

# The London Gazette.

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\*\*\* For Table of Contents, see last page.

#### FRIDAY, 29 APRIL, 1921.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS it is provided by sub-section (1) of section fifteen of the Government of Ireland Act, 1920, that the existing election laws relating to the Commons House of Parliament of the United Kingdom and the members thereof shall, so far as applicable and subject to the provisions of that Act, extend to the House of Commons of Southern Ireland and the members thereof, and that His Majesty may, by Order in Council, make such provisions as may appear to Him necessary or proper for making any provisions of the election laws applicable to elections of members of the Senate and House of Commons of Southern Ireland:

And whereas the expression "election laws" and the expression "existing" are defined in section seventy-four of the said Act, and by virtue of the said section and of an Order in Council made under the said Act and dated the twenty-fourth day of March nineteen hundred and twenty-one the expression "existing election laws " means the election laws existing at the third day of May nineteen hundred and twenty-one:

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

order, and it is hereby ordered as follows:—

1.—(1) This order may be cited as the Election Laws Application (House of Commons, Southern Ireland) Order, 1921.

(2) In this order, unless the context otherwise requires-

The expression "the Act" means the

Government of Ireland Act, 1920;
The expression "existing" means existing at the third day of May, 1921.
The expression "laws" includes any

orders, rules and regulations made under any existing Act and in force in Southern Ireland at the said date.

(3) The Interpretation Act, 1889, applies for the purpose of the interpretation of this order in like manner as it applies for the interpretation of an Act of Parliament.

2. The existing election laws (other than those relating to the registration of electors, to the creation of polling districts or to commissions of inquiry under the Election Commissioners Act, 1852), save where inconsistent with the Act or the provisions in any other

Order in Council made under the Act, shall in their application to electors and elections of members to serve in the House of Commons of Southern Ireland have effect, subject to the adaptations and modifications in this order.

3. In those laws:--

(a) references to Parliament shall be construed as references to the Parliament of Southern Ireland, and the expression "parliamentary" shall be construed accordingly;

(b) references to the House of Commons shall be construed as references to the House of Commons of Southern Ireland, and references to each, either, or both of the Houses of Parliament shall be construed as references to each, either, or both Houses of the

Parliament of Southern Ireland;

(c) references to the Speaker or Deputy Speaker of the House of Commons shall be construed as references to the person holding the corresponding office, by whatever title designated, in the House of Commons of Southern Ireland, and references to the clerk or other officer of the House of Commons shall be construed as references to the person holding a corresponding office, by whatever title designated, in the House of Commons of Southern Ireland;

(d) provisions as to an election of members to serve in a new Parliament of the United Kingdom shall apply to an election of members to serve in the first as well as to an election of members to serve in any new Parliament of Southern Ireland, and the expression "general election" shall be con-

strued accordingly:

#### Provided that-

I. The foregoing provisions of this article shall not apply to references to Parliament or to the House of Commons, or to either or both of the Houses of Parliament where they occur in relation to the provision of money by Parliament under section twenty-eight of the Parliamentary Elections Act, 1868, or in relation to the laying of documents before Parliament and proceedings consequential thereon, or in the expressions "Act of Parliament," "Acts of Parliament," or "Common Law of Parliament."

II. In section one of the Election of Members during Recess Act, 1858, the expression "previous determination of the House of Commons" shall be construed as meaning a previous determination of the House of Commons of the United Kingdom and not of the House of Commons of Southern Ireland, and section four of the said Act shall not apply.

III. The provisions of paragraph (2) of section thirty-eight of the Parliamentary Elections Act, 1868, and of any other enactments as to proceedings consequential upon a member of the House of Commons becom-

ing a peer of Great Britain shall not apply. IV. In section six of the Ballot Act, 1872, the expression "moneys provided by Parliament" means moneys provided either by the Parliament of the United Kingdom or by the Parliament of Southern Ireland, and in paragraph (d) of section twenty of the Corrupt and Illegal Practices Prevention Act, 1883, the expression "parliamentary grant" shall be construed in a similar manner.

4.—(1) In those laws:—

(a) references to constituencies shall be construed as references to constituencies named in Part I. of the Fifth Schedule to the Act:

(b) references to parliamentary counties shall be construed as references to county constituencies named in Part I. of the said Schedule, whether consisting of the whole or a part or parts of one or more counties or of the whole or a part or parts of one or more counties and a borough; and references to divisions of a parliamentary, county shall not apply;

(c) references to parliamentary boroughs shall be construed as referring to the boroughs of Dublin and Cork; and references to divisions of a borough shall be construed as referring to the constituencies in the borough of Dublin which are named in

Part I. of the said Schedule.

(2) For the purposes of an election of members to serve in the House of Commons of Southern Ireland for any county constituency named in Part I. of the Fifth Schedule to the

- (a) if the constituency consists of a single county or a part only of a single county, the under sheriff of the county shall be the returning officer, and where by virtue of this provision the under sheriff is returning officer for more than one constituency he shall, without prejudice to any other power, have power by writing under his hand to appoint a deputy for all or any of the purposes relating to the election in any such constituency;
- stituency;
  (b) if the constituency consists of a county or part of a county combined—
  - (i) with another county or part of another county, or

(ii) with a borough, or

(iii) with part of another county and a borough

such one of the under sheriffs of the said counties and borough as may be nominated by the Lord Lieutenant shall be the returning officer, but any of the other under sheriffs shall, if he so desires, be appointed by the returning officer to act in his behalf as assistant returning officer for the purpose of the execution of any powers and duties in the part of the constituency within the jurisdiction of such under sheriff, other than powers and duties which require to be executed by the returning officer in person, and any question as to the respective rights and obligations of any such returning officer or under sheriff under this provision shall be determined by the Lord Lieutenant whose determination shall be final; and

(c) in the case of any constituency to which either of the foregoing paragraphs applies, the place of election shall be such place as may be fixed by the returning officer with the approval of the Lord Lieutenant.

(3) Where an election is held for any constituency before the coming into force of the first register prepared after the day appointed for the purposes of section nineteen of the Act, the registers for the several areas comprised in the constituency which were at the time of the passing of the Act separate constituencies (hereinafter referred to as old constituencies) shall together form the register for the constituency, and a separate letter or symbol shall be assigned by the returning officer to each of the old constituencies and shall, in the case of each elector or voter on the register for the

old constituency, be deemed to form part of the number of the elector or voter which is required by section two of and rule 24 in Part I. of the First Schedule to the Ballot Act, 1872, to be marked on the counterfoil of the ballot paper, and that section and that rule, as amended by or in pursuance of any subsequent enactments, shall have effect accordingly.

(4) In section nineteen of the Dublin Police 1836, for the words "counties of Dublin, Act, Wicklow, Kildare or Meath" there shall be substituted the words "county constituencies of Dublin, Wicklow and Kildare, or Meath and Louth."

5. In those laws references to the Consolidated Fund of the United Kingdom shall be construed as references to the Consolidated Fund of Scuthern Ireland; but this provision shall not affect the construction of section fiftyeight of the Corrupt and Illegal Practices Prevention Act, 1883, or section twenty-nine of the Representation of the People Act, 1918, as amended by the Representation of the People (Returning Officers' Expenses) Act, 1919, in their application to expenses, charges, or costs incurred in connection with any election held prior to the establishment of the Consolidated Fund of Southern Ireland.

6.—(1) In those laws, references to the Supreme Court of Judicature in Ireland, and to any division or court thereof, shall, from and after the establishment of the Supreme Court of Judicature of Southern Ireland, beconstrued respectively as references to the Supreme Court of Judicature of Southern Ireland and to the corresponding divisions or courts thereof, and references to the Attorney-General for Ireland shall, from and after the time when an Attorney-General or officer with similar functions is appointed for Southern Ireland, be construed as references to such Attorney-General or officer.

(2) In sub-section (6) of section thirty-eight of the Corrupt and Illegal Practices Prevention Act, 1883, any reference to the Lord High Chancellor of Great Britain shall, from and after the establishment of the said Supreme Court, be construed as a reference to the Lord

Lieutenant.

(3) Any references in those laws to courts at Westminster shall be construed as references to the Supreme Court for the time being having jurisdiction in Southern Ireland.

-(1) In those laws-

(a) references to the Local Government Board for Ireland or to any other department of the United Kingdom Government, if they occur in relation to any functions which under or in pursuance of the Act are transferred to any department of the Government of Southern Ireland or to another department of the United Kingdom Government shall, from and after such transfer, be construed as references to the department to which they are transferred;

(b) references to the Clerk of the Crown shall be construed as references to the Clerk

of the Crown and Hanaper.

(2) In section seven of the Recess Elections Act, 1784, references to the Clerk of the Crown in Chancery shall be construed as references to the Clerk of the Crown and Hanaper.

(3) Notices or other documents required under those laws to be published in the London Gazette shall, subject as hereinafter provided, be published in the Dublin Gazette.

(4) Notices or other documents required under those laws or the last preceding sub-section to be published in the Dublin Gazette shall, when a Gazette is printed under the authority of the Government of Southern Ire-

land, be published in that Gazette.

8. At a contested election of the full number of members to serve in the House of Commons of Southern Ireland for any constituency named in Part I. of the Fifth Schedule to the Act, other than a university constituency, the election shall be conducted in accordance with the rules in the Schedule to the Irish Houses of Commons (Proportional Representation) Order, 1921.

9. Unless and until standing orders are made by the House of Commons of Southern Ireland for the purposes of section three of the Parliamentary Oaths Act, 1866, the oath required to be made and subscribed by every member of the House shall be made and subscribed at such hours and according to such regulations as the Speaker, or person holding in that House the office corresponding to the

office of Speaker, may direct.

10. The provisions of an Act of the Parliament of Ireland entituled "An Act to regulate the mode by which the Lords Spiritual and Temporal, and the Commons to serve in the Parliament of the United Kingdom on the part of Ireland shall be summoned and returned to the said Parliament " as the same are recited and enacted in section two of the Union with Ireland Act, 1800, shall so far as they relate to the issue and return of writs for the election of members to serve in the Parliament of the United Kingdom, be adapted in the manner and to the extent necessary for the purpose of being read as follows:-

"When the Lord Lieutenant in His Majesty's name, by proclamation under the Great Scal of Ireland, summons the first Par-liament of Southern Ireland or summons a new Parliament of Southern Ireland the Lord Lieutenant shall cause writs to be issued to the several constituencies in Southern Ireland named in Part I. of the Fifth Schedule to the Government of Ireland Act, 1920, for the election of members to serve in the Parliament of Southern Ireland according to the numbers set forth in that Part of that Schedule, and whenever any vacancy of a seat in the House of Commons of Southern Ireland for any of the said constituencies arises by death or otherwise, the Lord Lieutenant, upon such vacancy being certified to him by the proper certificate or instrument, shall forthwith cause a writ to be issued for the election of a person to fill up such vacancy; and such writs and the returns thereto respectively, being returned into the Office of the Clerk of the Crown and Hanaper, shall be certified to the House of Commons of Southern Ireland, in the same manner as returns to write for the election of members to serve in the House of Commons of the United Kingdom are certified to that House."

Almeric FitzRoy.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

PRESENT,

The KING's Most Excellent Majesty in Council. HEREAS it is provided by sub-section (1) of section fifteen of the Government of Ireland Act, 1920, that the existing election laws relating to the Commons House of Parliament of the United Kingdom and the members thereof shall, so far as applicable and subject to the provisions of that Act, extend to the House of Commons of Northern Ireland and the members thereof, and that His Majesty may, by Order in Council, make such provisions as may appear to Him necessary or proper for making any provisions of the election laws applicable to elections of members of the Senate and House of Commons of Northern Ireland:

And whereas the expression "election laws" and the expression "existing" are defined in section seventy-four of the said Act, and by virtue of the said section and of an Order in Council made under the said Act and dated the twenty-fourth day of March nineteen hundred and twenty-one the expression "existing election laws" means the election laws existing at the third day of May nineteen hundred and

twenty-one:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered as follows:

1.—(1) This order may be cited as the Election Laws Application (House of Commons, Northern Ireland) Order, 1921.

(2) In this order, unless the context other-

wise requires

The expression "the Act" means the

Government of Ireland Act, 1920;
The expression "existing" means existing at the third day of May, 1921.
The expression "laws" includes any orders, rules and regulations made under any existing Act and in force in Northern Ireland at the said date.

(3) The Interpretation Act, 1889, applies for the purpose of the interpretation of this order in like manner as it applies for the interpre-

tation of an Act of Parliament.

- (other than 2. The existing election laws those relating to the registration of electors, to the creation of polling districts or to commissions of inquiry under the Election Commissioners Act, 1852), save where inconsistent with the Act or the provisions in any other Order in Council made under the Act, shall in their application to electors and elections of members to serve in the House of Commons of Northern Ireland have effect, subject to the adaptations and modifications in this order.
  - 3. In those laws:

(a) references to Parliament shall be construed as references to the Parliament of Northern Ireland, and the expression "parliamentary " shall be construed accordingly;

(b) references to the House of Commons shall be construed as references to the House of Commons of Northern Ireland, and references to each, either, or both of the Houses of Parliament shall be construed as references to each, either, or both Houses of the Par-

liament of Northern Ireland;

- (c) references to the Speaker or Deputy Speaker of the House of Commons shall be construed as references to the person holding the corresponding office, by whatever title designated, in the House of Commons of Northern Ireland, and references to the clerk or other officer of the House of Commons shall be construed as references to the person holding a corresponding office, by whatever title designated, in the House of Commons of Northern Ireland;
- (d) provisions as to an election of members to serve in a new Parliament of the United \

Kingdom shall apply to an election of members to serve in the first as well as to an election of members to serve in any new Parliament of Northern Ireland, and the expression "general election" shall be construed accordingly:

Provided that-

I. The foregoing provisions of this article shall not apply to references to Parliament or to the House of Commons, or to either or both of the Houses of Parliament where they occur in relation to the provision of money by Parliament under section twenty-eight of the Parliamentary Elections Act, 1868, or in relation to the laying of documents before Parliament and proceedings consequential thereon, or in the expressions "Act of Par-liament," "Acts of Parliament," or "Common Law of Parliament."

II. In section one of the Election of Members during Recess Act, 1858, the expression "previous determination of the House of Commons " shall be construed as meaning a previous determination of the House of Commons of the United Kingdom and not of the House of Commons of Northern Ireland, and section four of the said Act shall not

apply.

III. The provisions of paragraph (2) of section thirty-eight of the Parliamentary Elections Act, 1868, and of any other enactments as to proceedings consequential upon a member of the House of Commons becom-

ing a peer of Great Britain shall not apply. IV. In section six of the Ballot Act, 1872, the expression "moneys provided by Parliament" means moneys provided either by the Parliament of the United Kingdom or by the Parliament of Northern Ireland; and in paragraph (d) of section twenty of the Corrupt and Illegal Practices Prevention Act, 1883, the expression "parliamentary grant" shall be construed in a similar manner.

4.—(1) In those laws:—

(a) references to constituencies shall be construed as references to constituencies named in Part II. of the Fifth Schedule to the Act;

(b) references to parliamentary counties shall be construed as references to county constituencies named in Part II. of the said Schedule, whether consisting of one or more counties or of a county and a borough; and references to divisions of a parliamentary county shall not apply;

(c) references to parliamentary boroughs shall be construed as referring to the borough of Belfast; and references to divisions of a borough shall be construed as referring to the constituencies in the borough of Belfast which are named in Part II. of

the said Schedule.

(2) For the purposes of an election of members to serve in the House of Commons of Northern Ireland for any county constituency named in Part II. of the Fifth Schedule to the Act:

(a) if the constituency consists of a single county, the under sheriff of the county shall

be the returning officer;

(b) if the constituency consists of two counties or of a county and a borough such one of the under sheriffs of the said counties or of the said county and borough as may be nominated by the Lord Lieutenant shall be

the returning officer, but either of the other under sheriffs shall, if he so desires, be appointed by the returning officer to act in his behalf as assistant returning officer for the purpose of the execution of any powers and duties in the part of the constituency within the jurisdiction of such under sheriff, other than powers and duties which require to be executed by the returning officer in person, and any question as to the respective rights and obligations of any such returning officer or under sheriff under this provision shail be determined by the Lord Lieutenant, whose determination shall be final; and

(c) in the case of any constituency to which either of the foregoing paragraphs applies, the place of election shall be such place as may be fixed by the returning officer with

the approval of the Lord Lieutenant.
(3) Where an election is held for any constituency before the coming into force of the first register prepared after the day appointed for the purposes of section nineteen of the Act, the registers for the several areas comprised in the constituency which were at the time of the passing of the Act separate constituencies (hereinafter referred to as old constituencies) shall together form the register for the constituency, and a separate letter or symbol shall be assigned by the returning officer to each of the old constituencies and shall, in the case of each elector or voter on the register for the old constituency, be deemed to form part of the number of the elector or voter which is required by section two of and rule 24 in Part I. of the First Schedule to the Ballot Act, 1872, to be marked on the counterfoil of the ballot paper, and that section and that rule, as amended by or in pursuance of any subsequent enactments, shall have effect accordingly.

5. In those laws references to the Consolidated Fund of the United Kingdom shall be construed as references to the Consolidated Fund of Northern Ireland; but this provision shall not affect the construction of section fiftyeight of the Corrupt and Illegal Practices Prevention Act. 1883, or section twenty-nine of the Representation of the People Act, 1918, as amended by the Representation of the People (Returning Officers' Expenses) Act, 1919, in their application to expenses, charges, or costs incurred in connection with any election held prior to the establishment of the Consolidated Fund of Northern Ireland.

6.-(1) In those laws references to the Supreme Court of Judicature in Ireland and to any division or court thereof, shall, from and after the establishment of the Supreme Court of Judicature of Northern Ireland, be construed respectively as references to the Supreme Court of Judicature of Northern Ireland, and to the corresponding divisions or courts thereof, and references to the Attorney General for Ireland shall, from and after the time when an Attorney General or officer with similar functions is appointed for Northern Ireland, be construed as references to such Attorney General or officer.

(2) In sub-section (6) of section thirty-might of the Corrupt and Illegal Practices Prevention Act, 1883, any reference to the Lord High Chancellor of Great Britain shall, from and after the establishment of the said Supreme Court, be construed as a reference to the Lord

Lieutenant.

(3) Any references in those laws to courts at Westminster shall be construed as references to the Supreme Court for the time being having jurisdiction in Northern Ireland.

7.-(1) In those laws

(a) references to the Local Government Board for Ireland or to any other department of the United Kingdom Government, if they occur in relation to any functions which under or in pursuance of the Act are transferred to any department of the Government of Northern Ireland or to another department of the United Kingdom Government, shall, from and after such transfer, be construed as references to the department to which they are transferred;

(b) references to the Clerk of the Crown shall be construed as references to the Clerk

of the Crown and Hanaper.

(2) In section seven of the Recess Elections Act, 1784, references to the Clerk of the Crown in Chancery shall be construed as references to the Clerk of the Crown and Hanaper.

(3) Notices or other documents required under those laws to be published in the London Gazette shall, subject as hereinafter

provided, be published in the Dublin Gazette.
(4) Notices or other documents required under those laws or the last preceding sub-section to be published in the Dublin Gazette shall, when a Gazette is printed under the authority of the Government of Northern Ireland be published instead in that Gazette if they relate to Northern Ireland.

8. At a contested election of the full number of members to serve in the House of Commons of Northern Ireland for any constituency named in Part II of the Fifth Schedule to the Act, other than the university constituency, the election shall be conducted in accordance with the rules in the Schedule to the Irish Houses of Commons (Proportional Representa-

tion) Order, 1921. 9. Unless and until standing orders are made by the House of Commons of Northern Ireland for the purposes of section three of the Parliamentary Oaths Act, 1866, the oath required to be made and subscribed by every member of the House shall be made and subscribed at such hours and according to such regulations as the Speaker, or person holding

in that House the office corresponding to the office of Speaker, may direct. 10. The provisions of an Act of the Parliament of Ireland entituled "An Act to regulate the mode by which the Lords Spiritual and Temporal, and the Commons to serve in the Parliament of the United Kingdom on the part of Ireland shall be summoned and returned to the said Parliament" as the same are recited and enacted in section two of the Union with Ireland Act, 1800, shall, so far as they relate to the issue and return of writs for the election of members to serve in the Parliament of the United Kingdom, be adapted in the manner and to the extent necessary for the purpose of

being read as follows:—

"When the Lord Lieutenant in His Majesty's name, by proclamation under the Great Seal of Ireland, summons the first Parliament of Northern Ireland, or summons a new Parliament of Northern Ireland, the Lord Lieutenant shall cause writs to be issued to the several constituencies in Northern Ireland named in Part II of the Fifth Schedule to the Government of Ireland Act, 1920, for the election of members to serve in the Parliament of Northern Ireland according to the numbers set forth in that Part of that Schedule, and whenever any vacancy of a seat in the House of

Commons of Northern Ireland for any of the said constituencies arises by death or otherwise, the Lord Lieutenant, upon such vacancy being certified to him by the proper certificate or instrument, shall forthwith cause a writ to be issued for the election of a person to fill up such vacancy; and such writs and the returns thereto respectively, being returned into the Office of the Clerk of the Crown and Hanaper, shall be certified to the House of Commons of Northern Ireland in the same manner as returns to writs for the election of members to serve in the House of Commons of the United Kingdom are certified to that House.'

Almeric FitzRoy.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT

The KING's Most Excellent Majesty in Council.

WHEREAS by section thirteen of the Government of Ireland Act, 1920, and the Second Schedule to the said Act it is provided that the Senate of Southern Ireland shall be constituted of the persons holding the offices mentioned in Part I of the said Schedule, certain senators to be nominated by the Lord Lieutenant in the numbers and manner mentioned in Part II of the said Schedule, and certain senators to be elected by the classes of electors in the numbers and manner mentioned in Part III of the said Schedule:

And whereas by the Fourth Schedule to the said Act it is provided that His Majesty may, by Orders in Council, make such provisions as may appear necessary or proper with respect to the election of senators, and in particular with respect to the making and keeping of lists of the electors specified in the said third Part of the said Second Schedule, the issue of writs, the modes of service, and the returns to be made to such writs; and by sub-section (2) of section fifteen of the said Act it is provided that His Majesty may, by Order in Council, make such provisions as may appear to Him necessary or proper for making any provisions of the election laws (as in the said Act defined) applicable to such elections:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered as follows:-

#### CITATION AND INTERPRETATION.

- (1) This Order may be cited as the Election of Senators (Southern Ireland) Order, 1921.
- (2) In this Order, unless the context otherwise requires-

The expression "The Act" means the

Government of Ireland Act, 1920: The expression "Senate" me means the Senate of Southern Ireland, and the expression "senators" shall be construed accord-

The expression "class," when used in relation to electors, means a class of electors specified in the third column of Part III of the Second Schedule to the Act, the members of county councils being treated as separate classes according to the provinces in which the respective counties are situated.

Any reference to the Local Government Board for Ireland or to any other depart-ment of the Government of the United Kingdom shall, if it occurs in relation to functions which, by virtue of the Act, are transferred as respects Southern Ireland to a

department of the Government of Southern Ireland, be construed as a reference to such last-mentioned department.

Any reference to the Dublin Gazette shall, from and after the time when a similar publication is printed under the authority of the Government of Southern Ireland, be construed as a reference to such publication.
(3) The Interpretation Act, 1889, applies for

the purpose of the interpretation of this Order in like manner as it applies for the interpretation of an Act of Parliament.

#### REGISTRATION OF ELECTORS.

2.—(1) The Clerk of the Crown and Hanaper shall prepare and keep in his office a separate register of electors for each of the classes of electors who are entitled to elect senators to serve in the Senate, and shall revise those registers from time to time as occasion requires and shall from time to time, and not less than once in each year, publish each register in the Dublin Gazette and in any other manner which is in his opinion desirable for the purpose of bringing the same to the notice of those interested.

(2) A person possessing the qualifications applicable to two or more classes of electors shall be entitled to be registered as an elector

of each class.

(3) Each register for the time being in force shall be conclusive as to the right of any person to vote at an election of senators by the class of

electors to which the register applies.

3. It shall be the duty of the Local Government Board for Ireland, the Commissioner of Valuation and Boundary Surveyor and the secretaries of the several county councils, whose members are entitled to elect senators, to furnish to the Clerk of the Crown and Hanaper such particulars of matters within their cognizance as he may require for the purpose of

preparing and revising the registers.
4.—(1) The Clerk of the Crown and Hanaper shall from time to time as occasion requires and at least once in each year publish provisional

lists of-

(a) the Peers and(b) the Privy Councillors qualified to elect senators, together with a notice specifying the mode in which, and the time within which, objections may be made to such lists under this order.

(2) Any person qualified to be an elector as a Peer or a Privy Councillor may object to the provisional list of Peers or Privy Councillors, as the case may be, on the ground that his name is omitted therefrom or that his name or address is incorrectly stated therein, or that the name of an unqualified person is included therein, or that the name or address of a qualified person is incorrectly stated therein.

(3) No objection need be entertained unless a notice in writing stating the nature thereof is received by the Clerk of the Crown and Hanaper within such time as may be specified in that behalf in the notice published with the provisional lists, not being in any case less than seven days from the date of such publi-

cation.

(4) The provisional lists shall be published

in the same manner as the registers.

(5) The Clerk of the Crown and Hanaper shall take into consideration all objections duly made to the provisional lists and adjudicate upon the same, and shall, if necessary, amend the register so as to give effect to his decision, which shall be final.

#### WRITS OF ELECTION, ETC.

- 5.—(1) On the issue of the proclamation declaring the calling of a first Parliament of Southern Ireland the Lord Lieutenant shall cause writs to be issued for the election of senators by each class of electors and for the attendance of any person who, by virtue of his office or by nomination of the Lord Lieutenant, is entitled to serve as a senator in that Parliament.
- (2) On the issue of the proclamation declaring the calling of a new Parliament of Southern Ireland, the Lord Lieutenant shall cause writs to be issued for the attendance of every person who, by virtue of his office or by nomination of the Lord Lieutenant or by election, is entitled to serve as a senator in that Parliament.
- (3) When the place of a nominated senator becomes vacant by reason of the expiration of his term of office, or his death, resignation, or incapacity or otherwise, the Lord Lieutenant shall, upon the vacancy being certified to him by the Speaker or other proper officer of the Senate, nominate a person to fill the vacancy and shall issue a writ for the attendance of such person.
- (4) When the place of an elected senator becomes vacant by reason of the expiration of his term of office, or his death, resignation, or incapacity or otherwise, the Lord Lieutenant shall, upon the vacancy being certified to him as aforesaid, cause a writ to be issued for the election of a new senator by the class of electors by whom the first-mentioned senator was elected.
- (5) If, owing to an election not being held in pursuance of the writ, or being defective, there is a vacancy in any class of elected senators, the Lord Lieutenant may cause a writ to be issued for a new election.
- (6) A writ for the election of Senators to serve in the Parliament of Southern Ireland shall be according to the form A in the Appendix to this Order.

#### NOMINATION AND ELECTION.

- 6. The Clerk of the Crown and Hanaper or a deputy appointed by him shall be the returning officer at every election of senators, and it shall be the duty of the returning officer to make all the arrangements for the election (including arrangements for the nomination of candidates) and the poll and counting of votes, and to certify the result of the election in pursuance of the writ.
- 7. The returning officer, within two days after the receipt of a writ for the election of senators, shall send notice of the election to each elector of the class by which the senators are to be elected, stating the time within which nomination papers may be received in pursuance of this Order, and the place where forms of nomination papers may be obtained. In the case of electors other than county councillors, the notice shall be accompanied by a list of the electors and a form of nomination paper.
- 8.—(1) Each candidate for election must be nominated in a separate nomination paper signed by two electors, as proposer and seconder, being electors of the class which the candidate is nominated to represent, and the candidate must himself be an elector of that class, except where he is nominated as a representative of county councillors.
  - (2) Every nomination paper shall state the

- class of electors which the candidate is nominated to represent, his surname and other name or names in full, his place of abode, and profession, occupation, or description, and the respective places of abode of the proposer and seconder.
- (3) A nomination paper must be sent to the returning officer so that it shall be received at his office before the expiration of the period allowed for nomination pursuant to this Order, and no nomination paper shall be valid which is not received before the expiration of that period.
- 9. The period allowed for nomination shall expire at such time on such day as may be fixed by the returning officer, not being less than six days nor more than fourteen days after the receipt of the writ, and different days and times may be fixed as respects the nomination of candidates to represent different classes of electors.
- 10. The returning officer shall examine each nomination paper as soon as practicable after its receipt and shall reject any nomination paper which does not comply with the requirements of this Order, and his decision as to the validity of any nomination shall be final.
- 11.—(1) If at the expiration of the period allowed for nominaion the number of candidates who stand nominated to represent any class is equal to or less than the number of vacancies to be filled by that class, the returning officer shall declare the candidates who stand nominated to represent that class to be elected and shall make return accordingly. He shall publish in the "Dublin Gazette" the names of the persons so elected, and send to each of them notice of his election.
- (2) If at the expiration of the period allowed for nomination the number of candidates who stand nominated to represent any class exceeds the number of vacancies to be filled by that class, the returning officer shall immediately arrange for a poll to be taken.
- 12. A candidate may withdraw from his candidature by sending to the returning officer a notice of withdrawal signed by him; but no such notice shall have effect unless it is received by the returning officer before the expiration of the period allowed for nomination.
- 13. If one or more of the candidates dies after the expiration of the period allowed for nomination, and as the result of such death or deaths the number of candidates who stand nominated to represent a class is less than or equal to the number of vacancies to be filled by that class, the returning officer shall countermand the poll and declare the surviving candidates duly elected and shall make return accordingly.

#### POLL AND COUNTING OF VOTES.

- 14.—(1) At any contested election of four or more senators by the electors of any class the election shall be according to the principle of proportional representation, each elector having one transferable vote as defined by the Representation of the People Act, 1918, and shall be conducted in accordance with the provisions of the Irish Senates (Proportional Representation) Order, 1921.
- (2) At any contested election of less than four senators by the electors of any class each elector may give one vote to each of the candidates not exceeding the number to be elected, and no vote shall be transferable. The candidates, or, if one senator only is to be elected,

the candidate, receiving the greatest number of valid votes shall be deemed to be elected and shall be declared elected accordingly: Provided that, where an equality of votes is found to exist between two or more candidates, the returning officer shall determine by lot which of such candidates is or are to be deemed to be elected, and the candidate or candidates so determined shall be declared elected accordingly.

15. The poll shall open on the fourth day after the expiration of the period allowed for nomination and shall close on such day as may be fixed by the returning officer, not being earlier than the tenth nor later than the twelfth day after the expiration of the period

16. On the day on which the poll opens the returning officer shall send to each of the registered electors of the class a voting paper containing a list of the candidates described as in their respective nomination papers and arranged alphabetically in the order of their surnames, together with a notice stating the time at which the poll closes. The voting paper shall be according to the form prescribed by the Irish Senates (Proportional Represen-tation) Order, 1921, if four or more senators are to be elected by those electors, or to the Form B in the Appendix to this Order if less than four senators are to be elected by those electors

17. An elector shall vote by filling up a voting paper in the appropriate form and delivering the same personally to the returning officer at his office or sending the same by post to the returning officer at his office, but no voting paper shall be counted unless it is received before five o'clock in the afternoon of

the day on which the poll closes.

18. On the next day after the day on which the poll closes the returning officer shall count the votes and shall declare the result of the election and make return accordingly, and shall as soon as practicable publish in the "Dublin Gazette" the names of the persons elected and shall send to each of them notice of his election. The decision of the returning officer as to the validity of any voting paper shall be final.

#### RETURN OF WRITS, ETC.

19. The returning officer shall make return to the writ by endorsing thereon under his hand the names, places of abode, and professions, occupations or descriptions of the persons elected as senators, and (save where the Clerk of the Crown and Hanaper is himself returning officer) by sending the writ so endorsed to the Clerk of the Crown and Hanaper immediately after the election.

20. When return has been made to a writ the Clerk of the Crown and Hanaper shall cause the return to be entered in a book, called the "Return Book," to be kept by him for that purpose, and shall send a copy of that book, or of any entry in the case of a byelection, to the proper officer of the Senate.

21. Every deputy returning officer shall, as soon as return has been made to a writ, send to the Clerk of the Crown and Hanaper all nomination papers, voting papers, and other documents connected with the election which are in his possession or custody.

#### GENERAL.

22. The Clerk of the Crown and Hanaper shall, subject to the approval of the Lord Lieutenant, appoint such deputies and clerks as he may think necessary for the proper holding of an election, and in particular may appoint a deputy for the discharge of all or any of the duties of returning officer in connection with any election by county councillors voting together as a province, and any deputy so appointed shall, subject to the terms of his appointment, have all the powers of the returning officer.

In the event of the death, illness or in-capacity of the Clerk of the Crown and Hanaper, the Lord Lieutenant may appoint a person to act temporarily in his place for the

purposes of this Order.

23. A voting paper shall be deemed to be a public document within the meaning of subsection (2) of section four of the Forgery Act, 1913, and section five of the Perjury Act, 1911, shall apply to statements in a voting paper and shall be deemed to extend to Ireland for the purpose.

24. In reckoning time for the purpose of the provisions of this Örder Sunday, Good Friday, Christmas Day, and any day set apart as a bank or public holiday or public fast or public thanksgiving shall be excluded; and where anything required by those provisions to be done on any day falls to be done on any such day, it may be done on the next day not being one of any such days.

- 25. Subject to any express provision in this Order, any nomination paper, voting paper, or other document required by this Order to be sent to any person may be sent by delivering it to that person, or by sending it by post in a letter addressed to him at his office in the case of the Clerk of the Crown and Hanaper or returning officer, and at his usual or last known residence or place of business in the case of any other person.
- 26. If any question arises as to the validity of an election then, subject to the foregoing provisions of this Order, the same shall be determined by the Lord Lieutenant, or in such manner as he may direct, and any such determination shall be final and effect shall be given thereto by the Senate as circumstances may require.
- 27. The enactments relating to the taking of the oath required to be taken by members of the House of Commons of the United Kingdom shall, in their application to the members of the Senate, have effect with the following modifications:
  - (a) references to the Parliament Southern Ireland and to the Senate shall be substituted respectively for references to the Parliament and to the House of Commons of the United Kingdom;

(b) references to the person holding in the Senate the office corresponding to the office of Speaker shall be substituted for references to the Speaker of the House of Commons of the United Kingdom:

Provided that until such person has been chosen by the Senate his powers and duties shall be exercised and performed by the Lord Chancellor of Ireland, and until standing orders have been made for the purpose by the Senate the time and manner of taking the oath shall be such as may be directed by the person aforesaid or, if no such person has been chosen, by the said Lord Chancellor.

Almeric FitzRoy.

#### APPENDIX. FORM A.

A WRIT FOR THE ELECTION OF SENATORS TO THE PARLIAMENT OF SOUTHERN IRELAND.

George the Fifth by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King Defender of the Faith, To the Returning Officer for the Election of Senators to the Parliament of Southern Ireland, GREETING:

We command you that, notice of the time and place of election being first duly given, you do cause election to be made according to Law by (a) ..... of (b) ..... to serve in the Parliament of Southern Ireland, and that you do cause the names of such Senators when so elected to be certified to Us in the office of the Clerk of the Crown and Hanaper without delay.

Witness Our Lord Lieutenant General and General Governor of Ireland at Dublin day of

year of Our Reign and in the year of our Lord 192 .

Clerk of the Crown and Hanaper.

(a) Here insert description of the class of electors by whom the Senators are to be elected,

e.g.:
"the Archbishops and Bishops of the Roman Catholic Church holding Sees situated wholly or partly in Southern Ireland "

or "the Members of the County Councils of the Counties in the Province of Leinster voting together "

or "the members of the County Councils of the Counties of Donegal, Monaghan and Cavan voting together."

(b) Here insert number and description of

Senators who are to be elected, e.g.:
"......senators being Archbishops or
Bishops of the Roman Catholic Church holding Sees situated wholly or partly in Southern Ireland "

or ".....senators being representatives of the County Councils of the Counties in the Province of Leinster

or ".....senators being representatives of the County Councils of Donegal, Monaghan and Cavan."

#### FORM B.

SENATE OF SOUTHERN IRELAND. Voting Paper.

I, A.B. .....(here give the elector's name in full and his description) give my vote as indicated below:-

Candidates.	
A	
В	
С	
D	
/a:	

(Signed) A.B., Address ..... day of 192 .

Note.—Place a cross in the right hand column opposite to the name of each candidate for whom you vote, thus X. You are entitled to vote for ..... candidates.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by section thirteen of the Government of Ireland Act, 1920, and the Third Schedule to the said Act it is provided that the Senate of Northern Ireland shall be constituted of the persons holding for the time being the offices of Lord Mayor of Belfast and Mayor of Londonderry, and twenty-four senators to be elected by the members of the House of Commons of Northern Ireland:

And whereas by the Fourth Schedule to the said Act it is provided that His Majesty may, by Orders in Council, make such provisions as may appear necessary or proper with respect to the election of senators, the issue of writs, the modes of service, and the returns to be made to such writs; and by sub-section (2) of section fifteen of the said Act it is provided that His Majesty may, by Order in Council, make such provisions as may appear to him necessary or proper for making any provisions of the election laws (as in the said Act defined) applicable to such elections:

Now, therefore, His Majesty is pleased, by and with the advice of his Privy Council, to order, and it is hereby ordered as follows:

1.—(1) This Order may be cited as the Election of Senators (Northern Ireland) Order, 1921;

(2) In this Order, unless the context otherwise requires, the expression "the Act" means the Government of Ireland Act, 1920; the expression "Senate" means Senate of Northern Ireland; the expression "Senators" means members of the Senate; and the expression "the Speaker" means the person by whatever title designated who holds for the time being in the House of Commons of Northern Ireland the office corresponding to the office of Speaker of the United Kingdom House of Commons, and includes any deputy for the time being authorised to act on his behalf.

(3) The Interpretation Act, 1889, applies for the purpose of the interpretation of this Order in like manner as it applies for the inter-. pretation of an Act of Parliament.

2.—(1) On the issue of the proclamation declaring the calling of a first Parliament of Northern Ireland the Lord Lieutenant shall cause writs to be issued for the election of senators by the members of the House of Commons of Northern Ireland and for the attendance of any person who, by virtue of his office, is entitled to serve as a senator in that Parliament.

(2) On the issue of the proclamation declaring the calling of a new Parliament of Northern Ireland, the Lord Lieutenant shall cause writs to be issued for the attendance of every person who, by virtue of his office or by election, is entitled to serve as a senator in that Parliament.

(3) When the place of an elected senator becomes vacant by reason of the expiration of his term of office, or his death, resignation, or incapacity or otherwise, the Lord Lieutenant shall, upon the vacancy being certified to him by the proper officer of the Senate, cause a writ to be issued for the election of a new senator.

(4) Writs for the election of senators shall be according to the Form A. in the Appendix to this Order, and every such writ, as soon as may be after the issue thereof, shall be transmitted by the Clerk of the Crown and Hanaper to the Speaker, who shall be the returning officer for the purposes of the election.

3 Subject to the provisions of the Act and of this Order, an election of senators shall be held at such time not being more than one month after the receipt of the writ by the Speaker, and in such manner as may be provided by regulations or directions made or given by the House of Commons of Northern Ireland or (in the absence of or subject to regulations or directions so made or given) by the Speaker.

4. At any contested election of four or more senators the election shall be according to the principle of proportional representation, each elector having one transferable vote as defined by the Representation of the People Act, 1918, and shall be conducted in accordance with the provisions of the Irish Senates (Proportional

Representation) Order, 1921.
5. At any contested election of less than four senators each elector may give one vote to each of the candidates, not exceeding the number to be elected, and no vote shall be transfer-The candidates or, if one senator only is to be elected, the candidate, receiving the greatest number of valid votes shall be deemed to be elected and shall be declared elected accordingly:

Provided that, where an equality of votes is found to exist between two or more candidates the Speaker shall determine by lot which of such candidates is or are to be deemed to be elected, and the candidate or candidates so determined shall be declared elected accord-

ingly.

6. The Speaker at the conclusion of the election shall forthwith make return to the writ by endorsing thereon the names, places of abode, and professions, occupations or descriptions of the persons elected as senators, and by transmitting the same to the Clerk of the Crown and Hanaper.

7. The Clerk of the Crown and Hanaper, on the receipt of the writ with the return thereto from the Speaker, shall cause the return to be entered in a book, called the "Return Book," to be kept by him for that purpose, and shall transmit a copy of that book, or of any entry in the case of a by-election, to the proper officer of the Senate.

8. Any writ or other document required in pursuance of this Order to be transmitted may be transmitted by delivering it to the person to whom it is to be transmitted, or by sending it by post in a letter addressed to him at his office or usual or last known residence or place of business.

9. The enactments relating to the taking of the oath required to be taken by members of the House of Commons of the United Kingdom shall, in their application to the members of the Senate, have effect with the following modifications:

(a) references to the Parliament Northern Ireland and to the Senate shall be substituted respectively for references to the Parliament and to the House of Commons of

the United Kingdom;

(b) references to the person holding in the Senate the office corresponding to the office of Speaker shall be substituted for references to the Speaker of the House of Commons of the United Kingdom:

Provided that until such person has been

chosen by the Senate his powers and duties shall be exercised and performed by the Lord Mayor of Belfast, and until standing orders have been made for the purpose by the Senate the time and manner of taking the oath shall be such as may be directed by the person aforesaid or, if no such person has been chosen, by the said Lord Mayor.

Almeric FitzRoy.

#### APPENDIX.

#### FORM A.

A Writ for the Election of Senators to the PARLIAMENT OF NORTHERN IRELAND.

GEORGE THE FIFTH by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King Defender of the Faith, To the Speaker of the House of Commons of Northern Ireland, GREETING

We command you that, notice of the time and place of election being first duly given, you do cause election to be made according to law by the members of the House of Commons of Northern Ireland of \*............ Senators to serve in the Parliament of Northern Ireland, and that you do cause the names of such Senators when so elected to be certified to Us in the Office of the Clerk of the Crown and Hanaper.

> Witness Our Lord Lieutenant General and General Governor of Ireland at Dublin the day of year of Our Reign and in the in the year of our Lord 192.

Clerk of the Crown and Hanaper.

·. . .

Τσ.....

\* Here insert the number of Senators to be elected.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by section fourteen of the Government of Ireland Act, 1920, it is provided-

(a) that the House of Commons of Southern Ireland shall consist of one hundred and twenty-eight members returned by the constituencies in Ireland named in Part I. of the Fifth Schedule to the said Act, and that the number of members to be returned by each such constituency shall be the number mentioned in the second column of that Part; and

(b) that the House of Northern Ireland shall consist of fifty-two members returned by the constituencies in Ireland named in Part II. of the Fifth Schedule to the said Act, and that the number of members to be returned by each such constituency shall be the number mentioned in the second column

of that Part;

and that the members shall be elected by the same electors and in the same manner as members returned by constituencies in Ireland to serve in the Parliament of the United Kingdom, except that at any contested election of the full number of members the election shall be according to the principle of proportional representation, each elector having one transferable vote, as defined by the Representation of the People Act, 1918, and that His Majesty in Council shall have the same power of making regulations in respect thereto as he has under sub-section (3) of section twenty of that Act, and that the said sub-section shall apply ac-

cordingly:

And whereas by sub-section (3) of section twenty of the Representation of the People Act, 1918, it is provided that His Majesty may, by Order in Council, frame regulations prescribing the method of voting, and transferring and counting votes, at any election, according to the principle of the transferable vote, and for adapting the provisions of the Ballot Act, 1872, and any other Act relating to parliamentary elections thereto, and with respect to the duties of returning officers in connection therewith, and that any such regulations shall have effect as if they were enacted in the said Representation of the People Act:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered as follows:

1.—(1) This Order may be cited as the Irish Houses of Commons (Proportional Representation) Order, 1921.

(2) The Interpretation Act, 1889, applies for the purpose of the interpretation of this Order in like manner as it applies for the interpretation of an Act of Parliament.

2. The rules contained in the Schedule to this Order shall apply in the case of any election of the full number of members to serve in the House of Commons of Southern Ireland or the House of Commons of Northern Ireland for any constituency named in Part I. or Part II. of the Fifth Schedule to the Government of Ireland Act, 1920 (other than a university constituency).

Almeric FitzRoy.

#### SCHEDULE.

#### PART I.

1. The election shall be conducted in accordance with the following Rules, as illustrated in Part II. of this Schedule.

 (1) Every elector shall have one transferable vote.

(2) An elector in giving his vote-

(a) must place on his ballot paper the figure 1 opposite the name of the candidate for whom he votes

(b) may in addition place on his ballot paper the figure 2 or the figures 2 and 3, or 2, 3 and 4, and so on opposite the names of other candidates in the order of his preference.

(3) For the purpose of enabling the vote of any voter to whom rule 26 in Part I. of the First Schedule to the Ballot Act, 1872, applies to be marked on the ballot paper in manner directed by such voter, the presiding officer shall proceed in accordance with the instruc-

tions in Part III. of this Schedule.

3. The forms contained in Part IV. of this Schedule shall be substituted for the forms of front and back of ballot paper and of directions for the guidance of the voter contained in the Second Schedule to the Ballot Act, 1872, and for the "Instructions to the Voter" contained in Form No. 1 of Schedule IV. to the Representation of the People Order.

A ballot paper on which—
 (a) the figure 1 standing alone indicating

a first preference for some one candidate is not placed; or on which

(b) the figure 1 standing alone indicating a first preference is set opposite the name of more than one candidate; or on which

(c) the figure 1 standing alone indicating a first preference and some other number is set opposite the name of the same candidate; or on which

(d) any mark is made not authorised by the Ballot Act, 1872, as modified by this Schedule; or on which anything except the number on the back is written or marked by which the voter can be identified,

shall be invalid and not counted.

-(1) After the ballot papers have been mixed, in accordance with the Rules contained in Part I. of the First Schedule of the Ballot Act, 1872, the returning officer shall, rejecting any that are invalid, cause the ballot papers to be arranged in parcels according to the first preferences recorded for each candidate.

(2) The returning officer shall then count the number of papers in each parcel, and credit each candidate with a number of votes equal to the number of valid papers on which a first preference has been recorded for such candidate, and he shall ascertain the full total num-

ber of all valid papers.

6. The returning officer shall then divide the full total number of all valid papers by a number exceeding by one the number of vacancies to be filled. The result increased by one, any fractional remainder being disregarded, shall be the number of votes sufficient to secure the return of a candidate. herein called the "quota." This number is

7. If at the end of any count the number of votes credited to a candidate is equal to or reater than the quota, that candidate shall be

deemed to be elected.

- 8.—(1) If at the end of any count the number of votes credited to a candidate is greater than the quota, the surplus shall be transferred in accordance with the provisions of this Rule to the continuing candidate or candidates indicated on the ballot papers in the parcel or subparcel of the elected candidate, according to the next available preferences recorded thereon.
- 2)—(a) If the votes credited to an elected candidate consist of original votes only, the returning officer shall examine all the papers in the parcel of the elected candidate whose surplus is to be transferred and shall arrange the transferable papers in sub-parcels according to the next available preferences recorded thereon
- (b) If the votes credited to an elected candidate consist of original and transferred votes, or of transferred votes only, the returning officer shall examine the papers contained in the sub-parcel last received by the elected candidate, and shall arrange the transferable papers therein in further sub-parcels according to the next available preferences recorded thereon.
- (c) In either of the cases referred to in paragraphs (a) and (b) of this sub-section the returning officer shall make a separate sub-parcel of the non-transferable papers and shall ascertain the number of papers in each sub-parcel of transferable papers and in the sub-parcel of non-transferable papers.
- (3) If the surplus is equal to or greater than the total number of papers in the sub-parcels of transferable papers, the returning officer shall transfer each sub-parcel of transferable

papers to the continuing candidate indicated thereon as the voters' next available preference.

Provided that where the surplus is greater than such total number a sub-parcel shall be made of a number of non-transferable papers equal to the difference between the said total number and the surplus and the papers in such sub-parcel shall be set aside and not further taken into account and for the purposes of Rule 13 shall be described as non-transferable papers not effective and the remaining non-transferable papers also arranged as a sub-parcel shall be placed with the papers of the candidate deemed to be elected.

- (4)—(a) If the surplus is less than the total number of transferable papers, the returning officer shall transfer from each sub-parcel of transferable papers to the continuing candidate indicated thereon as the voters' next available preference that number of papers which bear the same proportion to the number of papers in the sub-parcel as the surplus bears to the total number of transferable papers.
- (b) The number of papers to be transferred from each sub-parcel shall be ascertained by multiplying the number of papers in the sub-parcel by the surplus and dividing the result by the total number of transferable papers. A note shall be made of the fractions, if any, in each quotient ascertained in respect of each candidate.
- (c) If, owing to the existence of such fractions, the number of papers to be transferred is less than the surplus, so many of these fractions taken in the order of their magnitude, beginning with the largest, as are necessary to make the total number of papers to be transferred equal to the surplus, shall be reckoned as of the value of unity, and the remaining fractions shall be ignored.

If two or more fractions are of equal magnitude, that fraction shall be deemed to be the largest which arises from the largest sub-parcel and if such sub-parcels are equal in size, preference shall be given to the candidate who obtained the largest number of original votes. Where the numbers of such original votes are equal regard shall be had to the total number of votes credited to such candidates at the first count at which they had an unequal number of votes, and the fraction credited to the candidate with the greatest number of votes at that count shall be deemed to be the largest. Where the numbers of votes credited to such candidates were equal at all counts the returning officer shall determine by lot which fraction shall be deemed to be the largest.

(d) The particular papers to be transferred from each sub-parcel shall be those last filed in the sub-parcel, and each paper so transferred shall be marked, stamped or perforated so as to indicate the number of the count at which the transfer took place.

(5) A surplus which arises at the end of any count shall be transferred before a surplus which may arise at a subsequent count: Provided that—

- (a) the returning officer need not necessarily transfer the surplus of an elected candidate when that surplus, together with any other surplus not transferred, is less than the difference between the numbers of the votes credited to the two lowest continuing candidates;
- (b) a surplus which is equal to or greater than the difference between the numbers of

votes credited to the two lowest candidates shall be transferred before any surplus which is less than such difference;

(c) if there are two or more surpluses, each of which is less than the difference between the numbers of votes credited to the two lowest candidates, the greatest of such surpluses shall be first transferred without regard to the count at which it arose.

(6) When two or more surpluses arise from the same count the largest shall be first dealt with and the others shall be dealt with in the

order of their magnitude.

(7) If two or more candidates have each an equal surplus arising from the same count, regard shall be had to the number of original votes obtained by each candidate, and the surplus of the candidate credited with the largest number of original votes shall be first dealt with.

Where the numbers of such original votes are equal, regard shall be had to the total number of votes credited to such candidates at the first count at which they had an unequal number of votes and the surplus of the candidate with the greatest number of votes at that count shall be first dealt with.

Where the numbers of votes credited to such candidates were equal at all counts the returning officer shall determine by lot which surplus

he will first deal with.

- 9.—(1) If at any time no candidate has a surplus (or when under the preceding Pule an existing surplus need not be and is not transferred), and one or more vacancies remain unfilled, the returning officer shall exclude the candidate credited with the lowest number of votes, and shall evamine all the papers of that candidate, and shall arrange the transferable paners in subparcels according to the next available pre-ferences recorded thereon for continuing candidates, and shall transfer each sub-parcel to the candidate for whom that preference is recorded, and shall make a separate sub-parcel of the non-transferable papers. **The** transferable naners shall be set aside as finally dealt with and shall for the nurposes of Rule 13 be described as non-transferable papers not effective
- (2) If the total of the votes of the two or more lowest candidates together with any surplus not transferred, is less than the number of votes credited to the next highest candidate, the returning officer may in one operation exclude those and dates and transfer their votes in accordance with Rule 9 (1).
- (3) If, when a candidate has to be excluded under this Rule, two or more candidates have each the same number of votes and are lowest regard shall be had to the number of original votes credited to each of those candidates, and the candidate with the smallest number of original votes shall be excluded, and where the numbers of the original votes are equal, regard shall be had to the total numbers of votes credited to these candidates at the first count at which they had an unequal number of votes, and the candidate with the lowest number of votes at that count shall be excluded, and, where the numbers of votes credited to those candidates were equal at all counts, the returning officer shall determine by lot which shall be excluded
- 10.—(1) Whenever any transfer is made under any of the preceding Rules each subparcel of papers transferred shall be placed on

top of the parcel, if any, of papers of the candidate to whom the transfer is made, and that candidate shall be credited with a number of votes equal to the number of papers transferred to him.

