereof to the Dockmaster, and shall place or moor the ship or craft in such place or remove her from the dock as the Dockmaster may from time to time direct; and while any carbide remains on board he shall not, except for the purpose of leaving dock, remove the ship or craft without the written permission of the Dockmaster. Penalty,
- (3) The Owner and master of every ship or craft shall cause every hold of such ship or craft in which there is any carbide to be at all times efficiently ventilated until all such carbide has been discharged, or until the ship or craft has left the dock. Penalty, £50.

For each day during which the offence con-

tinues a further penalty, £20.

(4) No person shall bring or attempt to bring or cause or suffer to be brought (whether by land or water) or have in any dock premises any carbide which is not in hermetically closed metal cases of such strength and construction, or so protected as not to be liable to be broken or to become defective or insecure in conveyance, otherwise than by gross negligence or extraordinary accident. Penalty, £20.

For each day during which the offence con-

tinues a further penalty, £20.

(5) The owner of any carbide landed in the dock, and also the person landing the same. shall cause the same to be removed without delay to some duly licensed place of storage or beyond the limits of the jurisdiction of the Authority. Penalty, £20.

For each day during which the offence con-

tinues a further penalty, £20.

- (6) No person shall open or cause to be opened any case or package containing carbide within the jurisdiction of the Authority except in some licensed place of storage, or with the previous written consent of the Superintendent, and in such place and manner as he may approve. Penalty, £20.
- (7) Every person owning or having the possession, custody or charge of any carbide shall take every reasonable precaution to prevent the contact of water or moisture with such carbide, and, where such contact may have occurred, to prevent the gas evolved from being ignited: and no person shall do anything which causes or is likely to cause any such contact or ignition. Penalty, £20.

For each day during which the offence con-

tinues a further penalty, £20.

(8) The owner and the sender of each case or package containing carbide shall cause the same to bear the names and addresses of the sender and consignee thereof, and in conspicuous characters the words "Carbide of——. Dangerous if not kept dry. The contents of this package are liable if brought into contact with moisture to give off a highly inflammanie gas." Penalty, £5.

- (9) The master of every ship or craft having any carbide on board shall at all times cause the same to be watched by a competent person on woard such ship or craft, and such person shall so watch the same. Penalty, £5.
- (10.) The owner and custodian of any carbide and the owner and master of any ship or craft having carbide on board shall, when required by the Superintendent, or by any constable, show him all carbide under their control, and shall afford him all reasonable facilities to inspect and examine such carbide so as to ascertain whether the bye-laws are duly observed. Penalty, £20.
- (11) The owner or driver of any vehicle in any open roadway where the use of carbide lamps is not prohibited by the Superintendent, may have in such vehicle for the use thereof, in suitable metal lamps thereon, carbide not exceeding 5 lbs. in weight; provided that such carbide be contained in a suitable metal generator properly connected with such lamps and be kept and used with due care to prevent accidents. Penalty, £5.

Similar Substances.

29. Clauses (1) to (9) inclusive of the last preceding bye-law shall apply to any other substance which will produce inflammable gas on contact with water as if the name of such substance were therein substituted for the word "carbide," but the penalty for breach of each or any of such clauses so applied shall be £5.

Dangerous Goods.

30. No person shall bring or attempt to bring or cause or suffer to be brought whether by land or water or have in or upon any dock premises any substance or thing which shall have been classed as dangerous goods in the published rate books of the Authority. Penalty, £20.

For each day during which the offence continues a further penalty, £20.

Hazardous Goods.

31. Every person who shall bring or cause or suffer to be brought, whether by land or water, or have in or upon any dock premises any petroleum to which the Petroleum Acts, 1871-1881, apply, or any other substance or thing which shall have been classed as hazardous goods in the published rate books of the Authority, shall at all times keep and deal with the same and each portion, parcel, case, or package thereof, and cause the same respectively to be kept and dealt with in accordance with the conditions and regulations relating thereto respectively set forth in such rate books. Penalty, £5.

For each day during which the offence continues a further penalty, £3.

Note.—This bye-law does not apply to liquid fuel carried in a motor vessel or motor vehicle as defined in bye-law 2 and referred to in byelaws 3 and 4 and bye-law 59 respectively, or to oil or other inflammable liquid referred to in bye-law 7.

When Cargo to be Discharged.

32. No master of any ship shall cause or allow any of her cargo to be discharged until she is moored at a berth appropriated by agreement between the owner and the Authority, or appointed by a Dockmaster for her discharge, nor any dismantling which may endanger life or limb to be done during her discharge. In the case of any ship to be discharged by the Authority, before her discharge begins the master must cause her decks to be cleared of all articles which may impede it. Penalty, £5.

Precautions Against Rats.

33. (1) The master of every ship shall cause all ropes and mooring tackle used for securing such ship either to the shore or mooring buoys to be fitted with guards, approved by the Authority, to prevent rats passing from the ship to the shore, and he shall cause all empty cases, packages and barrels to be examined before landing to ensure that no rats are contained therein. No person, without the previous consent in writing of the Superintendent, shall remove, or cause or allow to be removed, any rats (alive or dead) from any ship within any dock or the prescribed limits. Penalty, £5

Gangways.

- (2) When the discharge or loading of cargo, or the landing or embarking of passengers is not actually proceeding, one gangway, whitened for a length of 10 feet at the end next the vessel, may be used as a communication between the ship and the shore. The master of the ship shall not have or allow any other communication with the shore unless the same be fitted with guards approved by the Authority to prevent the passage of rats. Penalty, £5.
- (3) This bye-law shall be subject and without prejudice to the Port Sanitary Authority's regulations as to rats.

Precautions to be taken with Ballast, Coal, &c.

34. When any loose substances or materials are being received on board or delivered from any vessel, the master of such vessel shall secure tarpaulin, canvas, or other suitable material to her side and on to the quay or over the gunwale of the craft (if any) delivering or receiving such substances or materials so as effectually to prevent any part of such substances or materials falling into the dock. Penalty, £5.

Hardwood Not to be Put into the Water.

35. No person shall discharge or allow to be discharged or fall into any water within the jurisdiction of the Dockmaster any hardwood or other kind of timber which will not float. Penalty, £5.

Should any such timber be so discharged and sink, the owner and master of the vessel from which the same shall have been discharged shall lift and remove such timber within three tides after sinking, and in default thereof it will be lifted and removed by the Authority at the expense of the owner and master.

Spars and Floating Timber.

36. No person shall without the permission of the Dockmaster bring any spars or floating timber into any dock or within any prescribed limits, or warp the same along the breasts or quays. Penalty, £2.

Live Stock to be Kept in Pens.

37. The master of any vessel bringing live animals into the docks and being discharged by the Authority shall cause such animals to be secured in their pens or otherwise on board the vessel so far as may be reasonably required by the Superintendent. For every animal not so confined penalty, 5s.

Coals to be Watered, if Required.

38. The owner of any coal in a barge or deposited on the quays, and any persons employed to put it on board of any vessel shall, at the request of the Superintendent, properly water it and keep it watered to prevent any dust therefrom. Penalty, £2.

Hatchways of Vessels Laden with Coal to be left Open.

39. In every vessel the hatchways of any compartment laden or being laden with coal (other than bunker coal for use in the vessel), must be kept open and protected during the whole time of the vessel's stay in the dock, and must not be closed until such vessel has passed out of the dock; provided that a compartment partly loaded with cargo coal may be closed. Penalty, £5.

Closing of Vessels' Port-holes.

40. The master of any vessel which, having no passengers remaining on board, and neither discharging or loading at the time, is alongside the quay, shall keep the port-holes on the side of the vessel nearer the quay closed between the hours of 6 p.m. and 6 a.m. Penalty, £2.

Washing or Repairing Vessels.

41. Before any part of any vessel is washed, cleansed, scraped, or in any way repaired, the master shall take precautions to the reasonable satisfaction of the Superintendent so as effectually to prevent dirt or any solid matter falling into the dock. Penalty, £5.

Pumping Bilge-water.

42. Bilge-water shall not be pumped from any ship in any dock unless the written consent of the Dockmaster shall have been first obtained or unless it be necessary to avoid sinking. The master of any ship on which any offence against this bye-law shall be committed shall be liable to penalty, £5.

Notice of Fires Occurring or having Occurred on Vessels, Etc.

43. No vessel on board which a fire is taking place or has recently taken place (notwithstanding that the same is believed to have been extinguished) shall enter a dock without the permission of the Dockmaster having been first obtained; and the Owner or Master of any such vessel shall, either before or at the time when permission for such entry is sought, give notice to the Dockmaster of the happening of such fire with all particulars relating to the occurrence. Penalty, £5.

Notice of Accidents to Vessels, Etc.

44. The Owner or Master of any vessel which has met with an accident by reason whereof such vessel is or may be in danger of foundering or sinking in any Dock or in any approach thereto shall before entry into any such dock or approach give notice of such accident to the

Dockmaster with full particulars of such accident, and shall not cause or suffer such vessel to enter a dock or any approach thereto without having first obtained the permission of the Dockmaster. Penalty, £5.

Fumigating Vessels.

- 45. No person shall fumigate any vessel in any dock, except by and in accordance with the permission of the Superintendent, which permission will only be granted upon the following (among other) conditions:—
 - (1.) That the vessel be placed by and at the cost and risk of her owner in such part of the dock as may be directed by the Superintendent.
 - (2.) That the fire be made of such fumigating substance, and only in such places as the Superintendent may reasonably require, and be not lighted until his written permission has been left on board.
 - (3.) That the owner shall pay such reasonable sum as the Authority may demand in respect of any services rendered by the servants of the Authority, either at the request of the master of such vessel, or by order of the Superintendent, Police Officer or Dockmaster, for the purpose of watching the vessel and protecting the same or any adjacent vessel or property against damage. Penalty, £5.

Fires and Lights.

46. Unless and until written licence in that behalf has been obtained from the Police Officer, no person shall have or suffer any person to have in the dock premises or any vessel therein any fire, lighted candle or lamp or other light except electric lights, fires in the furnaces and fires and lights in the galleys, cabins and living accommodation of a vessel.

All fires shall consume only such fuel and be secured and used in such manner as the Police Officer may direct, and all lights shall at all times be enclosed to the satisfaction of the Police Officer, and the licence (if any) for such fire and light shall be strictly complied with. Penalty, £10.

Precautions to be taken with Combustible Goods.

47. Notwithstanding anything in the last preceding bye-law no person shall have or cause or suffer any other person to have at any time amongst or near to any inflammable or combustible goods any fire or lighted candle, nor any lamp or light or other thing of any kind whereby the safety of such goods or any other property is or may be endangered. Penalty, £5.

Smoking.

48. Smoking is only allowed in vessels having no inflammable goods or matter on board, and in certain buildings or parts of buildings appointed or licensed for the purpose and so marked, and, save as aforesaid, no person shall smoke tobacco or any other substance in any place within any dock premises. Penalty, £5.

Employment in the Docks.

49. No person, not being a servant of the Authority, is permitted to be employed in any manual labour within any dock premises, whether on vessel, water or shore, without the

previous permission of the Superintendent, with the following exceptions, viz.:—

(a) The crew of any vessel working on or

in connection with such vessel.

(b) Weighers, meters and clerks whose employment is permitted by the next following bye-law.

(c) Lightermen and carmen delivering or

receiving goods.

(d) Mem employed in removing, mooring, cleaning, painting, repairing or rigging vessels.

(e) Men employed by shipowners or stevedores in process of loading, unloading or coaling any vessel in docks where such employment is permitted.

For each person employed in breach of this bye-law the employer shall be liable to a

penalty, £1.

Weighing and Measuring Goods.

50. No person who is not a weigher or meter appointed by the Authority or by the Commissioners of Customs and Excise, or a tally clerk employed by the shipowner for the sole purpose of calculating freight, shall weigh or measure or employ any such person to weigh or measure any goods shipped, unshipped, or delivered in the docks. Penalty, £5.

Pass to be Obtained Before Leaving the Docks.

51. (1) Before any ship shall leave dock all tonnage dues and other charges shall be paid, and (in order that they may be correctly assessed) the certificate of registry in the case of a British vessel, or the certificate of measurement in the case of a foreign vessel, must be produced at the head office or at the dock, and a pass obtained. The deck-load certificate must also be produced whenever a vessel enters or leaves dock with a deck-load.

(2) No craft (except empty craft which have not incurred charges), shall attempt to leave the dock until the master has obtained a pass from the dock office, and lodged such pass with the Dockmaster. Such pass shall only be good and valid up to and including the second available tide after such craft has completed the receipt of the goods, or up to such later time as may be endorsed on the pass by the officer

granting the same. Penalty, £5.

Passes for Goods Carried on Land.

52. No person carrying or having upon or with him or in or upon any conveyance any goods other than ship's stores or other ship's material, shall leave or attempt to leave any dock premises, unless and until he has obtained from the dock office the requisite pass for such goods, and has lodged such pass with the constable on duty at the gate. Penalty, £5.

Removal of Ship's Stores, &c., from the Docks.

53. No person shall remove or attempt to remove by land out of any dock premises any ship's stores or other ship's material or any luggage from any vessel unless between the hours of 6 a.m. and 10 p.m., and the person in charge thereof produces and gives to the constable on duty at the gate an order addressed to the Superintendent, and signed by the owner or owner's dock representative or the master of such vessel sanctioning such removal. Penalty, £5.

Locomotives.

54. No person shall work or cause to be worked on any railway in any dock premises, any locomotive which is not fitted with, and

using, an efficient spark arrester and baffle plates. Penalty, £5.

Cleaning, &c., of Locomotives.

55. No person shall do or cause or allow to be done any cleaning or clearing out of the furnace or removal of ashes or cinders of or from any locomotive except in the places appointed for those purposes and the ash box must be kept entirely closed at all other places and times. Penalty, £5.

Railway Traffic.

56. Every person working any locomotive or taking any part in the conduct or working of any railway traffic in any dock premises shall at all times obey and comply with the Railway Regulations of the Authority, and the reasonable directions of any officer or foreman of the Authority for the regulation of such traffic. Penalty, £5.

Traffic Generally.

57. No person shall do or suffer or cause to be done or suffered in or upon any place in any dock premises any act or default which, if such place were a highway, would be an offence against the Highway Acts, or shall ride or drive furiously or so as to endanger the life or limb of any person or to the common danger of persons using the dock premises, or shall disobey the reasonable directions of any constable or officer of the Authority for the regulation of the traffic. Penalty, £5.

Lights on Vehicles.

58. Every person who shall use or cause or permit to be used any vehicle in any place in any dock premises shall cause such vehicle to be lighted and kept lighted with the same lamps and in the same manner as if such place were a public highway. Penalty, £2.

Motor Vehicles.

59. In addition and without prejudice to the other Bye-Laws, the following Rules, unless otherwise authorised by the Port Authority, shall be observed with regard to motor vehicles by their owners and by all persons using or having the charge or control thereof:—

(a) The name and address of the owner must be legibly exhibited on them or declared to the constable on duty at the gate.

Penalty, £2.

(b) Under no circumstances shall any motor vehicle be left unattended, unless all fuel shall have been entirely removed therefrom. Penalty, £5.

(c) Every motor vehicle must be provided with sufficient brake power to render it under

complete control. Penalty, £5.

(d) No motor vehicle shall be or be used upon any part of the premises other than roads except with the express permission of the duly authorised Officer of the Authority. Penalty, £5.

(e) No motor vehicle shall remain on the premises longer than in the opinion of the duly authorised Officer of the Authority may

be necessary. Penalty, £5.

(f) Vehicles in which petrol or any other liquid fuel is used for internal combustion must be fitted with electrical ignition only. Penalty, £5.

(g) No vehicle shall be charged, recharged or emptied on the dock premises with any petrol or other liquid fuel, except at ap-

proved places and with the express permission of the duly authorised Officer of the

Authority. Penalty, £5.

(h) No gas-propelled motor vehicle having canvas or other flexible gasholders shall be allowed in any building, shed, or covered space used for the deposit of any form of merchandise or in any other premises or place prohibited by the duly authorised Officer of Penalty, £5. the Authority.

(i) Steam-driven vehicles burning solid fuel must use coal or coke only, and:

(1) If the boiler is "underfed," it must be provided with a metal footplate fitted close to the front of the furnace, and turned up not less than three inches on all

(2) The ash-box must be so constructed that it can be entirely enclosed, and any air inlet supplementary to the ash-box door must be controlled by a separate damper above the level of the fire-bars;

(3) An efficient spark-arrester and baffle-plates at base of funnel must be pro-

vided and used;

(4) Stoking must not be done except on

the main roads;

(5) No cleaning or clearing out of the furnace or fire-box must be done, or ashes or cinders removed on any dock premises, and the ash-box must be kept entirely Steam blast must not be used. closed. Penalty, £5.

(j) Steam-driven vehicles burning solid fuel shall not load or unload inside any building, shed, or covered space, or remain therein, but they may traverse roads which pass through such building, shed, or covered

space. Penalty, £5.

(k) Under no circumstances shall any motor vehicle enter any building, shed, or covered space used for the storage or deposit of tea or tobacco, or any hazardous goods, or any other premises or place prohibited by the duly authorised Officer of the Authority. Penalty, £5.

Portable Receptacles for Oil or other Inflammable Liquids.

60. (1) No portable receptacle, whose total capacity exceeds 5,000 gallons, containing any oil or other inflammable liquid shall be brought on to or be in or upon any buildings, roads, sidings, quays, or other part of any land

forming dock premises. Penalty, £5.

(2) No portable receptacle, whose total capacity does not exceed 5,000 gallons, containing any oil or other inflammable liquid, shall be brought on to or be in or upon any buildings, roads, sidings, quays, or other part of any land forming the dock premises, except with the express permission in writing of the duly authorised Officer of the Authority, and then only at approved places and under the control and supervision of that Officer. Penalty, £5.

(3) No portable receptacle whose total capacity does not exceed 100 gallons shall be filled with or discharged of any inflammable liquid in or upon any buildings, roads, sidings or quays, except with the express permission of the duly authorised Officer of the Authority.

Penalty, £5.

(4) Every portable receptacle, whose total capacity exceeds 100 gallons but does not exceed 5,000 gallons, and containing any oil or other inflammable liquid, shall comply with the following requirements:

(a) It shall be constructed of iron or steel and be perfectly oil-tight. All fittings and mountings must be of strong construction and perfectly oil-tight, and must be adequately

protected from injury.

(b) Any vent pipe with which it is fitted shall be carried not less than one foot above the top of the receptacle, and provided with two wire-gauze diaphragms, one of which shall be at the point of junction of the vent pipe with the receptacle and the other within three inches of the top of the vent pipe. means of closing the opening of the vent pipe so as to make it perfectly oil-tight must be provided, and the vent pipe must be kept closed at all times, excepting at such time as the receptacle is being filled or discharged.

(c) It shall not be filled or discharged in, on or near to any buildings, sheds or other spaces used for the deposit or storage of merchandise or of merchandise deposited in the open, and shall not remain on any part of the dock premises longer than may be necessary in the opinion of the duly authorised

(d) Before entry on to the premises of the Authority a declaration signed by the owner or his responsible agent shall be delivered to Authority, which shall accurately describe the nature of the liquid contained in each receptacle, and state the temperature of its flash point on the Fahrenheit scale as ascertained by the close test with apparatus of Abel or Pensky-Martens.

(e) The portable receptacle shall conform further to such other of these Bye-laws as may be applicable. Penalty, £5.

(5) The owner of every portable receptacle for oil or other inflammable liquid which shall have been brought upon the dock premises and/or the person who shall have brought such receptacle upon the dock premises shall cause or carry out the immediate cleansing as directed by the duly authorised officer of the Authority of any part of the dock premises where such receptacle may have been. Penalty, £5.

Loads on Road Bridges.

61. No person shall, without the previous written consent of the Chief Engineer of the Authority, take or cause or allow to be taken over any road-bridge in or over any dock premises any load of greater weight than is authorised to be taken over such bridge. Penalty, £5.

Note.—Such consent will not be granted unless sufficient written notice with all necessary particulars of what is desired to be done has been given to the Chief Engineer, and payment made or security given to the satisfaction of the Authority for the payment of the expenses of temporarily strengthening the bridge to bear the load.

Vehicles and Horses.

62. No vehicle of any description, nor horse or beast of burden, shall be allowed to remain upon any road or quay unattended, or for a longer time than is necessary for the loading or unloading of goods, or the taking up or the setting down of passengers. Penalty, £2.

Cycles.

63. Persons who ride cycles or other similar machines are not invited to use any dock premises, and are only permitted to do so at their own risk.

No person shall wilfully ride any cycle or other similar machine upon any quay, jetty,

footbridge, or railway line, or upon any footpath or causeway for the use of foot passengers. Penalty, £2.

Goods on Quays, &c.

64. No person shall place or cause or allow to be placed or to remain any goods, materials on things upon any quay, wharf, jetty or pier without the permission of the Superintendent, nor in any case on or within four feet from any railroad, tramway, or cartroad or on any footway, or so as to interfere with the free working of any gate or door. Penalty, £5.

Ballast, Rubbish, &c., to be put only in Appointed Places.

65. Except by the written permission of the Superintendent no person shall lay or desposit, or cause or suffer to be laid or deposited, any loose materials, or any ballast, shingle, dunnage, casks, cases, or barrels, coals, coke, manure, stones, bricks, dust, ashes, cinders, refuse, rubbish, or other things at any place on shore within any dock premises not specifically appointed for the reception thereof. Penalty, £5.

Ballast, Rubbish, &c., not to be thrown into Water.

66. No person shall throw or cause or permit to be thrown or fall or to be emptied or discharged into any dock or any water within the jurisdiction of the Dockmaster any animal (dead or alive), or any ballast, earth, manure, ashes, stones, rubbish, filth, sewage, or offensive or injurious matter, or shall in any way foul the water. The master of any vessel from which an offence against this bye-law shall be committed shall for each such offence be personally liable to a penalty, £5.

Nuisances not to be Committed.

67. Closets and urinals are provided for the convenience of persons using the docks, and no person may commit a nuisance on any other part of any dock premises by using such part for any purpose for which the said closets and urinals are provided. Penalty, £2.

The master of every vessel shall keep closed the closets and urinals on board the same during the whole time such vessel is in dock, and shall for every offence against this bye-law be

personally liable to a penalty, £5.

Plant, &c., not to be Moved from Dry Docks. 68. No person shall use or remove from any dry dock or its precincts any plant or other articles belonging to the Authority without the previous written sanction of the Dockmaster, and every person using or removing any such plant or other article shall return and replace the same as and when required by the Dockmaster. Penalty, £5.

Damage to the Dry Docks.

69. No person shall destroy, cut, or otherwise damage, or allow to go adrift any of the plant or other articles belonging to any dry dock under the control of the Authority, or throw down any timber or other heavy thing upon the steps or works of any dry dock, or pass the same into or out of any dry dock otherwise than by the shoots provided for that purpose. Penalty, £5.

Swing Bridges and Lock Gates.

70. No person shall enter or wilfully remain upon any swing bridge or lock gate under the control of the Authority, whilst it is in motion, or pass over, under, or beyond any chain or barrier placed before or across the end of any such bridge or lock gate before swinging, or

step on such bridge or lock gate before the chain or barrier shall have been removed by an officer or servant of the Authority on duty at the bridge or lock gate, and no person other than such officer or servant as aforesaid shall remove, unfasten, or interfere with any such chain or barrier. Penalty, £2.

Interfering with Dock Gates, &c.

71. No unauthorised person shall open, draw or shut, or cause to be opened, drawn or shut, any dock gate, sluice, paddle or valve, tunnel or bridge. of any dock, basin, lock, caisson or cut under the control of the Authority, or wantonly or wilfully cause the water to be flushed or drawn off from any dock, basin, lock, caisson or cut. Penalty, £5.

Interfering with Tackle.

72. No unauthorised person shall use or interfere or tamper with any machine or appliance within any dock premises, and no person shall use or cause to be used any crane, jigger, capstan, lift or lead to raise or attempt to raise a greater load than that marked thereon. Penalty, £5.

Interfering with Moorings.

73. No person shall wilfully cut or destroy, or wrongfully remove or cast off any mooring of any vessel in any dock. Penalty, £5.

Life Saving Appliances.

74. No person shall wilfully damage or misuse any life saving appliance, or any drag, or the lines attached thereto, or any fire appliance, or any ambulance, nor shall any person, unless in case of urgent necessity, remove the same from their position. Penalty, £5.

Trespassing.

75. No person shall break or get over, through, or under any boundary or other fence, or wilfully trespass upon any dock premises. Penalty, £5.

Trespassing on Railways.

76. No person shall trespass upon the railways passing through the property under the control of the Authority, or cross the line at places other than those appointed therefor. No horse, beast of burden, or vehicle of any description, shall be allowed to be or remain upon or within the limits of any of the said lines of railway, or the space required for the working thereof, except for the purpose of crossing at the places appointed therefor. Penalty, £2.

Defacing Premises.

77. No person shall write upon or wilfully soil, deface, mark, or injure any wall, shed, barricade, railing, fence, post, or any other property of the Authority in any way whatsoever. Penalty, £2.

Bill Posting

78. No person shall, without the written authorisation of the Superintendent, affix or cause to be affixed any bills or placards upon any dock premises or upon any property of the Authority. Penalty, £5.

Defacing Notice Boards.

79. No person shall destroy or deface any authorised bill or placard or any board or paper purporting to contain any bye-laws, notices, rules, orders, or tables of tolls or rates of the Authority. Penalty, £2.

Fastening Ropes, Etc.

80. No person shall make fast any rope, chain, or tackle to any shed, crane, hydrant or lamp-post, or any work, place, or thing

within the docks other than those assigned for the purpose. Penalty, £2.

Bathing.

81. No person shall bathe in any dock without the permission of the Superintendent. Penalty, £2.

Fire and Ambulance Alarms.

82. No person shall wilfully give a false alarm by means of any fire or ambulance alarm or otherwise in any dock premises.

Dangerous Animals and Reptiles, Etc.

83. No person shall have any ferocious or dangerous animal, bird, or reptile on board any vessel, or in any dock premises, unless safely secured. Penalty, £5.

84. Every person having any dog in any dock premises must keep the same at all times under proper control, and so as to avoid any annoyance, nuisance, or damage to person or property. Penalty, £2.

Retail Business.

85. No person shall, without the written licence of the Authority, carry on for himself or an employer any retail business within any dock premises. Penalty, £2.

Admittance on Board Vessels.

86. No person shall enter or remain on board any vessel without the permission of the master Penalty, £2. or other lawful excuse.

Loitering.

87. Any person who without lawful business there shall enter or remain in any dock premises or (as the case may be) in any particular place therein after being prohibited by any officer or servant of the Authority may be removed therefrom as a trespasser and shall be liable to a penalty, £2.

Name and Address to be Truly Stated.

88. Any person who being suspected of any offence shall not upon being requested by any constable truly state his name and address and his business in the dock premises may be removed therefrom as a trespasser and shall be liable to a penalty, £2.

Obstruction.

89. No person shall in any way obstruct, or aid or abet any other person in obstructing, any constable or servant of the Authority in the execution of his duty or employment, in going on board or entering into or upon, or being in or upon, any vessel for the purpose of searching for or extinguishing any fire, candle, or light being or suspected to be therein contrary to any statutory enactment or bye-law, or for the purpose of discovering any theft or embezzlement committed or suspected to have been committed in or about such vessel, or for the purpose of quelling any riot or disturbance therein, or for any other purpose authorised by law. Penalty, £5.

Suspected Persons.

90. No person shall have in his possession or convey in any manner anything which may be reasonably suspected of being stolen or unlawfully obtained and as to which he shall not be able to give an account to the satisfaction of a Court of Summary Jurisdiction of how he came by the same. Penalty, £5.

Unlawful Possession of Keys.

91. No person or persons shall use, or have in his or their possession any key or keys with which he or they can obtain entry to and exit from any of the Docks, or with which he or they can obtain entry into and exit from any of the warehouses, sheds and other buildings belonging to the Authority unless such key or keys shall have been issued, stamped and numbered by the Authority itself, and shall be so used by, or in the possession of, the person to whom it or they has or have been issued by the Authority or such person's authorised representative. Penalty, £5.

Assault, Offensive Language, Etc.

92. No person shall assault, resist, obstruct, or impede any officer or servant of the Authority in the execution of his duty, or dis-obey his lawful orders, or use abusive or offensive language to him, or aid or incite any person so to assault, or resist, obstruct, or impede such officer or servant, or to disobey such orders, or use such language as aforesaid. Penalty, £5.

Bribery.