(2) If after any transfer a candidate has a surplus, that surplus shall be dealt with in accordance with and subject to the provisions contained in Rule 8 before any other candidate is excluded.

11.—(1) When the number of continuing candidates is equal to the number of vacancies remaining unfilled, the continuing candidates shall thereupon be deemed to be elected.

(2) When only one vacancy remains unfilled, and the votes of some one continuing candidate exceed the total of all the votes of the other continuing candidates, together with any surplus not transferred, that candidate shall thereupon be deemed to be elected.

(3) When the last vacancies can be filled under this Rule, no further transfer of votes

need be made.

12. The provision of section 2 of the Ballot Act, 1872, which empowers a returning officer to give an "additional" vote in certain circumstances shall not apply to any election under these Rules.

- 13. The returning officer shall record and give public notice of any transfer of votes made under these Rules, and of the total number of votes credited to each candidate at the end of the count at which such transfer took place, in addition to the particulars prescribed by Rule 45 in Part I. of the First Schedule to the Ballot Act, 1872. Such public notice may be in accordance with the form set out in Part IV. of this Schedule, or in a Form to the like effect.
- 14.—(1) Any candidate or his agent may, at the conclusion of any count, request the returning officer to re-examine and recount all or any of the papers dealt with during that count, and the returning officer shall forthwith re-examine and recount accordingly the papers indicated without making any alterations in the arrangement of the papers in the various parcels save where such alterations may be necessary in consequence of any error discovered in the recount. The returning officer may also at his discretion recount papers either once or more often in any case in which he is not satisfied as to the accuracy of any count. Provided that nothing herein shall make it obligatory on the returning officer to recount the same parcel of papers more than once.
- (2) The powers of the Court upon an election petition shall include power to direct the whole or any part of the ballot papers to be recounted and the result of the election to be ascertained in accordance with these Rules.
- (3) On any such recount, subject to such modifications as may be necessary by reason of any order of the Court, each paper shall take the same course as at the original counting of the votes
- 15.—(1) If any question shall arise in relation to the exclusion of any candidate under Rule 9 or to any transfer of votes, the decision of the returning officer, whether expressed or implied by his acts, shall be final unless an objection in writing stating the grounds thereof is made to the returning officer by any candidate or his agent before the declaration of the poll, and in that event the decision of the returning officer may be reversed upon an election petition.

- (2) If any decision of the returning officer is so reversed, the transfer in question and all operations subsequent thereto shall be void and the Court may direct what transfer is to be made in place of the transfer in question, and may cause the subsequent operations to be carried out and the result of the election to be ascertained in accordance with these Rules.
- 16.—(1) Rule 36 in Part I. of the First Schedule to the Ballot Act, 1872, shall have effect with the substitution of the following head for head 2 mentioned in that rule—
  - "2. Invalid under paragraph (a), (b), (c) or (d) of rule 4 in Part I. of the Schedule to the Irish Houses of Commons (Proportional Representation) Order, 1921."
- (2) The returning officer in making up the packets of counted ballot papers upon the completion of the counting pursuant to rule 37 in Part I. of the First Schedule to the Ballot Act, 1872, shall secure that the ballot papers are arranged in the same parcels and subparcels (if any) and in the same order therein as at the final count.
  - 17. In these Rules-
  - (1) The expression "continuing candidate" means any candidate not deemed to be elected and not excluded.
  - (2) The expression "first preference" means the figure "1" standing alone; the expression "second preference" means the figure "2" standing alone in succession to the figure "1"; and the expression "third preference" means the figure "3," standing alone in succession to the figures "1" and "2," set opposite the name of any candidate, and so on.
  - (3) The expression "next available preference" means a second or subsequent preference recorded in consecutive numerical order for a continuing candidate, the preferences next in order on the ballot paper for candidates already deemed to be elected or excluded being ignored.
  - (4) The expression "transferable paper" means a ballot paper on which, following a first preference, a second or subsequent preference is recorded in consecutive numerical order for a continuing candidate:
  - (5) The expression "non-transferable paper" means a ballot paper on which no second or subsequent preference is recorded for a continuing candidate.

Provided that a paper shall be deemed to have become a non-transferable paper whenever—

- (a) The names of two or more candidates (whether continuing or not) are marked with the same number and are next in order of preference; or
- (b) The name of the candidate next in order of preference (whether continuing or not) is marked—
  - (i) by a number not following consecutively after some other number on the ballot paper; or
    - (ii) by two or more numbers; or,
  - (c) it is void for uncertainty:
- (6) The expression "original vote" in regard to any candidate means a vote derived from a ballot paper on which a first preference is recorded for that candidate:
  - (7) The expression "transferred vote" in

regard to any candidate means a vote derived from a ballot paper on which a second or subsequent preference is recorded for that candidate:

- (8) The expression "surplus" means the number of votes by which the total number of the votes, original and transferred credited to any candidate, exceeds the quota:
  - (9) The expression "count" means:—
  - (a) all the operations involved in the counting of the first preferences recorded for candidates; or
  - (b) all the operations involved in the transfer of the surplus of an elected candidate.
  - (c) all the operations involved in the transfer of the votes of an excluded candidate;
- (10) The expression "deemed to be elected" means deemed to be elected for the

purpose of counting of the votes, but without prejudice to the declaration of the poll:

- prejudice to the declaration of the poll:

  (11) The expression "determine by lot"
  means determine in accordance with the
  following direction:—The names of the candidates concerned having been written on
  similar slips of paper, and the slips having
  been folded so as to prevent identification and
  mixed and drawn at random, the candidate
  or candidates shall, in cases of exclusion be
  excluded in the order in which their names
  are drawn, and, in cases of surpluses, the
  surpluses shall be transferred in the order in
  which the names are drawn.
- 18. These Rules shall be construed as one with the Ballot Act, 1872, as adapted and modified in pursuance of the Government of Ireland Act, 1920, and the former Act as so adapted and modified shall in cases to which these Rules are applicable have effect subject to these Rules.

#### PART II.

Example of an Election Conducted on the System of the Single Transferable Vote Set Out in Part I. of this Schedule.

Let it be assumed that there are five members to be elected, and that there are ten candidates, A, B, C, D, E, F, G. H, I, K.

#### First Count.

The ballot papers are examined, and the valid papers are arranged in separate parcels under the names of the candidates marked with the figure 1.

Each separate parcel is counted, and each candidate is credited with a number of votes equal to the number of the papers on which a first preference has been recorded for him.

The result of the count may be supposed to be as follows:-

								Votes.
A.	•••	•••	•••		•••	•••	•••	2,009
В	•••	•••	•••	• • •		•••	•••	952
C	•••	•••	•••	•••	• • •	·	•••	939
D				•••		•••	•••	746
$\mathbf{E}$	•••	•••				• •		493
F	•••	•••	•••	•••		•••		341
G	•••	•••		•••,		•••		157
Ħ	•••		•••	•••	•••	•••		152
Ī	•••	•••	•••	•••	•••			118
ĸ	•••	•••	•••	•••	•••			93
	•••					•••		
				Total	•••	•••	•••	6,000

#### The Quata

It is found that the total of all the valid votes is 6,000. This total is divided by six (i.e., the number which exceeds by one the number of vacancies to be filled), and 1,001 (i.e., the quotient 1,000 increased by one) is the "quota," or the number of votes sufficient to elect a member.

A's votes exceed the quota, and he is thereupon deemed to be elected.

#### Second Count.

A has 1,008 surplus votes (i.s., A's total 2,009, less the quota 1,001), and it is necessary to transfer this surplus (Rule 8 (1)).

All A's 2 009 papers are examined and arranged in separate sub-parcels according to the second preferences indicated thereon (Rule 8 (2) (a)).

A separate sub parcel is also formed of those papers on which no further available preference, i.e., no further preference for any continuing candidate, is shown, and which are therefore non-transferable (Rule 8 (2) (s)).

The result is found to be as follows:--

A next available preference is shown for D on	257 papers.
A next available preference is shown for E on	11 papers.
A next available preference is shown for F on	28 papers.
A next available preference is shown for G on	1,708 papers.
Total of transferable papers	2,004 papers.
Total of non-transferable papers	5 papers.
Total of A's papers	2,009

Since the total number of transferable papers (2,004) exceeds the surplus (1,008), only a portion of each sub-parcel can be transferred, and the number of papers to be transferred from each sub-parcel must bear the same proportion to the total number of papers in the sub-parcel as that which the surplus bears to the total number of transferable papers.

In other words, the number of papers to be transferred from each sub-parcel is ascertained by multiplying the number of papers in the sub-parcel by 1,008 (the surplus), and dividing the result by 2,004 the total number of transferable papers—

The process is as follows:-

D's sub parcel contains 257 papers, and his share of the surplus is, therefore:—

E's sub-parcel contains 11 papers, and his share of the surplus is, therefore:—

F's sub-parcel contains 28 papers, and his share of the

surplus is, therefore:—

G's sub-parcel contains 1,708 papers, and his share of the surplus is, therefore:

 $1,708 \times \frac{1,008}{2,004}$  or 859  $\frac{228}{2,004}$ 

 $11 \times \frac{1,008}{2,004}$  or  $5 \frac{1,068}{2,004}$ 

Total ... ... 1,008

The numbers of papers to be transferred as determined by the preceding process contain fractions, and, since only whole papers can be transferred, so many of the largest of these fractions, taken in order of their magnitude as will make the total number of papers to be transferred equal to the surplus are reckoned as of the value of unity.

Thus, as the whole numbers determined above amount to only 1,007, viz., (129+5+14+859), or one short of the surplus 1,008 the largest fraction  $\frac{1,068}{2,004}$  is reckoned as unity, and the numbers of papers to be transferred are as follows:—

To D To E To F To G	***	***	•••	•••	•••	•••	 6 14	papers. papers. papers. papers.
•. •	T	otal, b	eing A'	s surpl	81.	•••	 1,008	papers.

The particular papers to be transferred to D, E, F and G are those last filed in their respective sub-parcels, and, therefore, at the top of the sub-parcels. The papers to be transferred are to be clearly marked with the number of the count at which the transfer is made.

These papers are added in separate sub-parcels to the parcels of D, E, F and G.

The totals of the votes credited to these candidates then become:—

							Votes.
D	•••	 •••		•••	•••	746 + 129 =	875
						493 + 6 =	
						341 + 14 =	
						157 + 859 =	

The remainders of the papers in the sub-parcels (i.e., those papers not transferred), together with the papers on which no further available preferences were recorded, are collected together and formed into one parcel, representing A's quota of votes (1,001).

The parcel is made up as follows:-

•							
The remainder	of	$\mathbf{D}$ 's	sub-parcel	257	less	129 =	=128
The remainder	of	E's	sub-parcel	11	less	6 =	= 5
The remainder				28	less	14 =	= 14
The remainder	of	G's	sub-parcel	1,708	less	859 =	- 849
	No	n-tra	insferable p	apers .	•••		5

Total, being A's quota ... ... 1,001

The operations involved in this transfer are summarised in the following table:-

#### Transfer of A's Surplus.

C1	•	-	_		)		1 000
Surplus	•••	•••	•••	•••	•••	***	1,008
Number of transferable	papers	•••		• • •	• • •	•••	2,004
Proportion to be	• •		Surplus		•		1,008
transferred	Numb	er o	f transfera	able	papers		2,004

	Names of Candidates marked as the next available p. eferences.						Number of Papers to be dealt with.	Number of Papers transferred.	Number of Papers retained for A's quota.
В	•••	•••	··-	•••	4.4	•••	-		
Ç	•••	•••	•••	•••	•••	• • •	257	300	100
D	•••	•••	•••	•••	•••	•••	:	129	128
E	•••	•••	•••	•••	•••	•••	11	6	, 9
F	•••	•••	• • •	•••	•••	•••	28	14	14
G	•••	•••	•••	• • •	•••	•••	1,708	859	849
H		•••	•••	•••		•••	_	_	-
I	•••	•••	•••	•••	•••		_	<b>—</b>	_
K	•••	•••	•••	•••	•••	•••		_	_
		mber of of non-				•••	2,004 5	1,008	996 5
	Total					•••	2,009	1,008	1,001

The state of the poll on the conclusion of the count is as follows:

								Votes.	•
$\mathbf{A}$	•••	•••	•••	•••	•••	•••		1,001	elected.
$\mathbf{G}$	•••	•••	***	•••		•••	•••	1,016	
В		•••	•••	•••	•••	•••	•••	952	
C	•••	•••	•••	•••		•••	•••	939	
D	•••	•••		•••	•••		•••	875	
$\mathbf{F}$		•••	•••	•••	•••		•••	499	
$\mathbf{F}$	• • •	•••	•••	•••	•••	•••		355	
$\mathbf{H}$		•••	•••	•••	•••	•••	•••	152	
Ι						•••		118	
I K		•••	•••					93	
			Total	•••		•••	•••	6,000	

G now has 1,016 votes, a number which is greater than the quota. He is accordingly deemed to be elected.

#### Third Count.

G's surplus (1,016 less 1,001, or 15) would have to be transferred were it not for the provisions of Rule 8 (5). Under proviso (a) the returning officer need not necessarily transfer a surplus which is less than the difference between the two lowest candidates on the poll, seeing that the transfer could not alter the relative position of these candidates, even if the whole surplus were transferred to the lowest candidate. G's surplus, therefore, need not be transferred.

The returning officer proceeds to transfer the votes of the candidate with the smallest total of votes.

K's parcel of 93 papers is therefore examined. It is found to contain 89 papers on which F is the next preference, and 4 on which C is the next preference.

Therefore 89 papers are transferred to F and 4 to C.

The poll now stands as follows

		iollows	-					Votes.	
A		•••		•••				1,001	elected.
G B C D E F H	•••	•••	•••	•••		•••	•••	1,016	elected.
В	•••		•••	•••	•••	•••	•••	<b>952</b>	
C		•••	•••		•••	•••	•••	943	
$\mathbf{D}$	•••	•••	•••	•••	•••	•••		875	
${f E}$	•••	•••	•••	•••	•••	•••	•••	499	
$\mathbf{F}$		• • •	•••		,			444	
${f H}$	***	•••	•••	•-•	•••	•••		152	•
Ι	•••		•••	•••	•••	•••	• • •	. 118	•
					Total	•••	•••	6,000	

#### Fourth Count.

The poll shows that as a result of the third count no further candidate obtained the quota which would entitle him to election, and the next operation has to be determined upon.

The difference between H and I (34) exceeds G's surplus (15), which, therefore, may be allowed

to remain untransferred (Rule 8 (5) (a)).

Candidate I is lowest on the poll, and his papers have to be transferred in the same manner as K's (Rule 9 (1)). But as the combined totals of H and I together with G's surplus (152+118+15=285) are less than 444, the total of F, the next highest candidate, the returning officer transfers the papers of both H and I at the same count.

The papers (152+118, or 270 in all) in the parcels of H and I are examined, and it is found

that\_\_

B is marked next preference of D is marked next preference of Non-transferable papers	n n	•••		119 papers. 107 papers. 44 papers.
Total		***	•••	270 papers.

It should be stated that on some papers some or one of the candidates A, G, I, H, and K may have been marked as next in order of preference on the papers examined, but, as all these candidates are already either elected or excluded, any papers so marked pass to those of the other candidates for whom the next available preferences have been recorded.

The operation is completed by the transfer of 119 papers to B, and 107 to D, whilst the 44

non-transferable papers are set aside as finally dealt with.

The poll now stands as follows :---

								Votes.	
A	•••		•••					1,001	elected.
G	•••	•••	•••		•••			1,016	elected.
G B D	•••	•••				•••		1,071	
D	•••	•••	***			•••		982	
C E F	•••	•••	•••		•••	•••		943	
${f E}$		•••		• • •		•••		499	
	•••		•••	• • •	•••	• • •	•••	444	
No	n-tran	sferable	papers	•••	•••	•••	•••	44	
		•			Total	•••		6,000	

B now has 1,071 votes, a number which exceeds the quota. He is accordingly deemed to be elected.

#### Fifth Count,

B's surplus (70) exceeds the difference (55) between E and F, the two candidates lowest on the poll, and it is therefore necessary to transfer it under Rule 8 (5) (b).

For this purpose, only the sub-parcel of papers last transferred, containing 119 papers, is taken

into account.

These are examined and arranged in sub-parcels (in the same manner as A's papers were examined and arranged) with the following result:—

A next preference is shown for E on 84 papers.

No further preference is shown on 35 papers.

The total number of transferable papers (84) is thus greater than the surplus (70), and the proportion to be transferred is  $\frac{70}{84}$ . But there is only one candidate, E, entitled to participate in the transfer. E accordingly receives the whole of the surplus and the 70 papers last filed on top of E's sub-parcel are, therefore, transferred to him, after being clearly marked with the number of the count at which the transfer took place.

The remainder of the papers in E's sub-parcel (14), together with the non-transferable papers

(35), are placed with B's first parcel of 952 papers. `The whole constitutes B's quota.

B's quota is made up as follows:-952 First parcel Remainder of E's sub-parcel ... 14 ... 35 Non-transferable papers 1,001 Total The poll now stands as follows:— Votes. 1,001 elected. G B D C E 1.016 elected. 1,001 elected. 982 943 • • • 569 . . . Non-transferable papers 44 Total 6,000

#### Sixth Count.

No candidate is elected as the result of the fifth count, and the next operation has to be determined upon.

G's surplus (15) need not be transferred, being less than the difference between the totals of E and F, the two lowest candidates.

F is lowest, and his papers have to be transferred.

On examination it is found that of F's 444 papers 353 show a next preference for C, and the remainder, 91, contain no further preference.

The operation is completed by the transfer of 353 papers to C, whilst the 91 non-transferable papers are set aside as finally dealt with.

The poll now stands as follows:-

					Votes.	
A					1,001	elected.
G	• • • •				1,016	elected.
$\mathbf{B}$			•••		1,001	elected.
C			•••	•••	1,296	
${f D}$		•••	• • •		982	
$\mathbf{E}$				•••	569	
No	n-trar	nsferable	pape	rs	135	
		To	tal	•	6,000	

C has now 1,296 votes, a number which exceeds the quota, and he is thereupon deemed to be elected.

No further transfer is necessary, for, even if all C's surplus (295) and all G's surplus (15) were transferred to E, his total would only amount to 879.

But D's total (982) exceeds this number and he is therefore deemed to be elected (Rule 11 (2)).

The final result is that A, G, B, C and D are elected.

The details of the various operations in this election are shown in the subjoined form of "result sheet."

#### Result Sheet showing the Transfer of Votes.

Number of valid		•••	 •••	•••	6,000
Number of mem Quota (number		to positro	 		5
candidate)	sumerent				1.001

	First Count.	Second	Count.	Third (	Sount.	Fourth	Count.	Fifth (	Jount.	Sixth (	Count.	of ates
Names of Candidates.	Votes.	Transfer of A's Surplus.	Result	Travsfer of K's Vo'es.	Result.	Trunsfer of H's and I's Votes.	Re-ult.	Transfer of B's Surplus.	Result.	Transfer of F's Votes.	Result.	Names of Candidates Elected.
A B C C	2,009 952 939 746 493 341 157 152 118 93	- 1,008 - 129 + 6 + 14 + 859 	1,001 952 939 875 499 355 1,016 152 118 93	+ 4  + 89  - 93	1,001 952 943 875 499 444 1,016 152 1!8	+ 119 + 107 - 152 - 118 	1,001 1,071 943 982 499 444 1,016	- 70 - 70 + 70 	1,001 1,001 943 982 569 444 1,016	+ 353 - 444 + 91	1,001 1,001 1,296 982 569 1,016	A. B. C. D. G. — — — — —
Total	6,000	_	6,000		6,000		6,000		6,000		6,000	

#### PART III.

Instructions to Presiding Officer in Regard to Voting by Persons Incapacitated, &c.

#### 1. The presiding officer-

(a) shall read out the names of all the candidates in the order in which they appear on the ballot paper, and then ask the voter—

"To which of the candidates do you wish to give your vote?"

And shall accordingly place the figure 1 on the ballot paper opposite the name of the candidate to whom the voter gives his vote;

#### (b) shall then ask the voter-

"Do you wish to express a second preference?" and if the answer is in the affirmative, read out the names of all the remaining candidates in the order in which they appear on the ballot paper and then ask the voter—

"For which of the candidates do you wish to express a second preference?"

And shall accordingly place the figure 2 on the ballot paper opposite the name of the candidate for whom the voter expresses a second preference;

- (c) shall repeat the operation if and so far as may be required in reference to a third or any subsequent preference so long as the voter wishes to express any such preference.
- 2. The presiding officer shall not accept, consider or act upon any paper or document purporting to show the manner in which the voter desires to give his vote or express a preference, and shall not mark the ballot paper of the voter otherwise than after compliance and in accordance with the provisions of the preceding article.

## PART IV. FORM OF FRONT OF BALLOT PAPER.

#### Counterfoil No.

Note.—The counterfoil is to have a number to correspond with that on the back of the ballot paper.

Mark Order of Preference in Spaces below.	Names of Candidates.
	DOYLE (James Doyle, of 10 High Street, Oilman).
	LYNCH (Jane Ellen Lynch, of 12 Main Street, Grocer).
	O'BRIEN (John O'Brien, of 22 Wellclose Place, Accountant).
	O'CONOR (Charles O'Conor, of 7 Green Street, Gentleman).
	THOMPSON (William Henry Thompson, of 14 Queen Street, Silversmith).
	WILSON (Robert Wilson, of 22 Ranelagh Square, Chemist).
	Order of Preference in Spaces

#### FORM OF BACK OF BALLOT PAPER.

Number	•••	•••		•••	•••	•••	•••	•••	•••
Election i	for Cons	stitueno	v of	***	•••	•••		. •••	

Form of Directions for the guidance of the Voter in Voting, which shall be printed in conspicuous characters and placarded outside every Polling Station and in every compartment of every Polling Station.

The voter will go into one of the compartments, and, with pencil provided there, mark his ballot paper by placing the figure 1 opposite the name of the candidate for whom he votes. He may also place the figures 2, 3, and so on, in accordance with the order of his choice or preference opposite the names of other candidates (that is to say):—

He must place the figure 1 opposite to the name of the candidate for whom he votes.

He may also place the figure 2 opposite to the name of the candidate he likes second best, and place the figure 3 opposite to the name of the candidate he likes third best.

And so on.

If the voter does not place the figure 1 on his ballot paper, or places the figure 1 opposite more than one name or places the figure 1 and some other figure opposite the same name, or places any mark on the paper by which he may be afterwards identified, his ballot paper will be void and will not be counted.

After marking the ballot paper, the voter will fold up the ballot paper so as to show the official mark on the back, and leaving the compartment will, without showing the front of the paper to any person, show the official mark on the back to the presiding officer, and then in the presence of the presiding officer put the paper into the ballot box, and forthwith quit the polling station.

If the voter inadvertently spoils a ballot paper, he can return it to the officer, who will, if satisfied of such inadvertence, give him another paper.

If the voter takes a ballot paper out of the polling station or deposits in the ballot box any other paper than the one given him by the officer, he will be guilty of a misdemeanour, and be subject to imprisonment for any term not exceeding six months, with or without hard labour.

The following examples show how Ballot Papers may be validly marked:-

Δ

Mark Order of Preference in Spaces below.	Names of Candidates.
3 '	DOYLE (James Doyle, of 10 High Street, Oilman).
4	LYNCH (Jane Ellen Lynch, of 12 Main Street, Grocer
2	O'BRIEN (John O'Brien, of 22 Wellclose Place, Accountant).
5	O'CONOR (Charles O'Conor, of 7 Green Street, Gentleman).
1	THOMPSON - (William Henry Thompson, of 14 Queen Street, Silversmith).
6	WILSON (Robert Wilson, of 22 Ranelagh Square, Chemist).

B.

	<u> </u>
Mark Order of Preference in Spaces below.	Names of Candidates.
•	DOYLE (James Doyle, of 10 High Street, Oilman).
1	LYNCH (Jane Ellen Lynch, of 12 Main Street, Grocer)
	O'BRIEN (John O'Brien, of 22 Wellclose Place, Accountant).
•	O'CONOR (Charles O'Conor, of 7 Green Street, Gentleman).
	THOMPSON (William Henry Thompson, of 14 Queen Street, Silversmith).
	WILSON (Robert Wilson, of 22 Ranelagh Square, Chemist).

C.

	<u></u>	
www. www. www.	Mark Order of	
SONO SONO SONO SONO SONO SONO SONO SONO	Preference in Spaces below.	Names of Candidates.
SONO SONO SONO SONO SONO SONO SONO SONO	ostow.	DOYLE
SS SSS SS SSS SS SS SS SS SS SS SS SS SS	! <del></del>	(James Doyle, of 10 High Street, Oilman).
SON	3	LYNCH (Jane Ellen Lynch, of 12 Main Street, Grocer.)
\$3.85 \$3.85 \$3.85 \$3.85 \$3.85 \$3.85 \$3.85		O'BRIEN (John O'Brien, of 22 Wellclose Place, Accountant).
\$2.50 \$2.50	1	O'CONOR (Charles O'Connor, of 7 Green Street, Gentleman).
\$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$2 \$		THOMPSON (William Henry Thompson, of 14 Queen Street, Silversmith).
SON	2	WILSON (Robert Wilson, of 22 Ranelagh Square, Chemist).

Firm of Instructions to Voler Voting by Post (to be substituted for Instructions contained in Form No. 1 of Schedule IV. to the Representation of the People Order).

#### Instructions to the Voter.

- 1. Before marking the accompanying ballot paper the voter must produce:-
  - I. The ballot paper showing the number thereon;
  - II. This paper; and
  - III. The envelope in which he has received the ballot paper;

to some person to whom the voter is known, who will witness the declaration of identity (see other side).

- 2. The voter must sign the declaration of identity in the presence of the witness.
- 3. In order to vote, the voter must place the figure 1 in the space on the left-hand side of the ballot paper opposite to the name of the candidate for whom he votes; that is to say, the candidate he likes best. He may also place the figure 2 in the space on the left-hand side of the ballot paper opposite to the name of the candidate he likes second best, and may place the figure 3 similarly opposite to the name of the candidate he likes third best, and so on. If the voter does not place the figure 1 on his ballot paper or places the figure 1 opposite to more than one name or places the figure 1 and some other figure opposite to the same name or places any mark on the paper by which he may afterwards be identified, his ballot paper will be void and will not be counted. The ballot paper must not be marked with a cross. The voter should not allow any person to see how he has voted.
- 4. Immediately after voting the voter must place the marked ballot paper in the enclosed small envelope on which are printed the words "Ballot paper envelope," and fasten it up. He must then place the ballot paper envelope, together with this paper, in the other larger enclosed envelope addressed to the Returning Officer and despatch the same by post without delay. Unless an elector returns his ballot paper at once it may be too late to be counted.
- 5. If a voter receives more than one ballot paper he must remember that he can vote only once in respect of a residence qualification. He may, however, give a second vote in respect of a business premises qualification in another constituency or as a university elector.

#### Public Notice of the Result of the Election and of the Transfer of Votes.

Constituency of.		••••				
Number of valid votes	•••			•••	•••	
Number of members to be elected	***			•••		
Quota (number of votes sufficient to	secure	the	election	of a ca	ndidate)	•••

	First Count.		ond unt.		ird unt.		urth unt.	Con	unt.	Co	unt.	N
Names of Candidates.	Votes.	Transfer of	Result.	Transfer of	Result.	Transfer of	Result.	Transfer of	Result.	Transfer of	Result.	Names of Candidates Elected.
				   	1							
		} :	ı		1			]	}			
				}								•
			!	i			!					
•••			į		;							
Non-transferable papers not effective			 					į	i			
Total				 :	1			·		·—		

 Returning Officer

Dated this......19

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

W HEREAS by article 4 of the Fourth Schedule to the Government of Ireland Act, 1920, it is provided that at any contested election of four or more members of the Senate of Southern Ireland or of Northern Ireland the election shall be according to the principle of proportional representation, each elector having one transferable vote as defined by the Representation of the People Act, 1918, and that His Majesty in Council shall have the same power of making regulations in respect thereto as He has under sub-section (3) of section twenty of that Act, and that the said sub-section shall apply accordingly:

And whereas by sub-section (3) of section twenty of the Representation of the People Act, 1918, it is provided that His Majesty may by Order in Council frame regulations prescribing the method of voting, and transferring and counting votes, at any election, according to the principle of the transferable vote and for adapting the provisions of the Ballot Act, 1872, and any other Act relating to parliamentary elections thereto, and with respect to the duties of returning officers in connection therewith; and that any such regulations shall

have effect as if they were enacted in the said Representation of the People Act:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered as follows:—

- 1.—(1) This Order may be cited as the Irish Senates (Proportional Representation) Order, 1921.
- (2) The Interpretation Act, 1889, applies for the purpose of the interpretation of this Order in like manner as it applies for the interpretation of an Act of Parliament.
- 2. The Rules contained in the Schedule to this Order shall apply in the case of any contested election of four or more members of the Senate of Southern Ireland or Northern Ireland.

Almeric FitzRoy.

#### SCHEDULE.

#### PART I.

- 1. The election shall be conducted in accordance with the following Rules, as illustrated in Part II. of this Schedule.
- 2.—(1) Every elector shall have one transferable vote.

- (2) An elector in giving his vote-
- (a) must place on his voting paper the figure 1 opposite the name of the candidate for whom he votes;
- (b) may in addition place on his voting paper the figure 2 or the figures 2 and 3, or 2, 3, and 4, and so on opposite the names of other candidates in the order of his preference.
- 3. The forms contained in Part III of this Schedule, or forms to the like effect, shall be used for the purposes to which they are expressed to be applicable.
- 4. A voting paper shall be invalid and not counted—
  - (a) on which the figure 1 standing alone indicating a first preference for some one candidate is not placed; or
  - (b) on which the figure 1 standing alone indicating a first preference is set opposite the name of more than one candidate; or
  - (c) on which the figure 1 standing alone indicating a first preference and some other number is set opposite the name of the same candidate; or
  - (d) which is unmarked, unsigned, or void for uncertainty.
- 5.—(1) The returning officer shall, after rejecting any voting papers that are invalid, cause the valid voting papers to be arranged in parcels according to the first preferences recorded for each candidate.
- (2) For the purpose of facilitating the processes prescribed by these Rules, each valid voting paper shall be deemed to be of the value of one hundred.
- (3) The returning officer shall count the number of papers in each parcel, and in accordance with sub-section (2) of this Rule credit each candidate with the value of the valid papers on which a first preference has been recorded for such candidate.
- 6. The returning officer shall then add together the values in all the parcels and divide the full total value by a number exceeding by one the number of vacancies to be filled. The result increased by one, any fractional remainder being disregarded, shall be the number sufficient to secure the return of a candidate. This number is herein called the "quota."
- 7. If at the end of any count or at the end of the transfer of any parcel or sub-parcel of an excluded candidate the value credited to a candidate is equal to or greater than the quota, that candidate shall be deemed to be elected.
- 8.—(1) If at the end of any count the value credited to a candidate is greater than the quota, the surplus shall be transferred in accordance with the provisions of this Rule to the continuing candidate or candidates indicated on the voting papers in the parcel or subparcel of the elected candidate, according to the next available preferences recorded thereon.
- (2)—(a) If the value credited to an elected candidate arises out of original votes only, the returning officer shall examine all the papers in the parcel of the elected candidate whose

- surplus is to be transferred, and shall arrange the transferable papers in sub-parcels according to the next available preferences recorded thereon, and shall make a separate sub-parcel of the non-transferable papers.
- (b) If the value credited to an elected candidate arises out of original and transferred votes, or of transferred votes only, the returning officer shall examine the papers contained in the sub-parcel last received by the elected candidate, and shall arrange the transferable papers therein in further sub-parcels according to the next available preferences recorded thereon, and shall make a separate sub-parcel of the non-transferable papers.
- (c) In either of the cases referred to in paragraphs (a) and (b) in this sub-section, the returning officer shall ascertain the number of papers and their total value in each sub-parcel of transferable papers and in the sub-parcel of non-transferable papers:
- (3) If the surplus is equal to or greater than the total value of the papers in the sub-parcels of transferable papers, the returning officer shall transfer each sub-parcel of transferable papers to the continuing candidate indicated thereon as the voter's next available preference, each paper being transferred at the value at which it was received by the candidate whose surplus is being transferred.

When the surplus is greater than the total value of the sub-parcels of transferable papers, the non-transferable papers shall be set aside as not effective, at a value which is equal to the difference between the surplus and the total value of the sub-parcels of transferable papers.

- (4) If the surplus is less than the total value of the transferable papers, the returning officer shall transfer each paper in each subparcel of transferable papers to the continuing candidate indicated thereon as the voters' next available preference, and the value at which each paper shall be transferred shall be ascertained by dividing the surplus by the total number of transferable papers, fractional remainders being disregarded, except that the consequential loss of value shall be noted on the Result Sheet.
- (5) A surplus which arises on the completion of any count shall be dealt with before a surplus which may arise at a subsequent count.

When two or more surpluses arise out of the same count, the largest shall be first dealt with and the others shall be dealt with in the order of their magnitude.

If two or more candidates have each an equal surplus arising out of the same count, the surplus of the candidate credited with the greatest value at the earliest count at which the values credited to these candidates were unequal shall be first dealt with. Where the values credited to such candidates were equal at all counts, the returning officer shall determine by lot which surplus he will first deal with.

9.—(1) If at the end of any count no candidate has a surplus and one or more vacancies remain unfilled, the returning officer shall exclude the candidate credited with the lowest value and shall transfer his papers to the continuing candidate or candidates indicated on the voting papers in the parcel or sub-parcels of the excluded candidate as the voters' next available preference, and shall credit the con-

tinuing candidate or candidates with the value of the papers transferred.

- (2)—(a) The parcel containing original votes shall first be transferred, the transfer value of each paper being one hundred.
- (b) The sub-parcels containing transferred votes shall then be transferred in the order in which and at the value at which the excluded candidate obtained them.
- (3) In the transfer of each parcel or subparcel a separate sub-parcel shall be made of the non-transferable papers, which shall be set aside at the value at which the excluded candidate obtained them.
- (4) If, when a candidate has to be excluded under this Rule, two or more candidates are each credited with the same value and are lowest, regard shall be had to the total value of original votes credited to each of those candidates, and the candidate with the smallest total value shall be excluded, and where the total values are equal, regard shall be had to the total value credited to those candidates at the earliest count at which they had unequal values, and the candidate with the smallest value at that count shall be excluded.

If two or more candidates are lowest and are each credited with the same value at all counts, the returning officer shall arrange the papers of such candidates according to the next available preferences recorded thereon for continuing candidates, including the candidates in question, and shall exclude that lowest candidate for whom the total value of the next available preferences expressed is smallest, and if the total values of next available preferences recorded for two or more of the candidates in question are then equal and smallest, the returning officer shall determine by lot as between the candidates last mentioned which candidate shall be excluded.

- 10. Whenever any transfer is made under any of the preceding Rules, each sub-parcel of papers transferred shall be placed on top of the parcel or sub-parcel, if any, of papers of the candidate to whom the transfer is made, and that candidate shall be credited with a value ascertained in pursuance of these Rules.
- 11,—(1) If at the end of any count the number of elected candidates is equal to the number of vacancies to be filled, no further transfer shall be made.
- (2)—(a) When the number of continuing candidates is equal to the number of vacancies remaining unfilled, the continuing candidates shall thereupon be deemed to be elected.
- (b) When only one vacancy remains unfilled, and the value credited to some one continuing candidate exceeds the total of the values credited to the other continuing candidates, together with any surplus not transferred, that candidate shall thereupon be deemed to be elected.
- (3) When the last vacancies can be filled under this Rule, no further transfer shall be made.
- 12. The returning officer shall record the total of the values credited to each candidate at the end of every count. Such record shall include—
  - (1) the value of the non-transferable papers not effective; and

(2) the loss of value owing to disregard of fractions;

and may be in accordance with the form set out in Part III. of this Schedule, or in a form to the like effect.

#### In these Rules—

- (1) The expression "continuing candidate" means any candidate not deemed to be elected and not excluded.
- (2) The expression "first preference" means the figure "1" standing alone, the expression "second preference" means the figure "2" standing alone in succession to the figure "1," and the expression "third preference" means the figure "3" standing alone in succession to the figures "1" and "2," set opposite the name of any candidate, and so on.
- (3) The expression "next available preference" means a second or subsequent preference recorded in consecutive numerical order for a continuing candidate, the preferences next in order on the voting paper for candidates already deemed to be elected or excluded being ignored.
- (4) The expression "transferable paper" means a voting paper on which, following a first preference, a second or subsequent preference is recorded in consecutive numerical order for a continuing candidate.
- (5) The expression "non-transferable paper" means a voting paper on which no second or subsequent preference is recorded for a continuing candidate:

Provided that a paper shall be deemed to have become a non-transferable paper whenever—

- (a) the names of two or more candidates (whether continuing or not) are marked with the same number and are next in order of preference; or
- (b) the name of the candidate next in order of preference (whether continuing or not) is marked—
  - (i) by a number not following consecutively after some other number on the voting paper; or
    - (ii) by two or more numbers; or
  - (c) it is void for uncertainty.
- (6) The expression "original vote" in regard to any candidate means a vote derived from a voting paper on which a first preference is recorded for that candidate.
- (7) The expression "transferred vote" in regard to any candidate means a vote derived from a voting paper on which a second or subsequent preference is recorded for that candidate.
- (8) The expression "surplus" means the number by which the total value of the votes, original and transferred, credited to any candidate exceeds the quota.
  - (9) The expression "count" means—
- (a) all the operations involved in the counting of the first preferences recorded for candidates; or
  - (b) all the operations involved in the transfer of the surplus of an elected candidate; or

- (c) all the operations involved in the transfer of the votes of an excluded candi-
- "deemed to be (10) The expression elected " means deemed to be elected for the purpose of counting, but without prejudica-to the declaration of the result of the elec-
- (11) The expression "determine by lot" means determine in accordance with the following direction:—The names of the candidates concerned having been written on similar slips of paper, and the slips having been folded so as to prevent identification and mixed and drawn at random, the candidate or candidates shall, in cases of exclusion, be excluded in the order in which their names are drawn, and, in cases of surpluses, the surpluses shall be transferred in the order in which the names are drawn.

#### PART II.

Example of election conducted on the system of the single transferable vote set out in Part I of this Schedule.

Let it be assumed that there are ten members to be elected and that there are twenty candidates A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, S, T.

#### First Count.

The voting papers having been examined, the papers that are invalid being rejected, the valid papers are arranged in separate parcels under the names of the candidates marked with the figure 1. Each separate parcel is counted, and the result of the count may be supposed to be as follows:-

				$\mathbf{Valid}$	pape
A				•••	6
$\mathbf{B}$					4
C			• • •		3
$\mathbf{D}$		•••			3
$\mathbf{E}$	•••				3
F				•••	2
G'			• • •	•••	<b>2</b>
H			• • •		2
Ī	• • •	•••	• • •	·	2
J	•••	•••	• • •	•••	2
Ķ	•••	•••	• • •	•••	2
L		•••	• • •	•••	1
M		•••	•••	•••	1
N O	•••	•••	•••	•••	1
P	• • •	•••	•••	•••	1 1
Q	•••	•••	• • •	• • • •	1
$\hat{\mathbf{R}}$	•••	•••	•••		1
S	• • • •	•••	• • •	• • • •	1
T	• • • •	•••	•••		
7	•••	• • •	• • •	•••	1
		Total		4	10

Each valid voting paper is deemed to be of the value of 100, and the values of the votes obtained by the respective candidates are as shown in the first count in the Result Sheet.

#### The Quota.

It is found that the full total values in all the parcels is 4,000. This total is divided by 11 (i.e., the number which exceeds by one the number of vacancies to be filled), and 364 (the quotient 363-disregarding the fractional remainder-increased by 1) is the "Quota," the value sufficient to secure the return of a candi-

A's and B's values each exceed the quota and they are thus deemed to be elected.

#### Second Count.

A and B both have surpluses which have to be transferred.

A's surplus of 236, being the largest, is first transferred.

This surplus arises from original votes, and therefore the whole of A's papers are divided into sub-parcels according to the next available preferences thereon, a separate parcel being made of the non-transferable papers (any papers showing a second preference for Bwho, having a surplus, is deemed to be elected -being placed in the sub-parcel of the candidate for whom a third preference is indicated, or in the sub-parcel of non-transferable papers if a third preference is not indicated).

The result is found to be as follows:—

	Papers
A next available preference is indicate	d
for C on	2
A next available preference is indicate	d
for D on	1
A next available preference is indicate	.d
for F on	1
A next available preference is indicate	d
for L on	1.
Total of transferable papers .	5
Total of non-transferable papers .	
	•
Total of papers	6

The values of the papers in are:—	the su	b-pa	rceis
a	to C	=	200
	to D	=	100
	to F		
	to L	=	100
Total value of transferable pa	pers		500
Total value of non-transferable	paper	s	100
Total value	•••	•	600

The surplus is less than the total value of the transferable papers.

The surplus is therefore transferred as follows:

All the transferable papers are transferred, but at a reduced value, which is ascertained by dividing the surplus by the number of transferable papers. The reduced value of all the papers, when added together, with the addition of any value lost as the result of fractions being disregarded, equals the surplus. In this case the new value of each paper transferred is

236 (the surplus) 5 (the number of transferable papers) 47, the residue of the value of the five transferable papers, namely, 264, together with the nontransferable paper at its original value of 100, being required by A to constitute his quota. The loss of value owing to fractions being disregarded is, as shown in the Result Sheet, 1.

The values of the sub-parcels transferred are:

C=94 (i.e., 2 papers at the value of 47). D=47 (i.e., 1 paper at the value of 47). F=47 (i.e., 1 paper at the value of 47).

The operations involved are summarised in the following table:-

L=47 (i.e., 1 paper at the value of 47).

#### Transfer of A's Surplus.

	236
Number of transferable papers	5
Number of non-transferable papers	1
Original value of each paper in A's Parcel	100
Value of transferable papers	500
Value of non-transferable papers	100
New value of each paper transferred:	
Surplus 236	
	→ 47

	=		=	47	Ĺ
Number of transferable papers		5			ŀ

in	dicate	es of C d as th ole pref	papers to be trans-	Value of sub-parc'l to be tr'nsferr'd		
C D F L	•••	  Tot	  	•••	2 1 1 1	94 47 47 47 235
Lo	papers	of non- s value o	transfe		1	1 236

The result of this operation is as shown on the Result Sheet under the heading Second Count.

#### Third Count.

C now has a surplus, which it is necessary to transfer, but B's surplus, having arisen at a prior count, is first-transferred.

B's surplus of 36 is transferred in a similar manner to A's, but as there are no non-transierable papers, the value at which these papers

are transferred is 
$$\frac{36}{4} = 9$$
.

The surplus is distributed, according to next available preferences, as follows:

$$D = (1 \times 9) = 9 
G = (1 \times 9) = 9 
L = (1 \times 9) = 9 
M = (1 \times 9) = 9$$

36

Loss value owing to disregard of fraction

#### Fourth Count.

C's surplus of 30 is next to be transferred'. In this case only the last sub-parcel received by C is taken into account. This sub-parcel consists of two papers transferred from A at the value of 47 each.

The details are as follows:—			
Value of C's surplus		==	30
Number of papers in sub-parcel		==	2
Number of transferable papers	•••	==	. 2
Value of each paper		==	47
Value of transferable papers		=	94
New value of each paper trans-	30		
ferred	_	=	15
	2		

A next available preference is shown for M on 1 paper.

A next available preference is shown for N on 1 paper.

The papers are transferred at the value of 15 and this value is credited to M and N respectively, as shown on the Result Sheet.

#### Fifth Count.

No candidate now has a surplus, and one candidate has to be excluded.

The lowest value at the end of the fourth count credited to any candidate is 100. There are, however, eix candidates to whom this value is credited, viz., O, P, Q, R, S, T, who are also credited with equal values at all counts. One of these candidates has to be excluded. Returning Officer accordingly arranges the papers of these six candidates according to the next available preferences recorded thereon for continuing candidates (including candidates O, P, Q, R, S, T).

The result of this arrangement is as

follows:-

on O's paper the next available preference

is indicated for T on P's paper the next available preference is indicated for S

on Q's paper the next available preference is indicated for R

on R's paper the next available preference is indicated for Q

on S's paper the next available preference is indicated for P

on T's paper the next available preference is indicated for M.

The values are therefore:—

for M			 100
for O		• • •	 nil
fior P			 100
for Q	• • •	• • •	 100
for R		• • •	 100
for S	•••		 100
for T			100

Thus the smallest value of next available preferences indicated for candidates O, P, Q, R,

S, T, is that shown for O, i.e., nil.
O is accordingly excluded. His parcel consists of one original paper which is transferred to T at its value of 100. (There are no subparcels.)

#### Sixth Count.

No candidate has a surplus, and there are now four candidates equal and lowest. As a result of similar procedure it is found that the values of the next available preferences are in this case equal for each of the candidates in question; the Returning Officer therefore determines by lot which of the candidates P, Q, R, S is to be excluded.

He accordingly proceeds as directed by Rule 13 (11). The slip of paper containing the name of S. is drawn first, S is thus excluded and the value of his paper (100) is transferred to P.

#### Seventh Count.

Similarly R is excluded, and the value of his original vote (100) is transferred to Q, the next available preference.

#### Eighth Count.

No candidate has a surplus. N is lowest, and is excluded.

N's parcel of original votes contains 1 paper on which a next available preference is indicated for H. The value of this paper is 100, its original value.

The sub-parcel first received contains 1 paper which N received at a value of 15, and on which the next available preference is indi-

cated for M.

The papers are transferred as follows:-... 1 paper at the value of 100 ... 1 paper at the value of 15 To H To M

Each of these transfers is carried out separately, but the combined result is shown on the Result Sheet under the heading Eighth Count.

#### Ninth Count.

There is still no surplus. M, being credited

with the lowest value, has to be excluded.

His parcel contains 1 original paper, which no available preference is expressed for The value of this a continuing candidate. paper (100) is, thus, not effective.

M has also three sub-parcels, as follows:—

(a) Sub-parcel received first containing 1 paper at the value of 9.

(b) Sub-parcel received second containing 1 paper at the value of 15.

(c) Sub-parcel received third containing 1 paper at the value of 15.

On the paper mentioned at (a) the next available preference is for I

On the paper mentioned at (b) the next available preference is for P

On the paper mentioned at (c) the next

available preference is for T Each paper is transferred, and the value

credited as follows:-

To I ... To P ... ... 1 paper at value of 9 ... 1 paper at value of 15 То Т ... 1 paper at value of 15 Tenth Count.

L is now lowest.

His parcel of original votes contains one paper, on which F is indicated as next preference.

This paper is transferred to F at the value of 100.

The sub-parcel first received contains one paper, received at the value of 47, indicating E as next available preference.

This paper is transferred to E at its value of 47.

In the sub-parce! next received, the paper contained therein indicates J as the next available preference.

This paper is transferred to J at its value of 9.

#### Eleventh Count.

There is still no surplus. Two candidates are lowest, and are equal, K and Q being each credited with the value of 200. Regard is therefore had to the total value of original votes credited to these candidates. K had 200, and Q 100.

Q is tiherefore excluded.

(a) On examination it is found that in the parcel of original votes there is one paper on which no preference is indicated for a continuing candidate.

(This paper indicated a next preference for R who has been already excluded.)

(b) The sub-parcel received from R on exclusion at the value of 100 indicates K as next available preference.

The value of 100 is added to the value of the non-transferable papers not effective in respect

of the parcel.

The value of .100 is credited to K in respect of the sub-parcel.

#### Twelfth Count.

There are now three candidates lowest, viz. G, I, J, the value in each case being 209.

The values were equal at the first count, and regard is therefore had to the first count at which they had unequal values.

	•		-			
			First		<b>Phird</b>	Ninth
	•	•	Count	. (	Count	Count.
G			200		209	 209
Į	• • •		200		200	 209
Ĵ			200		200	 200

J is thus lowest and is excluded.

J's parcel of original votes is examined and found to contain 2 papers (original value of each 100).

On one paper the next available preference is indicated for G, and on the other paper no preference is indicated for a continuing candi-

The paper is accordingly transferred to G at a value of 100, and the non-transferable paper set aside at the value of 100.

The sub-parcel contains one paper received at the value of 9, which indicates I as next available preference. This paper is transferred to I at the value of 9.

#### Thirteenth Count.

There are now two candidates lowest, P and T. It is ascertained, as at the preceding count, that P was lowest at the first count at which P and T had unequal values.

P is therefore excluded.

His parcel and sub-parcels (two) are similarly examined, and it is found that the next available preference on the original vote was for I. (Note.—The next preference was for S, who at this count is not a continuing candidate, having been excluded.)

(a) In the sub-parcel first received, containing one paper (at the sixth count at the value of 100), a next available preference is

indicated for T.

(b) In the next sub-parcel, containing one paper received at the value of 15 (ninth count), no further available preference is

The paper at (a) is transferred to T at the value of 100.

The paper at (b) is set aside as not effective at the value of 15.

There are now seven vacancies remaining to be filled, and there are eight continuing candidates. Two of these candidates, H and K, are lowest, but are equal. Upon examination it is found that the first count (viz., the eighth), at which the values credited to them were unequal, K was lowest. K is therefore formally Thus the number of continuing excluded. candidates is equal to the number of vacancies remaining unfilled.

These remaining vacancies being filled, no further transfer is required.

The result of the various operations is set out in the following "Result Sheet."

#### RESULT SHEET.

Number of valid votes, 40.
Full total value of valid votes, 4,000.

Number of members to be elected, 10.

Quota (value sufficient to secure the election of a candidate), 364.

	First Count.	Cor	ond unt.	Th Con	ird int.	Fou Cou		Fii *Cou		Six Cor		Seve Cou		Eig Cor	hth int.	N11 Cou		Tei Cou		Elev Cou		Twe		Thirt.		Names
Names of Candidates.	Value of Votes.	Transfer of A's surplus.	Result.	Transfer of B's : urplus.	Result.	Transfer of Us surplus.	Result.	Transfer of O's votes.	Result.	Transfer of S's votes.	Result.	Transfer of R's votes.	Result.	Transfer of N's votes.	Result.	Transfer of M's vote.	Result.	Transfer of L's votes.	Result.	Transfer of Q's 70tes.	Result.	Transfer of J's votes.	Result.	Transfer of P'r votes.	Result.	of Candidates Elected.
A	600 400 300 300 200 200 200 200 100 100 100 100 100	- 236 - 94 + 447 - 447 	364 400 394 347 300 247 200 200 200 200 147 100 100 100 100	- 36 + 9 + 9 + 9 + 9 	364- 364- 394- 356- 309- 249- 200- 200- 200- 100- 100- 100- 100- 100		364 364 364 356 300 247 209 200 200 200 200 156 124 115 100 100 100		364 364 364 356 300 247 209 200 200 156 124 115 100 100 200 100	+100	364 364 364 356 300 247 209 200 200 200 200 156 124 115 200 100 100	+100	364 364 364 356 300 247 200 200 200 200 200 200 200 200 200 20	+ 15 115	364 364 364 356 31.0 247 200 200 200 200 200 200 200 200 200 20	- 139 - 139 - 15 + 15 + 100	364 364 364 356 300 247 209 200 200 156 215 200 215 100	+ 47 + 100  + 9 - 156  	364 364 364 353 347 347 209 209 200 — — 215 200 — 215		364 364 364 356 347 347 209 209 300 209 209 300 215 215	+ 100 	364 364 364 356 347 347 300 218 — 215 — 215 300	+ 100 	364 364 356 347 347 300 318 	A B C D E F G H I  Not elected.
Totals	4,000	_	4,000	-	4,000	_	4,000	-	4,000	_	4,000	<u> </u>	4,000	_	4,000	_	4,000		4,000	_	4,000	_	4,000		4,000	

### PART III.

Form of Voting Paper.

SENATE OF.....IRELAND.