93. No person shall give or offer any sum of money, or anything whatsoever, by way of reward or bribe to any officer or servant employed by the Authority, for the purpose of gaining an undue preference in the execution of his office or service, or for the purpose of inducing such officer or servant to do or omit to do anything relating to his office or service, nor shall any such officer or servant receive any such reward or bribe as aforesaid.

Penalties.

94. The Justices before whom any penalty imposed by any of these bye-laws is sought to be recovered may, if they think fit, order a part only of such penalty to be paid: provided that in case of a second or subsequent conviction for an offence for which a penalty of less than £5 is prescribed, the Justices may, if they think fit, order payment of a penalty not exceeding

Proceedings under Bye-laws not to Affect other Remedies.

95, The institution of any proceedings for or the infliction of any penalty under any of the foregoing bye-laws is without prejudice to the recovery of damages, or to the prosecution and enforcement of any other remedy or relief by the Authority or any other person in respect of any act or omission which is in contravention of any such bye-law.

Short Title.

96. These bye-laws may be referred to as the

Port of London Dock Bye-laws.

Any person desirous of making any objection to, or representation respecting, such proposed Bye-laws may do so in writing or otherwise on or before the twenty-fourth day of August, 1920, by sending the same to, or leaving, or making the same at the office of the said Port of London Authority at 109, Leadenhall Street, London, E.C. 3.

By Order,

Frank Ayliffe,

Secretary to the Port of London Authority.

Dated this 13th day of July, 1920.

Witness to the signature of the said Frank Ayliffe.

Ernest Glenshaw, Solicitor. Port of London Authority.

Port of London Authority, 109, Leadenhall Street, London, E.C. 3.

CURRENCY NOTES.

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

I.—ISSUE ACCOUNT.

m . 1	£ s. e		£ s. d	$oldsymbol{x}$ s d.				
Total issued up to 7th July, 1920, inclusive— £1 notes	1,232,824,720 0	1920, inclusive— #1 notes	950,021,357 0 0					
** * ** * * * * * * * * * * * * * * * *		10/	319,082,305 0 0	•				
10/- notes		Currency notes certificates	85,680,000 0 0	· _				
Currency notes certificates	110,000,000	Ourrency notes certificates	02,000,000	出				
Issued during the week ended 14th July, 1920		Cancelled during the week ended		THE				
£1 notes		14th July, 1920—		· H				
10/- notes		fl notes	5,708,778 0 0	LOND				
Currency notes certificates	2,600,000 0	10/	1,560,456 0 0	Z				
•		Chianana and the control of the cont	1,620,000 0 0	Ð				
		Ourrency notes certificates	Tomer	£1,363,672,896 0 0 Q				
•		Outstanding—	.10TAL	±1,000,012,000 0 0 Z				
		1 61	283,208,750 0 0	•				
	•	70/ -4	44,238,102 10 0	Ð				
		1 0'	34,830,000 0 0	. 🖔				
		Currency notes certificates		362,276,852 10 0				
		j		302,210,092 10 0				
Тотаг	£1,725,949,748 10		TOTAL	362,276,852 10 0 E £1,725,949,748 10 0 E				
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		ANCE SHEET.		£ s. d. YULK				
	£ s. d			£ s. d-				
Notes outstanding	327,446,852 10		θ	_ ```*				
Certificates outstanding	34,830,000 0	0 0201 200111020	•••					
_		Post Office Savings Bank	•••	<u> </u>				
		Trustee Savings Banks	*** *** ***	18 5,000 0 0 1920				
		Currency Note Redemption Account-		, ,				
Investments Reserve Account	16,746,576 14	Gold Coin and Bullion	*** *** ***	28,500,000 0 0				
Invostingitos registivo Account	10,110,010 11	Bank of England Notes	***	18,300,000 0 0				
		Government Securities	*** *** ***	331,679,468 13 6				
•		Balance at the Bank of England		358,960 11 3				
Total	£379,023,429 4	-						
TOTAL	£379,023,429 4	I	TOTAL	£379,023,429 4 9				
M		AT TO TE	ZADDIN BIGITAY ~	55				
Treasury Chambers, 15th July, 1920. N. F. WARREN FISHER, Secretary to the Treasury.								

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, Lincoln's Inn Fields. Any person may, by notice in writing signed by himself or his Solicitor, and delivered at the Registry before the expiration of one month from the appearance of this 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			The Land.			The Applicant.	
of Title.	County. Parish or Place. Name and Short Description.		Freehold or Leasehold.	Name.	Address.	Description.	
19956	Middlesex	Hendon	Dwelling-house and garden, 69, Platts Lane, Childs Hill	Leasehold	Thomas Henry Rowlinson	20 Denning Road, Hampstead, N.W. 3	Under Manager
59227	London	Lewisham	Dwelling-house and garden, 9, Queensthorpe Road, Sydenham	Leaschold	Norman Llewellyn Thomas	9 Queensthorpe Road, Sydenham, SE 26	Cooper's Manager
111116	London	Camberwell	Dwelling-house, 19 Thorncombe Road	Leasehold	Cecil Wharton	45 Hillcourt Road, East Dulwich, S.E.	Chemist's Assistant
213819	London	Lewisham	Dwelling-house and garden known as Glenwood, 18 Siddons Road	Freehold	Margaret Burnham	Avoca, Lilly Avenue, Withington, Man- chester	Wife of Frank Yorke Burn-
235101	London	St George, Hau- over Squaro	Land and buildings, 61, 61A, 62 and 62A, Piccadilly, and Albemarle Mansions, Albemarle Street and 2 Albemarle Street	Freehold	Callard, Stewart and Watt, Limited	49 Old Boud Street, W. 1	11 8 111
236743	City of	London	Land, warehouse and buildings, 8 Redcross Street	Leasehold $\left\{ ight.$	Ernest Albert Simmo 's	46 and 47 Redeross Street, E.C. 1	Ladies' Hat and Millinery! Manufacturers
236783	London	Bermondsey	Land and buildings, 47, 48 and 49 Grange Road	Freehold	E. Lazenby and Son, Limited	18 Trinity Street, Southwark, S.E. 1	Mandiacourers
236874	London	Kensington	Dwelling-house and garden, 49 Abingdon Villas	Leasehold	Elsie Mary Dahl	49 Ab'ngdon Villas, Kensington, W. 8	Widow
236874	London	Paddington	Shop and dwelling-house, 5 Clifton Roal	Leasehold	Leonard Thomas Snell	Blomfield Court, Maida Vale, W. 9	Estate Agent

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 Name.		Address.	Description.		
236912	London	Wandsworth Borough	Dwelling-house and garden, 28 Alderbrook Road	Leasehold	Alice Jane Ball	28 Alderbrook Road, Clapham Common, S.W. 12	Wife of William Henry Ball		
236946	London	Wandsworth Borough	Dwelling-houses and gardens, 58, 68 and 70 Elmsleigh Road	Leasehold	Charles Simmons	37 Church Street, Camberwell, S.E. 5	Gentleman		
237030	London	4. T. T. T.	Dwelling-house and garden, 143, Pepys Road	Leasehold	George Fisher	143 Pepys Road, New Cross, S.E. 14	Commercial Cashier		
237031	London	Battersea	Dwelling-houses and gardens, 25, 26 and 27 Chivalry Road	Leasehold	Charles Knowles Rayson	Norton Hall, near Worcester	Barrister-at-Law		
237036	London	Wandsworth Borough	Dwelling-house and garden, 47 Leppoc Road	Leasehold	Thomas Henry Willcox	47 Leppoc Road,	Gentleman		
237080	London	St. George, Han- over Square	Dwelling-house, 87 Eaton Place	Leasehold	Edwin Theobald Hohler	Clapham, S.W. 4 10 Cadogan Place, S.W. 1	Esquire		
237101	London	Chelsea	Dwelling-house and land, 19 West Eaton Place and land adjoining	Freehold	Bertie Robert Perry	50 Davies Street, Berkeley Square,	Gentleman		
237125	London	Camberwell	Shop, 94 Wyndham Road	Freebold	Fred Bloomfield	W. 1 178 Choumert Road, Pockham, S.E. 15	Gentleman		
237126	London	Bermondsey	Wharf and warehouse known as Sun Wharf, Tooley Street	Freehold	The Ellerman Property Trust Limited	12 Moorgate Street, E.C. 2			
237129	London	Hampstead	75 11: 1	Leasehold)	Tilian Calm	52 Priory Road,	Esquire		
237130	London	Hampstead	Dwelling-house and garden known as Sin-	Leasehold 5		Hampstead, N.W. 6	reduire		
237131	London	Christchurch, Southwack	borah, 186 Goldhurst Terrice Dwelling-house, 281 Union Street	Freehold	Edwin Lovell	61 and 62 Blackfriars Road, Southwark, S.E. 1	Manufacturer		

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 or Good Leasehold Title:-

Number			The Land.		The Applicant.				
of Title.	Coun ty ,	County, Parish or Place. Name and Short Description.		Freehold or Leasehold.	Name.	Address.	Description.		
237150	London	Kensington	I)welling-house, 23 Stanhope Gardens	Leasehold	Edward Cragg	127 Queen's Gate, South Kensington, S.W. 7	Gentleman		
23720 2	London	Lewisham	Land and buildings, 57A, 59, 61 and 61A Dartmouth Road	Freehold	James Glanville	14 Westow Hill, Upper Norwood, S.E. 19	Merchant		
2 372 11	London	St. Marylebone	Dwelling-house, studio, stabling and garden, 6 and 6A Abercorn Place	Freehold	Isabel Gwyther	6 Abercorn Place, N.W. 8	Widow		
237221	London	Bermondsey	Public-house known as Simon the Tanner	Freehold	Watman Camba Bata	The Care Downson			
237223	London	Whitechapel	of Joppa, 231 Long Lane Public-house known as the Red Lion, 30 Whitechapel High Street	Freehold	Watney, Combe, Reid and Company Limited	The Stag Brewery, Pimlico, S.W. 1			
237233	London	Paddington	Dwelling house, 5 Orme Court, Bark Place	Leasehold	Francis Norie Miller	5 Orme Court, Bays-	Esquire, J.P.		
237247	London	St. Andrew, Hol- born - above - the Bars and St. George the Mar-	Land and buildings, 19 John Street	Freehold {	Roginald Charles Hart Dyke Ernest Edward Shaw	water, W. 2 Dacre Lodge, New Barnet, Hertford- shire Downs Lodge, Wimble- don, S.W. 19	Esquires		
237260	London	Lambeth	Shop, dwelling-house and garden, 140 Acre Lane	Leasehold	John Day Salter	25 Concannon Road, Brixton, S.W. 2	Ironmonger		
2 37 268	London	Wandsworth Borough	Dwelling-house and garden, 48 Hendham Road	Leasehold	Jessie Henderson Anderson -	48 Hendham Road, Wandsworth, S.W. 17	Wife of George William Anderson		

7601

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.	l'arish or Place.	Name and Short Description.	Freehold or Leasehold	Name.	Address.	Description.
237272	London	St. Giles in the Fields, and St. George, Blooms-	Land and buildings, 8 Little Earl Street	Freehold {	Stanley William Frost Percy Lanning Frost Harold Martin Frost	8 Little Earl Street, W.C. 2	Butchers
237 283	London	bury Whitechapel	Land, shop and buildings, 47 Whitechapel High Street	Free! old	Joseph Hyman Tym	163 Holmleigh Road, Stamford Hill, N. 16	General Draper
237285	City of	London	Offices, 58, 59 and 60 Old Broad Street	Freehold {	Right Honourable Louis Samuel, Baron Swayth- ling Sir Stuart Montagu Samuel Ernest Louis Franklin The Honourable Gerald Samuel Montagu	60 Old Broad Street, E.C. 2	Bart. Esquire, J.P.
23 73 60	London	Bermondsey	Lund and house, 154 Long Lane	Freehold	Sydney Ernest Franklin) E. and T. Pink Limited	Staple Street, Borough, S E. 1	Esquire —
	·						·
				-			

AN ACCOUNT of the IMPORTATIONS of BULLION and SPECIE registered in the week ended 14th July, 1920. IMPORTED INTO THE UNITED KINGDOM.

				GOLD.						SILVER.			
Countries from which Consigned.		eh	Bullion. ,		Coin.			Bullion.		Coin.			Total of Gold
			Unrefined, in dust, amal- gam, and bars.	amal- Refined, in	Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom.	Total of Gold.	Unrefined.		Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom.	Total of Silver.	and Silver.
			£	£	£	£	£	£	£	£	£	£	£
Germany	•••	••.		•••			•••	5,500	7,760			13,260	13,260
Belgium	•••		260		•••		260	4,071	33,600			37,671	37,931
Spain	•••	•••	11,200	•••		•••	11,200		•••			•••	11,200
New Zealand	•••		4,721	•••	•••	***	4,721	,		***		•••	4,721
Other Countries	s	•••	805	1,200		•••	2,005		810	810	•••	1,620	3,625
										:			
Total Declared the Importati tered in the	ions reg	of gis-	16,986	1,200		•••	18,186	9,571	42,170	810	•••	52,551	70,737

			Gold.			SILVER.						
Countries to which	Bull	Bullion.		Coin.		Bullion.		Coin.		· · · · · · · · · · · · · · · · · · ·	Total of Gold	
Exported.	Unrefined, in dust, amalgam, and bars.	Refined, in 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.	
	£	£	£	£	£	£	£	£	£	£	£	
Denmark	- 4				•••		1,419			1,419	1,419	
Turkey, Asia		5,000	`		5,000	•••	•••	•••	•••	•••	5,000	
West Coast of Africa		•••			•		•••	•••	52,150	52,150	52,150	
China					•••	•••	81,400	•••		81,400	81,400	
British India		73,000			73,000	•••	2,500			2,500	75,500	
Straits Scttlements		•••	45,712	•••	45,712					•••	45,712	
Other Countries		•••				••	427	•••		427	427	
					,							
Total Declared Value of the Exportations regis- tered in the week	•••	78,000	45,712	-	123,712		85,746		52,150	137,896	261,608	

Statistical Department, Custom House, London. 15th July, 1920.

J. E. HAGGER, Controller.

BANK OF ENGLAND.

AN ACCOUNT pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 14th day of July, 1920.

ISSUE DEPARTMENT.

Notes issued	 £ 139,919,788	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	 £ 11,015,100 7,434,900 121,469,785
	£139,919,788		£139,919,785

Dated the 15th day of July, 1920.

E. M. Harrey, Chief Cashier.

BANKING DEPARTMENT.

## Proprietors' Capital ## 14,553,000 Rest	Government Securities Other Securities Notes Gold and Silver Coin	 	£ 59,438,583 78,622,562 15,682,145 1,409,712
£155,153,002	1	#	155,153,002

Dated the 15th day of July, 1920.

E. M. Harvey, Chief Cashier

A Separate Building, duly certified for religious worship, named ST. LUKE'S CATHOLIC CHURCH, situated at Love-lane, Pinner, in the civil parish of Pinner, in the county of Middlesex, in Hendon registration district, was, on the ninth July, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 12th July, 1920.

F. J. SEABROOK, Superintendent Registrar.

Separate Building, duly certified for religious worship, named PRIMITIVE METHODIST CHAPEL, situated at Rockland St. Mary, in the civil parish of Rockland St. Mary, in the county of Nor folk, in Henstead registration district, was, on the eighth July, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 12th July, 1920.

SIDNEY F. LANSDELL, Superintendent Regis-02 I

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHAPEL, situated at Southmoor, in the civil parish of Draycott Moor, in the county of Berks., in Abingdon registration district, was, on the first July, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85—Dated the 12th day of July 1920.

day of July, 1920. BROMLEY CHALLENOR, Superintendent Registrar

A Separate Building, duly certified for religious worship, named CONGREGATIONAL CHAPEL, situated at Benllech, in the civil parish of Llanfair Mathafarn Eithaf. in the county of Angle-

sey, in Anglesey registration district, was, on the ninth July, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. 1V, c. 85.— Dated the 13th day of July, 1920.

T. H. HUGHES, Superintendent Registrar.

A Separate Building, duly certified for religious worship, ramed SALVATION ARMY HALL, situated at Church-lane, Clowne, in the civil parish of Clowne, in the county of Derby, in the Worksop registration district, was, on the tenth July, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 13th July, 1920.

JAMES SNOW WHALL, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHURCH, situated at Overton, in the civil parish of West Overton, in the county of Wilts., in Marlhorough registration district, was on the twelfth July, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 14th July, 1920.

o25 E. LL. GWILLIM, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named HOPE HALL, situated at back of Parr's Bank, Chester-road. Little Sutton, in the civil parish of Little Sutton, in the county of Chester, in Wirral registration district, was, on the twelfth July, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.

—Dated the 14th July. 1920.

J. E. S. OLLIVE, Superintendent Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to s. 77 ct the Friendly Societies Act, 1896, by writing under his hand, dated the 6th day of July, 1920, cancelled the registry of the MIDLAND ASSURANCE COLLECTING SOCIETY (Register No. 988), held at 4, Carlton-chambers, Victoria-street, Nottingham, in the county of Nottingham, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.

254 G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to s. 77 of the Friendly Societies Act, 1896, by writing under his hand, dated the 8th day of July, 1920, cancelled the registry of the BIRMINGHAM AND DISTRICT LAW CLERKS' ASSOCIATION (Register No. 2281), held at County Chambers, Corporationstreet, Birmingham. in the county of Warwick, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place. Tlace.

153 G. STUART ROBERTSON, Chief Registrar.

In the High Court of Justice —Companies (Winding-up). Mr. Justice Astbury.

No. 00233 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of BENWALL Limited.

1908, and in the Matter of BENWALL 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 12th day of July, 1920, presented to the said Court by Philip Knox, and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice. Strand, London, W.C., on the 27th day of July, 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.

WOODTHORPE, BROWNE and CO., 27,

WOODTHORPE, BROWNE and CO., 27, Clement's-lane, London, E.C. 4.

Note.—Any person who intends to appear on the 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. This 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 26th day of July, 1920. 1920.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice Astbury.

No. 00231 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the PROVENCE OF BUENOS AYRES WATERWORKS 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 9th day of July, 1920, presented to the said Court by the said Ellerman Limes Limited, whose registered office is situate at 12, Moorgate-street, in the city of London, creditors of the said Company; and that the said petition is

directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 27th day of July, 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.

NICHOLSON, GRAHAM and JONES, 24, Coleman-street, London, E.C. 2, Solicitors for the Petitioners.

-Amy person who intends to appear on the 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, it 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 26th day of July, 1920.

In the High Court of Justice.—Companies (Winding-up).

Mr. Justice Astbury.

No. 00232 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of BARCLAY'S STORES (EALING) Limited.

(EALING) 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 10th day of July, 1920, presented to the said Court by Westminster Building Company Limited, whose registered office is situate at 180, Piccadilly, in the county of London, creditors of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 27th day of July, 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. lated charge for the same.

PEACOCK and GODDARD, 3, South-square, Gray's Inn, London, W.C. 1, Solicitors for the Petitioners.

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 Peacock and Goddard, 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 Peacock and Goddard, not later than six o'clock in the afternoon of the 26th day of July, 1920. 195

In the High Court of Justice.-Chancery Division. Mr. Justice Peterson.

1920. B. No. 084.

n the Matter of the BLACKFRIARS TYPE FOUNDRY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act,

NOTICE is hereby given, that a petition, presented to the High Court of Justice, Chancery Division, on the 9th day of July, 1920, for confirming the proposed reduction of the capital of the above named Company from £60,000 to £45,000, by cancelling capital which has been lost, or is unrepresented by available assets, is directed to be heard before Mr. Justice Peterson, on Tuesday, the 27th day of July, 1920. Any creditor or Shareholder desiring to oppose the making of any order for the reduction of the capital of the said Company under the above act may appear at the time of hearing by himself or his Counsel for that purpose. Such person is required to give two clear days' notice, in writing, of his inten-

tion to appear, with the grounds of his objections, to the undersigned, Solicitors of the Company.

A copy of the petition will be furnished to any such person requiring the same by the undersigned, by payment of the regulated charge for the same.

Dated the 15th day of July, 1920.

SOAMES, EDWARDS and JONES, Lennox House, Norfolk-street, Strand, W.C., Solicitors for the Company. 955

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

No. 00146 of 1920.

In the Matter of GEORGE INGHAM AND COM-PANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition presented to the High Court of Justice on the 4th day of May, 1920, for confirming a Resolution reducing the capital of the above Company from £75,000 to £50,000, is directed to be heard before Mr. Justice Astbury, on the 27th day of July, 1920.

KIMBER BULL, HOWLAND, CLAPPE and CO., 6, Old Jewry, London, E.C. 2, Solicitors to the said Company.

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

No. 00208 of 1920.

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

Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that a petition was, on the 26th June, 1920, presented to His Majesty's High Court of Justice for confirming the reduction of the capital of the above mentioned Company from £18,000 to £3,600; and notice is hereby further given, that the said petition is directed to be heard before his Lordship, Mr. Justice Astbury, on Tuesday, the 27th of July, 1920. Any creditor or shareholder of the Company desiring to oppose the making of an Order for the reduction of the capital of the said Company under the above Act should appear at the time of hearing, by himself or his Counsel, for that purpose. A copy of the petition will be furnished to any creditor or shareholder of the Company requiring the same by the undersigned on payment requiring the same by the undersigned on payment of the regulated charges for the same.—Dated 15th day of July, 1920.

RAWLE, JOHNSTONE and CO., 1, Bedford-row, London, W.C. 1, Solicitors to the Company.

n the Matter of the TRIANSVAAL LANDS COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that a petition, presented to the Court on the 6th day of May, 1920, for confirming a Resolution reducing the Capital of the above Company from £250,000 to £155,381 8s., is directed to be heard before Mr. Justice Astibury on the £7th day of July, 1920.

HERBERT RELEVES and CO., 42, Old Broadstreet, E.C. 2, Solicitors for the Company.

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

No. 00257 of 1919.

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

NOTICE is hereby given, that a petition presented to the High Court of Justice, on the 13th day of November, 1919, for confirming a reduction of the capital of the above named Company from £50,000 to £20,000, is directed to be heard before Mr. Justice Authory on the 27th day of July 1920.—Dated the Astbury, on the 27th day of July, 1920.—Dated the 15th day of July, 1920.

WILLIAMSON, HILL and CO., 20, Red Lion-square, Holborn, London, W.C. 1, Agents for

PAGE and GULIFORD, Southampton, Solicitors gib for the Company.

Special Resolutions (pursuant to the Companies (Consolidation) Act, 1908, sections 69 and 182) of FRANK MYATT & CO. Limited.

Passed 25th day of June, 1920. Confirmed 12th day of July, 1920.

Confirmed 12th day of July, 1920.

A T am Extraordinary General Meeting of the Members of the above mamed Company, duly convened, and held at the registered office of the Company, situate at Raglan-street. Wolverhampton, in the county of Stafford, on the 25th day of June, 1920, the following Resolutions were duly passed as Extraordinary Resolutions; 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 12th day of July, 1920, such Resolutions were duly confirmed as Special Resolutions:—

1. "That the draft agreement submitted to this Meeting and expressed to be made between this Company and its Liquidator of the first part, the Old Wolverhampton Breweries Limited and its Liquidator of the second part, and Frank Myatt Limited of the third part, being an agreement for the sale and transfer of the undertaking, business and assets of this Company to such new Company (which draft has for the purpose of identification been signed by A. C. Skidmore, a Solicitor of the Supreme Court) be and the same is hereby approved."

2. "That the effect of the agreement being to dispose of the assets and undertaking of the Company, and it being desirable that the proceeds of the sale should be distributed among the Shareholders, that the Company be wound up voluntarily; and that Stanley Stroud, of the West End Brewery, Wolverhampton, be and he is hereby appointed Liquidator of the Company for the purpose of such winding up."

3. "That the said Liquidator be and he is hereby anthorised to consent to the registration of a new Company, to be called "Frank Myatt Limited," with a memorandum and articles which have already been prepared with the privity and approval of the Directors of this Company."

prepared with the privity and approval of the Directors of this Company."

4. "And that the said Liquidator be and he is hereby authorised to enter into an agreement with such new Company, when incorporated, in the terms of the said draft, and do all such things as he shall deem necessary or expedient to complete the transfer of the undertaking, business and assets of this Company to such new Company upon the terms in the said agreement contained, with such modification (if any) as may be agreed upon between him and Frank Myatt Limited."

GEO, TAYLOR, Secretary.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

Special Resolutions (pursuant to Companies (Consolidation) Act, 1908, section 69) of JOHN PETRIE, June. Limited.

Passed the 25th day of June, 1920. Confirmed the 12th day of July, 1920.

Than Extraordinary General Meeting of John Petrie, Junr., Limited, duly convened, and held at the registered office of the Company, on the 25th day of June, 1920, the subjoined 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 12th day of July, 1920, the subjoined Special Resolutions were duly confirmed: confirmed:

Resolutions.

Resolutions.

1. That this Company be wound up voluntarily; and that Charles Edward Lewis, of 3, King-street, Rochdale, be and he is hereby appointed Liquidator for the purposes of such winding-up.

2 That the Liquidator be and he is hereby authorised to consent on behalf of this Company to the registration of a new Company under the name of "Petrie & McNaught Limited," or some other similar name to be extreed more

name to be agreed upon,
3. That the Liquidator be and he is hereby required and authorised to sell and transfer the undertaking and authorised to sell and transfer the undertaking and all the assets of this Company to such new Com-pany, when registered, upon the terms contained in the draft agreement expressed to be made between this Company of the first part, the Liquidator of the second part, and the new Company of the third part, the draft of which agreement is submitted to this Meeting, and which has for the purpose of identification been signed by the Chairman of the Meeting, and for that purpose to execute and carry into effect the said agree-ment, with such modifications (if any) as the Liquidator may think fit.
Dated this 12th day of July, 1920.

F. W. PETRIE, Chairman.

In the Matter of "MY GARDEN ILLUSTRATED Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 39, Great James-street, Bedfordrow, London, W.C., on the 5th day of July, 1920, the following Extraordinary Resolution was duly nassed:—

the following Extraordinary Resolution was duly passed:—
"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Albert Edward Tilley. Chartered Accountant, of 8, Staplemn, Holborn, London, be and is hereby appointed Liquidator for the purposes of winding-up."

Dated 5th July, 1920.

B. M. MARTIN, Chairman.

In the Matter of The LOOKER-ON PRINTING COMPANY Limited.

COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Royal House. Montpellier-walk, Cheltenham, in the county of Gloucester, on Monday, the fifth day of July, 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 that Mr. Lewis Vizard, of 2, Clarence-parade, Cheltenham, Incorporated Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up." up."
Dated this 5th day of July, 1920.

G. A. PEAKE, Chairman.

FILM RIGHTS Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the offices of Messrs. Charles Nordon and Co., Solicitors, Cross Keys House, 56, Moorgate-street, in the city of London, on the 25th day of June, 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 12th day of July, 1920, the following Special Resolution was duly confirmed:—

Resolution: That the Company be wound up volun-

Resolution: That the Company be wound up voluntarily under the provisions of the Companies Acts, 1908-1917; and that William Edward Holland, of 17, Coleman-street, in the city of London, Incorporated Accountant, be hereby appointed Liquidator for the purposes of such winding-up, at such remaineration as shall at the close of the liquidation be fixed by the Shareholders in General Meeting

Shareholders in General Meeting.

A. I. DRAPKEN, Chairman.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of SYDNEY CLIFFORD

A T an Extraordinary General Meeting of the Mem-bers of the above named Company, duly con-vened, and held at the registered office, Pollard-street, vened, and held at the registered office, Pollard-street, Fartown Green, Huddersfield, on the 15th day of June, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 30th day of June, 1920, the following Special Resolutions were duly confirmed, viz.:—

1. That it is expedient to effect an amalgamation of the business and undertaking of the Company with businesses and undertakings of J. Stell & Sons, of Keighley, Paper Tube Makers, John Swailes & Sons

No. 31983.

Limited and The Lancashire Paper Tube Co. Limited,

Limited and The Lancashire Paper Tube Co. Limited, and accordingly that the Company be wound up voluntarily; and that Fred Leonard, of Vance's Chambers, Cloth Hall-street, Huddersfield, Solicitor, be and he is hereby appointed Liquidator for the purpose of such winding-up.

2. That the conditional agreement, dated the 14th day of May. 1920, submitted to this Meeting, and expressed to be made between J. Stell & Sons, of the first part, John Swailes & Sons Limited, of the second part, The Lancashire Paper Tube Co. Limited, of the third part, this Company, of the fourth part, and George Mallalieu Swailes, of the fifth part, for the sale of the several undertakings of the firm and companies, parties thereto, to a Company to be formed, to be called the Paper Tube Makers Association Limited, be and the same is hereby approved, and the seal of the Company affixed thereto; and that the said Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to carry the same into effect, with such (if any) modifications as the said Liquidator may think expedient. expedient.
Dated the 13th day of July, 1920.