#### VOTING PAPER.

- <del> </del>												
Mark order of prefer	ence in ap	aces l	oelow.	Names of Candidates.								
								_	1	A.		
									3	3.		
			<del></del>						(	C.		
									1	).		
		-						<del></del>				
<u>.</u>							<del></del>	<del></del>		7.		
			<del></del>			<del> , ,</del>				<del>}</del> .		
					<u> </u>							
					(Sign	ed)						
The day	of			1	92		Addı	ess .	•••••			
220	••••••			IONS			ORS.					
The elector votes— (a) by placing	the figure							cand	idate	he likes best.		
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At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by Section 1 of the Midwives Act, 1918, it is provided that the Central Midwives Board may at any time represent to the Privy Council that it is expedient to modify the constitution of the Board among other things by altering the term of office of any members of the Board and that the Privy Council before considering such repre-sentation shall cause it to be laid before both Houses of Parliament, and may thereafter, subject to the provisions of sub-section (3) of the said Section, report to His Majesty that it is expedient to give effect to the representation, and that it shall be lawful for His Majesty by Order in Council to give effect to the same:

And whereas the powers of the Privy Council under the said Act have now been transferred

to the Minister of Health:

And whereas the Central Midwives Board have represented to the Minister of Health. that it is expedient to modify the constitution of the Board in the manner hereinafter set forth, and the Minister, after causing the said representation to be laid before both Houses of Parliament, has reported to His Majesty that

it is expedient to give effect thereto:

Now, therefore, His Majesty, by and with
the advice of His Privy Council, is pleased to
order, and it is hereby ordered, as follows:—

-(1) This Order may be cited as the Central Midwives Board (Term of Office) Order, 1921.

(2) The Interpretation Act, 1889, applies to the interpretation of this Order as it applies to the interpretation of an Act of Parliament.

2. Article 2 of the Central Midwives Board (Constitution) Order, 1920, shall have effect as though the word "annually" were therein substituted for the words "for a term of three years" or "for terms of three years," as the case may be.

3. This Order shall have effect as from the

31st day of March, 1921.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 22nd day of *April*, 1921.

#### PRESENT.

The KING's Most Excellent Majesty.

Archbishop of Canterbury. Lord President. Lord Edmund Talbot. Lord Steward. Sir Frederick Ponsonby. Sir Hamar Greenwood. Sir A. T. Lawrence.

WHEREAS the Colony of Kenya is a British Settlement within the meaning of the British Settlements Act, 1887:

And whereas by treaty, grant, usage, sufferance and other lawful means His Majesty the King has power and jurisdiction within the Uganda Protectorate and the Tanganyika Territory:

And whereas it is expedient to make provision for regulating the safety and control of navigation on and over the waters of Lakes Victoria and Kioga as hereinafter defined:

Now, therefore, His Majesty, by virtue and in exercise of the powers by the British Settlements Act, 1887, and the Foreign Jurisdiction Act, 1890, or otherwise in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:-

1. This Order may be cited as the Lakes Victoria and Kioga Navigation Order in Council, 1921. 2. In this Order and in any Regulations

made under this Order, unless the context otherwise requires-

The expression "Territories within the limits of this Order" includes the Colony of Kenya, the Uganda Protectorate and the

Tanganyika Territory.
The expressions "Lake Victoria" and "Lake Kioga" respectively include the said Lakes and all their navigable affluents, branches and outlets in the Territories within

the limits of this Order.

The expression "vessel" includes any kind of ship, lighter, dredger, launch, pile driver, dhow, canoe, boat or other craft, whether navigated by steam or otherwise,

other than a public ship.

The expression "Secretary of State" means one of His Majesty's Principal Secre-

taries of State.

The expression "Court of Competent Jurisdiction " means any Court empowered under the respective laws of the Territories within the limits of this Order to impose for any offence the punishment of imprisonment for six months.

- 3. Subject to the provisions of this Order and of any Regulations made under this Order. vessels navigating Lakes Victoria and Kioga shall in all respects be subject to the law in force in that portion of the Territories within the limits of this Order in which they happen from time to time to be.
- 4. Vessels may navigate Lake Victoria and Lake Kioga subject to the Regulations contained in the Schedule hereto, which shall come into operation at the commencement of this Order. Any such Regulations may be altered, amended or revoked by a Secretary of State.
- 5. A Secretary of State may at any time make any other or additional Regulations for carrying this Order into effect and may from time to time alter, amend or revoke all or any of such Regulations as occasion may require. All such Regulations and such alterations, amendments and revocations thereof shall have the same force and effect for all purposes as if the same had been made by Order in Council, and shall come into operation in such manner and on such date as shall be provided by such Regulations.

6. Every person who acts in contravention of this Order or of any Regulations made thereunder shall upon conviction be liable to a penalty not exceeding £100, or to imprisonment for a period not exceeding six months.

7. A Court of Competent Jurisdiction may order any person who is within the local limits of its jurisdiction and is charged with an offence against this Order or any Regulations made thereunder committed in any part of the Territories within the limits of this Order to be brought before it, and enquire of, hear and determine such charge as if such offence had been committed within the local limits of the

jurisdiction of such Court.

8. The respective Governors of the Colony of Kenya, the Uganda Protectorate, and the Tanganyika Territory, shall cause this Order and the Regulations in the Schedule thereto to be published in the respective Gazettes of the said Territories on the same day, and this Order and the Regulations contained in the Schedule thereto shall come into operation on that date.

9. His Majesty may from time to time revoke, alter or amend this Order.

Almeric FitzRoy.

#### SCHEDULE. REGULATIONS.

#### PART I.

#### SHORT TITLE.

1. These regulations may be cited as the Lakes Victoria and Kioga Navigation Regulations, 1921.

#### Application.

2. These regulations shall be applicable to Lakes Victoria and Kioga except where the same or any of them are expressly limited to any particular lake.

#### Definitions.

3. In these regulations the words and expressions hereinafter mentioned shall have the meanings hereby assigned to them respectively unless there be something in the subject or context repugnant to such construction.

The word "Lighter" means any lighter constructed to carry cargo and not propelled by

any power.

The expression "Steam Vessel" includes

any vessel propelled by machinery.

The expression "Under Way" applied to a vessel means that she is not at anchor nor

made fast to the shore nor aground.

The word "Visible" when applied to lights means visible on a dark night with a clear

atmosphere.

#### PART II.

#### SAFETY PROVISIONS.

4. During the whole time a vessel is under way a proper person must be at the wheel or tiller and an efficient look-out kept.

5. On Lake Kioga when a lighter is being towed or pushed, all deck passengers shall, as far as is practicable, remain on it and not on

board the steamer.

- 6. On steam vessels plying on Lake Victoria there shall be at least two lifeboats attached to davits, and as many buoyant deck seats, or other buoyant apparatus as can be properly placed, so that with the boats there will be provision for 60 per cent of the total persons carried on board. In addition there shall be in the case of vessels of under 200 feet in length, four lifebuoys and in other vessels eight lifebuoys, and a lifejacket for each person on board. Provided that where, owing to the size or construction of the vessel it is unnecessary or impracticable to carry two life-boats under davits, permission may be granted to dispense with one or both sets of davits.
- 7. Each steam vessel navigating Lake Kioga shall either carry on board or tow alongside a boat or boats, or good serviceable canoes sufficiently large to accommodate all Europeans on

the steamer, and in addition buoyant apparatus which with the boats or cances shall provide for 40 per cent. of the total persons on board. Lifebuoys may be included in the buoyant apparatus at the rate of one lifebuoy for two persons. There shall also be provided a lifejacket for each person carried on board the steamer.

8. Fire buckets shall be kept filled with water and shall be placed in a convenient and easily accessible place.

9. Boats shall be invariably kept with the

following equipment in them:-

Oars, rudder and tiller, crutches, bailer

and plug.

The plug shall be attached by a lanyard one end of which shall be made fast to a staple in the vicinity of the plug hole.

10. Fire and boat stations shall be exercised

every 14 days.

#### Part III.

PROVISIONS AS TO LIGHTS AND SIGNALS AND STEERING AND SAILING.

11. Nothing in these regulations shall exonerate any vessel, or the owner, or master, or crew thereof, from the consequences of any neglect to carry lights or signals, or of any neglect to keep a proper look-out, or of the neglect of any precaution which may be required by the ordinary practice of seamen, or by the special circumstances of the case.

In obeying and construing the following regulations relating to lights and signals and steering and sailing, due regard shall be had to all dangers of navigation and of collision and to any especial circumstances which may render a departure from them necessary in

order to avoid immediate danger.

The regulations as to lights shall be complied with in all weathers from sunset to sunrise, and during such time no other lights which may be mistaken for the lights prescribed shall be

In the following regulations every steam vessel which is under sail and not under steam shall be considered a sailing vessel, and every vessel under steam, whether under sail or not, shall be considered a steam vessel.

- 12. (1) A steam vessel when under way shall carry:
  - (a) On or in front of the foremast, or if a vessel without a foremast, then in the forepart of the vessel, at a height above the hull of not less than 20 feet, a bright white light, so constructed as to show an unbroken light over an arc of the horizon of 20 points of the compass, so fixed as to throw the light 10 points on each side of the vessel viz., from right ahead to 2 points abaft the beam on either side, and of such a character as to be visible at a distance of at least 5 miles.
  - (b) On the starboard side a green light, so constructed as to show an unbroken light over an arc of the horizon of 10 points of the compass, so fixed as to throw the light from right ahead to 2 points abaft the beam on the starboard side, and of such a character as to be visible at a distance of at least 2 miles.
  - (c) On the port side a red light, so constructed as to show an unbroken light over an arc of the horizon of 10 points of the compass, so fixed as to throw the light from right ahead to 2 mints abaft the beam on

the port side, and of such a character as to be visible at a distance of at least 2 miles.

- (2) The said green and red side-lights shall be fitted with inboard screens projecting at least three feet forward from the light, so as to prevent these lights from being seen across the bow.
- 13. (a) A steam vessel when towing another vessel shall, in addition to her side-lights, carry two bright white lights in a vertical line one over the other, not less than six feet apart. Each of these lights shall be of the same construction and character, and shall be carried in the same position as the white light mentioned in regulation 12 (1) (a). Such steam vessel may carry a white light abaft the funnel or after-mast for the vessel towed to steer by, but such light shall not be visible forward of the beam.
- (b) Any vessel being pushed ahead or if there be more than one the foremost vessel or vessels of those being pushed ahead shall carry a bright white light of the same construction and character as the light mentioned in regulation 12 (1) (a) excepting that such light need only be visible for a distance of one mile.

It shall be carried at a convenient height

above the hull of such vessel.

(c) The sternmost of any vessels being towed astern shall show from the stern a white light of such a character as to be visible at a distance of at least one mile.

14. A vessel which from any accident is not under command shall carry at the same height as the white light mentioned in regulation 12 (1) (a) where they can best be seen, and, if a steam vessel, in lieu of that light, two red lights, in a vertical line one over the other, not less than six feet apart, and of such a character as to be visible all round the horizon at a distance of at least two miles, and shall by day carry in a vertical line one over the other not less than six feet apart, where they can best be seen, two black balls or shapes each two feet in diameter.

The vessels referred to in this regulation when not making way through the water shall not carry side-lights, but when making way shall carry them. The lights and shapes required to be shown by this regulation are to be taken by other vessels as signals that the vessel showing them is not under command and cannot therefore get out of the way.

15. Steam vessels of less than 40 tons shall

carry:

(a) In the forepart of the vessel or on or in front of the funnel, where it can best be seen, and at a height above the gunwale of not less than nine feet, a bright white light constructed and fixed as prescribed in regulation 12 (1) (a) and of such a character as to be visible at a distance of at least two miles.

- (b) Green and red side-lights constructed and fixed as prescribed in regulation 12 (1) (b) and (c) and of such a character as to be visible at a distance of at least one mile. or a combined lantern showing a green light and a red light from right ahead to two points abaft the beam on their respective Such lantern shall be carried not less than three feet below the white light.
- 16. Dhows and rowing boats, whether under oars, or sails, shall have ready at hand a lantern showing a white light, which shall be temporarily exhibited in sufficient time to prevent collision.

17. A vessel which is being overtaken by another shall show from her stern to such lastmentioned vessel a white light or flare-up light.

The white light required to be shown by this regulation may be fixed and carried in a lantern, but in such case the lantern shall be so constructed, fitted and screened that it shall throw an unbroken light over an arc of the horizon of 12 points of the compass, viz., for 6 points from right aft on each side of the vessel, so as to be visible at a distance of at least one mile. Such light shall be carried as nearly as practicable on the same level as the side light.

18. A vessel when at anchor, shall carry forward, where it can best be seen, but at a height not exceeding 20 feet above the hull, a white light in a lantern so constructed as to show a clear, uniform and unbroken light visible all round the horizon at a distance of

at least one mile.

Steam vessels to carry whistles and bells.

19. Every steam vessel shall be provided with an efficient whistle sounded by steam or substitute for steam so placed that the sound shall not be intercepted by any obstruction, and also with an efficient bell.

20. In fog, mist, or heavy rainstorms, whether by day or night, the signals described in the preceding regulations shall be used as

follows, viz.:-

(a) A steam-vessel having way upon her shall sound, at intervals of not more than two minutes, a prolonged blast. The words "prolonged blast" used in this regulation shall mean a blast of from four

to six seconds' duration.

(b) A steam-vessel under way, but stopped and having no way upon her, shall sound, at intervals of not more than two minutes, two prolonged blasts, with an interval of about one second between them.

(c) A steam-vessel when at anchor shall, at intervals of not more than one minute, ring the bell rapidly for about five seconds.

- (d) Sailing-vessels and boats of less than 20 tons gross tonnage shall make some efficient sound-signals at intervals of not more than one minute.
- (e) Whistles shall not be used by vessels under way for any other purpose than giving warning.

(f) Prolonged blasts at intervals of a few seconds may be sounded to call the attention of the master of any vessel approaching.

(g) When a steam-vessel is turning round or for any other reason is not under command or when it is unsafe or impracticable to keep out of the way of any other vessel she shal! signify the same by sounding, at intervals of not more than two minutes, three blasts in succession, viz., one prolonged blast followed by two short blasts.

Speed of ships to be moderate in fog, &c.

21. Every vessel shall, in a fog, mist, or heavy rainstorms, go at a moderate speed, having careful regard to the existing circumstances and conditions.

Al steam-vessel hearing, apparently forward of her beam, the fog signal of a vessel the position of which is not ascertained, shall, so far as the circumstances of the case admit, stop her engines, and then navigate with caution until danger of collision is over.

Vessels approaching one another.

22. When two steam-vessels are meeting end on or nearly end on, so as to involve risk of collision, each shall alter her course to starboard, so that each may pass on the port side of the other.

This regulation only applies to cases where vessels are meeting end on, in such manner as to involve risk of collision, and does not apply to two vessels which must, if both keep on their

respective courses, pass clear of each other.

The only cases to which it does apply are when each of the two vessels is end on, or nearly end on, to the other, in other words, to cases in which, by day, each vessel sees the masts of the other in a line, or nearly in a line, with her own; and, by night, to cases in which each vessel is in such a position as to

see both the side-lights of the other.

It does not apply, by day, to cases in which a vessel sees another ahead crossing her own course, or by night, to cases where the red light of one vessel is opposed to the red light of the other, or where the green light of one vessel is opposed to the green light of the other, or where a red light without a green light, or a green light without a red light, is seen ahead, or where both green and red lights are seen anywhere but ahead.

23. When two steam-vessels are crossing so as to involve risk of collision, the vessel which has the other on her own starboard side shall

keep out of the way of the other.

24. When a steam-vessel and a sailing-vessel are proceeding in such directions as to involve risk of collision, the steam-vessel shall keep out of the way of the sailing-vessel.

25. Where by any of these regulations one of two vessels is to keep out of the way, the

other shall keep her course and speed.

Provided that when in consequence of thick weather or other causes, such vessel finds herself so close that collision cannot be avoided by the action of the giving-way vessel alone, she also shall take such action as will best aid to avert collision.

26. When two sailing-vessels are approaching each other so as to involve risk of collision, the following regulations shall apply:

- (a) A vessel which is running free shall keep out of the way of a vessel which is close-
- (b) A vessel which is close-hauled on the port tack shall keep out of the way of a vessel which is close-hauled on the starboard
- (c) When both are running free with the wind on different sides, the vessel which has the wind on the port side shall keep out of the wav of the other.
- (d) When both are running free with the wind on the same side, the vessel which is to windward shall keep out of the way of the vessel which is to leeward.
- (e) A vessel which has the wind aft shall keep out of the way of the other vessel.
- 27. Every vessel which is directed by these regulations to keep out of the way of another vessel shall, if the circumstances of the case admit, avoid crossing ahead of the other.

28. Every steam-vessel which is directed by these regulations to keep out of the way of another vessel shall, on approaching her, if necessary, slacken her speed or stop or reverse.

29. Notwithstanding anything contained in these regulations every vessel, overtaking any other, shall keep out of the way of the overtaken vessel.

Every vessel coming up with another vessel from any direction more than two points abaft her beam, i.e., in such a position, with reference to the vessel which she is overtaking, that at night she would be unable to see either of that vessel's side-lights, shall be deemed to be an overtaking vessel; and no subsequent alteration of the bearing between the two vessels shall make the overtaking vessel a crossing vessel within the meaning of these regulations, or relieve her of the duty of keeping clear of the overtaken vessel until she is finally past and

As by day the overtaking vessel cannot always know with certainty whether she is forward or abaft this direction from the other vessel, she should, if in doubt, assume that she is an overtaking vessel and keep out of the way.

30. In narrow channels every steam-vessel shall when it is safe and practicable, keep to that side of the fairway or mid-channel which lies on the starboard side of such vessel.

31. On Lake Kioga when rounding points, or in sharp bends, narrow or intricate channels, or when the current is strong or for any other reason there is danger of collision, the vessel navigating against the stream must keep clear. of any vessel approaching from the opposite direction.

Sound signals for vessels in sight of one another.

32. When vessels are in sight of one another, a steam-vessel under way, in taking any course authorized or required by these regulations shall indicate that course by the following signals on her whistle or siren, viz. :-

One short blast to mean, "I am directing my course to Starboard.''

Two short blasts to mean, "I am directing my course to Port."

Three short blasts to mean, "My engines

are going full speed astern."

The words "short blasts" used in this regulation shall mean a blast of about one second's duration.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by an Order in Council made, on the 6th day of March, 1896, certain regulations were made with respect to pensionable officers in the Consular Service of His Majesty:

And whereas by an Order in Council made upon the 10th January, 1910, known generally as "The Civil Service (Consolidated) Order in Council, 1910," certain regulations were made with respect to persons employed in His Majesty's civil establishments:

And whereas it is expedient to apply, so far as circumstances admit, certain regulations made in "The Civil Service (Consolidated) Order in Council, 1910," to pensionable officers in the Consular Service of His Majesty:

Now, therefore, His Majesty, by and with the advice of his Privy Council, is pleased to order, and it is hereby ordered, as follows:

1. This Order shall apply to all such con-

sular officers and other persons employed in or in connection with the Consular Service as are entitled to receive superannuation allowances under the Superannuation Acts, 1834 to 1914, and any Acts amending those Acts.

2. Section 4 of "The Consular Service Order in Council, 1896," is hereby repealed and the

following substituted therefor

It shall be competent for the Secretary of State to call upon any consular officer to retire at any time after reaching the age of 60 on such pension as by the length of his service he is qualified to receive.

Retirement shall be compulsory for every officer on attaining 65 years of age, but in special cases the Treasury may, at the instance of the Secretary of State, extend an officer's employment for a further period not exceeding five years on being satisfied that such officer's retirement at 65 would be detrimental to the interests of the public service.

Nothing in this Article shall affect any existing power of the Secretary of State to require any Officer to retire from the Consular Service if he has ceased, from whatever cause, to be fully competent for the purpose of his duties.

3. This Order may be cited as "The Consular Service Order in Council, 1921," and shall be read as one with "The Consular Service Order in Council, 1896."

4. This Order shall come into force upon the

1st day of April, 1921.

Right And the Honourable George Nathaniel, Earl Curzon of Kedleston, K.G., one of His Majesty's Principal Secretaries of State, is to give the necessary instructions herein.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS by "The Consular Salaries and Fees Act, 1891," His Majesty the King is authorized, by Order in Council, to fix the fees to be taken in respect of any matter or thing done by a Consular Officer in the execution of his office, and to vary such fees by way of increase or decrease, and to abolish fees, and to create new fees:

And whereas it is expedient that the tables of fees, as now fixed by "The Consular Fees (General) Order in Council, 1906," "The China (Consular and Marriage Fees) Order in Council, 1906," "The Japan (Consular and Marriage Fees) Order in Council, 1906," and "The Consular Fees (Amendment) Order in Council, 1920," should in certain respects be

Now, therefore, in pursuance of the before mentioned Act, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:

1. This Order may be cited as "The Consular

Fees (Amendment) Order in Council, 1921."
2. The following fee is hereby established, and shall be deemed to be substituted for Fee No. 75 in Part II. cf the Table of Fees annexed respectively to "The Consular Fees (General) Order in Council," "The China (Consular and Marriage Fees) Order in Council, 1906," "The Japan (Consular and Marriage Fees) Order in

Council, 1906," and "The Consular Fees (Amendment) Order in Council, 1920 ":-

75. Visa of a passport, other than a transit visa, valid for one year or any less period .-Ten (10) france gold.

Ditto, for transit journeys only, valid for one year or any less period.—One (1) franc

gold.

3. Notwithstanding anything in this Order the Secretary of State, with the consent of the Treasury, may direct that the visa fees charged to the nationals of any particular country by Consular Officers in pursuance of paragraph 2. of this Order shall be equivalent to the fees charged by the representatives of the Government of that country for their visas on the passports of British nationals.

4. In all copies of the Orders in Council referred to in the preceding articles which may be printed after the commencement of this Order, the fees directed by this Order to be varied in the tables of fees annexed to the said

Orders shall be thus varied.

And the Right Honourable George Nathaniel Earl Curzon of Kedleston, K.G., &c., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 22nd day of April, 1921.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 6th and 7th years of Her late Majesty, Queen Victoria, Chapter 37, duly prepared, and laid before His Majesty in Council, a Scheme, bearing date the 7th day of April, 1921, in the words and figures following, that is to say:

'We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 6th and 7th years of Her late Majesty Queen Victoria, Chapter 37, have prepared, and now humbly lay before Your Majesty in Council, the following Scheme for authorizing the sale and. disposal of certain property in the Parishes of Chislet and Reculver in the County of Kent

now vested in us:
"Whereas under and by virtue of the two Indentures particulars whereof are set forth in the Schedule hereunder written, the lands, tenements and hereditaments situate in the Parishes of Chislet and Reculver aforesaid and particularly described in the same Indentures and Schedule became with their appurtenances

and are now vested in us:

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

"And whereas with a view to the advantageous appropriation of the same or of the proceeds thereof for the ultimate improvement of our Common Fund it is expedient that the said lands, tenements and hereditaments or such part or parts thereof as we shall at any

time and from time to time think fit should be sold or disposed of, and accordingly that we should be empowered to sell or dispose of our interest in such lands, tenements and hereditaments, or in any part or parts thereof, in such manner as shall appear to us advisable:

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

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

ment.

"The Schedule to which the foregoing Scheme has reference:

"Dates of the Indon ures.	Names and Descriptions of the Parties thereto.	Parish.	Description of Property.	Area.
· 13th June, 1898.	Arthur Maynard Wacher, Walter Charles Wacher, and Frederick William Wacher of the one part, and the Ecclesi- stical Commissioners for England of the other part.	Chislet and Reculver.	Manor or reputed Manor messuages and lands described in the Schedule to the deed and coloured yellow on the plan drawn thereon.	a. r. p. 191 2 17 or there- abouts.
20th December, 1918.	Anthony Blackburne Cobb of the first part, Alfred Henry Canham of the second part, and the Ecclesiastical Commis- sioners for England of the third part.	Chislet.	Lands coloured red on the plan drawn on the deed.	21 I 31 or there- abouts."

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

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

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

Almeric FitzRoy.

Westminster, 28th April, 1921.

This day the Lords being met a message was sent to the Honourable House of Commons by the Gentleman Usher of the Black Rod, acquainting them that The Lords authorized by virtue of a Commission under the Great Seal, signed by His Majesty, for declaring His Royal Assent to the Acts agreed upon by both Houses, do desire the immediate attendance of the Honourable House in the House of Peers to hear the Commission read; and the Commons being come thither, the said Commission, empowering the Lord Archbishop of Canterbury, and several other Lords therein named, to declare and notify the Royal Assent to the said Acts, was read accordingly, and the Royal Assent given to

Army and Air Force (Annual) Act, 1921. Corporation of London (Bridge) Act, 1921. Chatham and District Light Railways Company Act, 1921.

Liverpool Mineral and Metal Storage Company Limited (Delivery Warrants) Act, 1921. South Metropolitan Gas Act, 1921.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

> St. James's Palace, S.W. 1, 29th April, 1921.

The KING has been graciously pleased to give orders for the following appointment to the Most Excellent Order of the British Empire in recognition of distinguished service in Waziristan, 1919-1920:—

To be a Member of the Military Division of the said most Excellent Order:—

Pilot Officer Benjamin William Wright, Royal Air Force.

THE GRAND PRIORY OF THE ORDER OF THE HOSPITAL OF ST. JOHN OF JERUSALEM IN ENGLAND.

> Chancery of the Order, St. John's Gate, Clerkenwell, London, E.C. 1, 26th April, 1921.

The KING has been graciously pleased to sanction the following promotion and appointments to the Order of the Hospital of St. John of Jerusalem in England:—

As Chaplain.

The Right Rev. John Harold Greig, D.D., Bishop of Gibraltar.

As Knights of Grace.

The Marquess of Bath, K.G., C.B.
Lieut.-Colonel Leonard Nicholas Robinson,
C.B.E., M.D.Edin., R.A.M.C.

As Lady of Grace.

Beatrice Holdsworth, Mrs. Lancelot Dent.

As Esquires.

Captain Edward Bruce Allnutt, M.C., M.R.C.S., R.A.M.C. George Herbert Nutter.

Crown Office,
25th April, 1921.

MEMBER elected to serve in the present PARLIAMENT.

Parliamentary County of West Sussex, Chichester Division.

Sir William Barrott Montfort Bird, Knight, in the place of The Right Hon. Lord Edmund Bernard Talbot, G.C.V.O., D.S.O., who, since his election for the said County, hath accepted the Office of Steward or Bailiff of His Majesty's Three Chiltern Hundreds of Stoke, Desborough and Burnham, in the County of Buckingham.

Crown Office, 26th April, 1921.

MEMBER elected to serve in the present . PARLIAMENT.

County of Bedford, Bedford Division.

The Right Honourable Frederick George Kellaway, re-elected on his acceptance of the Office of Postmaster-General.

> Treasury Chambers, 27th April, 1921.

The Chancellor of the Exchequer has appointed The Rt. Hon. J. W. Lowther to be Steward and Bailiff of the Manor of Northstead.

NOTICE.

REGULATION OF FOREIGN EXCHANGES.

LOAN OF SECURITIES TO THE TREASURY (SCHEME B).

The National Debt Commissioners hereby give notice that the Treasury have decided to exercise the option, under Clause 3 of Scheme B, of returning the undermentioned Bonds on the 1st August, 1921, from which date the additional allowance will cease:—

Central Pacific 1st Ref. Mort. Gold 4 per Cent., 1949.

Cuba 41 per Cent. Gold Bonds, 1949, Series

Egyptian 4 per Cent. Unified Bonds.

Montreal Tramway Co. 1st & Refdg.-Mort. 5 per Cent., 1941.

per Cent., 1941.

New York Central R.R. New York Central

Lines 4½ per Cent. G. Equipment Trust of
1912.

New York Central R.R. New York Central Lines 4½ per Cent. G. Equipment Trust of 1913.

> T. L. Heath, Comptroller-General.

National Debt Office, 29th April, 1921.

#### NOTICE.

### REGULIATION OF FOREIGN EXCHANGES.

Loan of Securities to the Treasury (Scheme B).

The National Debt Commissioners hereby give notice that the Treasury have decided to exercise the option, under Clause 3 of Scheme B, of returning the undermentioned securities on the dates named, from which dates the additional allowance will cease:—

1st August. 1921.

Cuba Company Capital Stock.

10th August, 1921.

Louisville & Nashville R.R. Common.

20th August, 1921.

Alabama Great Southern R.R. Pref.

Chicago, St. Paul, Minneapolis & Omaha Rly. Common.

Chicago, St. Paul, Minneapolis & Omaha 7 per Cent. Non-Cum. Pref.

The Treasury Register in each case will close one calendar month before the date specified, and no further transfers can then be accepted.

 $T.\ L.\ Heath,$  Comptroller-General.

National Debt Office, 29th April, 1921.

### TENDERS FOR LOANS ON TREASURY BILLS.

- 1. The Lords Commissioners of His Majesty's Treasury hereby give notice that Tenders will be received at the Chief Cashier's Office at the Bank of England on Thursday, the 5th May, 1921, at 1 o'clock, for Treasury Bills to be issued under the Treasury Bills Act, 1877, the National Debt Act, 1889, and the War Loan Act, 1919, to the amount of £50,000,000, in replacement of Bills falling due.
- 2. The Bills will be in amounts of £5,000 or £10,000. They will be dated at the

option of the Tenderer on any date from Monday, the 9th May, 1921, to Saturday, the 14th May, inclusive, and will be payable at three months after date.

3. The Bills will be issued and paid at the

Bank of England.

4. Each Tender must be for an amount not less than £50,000, and must specify the date on which the Bills required are to be dated, and the net amount per cent. (being an even multiple of one penny) which will be given for the amount applied for. Separate Tenders must be lodged for Bills of different dates.

5. Tenders must be made through a London

Banker, Discount House or Broker.

6. The person whose Tenders are accepted will be informed of the same not later than the following day, and payment in full of the amounts of the accepted Tenders must be made to the Bank of England by means of Cash or a Banker's Draft on the Bank of England not later than two o'clock (Saturday twelve o'clock) on the day on which the relative Bills

7. In virtue of the provisions of Section 26 of the Finance Act, 1915, Members of the House of Commons are not precluded from

tendering for these Bills.

Lords Commissioners of Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers, 29th April, 1921.

Foreign Office, March 30th, 1921.

The KING has been pleased to approve of :-

Señor Don Oscar V. Salomón as Consul-General of Peru at London for the United Kingdom;

Christian Michael Rottböll Monsieur Consul-General of Denmark at London;

Mr. Ernest L. Harris as Consul-General of the United States of America at Singapore;

Señor Don Benjamin Quintero as Consul-General of Venezuela at Port of Spain for Trinidad;

Monsieur Michael Arentz Langberg as Consul

of Denmark at London;

Dr. Georg Dehn-Schmidt as German Consul at Liverpool for the Counties of Cheshire, Derby, Nottingham, Lincoln, Lancashire, Yorkshire, Westmorland, Durham, Cumberland and Northumberland, and for Ireland;

Señor Don Ramón Rojas Corrales as Consul of

Costa Rica at Liverpool;

Mr. J. G. Evans as Consul of Roumania at Liverpool;

Sir James German as Consul of Roumania at Cardiff;

Mr. Arminius T. Haeberle as Consul of the United States of America at Sydney, New South Wales

Mr. Henry H. Balch as Consul of the United States of America at Adelaide;

Señor Don F. H. Sangüesa as Consul of Peru at Montreal for the Dominion of Canada, with the exception of British Columbia;

Señor Don Jorge Imossi as Consul of Peru at

Gibraltar;

Monsieur Remy Vadala as Consul of Hayti at Malta;

Monsieur Bertil Skjöld as Consul of Sweden at Lagos for Nigeria;

Mr. Monnett B. Davis as Consul of the United States of America at Port Elizabeth;

Mr. Walter Stanley Jones, Jr., as Consul of Hayti at Grand Turk for the Turks and Caicos Islands;

Mr. Santiago Cumberford as Consul of Chile at Amherst, Canada;

Mr. Herbert John Ross-Bell as Vice-Consul of Liberia at Liverpool; and

Señor Don Miguel Aldasaro Villamazares as Vice-Consul of Spain at Gibraltar.

Foreign Office, April 28th, 1921.

## CARGOES EX ENEMY VESSELS SEIZED BY PORTUGAL.

With reference to the notifications which were published in the London Gazette of October 22 and 29 last relative to cargoes found on board the enemy vessels seized in Portuguese India, His Majesty's Minister in Lisbon is now informed by the Portuguese Government that the period within which claims in respect of these cargoes must be presented has been extended to May 31 next.

## Whitehall, 26th April, 1921.

His Majesty the KING has been pleased to award the Imperial Service Medal to the following Officers:-

## HOME CIVIL SERVICE.

Adams, George, Shipwright, H.M. Dockyard, Devonport.

Aird, Hugh, Foreman, Royal Gunpowder

Factory, Waltham Abbey.
Aitchinson, John George, Shipwright, H.M.
Dockyard, Devonport.

Allen, Thomas Henry, Sorting Clerk and Telegraphist, Leicester.
Allin, Edith Winifred, Assistant Supervisor,

Post Office, Manchester.

Ambler, Oliver, Postman, Bradford.

Anderson, Frederick Charles, Compiling Draftsman, Ordnance Survey, Southampton.

Andrew, John, Second Class H.M. Dockyard, Portsmouth. John, Second Class Draughtsman,

Appleby, Frederick, Sorting Clerk and Telegraphist, Colchester.

Archer, William Lawrence, Examiner of Drawings, Publication Division, Ordnance Survey, Southampton.

Audsley, Alfred John, Postman, Bradford. Ayling, John, Chargeman of Tinsmiths, Royal Naval Ordnance Depôt, Portsmouth.

Badcock, William, Sorter, London Postal Service.

Baker, James John, Sorter, London Postal Service.

Ball, Alfred Edward, Second Class Draughtsman, Admiralty.

Banks, Bernard, Foreman Painter, Army Ordnance Services, Woolwich.

Barker, John Hodson, Senior Foreman of Cleaners, Stores Department, General Post Office.

Barlow, John Henry, Postman, Manchester. Bartlett, Benjamin George, Joiner, H.M. Dockyard, Devonport.

Beare, Charles Edward, Superintendent of Reduction Drawing Department, Ordnance

Survey, Southampton.

Beaton, Thomas, First Class Draughtsman,
H.M. Dockyard, Portsmouth.

Benoy, Thomas, Draftsman, Fifth Division,

Ordnance Survey, Edinburgh.

Beynon, Richard, Chief Prison, Shepton Mallet. Bishop, George Frederick, Warder, H.M.

Chargeman of Fitters, H.M. Dockyard, Chatham.

Bolton, Alexander Hugh, Sorter, London Postal Service.

Bosworth William, Sorter, London Postal Service.

Bouchier, Henry William. Postman, Brentwood.

Boulsover, Walter, Postman, Bakewell.

Boulter, William Albert, Postman, Bristol. Bower, John Frederick, Postman, Rotherham. Boys, Walter William Henry, Ship Fitter,

H.M. Dockyard, Sheerness. Branton, George, Postman, Hedon Sub-Office,

Hull.

Broadbear, William, Postman, London Postal Service.

William Thomas, Broomfield. Senior Draughtsman, H.M. Dockyard, Chatham. Brown, Francis Evelyn Gossett, Postman,

Hastings.

Browning, Jane Hamilton, Sorting Clerk and

Telegraphist, Glasgow. Bryant, Daniel, Draftsman, Ninth Division, Ordnance Survey, York.

Budd, William John, Sorter, London Postal

Bunce, Francis Charles, Postman, Birmingham.

Butson, William Thomas, Assistant Daughtsman, H.M. Dockyard, Chatham.

Cachia, Lorenzo, Painter's Labourer, Malta  $\mathbf{Yard}$ 

Campbell, John Roderick, Draughtsman, Ordnance Survey, Southampton.

Capstick, Francis, Principal Warder, H.M.

Prison, Leeds. audle, Thomas, Sorter, London Postal Caudle,

Service. Sunter, William Henry, Shipwright Over-Caunter, seer, H.M. Dockyard, Devonport.

Chambers, Frederick William, Smith, H.M. Dockyard, Sheerness.

Chandler, Daniel, Postman, Carlisle. Chandler, Harry Thomas, Labourer, Stores Department, General Post Office.

Chapman, Edwin, Overseer, London Postal Service.

Cheesman, William Maitland, Preventive Officer, Customs and Excise, Heysham.

Chisholm, Alexander Kenneth, Counter Clerk and Telegraphist, London Postal Service.

Church, Hedley Samuel, Assistant Inspector, Post Office, Chelmsford. William Charles,

Churchward, Labourer, H.M. Dockyard, Devonport Clark, Edmund John, Smith, H.M. Dock-

yard, Chatham Clark, Elizabeth Ann, Assistant Supervisor,

Post Office, Middlesbrough.

Clark, Joseph Sains, First-class Draughtsman, Admiralty

Clements, William Walter, Postman, Birkenhead.

Colbbett, John Morgan, War Prison, Newport, Isle of Wight. Warder, H.M.

Cole, Edward, Overseer, London Postal Service.

Cooper, John, Overseer, London Postal Service.

Cordery, Charles Lane, Assistant Office Keeper, Home Office.

Corran, William Stephen, Postman, Liverpool. Corrock, Charles Edward, Postman, London Pestal Service.

Couch, Richard, Postman, Bideford.

Coulman, William Henry, Shipwright, H.M. Dockyard, Sheerness.

Cousins, Henry Hitt, Skilled Labourer, H.M. Dockyard, Devonport.

Cowdery, Charles Thomas Terry, First Class Messenger, India Office.

Crease, Richard, Postman, Bristol.

Crouch, Herbert, Shipwright, H.M. Dockyard, Portsmouth.

Cue, Charles Thomas, Chargeman and Leading Carpenter, H.M. Dockyard, Chatham. Cull, Robert George, Sorting Clerk and Tele-

graphist, Birmingham.

Currie, Henry, Overseer, Post Office, Dundee. Cutting, William Henry Alexander, Assistant Superintendent, Photographic Department, Publication Division, Ordnance Survey, Southampton.

Darley, Thomas Henry, Assistant Draughtsman, H.M. Dockyard, Chatham.

Darvill, William George, Overseer, London Postal Service.

Davies, Alfred, Sorting Clerk and Telegraphist, Gloucester.

Davies, William George, Draughtsman, Eighth Division, Ordnance Survey, Bristol.

Dean, George, Sorter, London Postal Service. Davis, Frederick, Postman, Piddletown Sub-Office, Dorchester.

Denly, Charles, Postman, Cobham.

Desous, Louis Victor, Overseer, Central Telegraph Office.

De Vulder, John Leopold, Overseer, London Postal Service.

Dickey, Major McNaghten, Sorter, London Postal Service.

Dickson, Alexander, Postman, Glasgow.

Dingle, Frederick, Iron Caulker, H.M. Dockyard, Chatham.

Dingley, William, Chargeman of Riggers, H.M. Dockyard, Portsmouth.

Dixon, Walter, Warder, H.M. Prison, Wormwood Scrubs.

Donaldson, William Moncrieff, Postman,

Eddlestone Sub-Office, Peebles.
Doidge, William Henry Hawking, Shipwright Recorder, H.M. Dockyard, Devonport.

Doyle, George Patrick, Sorter, London Postal Service.

Dumbreck, John, Postman, Liverpool.

Eastman, Henry, Writing Engraver, Ordnance Survey, Southampton.

Edgar, James, Postman, Minto Sub-Office, Hawick.

Edwards, George William, Assistant Inspector, Post Office, Liverpool. .

Elphinstone, William Gordon, Overseer, Post Office, Edinburgh.

Evans, John Thomas, Second Class Draughtsman, H.M. Dockyard, Pembroke. Eyres, John Henry, Skilled Labourer, H.M.

Dockyard, Pembroke.

Feeney, Henry Edward, Riveter, H.M. Dockyard. Portsmouth.

Fennemore, James Louis, Chargeman of Ship-wrights, H.M. Dockyard, Portsmouth.

3

Finch, George, Foreman, Engineering Branch, H.M. Dockyard, Portsmouth.

Fleming, Andrew, Draftsman, Fifth Division, Ordnance Survey, Edinburgh.

Flood, George Edward, Riveter, H.M. Dockyards, Chatham.

Flood, Robert Allan, Assistant Inspector, Post Office, Taunton Foord, William George, Overseer, Central

Telegraph Office. Found, Thomas Lidstone, Sorter, London

Postal Service.

Frost, Edwin, Shipwright, H.M. Dockyard, Chatham.

Garland, David, Shipwright, H.M. Dockyard, Sheerness.

Gill, Charles, Skilled Labourer, H.M. Dockyard, Devonport.

Gilmour, James, Postman, Beith Sub-Office, Paisley.

Grant, George, Second Class Draughtsman, H.M. Dockyard, Portsmouth.

Gray, John Edward, Overseer, London Postal Service.

Green, Joseph, Shipwright, H.M. Dockyard, Chatham.

Griffiths, Charles, Skilled Labourer, H.M. Dockyard, Pembroke.

Griffiths, John, Shipwright, H.M. Dockyard, Pembroke.

Griffiths, William Owen, Joiner, H.M. Dock-yard, Pembroke.

Hadley, Ada Louisa, Sorting Clerk and Telegraphist, St. Helens.

Hall, Albert Douglas, Shipwright, H.M. Dockyard, Portsmouth.

Hammond, Walter, Head Postman, London Postal Service.

Hardy, Charles, Sorter, London Postal Service.

Harris, Herbert Loosley, Sorting Clerk and Telegraphist, Thame Sub-Office, Oxford

Harris, Thomas, r yard, Devonport. Thomas, Patternmaker, H.M. Dock-

Harris, William, Foreman, H.M. Dockyard, Portsmouth.

Harrison, Joseph Blain, Postman, Liverpool. Hart, James, Postman, Balfron Station, Sub-Office, Glasgow. Harvey, Albert Clement, Draftsman, Publica-

tion Division, Ordnance Survey, Southamp-

Harvey, Frederick, Postman, Hertford. Harvey, Thomas, Postman, Birsay Sub-Office, Kirkwall.

Hawkins, Henry, Sorter, London Postal Ser-

Hay, Thomas, Shipwright, Acting Inspector, H.M. Dockyard, Pembroke. Hayward, James Wesley, Sorting Clerk and

Telegraphist, Ipswich. Head, William Thomas, Postman, Eastbourne.

Henderson, Thomas, Postman, Glasgow.

Herbert, George Cant, Postman, Gloucester. Hicks, Jonathan, Overseer, Post Office, Redruth.

Hicks, Lewis Edwin, Ship Fitter, H.M. Dockyard, Devonport.

Higman, William Thomas, Skilled Labourer, H.M. Dockyard, Devonport. Hilton, Samuel, Postman, Prestwich Sub-Office, Manchester.

Hoar, Thomas Haywood, Shipwright, H.M.

Dockyard, Portsmouth. Holdaway, Alfred George, Chief Attendant, Rampton Criminal Lunatic Asylum.

Hollingworth, Charles, Foreman, Army Ord-nance Department, Weedon.

Hooper, William Warwick, Overseer, London Postal Service.

Howard, Richard Henry, Shipwright, H.M. Dockyard, Portsmouth.

Hughes, Frederick, Rigger, H.M. Dockyard, Sheerness.

Hughesdon, John James, Sorter, London Postal Service.

Humphrey, John George, Foreman of Ship Fitters, H.M.: Dockyard, Chatham.

Humphrey, William Henry, First

Draughtsman, Admiralty. Hunt, Richard Marlow, Postman, London Postal Service.

unter, Archibald Herbert, Telegraphist, Central Telegraph Office. Hunter,

Huxham, Frederick Charles, Foreman of Yard, H.M. Dockykard, Chatham.

Ingham, Eliza Ann, Assistant Supervisor, Post

Öffice, Manchester. mes, Titus, Shipwright, H.M. Dockyard, James, Pembroke.

William, Chargeman of Shipwrights,

H.M. Dockyard, Chatham.

Jarvis, William Thomas, Skilled Labourer,
H.M. Dockykard, Sheerness.

Jeffery, John, Skilled Labourer, H.M. Dock-yard, Bull Point.

Jenkins, Charles, Shipwright, H.M. Dockyard,

Portsmouth.

Jenkins, Ernest Wallace, Fitter, H.M. Dock-yard, Portsmouth. Jonas, Frank Albert, Overseer, London Postal

Service.

Jones, John, Postman, Liverpool. Jones, William, Postman, London Postal Service.

Joyce, William Thomas, Senior Draughtsman, H.M. Dockyard, Chatham.

Kay, David Mason, Postman, Falkirk

Keane, John, Sorter, London Postal Service. Kemp, Matthew James, Second-class H.M. Draughtsman, Dockyard, Ports-

mouth. Kemp, Sorter, London Postal Service.

King, Charles, Postman, Kineton Sub-Office, Warwick and Leamington.

King, John Henry, Shipwright, H.M. Dockyard, Portsmouth,

Kingsford, Charles Alfred, Founder, H.M. Dockyard, Portsmouth.

Kinnear, James, Sorting Clerk and Telegraphist, Dalkeith Sub-Office, Edinburgh.

Kirby, John, Inspector, Engineering Department, General Post Office.

Edwin Frederick, Storehouseman, H.M. Dockyard, Devonport.

Lamb, Thomas Affleck, Postman, Lesmahagow Sub-Office, Lanark.

Lambe, William Henry, Joiner, H.M. Dock-yard, Devonport.

Lamble, Richard, Shipwright, H.M. Dockyard, Devonport.

Laming, William George, Skilled Workman, Class II., Engineering Department, General Post Office.

Law, John Albert, Postman, Rochdale.

Lawrence, Charles, Assistant Draughtsman, H.M. Dockyard, Portsmouth.

Lee, Jesse Frederick, Leading Man of Stores, Royal Clarence Yard, Gosport.

Ledster, William Robert, Postman, Leomin-

ster. Lewis, Edward Silas, Assistant Copper Plate Printer, Ordnance Survey, Southampton.

Lias, Ernest James, Overseer, Post Office, Torquay.

Linder, George Robert, Chargeman of Shipwrights, H.M. Dockyard, Chatham.

Lister, James Fletcher, Postman, Bradford. Llewhellyn, Thomas, Shipwright, H.M. Dockyard, Pembroke.

Loe, John, Shipwright, H.M. Dockyard, Portsmouth.

Luck, Julius, Postman, Braunston Sub-Office, Rugby

Luff, William James, Shipwright, H.M. Dock-

yard, Portsmouth. Lynn, Walter, Assistant Inspector of Postmen, Reigate.

McDonald, Hugh Fraser, Postman, Edin-

McDonald, Roderick, Draftsman, Fifth Division, Ordnance Survey, Edinburgh.

Major, Postman, Haxey William. Sub-Office, Doncaster.

Marshall, William Richard John, Plumber, Bermuda Yard.

Maskell, Albert, Joiner, H.M. Dockyard, Portsmouth.

Mathieson, John, Drawing Superintendent, Fifth Division, Ordnance Survey, Edinburgh.

Maxted, George Charles, Postman, London Postal Service.

May, Joseph, Master, First Class, H.M.

Dockyard, Devonport. Milbourn, Florence Emma, Assistant Supervisor, Post Office, Birmingham.

Miller, James Humphrey, Skilled Labourer, H.M. Dockyard, Portsmouth.

Miller, Joseph John, Assistant Draughtsman, H.M. Dockyard, Pembroke.

Mills, Thomas, Sorter, London Postal Service. William, Overseer, London Postal

Service. Monk, William Frederick, A.B., Yard Craft,

H.M. Dockyard, Sheerness. Moore, Benjamin Charles, Electrical Fitter,

H.M. Dockyard, Sheerness. organ, Levi, Postman, Letterston Sub-Morgan, Levi, Postma Office, Haverfordwest.

Morgans, James, Shipwright, H.M. Dockyard, Chatham.

Morris, Robert Thomas, Sorter, London Postal Service.

Morrison, Henry Williams, Foreman Joiners, H.M. H.M. Dockyard, Devonport. Lionel Ball,

Labourer, H.M. Dockyard, Devonport.

Murphy, John, Superintendent Warehouse-man, Stores Department, General Post Office. Murray, James Culbert, Postman, Edinburgh.

Murray, James Murphy, Skilled Labourer, H.M. Dockyard, Pembroke. Murt. Edward, Patternmaker, H.M. Dock-

yard, Chatham.

Nancarrow, Henry Thomas, Plumber, H.M. Dockyard, Devonport.

Nash, Edward George, Sorting Clerk and Telegraphist, Lincoln.

Neale, William John, Postman, Droitwich Sub-Office, Worcester.

Nelms, Thomas William, Donkeyman, H.M. T.S. "Monarch," General Post Office.

Nicholls, Frederick John, Head Porter, London Postal Service.

Noel, James Wilcock, Postman, Blackburn. Norman, Benjaman Charles, Postman, Nor-

Norman William, Patternmaker, H.M. Dockyard, Devonport.

Norris, George, Outdoor and Transmission

Officer, Mercantile Marine Office, Driston. Norrish, Richard Henry, Fitter, H.M. Dockyard, Portsmouth.

Oliver, Ralph, Postman, Edinburgh.

Osborne, Owen Edwin, Sorting Clerk and Telegraphist, Folkestone.

O'Šullivan, Daniel Jeremiah, Draftsman, Ordnance Survey, Southampton.

Painton, Richard, Overseer, London Postal Service.

Parfitt, Edward James John, Sorter; London Postal Service.

Paterson, John, Shipwright, H.M. Dockyard, Chatham.

Penning, Ebenezer, Frank First Draughtsman, H.M. Dockyard, Portsmouth.

Phipps, Samuel John, Preventive Man, Customs and Excise, Plymouth.

Pitt, Edwin George, Shipwright, H.M. Dockyard, Portsmouth.

Pond, Georgina, Telegraphist, Central Tele-

graph Office ond, William Thomas, Machinist, H.M.

Dockyard, Sheerness. Poole, George Frederick, Overseer, London Postal Service.

Pratt, Thomas, Postman, London Postal Service.

Rawle, William Strout, Preventive Officer,

Customs and Excise, Dartmouth. Rayner, Joseph Ratcliffe, Postman, Black.

Rees, Frederick Thomas, Draftsman, Eighth Division, Ordnance Survey, Bristol.

Reeve, Frederick Jutten, Postman, Croydon, Reeves, Edmund, Fitter, H.M. Dockyard, Portsmouth.

Reid, George, Postman, Edinburgh.

Rendle, John, Shipwright, H.M. Dockyard, Devonport.

Restell, Thomas, vard, Portsmouth. Thomas, Hammerman, H.M. Dock-

yard, Portsmouth.
Rich, Matthew John, Principal Attendant,
Broadmoor Criminal Lunatic Asylum.

Rolleston Sub-Office,

Nottingham.

Ridley, John, Warder, H.M. Prison, Preston Rigby, Richard, First Class Draughtsman, Admiralty.

Rigden, Richard William, Smith, H.M. Dock-yard, Chatham.

Andrew Duncan, Postman, Edin-Roberts, burgh.

Roberts, Henry, Postman, Bournemouth.

Roberts, Margaret Ann, Assistant Supervisor, Post Office, Liverpool.

Robinson, Gladstone, Overseer, Post Office, Halifax.

Rogers, John Thomas, Smith, H.M. Dockyard, Pembroke.

Rogers, William Frederick, Fitter, H.M. Dock-yard, Chatham.

Rowe, William, Sorting Clerk and Telegraphist, Ryde.

Rowlinson, William Pearson, Postman, Didsbury Sub-Office, Manchester.

Rowswell, Charles Henry, Skilled Labourer, H.M. Dockyard, Sheerness. Russell, Robert, Overseer, London Postal Ser-

vice.

Ryan, Patrick Joseph, Chief Warder, First Class, Irish Prisons Service.

Sammon, John Joseph, Shipwright, H.M. Dockyard, Chatham.

Santer, Richard James, Postman, Cranbrook. Sawyer, William, Sailmaker, H.M. Dockyard, Portsmouth.

Sayle, George Richard, Labourer, Stores Department, General Post Office.

Scadding, Arthur Charles, Fitter, H.M. Dockyard, Chatham.

Scaife, John, Postman, Healey Sub-Office,

Scott, Francis, Overseer, Post Office, Glasgow.

Scott, William, Sorting Clerk and Telegraphist, Birmingham.

Searle, Edward, Postman, Harrow.

Sedgeman, John Henry, Ship Fitter, H.M. Dockyard, Devonport.

Shaw, Malcolm, Senior Inspector, Mercantile

Marine Office, Avonmouth. Shaw, William Elias Sampson, First Class

Draughtsman, H.M. Dockyard, Devonport. Shepherd, Joseph Frederick, Foreman of Boilermakers, H.M. Dockyard, Devonport. Sheriff, James Abraham, Chargeman of Ship-

wrights, H.M. Dockyard, Chatham. Shinner, Richard William, Shipwright, H.M. Dockyard, Devonport.

Slate, George Alfred, Overseer, London Postal Service.

Sleeman, George James, Ski H.M. Dockyard, Devonport. George James, Skilled Labourer,

Smith, Charles Alfred, Compiling Draughtsman, Ordnance Survey, Southampton.