JOHN CLIFFORD, Chairman.

FRED PITCHER Limited.

T an Extraordinary General Meeting of Fred Pitcher Limited, duly convened, and held at the registered offices of the Company, on the 22nd day of June, 1920, the subjoined Resolution was duly passed; and at an Extraordinary General Meeting of the Company, held at the same place, on the 7th July, 1920, the subjoined Resolution was duly confirmed as a Special Resolution:—

That it is desirable to wind up the Company voluntarily; and that Albert James Harmer Shay, of 25, College-hill, Cannon-street, in the city of London, be and is hereby appointed Liquidator for the purpose of such voluntary winding-up.

F. B. PITCHER, Chairman.

The Companies Acts, 1908 to 1917.

Special Resolution (pursuant to section 69 of the Companies (Consolidation) Act, 1908) of the LANCASHIRE LIGHT RAILWAYS COMPANY Limited.

Passed 22nd June, 1920.

Confirmed 13th July, 1920.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 69. Dashwood House, New Broad-street, London, E.C., on the 22nd day of June, 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 15th day of July, 1920, the following Special Resolution was duly confirmed: firmed :

"That the Company be wound up voluntarily; and that Messrs. Henry Percy Conibear and Edward Henry Edwardes be and they are hereby appointed Liquidators for the purposes of such winding-up."

J. M. HENDERSON, Chairman.

ROEDEAN 'JUNIOR HOUSE' SCHOOL SITE AND BUILDINGS Limited.

AND BUILDINGS Limited.

A T an Extraordinary General Meeting of the Shareholders of Roedean (Junior Heuse) School Site and Buildings Limited, duly convened, and held at Roedean School. Brighton, in the county of Sussex, on the 19th day of June, 1920, the following Resolutions were duly passed:—

1. That the Company he wound up voluntarily; and that Charles Frederick Tolmé Blyth be and he is hereby appointed Liquidator for the purpose of 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 called "Roedean School Limited." with a memorandum and articles of association in the terms of the drafts which have already been prepared and approved by the Directors of the Company.

3. That the draft agreement now submitted to the Meeting, and signed by the Chairman by way of

Meeting, and signed by the Chairman by way of identification, being an agreement expressed to be made between Roedean School Site and Buildings Limited and its Liquidator of the first part, this

Company and its Liquidator of the second part, Penelope Lawrence, Dorothy Lawrence and Millicent Lawrence of the third part, and the new Company of the fourth part be and the same is hereby approved; and the said Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement in the terms of the said draft, and to carry the same into effect. into effect.

And at a subsequent Extraordinary General Meeting of the Shareholders of the said Company, also duly convened, and held at the same place, on the 8th day of July, 1920, the said Resolutions were duly confirmed as Special Resolutions.

PENELOPE LAWRENCE, Chairman.

ROEDEAN SCHOOL SITE AND BUILDINGS Limited.

T an Extraordinary General Meeting of the Shareholders of Roedean School Site and Buildings Limited, duly convened, and held at Roedean School, Brighton, in the county of Sussex, on the 19th day of June, 1920, the following Resolutions were duly

of June, 1920, the following Resolutions were duly passed:—

1. That the Company be wound up voluntarily; and that Charles Frederick Tolmé Blyth be and he is hereby appointed Liquidator for the purpose of 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 called "Roedean School Limited," with a memorandum and articles of association in the terms of the drafts which have already been prepared and approved by the Directors of this Company.

3. That the draft agreement now submitted to the Meeting, and signed by the Chairman by way if identification, being an agreement expressed to be made between this Company and its Liquidator of the first part, Roedean (Junior House) School Site and Buildings Limited and its Liquidator of the second part, Penelope Lawrence, Dorothy Lawrence and Millicent Lawrence of the third part, and the new Company of the fourth part be and the same is hereby approved; and the said Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement in the terms of the said draft, and to carry the same into effect.

And at a subsequent Extraordinary General Meeting of the Shareholders of the said Company, also duly convened, and held at the same place, on the 8th day of July, 1920, the said Resolutions were duly confirmed as Special Resolutions.

PENELOPE LAWRENCE. Chairman

NORTH METROPOLITAN THEATRES Ltd.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 187, Piccadilly, in the county of London, on the 31st day of May, 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 187, Piccadilly aforesaid, on the 16th day of June, 1920, the following Special Resolutions were duly confirmed: firmed :-

Resolutions.
1. That North Metropolitan Theatres Limited be wound up voluntarily.

2. That Mr. D. R. Blair be and he is hereby ap-

pointed the Liquidator to conduct the winding-up. Dated this 17th day of June, 1920

JOHN J. HILYER, Secretary.

The STOCKPORT PUBLIC HALL COMPANY Limited.

T an Extraordinary General Meeting of the Share-A Tan Extraordinary General Meeting of the Shareholders of the above named Company, duly convened, and held at the registered office of the Company, 85, St. Petersgate. Stockport, on the 19th day of June, 1920, the following Extraordinary Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the same Shareholders, also duly convened, and held at the same place, on the 9th day of July, 1920, the same Resolutions were duly confirmed as Special Resolutions, namely: namely :-

That, pursuant to sect. 182, sub-section 2,

Companies (Consolidation) Act, 1908, the Company be wound up voluntarily.

That Mr. Frederick William Charlesworth, of 85, St. Petersgate, Stockport, Chartered Accountant, be and he is hereby appointed Liquidator of the Company. pany.

J. R. CHARLESWORTH, Chairman.

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

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Company's registered office.

1. Craig's court, London, S.W., on the 9th day of June, 1920, the following Special Resolution was duly passed; at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 24th day of June, 1920, the following Special Resolution was duly confirmed, viz:—

That the Company be wound up voluntarily; and that Mr. Charles Herbert Sims, of Alexandria, and Mr. William Henry Winfield, of 91, Palewell-park, S.W. 14, be and are hereby appointed Joint Liquidators for the purposes of such winding-up.

FLADGATE and CO., Solicitors to the Joint Liquidators.

HENRY BULL & COMPANY Limited.

T Extraordinary General Meetings of the above A T Extraordinary General Meetings of the above named Company, duly convened, and held respectively on the 17th day of June, 1920, and the 13th day of July, 1920, the subjoined Special Resolution was duly passed and confirmed, that is to say:—
"That the Company be wound up voluntarily; and that Robert Wallace King, of 28, Milton-street, in the city of London, a Director of the Company, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated the 13th day of July, 1920.

HENRY BULL. Chairman.

The Companies Acts, 1908 to 1917. Special Resolutions of BOOT LACES Limited.

Passed 17th June, 1920. Confirmed 2nd July, 1920.

T an Extraordinary General Meeting of the A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 13, Park-row, Nottingham, on the 17th day of June, 1920, the following Extraordinary 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 2nd day of July. 1920, the following Special Resolutions were duly confirmed: confirmed

"That Boot Laces Limited be wound up volun-

tarily."
2. "That Robert Bartle Baggaley, of Armitage Chambers, Victoria-street, Nottingham, Chartered Accountant, be and is hereby appointed the Liquidator to conduct the winding-up."

THOS. FROGGATT, Chairman.

The Companies Acts, 1908-1917.

The OXFORD-STREET LAND INVESTMENT COMPANY Limited.

T an Extraordinary General Meeting of the above Company, duly convened, and held at 3. Coleman-street, London, E.C. 2, on the 24th day of June, 1920, the following Resolution was duly passed as an Extraordinary Resolution; and at a subsequent Extraordinary General Meeting of the Company, duly convened, and held at the same place, on the 13th day of July, 1920, such Resolution was duly confirmed as a Special Resolution:—

Resolution.

Resolution. "That the Company be wound up voluntarily."

And at the Extraordinary General Meeting of the said Company, held on the 13th day of July, 1920, the further subjoined Resolution was duly passed:

"That Thomas Frederick Hobson, of Fountain-court, Temple, London, E.C. 4, be appointed Liquidator for the purposes of such winding-up."

HAPPY I. HAYMAN Chairman

HARRY L. HAYMAN, Chairman.

The LONDON WARMING & VENTILATING CO. Limited.

T Extraordinary General Meetings of the abovenamed Company, duly convened, and held respectively on the 18th day of June and the 12th day
of July, 1920, the subjoined Special Resolutions were
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. Arthur Petrie Florence, of
15, Manor Court-road, Hanwell, be and he is hereby
appointed Liquidator for the purposes of such winding-up.

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 London Warming Co. Limited," with a memorandum and articles of association, which have already been prepared with the privity and approval of the Directors of the Com-

pany.

3. That the draft Agreement prepared by the Company's Solicitors, and expressed to be made between this Company and its Liquidator of the one part, and the London Warming Company Limited of the other part, be ad 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 thinks expedient. dient.

Dated the 14th day of July, 1920. By order,

018

FRED. CLEEVES, Chairman.

Special Resolution of the GOLD COAST COLD STORAGE COMPANY Limited.

Passed 17th June, 1920. Confirmed 8th July, 1920.

T an Extraordinary General Meeting of the Members of the Gold Coast Cold Storage Company Limited, duly convened, and held at the registered office of the Company, No. 19, St. Swithin's-lane, London, E.C., on Thursday, the 17th day of June, 1920, the following Extraordinary Resolution was duly passed; and at an Extraordinary General Meeting of the Members of the Company, duly convened, and held at the same place, on Thursday, the 8th day of July, 1920; such Resolution was duly confirmed as a Special Resolution:

"That the Company be wound up voluntarily, and that Henry Thomas Adams, of 19, St. Swithin's-lane, London, E.C., be and he is hereby appointed Liquidator for the purposes of such winding-up, with authority to exercise all or any of his powers by attorney."

attorney."
8th July, 1920.

EDMUND DAVIS, Chairman.

Special Resolutions of the GALE (ARTIFICIAL LIMB) COMPANY Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at No. 1. Broad Street-place, in the city of London, on Thursday, the 24th day of June, 1920, the subjoined Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at 1, Broad Street-place, in the city of London, on Friday, the 9th day of July, 1920, the same Resolutions were duly confirmed as Special Resolutions:—

Resolutions:—

"1. That it is expedient to effect an amalgamation of this Company with Artificial Limbs Limited, and that with a view thereto this Company be would up voluntarily, and that Mr. Henry Morgan, of 17, Eldon-street, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding..."

"2. That the conditional agreement submitted to this Meeting be and the same is hereby approved, and that the Liquidator be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to adopt the said agreement and carry the same into effect with such (if any) modifications as the said Liquidator may think ex-

Dated the 12th day of July, 1920.

G. E. WELLS, Chairman.

The Companies Acts, 1908 to 1917.

Special Resolution (pursuant to s. 69, Companies (Consolidation) Act, 1908) of the WHITBY STEAM SHIPPING COMPANY Limited.

Passed 17th June, 1920.

Confirmed 9th July, 1920.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 21, Ironmonger-lane, London, E.C. 2, on the 17th day of June, 1920, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company and held at 21 Ironmonger and held at 22 Ironmonger and held at 21 Ironmonger and held pany, also duly convened, and held at 21, Ironmonger-lane, London, E.C. 2, on the 2nd July, 1920 (which Meeting in the absence of a quorum stood adjourned until the 9th July, at the same time and place), the following Resolution was duly confirmed as a Special

Resolution of the Company:—

"That the Company be wound up voluntarily, and that Geoffrey Bostock, of 21, Ironmonger-lane, London, E.C. 2, be and he is hereby appointed Liquidator for the purpose of such winding-up."

GEOFFREY BOSTOCK, Liquidator.

The AMERICAN TYPEWRITER RECONSTRUCTION CO. Ltd.

Special Resolution. Passed 11th June, 1920.

Confirmed 26th June, 1920.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 3c, Shoe-lane, London, E.C., on the 11th June, 1920, and at a further Extraordinary General Meeting, duly convened, and held at the same address, on the 26th June, 1920, the following Special Resolution was duly passed and confirmed:—

That this Company be wound up voluntarily under the provisions of the Companies Acts, 1862 and 1917, and that Mr. William George Newman, of 116, Cannon-street, E.C. 4, Incorporated Accountant, be and is hereby appointed Liquidator for the purpose of such winding-up.

A. E. KATZ, Chairman. T an Extraordinary General Meeting of the

A. E. KATZ, Chairman,

Offices: 3c, Shoe-lane, London, E.C.

BENWALL Limited.

A Tan Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 59, St. Martin's-lane, in the county of London, on the 14th day of July, 1920, the following Extraordinary Resolutions were duly passed:

That is 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 decided to wind up the same and that accordingly the Company cannot.

habilities, continue its business, and that it is decided to wind up the same, and that accordingly the Company be wound up voluntarily; and that Mr. Arthur Francis Sharp, a Member of the firm of Hilton, Sharp and Clarke, Incorporated Accountants, of Imperial-buildings, Ludgate Circus, in the city of London, be and is hereby appointed Liquidator for the purpose of such winding-up.

Dated the 14th day of July, 1920.

E. LEWIS WALLER, Chairman.

In the Matter of the Companies Acts, 1908-1917, and in the Matter of NIGHTINGALE & COMPANY

T an Extraordinary General Meeting of the above named Company, duly convened, and held at Suffolk House, Laurence Pountney-hill, in the city of London, on Tuesday, the 13th day of July, 1920, at 11 o'clock in the forenoon, the following Extraordinary Resolution was duly passed:—

That it has been proved to the satisfaction of the Company, that the Company, by reason of its liabilities, cannot continue its business, and that it is advis-

able to wind up the same, and that accordingly the Company be wound up voluntarily, in pursuance of the Companies Acts, 1908-1917; and that Mr. Frank H. Farey, F.C.A., of 46, Basinghall-street, E.C. 2, be and is hereby appointed Liquidator for the purpose of such winding. winding-up.

CHARLES J. STEWART, Chairman.

CONSTRUCTIONS RAPIDES (FRANCE & BELGIQUE) Limited.

Special Resolution.

Passed 22nd June, 1920. Confirmed 7th July, 1920.

T an Extraordinary General Meeting of the above, named Company, duly convened, and held at 34, Rue la Bruyere, Paris, on 22nd June, 1920, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at 34, Rue la Bruyere, Paris, on the 7th July, 1920, the following Resolution was duly confirmed as a Special Resolution viz.:—

Resolution.

Resolution.

That this Company be wound up voluntarily; and that Cilbert Stanley Heathcote, of 34, Rue la Bruyere, Paris, be and he is hereby appointed Luquidator for the purpose of such winding-up, and that the said Liquidator be authorised to enter into arrangements for the sale of the assets and undertaking of the Company on the terms of certain agreements laid be fore the meeting and signed for identification by the Chairman thereof.

GILBERT S. HEATHCOTE, Chairman.

R. P. REAY & COMPANY Limited.

T an Extraordinary Meeting of the Members of A T an Extraordinary Meeting of the Members of the above Company, duly convened, and held at the registered office, on the 15th day of June, 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 30th day of June, 1920, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily; and that William Jewitt, of Gazette Office Buildings, Stockton-on-Tees, Incorporated Accountant, be and is hereby appointed Liquidator for the purpose of such winding-up.

such winding-up.
Dated this 3rd day of July, 1920.

W. E. HUNT, Chairman.

Special Resolution (pursuant to the Companies (Consolidation) Act, 1908, sections 69 and 182 (2)) of the BALA GAS COMPANY Limited.

Passed 21st June, 1920.

Confirmed 6th July, 1920.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at No. 5, Plasey-street, Bala, in the county of Merioneth, on the 21st day of June, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the

a subsequent Extraordinary General Meeting of the Members of the said Company, also dully convened, and held at the same place, on the 6th day of July, 1920, the following Special Resolution was duly confirmed:—
"That the Company be wound up voluntarily under the provisions of the Companies (Consolidation) Act, 1908; and that Mr. Rees Morgan, of Bodlondeb, Dolgelley, be and is hereby appointed Liquidator for the purpose of such winding-up."

J. WILLIAMS Chairman

178

J. WILLIAMS, Chairman.

Special Resolution of EXPRESS COASTING COMPANY Limited.

AT an Extraordinary' General Meeting of the convened, and held at the Registered Office of the Company, No. 15, Water-street, in the city of Liverpool, on the 25th day of June, 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 12th day of July, 1920, the following Resolution was duly confirmed, viz.:—
"That the Company be wound up voluntarily; and

"That the Company be wound up voluntarily; and that Walker Roger, of No. 71, Oriel-road, Bootle, Liverpool, be and he is hereby appointed Liquidator for the purposes of such winding up."
Dated this 14th day of July, 1920.

W. J. McAILLISTER, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

Special Resolutions, pursuant to the Companies (Consolidation) Act, 1908, sec. 69, of CHARLES SHARPE & CO. Limited.

Passed 22nd June, 1920.

Confirmed 8th July, 1920.

Confirmed 8th July, 1920.

A Tan Extraordinary General Meeting of the above named Company, duly convened, and held at the registered office of the Company, at Boston-road, Sleaford, in the county of Lincoln, on the 22nd day of June, 1920, the following Resolutions were passed in the manner required for the passing of an Extraordinary Resolution; and at a subsequent Extraordinary General Meeting of the said Company, duly convened, and held at the same place, on the 8th day of July, 1920, the said Resolutions were confirmed as Special Resolutions, viz.:—

"(1) That the Company be wound up voluntarily; and that Mr. Harry Moss be and he is hereby appointed Liquidator for the purpose of such winding-up.

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 'Charles Sharpe & Co. (1920) Ltd.,' with a memorandum and articles of association, which is being prepared with the privity and tion which are being prepared with the privity and approval of the Directors of this Company."

AUGUSTUS LEVERTON JESSOPP, Chairman.

KIRKWOOD KIRKPATRICK Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 419, Corn Exchange-buildings, Manchester, on the 17th day of May, 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 7th day of June, 1920, the following Special Resolution was duly confirmed:—
"That the Company he wound up voluntarily; and

"That the Company be wound up voluntarily; and that Mr. J. F. Stott, of 10, Norfolk-street, Manchester, be and he is hereby appointed Liquidator."

CECIL C. HEADEY, Chairman.

MERFIELD CONSERVATIVE CLUB BUILDINGS
COMPANY Limited.

AT am Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Constitutional Club, Mirfield, convened, and held at the Constitutional Club, Mirfield, in the country of York, on the 23rd day of June, 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 12th day of July, 1920, the following Special Resolution was duly confirmed:—
'That the Company be wound up voluntarily; and that Mr. Joseph Parkinson, of St. Paul's-road, Mirfield, Auctioneer, be and he is hereby appointed Liquidator for the purposes of such winding-up."

JOSEPH WHEATLEY, Chairman.

In the Matter of the MIDLAND FARM SERVICE COMPANY Limited.

T an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at the Company's registered office, 2, Radford-fields. St. Nicholas-street, it. the city of Coventry, on Wednesday, the 7th day July, 1920, the following Extraordinary Resolution was duly passed:—

"That it has been provect 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. Albert Brown of 35, Bayley-lane, in the said city of Coventry, Accountant, be and is hereby ap-pointed Liquidator for the purposes of such winding-

Dated this 10th day of July, 1920.

HENRY STURMEY, Chairman.

In the Matter of YNYSAVON (1916) COLLIERY CO. Ltd.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at Neath, in the county of Glamorgan, on the 3rd day of June, 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 2nd day of July, 1920, the same Resolution was duly confirmed as a Special Resolution:—

"That the Company be wound up voluntarily and

a Special Resolution:—

"That the Company be wound up voluntarily; and that Samuel Cym Jones, 3, Victoria-gardens, Neath, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 7th day of July, 1920.

ECRETE MORGAN. Chairman.

HOPKIN MORGAN, Chairman.

The Companies Acts, 1908 to 1917. BLANE & MARTINEZ Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 36, Lime-street, in the city of London, on the twenty-first day of June, 1920, the following Extraordinary 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 eighth day of July, 1920, the following Resolution was duly confirmed as a Special Resolution:— T an Extraordinary General Meeting of the Mem-

"That the Company be wound up voluntarily; and that Mr. Richard Leyshon, of 108, Bute-street, Cardiff, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated the 9th day of July, 1920.

THOMAS A. BLANE, Chairman.

The Companies Acts, 1908 to 1917. In the Matter of the HUMBERSTONE MILLS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office, Humberstone-road, Leicester, in the county of Leicestershire, on the 18th day of June, 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 9th day of July, 1920, the following Resolution was duly confirmed, viz.:—

"That the Company be wound up voluntarily."
Dated this 9th day of July, 1920.

. R. W. MYHILL, Chairman.

NEW BRIGGATE PICTURE HOUSES Limited.

T an Extraordinary General Meeting of the T an Extraordinary General Meeting of the above named Company, duly convened, and held at the offices of Messre. Fawley Judge and Easton, situate at Parliament Chambers, Quay-street, Hull, on Monday, the 7th day of June, 1920, the subjoined Resolution was duly passed, and at another Extraordinary General Meeting of the Company, duly convened, and held at the same place, on the 22nd day of June, 1920, the same Resolution was duly confirmed as a Special Resolution, viz.:—

Resolution.

"That the Company be wound up voluntarily; and

"That the Company be wound up voluntarily; and that Mr. Thomas Fawley Judge, of Parliament Chambers, Quay-street, Hull, Chartered Accountant, be and is hereby appointed Liquidator for the purposes of such winding-up."

ROBERT FREEMAN, Chairman of both Meetings. Hull, 23rd June, 1920.

The Companies Acts, 1908 and 1917. Special Resolution of HORACE W. CULLUM & CO. Limited.

> Passed 14th June, 1920. Confirmed 29th June, 1920.

Confirmed 29th June, 1920.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 3, Great James-street, Bedfordrow, in the county of London, on the 14th day of June, 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 3, Great James-street aforesaid, on the 29th day of June, 1920, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily; and that Robert H. McLeod, of 3. Great James-street aforesaid, be and he is hereby appointed Liquidator for the purposes of such winding-up."

H. W. CULLUM, Chairman of Directors.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

Extraordinary Resolution (pursuant to section 70 (1) of the Companies (Consolidation) Act, 1908) of THOMAS WARD ENGINEERING COMPANY Limited.

Passed 7th July, 1920.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 81, Gracechurch-street, London, E.C. 3, on the 7th day of July, 1920, the following Extraordinary Resolution was duly passed:—

Resolved: "That George Douglas Haynes, of 81, Gracechurch-street, London, E.C., Certified Accountant, be and is hereby appointed Liquidator, in place of Julius Wilson Hetherington Byrne deceased."

LAURENCE TUNSTILL, Chairman.

In the Matter of the STOCKIPORT PUBLIC HALL COMPANY Limited. (In Voluntary Liquidation.)

In voluntary Liquidation.)

In pursuance of section 188 of the Companies (Companies of the above named Company will be held at the registered office of the Company, No. 85, St. Petersgate, Stockport, on Tuesday, the 27th July, 1920, at 11 o'clock in the forenoon. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned, Frederick William Charlesworth, of 85, St. Petersgate, Stockport.—Dated this of July, 1920.

F. W. CHARLESWORTH, Liquidator.

NORTH METROPOLITAN THEATRES 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 187, Piccadilly, London, W. 1. on Wednesday, 21st July, 1920, at eleven o'clock in the forenoon.—Deted this 10th day of July, 1920.

D. R. BLAIR, 187, Piccadilly, London, W. 1, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the LANCASHIRE LIGHT RAILWAYS COMPANY Limited.

In pursuance of the provisions of section 188 (1) of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company with he held at the office of Messrs. Ayrton and Alderson Smith, 10, Dale-street, Liverpool, on Wednesday, the 28th day of July, 1920, at 11.30 o'clock in the forenoon.—Dated 13th July, 1920.

H. P. CONIBEAR, E. H. EDWARDES, Liquidators.

"MY GARDEN ILLUSTRATED" Limited. (In Voluntary Liquidation.)

N OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a iMeeting of the creditors of the above named Company will be held at No. 8, Staple-imn, Holborn, London, W.C., on Wednesday, the 21st day of July, 1920, at 12 o'clock noon, for the purpose mentioned in the said section.—Dated this 10th day of July, 1920.

A. E. TILLEY, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of F. H. CARTER & CO. Limited.

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 offices of Messrs. W. H. Shaw and Sons, Market Place, Dewsbury, on Thursday, the 29th day of July, 1920, at 3.0 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 14th day of July, 1920.

W. H. SHAW, Liquidator.

In the Matter of The LOOKER-ON PRINTING 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 2, Clarence-parade, Cheltenham, in the county of Gloucester, on the 21st day of July, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 12th day of July, 1920.

LEWIS VIZARD, Liquidator.

In the Matter of the CALEDONIAN METAL 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 18, Eldon-street, London, E.C. 2, on Wednesday, the 28th day of July, 1920, at 12 o'clock moon, for the purposes provided for in the said section.—Dated the 9th day of July, 1920.

H. C. RICHARDSON, Liquidator.

FILM RIGHTS Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of Film Rights Limited will be held at the offices of Messrs. Charles Nordon and Co., Schicitors, Cross Keys House, 56, Moorgate-street, London, E.C. 2, on Tuesday, the 27th day of July, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 12th day of July, 1920.

W. E. HOLLAND, Liquidator.

The Companies (Consolidation) Acts, 1908 to 1917. ·FRED PITCHER Limited.

In pursuance of section 188 (1) of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at the offices of Thomas Keens, Shay and Company, Incorporated Accountants, 25, College-hill, Cannon-street, E.C., on Friday, the 30th day of July, 1920, at 11 o'clock in the forenoon.—Dated this 14th day of July, 1920.

A. J. H. SHAY, Liquidator.

The Companies Acts, 1908 to 1917. The SANITARY LAUNDRY (ST. ALBANS) 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 No. 2, Abbey Mill-lane, St. Albans, in the county of Hertford, on Friday, the

23rd July, 1920, at 12 o'clock noon, for the purposes mentioned in the said section.—Dated this 12th day of July, 1920.

HENRY HARVEY, Liquidator.

Note.—This notice is given to comply with the Companies Acts. All liabilities will be paid in full.

In the Matter of the ALEXANDRIA PRODUCE AND EXPORT COMPANY Limited.

N pursuance of section 188 of the Companies (Con-N pursuance of section 168 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the Company's registered office, 1, Craig's-court, London, S.W., on the 23rd day of July, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 13th day of July, 1920.

FLADGATE and CO., Solicitors to the Joint Liquidators.

The Companies Acts, 1908-1917.

In the Matter of the OXFORD STREET LAND INVESTMENT 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 Company will be held at the offices of Messrs. Marcus and Francis, 47-48, Broad Street-avenue, New Broadstreet, London, E.C. 2, on Wednesday, the 28th day of July, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 14th day of July, 1920.

THOS. F. HOBSON, Liquidator-

In the Matter of the Companies (Consolidation) Acts, 1908 and 1913, and in the Matter of the LIVER-POOL & MENAI STRAITS STEAMSHIP COMPANY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Con-L solidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at the offices of the Liquidator, 6. Castle-street, Liverpool, on the 22nd day of July, 1920, at 12 o'clock noon.—Dated this 8th day of July, 1920.

BEN. COOKSON, Liquidator.

The LONDON WARMING & VENTILATING COMPANY Limited.

PURSUANT to section 188 (1) of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at 20, Newman-street, Oxford-street, London, on Tuesday, the 27th day of July, 1920, at 11 o'clock in the forenoon.—Dated the 14th day of July, 1920.

A. P. FLORENCE, Liquidator.

NOTE.—The liquidation is for the purpose of re-matruction. All creditors have been, or will be, construction. paid in due course of business.

WHITBY STEAM SHIPPING COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of creditors of the above named Company will be held at 21, Ironmonger-lane, in the city of London, on Thursday, the 22nd day of July, 1920, at 3 o'clock in the afternoon, for the purposes mentioned in the said section.—Dated this 14th day of July, 1920.

GEOFFREY BOSTOCK, Liquidator.

21, Ironmonger-lane, London, E.C. 2.

The Companies (Consolidation) Act, 1908. The GALE (ARTIFICIAL LIMB) COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the Gale (Artificial Limb) Company Limited will be held at 17,

Eldon-street, London, E.C. 2, on Friday, the 6th day of August, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated the 12th day of July, 1920.

H. MORGAN, Liquidator.

Address: 17, Eldon-street, London, E.C. 2.

GOLD COAST COLD STORAGE COMPANY Limited. (In Liquidation.)

NOTICE is hereby given, that, in pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of creditors of the above named Company will be held at 19, St. Swithin's-lane, E.C., on Monday, 26th July, 1920, at 10.30 o'clock in the forenoon, for the purpose specified in the above section.—Dated this 8th day of July, 1920.