Smith, Louisa Annie, Assistant Supervisor, Post Office, Abingdon.

Smith, Samuel Charles, Postman, Derby.

Smith, Thomas Mortimer, Overseer, London Postal Service.

Smith, William Stephen, Skilled Labourer, H.M. Dockyard, Portsmouth.

Sparks, Benjamin, Overseer, Post Office, Liverpool.

Sprague, William Henry, Compiling Draftsman, Ordnance Survey, Southampton.

Squire, Harry, Sorting Clerk and Telegraphist, Manchester.

Stanley, Edwin Robert, Inspector of Joiners, H.M. Dockyard, Devonport.

Steel, Maurice, Draughtsman, Control Division, Ordnance Survey, Southampton.

Stephens, William Edwin, Shipwright, H.M. Dockyard, Chatham.

Stone, Henry, Draftsman, Ninth Division, Ordnance Survey, York.

Stonestreet, Thomas William, Sorter, London Postal Service.

Streten, Robert James, Painter, H.M. Dockyard, Chatham.

Strickland, William, Leading Man of Stores, Royal Clarence Yard, Gosport.

William, Sorter, London Strike, Service.

Swift, Henry, Sorter, London Postal Service. Symons, John Jordan, Shipwright, H.M. Dockyard, Portsmouth.

Taylor, William John, Hammerman, H.M. Dockyard, Chatham.

Thomas, Ernest Llewellyn, Sorter, London Postal Service.

Thomas, Frederick Callan, Shipwright, H.M. Dockyard, Pembroke.

Thorne, John Edwin, Principal Warder, H.M. Prison, Leeds.

Thorpe, Harry Foreman, Engineering Branch, H.M. Dockyard, Portsmouth.

Tillett, Gilbert, Shipwright, H.M. Dockyard, Portsmouth.

Tindall, William Mitchell, Draftsman, Second Division, Ordnance Survey, Belfast.

Titlow, Alice, Sorting Clerk and Telegraphist, Great Yarmouth.

Tomkins, Albion George, Telegraphist, Central Telegraph Office.

Tomlin, George, Second Class Draughtsman, H.M. Dockyard, Chatham.

Townend, Joseph Edgar, Officer of Customs and Excise, Newport, Mon.

Trask, Waiter John, Resident Housekeeper, Customs and Excise, London Dock.

Trimbirth, John William, Skilled Labourer, H.M. Dockyard, Devonport.

Tully, Thomas, Postman, Edinburgh.

Charles Craven, Sorter, Turner, Postal Service.

Turner, Richard, Postman, Oldham.

Vian, William, Postman, Birmingham. William George Skinner, Driller, Voysey,

H.M. Dockyard, Portsmouth. Wade, Albert Thomas, Joiner, H.M. Dock-

yard, Pembroke. Wade, Thomas, Iron Caulker, H.M. Dock-

yard, Chatham. Wall, Joseph, Assistant Inspector, Post Office,

Liverpool.

Waller, Thomas Henry, Sorter, London Postal Service.

Walters, Richard, Postman, Launceston. Watson, Richard Womack, Iron Caulker, Watson, Richard Womack, H.M. Dockyard, Chatham.

Weedon, Charles, Boilermaker, H.M. Dockyard, Portsmouth.

Wellard, Francis Thomas, Foreman of Boilermakers, H.M. Dockyard, Chatham.

Weller, Samuel Henry, Postman, London Postal Service.

Whitby, Edward, Assistant Inspector of Postmen, Loughborough.

White, Andrew Gold, Postman, Airdrie.

White, Henry Edward, Sorter, London Postal Service.

White, John Herbert, Boilermaker, H.M. Dockyard, Devonport.

Whiteley, Clara Louise, Sorting Clerk and Telegraphist, Leeds.

Whittell, William George, Fitter, H.M. Dockyard, Chatham.

Wickings, Samuel Thomas, Shipwright, H.M. Dockyard, Sheerness

Wiggins, Frederick John, Shipwright, H.M. Dockyard, Chatham.

Willis, Edward John, Plumber, H.M. Dockyard, Chatham.

Willcock, Joseph, Proof Examiner, Publication Division, Ordnance Survey, Southamp-

Williams, Cecil, Shipwright, H.M. Dockyard, Chatham.

Williams, John, Head Postman, London Postal Service.

Willmott, William Henry, Carpenter, H.M. Dockyard, Chatham.

Wilson, William Forbes, Fitter, H.M. Dock-yard, Portsmouth.

Wines, Henry Frank, Postman, Yeovil.

Winter, Charles John, Shipwright, H.M. Dockyard, Chatham.

Wood, James, Skilled Labourer, H.M. Dock-yard, Chatham.

Worth, Abel, Principal Warder, H.M. Prison, Usk.

Wright, Henry William Frederick, Postman, London Postal Service.

Wright, Lot, Postman, Bournemouth.

Wright, William Arthur, Overseer, London Postal Service.

Yates, James, Overseer, London Postal Service.

Young, Charles John, Leading Hand, Royal Naval Torpedo Factory, Greenock.

Young, Joseph, Assistant Head Messenger, Returned Letter Section, London Postal Service.

### COLONIAL CIVIL SERVICE.

Bell, George, Senior Sergeant of Police, Queensland.

Butler, John, Police Constable, Tasmania.

Cato, John, Chief Dispenser, Medical Department, Gold Coast.

Coleman, Frederick Robert, Foreman, Printing Department, Gold Coast.

Doig, James Cochcrane, Inspector of Police, Second Class, New South Wales.

Gandy, William Charles, Sergeant of Police, Tasmania.

Gill, Thomas, Inspector of Police, Tasmania. Hadley, Alfred, Sergeant of Police, Third Class, New South Wales.

Hynes, Bartholomew, Sergeant of Police, First Class, New South Wales.

Lawlor, Michael, Police Constable, Queensland.

Lord, Edward Charles, Sergeant of Police, First Class, New South Wales.

McArthur, Peter, Sergeant of Police, Second Class, New South Wales.

Sanderson, William Robert, Sergeant of

Police, Tasmania. Sorzano, Tildeber, First Draughtsman, Survey Department, Trinidad.

Stephen, Daniel, Inspector of Police, Second

Class, New South Wales Stephenson, Frances Thomas, Senior Police Constable, Tasmania.

Toohey, Daniel, Inspector of Police, First Class, Queensland. Ward, George William, Inspector of Police,

Tasmania. Waterman, John William, Sergeant of Police,

Tasmania, Wood, William Austin, Inspector of Police, First Class, New South Wales.

Zain, Amath, Police Constable, First Class, First Grade, Ceylon.

Inche Abdul Rapar bin Lapang, Penghulu in the Mukim of Ulu Berman, State of Selangor, Federated Malay States.

# WILD BIRDS PROTECTION ACTS.

The Secretary of State for the Home Department gives notice that, on the 22nd instant, he made an Order under the Wild Birds Protection Acts, 1880 to 1908, for the Administrative County of Denbigh.

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

Whitehall, 27th April, 1921.

The Home Secretary gives notice that, in pursuance of Section 2 (1) of the Employment of Women, Young Persons and Children Act, 1920, he has made an Order authorising the employment of women of 18 and male young persons of 16 years of age and over in the making of inner tubes and in moulding at the

works of The Werneth Rubber Works, Ltd., Derby Road, Burton-on-Trent, on two dayshifts, subject to the conditions that no worker shall be employed in the afternoon shift in consecutive weeks and that suitable cloakroom, messroom and washing accommodation shall be provided.

Whitehall, 26th April, 1921.

### FACTORY AND WORKSHOP ACT, 1901.

In pursuance of Section 118 of the Factory and Workshop Act, 1901, the Right Honourable Edward Shortt, one of His Majesty's Principal Secretaries of State, has been pleased to appoint Eileen Mabel Hewitt, M.D., D.P.H., M.B.E., to be an Inspector of Factories and Workshops.

Whitehall, 27th April, 1921.

YOUNG WOMEN ANDPERSONS (EMPLOYMENT IN LEAD PROCESSES) ACT, 1920.

The Secretary of State for the Home Department hereby gives notice that, in pursuance of the Women and Young Persons (Employment in Lead Processes) Act, 1920, he proposes to make Orders-

(a) declaring what is a lead compound for the purposes of the Act and prescribing the method of ascertaining whether any compound is a lead compound within the definition:

(b) prescribing the periodic medical examination required under Section 2 (1) (b) of the Act; and

(c) prescribing the cleakroom, messroom and washing accommodation to be provided

under Section 2 (1) (e). Copies of the draft Orders may be obtained on application to the Factory Department, Home Office, London, S.W. 1.

Any objections to the proposed Orders must be sent to the Secretary of State at the Home Office, London, S.W. 1, within 21 days after the date of this notice. The objections must be in writing and must state

(a) the requirements in the draft Orders objected to;

(b) the specific grounds of objection; and

c) the modifications asked for. Where any objection is made jointly on behalf of a number of employers, the names of the employers and their addresses must be stated, or, if the objection is made by an association of employers on behalf of its members, the number of the members affected by the Orders.

Home Office, Whitehall, 29th April, 1921.

## Downing Street, 26th April, 1921.

The KING has been pleased to give directions for the appointment of Cornelius May, Esq., to be an Unofficial Member of the Legislative Council of the Colony of Sierra Leone.

Downing Street,

27th April, 1921.

The KING has been pleased to give directions for the appointment of Archibald Alfred Wilson Gordon, Esq., to be an Unofficial Member of the Legislative Council of the Presidency of Saint Christopher and Nevis.

> Scottish Office, Whitehall, S.W. 1, 27th April, 1921.

The KING has been pleased, by Warrants under His Majesty's Royal Sign Manual, bearing date the 26th instant, to make the

following appointments:-

John Arthur Thomas Robertson, Esquire, Advocate, to be Sheriff-Substitute of the Sheriffdom of Stirling, Dumbarton and Clackmannan at Falkirk, in the room of Alexander Moffatt, Esquire, Advocate, deceased.

William Dunbar, Esquire, Advocate, to be Sheriff-Substitute of the Sheriffdom of Ayr at Kilmarnock, in the room of John Arthur Robertson, Esquire, Advocate, Thomas appointed to be Sheriff-Substitute at Falkirk.

> Board of Trade, Great George Street. London, S.W. 1.

REPARATION RECOVERY (No. 7) ORDER, 1921, DATED 28TH APRIL, 1921, MADE BY THE BOARD OF TRADE.

The Board of Trade, in pursuance of the powers conferred upon them by Section 5 of the German Reparation (Recovery) Act, 1921, and of all other powers enabling them in that behalf, upon the recommendation of a Committee constituted under Section 5 of the said Act hereby make the following Order:

1. This Order may be cited as the German

Reparation Recovery (No. 7) Order, 1921.

2. Any article of the following description shall be exempt from the provisions of the said Act, that is to say, any article which is proved to the satisfaction of the Commissioners of Customs and Excise to have been delivered by Germany to any Allied or Associated Power by way of reparation.

Dated this 28th day of April, 1921.

S. J. Chapman, A Secretary Board of Trade.

EMERGENCY POWERS ACT, 1920. Coal (Emergency) Supplementary (No. 2) Directions, 1921.

The Board of Trade in exercise of the powers conferred upon them by the Emergency Regulations, 1921, and of all other powers enabling them in that behalf, hereby direct as follows:

 The quantity of gas or electricity supplied or consumed in any district for the purpose of lighting any street or highway, or for any other public lighting, shall not exceed 50 per cent. of the quantity so supplied and consumed on the corresponding date in the year 1920, subject always to the proviso in Article 27 of the Coal (Emergency) Directions, 1921 (hereinafter called "the Princicipal Directions "):

2. These Directions may be cited as the Coal (Emergency) Supplementary (No. 2) Directions, 1921, and shall be read with the Principal Directions and the Coal (Supplementary) Directions, 1921, as though they formed part thereof.

3. These Directions shall come into force

on the 26th day of April, 1921.

Dated this 25th day of April, 1921.

W. C. Bridgeman, Secretary for Mines.

TRADE BOARDS ACTS, 1909 AND 1918. RETAIL BESPOKE TAILORING TRADE BOARD (GREAT BRITAIN).

Proposal to Vary and Fix Minimum Rates WAGES FOR LEARNERS AND TO VARY MINIMUM RATES OF WAGES FOR CERTAIN OTHER CLASSES OF MALE AND FEMALE Workers.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour and dated 31st October, 1918, the Trade Board established under the Trade Boards Acts, 1909 and 1918, for those branches of the trade specified in the Trade Boards (Tailoring) Order, 1919, which is covered by the Regulations made by the Minister of Labour and dated 12th December, 1919, with respect to the Retail Bespoke Section of the Tailoring Trade in Great Britain, hereby give notice as required by Section 3 (5) of the Trade Boards Act, 1918, that they propose to vary the General Minimum Time-Rates and Overtime Rates for Male and Female Learners as set out in the Schedules to the Trade Board's Notices dated the 19th of June, 1920 (R.B.5), the 15th July, 1920 (R.B. 6), and the 8th of October, 1920 (R.B. 7), and for certain other classes of Male Workers as set out in Section II of Part I of the Trade Board's Notice (R.B. 5) dated 19th June, 1920: and to fix General Minimum Time-Rates, Overtime Rates and a Piece-work Basis Time-Rate for the class of Female Learners specified in Section II of Part IV of the Trade Board's Notice (R.B. 7) dated 8th October, 1920, and also to vary the Minimum Rates of Wages at present effective for Male and Female Workers in their application to certain classes of Packers and of Female Apprentices and Female Learners as shown in Part IV of the Schedule hereto; the proposed Minimum Rates of Wages being as set out in the Schedule below.

### SCHEDULE.

### PART I.

Proposed General Minimum Time-Rates for Male and Female Learners and Certain Other Classes of Male Workers.

Section I.—(A) For Male Learners (as defined in Part III of this Schedule):

Proposed General Minimum Time-Rates.

· For the 1st year of Learnership, 12s. per week of 48 hours.

For the 2nd year of Learnership, 15s. 6d. per week of 48 hours.

For the 3rd year of Learnership, 21s. 6d. per week of 48 hours.

For the 4th year of Learnership, 30s. per week of 48 hours.

For the 5th year of Learnership, 40s. per week of 48 hours.

(B) For Female Learners (as defined in Part III of this Schedule):

Proposed General Minimum Time-Rates.

For the 1st year of Learnership, 10s. per week of 48 hours.

For the 2nd year of Learnership, 15s. 6d. per week of 48 hours.

For the 3rd year of Learnership, 21s. 6d.

per week of 48 hours. For the 4th year of Learnership, 27s. 6d.

per week of 48 hours. For the purpose of determining the General

Minimum Time-Rate applicable to a Male or Female Learner, the following provisions shall

(a) All employment of a Male or Female Learner prior to the age of 14 shall be disregarded.

- (b): Any Male or Female Learner who has been previously employed in (i) any branch of Retail Bespoke Tailoring as defined in Part V of this Schedule, or (ii) any branch of Ready-made and Wholesale Bespoke Tailoring coming within the scope of the Ready-made and Wholesale Bespoke Tailoring Trade Board (Great Britain), or (iii) any branch of the Wholesale Mantle and Costume Trade coming within the scope of the Wholesale Mantle and Costume Trade Board: (Great Britain), shall be entitled to count the whole period of such previous employ-
- (c) A Male Learner who, prior to being registered as a Learner under the provisions of this Notice, has received continuous instruction in Retail Bespoke Tailoring at any School or Institution where there is a class for Retail Bespoke Tailoring which is approved by the Retail Bespoke, Tailoring Trade Board (Great Britain), every two School or Institutional years during which the Learner has been so instructed at any such School or Institution shall, for the purposes of this Notice, be reckoned as one year of learnership.

(d) (i) A Female Learner shall cease to be a Learner and be entitled to the Minimum Rate applicable to her under the provisions of the Notice (R.B. 7) issued by the Trade Board and dated 8th October, 1920, upon the completion of four years' learnership.

(ii) A Male Learner shall cease to be a Learner and be entitled to the Minimum Rate applicable to him under the provisions of the Notice (R.B. 4) issued by the Trade Board and dated 4th June, 1920, upon the completion of five years' learnership.

Provided that in determining whether for the purposes of Section I of Part I of the Trade Board's Notice (R.B. 4), dated 4th June, 1920, a Male Worker has completed a period of five years' learnership, any previous experience in Retail Bespoke Tailoring in any School or Institution shall be reckoned in accordance with the provisions of Sub-Section (c) of this Section,

Section II.—For all Male Workers employed in any branch of Retail Bespoke Tailoring specified in Part V of this Schedule, exchiding (i) Cutters and Trimmers, (ii) Workers specified in Part I of the Trade Board's Notice

(R.B. 4), dated 4th June, 1920, (iii) Apprentices whose indentures (a) were entered into prior to the date on which the proposed Minimum Rates of Wages for Male Apprentices set out in the Trade Board's Notice of Proposal (R.B. 8), dated 21st March, 1921, become effective, and (b) provide for the Apprentice being supplied by the employer with board or with board and lodging, (iv) Apprentices specified in the Trade Board's Notice of Proposal (R.B. 8), dated 21st March, 1921, and (v) Learners specified in Section I (A) of this Part of this Schedule: 1s. 2d. per hour.

SECTION III.—The General Minimum Time-Rates for Learners set out in Section I of this Part of this Schedule are weekly rates based on a week of 48 hours, and shall be subject to a proportionate decrease according as the number of hours of employment in any week is less than 48.

# PART II.

Proposed Overtime Rates for Male and Female Learners and certain other Classes of Male Workers.

Overtime Rates, calculated on the General Minimum Time-Rates set out in Part I of this Schedule in the manner specified, as regards Male Learners and certain other classes of Male Workers, in the Schedule to the Trade Board's Notice (R.B. 6), dated 15th July, 1920, and as regards Female Learners, in the manner specified in Part II of the Schedule to the Board's Notice (R.B. 7), dated 8th October, 1920, shall apply in substitution for the rates set out in Part I of this Schedule in respect of all hours worked in excess of the number of hours declared by the Trade Board to be the normal number of hours of work in the trade.

### PART III.

For the purpose of this Notice, and subject to the provisions of Section I. of Part I. of this Schedule, the following definition shall apply:-

A Male or Female Learner is a worker who, in the case of a Male Learner, has not been employed for more than Five Years, and in the case of a Female Learner, has not been employed for more than Four Years, in the Retail Bespoke Section of the Tailoring Trade as specified in Part V. of this Schedule, and:

(a) Is employed during the whole or a substantial part of his or her time in learning any branch or process of Retail Bespoke Tailoring as specified in Part V. of this Schedule by an employer who provides the Learner with reasonable facilities for such learning; and

(b) Has received a certificate, or has been registered in accordance with Rules from time to time laid down by the Trade Board, or has made an application for such certificate or registration, which has been duly acknowledged and is still under consideration

Provided that the certification or registration of a Learner may be cancelled if the other conditions of learnership are not complied with.

Provided also that an employer may employ a Learner on his or her first employment in any branch of Retail Bespoke Tailoring, as specified in Part V. of this Schedule without a certificate or registration for a probation period not exceeding four weeks, but in the event of such

Learner being continued thereafter at his or her employment, the probation period shall be included in his or her period of learnership.

Notwithstanding compliance with the conditions specified in this Part of this Schedule, a person shall not be deemed to be a Learner if he or she works in a room used for dwelling purposes, and is not in the employment of his or her parent or guardian.

### PART IV.

The Trade Board also Propose to Vary the Minimum Rates of Wages at present effective for Male and Female Workers in their application to certain classes of workers as follows:—

(a) By excluding Packers from the operation of the Minimum Rates of Wages for Male and Female Workers set out in the Schedules to the Trade Board's Notices (R.B. 4, R.B. 5, R.B. 6, and R.B. 7) respectively, dated the 4th of June, 1920, the 19th of June, 1920, the 15th of July, 1920, and the 8th of October, 1920, Except where they are employed on Packing operations which are performed in a workroom.

(b) By Excluding from the operation of the General Minimum Time-Rates set out in Section III. (a) of Part I. of the Schedule to the Trade Board's Notice (R.B. 7), dated 8th October, 1920, Female Apprentices specified in Sections I. and III. of Part II. of the Schedule to the Trade Board's Notice of Proposal (R.B. 8), dated 21st March, 1921.

(c) By Excluding Learners from the operation of Section II. of Part IV. of the Schedule to the Trade Board's Notice (R.B. 7), dated 8th October, 1920, so that the provisions of such Section shall apply only to Female Apprentices who have entered or shall enter the trade under 21 years of age, and who are employed under a contract in writing, entered into prior to the date on which the Minimum Rates of Wages proposed for Female Apprentices in the Trade Board's Notice (R.B. 8), dated 21st March, 1921, become effective, providing for their effective instruction for a period of not less than three years by a fully qualified tailor or tailoress in making a bespoke garment throughout, and By Including such Learners within the scope of the Piece-work Basis Time-Rate for Female Workers set out in Section III. (c) of Part I. of the Schedule to the Trade Board's Notice (R.B. 7), dated 8th October, 1920.

### PART V.

The above Minimum Rates of Wages shall apply, subject to the provisions of the Trade Boards Acts, to all Male and Female Workers specified in this Notice, in respect of all 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',

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 subcontractor 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 re-making 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;

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

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

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

Note.—The employment of Women, Young Persons and Children is subject to the provisions of the Factory and Workshop Acts and to the provisions of the Employment of Women, Young Persons and Children Act, 1920.

## PART VI.

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

SECTION II.—The above Minimum Rates of Wages are without prejudice to workers earning Higher Rates of Wages, or to Agreements made, or that may be made, between employers and workers for the payment of wages in excess of these Minimum Rates of Wages.

The Trade Board will consider any Objections to the above Proposals to Vary and Fix which may be lodged with them within two months from 27th April, 1921. Such Objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary of the Retail Bespoke Tailoring Trade Board (Great Britain), 7-11, Old Bailey, London, E.C. 4.

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

Dated the twenty-fifth day of April, 1921. Signed by Order of the Trade Board.

> F. Popplewell, Secretary.

Office of Trade Boards, 7-11, Old Bailey, London, E.C. 4.

TRADE BOARDS ACTS, 1909 AND 1918. MILK DISTRIBUTIVE TRADE BOARD. (SCOTLAND.)

PROPOSAL TO FIX MINIMUM RATES OF WAGES FOR MALE AND FEMALE WORKERS.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour and dated 31st October, 1918, the Trade Board established under the Trade Boards Act, 1918, in Scotland for the Milk Distributive Trade, as specified in the Trade Boards (Milk Distributive) Order, 1920, hereby give notice as required by Section 3 (5) of the Trade Boards Act, 1918, that they propose to fix General Minimum Time-Rates and Overtime Rates for Male and Female Workers and to declare the normal number of hours of work in the trade for the purpose of the application of the Overtime Rates, as follows:-

### SCHEDULE.

Proposed General Minimum Time-Rates for Male and Female Workers.

### PART I.

Proposed General Minimum Time-Rates for Male Workers and Roundswomen.

Proposed General Minimum Time-Rates.

SECTION I.—For Foremen (as defined in Section I of Part V of this Schedule), 78s. 6d. per week.

SECTION II.—For Male Shop Assistants (as defined in Section III of Part V of this Schedule) and for Male Clerks:-

Workers of 21 years of age and over, 62s. 6d. per week.

Workers of 20 and under 21 years of age, 53s. per week.

Workers of 19 and under 20 years of age, 46s. per week.

Workers of 18 and under 19 years of age, 39s. per week.

Workers of 17 and under 18 years of age,

30s. per week. Workers of 16 and under 17 years of age,

23s. per week. Workers of 15 and under 16 years of age,

18s. 6d. per week.

Workers under 15 years of age, 16s. per

SECTION III .- For all Male Workers (other than Foremen and Shop Assistants as specified in Sections I and II respectively of this Part of this Schedule, and Clerks) and for Roundswomen (as defined in Section II of Part V of this Schedule):

Proposed General Minimum Time-Rates.

Workers of 21 years of age and over with not less than 12 months' experience in the trade, 60s. per week.

Workers of 21 years of age and over with less than 12 months' experience in the trade, 57s. 6d. per week.

Workers of 20 and under 21 years of age, 53s. per week.

Workers of 19 and under 20 years of age, 46s. per week.

Workers of 18 and under 19 years of age, 39s. per week.

Workers of 17 and under 18 years of age, 30s. per week.

Workers of 16 and under 17 years of age, 23s. per week.

Workers of 15 and under 16 years of age, 18s. 6d. per week.

Workers under 15 years of age, 16s. per week.

## PART II.

Proposed General Minimum Time-Rates for Female Workers (other than Roundswomen).

Proposed General Minimum Time-Rates.

Section I.—For Female Clerks:—

Workers of 21 years of age and over, 39s. per week.

Workers of 20 and under 21 years of age, 36s. per week.

Workers of 19 and under 20 years of age, 31s. 6d. per week.

Workers of 18 and under 19 years of age,

27s. per week. Workers of 17 and under 18 years of age,

22s. 6d. per week. Workers of 16 and under 17 years of age,

18s. 6d. per week. Workers of 15 and under 16 years of age,

16s. per week. Workers under 15 years of age, 15s. per week.

Proposed General Minimum Time-Rates...

SECTION II.—For Female Shop Assistants as defined in Section III of Part V of this Schedule) :

Workers of 21 years of age and over, 35s. per week.

Workers of 20 and under 21 years of age, 32s. 6d. per week.

Workers of 19 and under 20 years of age, 28s. 6d. per week.

Workers of 18 and under 19 years of age, 24s, per week. Workers of 17 and under 18 years of age,

21s. per week.

Workers of 16 and under 17 years of age, 16s. per week.

Workers of 15 and under 16 years of age, 14s. per week.

Workers under 15 years of age, 11s. 6d. per week.

Proposed General Minimum Time-Rates.

Section III.—For all Female Workers other than Roundswomen as specified in Section III of Part I of this Schedule, Shop Assistants as specified in Section II of this Part of this Schedule, and Clerks):-

Workers of 21 years of age and over, 32s. 6d. per week.

Workers of 20 and under 21 years of age, 30s. 6d. per week.

Workers of 19 and under 20 years of age, 27s. 6d. per week.

Workers of 18 and under 19 years of age,

26s. per week. Workers of 17 and under 18 years of age,

23s. per week. Workers of 16 and under 17 years of age,

18s. 6d. per week. Workers under 16 years of age, 15s. per week.

### PART III.

In the application of the General Minimum Time-Rates set out in Parts I. and II. of this Schedule the following provisions apply:

SECTION I.—(a) In the case of classes of whole-time workers, employed by the week or longer period, whose customary working week consists of a number of hours less than 48 but not less than 40, a "week" means a week of the number of hours customarily worked by the class in question;

(b) In all other cases a "week" means a week of 48 hours.

Section II.—For the purpose of calculating the hourly rate applicable in respect of each hour of employment the General Minimum Time-Rates set out above must be divided:

(a) In the case of the workers referred to in Section I. (a) of this part of this Schedule by the number of hours per week customarily worked by the class in question;

(b) In all other cases by 48.

Section III.—Payment at not less than the hourly rate, calculated as specified in Section II. of this Part of this Schedule, must be made for all hours of employment (not merely for those constituting a "week" as specified in Section I. of this Part of this Schedule) except in so far as higher rates are payable under the provisions of Part IV. of this Schedule.

### PART IV.

Proposed Overtime Rates for Male and Female Workers (All Ages).

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

In any week On Sundays and Customary Public and Statutory Holidays

Section II.—The Trade Board propose to fix for all Male and Female Workers, Overtime Rates in respect of hours worked by a worker in excess of the declared normal number of hours of work in the trade as follows:

(a) For all hours worked in excess of four on Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be twice the Minimum Rate otherwise

. applicable, i.e., Double Time.

(b) For the first eight hours worked in excess of the first four hours of Overtime in any week, the Overtime Rate shall be One-anda-Quarter times the Minimum Rate otherwise applicable, i.e., Time-and-a-Quarter and thereafter One-and-a-Half times the minimum rate otherwise applicable, i.e., Time-and-a-Half, except in so far as a higher Overtime Rate is payable under the provisions of Sub-Section (a) of this Section.

Note.—During the first four hours in excess of 48 in any week the minimum rate applicable shall be the appropriate General Minimum Time-Rate as set out in Part I. or Part II. of this Schedule, except in so far as a higher rate may be payable under the provisions of Sub-Section (a) of this Section.

# PART V.

For the purpose of this Notice the following

definitions shall apply:-

Section I.—A Foreman is a person who is employed in any branch of the trade specified in the Trade Boards (Milk Distributive) Order, 1920, and to whom is deputed the duty of exercising supervising authority over workers exceeding five in number (exclusive of the foreman) working in any shop, department or other branch of the trade.

Section II.—A Roundswoman is a female person in charge of a round or rounds.

SECTION III .- A Shop Assistant is a male or female person wholly or mainly employed in a shop in serving customers and/or in checking in and out.

#### PART VI.

The above Minimum Rates of Wages shall apply, subject to the provisions of the Trade Boards Acts, to all Male and Female workers in Scotland in respect of all time during which they are employed in any branch of the trade specified in the Trade Boards (Milk Distributive) Order, 1920, that is to say: -

- 1. (a) The wholesale or retail sale of fresh milk when carried on as a main or distinct business or as a distinct branch or department of a business.
- (b) The sale of food or drink for consumption on the premises, or of other goods, when any such sale is carried on in association with and as a subsidiary part of such business, branch or department as aforesaid, if such sale involves the employment of workers who are principally employed in the sale specified in (a) above.
- 2. (a) The following operations when incidental to the sales specified in 1. above:
  - (i) Boxing, parcelling, labelling, weighing, measuring, checking, bottling, unpacking, packing;

(ii) Collecting, delivering, despatching,

horsekeeping, cleaning vehicles;
(iii) Portering, lift or hoist operating, mekeeping, storing, stock-keeping, warehousing, cleaning premises;
(iv) Pasteurizing, cooling, separating of

**e**milk

(v) Cleaning utensils or receptacles;

(vi) Blending, testing, sampling; (vii) Other incidental operations;

(b) Clerical work or canvassing when incidental to and carried on in conjunction with the work specified in 1. above. But excluding any operations in:

(a) The transport of goods by common

carriers;

(b) Any industry or trade concerned exclusively with carting and operations incidental thereto;

(c) Post Office business;
(d) Agriculture within the meaning of the Corn Production Act, 1917.

### PART VII.

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

Section II.—The above Minimum Rates of Wages are without prejudice to workers who are earning higher Rates of Wages, or to agreements made or that may be made between employers and workers for the payment of wages in excess of these Minimum Rates of Wages.

## PART VIII.

The Trade Board further give notice that the above proposed Minimum Rates of Wages for Male and Female workers are in substitution for the proposed Minimum Rate of Wages set out in the Notice M.D.S. (1) issued by the Trade Board dated the 1st November, 1920,

which is hereby withdrawn.

The Trade Board will consider any Objections to the above Proposals to Fix which may be lodged with them within two months from 28th April, 1921. Such Objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary of the Milk Distributive Trade Board (Scotland), 7-11, Old Bailey, London, E.C. 4.

7-11, Old Bailey, London, E.C. 4. It is desirable that the Objections should state precisely, and so far as possible with

reasons, what is objected to.

Dated this Twenty-sixth day of April, 1921. Signed by Order of the Trade Board.

F. Popplewell, Secretary.

Office of Trade Boards, 7-11, Old Bailey, London, E.C. 4.

TRADE BOARDS ACTS, 1909 AND 1918. BRUSH AND BROOM TRADE BOARD (GREAT BRITAIN).

MINIMUM RATES OF WAGES (AS FIXED AND AS VARIED) FOR MALE AND FEMALE WORKERS.

EFFECTIVE AS FROM 27TH APRIL, 1921.

In accordance with the Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour, and dated 31st October, 1918, the Trade Board established in Great Britain under the Trade Boards Act, 1918, for the Brush and Broom Trade, as specified in the Trade Boards (Brush and Broom) Order, 1919, having given due notice on 17th November, 1920, and 23rd November, 1920, of proposal to Fix and to Vary certain Minimum Rates of Wages for Male and Female Workers, have given notice that they have fixed General Minimum Piece-Rates and Overtime Rates for a certain class of Female Workers, and have varied General Minimum Piece-Rates and Overtime Rates for certain classes of Male Pan Hands at present Fixed and Set out in the Trade Board's Notice M. (12) dated 2nd September, 1920, and for Male Workers employed in certain branches of Painting Brushmaking and in Bone-Brush Fashioning at present Fixed and Set Out in the Trade Board's Notice M. (13) dated 2nd September, 1920, and certain of the Minimum Rates and conditions for Male Apprentices, at present Fixed and Set Out in the Trade Board's Notice M. (16) dated 18th October, 1920, and that they have received notification from the Minister of Labour that he has made an Order, dated 20th April, 1921, under Section 4 (2) of the Trade Board's Act, 1918, confirming the Minimum Rates, as Fixed and as Varied, by the Trade Board, and specifying 27th April, 1921, as the date from which such Minimum Rates shall become effective.

Full particulars as to the Minimum Rates now in operation may be obtained by persons affected on application to the Secretary, Brush and Broom Trade Board (Great Britain), at

the address shown below.

Dated this twenty-sixth day of April, 1921.

Signed by Order of the Trade Board.

F. Popplewell, Secretary.

Office of Trade Boards, 7-11, Old Bailey, London, E.C. 4. NOTICE OF INTENDED DISTRIBUTION OF NAVAL SALVAGE MONEY.

Department of the Accountant-General of the Navy,
Admiralty, S.W. 1.

26th April, 1921.

Notice is hereby given to the Officers, Seamen, and Marines, and to all persons interested therein, that the distribution of the award for the salvage of s.s. "Kingstonian" by H.M. Ships "Berberis," "Marguerite," "Larne" and "Harrier," H.H. Yacht "Safa-el-Bahr," H.M. Tugs "Alice" and "Veteran," H.M. Trawlers "Eva Wales" and "Rainbow," and Dockyard and Naval Working Parties from H.M. Naval Base, Malta, between the 19th May and 14th June, 1917, will commence on Wednesday, the 27th instant, in the Prize Branch of the Department of the Accountant-General of the Navy, Admiralty.

All applications from persons entitled to share, who are not now serving, should be addressed to the Accountant-General of the Navy (Prize Branch), Cornwall House, Stamford Street, London, S.E. 1. Such applications (except in the case of Commissioned Officers) should be accompanied by Certificates

of Service.

Admiralty, 19th April, 1921.
R.M.

The name of Lieut. T. E. Wooldridge is removed from the list of Spec. Res. of Offrs., R.M., at own request. Dated 12th Apr. 1921.

Tempy. 2nd Lieut. Frank V. Stobbs, R.M., is apptd. to Spec. Res. of Offrs., R.M., in rank last held on Active List, and with seniority of 22nd Sept. 1918. 7th Apr. 1921.

Admiralty, 23rd April, 1921.

Engr. Lieut. Richard F. Pearne placed on Retd. List. 23rd Apr. 1921.

### R.M.L.I.

The undermentioned to be Prob. 2nd Lts.:—George R. Hawkins (from A./R.M. Gnr.).

Joe Robinson (from A./R.M. Gnr.).

6th Apr. 1921.

Admiralty, 25th April, 1921.

Lieut. Cdr. (retd.). John G. Neligan to be Commander (retd.). 21st Apr. 1921. Rev. Richard H. O'Donovan, B.A., placed on Retired List at own request. 4th May 1921.

Payr. Lieut. Eric J. K. Bull placed on the retired list at own request. 3rd Feb. 1921. (In substitution for previous notification.) Surg. Lieuts. to be Surg. Lieut.-Comdrs.—

John C. Sinclair, M.B. 24th Apr. 1921. Hugh L. P. Peregrine, M.B., B.S. 27th Apr. 1921.

Admiralty, 26th April, 1921.

Surg. Lieut. (D.) Arthur Thomas Dally, L.D.S., to be Surg. Lieut. Comdr. (D.). 26th April 1921.

Gnr. George W. Shepherd to be Cd. Gnr. 26th Apr. 1921.

## SOLDIERS' AND AIRMEN'S BALANCES UNDISPOSED OF.

In pursuance of "The Regimental Debts Act, 1893," notice is hereby given that there is available for distribution amongst the Next of Kin or others entitled the sum of money set opposite to the name of each of the deceased Officers, Soldiers and Airmen named in the lists which are published with this notice in the London Gazette and the "Army List," and are also to be seen at the Regimental Depôts and Head Post Offices throughout the United Kingdom.

Applications from persons supposing themselves entitled as Next of Kin should be addressed by letter to "The Secretary, War Office, London, S.W. 1," and marked outside

" Effects."

## H. J. CREEDY.

War Office, April 29, 1921.

Last DXLHI, of the names of deceased Officers, Soldiers and Airmen whose Personal Estate is held for distribution amongst the next of kin or others entitled.—Effects 1920-21.

kin or others entitled.—Effects 1			
		S.	
Lawrence, N. A., 2nd Lt., R. Fus.,	_	~	
	5	0	0
attd. R. F.O Rudge, A. E., Lieut., R.A.F	88		9
			_
Akien, T., Cpl., L'pool Regt	1	10	0
Alcock, A. F., Sjt. Dmr., Bord.		_	_
Regt	1	0	0
Regt Alexander, L., LoeCpl., B.W.	_	_	
Indies Regt Allen, J., Pte., Norf. Regt	9	8	11
Allen, J., Pte., Norf. Regt	5	8	5
Allpress, J. C., Actg. Sjt., R.F.A.	20	8	3
Aukett, J., Pte., Midd'x Regt Avery, G. H., Pte., Devon. Regt.	3	3	4
Avery, G. H., Pte., Devon. Regt.	5	6	8
Reiley A Pte RAVC	2	11	4
Bailey, A., Pte, R.A.V.C Bannon, J., Pte., Lab. Corps		13	2
Bannon, J., Pte., Lab. Corps		8	
Barry, M., Pte., A. & S. Highrs			0
Dell W Dt. Wall Time	U	17	8
Beatts, A., Pte., R. Highrs. Bell, W., Pte., York & Lanc. Regt. Bellamy, D., Pte., R. Suss. Regt.		0	=
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Denamy, D., Pte., R. Suss. Regt.	20	6 0	2
Bergin, J., Pte., Leins. Regt	1	U	0
Bickley, R. (alias Bittley), Pte.,			_
Manch. Regt. Billingham, J., S./Sjt., R.G.A	1	4	5
Billingnam, J., S./Sjt., R.G.A		12	
Bimpson, S., Pte., L'pool Regt	U	8	6
Bittley (alias Bickley), R., Pte.,			_
Manch. Regt. Bonell, B. H., Pte., R. War. Regt.	1	4	
Donell, B. H., Pte., R. War. Regt.		0	.0
Booth, B., Gnr., R.F.A Boswell, F., Pte., Hamps. Regt Braggins, D. E., Pte., Lab. Corps	Ţ	17	11
Boswen, r., Pte., Hamps. Regt	4	16	3
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Byrne, H., Pte., R. Dub. Fus	6	0	11
Cameron, S., Pte., R. Innis. Fus.	۸	7	6
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Cathey, M., Pte., Sco. Rif. Chaddock, H. B., LeeCpl., L'pool Regt Charnley, W., Pte., L'pool Regt. Churchill, F., Pte., Welch Regt.	·	•	1
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Collins, H. H., Lee. Cpl., E. Kent	4	U	U
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Conley, J., Actg. C.S.M., R. Fus. Cook, C., Pte., R. Berks. Regt Cooper, A. T., C.S.M., Linc. Regt.		10	0
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Crowther, J., Pte., K.R.R.C.	126	0	0 4
Curran, A., Pte., R. Sco. Fus	2	3	4

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No. 32307.

Darker, W., Pte., Northants	£	s.	d.
Regt Davies, P., Dvr., R.A.S.C	2 5	0 10	0
Dawiery, G., Pue., Land. Regu	11		0
Degville, P., Pte. S. Staff, Regt.	1		0
Deighton, W., Pte., Tank Corps Doidge, F., Pte., Devon, Regt	1	10 4	0
Doidge, F., Pte., Devon. Regt Downie, N., Gnr., R.F.A Dunne, J., Pte., R. Muns. Fus	0 2		6
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Derby. Regt Finney, C. H., Sjt., Midd'x Regt.	0 152	5 17	0 10
Fisher, H. C., Sjt., Lond. Regt	3	6	8
Foley, W., Spr., R.E	0	7	6
Gallashan, D., Dvr., R.E Galloghly, B., Pte., Cam. Highrs. Gardiner (alias Thomson), G.,		8 15	9· 4
Pnr., R.E Gardner, A. C. J., Pte., Tank	2	15	6
Corps Garrett, R. A., Pte., W. York.	10	1	8
Gearing, J., Pte., Oxf. & Bucks.	128	_	8
Gelman, N., Pte., R. Fus	1 7	8 6	0 7
George, R., Pte., North'd Fus Gill, A. G., Pte., Norf. Regt	14	8	4
Gill, A. G., Pte., Norf. Regt	3	$\frac{11}{2}$	3 0
Gleeson, J. M., Pte., S. Afr. Inf. Graham, J., Pte., A. & S. Highrs.	6 18	8	8
Graham, J., Pte., A. & S. Highrs. Graham, J. H., Pte., R. Highrs	1	18	4
Griffiths, T., Pte., R. War. Regt. Groom, A., Pte., R. Fus	0	14 14	4 4
Haines, W., Pte., M.G.C Hallows, J. H., Pte., York &	7	2	0
Hallows, J. H., Pte., York & Lanc. Riegt Harknett, G., Pte., E. Surr.		10	0
Regt Hawkins, W. F., Pte., M.G. Cav.	49 7	4 4	5 8
Henning, C. F. S., Lee Opl., R. Lanc. Regt Hill, T., Pte., York & Lanc.	5	0	0.
Regt Hill, W. F., Pte., E. Surr. Regt.	0	17	4
Hislop, P., Pte., Sea. Highrs	1 2	6 7	8 2:
Hollingshead, W., Pte., Worc. Regt	1	16	8
Holloway, A., Pte., Drag. Gds	2.	_	Ŏ
Inversity, R., Pte., H.L.I	1	12	0
Jackson, J., Spr., R.E Jeffrey, R., Pte., Lab. Corps	20 12	17 5	5 0
Johnson, J., Pte., B.W. Indies Riegt	60	11	9
Johnson, R., 2nd Pte., R.A.F		12	0
Jones, A. E., Sjt., Lond. Regt Jones, E., Pte., L'pool Regt		$19 \\ 12$	8 6
Jones, G. E., Pte., York & Lanc.	^		•
Regt Joyce, M., Gnr., R.G.A	0 2	14 1 ·	3 8
Kellegher, P., Pte., Conn. Rang.	9	7	11
Kelly, J. (alias Spilling, A.), Pte., R. Muns. Fus Kent, A. J., Lee. Cpl., Dorset	8	0	0
Regt Kenyon, H., Actg. Sjt., R.A.O.C.		15 11	0