H. T. ADAMS, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the AMERICAN TYPEWRITER RECONSTRUCTION COMPANY Limited. (In Voluntary Liquidation.)

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 the offices of Messrs. Grover and Mills, Solicitors, 27, Queen Victoria-street, London, E.C. 4, on the 23rd day of July, 1920, at three o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 13th day of July, 1920.

W. G. NEWMAN, Liquidator.

041 No. 116, Cannon-street, E.C. 4.

FRANK MYATT & CO. Limited. (In Voluntary Liquidation.)

URSUANT to section 188 of the Companies (Consolidation) Act 1999 solidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the registered office of the Company, Raglan-street, Wolverhampton, on Thursday, the 29th day of July, 1920, at 10 o'clock in the morning.—Dated this 13th day of July, 1920.

STANLEY STROUD, Liquidator.

Note.—This Meeting is a formal one held to comply with the Companies Acts. All creditors have been or will be paid in full.

W. BENNISON & COMPANY Limited.

(In Voluntary Liquidation.)

N OTICE is thereby 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 Mr. Herbert Smith, Solicitor, 60, Mark-lane, E.C. 3, on Thursday, the 29th day of July, 1920, at 10 o'clock im the forenoon.—Dated this 10th day of July, 1920.

W. S. DAWSON, Liquidator.

The Companies Acts. CHARLES SHARPE & CO. Ltd.

NOTICE is hereby given, pursuant to the Companies (Consolidation) Act, 1908, section 188, that a Meeting of the creditors of the above Company will be held at the offices of the Company, Boston-road, Sleaford, on Tuesday, the 27th day of July instant, at the hour of 12 noon.—Dated this 14th day of July, 1920.

HARRY MOSS Liquidator

In the Matter of the Companies Acts, 1908-1917, and in the Matter of NIGHTINGALE & CO., Ltd. (In Voluntary Liquidation.)

DURSUANT 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 the offices of Thorne, Lancaster, Farey & Reacher, 46, Basinghall-street, London, E.C. 2. on Thursday, the 29th day of July,

1920, at 11 o'clock in the forenoon, for the purposes provided for in the said section.—Dated this 14th day of July, 1920.

FRANK H. FAREY, Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of the WALSALL ADVERTISER 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 named Company will be held at 136, Lichfield-street, in the county borough of Walsall, on Monday, the 26th day of July, 1920, at 11 o'clock in the forenoon, for the purposes provided by the said section.—Dated this 13th day of July, 1920.

JOHN N. and E. C. COTTERELL, Court Chambers, 150, Lichfield-street, Walsall, Solicitors to the Liquidator;

JOSEPH SQUIERS, Chartered Accountant, 115, Colmore-row, in the city of Birmingham.

This notice is statutory. All creditors have been, or will be, paid in full.

In the Matter of the BIRKENHEAD WHOLESALE MEAT SUPPLY ASSOCIATION Limited.

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Association will be held at the offices of the Association, The Lairage, Woodside, Birkenhead, in the county of Chester, on Friday, the 30th day of July, 1920, at eleven o'clock in the foremon, for the purposes provided for in the said section.—Dated this 14th day of July, 1920.

THOS. H. JACOBSON, Liquidator.

The MIDDLESEX THEATRE OF VARIETIES 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 the Stoll Offices, Coliseum Buildings, London, W.C., on Thursday, the 22nd day of July, 1920, at 11 o'clock in the forenoon.—Dated this 13th day of July, 1920.

W. S. GORDON MICHIE, Liquidator.

CHETWIN AND NEWARK 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 the Euston Hotel, London, on Monday, the 26th day of July, 1920, at 12 o'clock at moon, for the purposes provided for in the said section.—Dated this 13th day of July, 1920.

ERNEST S. W. BARHAM, Liquidator.

In the Matter of the MIDLAND WHOLESALE MEAT SUPPLY ASSOCIATION Limited.

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Association will be held at 3, Sherlock-street, Birmingham, on the 22nd day of July, 1920, at 3.0 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 12th day of July, 1920.

FRANK SAMUEL WEBSTER, Liquidator.

SMITH GOERG & CO. 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 41-42, King William-street, E.C., on Tuesday, the 20th day of July, 1920, at 3 o'clock in the afternoon.—Dated this 6th day of July, 1920. July, 1920. W. E. SMITH, Liquidator.

The Companies Acts, 1908 to 1917. In the Matter of the WELSH PUBLISHING 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 Balaclavaroad, Carnarvon, on the 17th day of July, 1920, at 12.30 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 13th day of July,

WM. JNO. PARRY, Liquidator.

The Companies Acts, 1908 to 1917. In the Matter of the HUMBERSTONE MILLS Limited.

N pursuance of section 188 of the Companies (Consolidation) Act 1999 - 35 solidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of Messrs. R. R. Preston and Son, Chartered Accountants, 9, New-street, Leicester, on the 27th day of July, 1920, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 12th day of July, 1920.

A. A. BENT, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the MIDLAND FARM SERVICE 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 named Company will be held at the Masonic Hall, Little Park-street, Coventry, on Monday, the 26th day of July, 1920, at 12 o'clock noon.—Dated this 12th day of July, 1920.

ALBERT BROWN, Liquidator.

The CUMBERLAND PITWOOD ASSOCIATION Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above Company will be held at 19, Falcon-street, Workington, on Monday, the 26th day of July, 1920, at 12 o'clock noon.—Dated this 13th day of July, 1920.

J. A. FORSTER, Liquidator.

HORACE W. CULLUM & 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 3, Great James-street, Bedford-row, W.C. 1, on Tuesday, the 20th day of July, 1920, at 11 o'clock in the forenoon.

ROBERT H. McLEOD, Liquidator.

The Companies Acts, 1908 to 1917. In the Matter of WOOLLEYS (COSTUMIERS)
Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Messrs. Josolyne, Miles, Page and Co., Chartered Accountants, No. 28, King-street, Cheapside, London, E.C. 2, on Monday, the 26th day of July, 1920, at twelve o'clock noon, for the purposes provided in the said section.—Dated this 9th day of July, 1920.

A. O. MILES, A. H. PARTRIDGE, } Liquidators.

The Companies Acts, 1908 to 1917. In the Matter of HAMPTONS 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 the offices of Messrs. Davies,
Son and Weeks, Chartered Accountants, Weavers'

Hall, 22, Basinghall-street, London, E.C. 2, on Friday, the 30th day of July, 1920, at 12.30 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 14th day of July, 1920.

R. J. WEEKS, Liquidator.

Note.—This notice is given to comply with the Companies Acts. All creditors have been or will be paid in full.

In the Matter of BLANE & MARTINEZ Ltd. · (In Voluntary Liquidation.)

NOTICE is hereby given, that pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 108, Bute-street, in the city of Cardiff, on the 24th day of July, 1920, at 11 o'clock in the forenoon, for the purposes provided for in the mid-section, any person plaining to be a greating and said section; any person claiming to be a creditor and desiring to be present should at once inform the under-signed Liquidator, at the above address. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 28th day of August, 1920, to send their names and day of August, 1920, to send their names and addresses, and the particulars of their debts or claims, and the names of their Solicitors (if any), to the Liquidator; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 14th day of July, 1920. of July, 1920.

RICHARD LEYSHON, Liquidator.

Note.—The above Meeting of creditors is purely formed; all creditors will be paid in full.

In the Matter of BOOT LACES Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Cona Meeting of the creditors of the above named Company will be held at Armitage Chambers, Victoriastreet, Nottingham, at 12 o'clock noon, on Tuesday, the 20th day of July, 1920. Notice is hereby given, that the creditors of the above named Company are rethat the creditors of the above named Company are required, on or before the 31st July, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. R. B. Baggaley, Chartered Accountant, of Armitage Chambers, Victoria-street, Nottingham, 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 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. distribution made before such debts are proved. Dated this 8th day of July, 1920.

R. B. BAGGALEY, Liquidator.

The MIRFIELD CONSERVATIVE CLUB BUILD-INGS COMPANY Limited. (In Voluntary Liquidation.)

DOTICE 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 Constitutional Club, Mirfield, on Friday, the 30th day of July, 1920, at 3 o'clock in the afternoon; notice is also hereby given, that the creditors of the above named Company are required, on or before the 18th day of August, 1920, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to Joseph Parkinson, of St. Paul's-road, Mirfield, 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 debts or claims, at such time and place as shall be specified in such notice, or, in default thereof, 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 13th day of July, 1920.

J. PARKINSON, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the WHESSOE FOUNDRY COMPANY Limited.

THE creditors of the above named Company are required, on or before the twenty-fourth day of August, 1920, to send their names and addresses, and August, 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 Sir William Barclay Peat, 11, Ironmonger-lane, London, E.C. 2, Chartered Accountant, 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 9th day of July, 1920.

WM. B. PEAT, Liquidator.

In the Matter of the Companies Acts, 1908 and 1913, and in the Matter of the SHENLEY TRUST & INVESTMENT COMPANY Limited.

NVESTMENT COMPANY Limited.

OTICE is hereby given, that I, Octavius Leopold Thomson, of 47, Lincoln's Inn-fields, London, W.C. 2, the Liquidator of the above named Company, have fixed Tuesday, the 17th August, 1920, as the day on or before which the creditors of the Company are to send to me, at the above address, particulars of their debts and claims, and to prove to me such debts or claims, otherwise they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 14th day of July, 1920.

O. LEO. THOMSON, Liquidator.

NORTH METROPOLITAN THEATRES Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 5th day of Angust, 1920, being the day for that purpose fixed by the Liquidator, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. D. R. Blair, of 187, Piccadilly, London, W. 1, 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 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 July, 1920. of July, 1920.

D. R. BLAIR, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of "MY GARDEN ILLUSTRATED" Limited.

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NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 31st day of August, 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 addresses, of their Solicitors (if cresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to me, the undersigned, Albert Edward Tilley. of 8, Staple-inn, Holborn, London, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, to come in and prove their said debts 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 10th day of July, 1920. July, 1920. A. E. TILLEY, Liquidator.

WHITBY STEAM SHIPPING COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 11th day of August, 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 me, the undersigned, Liquidator of the said Company; and, if so required, by notice

in writing from me, the said Liquidator, or 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 or claims are proved.—Dated this 14th day of July, 1920.

GEOFFREY ROSTOCK Liquidator 21 Jeon-

GEOFFREY BOSTOCK, Liquidator, 21, Iron-monger-lane, London, E.C. 2.

The Companies Acts, 1908 to 1917. In the Matter of The WELSH PUBLISHING COMPANY Limited.

THE creditors of the above named Company are required, on or before the 21st day of August, 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 W. J. Parry, of Coetmor Chambers, Bethesda, N. Wales, 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 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 distribu-tion made before such debts are proved.—Dated this 13th day of July, 1920. WM. JNO. PARRY, Liquidator.

The Companies (Consolidation) Acts, 1908 to 1917. In the Matter of the CENTURY RING SPINNING COMPANY Limited.

HE creditors of the above named Company are THE creditors of the above named Company are required, on or before the 25th day of August, 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 John Hudson, of 10, Acresfield, Bolton, in the county of Lancaster, 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 13th day of July, 1920.

JOHN HUDSON, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the LONDON AND COUNTIES WHOLESALE MEAT SUPPLY ASSOCIA-TION Limited.

THE creditors of the above named Association, which is being voluntarily wound up, are required, on or before the thirty-first day of July, 1920. to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to William Goldstein, of Nos. 2 and 3, Charterhouse-square, in the city of London, the Liquidator of the said Association, and, if so rethe Liquidator of the said Association, 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 15th day of July, 1920

E. P. LICKFOLD, St. Stephen's House, Westminster, Solicitor to the above named Liqui-

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the NEW BRIGGATE PICTURE HOUSES Limited.

THE creditons of the above named Company are required, on or before the twenty-third day of August, 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 Mr. Thomas Fawley Judge, Chartered Accountant, Parliament Chambers, Quay-street, in the city and county of Kingston-upon-Hull, 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 9th day of July, 1920.

T. FAWLEY JUDGE, Liquidator.

The ST. HELENS AND DISTRICT AGRICUL-TURAL TRADING SOCIETY Limited.

(Registered under the Industrial and Provident Societies Act, 1893.)

THE creditors of the above named Society are required, on or before the 3rd day of August, 1920, to send their names and addresses, and particulars of their debts or claims, to Mr. W. Senior Ellis, of 17, George-street, St. Helens, Incorporated Accountant, the Liquidator of the said Society, after which date the said Liquidator will proceed to wind up the said Society.—Dated this 13th day of July, 1920.

SWIFT, GARNER and SON, 49, Corporation-street, St Helens, Solicitors for the said Liquidator.

The DORIS SPINNING COMPANY Limited.

The DORIS SPINNING 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 in the Board Room at the Alboon Mill, Bradshaw-street, Oldham, on Wednesday, the 18th day of August, 1920, at 7.30 c'clock in the evening, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the 14th day of July 1920. 1920.

NO. W. MELLODEW Church-lane, Oldham. Solicitor for the Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the DONCASTER WIRE COMPANY Limited.

COMPANY Limited.

NOTICE is hereby given, pursuant to section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at the offices of Messrs. W. H. Shaw and Sons, Market-place, Dewsbury, on Monday, the 23rd day of August, 1920, at 10 o'clock in the forenoon, for the purpose of having the Liquidators' 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 nearing 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 12th day of July, 1920.

087 FRANK SHAW, one of the Joint Liquidators.

The BRISTOL MOTOR SHIPPING 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 the offices of Messrs. Lawrence and Gardner, 5, Unity-street, Bristol, on Wednesday, the 18th day of August, at 12 o'clock in the forencon, for the purpose of having an account laid before them, showing the manner of 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 Liquidators: and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and the Liquidators thereof, shall be disposed of.—Dated the 12th day of July, 1920.

SALISBURY, GRIFFITHS and WHITE, Soli-

SALISBURY, GRIFFITHS and WHITE, Solicitors for the Liquidators.

In the Matter of the DERBY PLASTER COMPAN's Limited. (In Voluntary Liquidation.)

Notifice is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of Derbyshire and Co., Chartered Accountants, Bentinck Buildings, Wheeler Gate, Nottingham, on the 20th day of August, 1920, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator.—Dated this 13th day of July, 1920.

H. F. HOLLOWAY, Liquidator.

The Companies Acts, 1908 to 1917. MONARCH FILM SERVICE Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at The Deansgate Hotel, Manchester, on Friday, the twentieth day of August, 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 many 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 15th day of July, 1920

JNO. DUGDALE, Liquidator.

The SHENLEY TRUST & INVESTMENT COX.
Ltd. (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 47, Lincoln's Inn-fields, London, W.C. 2, on Tuesday, the 24th August, 1920, at 12 o'clock noon precisely, to receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its property disposed of, and 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 14th day of July, 1920. day of July, 1920.

O. LEO. THOMSON, Liquidator

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of JOSEPH MEREDITH & COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Moore, Stephens and Co., No. 2, Gresham-buildings, Guildhall, London, E.C. 2, on Monday, the 23rd day of August, 1920, at 2.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books; accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 12th day of July, 1920.

H. J. DE C. MOORE, Liquidator.

PRESTON GIRLS: HIGH SCHOOL COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 5, Winckley-street, Preston, on Monday, the 30th day of August, 1920, at 11 o'clock in the forenoon precisely, to receive the report of the Liquidator, showing how the winding up of the Company has been conducted and its pany 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 14th day of July, 1920.

W. DAVIES, Liquidator.

J. & W. WARD Limited. (In Voluntary Liquidation.)

Liquidation.)

Notice is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of J. & W. Ward Limited will be held at 12, Acresfield, Bolton, in the county of Lancaster, on Wednesday, the 25th day of August, 1920, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 14th day of July, 1920.

WM KEVAN Liquidator. WM. KEVAN, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the CHIPPING CAMPDEN GAS AND COKE COMPANY Limited. (In Liquidation.)

Notice is hereby given, that a General Meeting of the above named Company will be held at the Town Hall, Chipping Campden, on Thursday, the 16th day of September, 1920, at 12.30 o'clock in the afternoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 14th day of July, 1920.

G. and O. NEW and NEVILLE, Chipping Campden, Solicitors for Hubert Leicester, of 15 and 5 Foregate-street, Worcester, the Liquidator.

In the Matter of the Companies (Consolidation) Act 1908, and in the Matter of The AURORA FILM COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 (2) of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 150, North-street, Brighton, on Friday, the 20th day of Angust, 1920, at 12 o'clock noon, for the purpose of having laid before it an account, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation which 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 13th day of July, 1920.

W. HILL HUNTER, Liquidator.

MAUNDRILL & COMPANY Limited.

(In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company of the Members of the above named Company will be held at Pearl Chambers, East-parade, Leeds, on Friday, the 20th day of August, 1920, at ten o'clock in the foremoon 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 13th day of July, 1920.

NORMAN D. VINE, Liquidator.

The Companies Acts, 1908 and 1913. A. FLATHER & SONS Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Butterfield and Hartman, 2, Darley-street, Bradford, on Thursday, the 19th day of August, 1920, at 11 o'clock in the forencon precisely, for the purpose of having an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding-up of the said Company has been conducted and the property of the Company dis-

posed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.—Dated this 12th day of July, 1920.

HY. FK. HARTMAN, Liquidator.

ALADDIN COBALT Limited. (In Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 638, Salisbury House, London Wall, E.C., on Friday, the 20th day of August, 1920, at 4 o'clock in the afternoon precisely, for the purpose of having an account laid before August, 1920, at 4 o'clock in the afternoon precisely, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and other documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated this 13th day of July, 1920.

F. F. FULLER, Liquidators.

EASTERN TRUST Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 1, Church-court, Old Jewry, in the city of London, on Tuesday, the 17th day of August, 1920, at 12 o'clock noon precisely, for the purpose of having an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding-up of the said Company has been conducted and the property of the Company disposed of and of hearing of the said Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, stall be disposed of.—Dated this 14th day of July, 1920.

C. J. KNIGHTLEY, Liquidator.

INNESBEG SHIPPING CO. Limited.

INNESBEG SHIPPING CO. Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Smailes, Drury and Holtby, of Ocean Chambers, Lowgate, Hull. Chartered Accountants, on Thursday, the 19th day of August, 1920, at noon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and fixing his remuneration; also of passing an Extraordinary Resolution that the books, accounts and documents of the Company, and of the Liquidator thereof, shall be retained by him for a period of six months after the dissolution thereof, and then destroyed.—Dated the 9th day of July, 1920. 9th day of July, 1920.

WILFRID SMAILES, Liquidator.

The Companies Acts, 1908 to 1917. In the Matter of The COSMOPOLITAN ARTISTS' CLUB Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at 68, Aldersgate-street, London, E.C. 1, on the 23rd day of August, 1920, at 12 o'clock noon, 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 14th day of July, 1920.

E. GEO. BOURNE, Liquidator.

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T. G. WILKINS (WALSALL) Limited.

T. G. WILKINS (WALSALL) Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the Stork Hotel, Walsall, on Wednesday, the twenty-fifth day of August, 1920, at 1.30 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 13th day of July, 1920. this 13th day of July, 1920.

ARCHIBALD H. BISHOP, F.S.A.A., Liqui-

In the Matter of BURNS & OATES Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 28, Orchard-street, London, W. 1, on Tuesday, the 31st day of August, 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 and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 12th day of July, 1920.

G. S. TODD, Liquidator.

THE AIBHEEL TEA COMPANY Limited.

(In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the registered office of the Company, 96, Leadenhall-street, E.C. 5, on Tuesday, August 17th, at 11.30 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and the Liquidator thereof, shall be disposed of.—Dated this 13th day of July, 1920. 1920.

C. W. PARKHOUSE, Liquidator.

The Companies Act, 1908 to 1917. BRITONFERRY STEAM LAUNDRY COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Barclays Bank Ltd., Villiersstreet, Britonferry, on Tuesday, the 17th day of August, at 2.30 p.m., to receive report of the Liquidator, showing how the winding-up of the Company has been conducted and its property disposed of, and to hear any explanations that may be furnished by the Liquidator.—Dated this 15th day of July, 1920. 1920. 203

HENRY F HOOD, Liquidator.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Jack George Bell and Charles Henry Carr, carrying on business as General Mercharts, at Imperial Chambers, 62, Dale-street, in the city of Liverpool, under the style or firm of BELL AND CARR, has been dissolved by mutual consent as from the 31st day of March, 1920. All debts due and owing to or by the said late firm will be received and paid by the said Charles Henry Carr, and that in future such business will be carried on by the said Charles Henry Carr under the style or firm of "Bell and Carr."—Dated this 25th day of June, 1920.

J. G. BELL.

J. G. BELL. C. H. CARR.

NoTICE is hereby given, that the Partnership lately subsisting between us, the undersigned, Norman Raphael Stirling and Hans Edward Hughes, carrying on business as Building Contractors and Builders of Refuse Destructors, at Brasenose-road, Bootle, in the county of Lancaster, and 6, Stanleystreet, in the city of Liverpool, and Builders of Concrete Vessels, at Preston, in the said county of Lancaster, under the tyle or firm of "HUGHES & STIRLING," has been dissolved by mutual consent as from the thirty-first day of December last. All debts due to or owing by the said late firm will be received and paid by the said Hans Edward Hughes, who will continue the said businesses of Building Contractors and Builders of Refuse Destructors under the present style or firm of "Hughes & Stirling."—As witness our hands this 9th day of July, one thousand nine hundred and twenty.

N. R. STIRLING.

N. R. STIRLING HANS E. HUGHES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, carrying on business as Motor Engineers, at 15. Sea-road, Bexhill, under the style or firm of BEXHILL MOTOR MART, has been dissolved by mutual consent as and from the 6th day or July, 1920.

—Dated the 13th day of July, 1920.

ARTHUR JOHN HILL. ARTHUR PERCIVAL ISARD.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Clifford Butler and Thomas Leslie Hancock, currying on business as Electricians and Electrical Engineers, at 7 and 9, St. Peter's-gate, in the city of Nottingham, under the style of CLIFFORD, BUTLER & CO., has this day been dissolved by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said Clifford Butler, by whom the business will be carried on.—As witness our hands this seventh day of June, one thousand nine hundred and twenty.

CLIFFORD BUTLER. T. L. HANCCCK.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Owen Nash and Edward James Douglas McDermott, carrying on business as Cabinet Makers, at 14, Temple-end, High Wycombe, under the style or firm of NASH & McDERMOTT, has been dissolved by mutual consent as and from the 28th day of April, 1920.—Dated this 8th day of July, 1920.

W. O. NASH. E. J. D. McDERMOTT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Pilling and John Milton Barker, carrying on business in co-partnership, at No. 101, Lytham-road, Blackpool, under the style or firm of "BARKER & CO.," will be, as from the 31st day of May, 1920, dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned John Milton Barker, by whom the business or profession will in future be carried on under his own name.—Dated this 19th day of April, 1920.

FRED PILLING. JOHN MILTON BARKER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Alfred Mills, James Ernest King and Willingham George Mitchinson, carrying on business as Estate Agents, at 2A, Cork-street, New Bondstreet, W. 1, under the style or firm of MILLS KING & MITCHINSON, has been dissolved by mutual consent as and from the 28th day of May, 1920. All debts due to and owing by the said late firm will be received and paid by the said Alfred Mills and James Ernest King.—Dated this 9th day of July, 1920.

ALFRED MILLS.

ALFRED MILLS. J. E. KING. W. G. MITCHINSON.

223

NOTICE is hereby given, that the Partnership lately subsisting between us, the undersigned, Edward Wellham and William Griffiths, carrying on business as Boot and Shoe Repairers, under the style or firm of "WILLIAMS AND GRIFFITHS," at 3, Oakhall-building, Oakfield-road, Liverpool, has been dissolved by nutual consent as from Saturday, the 26th day of June, 1920. All debts due to or owing by the said firm will be received and paid by the said Edward Wellham, who will continue to carry on business at the above address, under the style or firm of "Williams and Griffiths."—Dated this 10th day of July, 1920.

EDWARD WELLHAM. WILLIAM GRIFFITHS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Michel Mehler and Robert John Nash, carrying on business as Motor Scooter Manufacturers, at 132, Steelhouse-lane, Birmingham, under the style or firm of MICHEL MEHLER AND ROBERT J. NASH, has been dissolved by mutual consent as and from the tenth day of July, 1920.—Dated the 12th day of July, 1920.

MICHEL MEHLER. ROBERT J. NASH.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Fossett Wheatley and John Johnson Green, carrying on business as Haberdashers, at 66, High-street, in the city of Leicester, under the style or firm of "JOHN MITCHELL & CO.," has been dissolved as and from the second day of September, 1919. All debts due to and owing by the said late firm will be received and paid by the said John Johnson Green, by whom the said business is now carried on under the same style or firm.—Dated the 10th day of July, 1920.

J. J. GREEN. F. F. WHEATLEY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Henry Langford and William Edwin Longland, carrying on business as Rope Manufacturers, at Church-street, Landport, in the borough of Portsmouth, under the style of G. LANGFORD & SON, has been dissolved by mutual consent as and from the thirtieth of September. one thousand nine hundred and nineteen. All debts due to and owing by the late firm will be received and paid by the said Henry Langford, who will continue the business in co-partnership with his son, Harry Gordon Langford, under the same style and at the same address.—Dated this sixth of July, 1920.

H. LANGFORD. W. E. LONGLAND. H. GORDON LANGFORD.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Beckwith, James Edward Bryan and John Moon, carrying on business as Motor Engineers and Oxy-Acetylene Outters and Welders, at 13 and 14. Littlegate. Sunderland, under the style or firm of "The B.M.B. CO.," has been dissolved by mutual consent as from the 15th day of May, 1920, so far as regards the said William Beckwith. All debts due to and owing by the late firm will be received and paid by the said James Edward Bryan and John Moon, who will continue the said business under the same style.—Dated this 10th day of July, 1920.

WILLIAM BEOKWITH. JAMES E. BRYAN. JOHN MOON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Lytton Sutcliffe and Ernest Sutcliffe, corrying on business as Retail Clothing Merchants, at 61, Manchester-road, in the city of Bradford, under the style or firm of L. & E. SUTCLIFFE, has been this day dissolved by mutual consent. All debts due to or owing by the late firm will be received and paid by

098

the said Lytton Sutcliffe, who will carry on the business in his own name.—Dated this 12th day of July, 1920.

LYTTON SUTCLIFFE. ERNEST SUTCLIFFE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frank (Moffatt and John William Maddison, carrying on business as Motor Manufacturers and Garage Proprietors, at White House Garage, Monkton, near Jarrow, in the county of Durham, under the style or firm of "MOFFATT AND MADDISON," has been dissolved by mutual consent as and from the 14th day of July, 1920. All debts due to and owing by the said fate firm will be received and paid by the said Frank Moffatt.—Dated this 14th day of July, 1920.

FRANK MOFFATT. JOHN WILLIAM MADDISON.

NOTICE is hereby given, that the Partnership lately subsisting between us, the undersigned, George Farmcombe Blake and Leslie Martin Rosten, in the practice of General Medical Practitioners, carried on under the style of "Drs. BLAKE & ROSTEN," at 2, Cambridge-road, King's Heath, Birmingham, and St. Aidans, Alcester-road, King's Heath, Birmingham, has been dissolved by mutual consent as from the 30th day of June, 1920. All debts due to or owing by the said late firm in respect of that part of the practice carried on at 2, Cambridge-road aforesaid will be received and paid by the said George Farncombe Blake, who will continue to practise in his own name at that address, and all debts due to or owing by the said late firm in respect of that part of the practice carried on at St. Aidans, Alcester-road aforesaid, will be received and paid by the said Leslie Martin Rosten, who will continue to practise in his own name at that address.—As witness our hands this 8th day of July, 1920.

G. F. BLAKE. L. M. ROSTEN.

NOTICE is hereby given, that the Partnership lately subsisting between us, the undersigned, Thomas Tombinson, Frank Vernor Tombinson and Austin Charles Chapman, carrying on business as Milk and Dairy Produce Retailers, at the Moor Road Dairy, Far Headingley, in the city of Leeds, under the style or firm of "TOMLINSON & CHAPMAN," has been dissolved by mutual consent as and from the thirtieth day of June, one thousand nine hundred and twenty. All debts due and owing to or by the said late firm will be received or paid by the said Thomas Tombinson and Frank Vernor Tombinson, by whom the said business will an future be carried on.—As witness our hards this minth day of July, one thousand nine hundred and twenty.

THOS. TOMLINSON. F. V. TOMLINSON. A. C. CHAPMAN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, David Nicholson, of Higham-road, Rushden, in the country of Northampton, and Arthur Alfred Colton, of 42, Milton-street, Higham Ferrers, in the said country of Northampton, carrying on business as Boot and Leather Factors, at Higham Ferrers, in the country of Northampton aforesaid, under the style or firm of "D. N. COLTON," has been dissolved by mutual consent as and from the twenty-sixth day of June, 1920. All debts due to and owing by the said late firm will be received and paid by the said Arthur Alfred (Colton.—Dated the thinteenth day of July, 1920.

DAVID NICHOLSON. ARTHUR ALFRED COLTON.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned. Joseph Haydn Bailey, Harry Irving Mettrick and Charles William Wakefield, carrying on business as Joiners and Builders, at Holmfirth, in the county of York, under the style or firm of "BALLEY,

128

127

by mutual consent as from the thirtieth day of June, 1920. All accounts due to and owing by the said late firm will be received and paid by the said Joseph Haydn Bailey and Charles William Wakefield, who will continue the said business under the style or firm of "Bailey and Wakefield."—Dated this 10th day of July, 1920.

J. H. BAILEY. C. W. WAKEFFELD. HARRY IRVING METTRICK.

129

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Thomas Hodgkinson, Senior, Thomas Hodgkinson, Junior, and James Hodgkinson, under the style of T. HODGKINSON & SONS, at Corporation-street, Preston, in the county of Lancaster, in the trade or business of Monumental Sculptors, was this day dissolved by mutual consent, and that in future the said business will be carried on by the said Thomas Hodgkinson, Junior, and James Hodgkinson and Frederick Hodgkinson in partnership.—As witness our hands this thirtieth day of June, one thousand nine hundred and twenty. and twenty.

THOMAS HODGKINSON, Senior. THOMAS HODGKINSON, Junior. JAMES HODGKINSON. F. HODGKINSON

102

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Stephen William Evans and George Allen Powell under the style or firm of "STEPHEN W. EVANS," at High-street, Bagshot, in the county of Surrey, in the trade or business of Ironmongers, Motor and Cycle Engineers and Farriers, has been dissolved by mutual Engineers and Farriers, has been dissolved by mutual engineers and Farriers, has been dissolved by mutual thousand nine hundred and twenty, and that in future the said business will be carried on by the said Stephen William Evans alone. All debts due to and owing by the said late firm will be received and paid by the said Stephen William Evans.—As witness our hands thus third day of July, one thousand nine hundred and twenty. hundred and twenty.

STEPHEN W. EVANS. G. A. POWELL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Mark Hershgold, Joseph Hershgold and Benjamin Herengold, carrying on business as Boxmakers at the Britannia Box Works, at Popham-road, Islington, in the county of London, under the style or firm of "B. HERSHGOLD & SONS," has been dissolved of "B. HERSHGULD & SUNS," has been dissolved by mutual consent as from the thirteenth day of May, 1920. All debts due and owing to or by the said late firm will be received or paid by the said Mark Hersh-gold and Benjamin Hershgold; and such business will be carried on in the future by the said Mark Hersh-gold and Benjamin Hershgold.—As witness our hands this 7th day of July, 1920.

MARK HERSHGOLD BENJAMIN HERSHGOLD. JOSEPH HERSHGOLD.

211

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Richard Thomas Arundel Jewell, Susanna Grace Jewell and Percy Arundel Jewell, carrying on business as Builders and Decorators, at 30, Fairfield-street, Wandsworth, in the county of London, under the style of "R. A. JEWELL," has been dissolved by mutual consent as from 30th June, 1920. The business will in future be carried on by R. A. Jewell Limited, a Company incorporated under the Companies Acts, 1908 to 1917, and having its registered office at 30, Fairfield-street, Wandsworth, S.W. 18. All debts oue to the late partnership firm are to be paid to the said Richard Thomas Arundel Jewell, Susanna Grace Jewell and Percy Arundel Jewell, at 30, Fairfield-street, Wandsworth aforesaid. All debts owing by the late partnership firm will be paid by the said Company.—Dated this ninth day of July, 1920.

RICHARD THOMAS ARUNDEL JEWELL.

RICHARD THOMAS ARUNDEL JEWELL. SUSANNA GRACE JEWELL. PERCY ARUNDEL JEWELL. R. A. JEWELL, Limited.

Re ALBERT PAUL LUDWIG ROCHEFORT, 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 Albert Rochefort, otherwise Albert Paul Rochefort, otherwise Albert Paul Ludwig Rochefort, late of No. 186, Dover-road, Folkestone, in the county of Kent, Picture Frame Maker, deceased (who died on the 11th day of April, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th day of June, 1920, by Amelia Clara Rochefort and Eric Bertram Albert Rochefort, the eventry and eventor therein named are beauty. the executrix and executor therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Soliciof August, 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 13th day of July, 1920.

ATKINSON and STAINER, Radnor Chambers, Folkestone, Solicitors for the said Executors.

WILLIAM BROWN, Deceased.

Fursuant to the 29th section of the Act of Parliament of the 22nd and 23rd Victoria, Chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of William Brown, late of Knowe Brow, Calthwaite, in the county of Cumberland, retired Farmer, deceased (who died at Knowe Brow aforesaid, on the 21st day of March, 1920, and whose will was proved at Carliele, on the 30th day of June, 1920, by Robert Mitchell, of Lime Kiln Nook, in the county of Cumberland, one of the executors therein named), are hereby required to send the particulars. the county of Cumberland, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, on or before the 30th day of July, 1920, after which date the said executor will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims or demands of which he shall then have 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 or demands he shall not then have had notice.—Dated this 13th day of July, 1920.

BENDLE, SIBSON and DAVIDSON 1, Hodge

BENDLE, SIBSON and DAVIDSON, 1, Hodg-son's-court, Scotch-street, Carlisle, Solicitors to the Executor.

Re SECKER BLACKBURN, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

Notice is hereby given, that all creditors and other persons having any claims or demands against the estate of Secker Blackburn, late of 29, Bryn-terrace, Brighouse, in the county of York, deceased (who died on the 30th day of April, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of July, 1920, by Ernest Blackburn, of 67, Castletown-road, Baron's Court, in the city of London, Traveller, Son of the deceased, and one of the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executor, on or before the 15th day of August 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 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 13th day of July, 1920.

BERNARD H. RICHARDSON, 22, Brighouse, Solicitor for the Executor. Briggate, Re GEORGE ARTHUR COX, 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 cstate of George Arthur Cox, late of 25, Frederick-road, Edgbaston, in the city of Birmingham, Architect, deceased (who died on the 12th day of May, 1920, and whose will was proved in the Birmingham District Registry of the Probate Division of His Majestr's High Court of Justice, on the 21st day of June, 1920, by Walter Mundy Cox and Laurence Cox, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, or on before the 15th day of August, 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 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 12th day of July, 1920.

"GEM and CO., 2, Bennett's-hill, Birmingham, so Solicitors for the said Executors.

Re Mrs. FRANCIS DORA PRITCHARD, Deceased.

Pursuant to the Law of Property Amendment Act, . 1859.

OTICE is hereby given, that all persons having claims against the estate of Mrs. Francis Dora Fritchard, of Oorgaum, Mysore, India, deceased (who died, in India, on the 10th day of January, 1920, but was resident at various times in England, and but was resident at various times in England, and whose last known address in England was c/o the London County Westminster and Parr's Bank Limited, Kensington High-street branch, and in respect of whose estate letters of administration, with the will annexed, were granted in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 18th day of May, 1920, to Charles Edmund Rowley, the lawful attorney of Sidney Metville Charles Pritchard, one of the executors therein named), are hereby required to send the particulars in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 1st day of September. 1920, 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 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 13th day of July, 1920.

-Dated this 13th day of July, 1920.

ALLEN and SON. 17, Carlisle-street, Sohosquare, London, W., Solicitors for the said Executor.

Re MARY ANN SMITH, 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 Mary Ann Smith, late of Shaylane, Baguley, in the county of Chester, Spinster, deceased (who died on the 8th day of June, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court or Justice, on the 3rd day of July, 1920, by John Renshaw, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solici tors for the said executor, on or before the 25th day of August, 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 then have had notice.—Dated this 13th day of July, 1920.

C. H. SIMPSON and SIMPSON, 42, Kennedy-

C. H. SIMPSON and SIMPSON, 42, Kennedy-street, Manchester, Solicitors for the said Executor.

Re JESSICA RAWSON ANGRAVE, 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 Jessica Rawson Angrave, late of Cossington, in the county of Leicester, Widow, deceased (who died on the 19th day of December, 1915, and whose will was proved in the Leicester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of March, 1916, by George Henry Angrave, Walter Edwards, Jennet Elizabeth Richards and William Henry Jones, the executors therein named), are hereby required Jennet Elizabeth Richards and William Henry Jones, the executors 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 executors, on or before the 9th day of August, 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 12th day of July, 1920.

EDWARD HANDS. 63. Mill-street, Lough-

EDWARD HANDS. 63. Mill-street, Lo borough, Solicitor for the said Executors. Lough-

Re ELEANOR BRACE, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Eleanor Brace, late of The Studios, 35, Upper North-street, Brighton, and also of 44, York-road, Hove, in the county of Sussex, Spinster, deceased (who died on the 30th day of March, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of May, 1920, by Wilfred Leslie Waldegrave Brodie, of 4, Regent-street, London, S.W. 1, and the Rev. Charles Carlile Bell, of 7, Minster-yard, York, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 12th day of August, 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 amongst 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 13th day of July, 1920.

THOROLD, BRODIE and BONHAM-CARTER,

THOROLD, BRODIE and BONHAM-CARTER, 4, Regent-street, London, S.W. 1, Solicitors for the said Executors.

Re EDWARD WARDEN, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edward Warden, late of 35, Rue Rossini, Nice, France, Esquire, deceased (who died on the 31st day of December, 1919, and to whose estate letters of administration were taken out in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of April, 1920, by Dame Kate Patten Leicester, of 5, Albert-mansions, Hove, Sussex), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administratrix, on or before the 12th day of August, 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 of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 13th day of July, 1920. -Dated this 13th day of July, 1920.

THOROLD, BRODIE and BONHAM-CARTER.
4, Regent-street, London, S.W. 1, Solicitors for the said Administratrix.

Re JOHN WILLIAM PATTERSON, 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 John William Patterson, late of against the estate of John William Patterson, late of the Village Farm, Washington, in the county of Dur-ham, Farmer, deceased (who died on the first 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 2nd day of December, 1919, by James Leonard Dobson and Margaret Patterson, the accounter therein named) are hereby required. son, the executors therein named), are hereby required son, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 2nd day of August. 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parsons 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 thereoft so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 12th day of July, 1920.

GRAHAM SHEPHERD and SONS Solicitors

GRAHAM, SHEPHERD and SONS, Solicitors for the said Executors, 32, John-street, Sunder-

Re ALICE CHARLOTTE RICHARDS, 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."

Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Alice Charlotte Richards, late of 22, Norland-square, Holland Park, London, W. 11, Spinister (who died on the 19th day of April, 1920, and whose will was proved in the Principal Probate Registry, on the 29th day of June, 1920, by the Public Trustee, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 31st day of August, 1920, after which date the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he wil! not be liable for the assets of the said deceased, or any part thereof, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 13th day of July, 1920.

W. H. MASON and SON, 76, Finsbury-pavement, London. E.C. 2, Solicitors for the Executor.

HANNAH MOORE, Deceased.

Pursuant to 22 and 23 Victoria, chapter 35.

A LL persons having any claims against the estate of Hannah Moore, late of 67, Netherfield-road, in the city of Liverpool, Widow (who died on the 27th day of April, 1920, and whose will was proved in the Liverpool District Probate Registry, on the 7th day of July, 1920, by William Mee and Annie Chapman, the executors), are required to send written articulars of such claims to us the undersined on chapman, the executors), are required to send written particulars of such claims to us, the undersigned, on or before the 24th day of August, 1920, after which date the executors will distribute the deceased's assets, having regard only to the claims of which they shall then have had notice.—Dated this 12th day of July, 1920.

W. BOYLE and SON, 25, Castle-street, Liverpool, Solicitors for the said Executors.

Re JOHN HOOKWAY STABB, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Hookway Stabb, late of 19 Sackville-gardens, Hove, in the county of Sussex, and formerly of 15, Ravenscourt-mansions, Ravenscourt Park, in the county of London, deceased (who died on the 2nd day of March, 1920, and whose will was proved in the Lewes District Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of June, 1920, by the Public Trustee, 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 31st day of August, 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 then have had notice.—Dated this 13th day of July, 1920.

G. COLBOURNE, of 62, Old Steine, Brighton. Solicitor for the said Executor.

Re JONAS LEONARD, Deceased.

Pursuant to Statute 22nd and 23rd Victoria, cap. 35.

N OTICE is hereby given, that all creditors and other persons having any claims, demands or debts against the estate of Jonas Leonard, late of Towns End, Soham, in the county of Cambridge, Farmer and Hay and Straw Merchant (who died on the 28th day of August, 1919, and whose will was proved in the Peterborough District Probate Registry of His Majesty's High Court of Justice, on the 15th day of November, 1919, by William Leonard, of Highstreet, Soham aforesaid, Farmer, and Edward Leonard, of Southdown House, Soham aforesaid, Farmer and Butcher, executors therein named), are hereby requested to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the Pursuant to Statute 22nd and 23rd Victoria, cap. 35. Solicitors for the said executors, on or before the 26th instant, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice: and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 13th day of July, 1920.

BYE and ENNION, Soham, Cambs, Solicitors for the said Executors.

RICHARD CHARLES BRIGHT, Deceased.

Pursuant to the Act of Parliament 22 and 23 Vic., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Richard Charles Bright, late of against the estate of Richard Charles Bright, late of the Conservative Club, St. James's-street, London. and of Villa Benedicte. La Croisette, Cannes. France, M.D. (who died on the 28th day of March, 1920, and whose will was proved in the Principal Probate Registry of the High Court of Justice, on the 24th day of June, 1920, by the Public Trustee, the executor named in the said will), are hereby required to send particulars, in writing, of their claims and demands to the undersigned, the Solicitors of the said executor, on or before the 31st day of August, 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 13th day of July, 1920.

YOUNG, JONES and CO., 2. Suffolk-lane.

YOUNG, JONES and CO., 2, Suffolk-lane, Cannon-street. London, E.C. 4, Solicitors acting for the said Executor.

Re EMILY MONKS, Deceased.

Pursuant to the Act of Parliament 22 and 23 Vict., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts. claims or demands against the estate of Emilv Monks, late of "Westonlea." 107, Hill-street, Kingswood, near Bristol. Widow (who died on the 12th January, 1920, and whose will was proved in the Bristol District Registry of the Probate Division of His Maiesty's High Court of Justice, on the 2nd March, 1920, by George Lee, of "Kingswood," Raunds, Northampton retired Schoolmaster, and Hubert Craymer Monks, of "The Yews." Deanery-road, Warmley, Glos., Forage Merchant, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to John R. Lloyd, the undersigned, the Solicitor for the said executors, on or before the 12th day of August, 1920, after which late the said

executors will proceed to distribute the assets of the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the executors shall then have had notice; and the executors will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands the executors shall not have then had notice.— Dated this 13th day of July, 1920.

JOHN R. LLOYD, 22, High-street, Bristol, Solicitor for the said Executors.

GEORGE WARD, Deceased.

Pursuant to Statute 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

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 Ward, late of No. 31, Littler-lane, Winsford, in the county of Chester, retired Miller (who died on the 22nd day of November, 1919, and whose will was duly proved in the District Probate Registry at Chester by the executors therein named, on the 4th day of June, 1920), are hereby required to send particulars, in writing, of their debts, claims and demands to us, the undersigned, as Solicitors to the said executors, on or before the 15th day of August, 1920, after which date the said executors will proceed to distribute the assets of the said testator amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 14th day of July, 1920.

HOLLAND, HOLLAND and PROUT, 62, High-

HOLLAND, HOLLAND and PROUT, 62, High-street. Winsford, Cheshire, Solicitors for the said Executors.

Re RICHARD MORGAN PHILLIPS, 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 Richard Morgan Phillips, late of The Hydro, College Green, Bristol, retired Engineer, deceased (who died on the 16th Jenuary, 1920, and whose will was proved in Bristol District Probate Registry, on the 19th April, 1920, by Margaret Ann-Williams and John Martin Phillips, the executors Williams and John Martin Phillips, the executors 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 executors, on or before the 1st September, 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 essets 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 July, 1920. of July, 1920.

SANFORD D. COLE. 68, Queen-square, Bristol, Solicitor for the said Executors.

THOMAS ALDERMAN HOUGHTON, Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the Reign of Her late Majesty Queen Victoria, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all persons claiming debts or liabilities affecting the estate of Thomas Adderman Houghton, date of Armsworth House, Old Alresford, in the county of Hants, Esquire, J.P. (who died on the 31st day of March, 1918, and whose will was proved on the 27th day of July, 1918, by Frederick William Town Attree, of 53, Albert Bridge-road, Battersea, in the county of Surrey, a Colonel (retired) in H.M. Army, George Piner Cartland, of No. 13, High-street, Windsor, in the county of Berks, Esquire, and Charles Bridgewater Williams, formerly of 12, Lincoln's Inn-fields, but now Williams, formerly of 12, Lincoln's Inn-fields, but now of Howard House, 4, Arundel-street, Strand, in the county of London, Esquire, the executors named in the said will), are to send to the undersigned, as Soli-

citors to the said executors, their claims against the estate of the said testator, on or before the 21st day of August, 1920, at the expiration of which time the said executors will distribute the estate of the said testator among the parties entitled thereto, having regard to the claims of which they shall then have had notice.—Dated this 13th day of July, 1920.

WITHERS, BENSONS, CURRIE, WILLIAMS and CO., Howard House, 4, Arundel-street, Strand, W.C. 2, Solicitors for the said Executors.

Re FRANCIS SHAW GLASS, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Francis Shaw Glass, late of 9, Laurel-road, Wimbledon, in the county of Surrey, Bank Manager (who died on the 27th day of February, 1920, having by his will, dated the 26th day of August, 1917, appointed Lloyds Bank Limited to be the executors thereof, and letters of administration, with the said will annexed, to whose estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 2nd day of July, 1920, to Ernest Frank Horley and Frederic William Rogers, both of 71, Lombard-street, in the city of London, being officers and the duly appointed Syndics of the said Lloyds Bank Limited), are hereby required to send particulars, in writing, of their debts, claims and demands to the Trustee Department, Lloyds Bank Limited, 39, Threadneedle-street, London, E.C. 2, or to us, the undersigned, as Solicitors to the said administrators, on or before the 20th day of August, 1920, after which date the said administrators will proceed to distribute the assets of the said testator amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 13th day of July, 1920.

RUTHERFORDS, 43. Castle-street, Liverpool, Pursuant to the Statute 22nd and 23rd Victoria, c. 35.

RUTHERFORDS, 43, Castle-street, Liverpool, Solicitors for the said Administrators.

ANN HARRISON ALLEN, Deceased.

Pursuant to Statute 22 and 23 Vic., cap. 35. NOTICE is hereby given, that creditors and other persons having claims against the estate of Ann Harrison Allen, deceased, late of 12, Talbot-road, Highgate, London, N. (who died on the 31st day of October, 1919, and whose will was proved in the Principal Probate Registry, on the 19th day of February, 1920, by Mrs. Elizabeth Walker McAllester and ary, 1920, by Mrs. Elizabeth Walker McAllester and Mrs. Margaret Emma Rowland, the executrixes), are requested to send particulars, in writing, of their claims to us, the undersigned, Solicitors, by the 31st day of August, 1920, after which date the executrixes will proceed to distribute the assets amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 14th day of July, 1920.

LACES and CO., 1. Union-court, Liverpool, Solicitors for the Executrixes.

The Reverend WILLIAM LUMLEY BERTIE CATOR, 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 William Lumley Bertie mands against the estate of William Lumley Bertie Cator, late of Eakring, in the county of Nottingham. Clerk and Honorary Canon of Southwell (who died on the 23rd day of January, 1919, and whose will, with a codicil thereto, was proved in the Nottingham District Registry of the Probate Division of the High Court of Justice on the first day of July, 1919, by Arthur John Finch and Wilfrid James Whitworth, the executors therein named), are hereby required to send particulars, in writing, of their dehts, claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the 31st day of August, 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 them 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 fourteenth day of July, 1920.

STENTON and METCALFE, Southwell, Notts, Solicitors for the said Executors.

MARIE ANTOINETTE JOSEPHINE SEARLE; Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having any debts, claims or demands against the estate of Marie Antoinette Josephine Searle, late of 2, The Grove, The Boltons, South Kensington, London (who died on the 25th December, 1917, and probate of whose will was granted by the Principal Registry, on the 9th July, 1920, to William Searle Holdsworth, K.C., D.C.L., Sir Richard David Muir, Knt., and Kate Marshall, Widow, the surviving executors therein named) are hereby required to send particulars, in Kate Marshall, Widow, the surviving executors therein named), are hereby required to send particulars, in writing, of their claims to us, the undersigned, on or before 31st August, 1920, after which date the executors will distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and that they will not be liable for the assets of the said decased, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—

Dated this 14th day of July, 1920.

REDPATH MARSHALL and HOLDS.

REDPATH, MARSHALL and HOLDS-WORTH, 23, Bush-lane, E.C. 4, Solicitors for the said Executors. 043

Sir HENRY CHARLES BURDETT, Deceased. Pursuant to the Statute 22 and 23 Vic., cap. 35.

A LL creditors and other persons having claims against the estate of Sir Henry Charles Burdett, K.C.B., K.C.V.O., late of 43, Porchester-terrace, and formerly of the Lodge, 13, Porchester-square, in the country of London, deceased (who died on the 29th day of April, 1920), are requested to send particulars of the same to us, the undersigned, the Solicitors for Mrs. Alsina Helen Marion Gwyer, the executrix acting under Probate of the deceased's will, granted on the 6th day of July, 1920, out of the Principal Probate Registry, on or before the 31st day of August, 1920, after which date the said executrix will proceed to distribute the assets of the trix will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice

BAKER and NAIRNE, 3, Crosby-square, Lon-015 don.

ANNIE MICA WALES, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all persons having any claims or demands against the estate of Mrs. Annie Mica Wales, late of Ipswich, Queensland, Australia, formerly of 68, Grand Parade, Brighton (who died on the 23rd June, 1919, and letters of administration of whose estate were granted at the Principal Probate Registry, on the 12th June, 1920, to the Public Trustee, the lawful Attorney of the Public Curator of Queensland), are hereby required to send Curator of Queensland), are hereby required to send particulars, in writing, of such claims or demands to us, the undersigned, Solicitors for the said administrator, on or before the 23rd August, 1920, after which date the assets of the said deceased will be distributed to proper the particular that the contract of the said deceased. buted among the persons entitled thereto, having regard only to the claims of which notice shall then have been received.—Dated this 15th day of July. 1920

PEARCE and NICHOLLS, 12, New-court, Lincoln's-inn, London, W.C.

JAMES CARTER, 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 James, otherwise James Arliss, Carter, late of 1, Colebrook-road, Withdean, Patcham, in the county of Sussex, formerly of Reedham Orphanage, Purley, in the county of Surrey, deceased (who died on the 4th day of May, 1920, and whose

will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of July, 1920, by Arlias Haydon Carter, son of the deceased, and the Public Trustee, the executors therein named), 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 31st day of August, 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 they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 15th day of July, 1920.

WHITES and CO., Solicitors for the said Executors, 28, Budge-row, Cannon-street, London, E.C. 4.

ANNIE SEAMAN NEEVE, Deceased.

OTICE is hereby given, that all persons having any claim or demand against the estate of Mrs. Annie Seaman Neeve, of 7, Lambrook-terrace, Fulham, London, who died on the 12th May, 1920, and to whose estate letters of administration, with the will annexed, were granted to the Public Trustee by the Principal Probate Registry, on the 3rd July, 1920, are hereby required to send particulars of their claims to the undersigned, Solicitors for the administrator, on or before the 22rd August, 1920, after which date the distribution of the assets of the decased will proceed amongst the persons entitled thereto, having regard only to the claims of which notice shall then have been received.—Dated this 14th day of July, 1920

PEARCE and NICHOLLS, 12, New-court, Lincoln's-inn, London, W.C. 2.

Re SIDNEY ELIZABETH ROBBINS, Deceased. Pursuant to the Statute 22 and 23 Vict., cap. 35.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Sidney Elizabeth Robbins, late of The Elms, Apley, Ryde, Isle of Wight, whose will was proved by Hilda Gwendolen Meares, the sole executrix, on the 7th July, 1920, in the Principal Probate Registry, are hereby required to send in the particulars in writing of their claims or demands to us the undersigned, Solicitors for the executrix, on or before the 25th August 1920, after which date the executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have notice, and she will not be liable for the assets, or any part thereof, so distributed, to any person of whose claims or demands she shall not then have had notice.—Dated this 14th day of July, 1920. have had notice.—Dated this 14th day of July, 1920.

ROOPER and WHATELY, Solicitors for the Executrix, 17, Lincoln's-inn-fields, W.C. 2.

Re WILLIAM POWELL HAMPTON, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35.

Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Powell Hampton, late of Langdon Abbey, near Dover, in the county of Kent, deceased (who died on the 16th day of July, 1917, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 1st day of November, 1917, by Thomas Henry Griffiths, the surviving executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 21st day of August, 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 then have had notice.—Dated this 14th day of July, 1920.

STILLWELL and HARBY, 4, St. James-street,

STILWELL and HARBY, 4, St. James-street, Dover, Solicitors for the said Executor.

LOUISA SUSAN SARGEANT, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all persons having any claims against the estate of Louisa Susan Sargeant, formerly of Brookside, Boveney, in the county of Buckingham, and late of 23, Soames-street, London, S.E. 15, Widow, deceased (who died on the 12th day of November, 1919, and whose will was proved in the Principal Probate Registry on the 5th day of March, 1920, by Edwin Ashman the sole executor therein named), are hereby required to send in the particulars of their claims to the undersigned, on or before the 21st day of August, 1923, 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 of which he shall then have had notice.—Dated this 14th day of July, 1920. day of July, 1920.

URNFORD and GALE, 16, Sheet-street, Windsor, Solicitors for the said executor. DURNFORD 059

CHARLES RITCHIE WALKER, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Charles Ritchie Walker, late of Ash Lodge, Upper Teddington, Middlesex, Civil Engineer (who died on the 19th day of May, 1920, and whose will was proved in the Principal Probate Registry on the 12th day of July, 1920, by the Public Trustee, the executor therein named), have hereby required to send particulars, in writing, of their claims to us, the undersigned, on or before the 21st day of August, 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 of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose claim he shall not then have had notice.—Dated this 14th day of July, 1920. of July, 1920.

ELD and CRACKNALL, 3 Lancas-Strand, London, W.C. 2, Solicitors GREENFIELD ter-place, Strand for the Executor.

TOM ILLINGWORTH MITCHELL, Deceased.

NOTICE is hereby given, pursuant to the Law of Property Amendment Act. 1859, that all creditors and other persons having any claims or demands upon or against the estate of Tom Illingworth Mitchell, late of Upwood, Bingley, in the county of York, deceased (who died on the 12th day of April, 1918, and whose will, with a codicil thereto was proved by Herbert Mitchell, of Holly Bank, in the city of Bradford, and Malcolm Elliot Hodgson, of Wyndyste, Scarborough, in the county of York, the executors therein named, on the 8th day of July, 1919, in the Principal Probate Registry of the High Court of Justice), are hereby required to send in the particulars of their claims or demands to the said executors at the offices of the undersigned, on or before the ticulars of their claims or demands to the said executors at the offices of the undersigned, on or before the 16th day of August next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and that they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 16th day of July. 1920. day of July, 1920.

B. C. GARDINER Queen Anne Chambers, Sun-bridge-road, Bradford, Solicitor for the said Executors.

Re JAMES DICKINSON, 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 James Dickinson, late of 25, Bright-street, South Shore, Blackpool, in the county of Lancaster, deceased, Cotton Manufacturer (who died on the 1st day of May, 1918, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 9th day of July, 1920 by Cecil Waring and Ernest Clement Hudson, two of the executors therein

named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on undersigned, the Solicitors for the said executors, on or before the 31st day of August, 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 14th day of July, 1920.

ASCRORT WELLERGY.

ASCROFT, WHITESIDE and CO., 36, Birley-street, Blackpool, Solicitors for the Executors.

Re SAYERS HEAP, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Sayers Heap, late of Belmont, and 55, Finkle-street, Kendal, in the county of Westmorland, Ironmonger, deceased (who died on the fourth day of February, 1917, and whose will and codicil were proved in the Carlisle District Registry of the Probate Division of His Majesty's High Court of Justice, on the eighth day of June, 1917, by Charles Sayers Heap and Alfred Heap, two of the executors therein mamed), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 28th day of August, 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 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 14th day of July, 1920.