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Lacey, A. J., Pte., Midd'x Regt		2		attd. Gold Coast Regt	18	10	U
Lannigan, J., Gnr., R.G.A	14	14	10	Roche, W., Lce.Cpl., R. Ir. Regt.	1	16	8
Lawless, T., Actg. Sjt., L'pool.				Rose, J. C., LiceCpl., Lond. Regt.		O	0
Regt	8	0	0	Royston, J., Pte., W. York. Regt.		Ŏ	Ŏ
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Lekman, F., LceCpl., R. Welch		٠.		Ruffell, E., Dvr., R.F.A	20		0
Fus.	2		οl	Ryan, T., Pte., R. Dub. Fus	7	· 6	0
Lipka, G., Pte., Lond. Regt	0	10	0	•			
Low, J., Pte., A. & S. Highrs	1	1	0		_		
Llowe, G. A. L., Pte., R. Fus	6	19	3	Sandford, W., Pte., K.R.R.C		17	
Lumm, W., Pte., R. Sussex Regt.			10	Seymour, W., Pte., North'd Fus.	3	9	8
Dumin, W., I te., It. Sussex Regu.	24	U	۱ ۲۰	Sheils, J., Pte., R. Innis. Fus	43	18	0
	-	^	_	Shelley, W. I., Pte., R.W. Kent			-
McArthur, J., Pte., R. Sco. Fus.	_	0	0		1	17	10
McCarthy, F., Pte., M.G.C	6	13	3	Regt		17	_
McClennan, J., Pte., Ir. Gds	1	15	0	Shepherd, J., Gnr., R.F.A			0
McClure, W., Pte., D. of L. Yeo.	0	18	0	Shur, A., LeeCpl., R. Fus	6	6	6
McDonnell, M., Ptc., E. Kent	•			Simmonds, R. A., Cpl., R.G.A	5	5	8
	1	1	3	Smart, J., Pte., A. & S. Highrs.	3	4	4
Regt,				Smith, C. P., Pte., R. Welch Fus.		10	
McIntyre, S., Pte., Manch. Regt.	T	2	10	Curried To Duran War Dear			
McKenzie, C., Cpl., Cam. Highrs.	2	15	5	Smith, F., Dmr., Worc. Regt	_	13	4
McKernan, G., Pte., R. Scots	1	16	8	Smythe, P., Pte., Conn. Rang	9		7
McLean, J., Pte., K.O.S.B		11		Southgate, A., Pte., York. Regt.	1	8	0
		11	10	Spanier, A., Pte., R. Fus	4	0	9
McLoughlin, P., LoeCpl., R. Ir.			•		_	•	•
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McMillan, J., Pte., R. Muns. Fus.	6	0	0	Berks. Regt	Ð	14	ŏ
McNamee, J., Pte., E. York.				Spilling, A (alias Kelly, J.), Pte.,			
Regt	2	15	4	R. Muns. Fus	8	0	0
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Manns, C., Pte., B.W. Indies	0=	•		Steel, A. H., Pte., R. Berks. Regt.		6	8
Regt	37	9	3	Total, A. H., 100., 10. Darks. 100gt.	٠	·	U
Marshall, J., Pte., B.W. Indies							
Regb	52	9	8				
Matthews, J., Actg. 2nd Cpl., R.E.	6	Ö	Ō	Thomas, W., Pte., Ches. Regt	. 3	7	5
Mead, A. R., Cpl., D.C.L.I	ĭ	6	š	Thompson, A., Pte., Dur. L.I		5	
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Millar, S. M., Pte., R.A.M.C	1	16	8	Thompson, D., 1 to., 16. 1500ts			
Miller, R. (alias Spanier), Pte., R.				Thompson, H., Pte., M.G.C		14	8
Berks. Regt	5	14	8	Thompson, H., Pte., Drag. Gds	б	16	10
Mitchell, R. A., Pte., B.W. Indies				Thomson, G. (alias Gardiner),			
Regt	10	0	5	Pnr., R.E	2	15	6
Marrison W. Dto D Costs	_	_		Thumwood, S. A., Pte., Wilts.			_
Morrison, W., Pte., R. Scots	3	0	Õ	December 11., 100., William	Λ	15	0
Murphy, P., Pte., R. Muns. Fus.	4	5	1	Regt		15	9
Murray, D., Pte., R. Highrs	0	8	6	Timms, C., Pte., Drag. Gds		5	9
_				Town, A. H., C.S.M., R.A.S.C	18	13	7
Nash, M., Pnr., R.E	0	9	9	Tressider, J. F., Pte., Devon. Regt.	6	12	6
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Nixon, A., Pte., R. Fus	15		7		۸	<b>12</b>	6
Nixon, F., Spr., R.E		17	8	Botrd,	v	14	O
Nixon, J., Actg. Sjt., Bord. Regt.	2	0	0	Turner, S., Pte., Notts. & Derby.		_	_
Norris, J. W., Spr., R.E.	47	7	1	Regt	10	9	0
Northcote, F. G., Gnr., R.F.A		18		_			
	•		•				
	_			Waite, J., Pte., Notts. & Derby.			
O'Neill, J., Pte., R. Fus	6	7	3	Regt	0	15	0
O'Neill, R., Pte., R. Ir. Rif	9	9	11	Walker, A., Pte., H.L.I	2	0	0
Opperman, F. W., Pte., Lond.				Ward, M., Pte., Conn. Rang		14	_
Regt	Λ	19	0				10
	U	14	v	Ward, W. E., Pte., North'd Fus.	TŦ	10	10
				Watts, W., LceCpl., W. York.	_		_
Palmer, A., LceCpl., R. Sco. Fus.	1	10	10	Regt Westhead, J., S./Sjt., R.H. &	7	15	3
Parker, A. H., Pte., R.A.S.C	86	7		Westhead, J., S./Sit., R.H. &	•		
	_			R.F.A	517	1	11
Parker, C., Pte., Lond. Regt	0	8		White D Dt 77 D D C	0	_	_
Parks, A., Pte., Linc. Regt	1	4		Whiting, P., Pte., K.R.R.C.	U	•	O
Peters, W., Spr., R.E	4	18	0	Whittaker, A., Actg. C.S.M., E.		_	_
Phillips, W. J., Pte., Dorset. Regt.	1	13	4	Lanc. Regt	59	2	6
Pontin, F., Pte., Oxf. & Bucks.	_	_	_	Wild, H., alias Wrigley, Pte.,			
Tr t Tr	4	1	4	Notts. & Denby. Riegt	3	2	6
		_	_	Wilford, A. L., Pte., Leic. Regt.	1		
Potts, W. H., Pte., Hamps. Regt.	1	0			3	_	
Preston, J., Pte., R. Lanc. Regt.		10	_	Williams H. H. Bts. Northants		J	U
Price, J., Pte., Lond. Regt	1			Williams, H. H., Pte., Northants		^	٥
Prosser, L. P., Pte., Glouc. Regt.	13	10	10	Regt	3		. 8
		_	-	Wright, E., M.M., Pte., R. Fus.	2		
Pofton I Dan D. T. Dane		_	^	Wright, J., Pte., S. Staff. Regt	9	3	6
Rafter, J., Pte., R. Ir. Regt	2		_	Wrigley, alias Wild, H., Pte.,			
Ramsay, J., Pte., H.L.I	7			Notts. & Derby. Regt	3	2	6
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Reilly, T., 2nd Pte. R.AF	1	15					
Rennison, H., Pte., Dur. L.I	1			Young, W., Actg. Cpl., A. & S.			
Reynolds, J., Sjt., Dorset. Regt		14			1	13	3
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DATAMOR DIVINO CONDITION	
BALANCES DUE TO SOLDIERS	Edwards, B., Pte., B.W. Indies
DISCHARGED.	Regt 12 3 11
£ s. d. Batchelor, P., Pte., R. Dub. Fus. 9 0 0	Everard, C., 1 A./M., R.A.F 19 6 4
Batchelor, P., Pte., R. Dub. Fus. 9 0 0 Charnock, W., Pte., Welch Regt. 5 18 7	, , , , , , , , , , , , , , , , , , , ,
Emmott, R., Pte., Heref. Regt 3 0 0	Farr, A. P., Cpl., Glouc. Regt, 46 18 4
13mm000, 10., 1 00., 11that. 100go 0 0	Farrer, H., Sjt., Essex Regt 27 10 8
	Fitzgerald, T., Cpl., Dorset. Regt. 35 19 2
	Florandine, J., Dvr., R.A.S.C 8 14 8
1st Re-Publication of List No. DXXXII.	Ford, F., Cpl., Wilts. Regt 14 18 6
of the Names of deceased Soldiers and Air-	Franklyn, J., Pte., Lab. Corps 20 3 0 Frater, W., Pte., B.W. Indies
men whose Personal Estate is held for dis-	Regt 30 0 6
tribution amongst the Next of Kin or others	Freeman, C., Pte., Lond. Regt 14 13 5
entitled.—Effects 1919-20.	Froggatt, G. E., Pnr., R.E 7 2 10
£ s. d.	
Abbott, H., Dvr., R.F.A 31 18 3 Addy, H. J., Sjt., North'd Fus 9 11 9	Gill, F. T., Pte., Worc. Regt 8 10 1
Addy, H. J., Sjt., North'd Fus 9 11 9 Allan, D., LeeCpl., Cam. Highrs. 30 14 7	Gillooley, J., Gnr., R.G.A 8 5 6
Arthur, J. A., Pte., B.W. Indies	Gledden, J. L., Gnr., R.G.A 0 2 2
Regt 48 17 11	Goddard, A., Pte., B.W. Indies Regt 9 4 10
	Regt 9 4 10 Goddard, C., Pte., M.G.C 5 1 6
Barfield, H. J., Pte., Lond. Regt. 11 3 4	Grant, A., Pte., Cam. Highrs 6 7 9
Barnes, V., Pte., R. Ir. Rif 5 10 0	Grant, A., Pte., B.W. Indies Regt. 27 12 6
Bartlett, B., Pte., Dorset. Regt, 44 3 2	Green, W. A., Pte., R. Ir. Rif 25 19 3
Beasley, H., Pte., K.R.R.C 38 2 5	Greenwood, P., Pte., Dur. L.I 2 15 9
Berry, E. G. H., Pte., Wilts. Regt. 7 1 7	Grimsey, F. J., Pte., S. Lan. Regt. 9 15 8
Bond, T. H., Pte., Midd'x Regt 7 17 2	TI-U C Die DIT Tolico Dont 10 0 C
Boyde, J., Gnr., R.F.A 13 8 9 Brace, H., Pte., Bedf. Regt 25 1 2	Hall, S., Pte., B.W. Indies Regt. 10 2 6 Hamilton, J., Pte., B.W. Indies
Brackley, J., Pte., Lond. Regt 7 14 1	Regt 26 8 11
Breed, J. H., Pte., R.A.S.C 6 8 5	Hamilton, J., Pte., Cam. Highrs. 23 14 7
Bridgewood, N. H., Pte., Essex	Hargreaves, R., Pte., S. Staff.
Regt 9 0 9	Regt 12 10 4
Britten, S., Pte., Gren. Gds 4 7 6	Harris, J., C.S.M., R. Mun. Fus. 95 18 6
Brooks, J., Spr., R.E 0 5 0	Harris, W., Pte., D.C.L.I 13 14 3
Brown, D. A., Pte., R. Highrs 4 12 3	Hart, C. G., Pte., Welsh Regt 17 5 3
Brown, W., LeeCpl., Sco. Rif 1 9 11 Brown, W. G. H., Pte., R. War.	Hawkes, H. R. J., Pte., R. Highrs. 23 7 2 Hayes, G., Pte., Ches. Regt 0 1 10
Regt 13 5 5	Hayes, G., Pte., Ches. Regt 0 1 10 Hayes, J., Pte., E. Lan. Regt 5 9 3
Buck, T., Pte., R. Dub. Fus 3 17 7	Healey, W., Pte., Rif. Bde 9 12 2
Bunn, W., Gnr., R.G.A 42 9 1	Holdaway, F. W., Pte., Notts. and
	Derby. Regt 3 8 1
Caldwell, W., Pte., Sco. Rif 12 15 11	Holliday, E., Pte., Manch. Regt. 33 3 3
Cardwell, F., Pte., L'pool Regt 9 3 8	Holloway, E., Pte., Dorset. Regt. 17 8 6
Carlin, B., Pte., K.O.S.B 12 13 2	Hopper, O. R. L., Pte, R. Berks.
Carr, A. H., Pte., Rif. Bde 8 11 8	Regt 9 0 4 Hughes, H., Pte., R. War. Regt. 5 8 2
Carr, W., Pte., Leic. Regt 7 18 2 Cartwright, T. J., Pte., Lancers 24 10 0	Hughes, J., Pte., R. Highrs 5 18 0
Cassidy, P., Pte., Sco. Rif 5 0 0	
Cavill, W., 3 A./M., R.F.C 0 16 4	Jackson, S., Pte., R. Welsh Fus. 30 12 11
Clayton, B., Pte., K.R.R.C 12 12 4	James, É., Éte., É.W. Indies Regt. 30 1 7
Condon, A. C., Pte., Lancers 7 6 7	Jarvis, F., Pte., York & Lanc.
Counors, R. C., Pfe., Rif. Bde 2 13 4	Regt 14 9 11
Cook, A., LeeCpl., Manch. Regt. 16 19 8	Jefferson, W., LiceCpl., York.
Cornwell, J. W. H., LiceCpl., Cambs. Regt 30 2 0	Regt 7 7 8 Johnson, E., Pte., B.W. Indies
Coulthard, R. H., Pte., Northants	Regt 17 18 1
Regt 7 7 5	Johnson, L., Pte., Imp. Recruits
Cowley, W G., Gnr., R.F.A 5 5 4	Depôt 56 13 2
Craigen, J. M., Ptel., H.L.I 4 16 4	Jones, D. R., Pte., Gren. Gds 36 17 8
Cramp, W. H., Pte., Res. Regt.	
of Cav 1 10 0 Crawley, T., Pte., Rif. Bde 2 5 6	Kelly, A., Pte., R. Scots 3 4 5
Crawley, T., Pte., Rif. Bde 2 5 6 Crips, F. R., Pte., R.W. Kent	Kennedy, J., Pte., Cam. Highrs. 5 0 0
Regt 20 3 1	Kennedy, T., Pte., R. Welsh Fus. 11 0 8 Kerr, J., Pte., R. Scots 5 0 4
	King, W., Pte., Hamps. Regt 16 12 3
Dale, A. M., Pte., D.C.L.I 22 6 6	Kirkwood, S. T., 3 A./M., R.A.F. 3 6 10
Deere, W., LeeCpl., Norf. Regt. 12 19 6	Knights, C. F., Pte., M.G.C 10 19 0
Delaney, H., Pte., R.A.S.C 8 11 11	Lamacraft, W., Pte., Lab. Corps 3 3 8
Derrick, A. L., Pte., M.G.C 1 13 4	Latham, H., Pte., E. Lan. Regt. 38 11 6
Devivo, A., Pte., Northants Regt. 4 6 3	Lawlor, R., Sjt., Manch. Regt 423 5 2
Dormer, J., LeeCpl., Rif. Bde. 12 19 7	Lepine, H. J., Pte., Worc. Regt 8 12 6 Lindsay, H., Pte., R. Fus 6 6 7
Doyle, M., Pte., R. Dub. Fus 13 12 4 Duffy, R., Pte., A. & S. Highrs. 6 8 6	Lindsay, H., Pte., R. Fus 6 6 7 Little, R. B., Pte., Bord. Regt 12 7 4
2 mj, 10, 100, 11, w 0, 111gmo, 0 0 0	, 100, 10, 10, 100, 100, 100go 12 1 1
Eden, T., Pte., Rif. Bde 52 1 5	McCormack, A., Gnr., R.F.A 8 4 3
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		s. d.	· ·	£	s.	d.
McEvoy, J., Pte., R. Dub. Fus McKenzie, H., Pte., B.W. Indies	43 1	4 6	Strathdee, W., Spr., R.E		13	
Regt	35 5 1		Targett, C. R., Ptc., Sco. Rif Taylor, S. N., Ptc., M.G.C		7 13	2. 4
McQuillan, A., Pte., R. Highrs	15	3 11	Telesford, J., Pte., B.W. Indies			
McWilliam, J., Pte., R. Highrs Malaure, W., Pte., Yorks. L.I	15 1 5 1	2 4 4 11	Regt	$\frac{22}{1}$	9 7	0 3
Maples, J., Pte., Lond. Regt	18 1 35	0 0 7 5	Tillyard, H., Pte., Bedf. Regt	19	17	3
Marsden, E. W., Dvr., R.A.S.C Martin, R., Pte., Sco. Rif	13	9 4	Tonks, H. E., Pte., Notts. & Derby Regt		9	8
Miller, W., Pte., R.A.S.C Mills, J. F., Pte., M.G.C	7 8 1	1 0	Troy, M., Pte., R. Ir. Regt	3	14	7
Mitton, F. J., Pte., Glouc. Regt	13	2 8	Wadsworth, F., LeeCpl., Manch.			_
Moltens, G., Pte., Dur. L.I Morse, H., Pte., Wilts. Regt	16 1 18		Regt Wakefield, H., Pte., R. Ir. Rif		13 16	6 7
Mountain, H., Pte., Lond. Regt	3 1	39	Walker, E. C., Pte., Essex Regt	18	0	0
Mullard, A. B., Gnr., R.F.A Mulvey, M., Pte., R. Ir. Regt		8 9 6 11	Wallbanks, W., Pte., Dur. L.I Walters, J., Gnr., R.F.A		16 17	3 0
Naylor, J., Pte., W. Rid. Regt	9 1	0 0	Wasp, A., Pte., R. Sco. Fus	12 41	4 4	3 4
Nelson, B., Pte., B.W. Indies Regt.	30	14	Weddell, F., Pte., R.A.M.C West, G. F., Pte., R.W. Kent	#1		
Nicholls, C. W., Pte., Devon. Regt. Nichols, J. D., Pte., Lab. Corps	2 1 15		Regt Whitaker, A. H., Cpl., M.G.C	25 20	1 14	10 8
North, J. W., Pte., N. Staffs. Regt.	3 1		White, A. C. F., Pte., R. War. Regt	.11	0	8
O'Brien, P., 3 A./M., R.A.F	7 1	2 9	Wigley, J., Pte., Lab. Corps	3	5	ŏ
Palmer, R. W., Pte., E. Surr. Regt.	6 1	0 11	Williams, H., B'dsm., R. Welsh Fus	15	14	2
Patrice, D., Pte., B.W. Indies Regt	36	2 5	Wood, G., Pte., Lab. Corps Woods, W., LeeCpl., Hamps.	32	4	4
Peach, J., Pte., Ches. Regt	5 1	9 0	Regt		17	
Pearson, W., Pte., Worc. Regt Perryman, C., Pte., Lancers	$\begin{array}{c} 5 \ 1 \\ 27 \ 1 \end{array}$		Wright, A. F., Pte., W. Rid. Regt. Wylie, A., Pte., R. Innis. Fus		4 3	
Pethers, J., Pte., Bedf. Regt Pethrick, P., LeeCpl., Leic. Regt.		7 10 5 11	Yates, J. L. G., Pte., M.G.C.		12	
Pickerill, S., Pte., R. War. Regt	38 1	5 8	Zausmer, M., Pte., Tank Corps	10	1	3
Pickin, A., LceCpl., R. Scots Pierce, G., Pte., R.W. Kent Regt.	19 1 18 1	4 11 5 9	BALANCE DUE TO SOLDIER DISCH			
Pipe, G. P., D.C.M., Pte., M.G.C.	38 1	4 2	DANANCE DUE TO SOLIDION 251331		ø,	d.
Prior, E. J., Pte., Norf. Regt Prior, G. H., Pte., M.G.C	5 1 5 1		Popey, C. A., Pte., Norf. Regt	. 7	0	0
Quine, W. H., Pte., R. Ir. Rif						
Quinn, H., Pte., R. Highrs	12	1 3	2ND RE-PUBLICATION of List DXX	II.	of :	the
Rae, C. E., Pte., Lond. Regt	17 1	_	names of deceased Soldiers and whose Personal Estate is held for	ot.∠e rdni	urn stri	nem bu-
Raisbeck, J., Pte., Dur. L.I Raistrick, A., Pte., Dragoons		8. 3	tion amongst the Next-of-Kin or	oth	ens	en-
Regan, J. C., Dvr., R.A.S.C Reid, A., Pte., B.W. Indies Regt.	28 1 27 1		titled.—Effects 1918-19.	£		
Reynolds, H., Cpl., Linc. Regt	165	0 1	Acland, E., Pte., Ches. Regt Adams, W., Pte., Lan. Fus		13 15	7 1
Roberts, H. W., Pte., Suff. Regt Roberts, W., Pte., R. War. Regt.	18 66 1	26 08	Adamson, J., Pte., Cam. Highrs.		15	
Robertson, W. McK., Pte., Gord.	17	0 10	Anderson, W. B., Ptel, A. & S. Highrs	5	17	7
Robinson, T., Pte., R. Scots	17 11 1	8 8	Anning, J., Pte., E. Surr. Regt	1	8	11
Robson, A. D., Pte., R.A.S.C Rose, W., Pte., R. Ir. Regt	0 1: 55 (		Archbold, T., Pte., North'd Fus Austin, C., Cpl., Essex Regt	1 25		10 10
			Bain, A., Pte., Sea. Highrs	4	2	0
Saunders, E., Gnr., R.F.A Seavers, F. A., Pte., B.W. Indies	59	7 11	Baker, W. H. (alias Hobson, J.),	_	_	
Regt Sebire, A., Pte., Guernsey L.I	15 1: 4	_	Pte., R. War. Regt Baldwin, R., Pte., Shrops. L.I	· 0	6 4	7 0
Shaw, W., Pte., Sco. Rif	9	6 10	Battye, D., Pte., W. Rid. Regt	2	8 · 6	10
Shipway, E., Pte., Shrops. L.I Sibley, A. C. K., Pte., Hamps.	32 1	96	Beasley, A., Pte., R. War. Regt Beattie, T., Sjt., R. Lanc. Regt		16.	
Regt	22 1 3		Beckhurst, E., Lee Sjt., Yorks.	41	1	3
Slatter, H. J., Pte., Hamps. Regt. Smart, J., Pte., B.W. Indies Regt.	32 1	6 2	Bedell, G. S., Pte., North'd Fus	-	16	
Smith, J., Pte., Lab. Corps Smith, W., Pte., Gord. Highrs	2 13		Bell, H. R., Pte., R.W. Surr. Regt	19	5	4
Smith, W., Pte., Suff. Regt Stainton, V., Pte., Dorset. Regt	13	17	Bennett, J. W., Pte., N. Staff.	_	14	5
Steele, J. Pte., Sco. Rif	44 1 13 1		Billiett, L. J., Pte., R. War. Regt.	6	16	2
Stephenson, A., Pte., B.W. Indies	13	0 10	Binder, W. F., Pte., L'pool Regt. Blinston, J., Pte., Dur. L.I.		16 15	4 2
Regt				1	_	4
Stevenson, D., Pte., R. Sco. Fus	8 1	0 11	. Daogg, O., 1 cc., D. Lam. 100gu	-	~	

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	£ s. d.		£ s. d.
Blower, A., Pte., Lond. Regt	8 0 0	Fleckney, F., Pte., Lan. Fus	7 5 3
Boswell, W., Pte., Dorset Regt	6 3 11	Flowers, W. H., Pte., Lab. Corps	8 14 9
Bowden, A. H., Pte., York. Regt.	13 0 8	Ford, F. W., Pte., Leins. Regt	21 11 10
Boyer, J., Pite., L'pool Rieg	6 17 4	Forster, H., LiceCpl., R. Fus	2-3 3 7
Bradbury, H. L., Pt., L'pool		Fox, J., Lee. Sjt., L.N. Lan.	
Regt	28 8 3	Regt	19 18 6
Brannon, J., Loe. Sjt., Yorks. L.I.	30 14 4	S	
Brennan, J., Pte., M.G.C	17 0 6	Gash, E. E., Lee Cpl., Oxf. &	
Brothwood, E., Pte., S. Wales		Bucks. L.I	11 5 7
D 1	<i>₹</i> 17 7	Ghyn, W. C., Pte., Hamps. Regt.	10 14 6
Brown, F., Pte., W. Rid. Regt	9 15 3	Gibson, A. O., Pte., Rif. Bde	9 19 0
Brown, J., LeeCpl., R. Lanc.		Gibson, J., Pte., R. Highrs	13 11 8
Regt	35 10 8	Gomm, F., Pte., Ches. Riegt	21 11 4
Brown, W., Bdr., R.F.A	2 13 9	Goodall, R., Gnr., Tank Corps	1 5 8
Brown, W., Pte., Welsh Riegt	11 13 6	Graham, G., Pte., R. Berks. Regt.	21 8 3
Brunskill, J. D., Pte., Notts. &		Greenfield, H., Gnr., R.F.A.	9 6 5
Derby. Regt	7 10 0	Griffiths, J. F., Cpl., Conn. Rang.	3 <b>6</b> 5
Buckley, A., Pte., L'pool Regt	4 15 3	G. z., op., op., com.	• • •
	1 10 8	Haigh, E. B., Pte., W. Rid. Regt.	6 17 5
Burns, J., Pte., Manch. Regt	6 0 0	Hall, F., Pte., Yorks. L.I	23 6 7
Butle, B., Ptc., Word. Regt	0 0 0		11 17 11
Butler, F. G., Pte., R. Berks.	3 0 1	Halliday, A., Pte., York. Regt Hamilton, G. W., Pte., L'pool	** *! **
Regt,	2 4 1	Regt	11 7 3
Butler, W. J., Pte., R.W. Surr.	9 16 0		
Regt	3 16 9	Hand, Q. W. E., Pte., K.R.R.C.	
Byrne, W., Pte., R. Muns. Fus	10 10 1	Hardy, H. G., Pte., R.A.M.C.,	28 11 . 0
O 3 707 THE TO 37 77 1		Hardy, J., Pte., M.G.C	27 15 6
Cameron, J. W., Pte., E. York.	10 0 -	Harries, J. J., Pte., Lan. Fus	16 9 4
Regt	18 8 5	Harris, C. W. H., Pte., E. Kent	<i>a a</i> 0
Campbell, D., Pte, Cam. Highrs.	5 8 8	Regt	7 7 0
Carden, F., Pte., R. Lanc. Regt.	1 13 7	Harris, R. W., Lee. Cpl., Hussars	24 3 0
Catterall, R., Pte., E. Lan. Regt.	15 0 1	Heald, E., Pte., W. Rid. Regt	<b>7 4</b> 0
Caunt, A., Pte., Glouc. Regt	16 12 3	Henderson, J., Pte., Res. Regt. of	10 10 0
Ceely, E. P., Pte., Lond. Regt	3 11 11		16 16 8
Chadwick, H., Pte., Lan. Fus	10 12 6	Hetherington, H. A., Pte., L'pool	
Chandler, R. T., Pte., Rif. Bde.	6 3 1	Regt.	1 11 0
Clark, J., Gnr., R.G.A	26 11 11	Hill, E., Pte., R. Lianc. Regt.	17 15 2
Cobert, T. J., Pte., Glouc. Regt	3 7 1	Hill, G., Pte., W. Rid. Regt	29 13 6
Coles, G. W., Pte., Hussars	24 3 8	Hill, T., Pte., Hussars	41 15 8
Collins, A., Pte., Midd'x Regt	1 0 10	Hill, W., Pte., North'd Fus	7 0 1
Connor, T., Pte., Hamps. Regt	20 10 5	Hinchliffe, J., Cpl., L'pool Regt	16 0 2
Cook, A. E., Pte., Lan. Fus	1 12 11	Hobson, J. (alias Baker, W. H.),	
Cope, W., Pte., Lan. Fus	8 12 1	Pte., R. War. Regt	067
Copeland, A., Actg. C.S.M., R. Ir.		Hollan, F., Pte., Lan. Fus	21 12 2
Rif	8 1 2	Holt, C., Pte., R.A.M.C	<b>25</b> 15 11
Coupland, R., Pte., W. Rid. Regt.	9 5 1	Hopkins, J. W., Pte., M.G.C	10 3 10
Craine, D., Lee. Cpl., Dur. L.I	11 16 8	Horrocks, H. J., Pte., Lan. Fus	10 16 2
Cullen, J., Gnr., R.G.A	17 0 3	Howe, J. R., Pte., L.N. Lan. Regt.	23 7 7
Cunningham, W., Pte, R. Fus	10 16 6	Hudson, A., Pte., R. Fus	9 19 5
		Hume, R. M., Tmptr., R.H.A	21 7 5
Dale, H. A., Gnr., R.F.A	3 4 7	Hunter, A. W. R., Pte., R.A.M.C.	6 3 10
Daly, P., Pte., R. Muns. Fus	31 17 2	Huxtable, G. R., Pte., Lond.	
Davies, W., Pte., R.D.C	3 19 0	Regt	23  2  0
Davis, T., Ptc., E. York. Regt	6 0 4	Hynes, J., Pte., Lan. Fus	14 18 5
Dicker, J., Pte., Gord. Highrs	9 11 9	<b>.</b>	
Dodd, H., Pte., North'd Fus	21 10 10	Jacobson, E., Pte., H.L.I.	11 12 10
Dodd, J., Pte., Ches. Riegt	9 17 0	James, J. S., Pte., S. Staff. Regt.	2 15 11
Donald, R., Pte., K.O.S.B	1 13 4	Jewell, F. A. C., Pte., Glouc. Regt.	
Duncan, C., Pte., North'd Fus	8 2 6	Johnston, J., Pte., E. Lan. Regt.	17 0 7
		Jordan, M., Pte., R. Ir. Regt	25 17 4
Edwards, E. C., Pte., R. Welsh			_
Fus	42 4 10	Kay, H. S., Pte., S. Lan. Regt	27 1 1
Edwards, W., Pte., Sea. Highrs.	<b>24</b> 6 9	Keating, A. J., Pte., K.R.R.C	2 17 2
Elliotti, E. S., Pte., R. Welsh		Kelvey, J. H., Cpl., York & Lanc.	
Fus	7 19 1	_Regt	17 5 4
Ellor, A. Pte., E. Lan. Regt	6 17 8	Kenny, J., Pte., Dur. L.I.	2 9 6
Enness, H. W., Sjt., R. Fus	37 15 11	Kershaw, N., Pte., M.G.C.	11 19 9
Evans, P., Pte., Conn. Rang	5 9 1	Kleiner, D., Pte., Lond. Regt	7 16 6
Ewen, H. L., Pte., Gord. Highrs.	15 14 2	Knight, J., Pte., Yorks. L.I	1 11 6
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Farmer, A. C., Pte., Kent Cyc. Bn.	12 14 2	Lambert, E. O., Pte., Leic. Regt.	14 15 4
Farra, C., Pte., Yorks. L.I	30 17 7	Lawrie, J., Pte., E. York. Regt	32 8 7
Ferry, E., Pte., E. Surr. Regt	9 2 0	Layden, J., Pte., Lan. Fus	18 8 8
Finn, J., Pte., E. York. Riegt	8 15 0	Lazenby, W., Pte., E. York. Regt.	5 2 2
Fisher, S. C., Pte., R.W. Kent		Lewis, J., Pte., E. York. Regt	22 4 7
Regt	5 13 6	Lewis, J. B., Pte., Welsh Regt	26 1 9
Flanagan, J., Pte., R.A.M.C	26 14 11	Lindsay, A., Pte., Yorks. L.I	7 10 11

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	_£ s. d. ∣		£ s. d.
Lingwood, D., Pte., Dur. L.I	10 4 7	Samuel, J., Pte., K.R.R.C	22   4   1
Lloyd, T., Pte., Lond. Regt	28 18 9	Savage, F., LceCpl., Hussars	33 0 5
Low, A., Pte., A. & S. Highrs	5 4 9	Shaw, J. E., Pte., Linc. Regt	7 3 2
Lunney, G., Pte., Sea. Highrs	0 8 4	Shelley, H., Pte., Linc. Regt	12 9 2
Madroy T Dto P Muna Fus	1 17 7		
McAvoy, T., Pte., R. Muns. Fus	l l	Shindler, C., Pte., W. Rid. Regt.	42 15 2
McColl, D., Pte., A. & S. Highrs.	29 13 5	Shpunt, S., Pte., Bord. Regt	17 13 4
McDade, R., Pte., R. Sco. Fus	26 2 7	Siddall, G. W., Gnr., R.F.A	3 19 4
McDermid, J., Pte., R.A.M.C.	9 3 2	Skene, J. G., Pte., R. Highrs	7 1 4.
MacDonald, J., Pte., Sea. Highrs.	25 13 0	Skipp, R., Pte., W. York. Regt	9 4 10
MicDonnell, M., LeeCpl., R.		Skittlethorpe, C. T., Pte., R. Fus.	33 12 6
Muns. Fus	46 4 0	Smart, W. H., Pte., Lan. Fus	6 8 0
McFarelend, G., Pte., Hussars	9 18 8		0 0 0
McDarlone T Dto Timed Port	0 11 11	Smith, C. A., Pte., York & Lanc.	10 0 0
McFarlane, J., Pte., L'pool Regt.	0 11 11	Regt	13 6 0:
McKenna, J. J., Pte., R. Lanc.		Smith, J., Pte., R. Scots	189
Kegt	2 1 8	Smith, R., Pte., Worc. Kegt	6 15 <b>3</b>
Regt		Smith, W. McF., Pte., K.O.S.B.	11 1 6
Regt	11 13 3	Snaith, S. W., Pte., Word. Regt.	
McKeown, J., Pte., Hussars	39 4 3	Sneddon, J., Pte., Sea. Highrs	7 15 2
McLeod, A., Pte., Sea. Highrs	2 2 11		
McLaughlin I Pta Chas Post	9 16 j	Spicer, C., Pte., Hussars	
McLaughlin, J., Pte., Ches. Regt.	J 10 J		1 14 7
McMonagle, W., Pte., Gord.	10 10 0	Stevens, W. G., Pte., K.R.R.C.	13 15 8
Highrs	16 13 9	Stewart, W., Pte., Drag. Gds	28 13 6
McNeil, W., Pte., Conn. Rang	3 16 6	Stronach, T., Pte., R. Highrs	16 8 10
Maguire, P., Pte., Midd'x Regt.	6 5 5	Sullivan, J., Pte., Dur. L.I	
Mahoney, J. A., Pte., Suff. Regt.	23 10 11		
Major, J. W., Pte., Linc. Regt.,		Swannack, J., Pte., Linc. Regt	13 8 8
attd Dorret Port	42 3 3	Sword, G., Pte., R. Highrs	3 1 6
attd. Dorset. Regt Marr, F., Pte., Tank Corps	_		
Mart, f., fte., lank Corps	12 8 7	Tall, F. J., Pte., L'pool Regt	20 11 0
Meek, T., Pte., L'pool Regt	26 12 10	Taylor, F., Gnr., R.G.A	
Meldrum, J., Pte., Cam. Highrs	8 9 11	Terlakis, J., Pte., Lan. Fus	5 19 11
Merricks, F., Pte., R. Fus	8 0 9		
Middleton, F. H., Pte., Lan. Fus.	981	Thompson, G., Pte., Lan. Fus	7 19 6
Minter, G. H., Pte., R.A.M.C	24 18 7	Thow, W., Pte., Sea. Highrs	20 16 9
Monahan, J., Pte., R. Muns. Fus.	3 14 0	Threadgold, G., Pte., North'd	
Moor, H., Pte., North'd Fus	5 0 0	Fus	0 19 2
		Tibble, E. F., Pte., Lan. Fus	697
Morgan, E. L., Pte., R. Welsh Fus.	5 0 0	Todd, T., Pte., North'd Fus	4 5 11
Morgans, J., Ptel., Manch. Regt	6 19 6	Tolson, F., Pte., S. Lan. Regt	
Morris, H. C. V., Pte., R.W.			
Surr. Regt	$7 \ 3 \ 7$	Tootill, J., Pte., Lond. Regt	<b>2</b> 6 $2$
Mundell, G., Pte., Sea. Highrs	19 15 2	Toulson, A. G., Pte., W. York.	
Murray, A., Pte., W. York. Regt.	27 14 8	Regt	6  9  4
Murray, H., Pte., Gord. Highrs		Towler, E. F., Lee. Cpl., R. Suss.	
mulay, ii., i oo., oo.a. iiigiib	10 0 2	Regt.	28 15 6
Mart W. D. Die Milder Dank	07 10 0	Regt. Tucker, E. C., Tmptr., H'hold Bn.	0 19 10
Neal, W. R., Pte., Midd'x Regt	27 19 2	Tully, R., Pte., Dur. L.I.	
Nicoll, W. C., Pte., Gord. Highrs.	5 0 0		
Nolan, R., Pte., Ches. Regt	5 1 0	Turnbull, J., Pte., A. & S. Highrs.	3 1 7
Norton, J., Pte., R.A.M.C	5 7 11	Turner, A. E., Pte., Ches. Regt.	37 7 1
Nugent, W., Pte., L'pool Regt	11 1 10	Turner, G. F., Pte., Lond. Regt	4 4 0
J. 1 , 1 , 2			
O'Brien, J., Pte., Leins. Regt	4 18 0	Unwin, W., LceCpl., M.G.C	2 3 8
Openshaw, J., Pte., S. Wales Bord.		Urquhart, A., Cpl., Gord. Highrs.	52 5 7
opomozan, e., z co., io. wates Doze.	20 1 0	dramat, and opin, dozum zargano.	0- 0 .
Dialogo Ti Dia Mandali I Dia	0 0 0	Vocase T Die D Kees Dest	10 19 10
Palmer, J., Pte., North'd Fus	3 3 6	Veasey, T., Pte., R. Suss. Regt	12 13 10
Pavitt, E. T., Sjt., R.G.A	18 10 2	Virr, G., Pte., W. York. Regt	31 18 3
Pepper, J., Pte., M.G.C	<b>46</b> 0 6		
Pike, W., Pte., Hamps. Regt	4 17 6	Walker, C., Pte., K.R.R.C	7 0 0
Pope, J., Gnr., R.F.A	8 11 3		33 14 11
Porter, T., Pte., H.L.I.	30 5 8	Walsh, J., Pte., Welsh Regt Walton, A. W., Pte., Welsh Regt.	
	49 19 9		3 1 5
Porter, W., Pte., R. Lanc. Regt.		Warrior, W., Pte., R. Lanc. Regt.	7 0 7
Price, E., Pte., S. Lan. Regt	11 7 8	Whamond, D., Pte., Lan. Fus	2 14 10
•		Whattey, F., Pte., Hamps. Regt.	12 1 6
Reay, G., Pte., North'd Fus	5 6 8	White, F., Pte., Shrops. L.I	4 6 10
Reilly, J., Lce. Cpl., R. Scots	31 5 6	White, T., Pte., Mon. Regt	21 1 8
Richardson, J., Pte., Dur. L.I	25 5 10	Whittaker, C., Pte., W. Rid.	
	10 18 3	1 3Dt	15 16 C
Rispin, P., Pte., W. Rid. Regt			15 16 6
Robertson, G., Ptc., Gord. Highrs.	0 16 6	Wilcox, W., Pte., North'd Fus	22 7 3
Roder, F. W., Pte., W. York.	0 1	Wilkie, J., Pte., Cam. Highrs	9 5 11
Regt.	8 15 11	Williams, J. G., Pte., R. Welsh	
Rodgerson, R., Pte., R. Scots	490	Fus	2 0 3
Rogers, I., Pte., R. Berks. Regt.	2  0  5	Willson, H. A., Lee Cpl.,	
Rose, W., Pte., W. York. Regt.	8 7 6	K.R.R.C	9 0 2
Rowley, S., Pte., N. Staff. Regt	13 16 11	Wilson, J. B., Cpl., R.G.A	3 18 1
		Wilson R. Los Col D Disk-	
Royds, R., Pte., Lan. Fus		Wilson, R., LeeCpl., R. Highrs.	14 4 8
Runtel, V., Pte., Lan. Fus	16 13 8	Winspear, A. E., Pte., Worc.	
a		Regt	3 8 11
Sallese, J., Pte., E. Kent Regt	6 17 1	Wood, H., Pte., E. Kent Regt	2 16 1

	£ s. d.	•	£ s. d.
Woods, J. F., Pte., A. & S.	<b>30</b> 5. c.	Campbell, J., Pte., R. Ir. Rif	
Highrs,	4 13 0	Campbell, R., Sjt., R.D.C	10 15 0
Highrs Woolcott, F., Pte., R. Berks.		Campbell, R. D., Sit., L'pool Regt.	16 2 0
Regt Wright, J., Pte., K.R.R.C., attd.	39 12 6	Carlile, A., Pte., Lond. Regt	11 8 8
Wright, J., Pte., K.R.R.C., attd.	19 0 0	Carthy, A., Gnr., R.G.A	6 14 2
Lond. Regt	13 2 0	Clark, F., Gnr., R.F.A Clark, W., Pte., North'd Fus	25 1 0 18 7 3
Young, J., Pte., A. & S. Highrs.	2 9 11	Clarke, A., Gnr., R.F.A	6 0 6
10ang, 0., 1 00., 11. a b. 11.g.		Clarke, A., Pte., K.R.R.C.	2 18 4
<del></del>		Clements, J. M., Pte., R. Fus	5 0 0
9- D-D	TT _£ 4%_	Clifton, T. S., Cpl., R.H.A	50 7 2
3rd Re-Publication of List DX Names of deceased Soldiers whose		Cole, B. A., Pte., Lond. Regt	8 1 8
Estate is held for distribution an		Collins, J., Pte., Manch. Regt	12 10 0
Next-of-Kin or others entitled		Connolly, J., Pte., North'd Fus	
1917-18.		Cooper, C. R., Pte., S. Afr. Inf Cooper, F., Pte., R. Berks. Regt.	
	£ s. d.	Cooper, G., Pte., R.W. Surr.	
Aaron, E., Gnr., R.F.A	6 12 10	Regt	10 16 9
Aldrich, C., Pte., Rif. Bde	6 8 2	Corbett, J. Cpl., Manch. Regt	47 1 À
Allardice, E. S., Pte., R. Highrs.	1 4 6 10 10 0	Cox, J. H., Pte., R.W. Kent Regt.	34 10 3
Allsopp, F., Pte., L.N. Lan. Regt. Anderson, D., Pte., Lond. Regt	1 15 8	Cranmer, F., Pte., R.W. Surr.	
Anderson, R., Pte., R. Innis. Fus.	10 17 0	Regt Crowley, G., Gnr., R.F.A	3 19 5
Arnott, G. S., Gnr., R.G.A	28 7 5	Crowley, G., Gnr., R.F.A	14 18 11
Arthur, J. S., Lee. Cpl., Gord.		Dair, P., Pte., R. Highrs	2 19 0
Highrs Ash, R., Pte., Midd'x Regt	1 16 5	Dair, P., Pte., R. Highrs Daley, W., Pte., D.C.L.I	11 13 3
Ash, R., Pte., Midd'x Regt	7 0 0	Davies, B., Pte., S. Lan. Regt	8 17 11
Astley, J., Pte., Manch. Regt	6 5 11	Davies, R., Pte., R. Welsh Fus	3 5 8
Bangura, A., Pte., W. Afr. Regt.	0 6 2	Davis, A. K. D., Pte., Gord.	0 5 6
Bannister, H. P., Pte., Manch.		Highrs Delaney, T., Pte., E. Lan. Regt.	
Regt	9 14 6	Devis, E. C., Pte., Rif. Bde	
Barnes, G. D., Cpl., Rif. Bde	<b>2</b> 15 6	Diggle, A., Pte., S. Wales Bord	15 14 1
Barnes, J., Pte., Bedf. Regt	2 9 1	Diprose, A. H., Pte., R.W. Kent	
Barrett, F., Pte., K.R.R.C.	5 3 5		17 0 11
Barrington, R. M., Pte., R. Innis.	9 5 11	Dixon, E., Pte., W. India Regt	
Barry, J., Pte., Ches. Regt	22 19 0	Donovan, J., Pte., Gord. Highrs. Doroey, J., Pte., S. Wales Bord	18 14 8 23 19 9
Bartley, H. W., Pte., S. Afr. Inf.	15 4 7	Duffen, H. G., Spr., R.E.	
Bates, F., Pte., Worc. Regt	9 14 6	Dunford, G. S., Cpl., M.G.C	23 11 2
Baxter, W. A., Pte., Notts. &	C 10 2		
Derby Regt Beckett, B. T., Pte., Manch.	6 10 3	Eastwood, E. F., Pte., Bord. Regt.	
Regt	20 0 0	Edmonds, E., Pte., R.D.C Edwards, T., Pte., Lan. Fus	_
Beed, G., Pte., R.D.C	7 0 0	Edwards, T. A. J., Cpl., Som. L.I.	14 0 6
Bentley, J. J., Pte., R. Welsh Fus.	10 5 4	Edwards, W., Pte., Bord. Regt	8 12 3
Bentley, W., Pte., E. Lan. Regt.	0 19 5	Elliott, A., Pte., L'pool Regt	16 10 10
Betts, C., Pte., A. & S. Highrs Birbeck, R., Pte., Yorks. L.I	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Evans, F. C., Pte., Welsh Regt	23 6 6
Black, D., Pte., Sea. Highrs	12 9 8	Evans, J., Actg. Sjt., N. Staff.	22 3 3
Black, R., Actg. Cpl., R. Highrs.	15 10 0	Regt Evans, T. D., Pte., R.A.M.C	5 8 8
Black, R., Actg. Cpl., M.G.C	17 4 0	Evans, W., Pte., York & Lanc.	
Blackwell, F., Pte., Midd'x Regt.	19 1 3	Regt	5 19 8
Bleeze, E., Pte., Lond. Regt	2 14 1	Formall C (Con D C A	16 14 4
Blunt, C. F., Pte., R. Welsh Fus. Boadle, T., Pte., L.N. Lan. Regt.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Farrell, G., Gnr., R.G.A Faulds, T., Pte., H.L.I	16 14 4 3 18 9
Booker, E. P., Pte., Rif. Bde	10 6 10	Feeley, P., Pte., Ir. Gds	9 14 4
Bowles, L. A., Pte., R.W. Kent		Fenlon, A. E., Bdr., R.G.A	26 4 6
Regt	3 5 2	Ferguson, G. W., Pte., L'pool	0 - 0
Bramhall, A., Sjt., Gord. Highrs.	18 14 7	Regt	8 5 6 1 16 8
Bray, A., LeeCpl., E. York. Regt	6 16 4	Field, W., Pte., Rif. Bde. Finch, E., Pte., R.W. Surr. Regt.	2 7 3
Breslan, J., Pte., S. Afr. Inf	17 8 5	Finnie, J., Pte., M.G.C	0 18 0
Briggs, A. D., Actg. LceCpl., R.		Firth, J. W., LeeCpl., Ches.	
Fus.	6 4 7	Regt	15 2 10
Briggs, W. H., Pte., Rif. Bde	3 8 5	Fisher, S., Pte., Bedf. Regt	18 11 1
Brown, D., Actg. Cpl., R. Sco.	10 9 4	Fitzpatrick, F., Pte., R. Ir. Rif. Fleetwood, F., Pte., Lan. Fus	16 3 3 14 19 9
Brown, W., Pte., K.R.R.C.	5 4 0	Fletcher, J. F., Pte., Midd'x Regt.	5 3 4
Buckingham, J., LceCpl., R. Fus.	23 13 3	Fogarty, T., Spr., R.E. (S. Afr.)	12 1 0
Burke, J., Pte., Ches. Regt	33 5 9	Foley, J., Pte. North'd Fus	13 6 11
Burke, T., Bdr., R.G.A	23 4 11	Forbes, J. A., Pte., Gord. Highrs.	20 8 5
Burrows, L. Gnr., R.G.A Busby, J., Pte., Ches. Regt	6 13 1 16 8 6	Fossey, W. L., Bdr., R.F.A Frampton, H., Pte., Rif. Bde	28 19 11 6 7 1
Busby, J., Pte., Ches. Regt	10 0 0	Fredericksen, K., Pte., Lond.	V , I
Campbell, A., Pte., Sea. Highrs.	22 14 3	Regt	9 3 4

	£ s. d.	1	£		d.
Gaie, W., Pte., Glouc. Regt	23 6 0	Langford, J. P., Pte., Train. Res.	æ	٥.	u.
Galligan, P., Pte., R. Dub. Fus.	9 6 0		.2	5.	6
Gariepy, G. Pte., Rif. Bde	27 18 10	Bn Langtree, J. E., LeeCpl., H'hold	_	•	_
Gawley, P., Pte., Conn. Rang	19 5 8	Bn	10	8	9
Gibbs, J., Pte., Train. Res. Bn	1 17 10	Lawler, J., Pte., A. & S. Highrs.	3	4	8
Gibson, J., Gnr., R.F.A., attd.		Lee, G., Pte., Dur. L.I		2	
R.G.A	21 10 5	Lee, W., Pte., S. Lan. Regt	· 7	19	11
R.G.A Gillies, J., LceCpl., A. & S.		List, C., Lce. Sjt., R. Fus	21		
Highrs	10 9 0	Lloyd, W., Pte., R. Suss. Regt	22	4	7
Gillmore, G. D., Sjt., R. Fus	13 17 1	Lunan, T., Pte., R. Highrs	8	13	
Goddard, F. Pte., E. Surr. Regt.	3 8 6	Lundie, T., LeeCpl., Gord.		9	
Gordon, J., Pte., R. Ir. Rif	4 5 8	Highrs	44	13	1
Graham, C., Pte., Cam. Highrs	5 14 <b>5</b>				
Grimshaw, W., Pte., Ches. Regt	8 15 10	McAlonan, J., Pte., Gord. Highrs.	5	12	5
_		McBeth, D., Ptc., A. & S. Highrs.	13		3
Hagarty, T., Pte., Lan. Fus	19 4 1	Macbeth, H. S., Pte., Lond. Regt.		0	0
Hambleton, G. H., Pte., R. Berks.		McCann, J., Pte., L'pool Regt		10	3
Regt	3 13 1	McCarthy, J., Pte., Conn. Rang		7	2
Hamer, S., Pte., Manch. Regt	14 6 11	McCrae, A., Pte., Ches. Regt	1	19	11
Hanscembe, P., Pte., Welsh Regt.	2 9 10	McDonald, W., LeeCpl., Gord.			_
Harbinson, W., Pte., R. Innis.	36 A =	Highrs.	10		9
Fus	12 0 5	McGibbon, J., Pte., R. Highrs	12	5	2
Harris, W. G., Pte., K.R.R.C.	8 0 1	McKeirman, J., Cpl., R. Lane.	11	10	
Haslam, W., Pte., Lond. Regt	6 4 7	Regt The Cal A L S	11	19	2
Hassell, F. G., Actg. Cpl., R.F.A.	4 17 10	McKenzie, J., LceCpl., A. & S. Highrs	10	10	Λ
Hawkins, P., LcoCpl., R. Dub.	15 <i>4</i> O	McLellan, J., Ptc., A. & S. Highrs.	10	17	
Fus	15 4 0 11 1 0	Matierran I Dto See Dif		1	
Haynes, A., Pte., Lond. Regt Heath, A., Pte., A. & S. Highrs.	30 7 2	McLeonan, J., Pte., Sco. Rif McLeod, W. J., Pte., Gord.		1	10
Heath, C. P., Pte., Lan. Fus	9 11 3	Highrs	1	18	10
Henderson, J., Pte., Cam. Highrs.	13 7 11	McMahon, J., Ptc., R. Muns. Fus.	10		
Hepburn, J., Pte., North'd Fus	4 10 3	McNiven, A., Pte., A. & S. Highrs.		18	7
Heptinstall, A., Pte., York & Lanc.	1 10 0	Maher, C., Pte., Leic. Regt	11		9
Regt	4 18 1	Marcus, M., Pte., R. Fus.		16	2
Hewitt, A., Pte., Lab. Corps	26 10 2	Martin, J., Pte., R. Lanc. Regt		10	
Hibbard, W., Pte., Yorks. L.I	8 17 9	Martin, T. (alias Payton, J. F.),	_	7.	
Hill, J., Pte., R. Welsh Fus	11 4 3	Actg. Cpl., R.W. Surr. Regt	6	11	5
Hine, C., Bdr., R.G.A	34 15 8	Martin, T., Pte., R. Highrs	10	0	0
Hobbs, H., Pte., R. Innis. Fus	8 10 1	Mazey, E., Pte., Welsh Regt	2	9	0
Hodgkins, J., Pte., R. Welsh Fus.	4  4  2	Mellest, R. V., Pte., R. Fus		0	0
Holloway, J., Pte., Midd'x Regt	6 10 3	Middleton, E., Dvr., R.F.A	25	18	11
Holtby, R., Pte., K.R.R.C	5 18 0	Mildings, R. J., Pte., Hamps.		_	_
Hopper. A., Pte., R. Fus Horsfield. J., Pnr., R.E	10 11 6	Regt Miller, G., Pte., K. Ed's. Horse		9	3
Horsfield, J., Pnr., R.E.	8 4 4	Miller, G., Pte., K. Ed's. Horse	4		5.
Horton, F. H., Bdr., R.F.A	5 17 0	Miller, H. P., Actg. Cpl., R. Fus.	18		5
Hough, A., Actg. Sjt., R.E.	50 19 4	Milner, J., Gnr., R.F.A	7	7	7
Howard, A., Pte., Lond. Regt	27 18 9	Miskelly, S., Ptc., R. Ir. Rif	10	8	3
Howard, F., Pte., R. Fus	5 10 0 20 9 3	Mitchell, R., Pte., Rif. Bde.	10 4	0	8 8
Hugher W. Pta Glove Root.	20 9 3 6 10 10	Moreland, W., Gnr., R.G.A	$2\overline{2}$		9
Hughes, W., Pto., Glouc. Regt Hunt, A. Actg. Cpl., Manch.	0 10 10	Morgan, R. T., Pte., R. Welsh Fus. Morris, A., Pte., R. Welsh Fus	1	1	10
TD	16 16 <b>1</b> 1	Morris, W., Pte., K.R.R.C.	13		2
Hunt, F. W., Pte., Rif. Bde	3 16 4	Mould, A. F., Pte., Suff. Regt	1	8	4
Hunt, G., Pte., Manch. Regt	13 10 3	Moule, J. A., Pte., Manch. Regt	3	3	Ō
Hunter, E. W., LeeCpl., R.W.		Mullaney, L., Pte., R. Lanc. Regt.	24		Ō
Kent Regt	16 15 9	Murphy, D., Pte., Leins. Regt	6	15	5
		Myers, L., Gnr., R.F.A	15	12	1
Ibberson, W., Pte., North'd Fus	10 9 1			•	
Irvine, D., Pte., R. Highrs	5 0 0	Nicholson (alias Scott), T. A., Cpl.,			_
Isaacs, S., Pte., E. Surr. Regt	4 15 8	Norton, J. H. B., Pte., R. Fus	25		
T 1' A TO 1 TO TO A	00 10 4	Norton, J. H. B., Pte., R. Fus	11	4.	7
Jenkins, A., Bdr., R.F.A.	28 18 4	0	00	Λ	
Jones, F., Gnr., R.H.A	13 18 4	O'Keefe, P., Pnr., R.E		6	8
Jones, F., Pte., A. & S. Highrs	8 6 5	O'Keeffe, D., Pte., R. Dub. Fus	17		2
Kay, T., Pte., W. Rid. Regt	11 19 6	O'Leary, J., Sjt., Shrops. L.I	38	τO	3
	12 15 5	Polmer F Dte Dif Dde	0 :	11	4
Kean, C., Pte., R. Sco. Fus Kelly, J., Pte., R. Ir. Rif	5 19 9	Palmer, F., Pte., Rif. Bde Payton, J. F. (alias Martin, T.),	σ.		7
King, J., Pte., S. Lan. Regt	0 16 3	Actg. Cpl., R.W. Surr. Regt	6	IJ	5
Knight, W. Pte., Welsh Regt.	5 15 0	Platts, A., Pte., S. Staff. Regt		12	
Kynaston, R. H., Pte., E. Surr.		Pollard, J. T. W., Pte., York. Regt.	2		6
Regt	10 10 0	Poultney, G., Pte., Train. Res. Bn.		0	7
		Predhumeau, L., Pte., Manch.			
Lace, W. G., Pte., Shrops. L.I	13 18 6	Regt	13 1		9
Lamb, W. A., Pte., Lond. Regt	10 2 5	Proctor, A. E., Pte., Lond. Regt	6 1		4
Lambie, J., Pte., R. Sco. Fus	2 15 11	Pucill, C., Dmr., Midd'x Regt	37	4	6

	£ s. d.	£ s. d.
Pugh, J., Pte., S. Wales Bord	8 9 6	Williams, J., Pte., Bedf. Regt 8 10 4
Purdie, W. T., Pte., E. Kent Regt.	5 13 4	Wilson, L. E., Pte., Lond. Regt 17 5 7
		Woodward, W. R., Pte., Rif. Bde. 2 4 6
Raffe, G., Pte., R.W. Kent Regt	21 0 4	Wray, T. E., Pte., Hussars 27 15 9
Rance, F., Pte., Lond. Regt	8 0 0	
Ratford, F., Pte., Hamps. Regt	7 5 0	Young, B. N., Pte., Lond. Regt 8 18 9
Reed, J., Pte., Bedf. Regt	16 4 11	and the transfer of the transfer of
Robinson, F., Dvr., R.F.A	15 12 2	Zillwood, J. F., Pte., R.W. Kent
Rule, W., Pte., Bedf. Regt Sandiford, T., Cpl., Manch Regt.	15 2 3 8 14 10	Regt 16 13 2
Sawers, G., Pte., R. War. Regt	10 19 5	
Schofield, H., Pte., Lond. Regt	6 3 6	
Scisei, K., Pte., W. Afr. Inf	8 4 8	441 Dr. Darman and of Tink DTI of the Names
Scoltoch, J., LceCpl., Sea. Highrs.	23 10 4	4th RE-Publication of List DII of the Names
Scott, T. A. (alias Nicholson), Cpl.,		of deceased Soldiers whose Personal Estate is held for distribution amongst the Next-of-
Ches. Regt	25 10 1	Kin or others entitled.—Effects 1916-17.
Scullian, W., Pte., Gord. Highrs	6 17 9	£ s. d.
Seckerson, H., Pte., M.G.C	17 4 2	Alexander, R., Pte., Cam. Highrs. 1 14 1
Shaw, J., Ptc., Ches. Regt	14 6 0 1 18 8	Allan, C., Pte., Cold. Gds 0 15 7
Shaw, T. J., Spr., R.E Shoobridge, W., Pte., Midd'x Regt.	1 18 8 5 6 10	Anderson, J., Pte., Gord. Highrs. 0 8 2
Simmons, E. A., Pte., R.W. Surr.	3 0 10	Anderson, J., Sjt., Gord. Highrs. 27 15 6
Doot	1 6 6	Archbold, J., Pte., S. Lan. Regt. 5 7 11
Simpson, J., Pte., Welsh Regt	27 18 2	Atherton, W., Bdsm., R. Highrs 20 13 6
Simpson, S., Pte., R. War. Regt.	0 18 11	70-11 ' 77 TO TT 70-1 00 17 0
Sinclair, A., Actg. Cpl., S. Wales		Baldwin, F., Pte., Hamps. Regt 30 17 6
Bord	18 6 5	Banks, P., Pte., R. Muns. Fus 0 17 10
Sinclair, H., Pte., R.A.M.C	18 14 0	Barnett, W., Pte., Manch. Regt 8 5 4   Barratt, M., Pte., M.G.C 11 0 0
Sinclair, J., LceCpl., Cam. Highrs.	15 12 10	Barton, G., Cpl., Hamps. Regt 11 18 4
Smith, E., Pte., Linc. Regt	4 16 10	Bateson, L., Pte., Ches. Regt 5 12 8
Smith, F., Pte., Shrops. L.I	16 3 0	Beckett, W., Pte., Lan. Fus 3 4 1
Smith, J., Pte., Lond. Regt	12 15 2	Bell, W. H., Pte., S. Afr. Inf 2 4 7
Smith, M., Actg. Bdr., R.F.A Smith, M., Pte., A. & S. Highrs	45 18 2 14 9 3	Billington, J., Pte., L.N. Lan.
Smith, W. J., Pte., R. War. Regt.	10 0 4	Regt 10 15 10
Spackman, F. G., LceCpl., Rif.	10 0 ±	Birchall, W., Spr., R.E 5 4 11
Bde	0 18 10	Bostock, A., Pte., R. Lanc. Regt. 1 4 6
Stoker, J., Pte., R. Welsh Fus	5 7 4	Boxall, E., LeeCpl., R. Muns. Fus 52 12 6
Stokes, A., Pte., York. Regt	5 3 8	Boyce, J., Pte., K.O.S.B 9 14 0
Stokoe, C., Pte., W. York. Regt	10 0 0	Boyle, P., Pte., H.L.I 17 12 9 Bradie, J., Pte., Gord. Highrs 5 0 0
Stowers, G. A., Pte., Northants.		Bradshaw, A., Pte., Sco. Rif 7 1 7
Regt	5 11 5	Bragg, C., Pte., E. Surr. Regt 0 11 4
Swallow, H. W., Pte., K.R.R.C	10 3 7	Brahney, A., Pte., Manch. Regt 5 0 0
Swift, J., LeeCpl., R. Welsh Fus	46 17 1 5 13 1	Bridges, T., Pte., R. Welsh Fus 18 4 0
Symes, B. R., Pte., S. Lan. Regt	9 15 1	Bridges, T., Pte., R. Welsh Fus 18 4 0 Brown, J., Pte., L.N. Lan. Regt 3 12 10
Taylor, C., Pte., Gord. Highrs	8 10 0	Brown, S. Pte., Welsh Regt 5 10 1
Taylor, D., Pte., Manch. Regt	0 9 5	Brown, W., Pte., Glouc. Regt 9 13 3
Taylor, J., LeeCpl., Lan. Fus	14 5 7	Burgess, A., Pte., H.L.I 0 8 1
Terrett, A., Pte., Yorks. L.I	17 13 10	Burke, M., Pnr., R.E 20 9 8
Thomas, B. A., LeeCpl., Bord.		Burrell, W. H., Pte., R. Suss.
Regt	3 14 11	Regt 5 15 0   Burtion, 'A., Ptie., York. Riegt 7 2 11
Thompson, A., Pte., Manch. Regt.	6 6 2	Burton, R. W., Pte., Lond. Regt. 9 10 0
Thompson, C. C., Pte., K.R.R.C.	6 18 5	Butler, J. H., Sjt., E. Surr. Regt. 23 3 10
Thompson, R., Pte., Dur. L.I Toman, W., LceCpl., L'pool Regt.	5 11 0 1 0 11	Byrne, P., Pite., North'd Fus 27 15 7
Toner, P., Sjt., R. Innis. Fus	23 18 5	
Tovey, F. W., Pte., R.W. Surr.		Caine, P., Pte., Lan. Fus 24 17 8
Regt	0 12 6	Cameron, A., Pte., Cam. Highrs 2 12 10
Tremearne, C. F., Pte., S. Afr. Inf.	0 19 4	Cannell, H. R., Pte., Ches. Regt. 8 12 9
Turnbull, H., Pte., North'd Fus	9 18 0	Carr, C. W., Pte., Notts. & Derby.
Turner, A., Pte., M.G.C	1 10 10	Regt 5 4 11
Turvey, C., Pte., Oxf. & Bucks.		Carter, C., Bdsm., Lan. Fus 45 4 9
L.I	5 4 0	Carter, M., Pte., E. Llan. Regt 6 6 11
Tyndall, T. I., Pte., Suff. Regt	3 11 11	Classidy, J., Pte., S. Lan. Regt 5 15 6
William C Dt. D T. D. D.	10 10 1	Clark, W., Pte., A. & S. Highrs 2 15 4 Clough, W., Pte., Cold. Gds 8 2 4
Vickers, G., Pte., R. Lanc. Regt.	19 19 1	Clough, W., Pite., Cold. Gds 8 2 4 Clouting, S., Pte., R. Suss. Riegt. 8 19 10
Warren C F Asta Dda D F A	13 13 4	Cocker, E. (alias Lewis, E. L.),
Warren, G. F., Actg. Bdr., R.F.A. Waters, W. R., Pte., Train. Res.	10 10 4	Pte., Suff. Regt 1 19 11
Bn	2 9 4	Collegate, W. G., Pte., R. War.
Watt, R., Pte., R. Ir. Rif	$\overline{1}$ $\overline{9}$ $\overline{2}$	Regt, 0 13 0
Webb, C., Pte., Rif. Bde	$\vec{6}$ $\vec{6}$ $\vec{0}$	Collins, J., Pte., E. York. Regt. 26 12 2
Wenham, H., Pte., E. Surr. Regt.	5 0 O	Colvin, J., Pte., Cam. Highrs 6 10 0
Whitlock, G., Sjt., S. Lan. Regt	33 13 4	Comiskey, J., Pte., Leins. Regt 1 8 7
Williams, D. H., Gnr., R.G.A	5 17 4	Connell, J., Pte., Leins. Regt 5 5 4
Williams, G. W., Pte., K.R.R.C.	12 15 8	Connolly, J., Pte., North'd Fus 5 11 4