C. G. THOMSON and WILSON, Finkle-street, Kendal, Solicitors for the Executors.

Re JOHN STOTHART, Deceased.

Pursuant to Statute 22 and 23 Vict., cap. 35.

Pursuant to Statute 22 and 23 Vict., cap. 35.

A LL persons having any claims against the estate of John Stothart, late of South-bank, Grange-over-Sands, in the county of Lancaster, retired Woollen Cloth Merchant (who died on the 9th July, 1919, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 19th November, 1919, by Mary Farries Stothart, of Williamscraig, Limlithgow, Spinster, George Bell, of Minsca, Ecclefechan, Dumfries, Gentleman, and Thomas Kilner Mellor, of 9, Thornfield-terrace, Grange-over-Sands, Lancaster, Gentleman, the executors therein named), are hereby required to send written particulars of their claims to the undersigned, Solicitors for the said executors, on or before the 12th day of August, 1920, after which date the said executors will proceed to finally 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 12th day of July, 1920.

CLUTTERBUCK, TREVENEN and STEELE, Park Chamber, Park Steat Canter of South Steat Canter of South Steat Chamber, Park Steat Canter of South Steat Canter of South Steat Canter of South Steat Steat Canter of South Steat Ste

OLUTTERBUCK, TREVENEN and STEELE, Bank Chambers, Bank-street, Carlisle, Solicitors for the said Executors.

MAUDE EDITH LARNACH, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Maude Edith Larnach, upon or against the estate of Maude Edith Larnach, late of No. 30, Rutland-gate, in the county of Middlesex, Spinster (who died on the 20th March, 1920, and to whose estate letters of administration, with the will and one codicil annexed, were, on the 29th June, 1920, granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, to William Henry Sidebotham, of 2, Princes-street, in the city of London, the duly appointed syndic of the National Provincial and Union Bank of England Limited, for the use and benefit of the said bank, the executor named by the said Maude Edith Larnach in

the said codicil), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, Solicitor for the administrator and executor, on or before the 27th day of August, 1920, after which date the assets of the said deceased will be distributed amongst the persons entitled thereto, having regard only to the claims and demands of which the administrator or executor shall then have had notice; and that neither the administrator nor the executor will 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 the adminis-trator or executor shall not then have had notice.— Dated this 14th day of July, 1920.

CHARLES ROMER, 20, Bucklersbury, London, E.C. 4, Solicitor for the said Administrator and Executor.

TILSON LEE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, cap. 35.

Noticoria, cap. 25.

Noticoria, cap. 25.

Noticoria, cap. 26.

Noticoria for the said Executors, on or before the 16th day of August, 1920, after which date the said executors August, 1920, after which date the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 14th day of July, 1920.

FLUX, LEADBITTER and NEIGHBOUR, 21, Great St. Helens, London, E.C., Solicitors for the said Executors. 158

CHARLES ADOLPH HEIMANN, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Charles Adolph Heimann, late against the estate of Charles Adolph Heimann, late of 10, Sussex-gardens, Bayswater, in the county of London (who died on the 9th day of April, 1920, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 1st day of June, 1920, by Norman Denis Grundy and Thomas Frank Neighbour, the executors therein named), are hereby requested to send the particulars, in writing, of their claims or demands to the undersigned, the Solicitors for the said executors, on or before the 16th day of August, 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.—Dated this 14th day of July, 1920.

E. FLUX, LEADBITTER and NEIGHBOUR.

E. FLUX, LEADBITTER and NEIGHBOUR, 21, Great St. Helens, London, E.C., Solicitors for the said Executors.

Re Mrs. MARY JANE CARTER, Deceased. Pursuant to 22nd and 23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Mary Jane Carter, late of 2, Queen-street, Cleator Moor, Cumberland, Widow, deceased (who died on the 7th day of November, 1919, and whose will was proved in the Principal Probate Registry, on the 4th day of December, 1919, by Andrew Lockhart, Christopher, Emmott, Edmondson, and Miss. Ann. Christopher Emmott Edmondson and Miss Ann Graham, the executors), are hereby required to send in the particulars of their claims to the undersigned, on or before the 16th day of August, 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.—Dated this 12th day of July, 1920.

R. THOMPSON, 18. Scotch-street, White haven, Solicitor for the Executors.

WILLIAM ROBINSON, Deceased.

Pursuant to 22 and 23 Victoria, chapter 35.

OTHICE is hereby given, that all persons having any claims or demends against the estate of William Robinson, of Kimberley, in the county of Nottingham, Bootmaker, deceased (who died on the 8th day of December, 1919), are hereby required to send particulars, in writing, of their claims to us, the undersigned, Solicitors for the executor, on or before the 31st day of August next, after which date the said executor will distribute the assets of the said deceased among the parties entitled thereto. having regard only executor will distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demends of which he shall then have had notice; and the said executor will not be liable or accountable for the assets, or any part thereof, so distributed, to any person of whose claim he shall not then have had notice.—Dated this 12th day of Tuly 1920 July, 1920.

BURTON and BRIGGS, Solicitors, Castle-place, Nottingham.

Miss LUCY WITHERBY, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

chapter 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Lucy Witherby, late of 66, Coombe-lene, Croydon, in the county of Surrey, Spinster (who died on the 2nd February, 1920, and whose will was proved by the Public Trustee, the executor therein named, in the Principal Probate Registry of the High Court of Justice, on the 26th day of May, 1920), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors for the said executor, on or before the 31st day of August, 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 testatrix among the parties entitled thereto, the said testatrix among the parties entitled thereto, having regard only to the debts, claims and demands of which he shall then have notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand he shall not then have had notice.—Dated this 14th day of July, 1920.

PATIERSONS, SNOW and CO., 25, Lincoln's Inn-fields, London, W.C. 2, Solicitors for the said Executor.

RONALD MONTAGU BURROWS, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having claims against the estate of Ronald Montagu Burrows, late Principal of King's College, London, D.Litt. (who died on the 14th May, 1920, and whose will was proved on the 8th July, 1920, in the Principal Probate Registry, by Raymund Cecil Edward Allen and Alexander Nelson Radcliffe, the executary therein and the state of the constant to the state of the the executors therein named), are hereby required to send particulars of their claims to us, the undersigned. sthe Solicitors for the executors, on or before the 1st September, 1920, after which date the executors will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice.—Dated this 14th day of July, 1920.

RADCLIFFES and HOOD, 28, Old Queen-street, Westminster, S.W. 1.

SARAH ANN ELLEN MELLOR, Deceased.

Pursuant to the provisions of the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and NOTICE is hereby given that all creditors and persons having any debts, claims or demands upon or against the estate of Sarah Ann Elen Mellor, formerly of "Branscombe Cottage," London-road. Donking, in the county of Surrey, deceased (who died on or about the 30th day of December, 1919, administration of whose estates and effects was granted to Joseph Henry Mellor, of 80. Station-road, King's Heath, in the city of Birmingham, and Mary Jane Dixon, the Wife of Isaac Dixon. of 7, Victoria-street. West Bromwich, in the county of Stafford, on the 13th day of February, 1920, by the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in particulars, in writing, of their debts, claims or demands to me, the undersigned, on or before the 16th day of August next; and notice is hereby further given, that at the expiration of such time the said administrators will proceed to administer the estate and distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said administrators shall then have had notice; and that the said administrators will not be liable for the essets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claim or demand they shell them not have had notice.—Dated this 14th day of July, 1920.

LEONARD GOOHER, 83, Colmore-row, Birmingham, Solicitor for the said Administrators.

FRANCIS FAREY Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

A LL persons having claims against the estate of Francis Farey, late of 7, Russell-street, Plaistow, Essex (who died on the 29th day of March, 1920), are required to send written particulars to the undersigned by the 13th day of August 1920, after which date the executor will distribute the estate, having regard only to valid claims then received.—Dated the 13th day of July, 1920.

REID SHARMAN and CO., 52, Bedford-row, W.C. 1, Solicitors for the Executor.

Re ARTHUR BERKELEY DRUMMOND, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of roperty and to relieve Trustees."

of rroperty and to relieve Trustees."

Notice is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Arthur Berkeley Drummond. late of Rajputana, India, a Lieutenant-Colonel and a member of the Indian Political Department (who died on the 10th day of November, 1918, at Hampshire-road, Victoria. B.C., Canada, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of July, 1920, by Lionel Foley Lambert, the sole executor therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Schicitors for the said executor, on or before the 23rd day of August, 1920, after which date the said executor will proceed to distribute the assets of the said oceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and that he will not be he shall then have had notice; and that he 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 he shall not then have had notice.—Dated this 14th day of July, 1920.

JACKSON. ELWELL and CURRAN, 65, Coleman street, E.C. 2, Solicitors for the said Executor.

Re Professor Dr. LEOPOLD MEYER, Deceased.

Re Professor Dr. LEOPOLD MEYER, Deceased.

A Lie persons having claims against the estate of Dr. Leopold Meyer, Professor of the University of Copenhagen, Knight of the Order of Dannebrog, late of Juliane Mariesveg 18, Copenhagen, in Denmark, deceased (who died on the 23rd day of May, 1918), are hereby required to send full particulars of their claims to us, the undersigned. Solicitors for Montague Bender, the administrator, with the will annexed, before the 28th day of July, 1920, 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 shell then have had notice.—Dated this 15th day of July, 1920. 1,920

HICKS, ARNOLD and BENDER, 35, King-street, Covent-garden, W.C. 2, Solicitors for the Covent-garden, Administrator.

CLARA ROWELL, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Clara Rowell, late of Minton House, Padworth, near Reading, in the county of Berks (who died on the 21st day of February, 1919, and whose will was proved by George Pike Taylor and Robert Norman Redmayne, the executors therein

named, in the Principal Registry of the Probate Division of the High Court of Justice, on the 30th day of July, 1919), 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 tefore the 10th day of August, 1920, after which day the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said testatrix 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 ninth day of July, 1920.

LAMBERT and LAMBERT, Town Hall, Gateshead, Solicitors to the said Executors.

Re THEODORE SHALDERS HILL, Deceased. Pursuant to the Statute 23 and 24 Vict., cap. 35.

A LL persons having claims against the estate of Theodore Shalders Hill, late of The Cot, Northdrive, Heswall, in the county of Chester. Professor of Music (who died on the 26th day of April, 1920, and whose will was proved in the Principal Probate Registry by Sydney Percy Hill, the executor, on the 3rd day of July inst.), are required to send particulars thereof to the undersigned by the 27th day of July next, after which date no claims will be admitted.—Dated this 13th day of July, 1920.

EDGAR HOSKING, 34, Castle-street, Liverpool, Solicitor for the Executor.

ELIJAH MEGGITT, Deceased.

DOTICE is hereby given, that all persons having any claims against the estate of Elijah Meggitt, late of Beech House, Lower Broughton, Salford, and of 22, Cross-street, Manchester, Tailor, deceased (who died on the 8th day of May, 1920, and whose will was proved in the Manchester Probate Registry, on the 9th day of July, 1920, by Elijah William Meggitt, Enoch Stanley Meggitt and Frederick William Wilde, the executors named therein), are required to send particulars, in writing, thereof to the undersigned, on or before the 31st August, 1920, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the debts and claims of which they shall then have had notice.—Dated this 14th day of July, 1920.

FIELD and CUNNINGHAM, 5, John Dalton-street, Manchester, Solicitors for the Executors.

CHARLES LUNN, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

Pursuant to 22 and 28 Victoria, cap. 30.

NOTICE is hereby given, that all persons having claims against the estate of Charles Lunn, late of Waddington, in the county of Lincoln (who died there on the 26th October, 1919, and administration of whose estate was granted out of the Lincoln District Probate Registry, on the 24th April, 1920, to the Public Trustee), are hereby required to send the particulars thereof to the undersigned before the 21st August, 1920, after which date the Public Trustee will proceed to distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 14th day of July, 1920.

MATIRICE H. FOCTIMAN Limcoln, Solicitor to

MAURICE H. FOOTMAN, Lincoln, Solicitor to the Administrator.

GEORGE DAVID SMITH, Deceased. Pursuant to Statute 22nd and 23rd Victoria, c. 35.

Pursuant to Statute 22nd and 25rd Victoria, c. 55.

NOTICE is hereby given, that all persons having claims against the estate of George David Smith, late of 8, East 45th-street, Manhattan, New York, in the United States of America, Dealer in Books (who died on the 4th day of March, 1920, and to whose estate letters of administration were granted out of the Principal Probate Registry on the 10th day of July, 1920, to the Honourable Sir Charles Russell. Bart, of 37, Norfolk-street, Strand, London, W.C., Solicitor, the lawful attorney of Eleanor Marie Smith, of 8, East 45th-street, Manhattan aforesaid), are required to send particulars, in writing, thereof to the undersigned, on or before the 18th day of August,

1920, after which date the administrator will proceed to distribute the assets of the deceased among the parties 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 claim he shall not then have had notice.—Dated the 14th day of July, 1920.

CHARLES RUSSELL and CO., 37, Norfolk-street, Strand, W.C., Solicitors for the said Administrator.

ALEXANDER MAIR, Deceased.

ALEXANDER MAIR, Deceased.

NOTICE is hereby given, that all persons having any claim or demand against the estate of Alexander Mair, of Invercargill, in New Zealand (who died on the 31st day of April, 1919, unto whose estate letters of administration, with the will annexed, were granted by the Principal Probate Registry, on the 29th day of June, 1920), are hereby required to send particulars of their claims to the undersigned by the 20th day of August, 1920, after which date the distribution of the assets of the deceased will proceed amongst the persons entitled thereto, having regard only to the claims of which notice shall then be given.—Dated this 13th day of July, 1920.

THEODORE GODDARD and CO... 10,

THEODORE GODDARD and CO., 10, Serjeant's inn, Temple, E.C. 4, Solicitors for the Public Trustee in this Matter.

Re WILLIAM FOSTER LOWE, Deceased.

Pursuant to the Statute 22nd and 25rd Vic., c. 35. intituled "An Act to further amend the Law of Property and to relieve Trustees."

Property and to relieve Trustees."

NOTICE is hereby given, that all creditors or other persons having any debts, claims or demands against the estate of William Foster Lowe, of 21, Lambourne-road, Clapham, in the county of Surrey, deceased (who died on the 2nd day of June, 1920, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 6th day of July, 1920, by Arthur Lowe Purdy and Henry Hugh Lavington, the executors therein named), are hereby required to send particulars, in writing, of the debts, claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the 14th day of August, 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 we then shall 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 claim, debt or demand we shall not then have had notice.—Dated this 15th day of July, 1920. 1920.

JORDAN and LAVINGTON, 96. Ches E.C. 2, Solicitors to the said Executors. 96. Cheapside.

BOUGHTON ADDY, Deceased.

Pursuant to the provisions of the Law of Property Amendment Act, 1859.

Amendment Act, 1859.

NOTICE is hereby given, that all creditors and persons having any debts, claims or demands upon or against the estate of Boughton Addy, of "Monaro," Langley-avenue, Surbiton, in the county of Surrey, Doctor of Medicine, deceased (who died on the 12th day of December, 1918, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 2nd day of July last, by the Public Trustee, on the 2nd day of July last, by the Public Trustee, the executor named in the said will and codicil), are hereby required to send in particulars, in writing, of their debts, claims or demands to us, the undersigned, on or before the 14th day of August next; and notice is hereby further given, that at the expiration of such time the said executor will proceed to administer the estate and distribute the assets of the said deceased such time the said executor will proceed to administer the estate and distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said executor shall then have had notice; and that the said executor will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claim or demand he shall then not have had notice.—Dated this 12th day of July, 1920.

STAPLETON and SON, Stamford, Solicitors for the said Executor.

Re JOSEPH JAMES SPENCER, 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 Joseph James Spencer, deceased, late of 13, Chestnut-street, Leicester (who died on the 24th day of January, 1919, and letters of administration of whose estate were granted by the Leicester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of April, 1919, to John Thomas Spencer), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 17th day for the said administrator, on or before the 17th day of August, 1920, after which date the said adminis-trator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 13th day of July, 1920.

FOWLER and FOWLER, Solicitors for the said Administrator, 9, Friar-lane, Leicester.

Curi.

Re WILFRED ASHTON, Deceased. Pursuant to 22 & 23 Vict., c. 35.

Pursuant to 22 & 23 Vict., c. 35.

A LL persons having claims against the estate of Wilfred Ashton, late of 22, Lorne-grove, Fallowfield, Manchester, Engineer Assistant (who died on the 31st May, 1920, and letters of administration, with the will annexed, of whose estate were granted in London on the 3rd July, 1920, to the Public Trustee (Manchester), the executor), are required to send written particulars thereof to the undersigned before the eighteenth day of August next, after which date the estate will be distributed, and regard had only to claims then notified.—Dated this 15th July, 1920.

EDWYN HOLT and CO 2 Booth tour 15th July, 1920.

EDWYN HOLT and CO., 2, Booth-street, Manchester, Solicitors for the Deputy Public Trustee (Manchester) in this Matter.

ADELAIDE FRANCES BRUCE, Deceased. Pursuant to 22 & 23 Victoria, cap. 35.

Pursuant to 22 & 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Adelaide Frances Bruce, of 83, Belsize-lane, Hampstead, Middlesex, Widow, deceased (who died on the 9th March, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th June, 1920, by the Public Trustee, the executor therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 31st August, 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 he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 13th day of July, 1920.

MADDISON, STIRLING and HUMM, 13. Old

MADDISON, STIRLING and HUMM, 13. Old Jewry-chambers, London, E.C., Solicitors for the said Executor.

FREDERICK COOK QUINION, Deceased.

PREDERICK COOK QUINION, Deceased.

NOTICE is hereby given, pursuant to the Statute 22 and 23 Victoria, chapter 35, that all creditors and other persons having claims against the estate of Frederick Cook Quinion, of The Retreat, Southall. in the county of Middlesex (who died on the 22nd day of March, 1920, and whose will, with two codicils, was proved by Mary Louisa Quinion. of The Retreat, Southall aforesaid, Horace West, of 21 Argyle-road. West Ealing, Harry Wilkinson, of 3, North-road, Southall, and Wallace Graham Cooper King, of 1, Broadway-buildings. Southall, the executors therein named), are requested to send in the particulars of their claims and demands to the undersigned, the their claims and demands to the undersigned, the

Solicitor of the said executors, on or before the 31st day of August, 1920; and notice is also given that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and that 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 13th day of July, 1920.

W. G. COOPER KING, 6, New-court, Carey-street, W.C. 2, Solicitor to the said Executors.

NOTICE is hereby given, that SARAH LILIAN WYTHE WYTHE, of No. 104, Fordhookavenue, Ealing, in the county of Middlesex, Spinster, lately called Sarah Lilian Wythe Carter, 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 Sarah Lilian Wythe Wythe in lieu of and the name of Sarah Lilian Wythe Wythe in lieu of and in substitution for her former names of Sarah Lilian Wythe Carter, and that such intended change of name is formally declared and evidenced by a deed poll under her hand and seal, dated the first day of July, 1920, duly executed and attested, and enrolled in the Central Office of the Supreme Court of Judicature on the ninth day of July, 1920.—Dated this twelfth day of July, 1920.

W. A. G. DAVIDSON and CO., Bank Buildings, Acton, W. 3, Solicitors for the said Sarah Lilian Wythe Wythe.

NOTICE is hereby given, that ELIZABETH ALICE WYTHE WYTHE, of No. 104, Ford-hook-avenue, Ealing, in the county of Middlesex, Spinster, lately called Elizabeth Alice Wythe Carter, 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 Elizabeth Alice Wythe Wythe in lieu of and in substitution for her former names of Elizabeth Alice Wythe Carter, and that such intended change of name is formally declared and evidenced by a deed poll under her hand and seal, dated the first day of July, 1920, duly executed and attested, and enrolled in the Central Office of the Supreme Court of Judicature on the ninth day of July 1970.—Dated this twelfth day of July, 1920.

WA G. DAVIDSON and CO. Bank Buildings.

W. A. G. DAVIDSON and CO., Bank Buildings, Acton, W. 3, Solicitors for the said Elizabeth Alice Wythe Wythe.

TIMOTHY GEORGE TAYLOR, heretofore the name of Timothy George Taylor Thrall, of 33, Vaughan-road, New Brighton, in the county of Cheshire, a natural born British subject, hereby give public notice, that on the 22nd day of June, 1920, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Thrall, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe my name of Taylor as surname instead of the said name of Thrall; and I further give notice, that by a deed poll, dated the 22nd day of June, 1920, duly executed, and enrolled in the Central Office of the Supreme Court on the 13th day of July, 1920, I formally and absolutely renounced and abandoned the said surname of Thrall, and declared that I had assumed and adopted and intended thencethat I had assumed and adopted and intended inence-forth upon all occasions whatsoever to use and sub-scribe the name of Timothy George Taylor instead of Timothy George Taylor Thrall, and so as to be at all times thereafter called, known and described by the name of Timothy George Taylor exclusively.— Dated the 22nd day of June, 1920.

TIMOTHY GEORGE TAYLOR.

A S Solicitors for and on behalf of CONSTANCE CHIELLING-WORTH RADCLIFFE-COOKE (heretofore called and known by the name of Constance Chellingworth Cooke), of 6, Green-street, Ryde, in the Isle of Wight, and of Monk's-walk Cottage, Much Marcle, in the county of Hereford, Spinster, we hereby give notice that, on the 18th day of May, 1920, the said Constance Chellingworth Radcliffe-Cooke determined to assume and take from

that date and thenceforth to use the surname of Radcliffe in addition to the surname of Cooke, but as her cliffe in addition to the surname of Cooke, but as her first and additional surname; and we give further notice that, by a deed poll, dated the 18th day of May, 1920, duly executed by the said Constance Chelingworth Radcliffe-Cooke, and attested and enrolled in the Central Office of the Supreme Court on the 28th day of June, 1920, she determined to assume and take from that date and thenceforth on all occasions to use the surname of Radcliffe, in addition to the surname of Cooke, but as her first and additional surname, and so as to be at all times thereafter called, known and described by the name of Radcliffe-Cooke exclusively.—Dated this 14th day of July, 1920. July, 1920.

CANNON BROOKES and ODGERS, Norfolk House, Norfolk-street, Strand, W.C. 2, Solici-tors for the said Constance Chellingworth Radcliffe-Cooke.

FREDERICK WILLIAM WILLIAMS, of 37, Bell-road, Seacombe, Wallasey, in the county of L, Bell-road, Seacombe, Wallasey, in the county of Chester, Steamship Steward, heretofore known as Frederick William Wasilewski, a British born subject, hereby give notice, that by a deed poll, dated the 30th day of June, 1920, and enrolled in the Central Office of the Supreme Court on the tenth day of July, 1920, I renounced and abandoned the use of the surname Wasilewski and assumed the surname of Williams.—Dated the twelfth day of July, 1920.

BEDERICK WILLIAM WILLIAMS

FREDERICK WILLIAM WILLIAMS.

NOTICE is hereby given, that by a deed poll, hand and seal of HENRY FREEMAN, of No. 14, Rookwood-road. Stamford Hill, in the county of London, Manufacturer, such deed having been enrolled in the Central Office of the Supreme Court, on the 9th day of July, 1920, the said Henry Freeman thereby wholly renounced, discontinued and abandoned the use of his name of Harris Friedlander and adopted the name of Henry Freeman, in lieu of the said name of Harris Friedlander.—Dated this 10th day of July, 1920.

NORMAN H. AARON, 64, Moorgate-street, E.C. 2, Solicitor for the said Henry Freeman.

NOTICE is hereby given, that by deed poll, dated the 9th day of June, 1920, duly enrolled in the Central Office of the Supreme Court of Judicature, on the 6th day of July, 1920, CHARLES NEIBIATT, of 74, Shoot-up-hill, Cricklewood, in the county of London, a natural born British subject, declared that he has assumed and intends henceforth to use and be known by the surname of Newton, in lieu of his former surname of Neiblatt.—Dated this 14th day of July, 1920.

HALSE, TRUSTRAM and CO., 61, Cheapside, London, E.C. 2, Solicitors for the said Charles

NOTICE is hereby given, that by deed poll, dated the eleventh day of June, 1920, enrolled in the Central Office of the Supreme Court of Judicature, on the 21st day of June, 1920, MARY LEWIS-JENKINS, of the White Lodge, Sherborne, in the county of Dorset, Lecturer in Domestic Economy, has abandoned her former surname of Jenkins, and has adopted and assumed the surname of Lewis-Jenkins instead of the said name of Jenkins.—Dated the twelfth day of July, 1920.

AERON THOMAS and CO., 18, York-place, Swansea, Solicitors for the said Mary Lewis-Jenkins.

HENRY THOMAS, heretofore called and known by the name of Thomas Heusser, of 9, Trinity-avenue, Bush Hill Park, Enfield, in the county of Middlesey hereby give public notice, that on the avenue, Bush Hill Park, Enfield, in the county of Middlesex, hereby give public notice, that on the 26th day of June, 1920, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Heusser, and then assumed and adopted, and determined thenceforth on all occasions whatsoever to use and subscribe the name of Henry Thomas, instead of the said name of Thomas Heusser; and I further give notice, that by a deed poll, dated the 26th day of June, 1920, duly executed and attested, and enrolled in the Central Office of the Supreme Court, on the 10th day of July, 1920, I formally and absolutely renounced and abandoned the said surname of Heusser, and declared that I had assumed and adopted, and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Henry Thomas, instead of Thomas Heusser, and so as to be at all times thereafter called, known and described by the name of Henry Thomas exclusively.—Dated the 13th day of July, 1920.

HENRY THOMAS, formerly Thomas Heusser.

In the High Court of Justice.-Chancery Division. Mr. Justice Sargant.

1917. H, No. 1682.

the Matter of the HASTINGS AND LEONARDS-ON-SEA ICE AND CSTORAGE COMPANY Limited. COLD

Between Alfred Blackman and all other the Deben-ture-holders of the said Company, Plaintiffs, and the Hastings and St. Leonards-on-Sea Ice and Cold Storage Company Limited, Defendants.

TO be sold, pursuant to an Order of the High Court To be sold, pursuant to an Order of the High Court of Justice, made in the above Matter, with the approbation of Mr. Justice Sargant, by Mr. Alfred William Callaway, the person appointed by the said Judge, at the premises of the Company, at Rock-a-Nore-road, in the borough of Hastings, in the county of Sussex, on the 11th day of August. 1920, at 2.30 o'clock in the afternoon, the goodwill in the business of the above named Company, together with the lease-hold premises, plant, fixed machinery, fittings and other effects, as a going concern, in one lot. The purchaser of the leasehold premises and fixed machinery will have the option of purchasing the whole of the plant and other effects as set forth in a separate catalogue, at the valuation of the Aucwhole of the plant and other effects as set forth in a separate catalogue, at the valuation of the Auc-tioneer, if such option is exercised at the time of the signing of the contract for sale of the leasehold premises. If the property is not so sold in one lot, the losse machinery, plant, fixtures, fittings and loose effects will be put up and sold forthwith, in lots as

per separate catalogue.

Particulars and conditions of sale may be obtained gratis of Messrs. Young, Coles and Langdon of Hastings, Solicitors; of Mr. Charles H. W. Osborn. of 78, Leadenhall-street, in the city of London, Solicitor; of Messrs. Dyer and Galloway, of 38, Havelock-road, Hastings aforesaid, Auctioneers; and at the place of sale.—Dated this 9th day of July, 1920.

CHAS. HULBERT, Master.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 23rd day of April, 1917, made in the matter of the trusts of the will and codicil of the Honourable GERTRUDE FLORINDA TOLLEMACHE, Widow, deceased, and in an action the Public Trustee v. Mary Magee (1917 T. No. 10), whereby the following inquiries were directed, namely:—(il) An inquiry whether Harriet Augusta Hastings, Frances Hastings and Anna Stuart in the will of the above named testatrix, the Honourable Gertrude Florinda Tollemache respectively named are respectively living or dead; and, if dead, when they respectively died. (2) An inquiry, what children the said Anna Stuart had by her husband Allan Hay Stuart in the said will named or any subsequent husband, and said Anna. Stuart had by her husband Allan Hay. Stuart in the said will named or any subsequent husband, and when they were respectively born, and whether they are all living or dead; and, if dead, when they respectively died, and who are their respective legal personal representatives. Notice is hereby given, that all persons claiming to be entitled under the said inquiries are, by themselves or their Solicitors, on or before the 1st day of October, 1920, to come in and prove their claims at the Chambers of the Judge, at the Royal Courts of Justice, Strand, London, England (and to enter their names and the particulars of their claim in a book kept for that purpose, in Room 705, at the said Royal Courts of Justice), or in default thereof they will be peremptorily excluded from the benefit of the

said Order. Wednesday, the 13th day of October, 1920, at 11.30 of the clock in the forencon, at the said Chambers, Room No. 704, is appointed for hearing and adjudicating upon the claims.—Dated this 6th day of July, 1920.