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Character on Character D. Ch. A.	£ s. 4		Harland H Col R Highm		8. 10	
Coughlan, T., Gnr., R.G.A	3 9 1		Harland, H., Cpl., R. Highrs Harris, G., Phe., Midd'x Regt	. 9 97		0
Cox, W., Gnr., R.G.A	12 2 1	9	Harris, J., Pte., S. Wales Bord	27 11		5
Coyne, J., Pte., Sea. Highrs	1 11	9	ATT . TO . O TO . TO TO	5	3	4 9
Crawford, J. H., Loe. Sjt., Soo.	1 12	7	Harrison, I. E., Pte., R. Lanc.	. J	J	3
Rif	4 13 9 17	7 8		2	6	7
Crawshaw, J., Pte., E. Len. Regt.	4 18	ő	Regt Harwood, E., Gnr., R.F.A	6		10
Creber, G., Pte., Devon Regt	11 11	ŏ	Hazeldean, G., Pte., R. Highrs			10
Crowley, J., Pte., R. Muns. Fus.	11 11	١,	Henderson, A., Pte., K.O.S.B		10	6
Daglish, R. W., Pte., North'd Fus.	19 10	4	Herley, C. H., Pte., Word. Regt	15		ĭ
Darke, F., Pte., R.W. Kent Regt.	10 0	0	Hewitson, A., Pte., North'd Fus.		13	3
Davies, F. G., Pte., E. Surr. Regt.	0 18	0	Heywood, A., Pte., Manch. Regt.	1.1	2	6
De Glanvill, R., Pte., Cam. Highrs.		10	Holland, M., Pita., R. Muns. Fus.	4	6	ī
Dennis, W., Pte., R. War. Regt.	1 16	9	Horton, E., Pte., R.W. Surr. Regt.	13	8	2
Devall, J., Pte., N. Staff. Regt	6 11	6	Houchin, A. C., Pte., W. Rad.			
Dignan, T., Gnr., R.F.A	17 13	0	Riegti,	12	5	11
Doheny, P., Pte., R. Ir. Regt	27 19	4	Howells, J., Pte., Shrops. L.I	14	15	3
Donnelly, J., Ptc., R. Dub. Fus	17 1	9	Hughes, W., Pte., R. Welsh Fus.	17	8	0
Doran, W., Pte., Bord. Regt	4 14	0	Hunter, W., Pte., A. & S. Highrs.	6	10	9
Dorris, R., Pte., Sco. Rif	$\begin{array}{cc} 6 & 3 \\ 10 & 2 \end{array}$	3				
Downie, H., Pte., Cam. Highrs Dryden, J., Pte., K.O.S.B	$\begin{array}{cc} 10 & 2 \\ 7 & 15 \end{array}$	8	Inglis, G., Pte., K.O.S.B		18	
Dryden, J., Pte., K.U.S.B	2 2	3	Irwin, R., Pite., Ches. Regt		18	
Duffy, J., Pte., R. Ir. Regt Duggins, H., Pte., Worc. Regt	7 3	8	Izzard, H., Pte., Midd'x Regt	0	17	2
-		. 1			_	_
Egan, R., Pte., W. Rid. Regt	3 1	4	James, R. H., Pte., Welsh Regt	5		0
Ellis, E., Pte., R. Fus	2 4		Jamieson, A. F., Pte., Sea. Highrs.	22	_	3
Elston, G., Pte., R. Fus	14 1	4	Jarvie, J., Pte., Cam. Highrs	4	3	4
Evans, P., Pte., R. Welsh Fus	15 0	11	Jeffery, H. A., Pite., R. Fus		15	5
Doules D. Dies Lien Dies	1 14	ا ۱۸	Johnson, J., Pte., Ches. Riegti.	18	1	3 6
Farley, P., Pte., Lan. Fus Farnar, G., Pte., W. Rid. Regt	1 14 1 2 3	0	Johnston, W. A., Pte., Gren. Gds. Johnstone, S., Pte., Cam. Highrs.	10 10	3 8	5
Farrell, P., Pte., L'pool Regt	6 9	1	Jones, P., Pte., Devon. Regt	3	0	2
Faulkmer, G., Pte., Northants	0 3	^	Jones, R., Pte., Welsh Gds	22	9	7
Regt	8 .19	2	Jowers, A. V., Pte., Wore. Regt	_	14	2
Fenwick, W., Pite., York. Regt	6 7	4	Joyce, J., Gnr., R.F.A	16		7
Findlay, W. M., LeeCpl., Gord.	• •	-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Highrs	9 16	1	Kenny, J., Pte., K.O.S.B	12	17	7
Finnie, W., Pte., Cam. Highrs	4 2	1	Kimber, R., Pte., York & Lanc.			
Fish, S., Pte., Welsh Regt	15 18	1	Regt	2	10	9
Fishburn, J. W., Dvr., R.F.A	6 14	10	King, S., Pte., Hamps. Regt	7	16	8
Fishwick, W., Pte., R.D.C	5 13	2	Kirby, E. A., Pte., S. Wales Bord.	10	17	9
Floate, G., Pte., Pedf. Regt	9 11	6				
Flynn, T., Cpl., Rif. Bde	28 3	7	Laird, J., Pte., A. & S. Highrs		14	7
Ford, J., Pite., Welsh Regt	14 1	0	Law, R., Pte., Gord. Highrs	10	_6	1
Forrester, W., Pte., R. Scots	2 16	8	Leck, J. W., Pte., Bord. Regt	14	17	1
Fraser, H., Pte., Cam. Highrs	5 19	8	Lewis, E. L. (alias Cocker, E.),	-	10	
Frost, L. G., Pte., R.W. Kent		ا ہ	Pte., Suff. Regt	_		11
Regt A.C.C.	2 2	0	Lockwood, J., Pte., Worc. Regt	12	_	3 8
Funnell, H., Ptel., A.S.C	0 4	5	Love, W., Pte., E. Kent Regt	l Q	6 11	6
Colour I Pto Loine Phot	11 14	1	Lynch, W., Pte., Ches. Riegt	0	11	·
Galgey, J., Pte., Leins. Riegt	11 14	- 1	McCulloch, J., Pte., R. Sco. Fus	19	6	4
Gallagher, J., Pte., L.N. Lan. Riegt., late R.D.C	10 1	1	Macdonald, J., Pte., S. Afr. Inf	1	4	9
Gallagher, W., Pte., R. Ir. Regt.	7 6	4	McDonald, J., Pte., R. Scots	5	0	0
George, T., Pte., A.S.C	6 18	6	McDougall, A. E., Boy, R.W.			
Gilbert, T. H., Pte., E. Kent Regt.	7 0	2	Kenti Regt	0	11	6
Gilmore, H., Pte., Northants Regt.	8 4	2	Macfarlane, T., Pte., R. Highrs	28	12	0
Glanvill, R. De, Pte., Cam. Highrs.	5 19	10	MacKerlich, C., Pte., Cam.			
Gould, F., LeeCpl., Word. Regt.	8 11	1	Highrs	5	16	10
Grantham, G., Pte., Lan. Fus	10 13	.11	McKendrick, T., Pte., R. Sco.			_
Gratton, T., Pte., K.R.R.C	6 5	5	Fus	1.4	4	8
Gray, J., Pte., R. Highrs	5 10	0	McLloughlin, T., Gnr., Sch. of		1 4	
Grant, C. E., Gnr., R.F.A	8 5	4	Gun., R.A	3	14	4
Green, F. T., Pte., R. Fus	13 1	6	McMahon, T., LeeCpl., W. Rid.		0	1Λ
Green, G., Pte., E. Kent Riegt		11	Maping T Ptg Shorts Cdg	4 5		10 0
Griffiths, W. J., Pte., Welsh Regt.	4 17	5	McRae, T., Pte., Scots. Gds Madden, J., Pte., H.L.I	1	4	
Guina, E., Pte., Ir. Gds	5 7	4	Madden, J., Pte., H.L.I Mallard, G. W., Actg. Sjt., A.S.C.	0	_	
Hadfield, A., Pte., Manch. Regt	12 11	10	Manning, C. M., Pte., Lond. Riegt.		15	
Haig, A., Pte., K.O.S.B	11 0	6	Margerson, D., Pte., K.R.R.C.	$2\overline{1}$		10
Haig, R., Pte., K.O.S.B		10	Marshall, J., Sjt., L.N. Lan. Riegt.	13		0
Hale, C. E., Pte., Welsh Regt	2 0	5	Martin, G., Pte., Cam. Highrs		17	
Hall, A., Pte., A.V.C	0 17		Mason, G., Pte., Gord. Highrs	8		10
Hall, R., Pte., Sco. Rif	1 1	1	Mason, W. G., Pte., York & Lanc.			
Hardie, J. T., Pte., K.O.S.B	0 10		Regt	4		10
Harding, J., Pte., E. Kent Riegt.	6 1	8	Matthews, A., Pte., R. Welsh Fus.	0	16	3

	£ s. d.	£ s. d
Mawson, J. A. W., 2nd A./M.,	0.15.0	Smith, G. W., Pte., Linc. Regt 5 18 5
R.F.C Walsh Post	2 17 9	Smith, J., Dvr., R.E 15 1 5
Melvin, A., Pte., Welsh Regt Merritt, T., Pte., Prov. Bn	$\begin{array}{cccc} 7 & 12 & 2 \\ 3 & 2 & 1 \end{array}$	Smith, L., Pte., Midd'x Regt.       5       0         Smith, T., Sjt., R. Scots.        2       1
Millard, H. E., Pte., K.R.R.C	7 3 2	Smith, T., Sjt., R. Scots 2 1 3 Smith, W., Pite., Gord. Highrs 6 7 5
Molloy, A. B., Pte., Ir. Gds	2 14 1	Smythe, J., Lce. Cpl., R.W. Surr.
Morgan, M., Pte., A.S.C	5 0 0	Riegti,,, 7 1 2
Morrison, G., Pte., Gord. Highrs.	14 16 9	Snook, R. A., Pte., Sco. Gds 11 19 9
Morrison, T., Pte., R. Highrs Mossell, A., Pte., R. Fus	2 13 0 8 8 10	Sparks, T. E., Pite., Bord. Regt 27 13 9
Mott, A. H., Pte., E. Surr. Regt.	3 15 10	Spear, H., LiceCpl., Shrops. L.I. 44 2 5 Stephens, J., Gnr., R.F.A 1 6 9
Mulholland, F., Gnr., R.G.A	60 4 10	Stevens, A., Pte., Lond. Regt 7 6 5
Mullins, J., Pte., L'pool Regt	7 13 7	Stewart, J., Pte., Gord. Highrs 8 16 0
		Stocks, S., Pte., N. Staff. Regt 0 14 0
Nally, T., Pte., R. Suss. Regt	9 17 0	Sullivan, E., Pte., E. Surr. Regt. 1 4 3
Neale, R., Pte., Rif. Bde Neil, C., Pte., H.L.I	3 0 8 8 3 2	Sullivan, J., Dvr., R.F.A 19 16 2
Nelson, J., Pte., Glouc. Regt	23 7 11	Sullivan, J., Spr., R.E 21 14 5 Swales, W., Ptle., York & Lanc.
Nesbit, W., Pte., R. Scots	9 12 5	Riegt 13 4 0
		Sweeney, M., Pte., K.O.S.B 8 8 2
O'Dea, J., Pte., R. Muns. Fus	1 2 1	Swift, W., Pte., R. Berks. Regt. 2 15 6
O'Heir, A., Pte., Manch. Regt	4 19 1 3 7 1	Sykes, E., Sjt., Bord. Regt 17 6 11
O'Neill, E., Pte., R. Sco. Fus O'Neill, T., Pte., R. Muns. Fus	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Tait, A., Pte., R. Highrs 3 1 7
Oxley, T., Pte., R. Highrs	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Taylor, F., Pte., R. Fus 12 7 3
		Taylor, J. W., Pte., York & Lanc.
Pagett, W. C., LceCpl., Worc.		Regt 14 14 8
Regt Palfreyman, C., LccCpl., R.	4 0 8	Thomas, H., Dvr., R.F.A 7 6 2
Palfreyman, C., LeeOpl., R.	12 6 0	Thomas, J., Pte., Welsh Regt 8 13 4
Berks. Regt Parker, H., Pte., A.S.C	13 6 0 34 8 11	Thornton, F., Pte., R. Sco. Fus 2 12 0 Tomlin, T., Pte., Wilts. Regt 12 17 5
Parkes, S., Pte., Lan. Fus	1 9 8	Tongue, E., Pte., R. Fus 8 19 1
Parry, J. Pte., R. Welsh Fus	19 5 3	Tucker, L., Cpl., Rif. Bde 34 13 2
Peake, E. T., Pte., N. Staff. Regt.	15 1 7	Turner, J. E., Pte., Rif. Bde 20 2 11
Pearce, W., Pbe., Rif. Bde	1 7 7	777 ' 754 TO 17 TO
Pettitt, A. E., Pte., Oxf. & Bucks.	5 19 5	Waine, E., Pte., R. W. Surr. Regt. 17 19 8 Walker, A., Pte., R. Scots 11 17 7
L.I Phelp, C. F., Pte., Midd'x Regt	13 1 9	Walker, A., Pte., R. Scots 1 17 7 Walsh, P., LeeCpl., R. Innis. Fus. 5 19 4
Pilkin or Pitkin, A., Pte.,	10 1 0	Watsom, J., Gnr., Ri.G.A 9 7 1
K.R.R.C	14 14 1	West, W., Pte., Lan. Fus 7 14 10
Pitt, A., Pte., S. Staff. Regt	5 18 7	Wheeldon, G. W., Pte., Linc. Regt. 5 7 8
Price, L., Pte., K.R.R.C	7 9 7	Whitbread, F., Gnr., R.F.A 6 6 8 White, R. E., Pte., North'd Fus. 1 9 5
Pringle, J., Pte., Gord. Highrs Pye, T. H., Pte., Shrops. L.I	6 4 7 3 3 10	White, R. E., Pte., North'd Fus. 1 9 5 Whittell, E., Pte., Montgomery
1 ye, 1. 11., 1.00., 151110ps. 12.1	3 0 10	Yeo 5 8 2
Rae, A., Pte., R. Highrs	2 12 6	Whittle, A., Ptc., North'd Fus 0 11 2
Ramage, H., Spr., R.E	1 19 8	Williams, J., Pte., Lond. Regt 1 14 0
Reynolds, J., Pite., A.S.C	16 6 9	Wood, R., Pte., Ches. Regt 10 9 10
Richardson, F., Pte., Gord.		Wrenn, F., Ptel., Word. Regt 2 12 7
Highrs Dt. D Con Hym	19 16 6	
Robertson, A., Pte., R. Sco. Fus. Robinson, N. G., Pte., Staff. Yeo.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	<del></del>
Rollings, F., Pte., Welsh Riegt	10 2 3	
Rowland, B. A., Pte., Cold. Gds	6 15 8	5TH RE-PUBLICATION of List CDXCII. of the
Rundell, G. E., Pte., Som. L.I	2 11 6	Names of deceased Soldiers whose Personal
Rush, J., Pte., K.O.S.B	12 8 0	Estate is held for distribution amongst the Next-of-Kin or others entitled.—Effects
Ryding, H. D., Pte., Manch. Regt.	8 10 6	1915-16.
Sandilands, W., Pte., H.L.I	11 1 7	£ s. d.
Sargood, H. D., McG., Pte., R.W.		Adamson, A., Pte., R. Lanc. Regt. 9 3 2
Surr. Regt Saunders, H. W., Actg. C.Q.M.S.,	13 16 8	Allam, E. J. L., Pte., Northants.
Saunders, H. W., Actg. C.Q.M.S.,	91 1 11	Regt 4 12 10 Allan, D., Pte., Cam. Highrs 5 1 1
A.S.C Scott, G. T., Pte., Ches. Yeo	91 1 11 1 1 4 3	Allen, J., Pte., Rif. Bde 5 7 11
Selby, G. E., Pte., Linc. Regt	2 15 5	Anderson, C., Pte., R. Highrs 0 17 4
Shaw, A., Pte., A.S.C	3 11 9	Anderson, J., Pte., H.L.I 8 14 0
Shea, J., Pte., R. Muns. Fus	13 9 6	Anderson, L. (alias Low, G.), Dvr.,
Short, A., Pte., Manch. Regt	7 10 11	R.E 0 7 2
Sims, J., Pte., E. Lan. Regt	10 2 1	Andrews, W., Pte., Northants. Regt 5 15 3
Singleton, W. H., Sjt., Hamps. Regt	19 3 10	Arben, W., Pte., R. Suss. Regt 0 19 11
Smallwood, F., LeeCpl.,	ļ	Armstrong, E., Pte., R. Lanc.
K.R.R.C	1 5 8	Regt 8 6 9
Smith, A., Pte., E. York, Regt	35 0 2	Ashton, E., Pte., Shrops. L.I 8 13 11 Ashurst. L., Pte., W. Rid. Regt. 10 16 11
Smith, C., Pte., R. Muns. Fus	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4 10 3
Smith, E., Pte., Welsh Regt	0 11 10 1	any cours and a constitution of the constituti

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Mathieson, A., Pte., Cam. Highrs.         2 10 4         Kegt.	Martin, T., Pte., R. Ir. Fus	774		
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6th RE-Publication of List CDLXXXII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next-of-Kin or others entitled. —Effects 1914-15.

•	£	э.	d.
Coleopy, C. H., Bdsm., R. Highrs.	3	8	0
Davies, J., Actg. Bdr., R.G.A	0	11	19
Grogan, B., Pte., Linc. Regt	12	8	1
Hughes, E. W., Dvr., R.H.A	9	7	11
Jennings, S. V., Pte., Lan. Fus.	0	16	5
Peters, J., Pte., R. Suss. Regti	1	0	8
Taylor, J., Pte., Notts. & Derby.			
Řegt	1	6	2
Woods, A., Bdsm., Notts. & Derby.			
Regt	5	1	0

Air Ministry, Kingsway, W.C. 2.

His Majesty the KING has been graciously pleased to approve of the undermentioned rewards for gallantry and distinguished service in Waziristan, 1919-1920:—

Awarded a Bar to the Distinguished Flying Cross.

Flying Officer John Romilly Swanston, D.F.C., R.A.F. (since killed).

Awarded the Distinguished Flying Cross.

Observer Officer (Hon. Flight Lieutenant)
David Craik, R.A.F.

Pilot Officer Norman Fielden, R.A.F.

Observer Officer Basil Arthur Foord, M.C., R.A.F.

Flying Officer Harold Clive Hawkins, R.A.F.

Air Ministry, 29th April, 1921.

### ROYAL AIR FORCE.

## PERMANENT COMMISSIONS.

Wing Commander Louis Arbon STRANGE, D.S.O., M.C., D.F.C., is placed on the retired list on account of ill-health contracted in the Service, and is permitted to retain the rank of Lieut.-Col. 24th Feb. 1921. (Substituted for the notification in the Gazette of 15th Mar. 1921.)

The notification in the Gazette of 11th Feb. 1921, placing Flight Lt. Roy Maxwell Drummond, D.S.O., M.C., on half-pay, is cancelled.

# SHORT SERVICE COMMISSIONS.

Flying Officer Charles Esmond NIGHTINGALE resigns his commission, and is granted the rank of Capt. 1st May 1921.

### FLYING BRANCH.

Lt. Herbert Franklin Carpenter relinquishes his temporary commission on appointment to T.F., and is permitted to retain his rank.

Pilot Officer Alfred Dennis Greenhough to be Flying Officer. 23rd Aug. 1919.

The undermentioned are transferred to the unemployed list:—

Lt. Charles Bernard Wilson. 22nd Oct. 1919. (Substituted for the notification in the Gazette of 4th Nov. 1919.)

Lt. Alfred Dennis Greenhough. 5th Aug. 1920. (Substituted for the notification in the Gazette of 17th Aug. 1920.)

Lt. Dwyer Augustus Neville. 28th Apr.

### ADMINISTRATIVE BRANCH.

Lt. Montague Arnet Robinson is transferred to the unemployed list. 15th Jan. 1919.

The notification in the Gazette of 18th Feb. 1919, relating to 2nd Lt. (Hon. Lt.) James Johnstone, is cancelled.

#### MEMORANDA.

The undermentioned Cadets are granted Honorary Commissions as 2nd Lts., with effect from the dates of their demobilisation:—

317614 George Stanley Ambrose. 183350 Arthur Edward Patrick Burton. 34443 Sidney William Rowland.

The undermentioned Honorary 2nd Lts. relinquish their Honorary Commissions, with effect from the dates stated:—

George Stanley Ambrose. 23rd Nov. 1920.

Arthur Edward Patrick Burton. 19th Apr. 1920.

The notification in the Gazette of 23rd Mar. 1920 relating to 317951 Cadet Valentine Walter Vines, is cancelled.

The numbers of the undermentioned Cadets are as now described, and not as stated in the Gazette of 19th Apr. 1921:—

172872 L. M. Peine. 316369 R. S. Pidcock.

## THE MOTOR CAR ACT, 1903.

BOROUGH OF BURY SAINT EDMUNDS.

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.

exceeding ten miles per hour;
And whereas by virtue of the Ministry of Transport Act, 1919, and Orders in Council made thereunder, the power to make such regulations has been transferred to the Minister of Transport;

And whereas the Council of the Borough of Bury Saint Edmunds have made application to the Minister of Transport for a regulation to be made in pursuance of the said sub-section putting the above-mentioned provisions of that sub-section in force within the limits comprising the following roads or parts of roads within the Borough, that is to say:—

Fornham Road (from the Borough Boundary by Tollgate Lane and from the River Lark), Out Northgate, Northgate Street,

Angel Hill, Crown Street, Eastgate Street (from the junction of Barton Road and Mount Road), Mustow Street, Honey Hill (from St. Mary's Church to Sparhawk Street), Sparhawk Street, St. Mary's Square, Southgate Street (from Southgate Green), Westgate Street, Westgate Road (to the Spread Eagle Public House), Guildhalf Street, Cornhill, St. John's Street, Long Brackland, St. Andrews Street South, St. Andrews Street North, Out Risbygate (from the Infantry Barracks), Risbygate Street, Brentgovel Street, Looms Lane, Butter Market, Abbeygate Street, and Churchgate Street;

And whereas notice of the said application and of the time and manner in which objections should be made to any such regulation appeared in the London Gazette of the 18th day of June, 1920, and in the Bury Free Press of the 19th day of June, 1920;

And whereas certain objections to the making of any regulation in pursuance of the said provisions have been received by the Minister of Transport, and it is expedient that further inquiry should be made in the matter

of the said application:

Notice is hereby given, that F. C. Cook, Esquire, D.S.O., M.C., M.Inst.C.E., one of the Inspectors of the Ministry of Transport, will attend at the Town Hall, Bury Saint Edmunds, on Thursday, the 12th day of May, 1921, at ten o'clock in the forenoon, to hold a Local Inquiry into the subject-matter of the said application:

And notice is hereby further given, that any person interested may attend at such Inquiry and be heard with reference to the said appli-

cation.

H. H. Piggott,
Assistant Secretary.

Roads Department, Ministry of Transport. 23rd April, 1921.

MOTOR CAR ACT, 1903.

Regulations under Section 9 (1).

COUNTY OF BUCKS.

To the County Council of Bucks; And to all others whom it may concern.

Whereas by sub-section (1) of Section 9 of the Motor Car Act, 1903 (hereinafter referred to as "the Act"), it is enacted that within any limits or place referred to in Regulations made by 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;

And whereas the County Council of Bucks have applied for the issue of a Regulation in pursuance of the said sub-section putting the above-mentioned provisions of that sub-section in force within the limits comprising part of the road from Marlow to Cookham, at Bourne End:

Now, therefore, the Minister of Transport, in pursuance of the powers given to him in that

behalf, hereby makes the following Regulations:-

ARTICLE I.—The provisions of sub-section (1) of Section 9 of the Act with respect to the driving of a motor car at a speed not exceeding ten miles per hour shall apply and have effect within the limits comprising so much of the road from Marlow to Cookham, at Bourne End, as extends from its junction with Wharf Lane to the Red Lion Inn.

to the Red Lion Inn.

ARTICLE II.—These Regulations shall come into operation on the eleventh day of May, One thousand nine hundred and twenty-one.

Given under the Official Seal of the Minister of Transport, this twentieth day of April, in the year One thousand nine hundred and twenty-one.

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

HARBOURS, DOCKS AND PIERS (TEM-PORARY INCREASE OF CHARGES) ACT, 1920.

The Port and Harbour Undertaking of the Corporation of Preston.

Sligo Harbour.

Weymouth and Melcombe Regis Harbour.

Poole Harbour.

Bideford Harbour.

Scrabster Harbour.

Strachur (Loch Fyne) Pier.

Croggan Pier.

Mingarry Pier.

Blackmill Bay Pier.

Craignish Pier.

Portnahaven Pier.

Ballina Port and Harbour.

Take Notice, that in pursuance of the powers conferred by Section 1 sub-section 2 of the above-mentioned Statute the Minister of Transport has desired the Rates Advisory Committee, set up under Section 21 of the Ministry of Transport Act, 1919, to consider and advise him whether he should issue Orders modifying the statutory provisions regulating the charges to be made in respect of the above-named Harbour, Dock and Pier Undertakings, and if so to what extent and upon what conditions.

Take Notice, that any person or body desiring to take objection to the granting of such Orders or to any matter or thing proposed to be included therein should send his or their name and address and detailed particulars of their objections to the Secretary to the Rates Advisory Committee, at the address given below, and also to the Office of the Authority concerned, not later than 23rd May, 1921. Particulars of the application and statements in support thereof submitted by the Authorities may be seen at the address given below and at the Offices of the said Authorities on and after 9th May, 1921. The Committee will consider any objections made, and, if necessary, hold meetings to hear the evidence of objectors, individual notice of which will be sent to the Persons or Bodies who have submitted objections.

Take Notice, that in pursuance of the powers conferred by Section 1 sub-section 2 of the above-named Statute the Minister of Transport has made Interim Orders in respect of certain of the said Undertakings, copies of which Orders may be obtained from H.M. Stationery Office, Imperial House, Kingsway, London, W.C. 2, the proper title of the respective Interim Orders being "Statutory Rules and Orders, 1921, No.," and the distinctive numbers and dates of the said Orders being as follows:—

The Weymouth and Melcombe Regis Harbour, 1921, No. 274, 28th February, 1921.

The Poole Harbour, 1921, No. 336, 21st March, 1921.

The Scrabster Harbour, 1921, No.  $\frac{237}{8.17}$ , 22nd February, 1921.

The Strachur (Loch Fyne) Pier, 1921, 292

No. S.20, 4th March, 1921.

The Ballina Port and Harbour, 1921, No. 370, 22nd March, 1921.

By Order of the Committee.

S. J. Page, Secretary.

The Ministry of Transport, Gwydyr House, Whitehall, London, S.W. 1. 26th April, 1921.

# ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH APRIL 1921.)

WILTSHIRE AND DISTRICT (MUZZLING AND CONTROL OF DOGS) ORDER OF 1921 (No. 4).

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:—

### Contraction and Division of Scheduled District.

1.—(1) The Wiltshire and District (Muzzling and Control of Dogs) Order of 1920, and any Order amending the same, shall apply only to the Districts described in the Schedule hereto, which shall be Scheduled Districts for the purposes of that Order.

(2) The provisions of the above-mentioned Order regarding the movement of dogs out of the Scheduled District shall apply separately to each of the Districts described in the

Schedule hereto.

### Commencement.

2. This Order shall come into operation on the first day of May, nineteen hundred and twenty-one.

Short Title.

3. This Order may be cited as the Wiltshire and District (Muzzling and Control of Dogs) Order of 1921 (No. 4).

In witness whereof the Official Seal of the
Minister of Agriculture and
Fisheries is hereunto affixed this
twenty-sixth day of April, nineteen hundred and twenty-one.

W. P. Smart,
Authorised by the Minister.

### SCHEDULE.

Scheduled Districts to which the Wiltshire and District (Muzzling and Control of Dogs) Order of 1920 still applies.

1. A District comprising:

In the administrative county of Wilts:

The city of Salisbury and the borough of Wilton.

The petty sessional divisions of Salisbury and Amesbury (except the parishes of Maddington, Orcheston St. Mary, Orcheston St. George, Shrewton, Rollestone, Winterbourne Stoke, Durrington, Amesbury, Bulford, Cholderton, Newton Tony, Allington, and Boscombe), and Tisbury and Mere (except the parishes of Kilmington and Stourton).

In the administrative county of Dorset:

The borough of Poole, the petty sessional divisions of Shaftesbury, Wimborne, Sturminster, and Blandford, such portions of the petty sessional divisions of Sherborne, Cerne, Dorchester and Wareham as lie to the north and east of the railway line from Yeovil via Maiden Newton, Dorchester, Wareham, and Wimborne to Ringwood.

In the administrative county of Southampton:

The city of Winchester, the boroughs of Lymington and Romsey, the petty sessional divisions of Christchurch, Southampton (including its detached part), Hythe, Lymington, Winchester, Fordingbridge, Ringwood, New Forest, Romsey, Fareham, Gosport, Havant, Droxford, Petersfield (including its detached part), Alresford, and Alton, and the parishes of Nether Wallop, Longstock, Stockbridge, Leckford, Upper Clatford, Goodworth Clatford, Wherwell, Chilbolton, Barton Stacey, Bullington, Popham, Woodmancott, Nutley, Preston Candover, Bradley, Ellisfield, Herriard, Tunworth, Weston Corbett, Weston Patrick (including its detached part), Upton Grey, South Warnborough, Long Sutton and Crondall, and

In the administrative county of Somerset:

Such portions of the petty sessional divisions of Yeovil and Wincanton as lie to the east and south of the railway line from Yeovil via Castle Cary and Bruton to Frome.

And also comprising:—

The county boroughs of Bournemouth, Southampton and Portsmouth.

2. A District comprising such portions of the administrative counties of Wilts and Berks as lie within the following boundary, namely:—

Commencing at the point where the Great Western Railway (Newbury and Hungerford Branch) crosses the boundary of those counties near Hungerford, and proceeding thence in a northerly direction along the county boundary to its junction with the boundary of the parish of Lambourn, thence easterly, northerly, and westerly along the boundary of that parish to its junction with the boundary of the parish of Compton Beauchamp, thence northerly along that boundary to the Roman Way, thence westerly along the main road via Ashbury, Bishopstone, Little Hinton, Liddington, and Coate, to the boundary of the borough of Swindon, thence southerly along that boundary to the Midland and South Western Junction Railway, thence along that railway via Ogbourne St. George to its junction with the first-

mentioned railway near Savernake, and thence along that railway to the point of commencement.

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

## ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES

(DATED 26TH APRIL 1921.)

DERLYSHIRE (FOOT - AND - MOUTH DISEASE) ORDER OF 1921 (No. 5).

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:

Contraction of Scheduled District.

Derbyshire (Foot - and - Mouth Disease) Order of 1921 shall apply only to the Area described in the Schedule to this Order, and that Area, subject to the modification contained in Article 2 of the first-mentioned Order, shall be a Prohibited Area for the purposes of the Foot-and-Mouth Disease (Control of Movement) Order of 1920.

2. This Order shall come into operation on the twenty-eighth day of April, nineteen hun-

dred and twenty-one

3. This Order may be cited as the DERBY-SHIRE (FOOT-AND-MOUTH DISEASE) ORDER OF 1921 (No. 5), and shall be read with the Derbyshire (Foot-and-Mouth Disease) Order of 1921.

L, S.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-sixth day of April, nineteen hundred and twenty-one.

> S. Stockman, Authorised by the Minister.

### SCHEDULE.

### Prohibited Area.

An Area in the administrative County of Derby, comprising such portion of the parish of Draycout and Church Wilne as lies within the following boundary, namely:-

Commencing at the point where the parish boundary crosses the road from Nottingham to Borrowash near Brook-close, and proceeding in a southerly direction along the parish boundary to the river Derwent, thence in an easterly direction along that river to Ambaston Ford, thence in a northerly direction along the Bridle Road from that Ford to Nooning Lane, and continuing along that lane to the Derby Canal, thence along that No. 32307.

canal to its confluence with the water dyke from Hopwell Nurseries, thence in a northerly direction along that water dyke to the lane leading from Grange Farm to Gipsy Lane, thence in a westerly direction along that lane, and continuing in westerly and northerly directions along Gipsy Lane to the road from Nottingham to Borrowash, and thence in a westerly direction along that road to the point of commencement.

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

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH APRIL 1921.)

CHESHIRE (FOOT-AND-MOUTH DISEASE) ORDER OF 1921 (No. 3).

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

1.—(1) The Area described in the Schedule hereto is hereby declared to be a Prohibited Area for the purposes of the Foot-and-Mouth Disease (Control of Movement) Order of 1920, hereinafter referred to as the "principal Order."

(2) Part III of that Order is hereby applied to the Scheduled District described in the Cheshire (Foot-and-Mouth Disease) Order of 1921.

(3) The provisions of Article 2 of the Cheshire (Foot-and-Mouth Disease) Order of 1921 shall continue to apply to the Prohibited Area, and the provisions of Article 6 of the principal Order," shall be read and have effect subject to this modification.

2. This Order shall come into operation on the twenty-seventh day of April, nineteen

hundred and twenty-one.

3. This Order may be cited as the CHESHIRE (FOOT-AND-MOUTH DISEASE) ORDER OF 1921 (No. 3), and shall be read with the Cheshire (Foot-and-Mouth Disease) Order of 1921, and the Cheshire (Foot-and-Mouth Disease) Order of 1921 (No. 2).

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-sixth day of April, nineteen hundred and twenty-one.

> S. Stockman, Authorised by the Minister.

### SCHEDULE.

Prohibited Area.

An Area comprising the petty sessional division of Wirral, in the administrative

county of Chester, and the county boroughs of Birkenhead and Wall -y.

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

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH APRIL 1921.)

BERKSHIRE AND DISTRICT (MUZ-ZLING AND CONTROL OF DOGS) ORDER OF 1921 (No. 3).

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:—

## Contraction of Scheduled District.

1. The Berkshire and District (Muzzling and Control of Dogs) Order of 1920 and any Order amending the same shall be read and have effect as if the area described in the Schedule hereto were the scheduled district for the purposes of that Order.

## Commencement.

2. This Order shall come into operation on the first day of May, nineteen hundred and twenty-one.

### Short Title.

3. This Order may be cited as the BERKSHIRE AND DISTRICT (MUZZLING AND CONTROL OF DOGS) ORDER OF 1921 (No. 3).

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-sixth day of April, nineteen hundred and twenty-one.

W. P. Smart,
Authorised by the Minister.

### SCHEDULE.

Contracted Scheduled District.

A District comprising:

In the administrative county of Berks:

The boroughs of Maidenhead and Wokingham, the petty sessional divisions of Maidenhead (including its detached part), Forest and Reading, and the detached part of the petty sessional division of Newbury.

In the administrative county of Oxford:

The borough of Henley-on-Thames, the petty sessional divisions of Henley, and Watlington, and the parishes of Thame, Kingsey, Tetsworth and Attington.

In the administrative county of Buckingham:

The borough of Chepping Wycombe, the First Division of the Hundred of Desborough (including its detached part), the Hundred of Burnham (including the Chesham Division), the petty sessional division of Wycombe, and the Three Hundreds of Aylesbury, except the parishes of Lower Winchendon, Upper Winchendon, Waddesdon, Westcott, Fleet Marston, Quarrendon, Hardwick, Weedon, Hulcott, Bierton with Broughton, and Aylesbury), and such part of the Hundred of Slough as lies to the north and west of the Great Western Railway line from London to Windsor via Slough, and

In the administrative county of Southampton:

The borough of Basingstoke, the petty sessional divisions of Odiham (except the parishes of Aldershot, Crondall, Long Sutton and South Warnborough), Basingstoke (except the parishes of Upton Grey, Tunworth, Weston Corbett, Weston Patrick and its detached part, Herriard, Ellisfield, Nutley, Preston Candover, Bradley, Woodmancott, and Popham), and Kingsclere;

And also comprising:—
The county borough of Reading.

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

# ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH APRIL 1921.)

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:—

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

licence in the Form C set forth in the said First Schedule to a bacon factory or slaughterhouse in the same Scheduled Area.

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

(iii) After completion of the movement the licence shall forthwith be delivered up at, or sent by post to, the nearest policestation in the same district by the person in charge of the swine at the time of completing such movement.

2. A copy of a licence issued under this Order shall be sent by the Inspector granting the same to the Local Authority of the District in which the place of destination specified in the licence is situate.

3. A licence under this Order shall for the purposes of the above-mentioned Orders be treated as a licence under those Orders.

L.S.

In witness whereof the Official Seal of the Minister of Agriculture Fisheries is hereunto affixed this twenty-sixth day of April, nineteen hundred and twenty-one.

> W. P. Smart, Authorised by the Minister.

### SCHEDULE.

Sale of pedigree swine, to be held under the auspices of the Gloucestershire Old Spots Pig Society, at the Cattle Market, in the City of Bristol, on the twenty-seventh day of April, nineteen hundred and twenty-one.

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

# ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(Dated 26th April 1921.)

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 first day of May, nineteen hundred and twenty-one.

L. S.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-sixth day of April, nineteen hundred and twenty-one.

> S. Stockman, Authorised by the Minister.

# SCHEDULE. Orders Revoked.

No.	Date.	İ	Short Title.
330	<u> </u>	•••	Glamorgan (Muzzling and Control of Dogs) Order of 1920.
386	11th November	•••	Glamorgan (Muzzling and Control of Dogs) Order of 1920 (No 2.).

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

MINISTRY OF AGRICULTURE AND FISHERIES.

LAND DRAINAGE ACTS, 1861 and 1918. WATERBEACH LEVEL DRAINAGE COMMISSIONERS.

Alteration of Boundaries.

Notice is hereby given, that the Minister of Agriculture and Fisheries has prepared a draft Order under the Land Drainage Act, 1918, extending the boundaries under the jurisdiction of the above Commissioners.

A copy of the draft Order and of a 6-inch scale map of the separate drainage district has been deposited at the Office of Messrs. Francis and Co., 10, Peas Hill, Cambridge, for public inspection for the period of one calendar month from the date hereof. Copies of the draft Order (without the map) may be obtained from the Ministry of Agriculture and Fisheries at the address mentioned below at the price of 1s. per copy.

Any objection to the draft Order should be made in writing and sent by post to the Ministry of Agriculture and Fisheries 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, 10, Whitehall Place, London, S.W. 1.

29th April, 1921.

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### CENSUS ACT, 1920.

Notice is hereby given under the Rules Publication Act, 1893, that it is proposed by the Minister of Health, after the expiration of at least 40 days from this date, in pursuance of the powers conferred upon him by Section 3 (1) of the Census Act, 1920, to make regulations providing that where the taking of a Census has been postponed, the Registrar-General shall give notice in writing to each Enumerator appointed or required to act under the Census Regulations, 1921, of the date hereafter fixed by Order in Council for the taking of the Census, and every such Enumerator shall thereupon be deemed to have been appointed or required to act for the purposes of the Census to be taken on that date, unless within seven days after receipt of such notice he notifies the Registrar-General that he is for good cause unable or unwilling to act.

Copies of the draft regulations can be purchased, either directly or through any bookseller, from H.M. Stationery Office, Imperial House, Kingsway, London, W.C. 2.

Dated this 29th day of April, 1921.

Ministry of Health, Whitehall, London, S.W. 1.

## INCOME TAX.

Whereas it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Biggleswade, in the county of Bedford, as Commissioners for the general purposes of the Acts of Parliament relating to Income Tax and Inhabited House Duties: Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a Meeting of the Land Tax Commissioners having jurisdiction with regard to Land Tax within the division aforesaid, being respectively qualified to act as such Commissioners, to be holden at the Town Hall, Biggleswade, on Thursday, the 26th day of May, 1921, at 10.30 o'clock in the forenoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the general purposes of the aforesaid Acts for the division of Biggleswade aforesaid.

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

Inland Revenue, Somerset House, London, April, 1921.

### INCOME TAX.

Whereas it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Troedyraur, in the county of Cardigan, as Commissioners for the general purposes of the Acts of Parliament relating to Income Tax and Inhabited House Duties: Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a Meeting of the Land Tax Commissioners having jurisdiction with regard to Land Tax within the division aforesaid, being respectively qualified to act as such Commissioners, to be holden at Guild Hall, Cardigan, on Friday, the 27th day of May, 1921, at 11 o'clock in the forenoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst

the Commissioners for the general purposes of the aforesaid Acts for the division of Troedyraur aforesaid.

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

Inland Revenue, Somerset House, London, April, 1921.

## JOINT STOCK COMPANIES.

Notice is hereby given, pursuant to Section 242 (3) of 8 Edw. 7, ch. 69 (Companies (Consolidation) Act, 1908), that, at the expiration of three months from the date hereof, the names of the undermentioned Companies will, unless cause is shown to the contrary, be struck off the Register, and the Companies will be dissolved:

A.B.C. Film Exchange Limited.

A.I.F. Syndicate Limited.

A. J. Brown (Insurance) Limited.

A. Tidswell & Company Limited.

Adastral Limited. Aerial Wheel Syndicate Limited.

African Mica Mines Limited.

Alan Berry Limited.

Carpet Clip StairCompany Alexander Limited.

Allies Flying Schools Limited. Anglaustur Limited.

Anglo-American Continental Reconstruction

Company Limited.

Anglo-American Gazette and Continental Advertiser Limited.

Anglo Canadian Brokerage and Investment

Company Limited.

Anglo Pacific Exploration Syndicate Limited. Anglo-Russian Hotels and Restaurants Restaurants Limited.

Anglo-Russian Review Limited.

Anson Squire Smith & Company Limited.

Aragon Copper Mines Limited.

Ardila Iron Ore Company Limited.

Arice and Company Limited. Auster & Houdard Limited.

Ballclutch Limited.

Ballee Brick Company Limited.

Balsall Heath Taxi Cab Garage Limited.

Banque Francaise du Pacifique Limited.

Bastian Quartz Lamps Limited. Bedford Safety Razor Company Limited. Belgrave Furniture Depositories Limited.

Berenguela Silver Lead Mines Limited.

Bishops Safety Tread Company Limited.

Brill International Limited.

Brimpton Trout & Game Farms Limited.

British Belgium Contract Company Limited. British Canadian Developments Limited.

British Cinelife Syndicate Limited.

British Empire Colonisation and Agricultural

Lland Development Company Limited. British Industries Review Company Limited. Brondesbury and Harrow Land Company

Limited.

Bryant Smith Limited. Burguillos Spanish Iron and General Mining

Co. Limited. C.E.F. Syndicate Limited. Camp Cinemas Limited.

Canadian & Colonial Corporation Limited.

Canadian Hippodromes Limited.

Capital's United Clubs Limited.

Cardigan Manufacturing Company Limited.

Carter's Hotel Limited.

Charnook & Company Limited. Chilcol Syndicate Limited.

Coladia Limited. Collyer & McBride Limited. Jompania Construction del Pacifico Limited. Coventry Autocars Limited. Coventry Brick Company Limited. D.O. Syndicate Limited. D.S. Kosloff Limited. Del Monte Process Syndicate Limited. Devenshire Social Club Limited. Dr. Young Company Limited. Dominion Publishing Company Limited. Dover Sanitary Steam Laundry Company Limited. E. Purdon Limited. Eastern Canadian Improved Farms Company Limited. Economic Gas, Water and Sanitary Appliances Company Limited. El Burcio Silver Lead Mines Limited. Electric Tramways of Ribeirao Preto Brazil Limited. Eric & Company Limited. Etablissements A. Provoyeur Limited. Exhibition Enterprises Limited. F. S. W. Syndicate Limited. Farnham Preserving Company Limited. Fausta Syndicate Limited. Federation Contract Syndicate Limited. Fibre Machine Construction Limited. Film Libraries Limited. First Syndicate Limited. Five Sands Oil Company Limited. Follard Limited. Franglo Syndicate Limited. Fred. K. Langton and Company Limited. Freystrop Colliery Company Limited. Fulham Times Limited. G. P. L. Syndicate Limited.
G. W. Leech & Co. Limited.
Galician Oil Royalty-Holders Corporation Limited. Garnant Anthracite Collieries Limited. George Hotel (Shipston-on-Stour) Limited. Golf Links Montana Limited. Graham Patents Limited. Grand Parade Cinema Limited. Groles Limited. Guise Laurens & Company Limited. H. F. Wilson & Company Limited. H. Johnson and Company Limited. H. L. Morton & Partner Limited. H. R. K. Syndicate Limited Haymarket Syndicate Limited. Henry Gibbons Export Company Limited. Hermann Wedekind Limited. Highbury Hall Limited. High Level Exclusives (1920) Limited. Hippodromes Proprietary Syndicate Limited. Holborn Autochange Limited. Home Comforts Exhibitions Limited. House Property and Estates Maintenance Company Limited. Huigra and Cuenca Railway Limited. Hygienic Company Limited. Iberia Limited.

Igneous Cements Company Limited.

Agency Limited. Industrial Investors Limited.

Ionian Private Company Limited.

Inland Estates Limited.

Company Limited.

J. L. P. Syndicate Limited.

cate Limited.

Imp Cinematograph Company Limited.

Industrial Improvements and Developments

Inter-Continental Mining & Industrial Syndi-

Isle of Man Granite and Silica Quarries

Limited. Jackson Brothers (Hyde) Limited. Jacob Moss Limited. Jalisco (Mexican) Mining Syndicate Limited. Joint Stock Securities and Trust Corporation Limited Katanga Hotels and Stores Company Limited. Kilby and Company Limited. Kiley & Company Mortlake Saw Mills Limited. Kino (Six Bells) Company Limited. L. E. Venn's Chemical Company Limited. La Rivite Limited. Lavengro Syndicate Limited. Lazzerini & Company Limited. Leslie Austen Harrap Limited. Llanbedrog Granite Company Limited. Lombard Investment Syndicate Limited. London and Eastern Theatrical Company Limited. London and Provincial Victuallers Limited. London Cutting & Binding Company Limited. London Weekly Service Limited. London Welsh Publishing Company Limited. Ludgershall Pictures Limited. Mackenzie Benthall & Co. Limited. Marble Arch Garage and Works Limited. Masons Hall Restaurants Limited. "Merrimen" Society Entertainers Limited. Middlesex Building Company Limited Midhurst and District Electric Supply Company Limited. Midland Business Transfer Company Limited. Minas Geraes (Brazil) Iron Ore Syndicate Limited. Minerals Oil & General Exploration Company Limited. Mitcham Wool Company Limited. Mordaunt Lawson and Company Limited. National Association for the Prevention and Amelioration of Deafness Limited. Nation River Land Company Limited. New Enterprises Limited. Noel Park Drug Stores Limited. Northern Ontario Land Company Limited. Oak Laundry Sevenoaks Company Limited. Oil Promotions Limited. Orion Motor Syndicate Limited. P. Donatt and Company Limited. Padso Limited. Palladium Picture Company (Dartmouth) Limited. Park Loan and Deposit Company Limited. Park's Press Photographic Agency Limited. Pavey & Waugh Limited. Peak Syndicate Limited. Pearce & Company (Brentford) Limited. Pensions Limited. Pinner's Financiers Limited. Prahova Syndicate Limited. Premier Circuit Limited. Premier Valve Limited. Premium Watch Company Limited. Prescott Thompson & Company Limited. Press Picture Agency Limited. Prior Fibres Consolidated Limited. R. Reynolds Jackson Limited. Ranen Copper Company Limited. Rankin Henty Braiding Machine Company Red Fox Dredging and Sluicing Mining Company Limited. Red Star Motor Company Limited. Robert Cook and Company (Hathersage) Limited.

J. L. P. Syndicate (America and Canada)

130

131

Rulcovius Cordier and Company Limited. Rural Estates Limited. Russian-American Oil Company Limited. Russian Forests Development Limited. Russian Oak Company Limited. Russo-British Co-operation Limited. Ruthern Tin Mining Corporation Limited. Ryelands Laundry Limited. Sachs Rosen & Co. Limited. (Rhodesia) Land and Minerals Salisbury Limited. Samuel Lewis & Co. (The Holborn Silk Market) Limited. Sandford Freeman Limited. Scarlet Pimpernel Cars and Motor Supply Company Limited. Second Syndicate Limited. Shallee Silver Lead Mine Limited. Silkstone's Limited. Sirron Cars Limited. Slaughter & Son Limited. South American Club Limited. Southsea and South Hants Cold Storage Company Limited. Standard Bread and Flour Company Limited. Carburettor Company Stewart Precision (Germany) Limited. Stockwell Watch Company Limited. Syndicat Marocain Limited. Tampassuk (British Borneo) Tobacco Plantations Limited. Tate and Jackson Limited. Taylor Engineering Company Limited. Tchita-Nertchinsk Company Limited. Teesdale Motor Omnibus Company Limited. Tefras Speciality Company Limited. Travel Club Limited. Trueman Engineering Supplies Limited. Vivero Iron Ore Company Limited. Vytalle Oil Company Limited. Weekly Programmes Limited. Wellmax Investment Agency Limited.
Westminster Film Company Limited. White Bear Dredging and Hydraulic Mining Company Limited. White Chemical Syndicate Limited. White City (Birmingham) Limited. Will. J. Ward Limited. Woodward & Pryer Limited.
Wootton Coal Company Limited.
Yachtsman's Central Purchasing Association

Limited. A. E. Campbell-Taylor, Assistant Registrar of Companies. Companies Registration Office, Somerset House, London, W.C. 2. 29th April, 192

## SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

BY virtue and in pursuance of the provisions of the above-named Act the Minister of Transport hereby orders that the period limited (1) by section 7 of the Barry Railway Act, 1913, (a) for the completion of the railways and works described in and authorised by the Barry Railway Acts, 1907 and 1909, and the deviation railways Nos. 2 and 3 described in and authorised by the Barry Railway Act, 1911, so far as such railways and works have not been subsequently abandoned, shall be further extended for one year from the 28th day of August, 1921, and (b) for the completion of the railways in the County of Glamor-

gan authorised by and described in section 5 of the Barry Railway Act, 1897, shall be further extended for one year from the 15th day of July, 1921; and (2) by section (8) of the said Act of 1913 for the compulsory purchase of lands required for the purposes of the railways and works in the counties of Glamorgan and Monmouth respectively described in and authorised by the Barry Railway Acts, 1907, 1909 and 1911, so far as the said railways and works have not been subsequently abandoned, shall be further extended for one year from the 28th day of August, 1921.

Dated this fifth day of April, 1921.

Ernest G. Moggridge, Ministry of Transport.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

Y virtue and in pursuance of the provisions of the above named Act the Minister of Transport hereby orders that the period limited by Section 8 of the South Eastern and London Chatham and Dover Railways Act, 1909, for and within which the South Eastern Railway Company, the London Chatham and Dover Railway Company and any other Company referred to in the said Section may hold, sell or dispose of certain superfluous lands shall be extended for one year from the 31st day of August, 1921.

Dated this twenty-fifth day of April, 1921.

Ernest G. Moggridge,
Ministry of Transport.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

P Y virtue and in pursuance of the provisions of the above named Andrews Transport hereby orders that the period limited

(1) by Section 6 of the Chesterfield Corporation Act, 1914, for the completion of Tramways Nos. 1 and 2

shall be further extended for one year from the

8th day of July, 1921; and
(2) by Section 9 of the Chesterfield Corporation Railless Traction Act, 1913, for the completion of the overhead equipment and other apparatus for working trolley vehicles shall be further extended for one year from the

15th day of August, 1921. Dated this twenty-third day of April, 1921.

> E. W. Rowntree, Ministry of Transport.

GAS REGULATION ACT, 1920.

Notice of Application by the Whitwell and District Gas Company for an Order under Section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Whitwell and District Gas Company (hereinafter referred to as "the Undertakers") have applied to the Board of Trade under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for-

(a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular calorific value and the substitution therefor of power to charge for thermal units supplied in the form

of gas; and

(b) the modification of the statutory and other provisions affecting the charges which may be made by the Undertakers by substituting for the standard price per 1,000 cubic feet now authorised with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, a standard price per therm (i.e., 100,000 British Thermal Units).

The standard price now authorised in respect of the supply of gas by the Undertakers is 4s. per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price in accordance with paragraph (b) above is 1s. 6d. per therm.

A copy of the application made to the Board of Trade and of all the documents submitted therewith may be inspected, free of charge, at the address below, at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than May 21st, 1921.

A copy of such representations must at the same time be sent to the undersigned.

W. H. HARRIS, Secretary to the Company.

Gas Offices, Whitwell, near Mansfield. April 26th, 1921.

# GAS REGULATION ACT, 1920.

Newcastle-upon-Tyne and Gateshead Gas (Charges) Order, 1921.

THE Newcastle-upon-Tyne and Gateshead Gas Company, in pursuance of the above Order, hereby give notice that the calorific value of the gas which they intend to supply is 475 British Thermal Units, and that the date from which they will supply gas of the said calorific value is the 2nd May, 1921.

T. P. RIDLEY, Secretary and Commercial Manager.

33, Grainger Street West, Newcastle-upon-Tyne. 29th April, 1921.

### GAS REGULATION ACT, 1920.

Notice of Application by the Felixstowe Gas Light Company for an Order under Section 1 of the Gas Regulation Act, 1920.

NOTICE is hereby given, that the Felixstowe Gas Light Company (hereinafter referred to as "the Undertakers") have applied to the Board of Trade, under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for—

(a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular illuminating value and the substitution therefor of power

to charge for thermal units supplied in the form of gas; and

(b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the standard price per 1,000 cubic feet now authorised with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, a standard price per therm (i.e., 100,000 British Thermal Units).

The standard price now authorised in respect of the supply of gas by the Undertakers is four shillings and four pence per 1,000 cubic feet, provided also that the Undertakers may charge in that part of the limits of the Felixstowe Gas Act, 1904, which is outside the Urban District of Felixstowe and Walton a price not more than one shilling per 1,000 cubic feet of gas in excess of the price for the time being charged in the said Urban District, and the prices which the Undertakers have asked the Board of Trade to substitute for these prices in accordance with paragraph (b) above are one shilling and 9.5 pence per therm and 2.67 pence per therm respectively.

A copy of the application made to the Board of Trade, and of all the documents submitted therewith, may be inspected, free of charge, at the address below at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter, addressed to the Assistant Secretary, Power Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than the 23rd day of May, 1921.

A copy of such representations must at the same time be sent to the undersigned.

Dated this 25th day of April, 1921.

Francis Mark Paternoster,

Secretary.

<sup>226</sup> Hamilton Road, Felixstowe.

# GAS REGULATION ACT, 1920.

Notice of Application by the Brentwood Gas Company for an Order under Section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Brentwood Gas Company (hereinafter referred to as "the Undertakers") have applied to the Board of Trade under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for

(a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular illuminating value, and the substitution therefor of power to charge for thermal units supplied in the form of gas; and

(b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the standard prices per 1,000 cubic feet now authorised, with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, standard prices per therm (i.e., 100,000 British Thermal Units).

The standard prices now authorised in respect of the supply of gas by the Under-

takers are four shillings per 1,000 cubic feet within a radius of one and a half miles from their existing gas works and four shillings and three pence per 1,000 cubic feet beyond that radius, and the prices which the Undertakers have asked the Board of Trade to substitute for these prices in accordance with paragraph (b) above are 19.50 pence per therm and 20 pence per therm respectively.

A copy of the application made to the Board of Trade and of all the documents submitted therewith may be inspected free of charge at the offices of the Gas Company, 105, High Street, Brentwood, Essex, at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than the 21st day of May, 1921.

A copy of such representations must at the same time be sent to the undersigned.

Dated the 27th day of April, 1921.

LEES AND Co., 26, Abingdon Street, Westminster, S.W. 1, Parliamentary Agents.

### GAS REGULATION ACT, 1920.

Notice of Application by the Berkhampstead Gas Company for an Order under Section 1 of the Gas Regulation Act, 1920.

NOTICE is hereby given, that the Berkhampstead Gas Company (hereinafter referred to as "the Undertakers") have applied to the Board of Trade under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for

- (a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular illuminating value and the substitution therefor of power to charge for thermal units supplied in the form of gas; and
- (b) the modification of the statutory and other provisions affecting the charges which may be made by the Undertakers by substituting for the standard price per 1,000 cubic feet now authorised with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, a standard price per therm (i.e., 100,000 British Thermal Units).

The standard price now authorised in respect of the supply of gas by the Undertakers is four shillings and seven pence per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price in accordance with paragraph (b) above is one shilling and 8.50 pence per therm.

A copy of the application made to the Board of Trade and of all the documents submitted therewith may be inspected, free of charge, at the office of the Undertakers, The Gas Offices,

Great Berkhampstead, Herts., at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than the 24th day of May, 1921.

A copy of such representations must at the same time be sent to the undersigned.

Dated this 29th day of April, 1921.

SHERWOOD AND Co., 22, Abingdon Street, Westminster, S.W. 1, Parliamentary Agents.

## FALMOUTH GAS COMPANY.

IN accordance with the Falmouth Gas (Chargès) Order, 1921, made by the Board of Trade on the 7th April, 1921, notice is hereby given that on and after the 24th day of June next the calorific value of the gas supplied by this Company will be 460 British Thermal Units gross per cubic foot.

F. G. KINGWELL,

Secretary.

Gas Offices, Falmouth. 236 26th April, 1921.

In Parliament.—Session 1921.

# BATLEY CORPORATION.

## [PETITION FOR ADDITIONAL PRO-VISION.]

(Construction of Aqueduct in substitution for part of Aqueduct (Work No. 5) proposed by the Bill; Making of Junctions; Interference with Roads; Deviation; Acquisition of Lands and Easements; Application of Provisions of Bill; Stopping up Footpaths.)

THE Mayor, Aldermen and Burgesses of the borough of Batley (in this Notice called "the Corporation") intend to apply to Parliament by Petition for Additional Provision, for leave to insert in the Bill (hereinafter referred to as "the Bill") promoted by the Corporation, and now pending in Parliament under the title of the "Batley Corporation Bill," provision for the following purposes or some of them (that is to say):—

To authorize the Corporation to make and maintain the following work in the West Riding of the county of York (that is to say):—

Work No. 5a.—An aqueduct, conduit or line or lines of pipes commencing in the county borough of Huddersfield at or near the junction of Wakefield-road at Storths with King's Mill-lane and terminating in the parishes of Clifton and Hartshead or one of them in the rural district of Halifax in Cooper Bridge-road at a point 77 yards or thereabouts measured in a northerly direction from the centre of the bridge carrying that road over the River Calder.

The said intended aqueduct, conduit or line or lines of pipes (Work No. 5A) will be made or pass in from, through or into the urban district of Kirkheaton in addition to the said borough of Huddersfield and parishes of Clifton and Hartshead.

To provide that the said intended aqueduct, conduit or line or lines of pipes (Work No. 5a) shall be in substitution for so much of the aqueduct, conduit or line or lines of pipes (Work No. 5) described in and proposed to be authorized by the Bill as extends between the respective points of commencement and termination hereinbefore described of the said intended aqueduct, conduit or line or lines of pipes (Work No. 5a), and if and so far as may be deemed expedient to amend accordingly the description of the said aqueduct, conduit or line or lines of pipes (Work No. 5) as contained in the Bill.

To empower the Corporation to make, maintain and use junctions, connections and communications between the said intended aqueduct, conduit or line or lines of pipes (Work No. 5a) and the said proposed aqueduct, conduit or line or lines of pipes (Work No. 5).

To confer upon the Corporation for the purpose of making, maintaining, altering, repairing, renewing and inspecting the said intended aqueduct, conduit or line or lines of pipes (Work No. 5A) all such powers as may be necessary or convenient of breaking up, crossing, altering, stopping up temporarily and interfering with streets and roads.

To authorize the Corporation to deviate from the lines and levels of the said intended aqueduct, conduit or line or lines of pipes (Work No. 5a) as shown on the plans and sections hereinafter referred to to any extent defined by the Bill or prescribed by Parliament.

To constitute the said intended aqueduct, conduit or line or lines of pipes (Work No. 5A) part of the undertaking of the Corporation for the purpose of making, levying and recovering rates and charges and for all or any other purposes, and to extend and apply thereto all or some of the enactments now in force in relation to the water undertaking of the Corporation with such modifications as may be indicated in the Bill or in the Additional Provision.

To enable the Corporation for the purposes of the said intended aqueduct, conduit or line or lines of pipes (Work No. 5A) to acquire compulsorily or by agreement lands or easements or rights in, under or over lands, and to appropriate and use the subsoil and under-surface of streets and roads.

To apply to the said intended aqueduct, conduit or line or lines of pipes (Work No. 5A) all or some of the provisions contained in the Bill with reference to the works therein referred to, including the powers of borrowing money for the purposes thereof.

To stop up the whole or part of the following footpaths in the Urban Districts of Holme and Holmfirth and to extinguish all rights of way thereover and to vest in the Corporation the site and soil thereof (that is to say):—

(a) the footpath extending from Brownhill-lane near Brown-hill across the embankment of the mill reservoir known as Batty's Dam to the village of Holme;

- (b) the footpath extending from Holme
   Bridge Mill to its junction with the footpath
   (a) hereinbefore described;
- (c) the footpath extending from the lastmentioned junction to Holme Woods-lane near the farm known as Wood Hey Laith.

The Additional Provision will vary and extinguish all rights and privileges which would be inconsistent or might interfere with the objects or purposes thereof, and will confer other rights and privileges.

Duplicate plans and a section describing the lines, situations and levels of the proposed works and the lands and other property in or through which they will be made, or which may be taken or used compulsorily under the powers to be conferred by the Additional Provision, together with a book of reference to such plans containing the names of the owners and lessees, or reputed owners and lessees, and of the occupiers of such lands and other property, and a copy of this Notice will on or before the 27th day of April be deposited for public inspection with the Clerk of the Peace for the West Riding of the County of York at his office at Wakefield, and on or before the same day a copy of the said plans, section and book of reference and a copy of this Notice will be deposited with the Town Clerk of the Borough of Huddersfield at his office at the Town Hall, Huddersfield, and with the Clerk to the Kirkheaton Urban District Council at his office at Kirkheaton, and with the Clerk to the Halifax Rural District Council at his office at Halifax, and with the Clerks to the parish councils of Clifton and Hartshead, or if there be no clerk, with the Chairman of the Parish Council, and such last-mentioned deposits will if made with the clark of the parish council be made at his office, or if he have no office at his residence, and if made with the chairman of the parish council be made at his residence.

Printed copies of the proposed Additional Provision may be obtained at the offices of the undersigned.

Dated this 22nd day of April, 1921.

T. E. CRAIK, Batley, Acting Town Clerk.

Dyson, Bell and Co., 3A, Dean'syard, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

SLOUGH TRADING COMPANY LIMITED (CANAL).

(Construction of Canal from the Slough Depôt to the Slough Branch of the Grand Junction Canal; Power to Deviate; Diversion of Waters into proposed Canal; Crossing, Altering, &c., Roads, Pipes, Sewers, &c.; Maintenance, &c., of, altered Roads, &c.; Acquisition of Lands, &c.; Provisions for Protection and Regulation of Canal and Traffic thereon; Bye-laws, &c.; Agreements with Grand Junction and Regent's Canal and Dock Companies; Entry on Lands; Payment of Costs in certain cases of disputed Compensation; Limiting Purchase Money and Compensation in certain cases; Deter-

mination of Compensation by single Arbitrator, Assessing Claims for Compensation; Incorporation, Amendments, &c., of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the present Session by or on behalf of the Slough Trading Company Limited (hereinafter referred to as "the Company") for an Act (hereinafter referred to as "the intended Act") for all or some of the following purposes, that is to say:—

1. To authorize the Company to make and maintain the canal hereinafter described or some part or parts thereof, together with all necessary and proper aqueducts, feeders, wells, basins, side ponds, valves, weirs, culverts, machinery and appliances for supplying the intended canal with water, bridges, piers, arches, locks, culverts, stop flood and other gates, banks, dams, towpaths, wharves, quays, docks, lay-byes, basins, landing places, drains, fences and appliances, works and conveniences connected therewith which may be necessary or convenient for or incidental to the intended canal (that is to say):—

A canal commencing in the parish of Langley Marish in the rural district of Etom by a junction with the Slough Branch of the Grand Junction Canal on the northern side thereof, at a point 393 yards or thereabouts from the termination of such Slough Branch, and terminating in the parish of Burnham, in the said rural district of Eton, in the field numbered 711 on the \( \frac{2500}{2500} \) Ordnance Map of the said parish (1897 Edition) at a point 90 yards or thereabouts measured in a north-easterly direction from the north-eastern corner of the power house of the Company, situate in the said field,

which intended canal and the works and conveniences connected therewith and the lands, houses and other property which may be taken for the purposes thereof will be and are situate in the parishes of Langley Marish, Stoke Poges, Farnham Royal and Burnham, in the rural district of Eton, all in the county of Buckingham.

- 2. To authorize the Company to deviate from the lines and levels of the intended works shown on the plans and sections to be deposited as hereinafter mentioned to such extent as may be provided by the intended Act.
- 3. To authorize the Company to take and divert into the intended canal and any works to be authorized by the intended Act water directly from the Slough Branch of the Grand Junction Canal and through and by means of the said Slough Branch indirectly from: -the Rivers Colne, Ver or Verulam, Frays, Colne Brook or Iver River, King's otherwise Queen's River and Isleworth River, and their respective tributaries; the Rivers Chess, Misborne, Gade, and Bulborne, and their respective tributaries; the Brent River, the Cranford Brook, and the River Thames; the Aldenham Reservoir, the Grand Junction Canal, the docks, basins, cuts, connected with the Grand Junction Canal, known as Paddington Basin and Docks, Mitre Dock Cut, Lyons' Dock, Bennitt's Dock Cut, Odell's Dock Cut, Norton's Dock Cut, Southall Brick Company's Dock Cut, Dr. Johnson's Cut, Emmerson's Dock (River Brent) Cut, Dock, Maypole Tilldesley's Dock Cut, Depot Dock Cut, Botwell Dock Cut,

Maynard's Dock Cut, Pocock's Dock Cut, Otter Dock and Cuts, Mercer's Dock Cut, Osborne and Steven's Dock Cut, King's Dock Cut, Broadwater Cut, Harefield Cut, Cut, Broadwater Brick Dock Cut, Troy Mill Cut, Copper Mills Dock Cut, Taylor's Cut, Salter's Cut, and Batchworth Mill Cut, and the several docks and laybyes connected with such canal and cuts respectively; the Regent's Canal and the cuts connected therewith, known as the Collateral Cut, Regent's Park Basin, Great Northern Railway Basin, Horsefall Basin, City-road Basin and Docks, Wenlock Basin, Kingsland Basin, Haggerston Basin, Gas Works Dock and Limehouse Basin, and the several docks and laybyes connected with the last-mentioned canal and cuts respectively, the Hertford Union Canal, the Hackney Cut, the River Lea Navigation, the Limehouse Cut and Bow Creek; which canals, cuts, basins, docks, and laybyes are supplied with water from the Tring Ford Reservoir, the Marsworth Reservoir, the Stanhope's End Reservoir, the Wilstone Reservoir, the Alderham Reservoir, the Brent Reservoir, the Brent Brent Feeder, the Ruislip Reservoir, and the Hayes Feeder, and the navigation called the Salter's Cut, and the rivers hereinbefore mentioned or some of them; which waters so to be diverted now flow or pass down through the several rivers above mentioned or some of them into the River Thames, and through the Grand Junction Canal, the stream called Cranford Brook and the River Brent into the River Thames at or near Brentford, and through the Grand Junction Canal, the Regent's Canal, and the Limehouse Basin into the River Thames at or near Limehouse; and through the Hertford Union Canal, the Hackney Cut, the River Lea Navigation and the Limehouse Cut into the River Thames at or near Limehouse; and through the River Lea Navigation and Bow Creek into the River Thames near Blackwall; and also to divert water from all or any springs, wells, brooks, streams, and waters to be shown on the plans to be deposited as hereinafter mentioned, or in or near the course or site of the intended canal, and the intended Act will make all such other provisions as may be necessary for providing and feeding the intended canal with water from all existing wells, springs and sumps belonging to the Company and shown on the plans to be deposited as hereinafter mentioned, and the conditions and regulations to be observed by the Company in relation thereto.

- 4. To authorize the Company for the purpose of carrying the roads and footpaths crossed by the intended canal over the same by means of bridges, temporarily or permanently to cross, divert, alter, stop up, remove or otherwise interfere with all such highways, roads, footpaths, gas, water and other pipes, sewers, canals, navigations, streams, springs, watercourses, electric cables, wires and apparatus, telegraph and telephone poles, wires and other apparatus within the parishes aforesaid as may be necessary or convenient for the said purpose or other the purposes of the intended Canal and other works.
- 5. To provide that all altered portions of road or footpath which may be constructed by the Company under the powers of the intended Act shall form respectively parts of the existing roads and footpaths in lieu of or in connection with portions of which the same are

respectively substituted or made under the said powers, and shall be managed and maintained by the respective parties liable to manage and maintain the said existing roads and footpaths or as the intended Act may prescribe.

6. To authorise the Company to purchase by compulsion or agreement and to use lands, houses and other property in the before-mentioned districts and parishes for the purposes of the intended Act and to vary or extinguish all or any rights or privileges connected with such lands, houses and other property.

7. To authorize the Company to enter upon lands adjoining or near the intended canal and to take materials from such lands for any works necessary to prevent or remedy damage from floods or accidents.

To make provisions and regulations for, or in reference to, the use of the intended canal and works, or any of them, and the waters therein and the navigation thereof and the protection thereof from injury or damage; the prevention and removal of obstructions to and of nuisances upon or in, or the deposit of dangerous goods on or near the intended canal and works, and the removal and prohibition of the use of unseaworthy or unsafe vessels from the same; the duty, conduct, liability for damage or otherwise of the officers and servants and the boatmen and other persons employed and engaged thereon, and other parties resorting to the same; the loading, unloading and removing of goods, animals and other things on or at the same or any wharf, bank, landingplace, or tow-path thereof; the working and management of opening bridges across the canal, the closing of the intended canal and works for repair and cleansing; and for such other purposes as may be necessary, and the intended Act may provide: To provide for enforcing any such provisions or regulations and for recovering any expenses incurred by the Company in connection with any such matters by penalties or by the detention and sale of vessels and goods using or found upon the intended canal and works or otherwise as the intended Act may provide.

9. To authorize the Company from time to time to make, vary or rescind and enforce byelaws, rules and regulations for or with reference to any of the matters aforesaid and otherwise generally for the safe and convenient user of the intended canal and works, and to impose and recover penalties for the breach of any

such bye-laws, rules and regulations.

10. To authorize the Company on the one hand and the Company of Proprietors of the Grand Junction Canal and the Regent's Canal and Dock Company or either of them on the other hand, to enter into, carry into effect, vary and rescind agreements in reference to the construction, maintenance and use of the intended canal and works, the supply of water to and for the purposes of the intended canal, the diversion of water into the said intended canal from the Slough Branch of the Grand Junction Canal, and for regulating the matters aforesaid and all matters in connection with or relating thereto, and to confirm and give effect to any such agreement which may have been or may be made prior to the pass-

ing of the intended Act.

11 To make provision with respect to the entry upon, Survey and valuation at any time of lands and buildings to be purchased or used under the powers of the intended Act, or which may be effected by the construction of the in-

tended canal and works, and as to the payment of costs in certain cases of disputed compensation by persons claiming compensation in respect of lands and buildings, and as to determining the purchase money and compensation payable in respect of lands and property required for the purposes of the intended Act, and to provide for limiting the amount thereof and claims in respect thereof in cases of recent buildings and alterations and recently created interests therein.

12. To provide that in any case of disputed compensation which may arise under the provisions of the intended Act entitling the Company to acquire land compulsorily under the Lands Clauses Acts or otherwise, the Company may require such com-pensation to be determined by a single arbitrator on such terms and conditions as the intended Act may prescribe or Parliament may sanction, and to enable such arbitrator to determine all questions of expenses in any arbitra-

13. To vary and extinguish all rights and privileges inconsistent with or which will or may interfere with the objects of the intended Act, and to confer other rights and privileges on the Company.

14. To incorporate with or without amendments and variation all or some of the provisions of the Lands Clauses Acts, the Railway Clauses Consolidation Act, 1845, and the

Railways Clauses Act, 1863.

And notice is hereby also given, that on or before the 6th May, 1921, duplicate plans and sections describing the lines, situations, and levels of the canal and works proposed to be authorized by the intended Act, and the lands and property in or through which they will be made, or which may be acquired or used by compulsion under the powers of the intended Act, together with a book of reference to such plans containing the names of the owners and lessees or reputed owners and lessees and of the occupiers of such lands and property, and a copy of this Notice as published in the London Gazette will be deposited for public inspection with the Clerk of the Peace for the County of Buckingham at his office at Aylesbury, and on or before the same date a copy of the said plans, sections, and book of reference, gether with a copy of this Notice as published the London Gazette will be deposited follows (that is to say):—With the Clerk to the Rural District Council of Eton, at his office at Stacey House, High-street, Slough: with the Clerk to the Langley Marish Parish Council, at his residence at Middle Green, Langley; with the Clerk to the Stoke Poges Parish Council, at his residence at Stoke Common, Slough; with the Clerk to the Farnham Royal Parish Council, at his residence at Farnham Common; and with the Clerk to the Burnham Parish Council, at his office at Burnham.

And notice is hereby further given, that on or before the 30th day of April, 1921, printed copies of the said intended Act will be deposited in the Private Bill Office of the House of Commons.

Dated this 29th day of April, 1921.

BIRCHAM AND Co., 46, Parliament-street, Westminster, S.W., and 50, Old Broad-street, E.C., Solicitors and Parliamentary Agents.

Board of Trade-April, 1921.

# SPENBOROUGH URBAN DISTRICT COUNCIL.

(SPECIAL ORDER.)

(Acquisition by Spenborough Urban District Council of the Undertakings of the Heckmondwike and Liversedge Gas Company and the Gomersal Gas Company; Dissolution of Companies; Extension of Limits of Supply; Power to Charge for Thermal Units; Differential Charges in Extended Limits; Supply of Gas for Power and Other Purposes; Further Powers to the Council with Regard to their Gas Undertaking and the Supply of Gas; Power to Borrow; Repeal and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made forthwith to the Board of Trade by the urban district council of Spenborough, in the West Riding of the county of York (whose address is the Town Hall, Cleckheaton), for a Special Order under the Gas Regulation Act, 1920, for all or some of the purposes hereinafter mentioned:—

(In this notice "the Undertakers" means the urban district council of Spenborough and "the Companies" means the Heckmondwike and Liversedge Gas Company and the Gomersal Gas Company or either of them.)

- 1. To empower the Undertakers to acquire and the Companies to sell to the Undertakers the undertakings, rights, powers and property of the Companies, to provide for the transfer to and vesting in the Undertakers of the said undertakings or either of them, the application of the purchase money, the payment of the debts of the Companies, the redemption of their mortgages and other charges or the continuance thereof upon the present or some other securities, compensation to manager-secretaries of the Companies, and to directors, and the winding-up of the Companies, and to confirm and authorize the carrying into effect of any agreement between the Companies and the Undertakers for or relating to the sale and purchase of the undertakings respectively.
- 2. To empower the Undertakers to carry on the undertaking or undertakings when acquired, and to maintain, alter, improve, enlarge, renew or discontinue the Companies' works and to make, store, purchase, convert, prepare, produce, supply and deal in gas and all residual products arising directly or indirectly from the manufacture of gas upon the lands which are now used or authorized to be used for those purposes by the Companies, being the lands described or referred to in Section 11 of the Hischmondwike Gas Act, 1875, and the Schedule to that Act, in Section 4 of the Heckmondwike and Liversedge Gas Act, 1909, and the First Schedule to that Act, and in Section 55 of the Gomersal Gas Act, 1865.
- 3. To extend and to define the limits for the supply of gas by the Undertakers and to authorize the Undertakers to supply gas for all purposes within an area comprising the urban district of Spenborough (which includes the townships of Cleckheaton and Liversedge and

the parish of Gomersal), the township and urban district of Heckmondwike, the parish and urban district of Birkenshaw, and the township and urban district of Hunsworth (except the hamlets of East Bierley and Toftshaw), all in the West Riding of Yorkshire, and to repeal so much of the Drighlington and Gildersome Gas Act, 1865, as authorizes the Drighlington and Gildersome Gas Light Company to supply gas within the said limits as so extended.

- 4. To confer upon the Undertakers such of the powers contained in the Acts and Onders hereinafter referred to relating to the Companies, or to repeal and re-enact with amendments and make applicable to the Undertakers and to their existing and proposed limits of supply such of the enactments contained therein as may be deemed expedient.
- 5. To provide that the said undertakings when acquired by the Undertakers shall form part of the existing gas undertaking of the Undertakers and to extend and apply thereto all or some of the provisions of the Acts relating to that undertaking with and subject to such modifications and variations as may be prescribed by the Special Order.

# 6. To provide for-

- (a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular illuminating or calorific power and the substitution therefor of power to charge for thermal units supplied in the form of gas, and
- (b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers or the Companies by substituting for the maximum or standard prices per 1,000 cubic feet now authorized, with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers or the Companies since 30th June, 1914, a maximum price per therm (i.e., 100,000 British Thermal Units), and to declare or enable the Undertakers to declare and supply gas of different calorific values for and in different parts of their limits of supply.

The maximum price now authorized in respect of the supply of gas by the Undertakers is 4s. 6d. per 1,000 cubic feet and the standard prices now authorized in respect of the supply of gas by the Companies are in the case of the Heckmondwike and Liversedge Gas Company 3s. per 1,000 cubic feet and in the case of the Gomersal Gas Company 4s. 6d. per 1,000 cubic feet, and the maximum price which the Under-takers ask the Board of Trade to substitute for these prices in accordance with paragraph (b) above throughout the limits of supply of the Undertakers as proposed to be extended is seventeen and two-fifths pence per therm, with power to the Undertakers to charge in respect of gas supplied within the urban district of Spenborough a price less than the price charged within the remainder of the limits of supply by a sam not exceeding fourpence per therm.

7. To confer further powers upon the Undertakers in regard to their gas undertaking as proposed to be extended including the acquisition of additional lands, the sale, lease or disposal of lands and buildings for the time being belonging to them, and the breaking up of public and private streets for the purpose of laying down and maintaining pipes and other works for the supply of gas for all purposes and for conducting residual products and other things and for ancillary purposes, to exempt the Undertakers from the obligation to supply gas when the capacity of the main is insufficient, to provide for the expenses of reconnecting the supply after discontinuance being paid by occupiers, to repeal subsection (2) of Section 26 of the Cleckheaton Urban District Council Act, 1914, with reference to the laying of pipes on the consumers premises and the sale of gas fittings except through a contractor, and to make special provision with reference to overdrawing meters and high pressure air blasts.

- 8. To authorize the Undertakers to charge for gas supplied by them at different rates (a) in different parts of their limits of supply as existing and as proposed to be extended, and (b) according to the purposes for which gas is used.
- 9. To enable the Undertakers to provide, erect, fit up, maintain and let dwelling houses for persons employed by them and offices and showrooms for the purposes of or in connection with their gas undertaking.
- 10. To empower the Undertakers to make, produce or buy gas of any description and supply the same for heating, manufacturing, power, or other purposes, and to empower them for the purposes of making, conveying and supplying any such gas to erect, maintain and lay down works, pipes and apparatus, and to exclude from application to any such gas the provisions relating to quality, pressure, and other matters contained in the Gasworks Clauses Acts, 1847 and 1871.
- 11. To authorize the Undertakers to borrow money for and in connection with the purchase of the Companies' undertakings and for any of the purposes of the gas undertaking of the Undertakers and of the Special Order and to charge the same on the district fund and general district rate, and the undertaking, rates, revenue and other property of the Undertakers, and to authorize the Undertakers to apply any moneys authorized to be raised by them to any of the purposes of the Special Order and to provide that moneys borrowed under the powers of the Special Order shall not be reckoned in the limit of borrowing prescribed by the Public Health Act, 1875.

12. To incorporate with the Special Order with modifications and exceptions the provisions of the Lands Clauses Acts and the Gas Works Clauses Acts, 1847 and 1871.

13. The Special Order will, so far as may be necessary or expedient, alter, amend, extend, or repeal or incorporate with or without amendment, all or some of the provisions of the several Acts and Orders following (that is to say): The Cleckheaton Local Board Act, 1870; the Cleckheaton Orders, 1888 and 1913; the Spenborough Gas (Standard of Calorific Power) Order, 1917; the Cleckheaton Urban District Council Act, 1914; the Cleckheaton Urban Districts) Order, 1914; the County of the West Riding of Yorkshire (Spenborough Urban District) Confirmation Order, 1915; the Heckmondwike Gas Act, 1862; the Heckmondwike Gas Act, 1875; the Heckmondwike and Liversedge Gas Act, 1909; the Heckmondwike and Liversedge Gas (Standard of Calorific Power)

Order, 1918; the Heckmondwike and Liversedge Gas (Temporary Increase of Charges) Order, 1919; the Gomersal Gas Act, 1865; the Gomersal Gas Act, 1904; the Drighlington and Gildersome Gas Act, 1865; and any other Acts or Orders relating to the Companies or to the Undertakers.

And notice is hereby given, that any local or other public authority, company or any person desiring to bring before the Board of Trade any objection to the draft Order may do so by registered letter addressed to the Secretary, Board of Trade, Great George-street, London, S.W. 1, and despatched on or before the thirtieth day of May next: Any such objection shall state (a) the specific grounds of objection, and (b) the omissions, additions or modifications asked for. A copy of the objection shall be forwarded to the undersigned Clerk to the Council or Solicitors or Parliamentary Agents at the same time as it is sent to the Board of Trade.

And notice is hereby further given, that a copy of the draft Order and a map showing the boundaries of the existing and proposed area of supply and the situation of the existing gas works has been deposited for public inspection at the Office of the Clerk of the Peace for the West Riding of Yorkshire at Wakefield, at the Office of the Spenborough Urban District Council, Town Hall, Cleckheaton, at the Office of the Heckmondwike Urban District Council at Oldfield-road, Heckmondwike, at the Office of the Birkenshaw Urban District Council at Whitehall-road, Birkenshaw, and at the Office of the Hunsworth Urban District Council at The Marsh, East Bierley, Hunsworth.

And notice is hereby further given, that printed copies of the draft Order may be obtained at the Offices of the undersigned Clerk to the Council or the undersigned Solicitors and Parliamentary Agents at the price of two shillings for each copy.

Dated this 28th day of April, 1921.

J. H. Linfield, Town Hall, Cleckheaton, Clerk to the Council.

CLOUGH AND CRABTREE, 1, Northgate, Cleokheaton, Solicitors.

TORR, DURNFORD AND Co., 2, Millbankhcuse, Westminster, S.W. 1, Parliamentary Agents.

Light Railway Commission.—April, 1921.

LEE-ON-THE-SOLENT (LIGHT)
RAILWAY.

NOTICE is hereby given, that application is intended to be made (with the consent of the Light Railway Commissioners, given under the additional rule (Statutory Rules and Orders, 1914, No. 1380) made by the Board of Trade with respect to applications to the said Commissioners, under the Light Railways Acts, 1896 and 1912), in the present month of April, 1921, under the provisions of the Light Railways Acts, 1896 and 1912, by the Lee-on-the-Solent Railway Company (hereinafter referred to as "the Company") to

the Light Railway Commissioners for an Order to enable the Company to work as a Light Railway, under the provisions of the Light Railways Acts, 1896 and 1912, the Railway authorized and constructed under the powers granted to the Company by the Lee-on-the-Solent (Light) Railway Certificate, 1890.

The Railway hereinbefore referred to is:—
A Railway 3 miles 9.5 chains or thereabouts in length situate in the parishes of Crofton and Rowner, in the rural district of Fareham, and in the parish of Alverstoke, in the urban district of Gosport and Alverstoke, in the county of Southampton, commencing in the parish of Crofton at a point 200 feet or thereabouts measured in a southeasterly direction from the entrance to the Pier at Liecon-the-Solent, and terminating in the parish of Alverstoke at the Fort Brockhurst Station of the London and South Western Railway Company.

Powers will also be sought by the Company to relieve them from the obligations contained in the Lee-on-the-Solent (Light) Railway Certificate, 1890, and the Acts incorporated therewith of maintaining and working gates at the Public-road level crossings of the railway at Pound-lane, Gomer-lane and Portsmouthroad, and to authorize the construction and maintenance in lieu of such gates of cattle grids or cattle guards, or such other protection as may be defined by the proposed Order, and subject to such conditions as may be therein prescribed.

A copy of the draft Order will be deposited for public inspection on or before the 30th April instant with the Clerk to the Southampton County Council at his office at Winchester; with the Clerk to the Fareham Rural District Council at his office at 97, West-street, Fareham; with the Clerk to the Urban District Council of Gosport and Alverstoke at the Town Hall, Gosport; with the Clerk to the Parish Council of Crofton at his residence at Stubbington; and with the Chairman of the Parish Meeting of Rowner (Mr. C. H. House) at his residence, Privett, Gosport; and at the offices of the undermentioned Solicitor and Parliamentary Agent; and may be seen at all reasonable hours of any day (except Sunday).

Copies of the draft Order may, on and after 30th April, 1921, be obtained from the undersigned on payment of not exceeding one shilling per copy.

Any objection to the proposed Order should be made in writing, and should be written on foolscap paper on one side only, and addressed to the Secretary, Light Railway Commission, 7, Whitehall-gardens, Westminster, S.W. 1, and a copy of such objection should at the same time be sent to the undersigned.

Dated 20th April, 1921.

135

W. BISHOP, Solicitor's Office, Waterloo Station, London, S.E. 1, Solicitor and Parliamentary Agent for and on behalf of the Lee-on-the-Solent (Light) Railway Company. Electricity Commission.—April, 1921.

# WYE ELECTRIC LIGHTING.

NOTICE is hereby given, that the Wye-Lighting, Heating & Power Company Limited, whose address is Wye, Kent, are applying to the Electricity Commissioners, under the Electricity (Supply) Acts, 1882 to 1919, for a special Order to authorize the Company to provide and distribute electrical energy for lighting, heating and all public and private purposes within so much of the parish or township of Wye, in the rural district of East Ashford, in the county of Kent, together with all powers usually conferred on distributors of electricity, as lies within a radius of three-quarters of a mile from the junction of Church-street and Bridge-street.

The names of the streets and parts of streets in which it is proposed that electric lines shall be laid down within a period to be specified by the Order are as follows:—

Bridge-street from the Railway Station to Back-street, Church-street from Bridgestreet to the Green, High-street from Churchstreet to Back-street, and Scotton-street from Back-street to Yew Trees House.

It is proposed to erect a generating station and plant on the land lying on the north side of Bridge-street, and now occupied by the Wye Gas Company.

Printed copies of the draft Order applied for, and of the Order when made, may be obtained (at the price of two shillings for each copy) at the offices of Mr. John Tippin, Churchlane, Wye, and of Miessrs. Kingsford and Flower, Solicitors, Ashford, and at the offices of the undersigned Parliamentary Agents.

And notice is hereby further given, that a map, showing the boundaries of the area of supply and the streets in which it is proposed that electric lines shall be laid down within a specified time, and a copy of the advertisement as published in the London Gazette will be deposited forthwith for public inspection with the Clerk to the County Council of Kent, at his office at Maidstone, and with the Clerk to the Rural District Council of East Ashford, at his office at Ashford, and with the Clerk to the Parish Council of Wye, at his office at Wye.

And notice is hereby further given, that every local or other authority, company or person desirous of bringing before the Electricity Commissioners any objections respecting this application must do so by registered letter, addressed to the Secretary, Electricity Commission, Gwydyr House, Whitehall, London, within 30 days of the date of publication of this notice, and a copy of such objections must also be forwarded to the undersigned Solicitors or Parliamentary Agents.

Dated this 29th day of April, 1921.

KINGSFORD AND FLOWER, Solicitors, Ashford, Kent.

Baker and Son, 35, Parliament-street, Westminster, Parliamentary Agents.

# EASTERN BENGAL RAILWAY COMPANY.

OTICE.—In accordance with the provisions of Act 47 and 48 Vict., cap. cciv., it is hereby notified that up to the 31st March, 1921, a total sum of £410,968 0s. 6d. was invested or the purpose of providing a Sinking Fund in respect of the Annuities, Class "B," as under:—

Nominal A	mo	unt.	Description of Investments.	Total C Investn		
£	s.	<b>d.</b> °		£	s.	d.
19,000	0	0	Great Indian Peninsula Railway Irredeemable 4 per cent. Debenture Stock	22,453		
2,050	0	0	Great Indian Peninsula Railway Irredeemable 3½ per cent. New Stock	1,906	19	7
431	0	0	Great Indian Peninsula Railway Annuity, Class "B"	8,922	7	9∙
4,073	0	0	Eastern Bengal Railway Annuities, Class "B"	87,285		
84	5	1	Madras Railway Annuity, Class "B"	,	•	•
644	0	9	Madras and Southern Mahratta Railway Stock (by conversion of £2,200 Madras Railway 43 per cent. (Capital Stock)	3,611	1	0
5,000	0	0	Eastern Bengal Railway 4 per cent. Debenture Stock	5,973	10	5
17,376	0	0	Madras and Southern Mahratta Railway 4 per cent.  Debenture Stock	18,344		6
500	0	0	Scinde, Punjaub and Delhi Railway Annuities, Class "B"	14,601	9	3
1,100	0	0	South Indian Railway Perp. 42 per cent. Debenture Stock	1,648		
3,000	0	0	East Indian Railway 4½ per cent. Irredeemable Debenture Stock	4,209		ŏ
15,430	0	0	East Indian Railway 31 per cent. Guaranteed Stock	14,986	16	7
11,400	0		East Indian Railway 3 per cent. Debenture Stock	11,077		0
109		0	East Indian Railway "B" Annuities	3,592		Ō
27		0	East Indian Railway "C" Annuities	804	13	6
50,566	3		India 3½ per cent. Štock	53,712	19	10
<b>20,59</b> 8	1	10	India 3 per cent. Stock	17,019	6	9
1,564	0	. }	Bombay, Baroda and Central India Railway 3½ per cent.  Debenture Stock	1,507	19	5
	0		Nottingham Corporation 3 per cent. Irredeemable Stock	10,279	17	8
7,000	0	0	Manchester Corporation 3 per cent. Redeemable Stock	7,054		6
16,500	0	0	Birmingham Corporation 2½ per cent. Stock	15,119	2	7
4,402		3	Bank of England Stock	14,686		1
	0		South Eastern Railway 5 per cent. Debenture Stock	9,665		9
5,600			Great Eastern Railway 4 per cent. Debenture Stock	7,000		
1,000	0		Great Western Railway 4 per cent. Debenture Stock	1,243		0
9,000	0	- 1	North British Railway 3 per cent. Debenture Stock	8,205		9
71,462	15	5	5 per cent. War Stock 1929/47	66,053	15	8
• .				£410,968	0	6

For the Governor and Company of the Bank of England,

E. M. HARVEY, Chief Cashier.

<sup>206</sup> Bank of England, 25th April, 1921.

# 3458

# CURRENCY NOTES.

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

# I.—ISSUE ACCOUNT.

Matal : 1	!al.a.i.	_			£	4,	d.	Total cancelled or called in up to £ s. d. £ s. d.	•
Total issued up to 20th April, 1921, i					1,471,057,280	0	0	20th April, 1921, inclusive— £1 notes 1,203,444,944 0 0	
101	•••	•••	•••	•••	420,611,514	ŏ	ŏ	101	
Currency notes certificates	•••	•••	•••	•••	134,190,000	ő	ŏ	Currency notes certificates 105,020,000 0 0	<u>;−</u> j
Ourrency notes ceromeates	•••	•••	•••	•••	194,190,000	v	V	Currency notes certificates 100,020,000 0 0	THE
Issued during the week ended 27th A	April, 1	921	•••	. •••	4,113,895	0	0	Cancelled or called in during the week ended 27th April, 1921—	E LONDON
10/- notes	•••	•••	•••	•••	1,046,906	10	0	01	2
Currency notes certificates	•••	•••	•••	•••	2 30,000	0	0	10/	B
•					-			Chimmen - stan contiferator 200,000 0 0	$\supset$
								Tomas 01 COE 170 027 10 0	
								Outstanding—	~
								965 360 300 O O	Ð
								17 60 440 0 0	$\triangleright$
								Currency notes certificates 28,920,000 0	N
								335,878,758 0	ZET
								000,010,100	<u> </u>
	TOTAL	***		•••	£2,031,049,595	10	0	TOTAL £2,031,049,595 10 0	TE,
									i
								•	29
					II.	—BA	LAI	NCE SHEET,	-
					£	s.	d.	£ c d.	AP
Notes outstanding	•••	• • •	•••	•••	306,958,758	Ő	0	Currency Note Redemption Account—	H
Certificates outstanding	•••	•••	•••	•••	28,920,000	Ō	Ŏ	Bank of England Notes 19,450,000 0 0	RIL,
Notes called in but not yet cancelled		•••	•••	•••	2,154,018	ŏ	ō	Gold Coin and Rullian 98 500 000 0 0	Ţ
	•••	•••	•••	•••	2,101,010	•	•	Silver Coin 2000 00 0	
								Government Securities 200 010 102 1 7	69
Towards and Days and Assessed					15 900 040	10	,	Release at the Renk of England	1921
Investments Reserve Account	•••	•••	g-\$-\$	***	15,322,842	16	1	Daisince at the Dank of England 199,499 14 0	:-
			•						
	TOTAL	***		•••	<b>£353,355,618</b>	16	1	TOTAL £353,355,618 16 1	
			ě			-	<u></u> '		
Treasury Chambers, 28th April,	1921.							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.	Freebold or Lessehold.	Name.	Address.	Description.			
표 2	Z 2215 Z	Borough of Blackpool	Blackpool	Land and buildings, 20 St. Anne's Road	Freehold	Albert Ernest Ellis	82 Central Beach, Blackpool, Lancashire	Estate Agent			
	58973	London	Lewisham	Dwelling-house and garden, 56 Fermor Road	Freehold	Helen Constance Grant	56 Fermor Road, Forest Hill, S.E. 23	Widow			
	220234	London	Camberwell	Land and dwelling-houses, 79A and 81 Peckham Rye	Freehold	William Wilson	79A and 81 Peckham Rye, S.E. 15	Showman			
	246425	London	Greenwich	Tandand Juniin house 17 Chaptons Will	Freehold	Herbert Treliving	100 100	Gentleman			
•	247053	London	St. Marylebone	Dwelling-houses and land, 27, 28, 29, 30 and 31 Hereford Street, and the site of 32, 33 and 34 Hereford Street	Freehold {	The Reverend George Mould Edwyn Platt Edwin Hawkings	10 Dorset Square, N.W. 1 12 Lampart House, Maida Hill West, W. 2 146 Sutherland Avenue, W. 9	Clerk in Holy Orders Insurance Clerk			
	248516	London	St. Martin in the Fields	Land and buildings, 8 and 9 Long Acre, and 16 Garrick Street	Leasehold	Cinechrome Instruments Limited	99A Charing Cross Road, W.C. 2	<del>-</del>			
	<b>2</b> 48696	London	Wandsworth Borough	Dwelling-house and land, 4 Bushnell Road	Leasehold	Augusta Frances Assig	4 Bushnell Road, Upper Tooting,	Wife of Arthur Frederick			
	249102	London	Wandsworth Borough	Dwelling-house, 18 Veronica Road, Upper Tooting	Leasehold	Cyril George Smith	S.W. 17 18 Veronica Road, Upper Tooting, S.W. 17	Assig Bank Clerk			

# 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:—

Num er			The Land.		The Applicant.				
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.		
249479 249481	London London	St. James, West- minster St. James, West- minster	Land and buildings, 32 St. James's Place  Land and buildings, 33 St. James's Place	Freehold }	Walter Johnston Halsey Charles Alfred Morton Lightly Alexander Guy	32 St. James's Place, St. James's, S.W. 1	Solicitors		
249504	London	Lambeth	House, 301 Brixton Road	Freehold	wood	Halifax	Contractor		
249561	London	St. Pancras	Land and buildings, 118 to 138 (even) High Street, Camden Town, 7 to 14 (all) Greenland Street, and 95 to 111 (odd) Bayham Street	Freehold {	Thomas Kynaston Bowman Robert Horn Bowman	118 to 138 High Street, Camden Town, N.W. 1	Upholsterers		
249563	London	Kensington	Garage and stable and coach house 38 and 40 Hesper Mews	Leasehold	Robert Wilson Black	North Lodge, West- leigh Avenue, Putney Hill, S.W. 15	Esquire, J.P.		
249567 -	London	Lambeth	Land and dwelling-house, known as Chatsworth, 61 Chatsworth-Road	Leasehold	Frederick Purkis Garrett	Chatsworth House, Chatsworth Road, West Norwood, S.E. 27	Restaurateur		
249598	City of	London	Land and buildings, 100c Queen Victoria Street	Freehold	William Herbert Daw Herbert Warwick Daw	98 Cheapside, E.C. 2	Chartered Surveyors and Land agents		
249607	London	Hackney	Dwelling-house and garden, 127 Upper Clapton Road	Freehold	Stanley Browning Kimbell	127 Upper Clapton Road, E. 5	Gentleman		
249615	London	St. George, Han- over Square	Land and buildings, 76 South Audley Street and 1 Deanery Street	Freehold	The Ladies' Automobile Club of Great Britain and Ireland Limited	32 St. James's Place, S.W. 1	_		

Land Transfer Acts, 1875 and 1897

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

	Number				The Land.	The Applicant.				
	of Title.	County.		Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.	
·	249638	London	•••	St. Paneras	Shop and dwelling-house, 109 High Street, Camden Town	Freehold	David Belasco	7 Brookfield, West Hill, Highgate, N. 6	Gentleman	
% म	249643	London	•••	Hampstead	Dwelling-house and garden, 53 Belsize	Leasehold	Alexander Borgzinner	53 Belsize Avenue, Hampstead, N.W. 3	Gentleman	
	249676	London	•••	Lambeth	Land and buildings, 130 Rosendale Road	Leasehold	William Leslie Pinkess	32 Tritton Road, Dulwich, S.E. 21	Sales Manager	
	249679	London	•••	Camberwell	Dwelling-house and garden, 7 Raul Road	Leasehold {	Helen Mary Roots May Smith	24c Rye Lane, Peck- ham, S.E. 15.	Spinsters	
		·					,			
	- -						- -			
•							1	-		
•										

AN ACCOUNT of the IMPORTATIONS of BULLION and SPECIE registered in the week ended 27th April, 1921.

IMPORTED INTO THE UNITED KINGDOM.

			-		Gold,					Silver.				
Countries from which Consigned,		oh	Bull	lion.	Co	Coin,		Bull	ion.	Co	in.		Total of Gold and Silver.	
			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.		
Netherlands		٠	£	£	£	£ 	£	£ 6,000		£ 	£ 	£ 6,000	<b>£</b> 6,000	
France	•••	•••	176	•••	•••	•••	176	13,000	64,614	300	•••	77,914	78,090	
Gibraltar	•••	•••	•••	. •••	•••	•••				20,000	•••	20,000	20,000	
Gambia	•••		•••	•••	,	•••	•••	•••		•••	28,400	28,400	28,400	
Gold Coast	•••		30,605	***		•••	30,605			3,200	••-	3,200	33,805	
British South Af	rica	•••	1,551,774	. ***	•••		1,551,774	•••	•••	•••	••••	•••	1,551,774	
British India			•••	54,000	<b></b>		54,000			•••	•••	•••	54,000	
New Zealand	•••		•••	•••			•••	6,652	•••		***	6,652	6,652	
Canada		•••	•••	•••	•••	•••	•••		4,631	•••		4,631	4,631	
Other Countries	•••		•••		260	3,740	4,000	***	1,300		750	2,050	6,050	
Total Declared V the Importation tered in the wo	ns regi	of s- }	1,582,555	54,000	260	3,740	1,640,555	25,652	70,545	23,500	29,150	148,847	1,789,402	

# THE LONDON GAZETTE, 29 APRIL, 1921.

AN ACCOUNT of the EXPORTATIONS of BULLION and SPECIE registered in the week ended 27th April, 1921.

EXPORTED FROM THE UNITED KINGDOM.

		<u> </u>	Gold.			Silver.						
Countries to which	Bull	lion.	Coin.		<u></u>	Bul	lion.	Co	in.	-	Total of Gold	
Exported,	Unrefined, in dust, amalgam, and bars.		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.	
	£	£	£	£	£	£	£	£	£	£	£	
Norway	•••	•••		•••	***	• • •	1,875		••• ·	1,875	1,875	
United States of America	•••	422,500	186,620	3,740	612,860	•••	•••			•••	612,860	
Egypt		•••	•••	•••	•••		1,710	•••	•••	1,710	1,710	
Bombay, via other ports		•••	8,569		8,569	•••	85,050		•••	85,050	93,619	
Other Countries		570	••••	***	570	••• .	1,558	•••	276	1,834	2,404	
		<u> </u>										
Total Declared Value of the Exportations regis- tered in the week	•••	423,070	195,189	3,740	621,999	<del></del>	90,193	•••	276	90,469	712,468	

Statistical Department, Custom House, London. 28th April, 1921

AN ACCOUNT pursuant to the Act 8 and 9 Vict., cap. 38, of the Amount of BANK NOTES authorized by Law to be issued by the several Banks of Issue in SCOTLAND, and the Average Amount of Bank Notes in Circulation, and of Coin held during the Four Weeks ended Saturday, the 16th day of April, 1921.