CHARLES RUSSELL and CO., 37, Norfolk-street, Strand, W.C. 2, Solicitors for the Plaintiff.

Note.—The above mentioned Anna Stuart (the wife of Allan Hay Stuart) died at Pozsony, in Hungary, in or about the month of November, 1862, leaving issue. The said Allan Hay Stuart assumed the name of and was known as Charles Edward Stuart Count d'Albanie.

In the High Court of Justice.—Chancery Division. Mr. Justice Sargant.

1920, H. No. 081.

In the Matter of HAWKSWORTH EYRE & COM-PANY Limited, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition was, on the 2nd Ju.y, 1920, presented to the High Court of Justice by the above named Company to confirm the alterations of the provisions of the memorandum with respect to the said Company's objects, proposed to be effected by a Special Resolution of the said Company's provided to be effected by a Special Resolution of the said Company's provided to be effected by a Special Resolution of the said Company's provided to be self-confirmed to the said Company's provided to be self-confirmed to the said Company's provided to the said Company's prov meeting of the said Company, held on the 28th May, 1920, and subsequently unanimously confirmed at an Extraordinary General Meeting of the said Company, held on the 28th June, 1920, and which Resolution is

1. That the memorandum of the Company be altered by inserting in lieu of sub-clause (b) of paragraph 3 of the said memorandum the following sub-

clause (b) and the following clauses.—
(b) To carry on in England and abroad the business of manufacturers of and dealers in silver and

electro-plated goods or any branch thereof.

(c) To carry on in England and abroad all or any of the following businesses:—The business of manufacturers of and dealers in all manner of lamps, vessels, receptacles and apparatus used directly or indirectly for the purpose of producing, supplying or conveying illumination, and the machinery and tools incidented to such menufacture. The business of engineers, founders and workers in metals and of of engineers, founders and workers in metals and of manufacturers of and dealers in hardware, of what-soever material made or composed. The business of manufacturers of and dealers in all kinds of machinery, tools and plant, and the supply or appli-cation of motive power thereunto. The business of general merchants. As incidental to the objects and general merchants. As incidental to the objects and purposes hereby declared, to carry on or be engaged or interested in any other businesses of a like mature which may seem to the Board of Directors of the Company capable of being conveniently carried on for the benefit of the Company.

(d) To sell, mortgage, assign, convey, let on lease or otherwise dispose from time to time of all or any of the concessions, rights, interests, lands, roads and premises, plant, machinery or apparatus, and other

of the concessions, rights, interests, lands, roads and premises, plant, machinery or appearatus, and other property of the Company, or such part or parts thereof as may be considered expedient.

(e) To borrow, or raise, or secure the payment of money for the purposes of the Company in such manner and on such terms as may seem expedient, and in particular by the issue of debentures or debenture stock, whether perpetual or otherwise, and charged or not charged upon the whole or any part of the property of the Company, both present and future, including its uncalled capital.

(f) To purchase, subscribe for or otherwise acquire and to hold the shares, stocks or obligations of any company or corporation in the United Kingdom or elsewhere, and upon a distribution of assets or division of profits to distribute any such shares, stocks or obligations amongst the members of the Com-

or obligations amongst the members of the Com-

pany in specie.

(g) To advance and lend money and assets of all kinds upon such terms as may be arranged, and to receive moneys on deposit repayable at fixed times or on demand and generally on such terms as may be arranged.

(h) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, joint adventure or co-operation with any person or company carrying on or engaged in or

about to carry on or engage in any business or transaction which this Company is authorized to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit this Company.

(i) To make donations to such persons and in such cases as may seem expedient.

(j) To sell or dispose of the undertaking of the Company, or eary part thereof, or to amalgamate with any other company for such consideration as the Company may think fit, and in particular for shares (whether fully or partly paid up), debentures or debenture stock or securities of any other Comor debenture stock or securities of any other Company having objects altogether or in part similar to those of this Company. To form and promote any other company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this Company, or for any other purpose.

(k) To draw, accept, endorse, negotiate, execute and issue promissory notes, bills of exchange, scrip and other transferable or negotiable instruments.

(1) To distribute among the Members in specie any property of the Company or any proceeds of sale or disposition of any property of the Company, and for such purpose to distinguish and separate capital from profits, but so that no distribution amounting to a reduction of capital be made except with the

to a reduction of capital be made except with the sanction (if any) for the time being required by law. And motice is further given, that the said petition is directed to be heard before Mr. Justice Sargant, at the Royal Courts of Justice, Strand, London, on Tuesday, the 27th July, 1920, when any person interested in the said Company, whether as creditor or otherwise, desiring to oppose the making of an Order upon the said petition may appear at the time of hearing, by himself or his Counsel, for the purpose, and he is required to give two clear days' previous notice in writing of his intention so to appear, with the grounds of his objection, to the undersigned, the Solicitors of the said Company. A copy of the said petition will be furnished to any person requiring the same by the be furnished to any person requiring the same by the undersigned, on payment of the regulated charge for the same.—Dated the 10th day of July, 1920.

and CO., EMMET 14, Bloomsbury-square, London; Agents for

SANDERS. LOCKER and PARISH, of Birmingham, Solicitors for the Company.

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

No. 00199 of 1920.

In the Matter of JOHNSTON & COURT Limited, and in the Matter of the Companies (Consolidation) Act,

N OTICE is hereby given, that by an Order dated the 30th day of June, 1920, the Court has directed separate Meetings of (1) the Cumulative Preference Shareholders of the above named Company, ference Shareholders of the above named Company, (2) the Ordinary Shareholders 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 the 18th day of June, 1920, proposed to be made between the said Company and the Preference and Ordinary Shareholders of the said Company, and that such Meeting will be held at 210, Dalton-road, Barrow-in-Furness, on Thursday, the 29th day of July, 1920, at the times below mentioned, viz.:—

tioned, viz.:—
The Meeting of the said Cumulative Preference Shareholders at 2 o'clock in the afternoon.
The Meeting of the said Ordinary Shareholders at 2.30 o'clock in the afternoon, or so soon thereafter as the preceding Meeting shall have been concluded, at which place and respective times all the aforesaid Shareholders are respectively requested to attend A at which place and respective times all the aforesaid Shareholders are respectively requested to attend. A copy of the said scheme of arrangement cam be seen, and forms of proxy obtained, at the office of the Company, at 9, Frians-court, Carlisle, between the hours of 10 a.m. and 2 p.m., on any week day prior to the day appointed for the said Meetings.

The said Shareholders may attend such Meetings respectively, and vote thereat, either in person or by proxy; in the case of joint holders the person whose name stands first in the register shall alone be entitled to vote in person at such Meetings.

In the case of joint holders voting by proxy the form of proxy must be signed by each of the joint

holders. All forms appointing proxies must be deposited with the Company, at its registered office, 9, Frians-court, Carlisle aforesaid, not later than 12 o'clock noon, on the 27th day of July, 1920.

By the said Order the Court has appointed Fitzwelter Butler, or, failing him, Henry Vincent Johnston, as Chairman of the said Meetings, and has directed the Chairman to report the result thereof to

directed the Chairman to report the result thereof to the Court

The said scheme of arrangement will be subject to the subsequent approval of the Court.—Dated the 15th day of July, 1920.

SPEECHLEY, MUMFORD and CRAIG, 10, New-square, Lincoln's Inn, W.C.; Agents for SAUL and LIGHTFOOT, Carlisle, Solicitors for the above named Company.

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

No. 00221 of 1920.

In the Matter of JOHN NORMAN Limited and in the Matter of the Companies (Consolidation) Act,

N OTICE is hereby given, that a petition was on the 5th July, 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, held on the 18th June, 1920, and confirmed at an Extraordinary General Meeting of the said Company, held on the 3rd July, 1920, and which Resolution is as follows:—

That Clause 3 of the Company's memorandum of association be altered as follows:—

That Clause 3 of the Company's memorandum of association be altered as follows:—

(I) By inserting in paragraph (A) immediately after sub-paragraph (I) the following new sub-paragraphs:—

(Ia) Makers and manufacturers of, dealers in and repairs of household, office, shop, ships' cabin utensis and opportunity and opportunity of the company of the com

and ornaments and upholstery, curtains, carpets, rugs, matting, linoleum, oilcloth and furnishing and other fabrics of all kinds, and all articles and things used or capable of being used in connection therewith or in the manufacture, use or working thereof respectively.

(1b) Builders, decorators, shop fitters, contractors, house and estate agents, auctioneers, furniture removers, carriers, owners of depositories, warehouse-

men, store keepers and warehouse keepers.

And notice is hereby further given, that the said petition is directed to be heard before his Lordship Mr. Justice Astbury, at the Royal Courts of Justice, Strand, London, on Tuesday, the 27th of July, 1920. Any person interested in the said Company, whether as debenture holder, creditor, policy holder or otherwise, desirous of opposing the making of an Order for the confirmation of the said alteration under the above Act, may appear at the time of hearing by him. above Act, may appear at the time of hearing, by himself or his Counsel, for the purpose. A copy of the said petition will be furnished to any such person requiring the same by the undersigned, on payment of the regulated charge for the same.—Dated the 14th day of July, 1920.

RAWLE, JOHNSTONE and CO., 1, Bedfordrow, London, W.C.; Agents for

HARVARD DAVIS and WINN-JONES, Cardiff, Solicitors for the above named Com-

THE SOUTH WALES ELECTRICAL POWER DISTRIBUTION COMPANY.

In pursuance of the provisions of sub-section (3) of section 5 of the South Wales Electrical Power Distribution Company Act, 1920, notice is hereby given that the Company has created and directed to be issued under the powers conferred by and in accordance with the provisions of sub-sections 1 and 2 respectively of the said section £95,000 5 per cent. Debenture Stock of the Company, ranking pari passu with the existing £200,000 of the same stock; and

notice is further given, that all holders of Deferred Interest Warrants issued by the Company under their Acts of 1906 and 1908, in satisfaction of interest from time to time accruing due on the abovementioned £200,000 5 per cent Debenture Stock of the Company, are required to deposit the said Warrants at the Principal Office of the Company, situate at Royal Chambers, Queen-street, in the city of Cardiff, within one month of the 9th day of August, 1920, as provided by the said sub-section 3, to be exchanged for certificates for the appropriate amount of 5 per cent. Debenture Stock; and notice is lastly given, that the interest on the said 5 per cent. Debenture Stock so issued in exchange will commence to run on, but not before the day on which any such Warrants are received at the said Principal Office of the Company, and will be payable as from the date of such commencement up to the 1st day of January or the 1st day of July which shall next follow such date of commencement, and thereafter half yearly on the 1st day of January and the 1st day of July in each year.

By Order of the Board of Directors,

GEO. P. TUTCHER, Secretary. mentioned £200,000 5 per cent Debenture Stock of the

GEO. P. TUTCHER, Secretary.

Royal Chambers, Queen-street, July, 1920.

NOTE.—Attention is called to the importance of sending in Deferred Interest Warrants as soon as possible, as the Interest on the Debenture Stock to be issued in exchange therefor will only accrue from the date the Warrants are received at this office.

THE PENLLWYN RAILWAY (ABANDONMENT) ACT, 1920,

DURSUANT to section 10 of the above Act, notice DURSUANT to section 10 of the above Act, notice is hereby given, that all parties having claims upon the Penllwyn Railway Company are hereby required to furnish particulars, in writing, of their claims to us, the undersigned, Solicitors to the said Company, on or before the ninth day of September, 1920, after which date the Directors of the Penllwyn Railway Company will proceed to distribute the assets of the Company in accordance with the provisions of the above Act, having regard only to the claims of which the Company then have notice.—Dated this 12th day of July, 1920. day of July, 1920.

RIDER, HEATON, MEREDITH and MILLS, 8, New-square, Lincoln's Inn, London, W.C., Solicitors for the Penllwyn Railway Company.

LAND REGISTRY. Notice.—Title No. 98808.

"St. Andries," Putney Lower Common.

ERBERT ELLIS MEYER has applied for the issue of a New Land Certificate for the above Title in place of one which is stated to have been lost. Any person having the missing Certificate in his possession should at once notify the Chief Registrar, Land Registry, Lincoln's Inn Fields, W.C. 2.

THE estates of JARDINE McKERLIE, Electrical Engineer and Contractor, 195, Crow-road, Partick, Glasgow, and residing at 2, Thornwood-drive, Partick, Glasgow, were sequestrated on the 14th day of July, 1920, by the Sheriff of Lanarkshire, at Glasgow.

The first deliverance is dated the 14th day of July, 1920.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Wednesday, the 28th day of July, 1920, within the Faculty Hall, St. George's-place, Glasgow. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 14th day of November, 1900. 1920.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. JOHN L. MACKIE, Solicitor, 62, St. Vincentstreet, Glasgow, Agent.

The Bankruptcy Act, 1914. In the County Court of Lancashire, holden at Rochdale.—In Bankruptcy.

No. 3 of 1920.

In the Matter of a Bankruptcy Petition, filed the 22nd day of June, 1920.

To WALTER BUTTERWORTH, of 23, Graftonstreet, Rochdale.

TAKE notice, that a bankruptcy petition has been presented against you to this Court by the Williams Deacon's Bank Limited, whose registered office is situate at 20, Birchin-lane, London, E.C., and the Court has ordered that the publication of this notice in the London Gazette 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 27th day of July, 1920, at ten o'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may make a receiving order against you in your absence. The petition can be inspected by you on application at this Court.—Dated this 12th day of July, 1920.

JAMES A. HUDSON, Registrar.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the 2nd day of July, 1920, to WILLIAM HAYES, of 18, Cowcross-street, in the city of London.

Cowcross-street, in the city of London.

TAKE notice, that a bankruptcy petition has been presented against you to this Court by Esther Lois Beere, of 5A, Wardrobe-place, Carter-lane, in the city of London, and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspaper, 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 28th day of July, 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 13th day of July, 1920.

HERBERT J. HOPE, Registrar. 056

HERBERT J. HOPE, Registrar.

THE BANKRUPTCY ACT, 1914.

RECEIVING ORDERS.

No. 677; Debtor's Name—Bavin, Harold S.; Address—19, King Henry's-road, Hampstead, in the county of London; Court—High Court of Justice in Bankruptcy; Date of Filing Petition—May 4, 1920; No. of Matter—319 of 1920; Date of Receiving Order—July 13, 1920; No. of Receiving Order—259; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act. 1914. Act, 1914.

No. 678; Debtor's Name—Catley, Arthur Thomas; Address—residing at 23, Lloyd-square, Clerkenwell, in the county of London; Description—retired Builder and Contractor; Court—High Court of Justice in Bankruptcy; Date of Filing Petition—June 24, 1920; No. of Matter—476 of 1920; Date of Receiving Order—July 13, 1920; No. of Receiving Order—July 13, 1920; No. of Receiving Order—256; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act. 1914. Act, 1914.

No. 679; Debtor's Name—De Lysle, John; Address—47 and 48, Berners-street, Oxford-street, London; Description—Director of Companies; Court—High Court of Justice in Bankruptcy; Date of Filing Petition—May 26, 1920; No. of Matter—384 of 1920; Date of Receiving Order—July 9, 1920; No. of Receiving Order—250; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act. 1914. ruptcy Act, 1914.

No. 680; Debtor's Name—Exham, Maurice Kenah, trading as Exham Bros. and Co.; Address—47, Old Gloucester-street, Queen's-square, in the county of London; Court—High Court of Justice in Bankruptcy; Date of Filing Petition—May 31, 1920; No. of Matter—403 of 1920; Date of Receiving Order—July 9, 1920; No. of Receiving Order—252; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 681; Debtor's Name—Johnston, Frederick; Address—20, Avondale-road, Mottingham, in the county of Kent, lately carrying on business at 304, Regent-street, London, W. 1, under the style of "Johnston and Co.," and at 68c, Preston-street, Brighton, in the county of Sussex, under the style of "Herbert"; Description—Ladies' Tailor; Court—High Court of Justice in Bankruptcy; Date of Filing Petition—July 12, 1920; No. of Matter—521 of 1920; Date of Receiving Order—July 12, 1920; No. of Receiving Order—July 12, 1920; No. of Receiving Order—Debtor's or Creditor's Petition—Debtor's.

No. 682; Debtor's Name—Laye, Peter Arthur Webb; Audress—59, Eaton-terrace, Eaton-square, in the county of London; Description—late Officer in His Majesty's Forces; Court—High Court of Justices in Bankruptcy; Date of Filing Petition—May 19, 1920; No. of Matter—369 of 1920; Date of Receiving Order—July 14, 1920; No. of Receiving Order—July 14, 1920; No. of Receiving Order—258; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act. 1914.

No. 683; Debtor's Name—MacAllan, James B.; Address—28, Broad-street House, Old Broad-street, London, and lately residing at Lonsdon, Edwardroad, Sundridge Park, Bromley, Kent, but whose present residence the Petitioning Creditors are unable to ascertain; Description—Merchant; Court—High Court of Justice in Bankruptcy; Date of Filing Petition—June 14, 1920; No. of Matter—446 of 1920; Date of Receiving Order—July 14, 1920; No. of Receiving Order—257; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 684; Debtor's Name—Miller, F. M.; Address—24, Sutherland-place, Bayswater, in the county of London; Description—Gentleman of no occupation: Court—High Court of Justice in Bankruptcy; Date of Filing Petition—January 5, 1920; No. of Matter—14 of 1920; Date of Receiving Order—July 10, 1920; No. of Receiving Order—254; Whether Debtor's or Credi-

tor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 685; Debtor's Name—Campbell, John Richard William; Address—14, Withington,-road, Egremont, in the county of Chester; Court—Birkenhead; Date of Filing Petition—June 24, 1920; No. of Matter—3 of 1920; Date of Receiving Order—July 12, 1920; No. of Receiving Order—3; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 686; Debtor's Name—Green, William Lees; Address—Lowton St. Mary's, Lancashire; Court—Bolton; Date of Filing Petition—June 11, 1920; No. of Matter—7 of 1920; Date of Receiving Order—July 14, 1920; No. of Receiving Order—8; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 687; Debtor's Name—Grainger, Walter; Address—152, St. Pancras, Chichester, Sussex; Description—Haulage Contractor; Court—Brighton and Lewes (at Brighton); Date of Filing Petition—July 13, 1920; No. of Matter—32 of 1920; Date of Receiving Order—July 13, 1920; No. of Receiving Order—13; Whether Debtor's or Creditor's Petition—Debtor's

No. 688; Debtor's Name—Nickolls, Charles John; Address— residing at Hill View, 7, Ashleyavenue, Cheriton, in the county of Kent, and carrying on business at Cheriton aforesaid, and at Little Cauldham Farm, Capel, in the county of Kent, and at Peene, Newington, in the said county; Description—Haulage Contractor and Farmer; Court—Canterbury; Date of Filing Petition—July 12, 1920; No. of Matter—10 of 1920; Date of Receiving Order—July 12, 1920; No. of Receiving Order—9; Whether Debtor's or Creditor's Petition—Debtor's.

No. 689; Debtor's Name—Brimicombe, William No. 669; Debtor's Name—Brimicombe, William Henry; Address—residing at 12, Wellington-road, St. Thomas, Exeter, and trading at 162, Sidwell-street, Exeter; Description—Florist; Court—Exeter; Date of Filing Retition—July 12, 1920; No. of Matter—9 of 1920; Date of Receiving Order—July 12, 1920; No. of Receiving Order—7; Whether Debtor's or Creditor's Petition—Debtor's.

No. 690; Debtor's Name—Cockshott, Edward; Address—30, Hougoumont-avenue, Waterloo, in the county of Lancaster; Court—Liverpool; Date of Filing Petition—June 25, 1920; No. of Matter—19 of 1920; Date of Receiving Order—July 13, 1920; No. of Receiving Order—10; Whether Debtor's or Creditor's Petition—Section 1-1 (G.), Bankruptcy Act. 1914 **ruptcy** Act, 1914.

No. 691; Debtor's Namet—Morton, James William; Address—residing and carrying on business at 94, Church-street, Newton Heath, Manchester; Description—Greengrocer and Fish Dealer; Court—Manchester; Date of Filing Petition—July 14, 1920; No. of Matter—26 of 1920; Date of Receiving Order—July 14, 1920; No. of Receiving Order—15; Whether Debtor's or Creditor's Petition—Debtor's.

No. 692; Debtor's Name—Durie, James Edward; Address—203, Imeary-street, South Shields, county of Durham, formerly trading in co-partnership with Thomas Henry Clapham, under the style of T. H. Clapham & Co.. at 47 and 49, Wilson-street, South Shields aforesaid; Description—Woodcutting Machinist; Court—Newcastle-upon-Tyne; Date of Filing Petition—July 12, 1920; No. of Matter—18 of 1920; Date of Receiving Order—July 12, 1920; No. of Receiving Order—14; Whether Debtor's or Creditor's Petition—Debtor's.

No. 693; Debtor's Name—Sanders, Wilfred; Address—2. John-street, lately trading at 23, Thomas-terrace, both in Blaydon, county of Durham; Description—Labourer, late Boot Dealer; Court, Newcastle-upon-Tyme; Date of Filing Petition—July 14, 1920; No. of Matter—19 of 1920; Date of Receiving Order—July 14, 1920; No. of Receiving Order—15; Whether Debtor's or Oreditor's Petition—Debtor's.

No. 694;! Wailace, Vernon Samuel; Address—65, Church-street. Paignton, in the county of Devon; Description—Baker and Confectioner; Court—Ply-

mouth; Date of Filing Petition—July 13, 1920; No. of Matter—5 of 1920; Date of Receiving Order—July 13, 1920; No. of Receiving Order—5; Whether Debtor's or Creditor's Petition—Debtor's.

No. 695; Debtor's Name—Fishwick, William; Address—227, Moor-road, Chorley, in the county of Lancaster; Description—Printworks Chemist; Court—Preston and Chorley; Date of Filing Petition—July 14, 1920; No. of Matter—5 of 1920; Date of Receiving Order—July 14, 1920; No. of Receiving Order—5; Whether Debtor's or Creditor's Petition—Debtor's.

No. 696; Debtor's Name—Tomlinson, John R.; Address—Meanwood House, Spotland, Rochdale, in the county of Lancaster; Description—Bleacher; Court—Rochdale; Date of Filing Petition—July 2, 1920; No. of Matter—4 of 1920; Date of Receiving Order—July 13, 1920; No. of Receiving Order—3; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (A.), Bankruptcy Act, 1914.

No. 697; Debtor's Name—Verringer, Paul; Address—residing at 216, Langsett-road, and carrying on business at the Soho Wheel. Corporation-street, both in the city of Sheffield; Description—Toy Maker and General Dealer; Court—Sheffield; Date of Filing Petition—July 14, 1920; No. of Matter—20 of 1920; Date of Receiving Order—July 14, 1920; No. of Receiving Order—18; Whether Debtor's or Creditor's Petition—Debtor's.

No. 698; Debtor's Name—Robbins, Edwin; Address—residing at 34. Princess-road, Evesham, in the county of Worcester, and carrying on business at Market-place, Evesham aforesaid: Description—Fruit and Potato Merchant: Court—Worcester: Date of Filing Petition—July 12, 1920; No. of Matter—5 of 1920: Date of Receiving Order—July 12, 1920; No. of Receiving Order—2; Whether Debtor's or Creditor's Petition—Debtor's.

The following amended notice is substituted for that published in the London Gazette of the 9th July, 1920.

No. 652; Debtor's Name—Stewart, Charles Darling; Address—Wyken Grange, Wyken, in the county of Warwick; Description—formerly an Officer in H.M. Forces; Court—Coventry; Date of Flying Petition—June 2, 1920; No. of Matter—4 of 1920; Date of Receiving Order—July 5, 1920; No. of Receiving Order—4; Whether Debtor's of Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

The following amended notice is substituted for that published in the London Gazette of the 11th June, 1920.

No. 544; Debtor's Name—Lythhoge, E. G. (Married Woman); Address—6, Cowley-road, Brixton, London, lately at 2/3, The Approach, North-street, Leather-head, Surrey; Description—Ladies' Outfitter; Court—Croydon; Date of Filing Petition—April 24, 1920; No. of Matter—9 of 1920; Date of Receiving Order—June 8, 1920; No. of Receiving Order—9; Whether Debtor's or Creditor's Petition—Creditor's; Act or Acts of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name—Bavin, Harold S.; Address—19, King Henry's-road, Hampstead, in the county of London; Court—High Court of Justice in Bankruptcy; No. of Matter—319 of 1920; Date of First Meeting—July 26, 1920; Hour—12 noon; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2; Date of Public Examination—September 14, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Debtor's Name—Catley, Arthur Thomas; Address—23. Lloyd-square, Clerkenwell, in the county of London; Description—Retired Builder and Contractor; Court—High Court of Justice in Bankruptcy; No. of Matter—476 of 1920; Date of First Meeting—July 26, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2; Date of

Public Examination—October 5, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Debtor's Name—Johnston, Frederick; Address—20, Avondale-road, Mottingham, in the county of Kent, lately carrying on business at 304, Regent-street, London, W. 1, under the style of Johnston and Co., and at 68c, Preston-street, Brighton, in the county of Sussex, under the style of "Herbert"; Description—Ladies' Tailor; Court—High Court of Justice in Bankruptcy; No. of Matter—521 of 1920; Date of First Meeting—July 26, 1920; Hour—12 noon; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2; Date of Public Examination—October 15, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Debtor's Name—Laye, Peter Arthur Webb; Address—59, Eaton-terrace, Eaton-square, in the county of London; Description—Late Officer in His Majesty's Forces; Court—High Court of Justice in Bankruptcy; No. of Matter—369 of 1920; Date of First Meeting—ulv 28, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2; Date of Public Examination—October 15, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Debtor's Name—MacAllan, James B.: Address—28, Broad Street-house, Old Broad-street, London, and lately residing at Lonsdon, Edward-road, Sundridge Park, Bromley, Kent, but whose present residence the Petitioning Creditors are unable to ascertain; Description—Merchant; Court—High Court of Justice in Bankruptcy; No. of Matter—446 of 1920; Datof First Meeting—July 29, 1920; Hour—12 noon; Place—Bankruptcy Buildings, Carey-street, London, C. 2; Date of Public Examination—October 15, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Debtor's Name—Miller, F. M.; Address—24. Sutherland-place, Bayswater, in the county of London; Description—Gentleman of no occupation: Court—High Court of Justice in Bankruptcy; No. of Matter—14 of 1920; Date of First Meeting—July 26, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings. Carey-street, London, W.C. 2: Date of Public Examination—October 15, 1920; Hour—11 a.m.; Place—Bankruptcy Buildings, Carey-stret, London, W.C. 2.

Debtor's Name—Nickolls, Charles John; Address—residing at "Hill View," 7, Ashley-avenue, Cheriton, in the county of Kent, and carrying on business at Cheriton eforesaid, and at Little Cauldham Farm, Capel, in the county of Kent, and at Peene, Newington, in the said county; Description—Haulage Contractor and Farmer; Court—Canterbury; No. of Matter—10 of 1920; Date of First Meeting—July 23, 1920; Hour—11.30 a.m.; Place—The Official Receiver's Office, 68A, Castle-street, Canterbury; Date of Public Examination—Aug. 21, 1920; Hour—10 a.m.; Place—The Guildhall, Canterbury.

Debtor's Name—Brown, Ernest (trading as Picture Post Card Brown); Address—29, Harringey-road, Hornsey, in the country of London; Court—Edmonton; No. of Matter—1 of 1920; Date of First Meeting—July 26, 1920; Hour—11 a.m.; Place—14, Bedfordrow, London, W.C.; Date of Public Examination—July 28, 1920; Hour—11 a.m.; Place—The Court House, Upper Edmonton.

Debtor's Name—Brimicombe, William Henry; Address—residing at 12, Wellington-road, St. Thomas, Exeter, and carryong on business at 162, Sidwell-street, Exeter; Description—Florist; Court—Exeter; No. of Matter—9 of 1920; Date of First Meeting—July 26, 1920; Hour—11.30 a.m.; Place—Official Receiver's Office, 9, Bedford-circus, Exeter; Date of Public Examination—July 29, 1920; Hour—11.30 a.m.; Place—The Castle, Exeter; Date of Order for Summary Administration—July 13, 1920.

Debtor's Name—Bainton, Joseph Edward; Address—180, Frodingham-road, Crosby, and Kingston-terrace, South Ferriby, late of 14, Burke-street. Crosby, all in Lincolnshire; Description—Boot and Shoe Dealer; Court—Great Grimsby; No. of Matter—9 of 1920; Date of First Meeting—July 24, 1920; Hour—11 a.m.; Place—Official Receiver's Office, St. Mary's Chambers, Great Grimsby; Date of Public

Examination—August 5, 1920; Hour—IL a.m.; Place—Town Hall, Great Grimsby; Date of Order for Summary Administration—July 7, 1920.

Debtor's Name—Durie, James Edward; Address—residing at 203, Imeary-street, South Shields, in the county of Durham, formerly carrying on business in partnership with Thomas Henry Clapham, at 47 and 49, Wilson-street, South Shields aforesaid, under the style of T. H. Clapham & Co.; Description—Woodcutting Machinist; Court—Newcastle-upon-Tyne; No. of Matter—18 of 1920; Date of First Meeting—July 27, 1920; Hour—11 a.m.; Place—The Official Receiver's Offices, Pearl Buildings, 4, Northumberland-street, Newcastle-upon-Tyne; Date of Public Examination—July 29, 1920; Hour—11 a.m.; Place—The County Court, Westgate-road, Newcastle-upon-Tyne; Date of Order for Summary Administration—July 13, 1920.

Debtor's Name—Shirley, William; Address—residing at 106, Chatham-street, Edgeley, Stockport, Cheshire, and carrying on business at 2, Edward-street, Stockport aforesaid; Description—Boot Factor; Court—Stockport; No. of Matter—7 of 1920; Date of First Meeting—July 26, 1920; Hour—3 p.m.; Place—Official Receiver's Offices, Byrom-street, Manchester; Date of Public Examination—July 30, 1920; Hour—11.15 a.m.; Place—Court House, Vernon-street, Stockport.

Debtor's Name—Grant, Harry Cook; Address—93, The Rise, Beaufort, in the county of Monmouth; Description—Stone Mason; Court—Tredegar and Abertillery; No. of Matter—2 of 1920; Date of First Meeting—July 26, 1920; Tour—10.15 a.m.; Place—The County Court Offices, Town Hall, Tredegar; Date of Public Examination—July 26, 1920; Hour—10.45 a.m.; Place—The Town Hall, Tredegar; Date of Order for Summary Administration—July 13, 1920.

ADJUDICATIONS.

Debtor's Name—de Moyland, Baron Henry Steengracht; Address—27, Albemarle-street, London, W.; Court—High Court of Justice in Bankruptcy; No. of Matter—255 of 1920; Date of Order—July 12, 1920; Date of Filing Petition—April 8, 1920.

Debtor's Name—Gilkes, Ernest Broughton; Address—present address the petitioning creditors are unable to ascertain, and lately carrying on business and residing at "High Wold," 1, Sydenham-hill, Sydenham, in the county of London; Description—Schoolmaster; Court—High Court of Justice in Bankruptcy; No. of Matter—361 of 1920; Date of Order—July 14, 1920; Date of Filing Petition—May 18, 1920.

Debtor's Name—Johnston, Frederick; Address—20, Avondale-road, Mottingham, in the county of Kent, lately carrying on business at 304, Regent-street, London, W. 1, ander the style of "Johnston & Co.," and at 68c, Preston-street, Brighton, in the county of Sussex, under the style of "Herbert"; Description—Ladies' Tailor; Court—High Court of Justice in Bankruptcy; No. of Matter—521 of 1920; Date of Order—July 12, 1920; Date of Filing Petition—July 12, 1920.

Debtors' Names—Marcus, Harry and Ginsberg, Jacob (described in the Receiving Order as H. Marcus and J. Ginsberg), trading in co-partnership as the Hackney Shoe Manufacturing Company; Address—lately carrying on business at 41 and 45, Mare-street, Hackney, in the county of London; Description—Boot and Shoe Manufacturers; Court—High Court of Justice in Bankruptcy; No. of Matter—477 of 1920; Date of Order—July 14, 1920; Date of Filing Petition—June 24, 1920.

Debtor's Name—Meares, Thomas Lancelot Merrill (described in the Receiving Order as T. L. M. Meares); Address—11, Denman-street, Piccadilly, W. 1, lately carrying on business at 52A, Conduit-street, W. 1, both in the county of London; Description—Motor Agent; Court—High Court of Justice in Bankruptcy; No. of Matter—227 of 1920; Date of Order—July 14, 1920; Date of Filing Petition—April 14, 1920.

Debtor's Name—Norman, Leopold Isidor Neumann (described in the Receiving Order as L. Norman); Address—lately residing at 29. St. James-street, in the county of London, but whose present residence or place of business the petitioners are unable to ascertain; Description—a Domiciled Englishman domiciled in England; Court—High Court of Justice in Bankruptcv; No. of Matter—327 of 1920; Date of Order—July 13, 1920; Date of Filing Petition—May 6, 1920.

Debtor's Name—Oakley, Samuel Wesley; Address—of and lately carrying on business at 52, Grace-church-street, in the city of London, and residing at 26, Veronica-road, Balham, Surrey; Description—Shipbroker; Court—High Court of Justice in Bankruptcy; No. of Matter—187 of 1920; Date of Order—July 14, 1920; Date of Filing Petition—March 8, 1920.

Debtor's Name—Richter, John Blanchard, described in the Receiving Order and generally known as Jefferson Gore; Address—of and lately carrying on business at the Junior Savage Club, 5 and 6, Market-street, Jermyn-street, London, S.W.; Description—Club Proprietor and Actor; Court—High Court of Justice in Bankruptcy; No. of Matter—2/9 of 1920; Date of Order—July 13, 1920; Date of Filing Petition—April 14, 1920.

Debtor's Name—Rodda, Horace Wyndham, carrying on business as the Washing-up Machine Co.; Address—of and carrying on business at 34, Fulhamroad, S.W. 3, and also at 27, Goldsmith-road, Peckham, S.E. 15, London; Description—Engineer; Court—High Court of Justice in Bankruptcy; No. of Matter—489 of 1920; Date of Order—July 12, 1920; Date of Filing Petition—June 29, 1920.

Debtor's Name—Weinstein, Abraham; described in the Receiving Order as Abram Weinstein; Aduress—15, Margaret-place, Virginia-road, E., in the county of London; Description—Cabinet Maker; Court—High Court of Justice in Bankruptcy; No. of Matter—386 of 1920; Date of Order—July 12, 1920; Date of Filing Petition—May 26, 1920.

Debtor's Name—Grainger, Walter; Address—152, St. Pancras, Chichester, Sussex; Description—Haulage Contractor; Court—Brighton and Lewes (at Brighton); No. of Matter—32 of 1920; Date of Order—July 13, 1920; Date of Filing Petition—July 13, 1920.

Debtor's Name—Brimicombe, William Henry; Address—residing at 12, Wellington-road, St. Thomas, Exeter, and trading at 162, Sidwell-street, Exeter; Description—Florist; Court—Exeter; No. of Matter—9 of 1920; Date of Order—July 12, 1920; Date of Filing Petition—July 12, 1920.

Debtor's Name—Bailey, John; Address—67, Brunswick-road, Liverpool, in the county of Lancaster; Description—Chip Potato Dealer; Court—Liverpool; No. of Matter—13 of 1920; Date of Order—June 22, 1920; Date of Filing Petition—June 1, 1920.

Debtor's Name—Durie, James Edward; Address—203, Imeary-street, South Shields, county of Durham, formerly trading in co-partnership with Thomas Henry Clapham, under the style of T. H. Clapham & Co., at 47 and 49, Wilson-street, South Shields aforesaid; Description—Woodcutting Machinist; Court—Newcastle-upon-Tyne; No. of Matter—18 of 1920; Date of Order—July 12, 1920; Date of Filing Petition—July 12, 1920.

Debtor's Name—Sanders, Wilfred; Address—2, John-street, lately trading at 23, Thomas-terrace, both in Blaydon, county of Durham; Description—Labourer, late Boot Dealer; Court—Newcastle-upon-Tyne; No. of Matter—19 of 1920; Date of Order – July 14, 1920; Date of Filing Petition—July 14, 1920.

Debtor's Name—Wallace, Vernon Samuel; Address —65, Church-street, Paignton, in the county of Devon; Description—Baker and Confectioner; Court—Plymouth; No. of Matter—5 of 1920; Date of Order—July 13, 1920; Date of Filing Petition—July 13, 1920.

Debtor's Name—Fishwick, William; Address—227, Moor-road, Chorley, in the county of Lancaster; Description—Printworks Chemist; Court—Preston and Chorley: No. of Matter—5 of 1920; Date of Order—July 14, 1920; Date of Filing Petition—July 14, 1920.

Debtor's Name—Etches, Arthur Oswald; Address—Osborne Park, Scarborough, Yorkshire; Court—Scarborough; No. of Matter—4 of 1920; Date of Order—July 12, 1920; Date of Filing Petition—May 19, 1920.

Debtor's Name—Verringer, Paul; Address—Residing at 216, Langsett-road, and carrying on business at the Soho Wheel. Corporation-street, both in the city of Sheffield; Description—Toy Maker and General

Dealer; Court—Sheffield; No. of Matter—20 of 1920, Date of Order—July 14, 1920; Date of Filing Petition—July 14, 1920.

The following amended notice is substituted for that published in the London Gazette of the 29th June, 1920:—

Debtor's Name—Hind, James; Address—Greenwell, in the parish of Castle Carrock, in the county of Cumberland; Description—Farmer; Court—Carlisle; No. of Matter—2 of 1920; Date of Order—June 23, 1920; Date of Filing Petition—May 17, 1920.

APPLICATIONS FOR DISCHARGE.

Debtor's Name—Poulton, Henry Alfred; Address—34, Nonfolk square, Brighton, in the county of Sussex, lately residing at 26, Wardour-street, Westminster, in the county of Middlesex, and at 65, Wellmeadow-road, Hither Green, in the county of Kent; Description—Jeweller's Manager; Court—Brighton and Lewes (at Brighton); No. of Matter—95 of 1911; Day fixed for Hearing—August 12, 1920; Hour—12 noon; Place—Court House, Church-street, Brighton.

Debtor's Name—Steadman, Leonard (lately carrying on business under the name of Steadman and Son); Address—8. Hill-street, in the city of Coventry, lately residing and carrying on business at 7, Hill-street, in the city of Coventry; Description—Builder and Decorator; Court—Coventry; No. of Matter—13 of 1912; Day fixed for Hearing—August 11, 1920; Hour—10.30 a.m.; Place—The County Hall, Coventry.

Debtor's Name—Bawden, Frederic Kempthorne; Address—37, South Park Hill-road, Croydon, Surrey, lately trading as F. Bawden & Co., at Lower Coombestreet, Croydon aforesaid; Description—Ironmonger; Court—Croydon; No. of Matter—9 of 1916; Day fixed for Hearing—August 12, 1920; Hour—10.30 a.m.; Place—The County Court, Scarbrook-road, Croydon.

ORDER MADE ON APPLICATION FOR DISCHARGE.

DISCHARGE.

Debtor's Name—Earl. Harry Daniel Carl; Address—"Edghaston," Tower-road, Worthing, Sussex; Description—Architect; Court—Brighton and Lewes (at Brighton); No. of Matter—77 of 1903; Date of Order—June 17, 1920; Nature of Order Made—Discharge granted subject to debtor consenting to judgment being entered against him in the County Court of Sussex holden at Brighton for £5, part of balance of debts provable in the bankruptcy not satisfied at the date of this order, and £1 los. costs of judgment. Note,—£5 paid to the Official Receiver in lieu of entering up judgment; Grounds named in Order for refusing an absolute Order of Discharge—Proof of facts mentioned in section 26, sub-section 5 (A, B, K), Bankruptcy Act, 1914. ruptcy Act, 1914.

APPOINTMENTS OF TRUSTEES.

Debtor's Name—Scott, A. E.; Address—late 44, Priory-road, Hampstead, in the county of London, and lately residing at Glyde Cottage, Inelian, Argylishire, Scotland; Court—High Court of Justice in Bank-nuptcy; No. of Matter—351 of 1920; Trustee's Name—Salaman, Frederick Seymour; Address—1 and 2, Bucklersbury, London, E.C. 4; Description—Chartered Accountant; Date of Certificate of Appointment—July 9, 1920.

Debtor's Name—Cooper, Frank Willoughby; Address—Brabourne Lees, Smeeth, in the county of Kent; Description—Butcher; Court—Canterbury; No. of Matter—6 of 1920; Trustee's Name—Neate, Frederick; Address—19, Bank-street, Ashford, Kent; Description—Auctioneer; Date of Certificate of Ap-pointment—July 14, 1920.

NOTICES OF INTENDED DIVIDENDS.

Debtor's Name—Sokoloff, Alexander; Address—69, Carlton-hill, St. John's Wood, in the county of London; Court—High Court of Justice in Bankruptcy; No. of Matter—207 of 1918; Last Day for Receiving Proofs—July 30, 1920; Name of Trustee—Boyle, Walter; Address—Bankruptcy Buildings, Carey-street, London, W.C. 2; Description—Official Receiver.

Debtor's Name—Wellicome, John Wheeler; Address—Queen's Way, Austin Wood, Chalfont St. Peter, Bucks; Description—Plumber; Court—Aylesbury;

No. of Matter—30 of 1910; Last Day for Receiving Proofs—August 3; Name of Trustee—Mallam, George; Address—1, St. Aldate-street, Oxford.

Debtor's Name—Lingard, Frederick George; Address—5, Grafton-street, Brighton, Sussex; Description—Boarding-house Keeper; Court—Brighton and Lewes (at Brighton); No. of Matter—3 of 1920; Last Day for Receiving Proofs—July 30, 1920; Name of Trustee—West, Leslie Arthur; Address—12A, Marlborough-place, Brighton; Description—Official Receiver

Debtor's Name—Chappell, Frederick William; Address—residing at 143, Cumberland-road, and carrying on business at 19, Redcliff-street, and 1, 2 and 3, Thomas-lane, all in Bristol; Description—Wholesale Stationer and Printer; Court—Bristol; No. of Matter—91 of 1907; Last Day for Receiving Proofs—August 3, 1920; Name of Trustee—Easton, Thomas; Address—26, Baldwin-street, Bristol; Description—Official

Debtor's Name—Lawrence, Frederick William; Address—109 (formerly known as 63) and 96, Kingstreet, Cambridge; Description—Cycle and Motor Agent; Court—Cambridge; No. of Matter—22 of 1904;; Last Day for Receiving Proofs—August 3, 1920; Name of Trustee—Cox, Howard William.

Debtor's Name—Davies, William; Address—the Clarence Inn. Maesteg, in the county of Glamorgan; Description—Licensed Victualler; Court—Cardiff; No. of Matter—3 of 1920: Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Owen, Ellis; Address—117. St. Mary-street, Cardiff; Description—Official Receiver.

Debtor's Name—Hall, William Frederick; Address—35, Glebe-street, Penarth, in the county of Glamorgan, and lately carrying on business there; Description—Newsagent and Stationer; Court—Cardiff; No. of Matter—4 of 1920; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Owen, Ellis; Address—117, St. Mary-street, Cardiff; Description—Official Receiver Official Receiver.

Debtor's Name—Smith, Sarah Ann; Address—Leaden Roothing, Essex; Description—Grocer and Draper (Spinster); Court—Chelmsford; No. of Matter—10 of 1919; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Gourlay, Thomas; Address—14. Bedford-row, London, W.C. 1; Description—Official Receiver.

Debtor's Name—Irving, David; Address—residing at Lowca-lane, Seaton, in the county of Cumberland, and carrying on business at The Institute, Seaton and carrying on ousness at the Institute, Seaton aforesaid; Description—Grocer; Court—Cockermouth and Workington; No. of Matter—1 of 1918; Last Day for Receiving Proofs—July 31, 1920: Name of Trustee—Hough, Kighley John; Address—34, Fisherstreet, Carlisle; Description—Official Receiver.

Debtor's Name—Lambe, Frederick William; Address—Willow-grove, Coulsdon, Surrey; Court—Croydon; No. of Matter—2 of 1907; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Gourlay, Thomas; Address—offices of the Official Receiver, 132, York-road. Westminster Bridge-road, S.E. 1.

Debtor's Name—Davies, Harold Blake; Address—The Old Rectory, Worplesdon, Surrey; Description—Company Director; Court—Guildford: No. of Matter—3 of 1917; Last Day for Receiving Proofs—July 30, 1920; Name of Trustee—Duncan, Frederick Basden; Address—Pontland House, 73, Basinghall-street, London, E.C. 2.

Debtor's Name—Standen, Charles Randolph; Address—4, Bridgegate, East Retiford, Notts; Descrip-Randolph; Hurress—I. Brugegage, Bast Rebairer; Court—Lincoln and Horncastle: No. of Matter—2 of 1920; Last Day for Receiving Proofs—August 2, 1920; Name of Trustee—Turner, Charles. F.C.A.; Address—155. Norfolkstreet, Sheffield (Poppleton, Appleby and Turner).

Debtor's Name—Jessett, Frederick; Address—Eddington, Hungenford, Berks; Description—Baker; Court—Newbury; No. of Matter—3 of 1917; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Cork, William Henry; Address, 19, Eastcheap, London, E.C. 3.

Debtor's Name-Wheeler, George James; Address Freehold Land, Pontnewynydd, in the county of Monmouth; Description—Butcher; Court—Newport, Mon.; No. of Matter—4 of 1920; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Owen, Ellis; Address—117, St. Mary-street, Cardiff, Official Receiver.

Debtor's Name—Owles, Eliza (Deceased); Address—The Red Lion Hotel, Fakenham, Norfolk; Description—Widow; Court—Nonwich; No. of Matter—1 of 1920; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Gould, H. P., Official Receiver; Address—8, Upper King-street, Norwich.

Debtor's Name—John Thomas (trading as Tom John), 74, Llewellyn-street, Pentre; Address—lately residing and carrying on business at 72, Llewellyn-street, Pentre, both Glamorgan; Description—Piano and Music Dealer; Court—Pontypridd, Ystradyfodwg and Porth; No. of Matter—6 of 1920; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Owen, Ellis, Official Receiver; Address—St. Catherine's Chambers, St. Catherine-street, Pontypridd.

Debtor's Name—Smithies, William (Deceased); Address—late of Bridlington, Yorkshire; Description —Consulting Engineer; Court—Scarborough; No. of Matter—1 of 1919; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Mackay, Donald Sween, Official Receiver; Address—48, Westborough, Scarborough.

Debtor's Name—Harrison, William Christopher Warde, described in the Receiving Order as W. C. W. Harrison; Address—Swynney Cliff, Coalport, near Ironbridge, Salop, lately residing at Fullbrooks, Worcester Park, Surrey, also at various places in India; Description—Retired Officer of H.M. Indian Army; Court—Shrewsbury; No. of Matter—3 of 1914; Last Day for Receiving Proofs—July 30, 1920; Name of Trustee—Halcomb, F. T., Official Receiver; Address—22, Swan-hill, Shrewsbury.

Debtor's Name—Parker, Emrys; Address—residing and carrying on business at The Rise, Beaufort, in the county of Monmouth; Description—Boot Dealer; Court—Tredegar and Abertillery; No. of Matter—1 of 1920; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Owen, Ellis, Official Receiver; Address—117, St. Mary-street, Cardiff.

Debtor's Name—Lowden, Stuart Mark; Address—Carleton-road, Carleton, Pontefract, in the county of York; Description—Accountant; Court—Wakefield; No. of Matter—24 of 1913; Last Day for Receiving Proofs—July 31, 1920; Name of Trustee—Briggs, Basil Shaw, Official Receiver; Address—21, King-street, Wakefield.

NOTICES OF DIVIDENDS.

Debtor's Name—Alcock, Ussher William (trading as Rutherford & Co.); Address—20, Circus-road, and 16, Ordnance-road, and also of 19, Alma-square, all in St. John's Wood, London; Description—Grocer, Provision Dealer and Wine, Spirit and Beer Merchant; Court—High Court of Justice in Bankruptcy; No. of Matter—342 of 1915; Amount per £—1s.; First or Final, or otherwise—First and Final; When Payable—July 19, 1920; Where Payable—Offices of the Trustee, 19, Eastcheap, London, E.C. 3.

Debtor's Name—Ambrose, Charles (trading as Ambrose & Co.); Address—7a, Ship Tavern-passage, Leadenhall Market, London, E.C., and residing at 15, Dalmore-road, West Dulwich, Surrey; Description—Fruit, Potato and Vegetable Salesman; Court—High Court of Justice in Bankruptcy; No. of Matter—237 of 1915; Amount per £—3s. Old.; First or Final, or otherwise—First and Final; When Payable—Aug. 5, 1920; Where Payable—41 and 42, King-street, Covent Garden, W.C. 2.

Debtor's Name—Baylis, Edgar Alexander; Address—The Guildhall, in the city of London; Court—High Court of Justice in Bankruptcy; No. of Matter—499 of 1916; Amount per 2—3s. 6d.; First or Final, or otherwise—Second; When Payable—July 26, 1920; Where Payable—at the Offices of Messrs. Saker and Davis, 28, Theobald's-road, Bedford-row, W.C. 1.

Debtor's Name—Taylor, Frank; Address—207, Moseley-road, and 10, St. Paul's-road, both in Birmingham, in the county of Warwick; Description—

Printer; Court—Birmingham; No. of Matter—102, of 1903; Amount per £—2s. 1½d.; First or Final, or otherwise—First and Final; When Payable—July 26, 1920; Where Payable—Official Receiver's Office, Ruskin Chambers, 191, Corporation-street, Birmingbam.

Debtor's Name—Sherrett, Richard (deceased); Address—formerly residing at The Moorings, Low Baildon, in the county of York, and carrying on business at 19, Market-street, in the city of Bradford, under the style of F. Holland & Co.; Description—Tailor; Court—Bradford; No. of Matter—15 of 1919; Amount per £—3s.; First or Final, or otherwise—Second; When Payable—July 19, 1920; Where Payable—Offices of Brannan, White and Charlton, 9-10, King-street, E.C. 2.

Debtor's Name—Watson, Frank; Address—having for the greater part of the past six months carried on business at 138, Sheffield-road, Stonegravels, Chesterfield, in the county of Derby; Description—Grocer; Court—Chesterfield; No. of Matter—1 of 1920; Amount per 2—4s. 10d.; First or Final, or otherwise—First and Final; When Payable—July 27, 1920; Where Payable—Official Receiver's Office, 4, Castle-place, Ncttingham.

Debtor's Name—Drury, John Oxley; Address—125, Bentley-street, Cleethorpes, late of 115, Corporation-road, and 44, Haven-terrace, Great Grimsby; Description—Grocer's Assistant, late Grocer; Court—Great Grimsby; No. of Matter—33 of 1913; Amount per £—5s. 7d.; First and Final, or otherwise—Supplemental; When Payable—July 21, 1920; Where Payable—Official Receiver's Office, St. Mary's-chambers, Great Grimsby.

Debtor's Name—Smith. Herbert Alderson; Address—8, Boundary-road, Leicester, in the county of Leicester; Description—Manufacturing Chemist; Court—Leicester; No. of Matter—29 of 1914; Amount per 2—7s. 9d.; First or Final. or otherwise—First and Final; When Payable—July 29, 1920; Where Payable—Official Receiver's Office, 1, Berridge-street, Leicester.

Debtor's Name—Marsden, James; Address and Description—residing at 40, Meadow-bank, Chorlton-cum-Hardy, Manchester, and carrying on business as a Cotton Merchant, under the style of James Marsden and Co., at 41, Corporation-street, Manchester; Court—Manchester; No. of Matter—23 of 1916; Amount per £—5s.; First or Final. or otherwise—Composition; When payable—July 21, 1920; Where Pavable—Official Receiver's Offices, Byrom-street, Manchester.

Debtor's Name—Graham, Arthur; Address—23, Hanover-buildings, in the county borough of South-ampton; Description—Medical Practitioner; Court—Southampton; No. of Matter—4 of 1906; Amount per £—7s. 8d.; First and Final, or otherwise—Second and Final; When payable—July 23, 1920; Where Payable—Official Receiver's Office, Midland Bankchambers, High-street, Southampton.

Debtor's Name—Jones, Elizabeth: Address—Fron Bottes. Llanarmon-yn-yale. Denbighshire; Description—Farmer (Widow); Court—Wrexham; No. of Matter—4 of 1920; Amount per 2—8s. 03d.; First of Final, or otherwise: First and Final; When Payable—July 30, 1920; Where Payable—Crypt Chambers, Eastgate-row, Chester.

ORDER ANNULLING, REVOKING, OR RESCINDING ORDER.

Debtor's Name—Foy, Cornelius; Address—The Larches. Bury-road. Newmarket, Cambs.; Description—Jockey; Court—Cambridge; No. of Matter—2 of 1919; Nature and Date of Order Annulled, Revoked or Rescinded—Receiving Order, dated 11th October, 1919, rescinded, and Adjudication, dated 21st November, 1919, annulled; Date of Annulment, Revocation or Rescission—July 2, 1920: Grounds of Annulment, Revocation or Rescission—The debts of the Bankrupt having been paid in full.

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.

FIRST MEETING.

Name of Company—National Improved Housing Company Limited; Address of Registered Office—26, Victoria-street, in the city of Westminster; Court—High Court of Justice; No. of Matter—00121 of 1920; Creditors—Date, July 27, 1920; Hour, 11.30 a.m.; Place, Bankruptcy Buildings, Carey-street, Lincoln's Inn, London, W.C. 2; Contributories—Date, July 27, 1920; Hour, 12.0 noon; Place, Bankruptcy Buildings, Carey-street, Lincoln's Inn, London, W.C. 2.

NOTICE OF DIVIDEND.

Name of Company—Port Argentine Great Central Railways Company Limited; Address of Registered Office—Dashwood House, 9. New Broad-street, in the city of London; Court—High Court of Justice; No. of Matter—0076 of 1913; Amount per £—3/43d.; First Final, or otherwise—Supplemental; When Payable—Any day (except Saturday) between eleven and

two; Where Payable—At the Office of the Official Receiver and Liquidator, 33, Carey-street, Lincoln's Inn, London, W.C. 2.

NOTICES OF RELEASE OF LIQUIDATORS.

Name of Company—The Essequibo Rubber and Tobacco Estates Limited; Address of Registered Office—Salisbury House, London Wall, in the city of London; Court—High Court of Justice; No. of Matter—00165 of 1912; Liquidator's Name—John Sell Cotman; Liquidator's Address—10, Coleman-street, London, E.C.; Date of Release—Jan. 31, 1920.

Name of Company—Bristol and West of England Mutual Investment Society; Address of Registered Office—44, Baldwin-street, Bristol; Court—Bristol; No. of Matter—1 of 1915; Liquidator's Name—Thomas Easton, Official Receiver and Liquidator; Liquidator's Address—26, Baldwin-street, Bristol; Date of Release—July 8, 1920.

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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Court Judgments—10s.

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TABLE OF CONTENTS.

	PAGE		PAGE
State Intelligence	7575	South Wales Electrical Power Distribu-	
Port of London Authority-Notice	7586	tion Company—Notice	7631
Currency Notes-Weekly Statement	7597	Penllwyn Railway (Abandonment) Act,	5400
Land Transfer Acts, 1875 and 1897-		1920—Notice	7632
Notices	7598	Land Registry—Notice	7632
Bullion and Specie—Weekly Account	7602	Scotch Bankrupt	7632
Bank of England - Chief Cashier's	[Bankruptcy Acts—Notices	7632
Statement	7604	Bankruptcy Act, 1914—	
Places Registered for Solemnizing Mar-		Receiving Orders	7633
riages	7604	First Meetings and Public Exam-	
Friendly Societies Act, 1896—Notices	7605	inations	7634
Companies (Consolidation) Act, 1908-		Adjudications	7635
Notices	7605	· Applications for Debtors' Discharge	7636
Partnerships Dissolved	7618	Order made on Applications for	
Law of Property Amendment Act, 1859		Discharge	7636
—Notices to Creditors	7620	Appointments of Trustees	7636
Change of Name by Deed Poll—Notices	7629	Intended Dividends	7636
Auction Sale, by Order of Court	7630	Dividends Declared	7637
Chancery Division of the High Court of		Order Annulling, Revoking, or Re-	
Justice—Notice	7630	scinding Order	763 7
Hawksworth Eyre & Company Limited		Companies (Consolidation) Act, 1908-	
—Notice	7630	First Meeting	7638
Johnston & Court Limited—Notice	7631	Dividends Declared	7638
John Norman Limited—Notice	7631	Release of Liquidators	7638
		l .	

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