Name and Title as set forth in		mead Omce or )	Circulation Authorized	Average ( Wee	Circulation ks ended as	during Four above.	Average amount of Coin held during Four Weeks ended as above.		
Licence.	Name of Firm.	Principal Place of Issue.	by Certificate.	£5 and upwards.	Under £5.	Total.	Gold.*	Silver.	Total.
									<u> </u>
Bank of Scotland {	The Governor and Company of the Bank of Scotland	Edinburgh	396,852	1,603,922	2,595,962	4,199,884	4,038,550	245,008	4,283,558
Royal Bank of Scotland	Royal Bank of Scotland	Edinburgh	216,451	1,316,525	2,135,619	3,452,144	3,443,091	128,230	3,571,321
British Linen Bank	British Linen Bank	Edinburgh	438,024	1,367,198	2,295,732	3,662,930	3,374,804	148,491	3,523,295
Commercial Bank of Scotland Limited	Commercial Bank of Scotland Limited	Edinburgh	374,880	1,668,641	2,401,567	4,070,208	3,663,500	257,368	3,920,868
National Bank of Scotland Limited	National Bank of Scotland Limited	Edinburgh	297,024	1,398,168	1,977,674	3,375,842	3,240,410	124,723	3,365,133
Union Bank of Scotland Limited	Union Bank of Scotland Limited	Edinburgh	454,346	1,440,191	1,872,755	3,312,946	3,026,715	153,996	3,180,711
North of Scotland and Town and County Bank Limited {	North of Scotland and Town and County Bank Limited }	Aberdeen	224,452	1,435,566	1,142,891	2,578,457	2,340,792	102,720	2,443,512
Clydesdale Bank Limited	Clydesdale Bank Limited	Glasgow	274,321	1,393,700	2,034,677	3,428,377	3,372,141	166,921	3,539,062
							ļ		

I hereby certify that each of the Bankers named in the above Return, who have in Circulation an Amount of Notes beyond that authorized in their Certificate, have held an Amount of Gold and Silver Coin not less than that which they are required to hold during the period to which this Return relates.

Dated 28th day of April, 1921.

H. BIRTLES, Registrar of Bank Returns.

<sup>\*</sup> This column includes Currency Notes deposited at the Bank of England which, by virtue of Treasury Minutes made under the authority of the Act 4 and 5 Geo. 5, ch. 14, are to be treated as coin held by the Bank at its head office or principal place of issue.

# BANK OF ENGLAND,

AN ACCOUNT pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 27th day of April, 1921.

# ISSUE DEPARTMENT.

		Other Securities Gold Coin and Bullion Silver Bullion	•••	7,434,900 126,535,615
Notes issued	144,985,615		•••	

Dated the 28th day of April, 1921.

E. M. Harvey, Chief Cashier.

# BANKING DEPARTMENT.

rublic Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and Dividend Accounts) Other Deposits 1	£ 14,553,000 3,135,822 15,291,989 25,968,268 7,710	Government Securities Other Securities Notes Gold and Silver Coin	•••		£ 54,627,043 86,041,315 16,465,890 1,822,550
Seven Day and other Bills	7,719 58.956,798	•		<u>.</u>	158,956,798

Dated the 28th day of April, 1921.

E. M. Harvey, Chief Cashier.

Separate Building, duly certified for religious worship, named CONGREGATIONAL CHURCH, situated at Tutnalla, in the civil parish of Lydney, in the county of Gloucester, in Chepstow registration district, was, on the twenty-first April, 1921, registered for solemnising marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 25th April, 1921.

J. F. EVANS, Superintendent 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 18th day of April, 1921, cancelled the registry of the LOYAL AUDEN LODGE JUVENILE ODD FELLOWS FRIENDLY SOCIETY (Register No. 1085), held at Schoolroom, Church Broughton, Derby, in the county of Derby, 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. not taken place.

<sup>145</sup> G. STUART ROBERTSON, Chief Registrar.

# 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 22nd day of April, 1921, cancelled the registry of the WELSH COUNTIES PERMANENT MONEY SOCIETY (Register No. 2002), held at 13 Heathfold street Surange, in the county held at 13, Heathfield-street, Swansea, in the county of Glamorgan, 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.

G. STUART ROBERTSON, Chief Registrar.

# Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the ROYAL OAK CLUB FRIENDLY SOCIETY, Register No. 306, held at Royal Oak Inn, Potton, Sandy, in the county of Bedford, is dissolved by Instrument, registered at this office, the 21st day of April, 1921, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on, the funds of the Society, to set aside such dissolution, and the same be set aside set aside such dissolution, and the same be set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

17, North Audley-street, W. 1, the 21st day of April, 1921.

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

Mr. Justice P. O. Lawrence. No. 00262 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the CADOGAN CARRIAGE 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 22nd day of April, 1921, presented to the said Court by Auster Limited, of 133, Long-acre, W.C., a creditor of the said Company, and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 10th day of May, 1921; 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 desirous to support or oppose the as one 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. HEYWOOD and RAM The Contributory

HEYWOOD and RAM, The Outer Temple, 222, Strand, W.C., Solicitors for the Petitioners.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or 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 9th day of May. 1921. o'clock in the afternoon of the 9th day of May, 1921.

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

Mr. Justice P. O. Lawrence.

No. 00267 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of The AUSTIN MOTOR COMPANY Limited.

OMPANY 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 twenty-sixth day of April, 1921, presented to the said Court by Beckett, Laycock and Watkinson Limited, whose registered office is situate at Acton-lane, London, N.W. 10, a creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the tenth day of May, 1921; 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. charge for the same.

GUSCOTTE and FOWLER, 1, York-buildings, Adelphi, London, W.C. 2, Solicitors for the Petitioner.

-Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named Solicitors, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named Solicitors not later than six o'clock in the afternoon of the ninth day of May, 1921.

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

Mr. Justice P. O. Lawrence.

No. 00268 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the SOUTH FLEET-WOOD FISHING 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 27th day of winding up of the above named Company by the High Court of Justice was, on the 27th day of April, 1921, presented to the said Court by Charles Jeffs, Junior, of Avely House, Darbishire-road, Fleetwood, in the county of Lancaster; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 10th day of May, 1921; 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 Counsed, 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. charge for the same.

LANGFORD and REDFERN, 84, Queen Victoria-street, E.C. 4, Solicitors for the Peti-

Note.-Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 9th day of May 1921 May, 1921.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice P. O. Lawrence.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of J. M. COHEN & CO. 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 27th day of April, 1921, presented to the said Court by Victor Dreifus-André, of 29, Rue Puits Gaillot, Lyons, France, Merchant, a creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 10th day of May, 1921; 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 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.

W. AUSTIN ZABELL, 11, Queen Victoria-street, London, E.C. 4, Solicitor for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 9th day of May six o'clock in the afternoon of the 9th day of May, 1921. 051

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

Mr. Justice P. O. Lawrence.

No. 00173 of 1921. •

In the Matter of the Companies (Consolidation) Act 1908, and in the Matter of the GLENDINNING ANTIMONY MINES Limited.

ANTIMONY MINES Limited.

OTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice was, on the 11th day of March, 1921, presented to the said Court by Johnstons Limited, whose registered office is situate at 74, York-street, Glasgow, in the county of Lanark, Pianoforte Manufacturers, 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 10th day of May, 1921, and any creditor or contributory of the said Glendinning Antimony Mines Limited 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 Glendinning Antimony Mines Limited requiring the same by the undersigned on payment of the regulated charge for the same.

JUDGE and PRIESTLEY, 3, Liverpool-street,

JUDGE and PRIESTLEY, 3, Liverpool-street, London, E.C., Solicitors for the Petitioners.

-Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named Solicitors notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named Solicitors not later than six o'clock in the afternoon of the 9th day of May, 1921. In the County Court of Northumberland, holden at Newcastle-upon-Tyne.

No. 66 P. of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of PINKNEY & FORSTER Limited.

N OTICE is hereby given, that a petition for the winding up of the above named Company by the County Court of Northumberland, holden at New castle-upon-Tyne, was, on the 12th day of April, 1921, presented to the said Court by James Robert Rutherford, of 199, Westgate-road, Newcastle-upon-Tyne, Contractor, and that the said petition is directed to be heard before the Court sitting at Newcastle-upon-Tyne, on the 12th day of May, 1921, and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Solicitor or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

HUMBLE and MEIKLE, 32, Grainger-street West, Newcastle-upon-Tyne, Solicitors to the Petitioner.

Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or nis 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 11th of May, 1921.

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

Mr. Justice P. O. Lawrence.

No. 00265 of 1921.

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

NOTICE is hereby given, that a petition that the name of the above named Company may be restored to the Register of Companies in England, and that the Registrar of Joint Stock Companies may be directed to advertise in his official name in the London Gazette the Order of the Court to be made on the petition, so far as the same relates to such restoration and for the winding-up of the said Company by the Court, was, on the 25th day of April. 1921, presented to the said Court by Richard Stanley Hosken, of The Square, Penryn, in the county of Cornwall, Quarry Proprietor, a member and creditor of the said Company; and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on Tuesday, the 10th day of May, 1921, and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.—Dated the 25th day of April, 1921.

BILLING and CO., 20, Essex-street, Strand, London, W.C. 2; Agents for

GRYLLS and PAIGE, Redruth, Cornwall, Solicitors for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above named, Messrs. Billing and Co., at 20, Essex-street, Strand, London, W.C. 2., the London agents for Messrs. Grylls and Paige, of Redruth aforesaid, the Solicitors for the said petitioner, 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 Messrs. Billing and Co. not later than six o'clock in the afternoon of the 9th day of May, 1921.

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

Mr. Justice P. O. Lawrence.

No. 00258 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of FURN-OFIS Limited.

OTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice, was, on the 21st day of April, 1921, presented to the said Court by E. Sherry (a firm), of 11 to 15, Satchwell-rents, Bethnal Greenroad, in the county of London, a creditor of the said Company, and that the said petition is directed to be heard before the Court sitting at the High Court of Justice, Strand, London, on Tuesday, the 10th day of May, 1921; and any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.—Dated this 28th day of April, 1921.

COLLYER, DAVIS and WEBB, 12, Abchurchlane, London, E.C. 4, Solicitors for the Petitioners.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named petitioners' Solicitors, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the personn or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named Solicitors not later than six o'clock in the afternoon of the 9th day of May, 1921.

In the Matter of the SEVENOAKS & DISTRICT ELECTRICITY COMPANY Limited and in the Matter of the Companies (Consolidation) Act, 1908, ss. 46-56.

NOTICE is hereby given, that the order of the High Court of Justice (Chancery Division), dated the 19th day of April, 1921, confirming the reduction of the capital of the above named Company from £40,000 to £29,948, and the minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above Statutes, were registered by the Registrar of Companies on the 27th day of April, 1921. And further take notice, that the said minute is in the words and figures following: "The Capital of the Sevenoaks and District Electricity Company Limited and Reduced henceforth is £29,948 divided into 20,104 shares of 10s. each and 19,896 shares of £1 each instead of the original capital of £40,000 divided into 40,000 shares of £1 each. At the time of the registration of this minute the said 20,104 shares of 10s. each numbered respectively 1 to 20,104 (inclusive) are issued and are to be deemed to be fully paid up."—Dated the 28th day of April, 1921.

RICHARD BROOKS, 24, Lawrence-lane, Cheapside, E.C. 2, Solicitor for the Company.

In the Chancery of the County Palatine of Lancaster.
—Manchester District.

1921, Letter B, No. 51.

In the Matter of the BOROUGH SPINNING COM-PANY Limited and Reduced, and in the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the Chancery of Lancaster Acts, 1850 to 1890.

NOTICE is hereby given, that a petition has been presented to the Right Honourable the Chancellor of the Duchy and County Palatine of Lancaster (Manchester District) for confirming a Resolution of the above Company for reducing its capital from ninety thousand pounds to fifty-four thousand pounds. A list of the persons admitted to have been

creditors of the Company on the fifteenth day of April, one thousand nine hundred and twenty-one, may be inspected at the office of the Company, situate at Nield-street, Ashton-road, Oldham, in the county of Lancaster, or at the office of the undermentioned Solicitors, No. 5, Clegg-street, Oldham aforesaid, at any time during usual business hours, on payment of the charge of one shilling. Any person who claims to any time during usual business hours, on payment of the charge of one shilling. Any person who claims to have been on the last mentioned day and still to be a creditor of the Company, who is not entered on the said list, and claims to be so entered, must, on or before the fourteenth day of May, one thousand nine hundred and twenty-one, send in his name, and address of his Solicitor (if any), to the undersigned, at 5, Clegg-street, Oldham aforesaid, or in default thereof he will be precluded from objecting to the proposed reduction of capital.—Dated this 26th day of April. 1921. of April, 1921.

HUBERT WINSTANLEY, Registrar. PONSONBY and CARLILE, Solicitors for the said Company.

Special Resolution of the ALDEBURGH LAND COMPANY Limited.

Passed 29th March, 1921. Confirmed 16th April, 1921.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Gower House, Aldeburgh, Suffolk, on Tuesday, the 29th day of March, 1921, 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 Saturday, the 16th day of April, 1921, such Special Resolution was duly confirmed:—

duly confirmed:—
"That the Company be wound up voluntarily; and that Mr. George Herbert Garrett, of Green Heys, Snape, Saxmundham, in the county of Suffolk, be and he is hereby appointed Liquidator for the purpose of such winding-up."

025

S. GARRETT, Chairman.

# CHAPPLE & COMPANY (LIVERPOOL) Limited.

CHAPPLE & COMPANY (LIVERPOOL) Limited.

A T a Meeting of the Shareholders of the above Company, held at the office of the above Company, 41, North John-street, Liverpool, on the 21st day of April, 1921, the following Resolution was passed as an Extraordinary Resolution:

"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same; and accordingly that be Company be wound up voluntarily under the provisions of the Companies Act, 1908 to 1917; and that Reginald Spencer Terry, of 41, North Johnstreet, Chartered Accountant, be appointed Liquidator of the Company."

Dated 22nd April, 1921.

G. F. TAYLOR-LOWEN, Chairman.

### STOFFELS ELECTRIC SWITCH COMPANY Limited.

T Extraordinary General Meetings of the above named Company, held respectively on the 4th day of April, 1921, and the 19th day of April, 1921, the following Resolution was duly passed and confirmed as a Special Resolution:—

Resolution. "That the Company be wound up voluntarily; and that Mr. Sidney R. Rogers, of 41, Eastcheap, E.C. 3, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated 19th April, 1921.

J. L. BURT, Director.

The Companies Acts, 1908 to 1917. C. E. B. Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office, 40, Russell-square, London, W.C. 1, on the 22nd day of

April, 1921, the following Extraordinary Resolutions were duly passed:—

1. "That it has been proved to the satisfaction of

1. "That it has been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same; and that the Company be wound up accordingly."

2. "That Mr. Stephen P. Child, F.C.A., of Messrs. Trayton P. Child and Son, of 36 and 37, Queen-street, E.C. 4, be and is hereby appointed the Liquidator to conduct the winding-up."

Liquidator to conduct the winding-up.

I. F. TOWNEND, Chairman of the Meeting.

The Companies Acts, 1908-1917. The TOWN PROPERTIES OF BULAWAYO Limited.

an Extraordinary General Meeting of the Members of the above named Company, held at the registered office of the Company, Palmerston House, Old Broad-street, London, E.C. 2, on Monday, the eighteenth day of April, 1921, at 12 noon, the following Resolutions were duly passed by the requisite majority. requisite majority:

1. That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and it is accordingly hereby resolved that the Company be wound up

voluntarily.

2. That Mr. F. J. Lock, of Palmerston House, E.C., be and he is hereby appointed Liquidator for the purposes of such winding-up.

Dated this 25th day of April, 1921.

L. E. B. HOMAN, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution.

T an Extraordinary General Meeting of the Members of the DALEHALL ESTATE COM-PANY Limited, duly convened, and held at 3, Pall. Mall, Hanley, in the county of Stafford, on the 30th March, 1921, the Resolution set out below was duly passed; and at an Extraordinary General Meeting of the Shareholders of the said Company, duly convened, and held at the same place, on the 18th day of April, 1921, such Resolution was duly confirmed as a Special Resolution.—

Resolution

Resolution. "That the Company be wound up voluntarily; and that Mr. George Arthur Paddock, of 3, Pall Mall. Hanley, Solicitor, be and he is hereby appointed Liquidator for the purposes of such winding-up."

ALEX. SCRIVENER, Chairman.

The Companies (Consolidation) Act, 1908.

Extraordinary Resolution of DAVIES' (NORTH WALES) Limited,

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Llandudno, on Thursday, the 21st day of April, 1921, the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of

Mesolution was duly passed, viz.:—
"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that John Wilfred Fogg, of 36, Mostyn-street, Llandudno, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up."

CHARLES PERCY DAVIES, Chairman.

# The TRANSPORT AND TRADING COMPANY Limited.

# Extraordinary Resolution.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at its registered office, 17, Great St. Helen's, in the city of London, on the 25th day of April, 1921, the subjoined Extraordinary Resolution was duly

passed, namely:—
"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Charles James Marshall, of 20, Eastcheap, in the city of London, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding up." ing-up.

N. OLIVIER, Chairman.

### SUNDERLAND COMMERCIAL INVESTMENTS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at No. 46, John-street, Sunderland, on Wednesday, the 20th day of April, 1921, the following Extraordinary Resolution was duly passed,

viz.:—
"That the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up; and that George Washington Bain, of 46, John-street, Sunderland, Insurance Broker, be, and he is hereby appointed Liquidator for the purposes of such winding-up."

JOHN PORTEOUS, Chairman.

Companies Acts, 1908 to 1917.

Special Resolution (pursuant to section 69 of the Companies (Consolidation) Act, 1908) of BUCK-LEY, SAUNDERS & CQ. Limited.

Passed on the 1st April, 1921. Confirmed 27th April, 1921.

Confirmed 27th April, 1921.

T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at Abbey Buildings, 8, Prince's-street, in the city of Westminster, on the first day of April, 1921, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 27th day of April, 1921, the following Special Resolutions were duly confirmed:

(1) That the Company be wound up voluntarily.
(2) That Mr. P. Buckley, of Abbey Buildings aforesaid, be and he is hereby appointed Liquidator for the purpose of such winding-up.

for the purpose of such winding-up.

WALTER, BURGIS and CO., of 31, Budge-row, E.C. 4, Solicitors for the Liquidator.

N.B.—The winding-up of this Company is purely formal, and all creditors will be paid in full.

# BEALES' STORES Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 45, High-street, Burton-one Trent, in the county of Stafford, on the 1st day of April, 1921, 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 20th day of April, 1921, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily; and that Mr. Thomas Arthur Beale, of 66, Branstoneroad, Burton-on-Trent, be and he is hereby appointed Liquidator for the purposes of such winding-up."

T. A. BEALE, Secretary. an Extraordinary General Meeting of the

T. A. BEALE, Secretary.

# Special Resolution of REPAIRS Limited.

Special Resolution of REPAIRS Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the registered office, at 36, North Johnstreet, Liverpool, in the county of Lancaster, on the seventh day of April, 1921, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the twenty-first day of April, 1921, the following Special Resolutions were duly confirmed:

1. "That 'Repairs Limited' be wound up voluntarily."
2. "That Sydney Burrows, Secretary of 'Repairs Limited,' be and he is hereby appointed Liquidator to conduct the winding-up."

109 JOHN M. LAXTON, Director.

JOHN M. LAXTON, Director.

The Companies Acts, 1908 to 1917. Extraordinary Resolution of HERRICK & CORBY

Limited. Passed 15th April, 1921.

A T an Extraordinary General Meeting of the Members of the said Company, held at 27, King William-street, London, E.C. 4, the following Extra-ordinary Resolution was passed:—

"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable that the Company be voluntarily wound up under the provisions of the Companies Acts, 1908 to 1917; and that Mr. E. H. Hawkins, of 4, Charterhousesquare, E.C. 1, be and is hereby appointed the Liquidator."

JESSE CLARK, Chairman.

### WOKINGHAM INVESTMENT COMPANY Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at No. 8, Shute-end, Wokingham, on the 4th day of April, 1921, the following 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 21st day of April, 1921, the following Resolution was duly confirmed:—

That the Company be wound up voluntarily; and that Mr. Blake P. Allnatt, of Reading, be and he is hereby appointed Liquidator for the purpose of such winding-up.

JAMES HOLMES, Chairman.

JAMES HOLMES, Chairman.

# THOMAS & HART Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the office of the Company's Solicitors, Messrs. Harding and Barnett, 14, Newstreet, Leicester, on Tuesday, the 19th day of April, 1921, the following Extraordinary Resolution was

duly passed :-"That it has been proved to the satisfaction of this "That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily under the provisions of the Companies (Consolidation) Act, 1908; and that Thomas Fleming Birch, of Court Chambers, Friar-lane, Leicester, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated the 27th day of April, 1921.

. I. C. THOMAS, Chairman.

[The following is in substitution of the notice which appears on page 997 of the London Gazette, dated Friday, 4th February, 1921.]

RICHARDS, THYNNE & COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 16/7, Eldon-street, E.C. 2, on Friday, the 28th January, 1921, the following Extraordinary Resolution was duly passed:—

"That as the Company, by reason of its liabilities, cannot continue its business, it is advisable to wind up the same, and that the Company be and is hereby placed in voluntary liquidation.

up the same, and that the Company be and is nereby placed in voluntary liquidation.

"Further, that Sir Arthur Francis Whinney, K.B.E., of Messrs. Whinney, Smith and Whinney, of 4B, Frederick's-place, Old Jewry, London, E.C.. Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 31st day of January, 1921.

W. A. HUNTER, Chairman.

The Companies (Consolidation) Acts, 1908-1917. In the Matter of Messrs. PULLEN & REDGATE Limited.

A T an Extraordinary General Meeting of the Company, held at the offices of Mr. H. J. Winkley, Chartered Accountant, Russell Chambers, King-street, Nottingham, on the 21st April, 1921,

the following Extraordinary Resolutions were duly

passed :-

1. 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 accordingly.

2. That Mr. Robert Rhodes, of 18, Low-pavement, Nottingham, Chartered Accountant, be and is hereby appointed Liquidator for the purposes of such windingsum.

ing-up.
Dated the 27th day of April, 1921.

J. H. REDGATE, Chairman.

# MOORE, WILSON & COMPANY Limited.

MOORE, WILSON & COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the offices of Messrs. Martin and Sons, Solicitors, 9, Low-pavement, in the city of Nottingham, on the 30th day of March, 1921, 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 April, 1921, the following Special Resolution was duly confirmed:

"That Moore, Wilson & Company Limited be wound up voluntarily; and that Robert Alexander Page be and he is hereby appointed Liquidator for the purposes of such winding-up."

C. E. MOORE. Chairman.

C. E. MOORE, Chairman.

### SELBY LAND INVESTMENT COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 9, Abbey-place, Selby, on the 30th day of March, 1921, 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

ordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 14th day of April, 1921, the following Special Resolution was duly confirmed:—
"That the Selby Land Investment Company Limited be wound up voluntarily under the provisions of the Companies (Consolidation) Act, 1908; and that Mr. F. A. Holdsworth, of Park-row, Leeds, Chartered Accountant, be and is hereby appointed Liquidator for the purpose of such winding-up."

THOS. LIVERSIDGE, Chairman.

# DURA PORCELAIN COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Hanley, in the county of Stafford, on the 30th day of March, 1921, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 22nd day of April, 1921, the following Special Resolutions were duly confirmed:—

1. "That the Dura Porcelain Company Limited be wound up voluntarily."

wound up voluntarily."

2. "That Thomas William Hayes, of Hanley, Incorporated Accountant, be and is hereby appointed the Liquidator to conduct the winding-up."

CHALLINORS and DICKSON, Hanley, Solicitors for the Company. 193

The Industrial and Provident Societies Acts, 1893 to 1913.

The ANGLO-SCOTTISH BANK Limited.

NOTICE is hereby given, that an Extraordinary General Meeting of the above named registered Society was held at 40, Russell-square, London, W.C. 1, on Monday, the 18th day of April, 1921, at 10.30 o'clock in the forencon, when the subjoined Resolution, which was duly passed at an Extraordinary Meeting of the above named Society, duly convened, held on the 30th day of March, 1921, was confirmed as a Special Resolution. confirmed as a Special Resolution:

Resolution.

That this Society (the Anglo-Scottish Bank Limited) be wound up voluntarily; and that Arthur

Taylor, of 18, Southampton-buildings, Chancery-lane, London, W.C. 2, Chartered Accountant, and Basil James Snowdon, of 40, Russell-square, London, W.C. 1, Secretary, be and they are hereby appointed Liquidators for the purposes of such winding-up. W. G. INNES, Chairman.

# SEENEY & GEORGE Limited.

Extraordinary Resolutions.

T an Extraordinary General Meeting of the A above named Company, held at 65, London Wall, London, E.C. 2, on Monday, the 25th day of April, 1921, the following Extraordinary Resolutions

1. 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.

2. That Mr. James Durie Pattullo, Chartered Accountant, of 65, London Wall, E.C. 2, be and he is hereby appointed Liquidator for the purpose of such

winding-up.

Dated this 25th day of April, 1921.

E. J. W. SEENEY, Chairman of the above named Company.

The Companies (Consolidation) Act, 1908. Notice of Special Resolution of the OLANO PLATINUM SYNDICATE Limited.

Passed on the 31st day of March, 1921. Confirmed 15th day of April, 1921.

T an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at Pinners Hall, Austin Friars, London, E.C. 2, on the 31st day of March, 1921, the subjoined Resolution was duly passed as an Extraordinary Resolution; and at a subsequent Extraordinary General Meeting of the Members of the above named Company, also duly convened, and held at the same place, on the 15th day of April, 1921, the subjoined Resolution was duly confirmed as a Special Resolution: a Special Resolution :-

Resolution. "That the Company be wound up voluntarily; and that Albert John Milne, Chartered Accountant, of Pinners Hall, Austin Friars, be and he is hereby appointed Liquidator for the purpose of such winding-up."

Confirmed.

F. K. McCLEAN, Chairman.

Pinners Hall, Austin Friars, London, E.C. 15th April, 1921.

# I. GREEN & COY. Limited.

I. GREEN & COY. Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 29, Bartholomew-close, E.C., in the county of London, on the 24th day of March, 1921, 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 13th day of April, 1921, the following Special Resolution was duly confirmed:—

Resolved:

Resolved That the Company be wound up voluntarily; and that Mr. Charles Swindells, of 69, Clyde-street, Wood Green, N., be appointed Liquidator of the Company.

I. GREEN, Chairman.

# The SPRING GARDENS CHEMICAL CO. Limited.

T an Extraordinary General Meeting of the A above named Company, duly convened, and held on Tuesday, the 26th day of April, 1921, at Lloyd's Bank Chambers, 1, Westgate, Huddersfield, the following Resolution was duly passed as an Extraordinary Resolution:— Resolution.

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it

is advisable to wind up the same, and that accordingly the Company be wound up voluntarily; and that Mr. Law Netherwood, Chartered Accountant, of Hawkesby's-court, New-street, Huddersfield, be and he is hereby appointed Liquidator for the purpose of such winding-up."

Dated this 27th day of April, 1921.

JAMES GREENHALGH, Chairman.

Notice of Resolution to Wind Up Voluntarily. Pursuant to Section 185 of the Companies (Consolidation) Act, 1908.

LODGE HARMONY (PLYMOUTH) Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at Davie Freemasons' Hall, North Hill, Plymouth, on the 31st day of March, 1921, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at the same place, on the 15th day of April, 1921, the following Resolution was duly confirmed, viz. —

"That Lodge Harmony (Plymouth) Limited be wound up voluntarily; and that Mr. E. R. Bowden, Certified Accountant, of 11, Athenæum-terrace, Plymouth, be and is hereby appointed Liquidator for the purpose of such winding-up."

Dated this 26th day of April, 1921. T an Extraordinary General Meeting of the

FRANK UNDERHILL, Chairman.

# MACKINNON & THOMAS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 19. Eastcheap, in the city of London, on Friday, the 22nd day of April, 1921, the following Resolution was duly passed as an Extraordinary Resolution:—

ordinary Resolution:—
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. William Henry Cork, of 19, Eastcheap, E.C. 3, Accountant, be appointed Liquidator for the purpose of such winding... such winding-up.

Dated this 27th day of April, 1921.

JOSEPH E. TRIGGE, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution of PALACE THEATRE Limited. Passed 6th April, 1921. Confirmed 25th April, 1921.

T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the Palace Theatre, Shaftesbury-avenue, London, W.C. 2. in the county of Middlesex, on the sixth day of April, 1921, 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 twenty-fifth day of April, 1921, the following Special Resolution was duly confirmed:—

Resolved:—

Resolved :-Resolved:—
"That the Company be wound up voluntarily; and that William Herbert Chantrey, Chartered Accountant, of the firm of Chantrey, Button and Company, of 61/62, Lincoln's Inn-fields, London, W.C. 2, be and he is hereby appointed Liquidator for the purpose of such winding-up."

Dated this 25th April, 1921.

ALFRED BUTT, Chairman.

In the Matter of the Companies (Consolidation) Acts. 1908 to 1917, and in the Matter of DELAUNAY

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 9, St. Helens-place, London, E.C., on the 25th day of April, 1921, the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the

Company be wound up voluntarily; and that Alfred Assheton Lowe, of 12, Coleman-street, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding-up."

SWEPSTONE, STONE and CO., 9, St. Helensplace, E.C. 3, Solicitors for the Liquidator.

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

Extraordinary Resolution of J. GREEN & COMPANY (CLOTHIERS) Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 31, Bond-street, Leeds, in the county of York, on the 22nd day of April, 1921, the following Extraordinary Resolution was duly

passed:—

Resolution.

"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and it is advisable to wind up the same; and accordingly that the Company be wound up voluntarily under the provisions of the Companies Acts, 1908-1917; and that Mr. Henry Foster White, of 98, Albion-street, Leeds. Incorporated Accountant, be and is hereby appointed Liquidator for the purpose of such winding-up."

M. CREENBERG. Chairman M. GREENBERG, Chairman.

The PERIOD FURNISHING COMPANY Limited. Extraordinary Resolution pursuant to section 182, sub-section 3 of Companies Consolidation Act, 1908.

A T an Extraordinary General Meeting of the above named Company, duly convened and held at No. 26, Victoria-street, Westminster, London, on Monday, the 18th day of April, 1921, the following Extraordinary Resolution was duly passed,

mg Extraordinary Resolution was tally passed, viz.:—
"That it has been proved to the satisfaction of this meeting that the Company cannot, by reason of its liabilities, continue its business; and that it is advisable to wind up the same; and accordingly that the Company be wound up voluntarily; and that Captain Harry Hulbert, of Rectory Cottage. Pluckley, Kent, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated the 18th day of April, 1921.

H. HULBERT (CAPT.), Chairman.

FELLOWS, MORTON AND CLIAYTON Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Comsolidation) Act. 1908. that a Meeting of the creditors of the above named Company will be held at the offices of Messrs. Gibson and Ashford, Chartered Accountants, 39. Waterloostreet, Birmingham, on Tuesday, the 10th day of May, 1921, at 12 o'clock noon.—Dated this 26th day of April, 1921. of April, 1921.

A. H. GIBSON, Liquidator.

Note.—The above Meeting is purely formal. All creditors will be paid in full.

The Companies Acts, 1908 to 1917.

the Matter of ARTHUR LINCOLN & COMPANY Limited.

N pursuance of section 188 of the Companies (Consolidation) Act 1999 - 35 N pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of Mr. R. S. Dawson. Chartered Accountant, Tanfield Buildings, Bradford, the Liquidator of the Company, on the 12th day of May. 1921, at 11 o'clock in the forenoon, for the purposes provided for in the said section.—Dated this 27th day of April, 1921.

ALBERT V. HAMMOND, 21, Bridge-street, Bradford, Solicitor for the Liquidator.

N.B.-All liabilities have been or will be discharged.

The Companies (Consolidation) Act, 1908. In the Matter of the WOKINGHAM INVEST-MENT COMPANY Limited.

MENT COMPANY Lamited.

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 my office, No. 2, The Forbury, Reading, on Friday, the 6th day of May, 1921, at 3 o'clock in the afternoon, for the purposes provided for in the said section. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned.—Dated this 23rd day of April, 1921.

PLAKE B. ALLNATE 2 Forbury Reading

BLAKE P. ALLNATT, 2, Forbury, Reading, Liquidator.

In the Matter of the Companies Acts, 1908-1917, and in the Matter of MACKINNON & THOMAS Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the oreditors of the above named Company will be held at 19, Eastcheap, E.C., in the city of London, on Tuesday, the 10th day of May, 1921, at three-thirty o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 27th day of April, 1921.

W. H. CORK, Liquidator. 19, Eastcheap, London, E.C. 3.

The Companies Acts, 1908 to 1917. STOFFELS ELECTRIC SWITCH COMPANY Limited. (In Voluntary Liquidation.)

NOTICE 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 41, Eastcheap, London, E.C. 3, on Monday, the 9th of May, 1921, at 12 o'clock noon, for the purposes provided in the said Act.—Dated this 26th day of April, 1921.

SIDNEY R. ROGERS, Liquidator. 41, Eastcheap,

**947** 

The Companies Acts, 1908 to 1917. In the Matter of JARROTT Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act 1009 BURSUANT 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 50, Pall-mall (second floor), London, S.W. 1, at 11.30 o'clock, on Tuesday, the tenth day of May, 1921.—Dated this 26th day of April, 1921.

ARTHUR F. COLYER, Liquidator, 50, Pallmall, London, S.W. 1.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of CHAPPLE & COMPANY (LIVERPOOL) 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 will be held at the office of Luya and Williams, Solicitors, 20, North Johnstreet, Liverpool, on Tuesday, the tenth day of May, 1921, at 2.30 o'clock in the afternoon.—Dated 26th April, 1921.

R SPENCED TERRY Liverights

R. SPENCER TERRY, Liquidator.

The Companies (Consolidation) Act, 1908. TYNE ELECTRIC STEEL FOUNDRIES Ltd. (In Voluntary Liquidation.)

Notice OTICE is hereby given, pursuant to section
No. 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 the
undernamed Liquidator, 31, Mosley-street, Newcastle-upon-Tyne, on Monday, the 2nd of May,
1921, at 5 o'clock in the afternoon, for the purposes
provided for in the said section.—Dated this 19th day
of April 1921. of April, 1921.

J. G. SWAN, Liquidator. 31, Mosley-street, Newcastle-upon-Tyne.

The TOWN PROPERTIES OF BULAWAYO Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of the Company, Palmerston House, Old Broad-street, E.C. 2, on Wednesday, the 4th day of May, 1921, at 12 o'clock noon, for the purposes provided for in the said section.—Dated the 26th day of April, 1921.

FRED. J. LOCK, Liquidator.

In the Matter of BUCKLEY, SAUNDERS & CO. Limited.

In pursuance of the provisions of 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 Abbey Buildings, 8, Prince's-street, in the city of Westminster, on the 13th day of May, 1921, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 28th day of April, 1921.

WALTER, BURGIS and CO., 31, Budge-row, E.C. 4, Solicitors for the Liquidator, Mr. P. Buckley.

N.B.—The winding up of this Company is purely formal, and all creditors will be paid in full.

MALIBODA TEA ESTATE Ltd. (In Voluntary Liquidation.)

NOTICE is hereby given, that, pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of creditors of the above named Company will be held at No. 7, Martin's-lane, Cannon-street, London, E.C., on Monday, the second day of May, 1921, at 12.30 o'clock in the afternoon.—Dated this 25th day of April, 1921.

C. H. SMALLWOOD, Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of DAVIES (NORTH WALES) Limited. (In Voluntary Liquidation.)

DURSUANT to section 188 of the Companies (Consolidation) Act 1999 URSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 36, Mostyn-street, Llandudno, on the 9th day of May, 1921, at 3.30 o'clock in the afternoon. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned, John Wilfred Fogg, at his address, 36, Mostyn-street, Llandudno.

—Dated this 26th day of April, 1921.

J. WILFRED FOGG, Liquidator.

In the Matter of Messrs. PULLEN & REDGATE Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the office of the Liquidator, Mr. Robert Rhodes, Chartered Accountant, 18, Low Pavement, Nottingham, on Monday, the 9th day of May, 1921, at 12 noon, for the purposes provided for in the said section.—Dated this 27th day of April, 1921.

ROBT. RHODES, Liquidator.

The Companies Acts, 1908 to 1917. The DURA PORCELAIN COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908; that a Meeting of the creditors of the above named Company will be held at the Town Hall Chambers, 13, Albion-street, Hanley, in the county of Stafford, on Wednesday, the eleventh day of May, 1921, at 3.30 o'clock in the afternoon.—Dated this 27th day of April, 1921.

T. W. HAYES, Liquidator. T. W. HAYES, Liquidator.

In the Matter of the Companies (Consolidation) Act 1908, and in the Matter of the OLANG PLATINUM SYNDICATE Ltd. the OLANO

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the Olano Platinum

Syndicate Ltd. will be held at Pinners Hall, Austin Friars, London, E.C. 2, on Tuesday, the 10th day of May, 1921, at 2.30 o'clock in the afternoon, for the purposes provided for in the same section.—Dated this 15th day of April, 1921.

A. J. MILNE, Liquidator.

Pinners Hall, Austin Friars, London, E.C. 2.

Industrial and Provident Societies Acts, 1893-1913.
ANGLO-SCOTTISH BANK Limited.

(In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Society will be held at No. 18, Southampton-buildings, Chancery-lane, London, W.C. 2, on Friday, the 6th day of May, 1921, at 12.30 o'clock in the afternoon, for the purposes provided for in that section.—Dated this 27th day of April, 1921.

ARTHUR TAYLOR,
B. J. SNOWDON.

Liquidators.

B. J. SNOWDON.

## I. GREEN & COMPY. 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 29, Bartholomew-close, E.C., on Monday, the 2nd day of May, 1921, at 3 o'clock in the afternoon.

CHARLES SWINDELLS, Liquidator.

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

In the Matter of GAZES Eminet.

N pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at Essex House, Beacontree-avenue, Upper Walthamstow, E., on the 5th day of May, 1921, at 2 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 25th day of April, 1921.

H. W. GOLTON, Liquidator.

The Companies Acts, 1908 to 1917.

DALEHALL ESTATE COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Messrs. Paddock and Sons, 3, Pall-mall, Hanley, Staffordshire, on Tuesday, the 10th day of May, 1921, at 2.15 p.m., for the purposes provided in the said section.

GEO. A. PADDOCK, Liquidator.

# PHOENIX ADVERTISING SERVICE Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consoidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 19-23, Oxford-street, London, W. 1, on Wednesday, the 11th day of May, 1921, at 12 o'clock noon.—Dated this 28th day of April, 1921.

GEORGE GORDON, 175, Piccadilly, W. 1, Liquidator.

The Companies Acts, 1908 to 1917. In the Matter of OVERSEAS CONTRACTS 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 Dean Hotel, Oxford-street, London, W., at 2.30 p.m. on Monday, the 9th day of May, 1921. Notice is also hereby

given, that the creditors of the above named Company are required, on or before the 11th day of June, 1921, to send in their names and addresses, and par-1921, 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. Frank Edgar Webb, of 72/84, Oxford-street, London, W. 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.—Dated this 29th day of April. 1921. day of April, 1921.

FRANK E. WEBB, Liquidator.

SEENEY AND GEORGE Limited. (In Liquidation.)

> 65, London Wall, London, E.C. 2.

NOTICE 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 the offices of Messrs. Patullo, Forde and Co., Chartered Accountants, 65, London Wall, London, E.C. 2, on Thursday, 19th day of May, 1921, at twelve o'clock noon, for the purposes provided in the said section; and notice is also hereby given, the creditors of the above named Company are required on or before the 10th also hereby given, that the creditors of the above named Company are required, on or before the 10th day of June, 1921, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Jas. Durie Pattullo, F.C.A., of 65, London Wall, London, E.C. 2, the Liquidator of the above Company; and, if so required by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts cr 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 29th day of April, 1921.

J. D. PATTULLO. Liquidator.

J. D. PATTULLO, Liquidator.

In the Matter of THOMAS & HART Limited, Dominion Works, Belgrave Gate, Leicester, Hosiery Manufacturers. (In Voluntary Liquidation.)

Manufacturers. (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 the Leicestershire Trade Protection Society, New-street, Leicester, on Friday, the 6th day of May, 1921, 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 31st day of May, 1921, 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. Thomas Fleming Birch (of Messrs. A. C. Palmer and Co.), Chartered Accountants, Court Chambers, Friar-lane, Leicester), 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 25th day of April, 1921.

T. FLEMING BIRCH, F.C.A., Liquidator.

T. FLEMING BIRCH, F.C.A., Liquidator.

The Companies (Consolidation) Act, 1908. the Matter of LODGE HARMONY (PLY-MOUTH) 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 11, Athenseum-terrace, Plymouth, at 11 o'clock, on Wednesday, the 4th day of May, 1921; notice is also hereby given, that the creditors of the above named Company are required, on or before the 3rd day of May, 1921, 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. E. R. Bowden, Certified Accountant, of 11, Athenæum-terrace, Plymouth, 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.-Dated this 26th day of April, 1921.

E. R. BOWDEN, Liquidator.

In the Matter of PALACE THEATRE Limited. (In Voluntary Liquidation.)

DURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a General Meeting of the creditors of the above that a General Meeting of the creditors of the above Company will be held at the offices of Messrs. Chaatrey, Button and Co., 61 and 62, Lincoln's Inn-fields, London, W.C. 2, in the county of Middlesex, at 12 o'clock, on Wednesday, the 11th day of May, 1921; notice is hereby given, that the creditors of the above named Company are required, on or before the 11th day of June, 1921, 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 William Herbert Chantrey, of the firm of Messrs. Chantrey, Button and Co., 61 and 62, Lincoln's Innfields, London, W.C. 2, the Liquidator of the Company; and if so required, by notice in writing from the 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.—Dated the twenty-seventh day of April, 1921.

W. H. CHANTREY, Liquidator.

W. H. CHANTREY, Liquidator.

Note.-This notice is formal, as all creditors have been or will be paid in full.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of KNIGHTS MANUFACTURING COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the ninth day of May, 1921, to send in their full Christian and surnames, their addresses and descriptions, full particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, Charles Comins, of the firm of Charles Comins and Co., of 50, Cannon-street, London, E.C. 4, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, 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 benefit of any distribution made before such debts are proved.—Dated this 26th day of April, 1921.

CHARLES COMINS, Liquidator.

The Companies Acts, 1908-1917.

In the Matter of JAMES SIMMONDS AND COM-PANY (1914) Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 1st day of June, 1921, to send their names and addresss, and full particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, Sam Wells Page, of No. 30, Lichfield-street, Wolverhampton, the Liquidator of the said Company; and, if so required by notice in writing by the said Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be eveleded. notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 26th day of April,

SAM WELLS PAGE, Solicitor, Liquidator.

The Companies Acts, 1908 to 1917. PUTNEY MOTORS Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 31st day of May, 1921, 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 J. D. Stewart Bogle, of 123/4, Finsbury Pavement house, E.C. 2, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said writing from the said inquiresor, are, by wear sometions 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 25th day of April, 1921.

J. D. STEWART BOGLE, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of CHAPPLE & COMPANY (LIVERPOOL) Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 10th day of May, 1921, to send their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Reginald Spencer Terry, of 41, North John-street, Liverpool, the Liquidator of the said Company; and, if so required in writing from the said Liquidator, are, by themselves or their Solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 26th day of April, 1921.

R. SPENCER TERRY, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the OLANO PLATINUM SYNDICATE Limited.

NUM SYNDICATE Limited.

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 31st day of May, 1921, being the day for that purpose fixed by the undersigned, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Albert John Milne, F.C.A., of Pinners Hall, Austin Friars, in the city of 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 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 April, 1921.

A. J. MILNE, the above mentioned Liquidator.

A. J. MILNE, the above mentioned Liquidator. Pinners Hall,
Austin Friars,
London, E.C. 2.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of YOUNG & BARRACLOUGH Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 26th day of May, 1921, being the day for that purpose fixed by the Liquidators, to send in their names and addresses, and the particulars of that purpose fixed by the Liquidators, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Wilfrid Smailes, of Ocean Chambers, Lowgate, in the city and county of Kingston-upon-Hull, Chartered Accountant, or to Rupert Ramsbottom Parker, of Marshall Mills, Water-lane, in the city of Leeds, Company Secretary, the Liquidators of the said Company; and, if so required by notice in writing from the said Liquidators, are, by their Solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, 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 26th day of April, 1921.

MARTINSON and STOW, 16, Bi Hull, Solicitors for the Liquidators. Bishop-lane. In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the EMSCOTE MOTOR COMPANY Limited.

MOTOR COMPANY Limited.

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 11th day of May, 1921, 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 Ernest Frank Peirson, of 17, Hertford-street, Coventry, Chartered Accountant, or Maurice George Dadley, of 16, Hertford-street, Coventry, Chartered Accountant, the Joint Liquidators of the said Company; and, if so required, by notice in writing from the said Liquidators, are, by their Solicitors or personally, to come in and prove their 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 27th day of April, 1921. of April, 1921.

ROLAND HOLLICK and CO., 97, Little Park-street, Coventry, Solicitors for the above named Joint Liquidators.

The WEST OF ENGLAND WINDOW CLEAN-ING CO. Ltd. (In Liquidation.)

OTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. A. R. Welchman and Co., 9, Old Jewry-chambers, E.C. 2, on the 30th day of May, 1921, at 5 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. 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 25th day of April, 1921.

A. R. WELCHMAN, Liquidator.

In the Matter of BOUSTEAD, ANDERSON & CO. (WEST AFRICA) 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 the registered office of the Company, 95A, Chancery-lane, London, W.C. 2, on Monday, the 30th day of May, 1921, at 12 o'clock noon, for the purpose of having laid before it an account, showing the manner in which the windingnp 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 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 26th day of April, 1921.

FRED. J. PAGE, Liquidator.

In the Matter of the Companies (Consolidation) Acts, 1908 to 1917, and in the Matter of The GAIETY PICTURE HOUSE (WHITEHAVEN) Limited.

PICTURE HOUSE (WHITEHAVEN) Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a Final General Meeting of the Members of the above named Company will be held at 25/27, Oxford-street, London, W. 1, on the 1st day of June, 1921, at 12 o'clock noon, for the purpose of having the accounts laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator; and also of determining, in pursuance of section 222 of the Companies (Consolidation) Act, 1908, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidation thereof, shall be disposed of.—Dated this 25th day of April, 1921.

ALFRED LABAN, Liquidator.

In the Matter of the TAXCO MINES OF MEXICO Limited. (In Voluntary Liquidation.)

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 the registered office of the Company, 95A, Chancery-lane, London, W.C. 2, on Monday, the 30th day of May, 1921, at 12.30 o'clock in the afternoon precisely, 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 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 26th day of April, 1921.

FRED. J. PAGE, Liquidator.

# PALAIS ROYALE DANCES Limited. (In Liquidation.)

OTICE is hereby given, that 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. Andw. W. Barr and Co., Chartered Accountants, No. 1, Queen Victoria-street, London, E. C. 4, on Monday, the sixth day of June, 1921, 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.—Dated this 28th day of April, 1921.

R. BARLOW TYLER, Liquidator.

R. BARLOW TYLER, Liquidator.

# MILLER (SOUTH AFRICA) Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that in pursuance of section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at Alderman's House, Bishopsgate, London, E.C., on Monday, the 30th May, at 12 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 which may be given by the Liquidator.—Dated this 23rd day of April, 1921.

BASIL E MAYHEW Liquidator.

BASIL E. MAYHEW, Liquidator.

# ADAMS AND WALKER Limited.

N OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at The British Dominions House, St. Augustine's Parade, Bristol, on Monday, the sixth day of June, 1921, 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 winding-up 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, shall be disposed of.—Dated this 25th day of April, 1921.

F. A. WEBBER, Liquidator.

In the Matter of BARR REGISTERS Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 195 of the Companies (Consolidation) Acts of 1908 and 1915, that a General Meeting of the Members of the above Company will be held at the effices of Messrs. Bourner, Bullock, Andrew and Co., Chartered Accountants, Bush-lane House, Cannonstreet, in the city of London, on Tuesday, the 31st day of May, 1921, at 12 o'clock noon, for the purpose of having an account laid before the Company, showing the manner in which the winding-up has showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and for the purpose of

passing an Extraordinary Resolution disposing of the books, accounts and documents of the Company and of the Liquidator.—Dated this 27th day of April, 1921. THOS. G. PIPER, Liquidator.

NORTH EAST MANCHESTER LIBERAL CLUB BUILDING COMPANY Limited.

NOTICE is hereby given, pursuant to section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 39, Blackfriars-street, Manchester, the registered office of the Company, on Friday, the 27th day of May, 1921, at three o'clock of the afternoon, for the purpose of having an account laid before the Company, showing the manner in which the winding-up has been conducted and the property of the Company disposed of; and of hearing any explanation that may be given by the Liquidator, and for the purpose of passing any Extraordinary Resolution disposing of the books, accounts and documents of the Company, and in regard to the Liquidator.—Dated the 22nd day of April, 1921.

The BWLCHGWYN ROAD STONE COMPANY Limited.

J. WIGLEY, Liquidator.

Limited.

TAKE notice, that pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at 43, Regent-street, Wrexham, on the third day of June, 1921, at 12 o'clock in the forenoon, for the purpose of having an account lad 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, shall be disposed of.—Dated the 27th day of April, 1921. KENNETH COOK, Liquidator.

GOVETT Ltd. (In Voluntary Liquidation.)

OTICE is hereby given, in pursuance of sections 195 and 222 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 95A, Chancery-lane, London, W.C. 2, on Tuesday, the 31st day of May, 1921, at 2.30 o'clock in the afternoon, for the following purposes:—1. 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. 2. Of fixing the Liquidator's remuneration. 3. Of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the 27th day of April, 1921. -065 G. C. JOHNSTON, Liquidator.

SELLERS Limited. (In Voluntary Liquidation.) OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at my office, Midland Bank Chambers, Hockley Hill, Birmingham. on Tuesday, the seventh day of June, 1921, at 3 o'clock in the afternoon, 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, determining the manner in which the books, accounts determining the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 25th day of April 1921.

FRANCIS R. GREEN, Liquidator.

# The KURU SYNDICATE Limited.

NOTICE is hereby given, pursuant to section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the Kuru Syndicate Limited will be held at the registered office of the Company, No. 18, St. Swithin's-lane, London,

E.C. 4, on Friday, the third day of June, 1921, at 12.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extra-ordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the twenty-seventh day of April, 1921.

WILLIAM POCOCK, Liquidator.

c36 18, St. Swithin's-lane, London, E.C. 4.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the ASHFORD BANK-STREET HALL COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 11, Bank-street, Ashford, Kent, on Monday, the 30th day of May, 1921, at 11 o'clock in the forenoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding the has been conducted and the reconstruct of the Company 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 the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 25th day of April, 1921.

HALLETT and CO., Ashford, Kent, Solicitors for the Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the SOCIETE AUXILIAIRE DE TRANSPORTS Limited.

AUXILIAIRE DE TRANSPORTS Limited.

TAKE notice, that pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Thompsons, Quarrell and Jones, 3, East India-avenue, London, E.C., on Tuesday, the 31st day of May, 1921, at eleven o'clock in the foremoon, 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, shall be disposed of.—Dated the 27th day of April, 1921.

THOMPSONS, QUARRELL and JONES, Soli-

THOMPSONS, QUARRELL and JONES, Solicitors for the Liquidator.

The ANGLO EGYPTIAN COMMERCIAL COM-PANY Limited.

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 11, Ironmonger-lane, London, E.C. 2, on Thursday, the 26th May, 1921, at 11 o'clock in the forencon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated the 26th day of April, 1921.

R. B. PETRE, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the MOSS SIDE LAND & BRICKWORKS COMPANY Limited. (In Voluntary Liquidation.)

Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 (1) of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above Company will be held at 15, Railway-road, Ormskirk, on Monday, the thirtieth day of May, one thousand nine hundred and twenty-one, at three o'clock in the afternoon precisely, for the purpose of having an account laid before them, and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and its property disposed of, and to hear any explanation that may be given by the Liquidator; and also of deter-

mining, 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 twenty-sixth day of April, 1921.

JAS. DRAPER, Liquidator.

The Companies Acts, 1908 to 1917.

The AJAX TOY AND STATIONERY COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the Café Monico, Union-street, Oldham, on Thursday, the second day of June, 1921, at eight o'clock in the evening precisely, to receive the report of the Liquidators, 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 Liquidators, and to pass an Extraordinary Resolution as to the disposal of the books, accounts and documents of the Company.—Dated this 25th day of April, 1921.

J. W. ASTIN, JOSEPH SIMISTER, Liquidators.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the AUTOMATIC REED RELEASE 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 3, Frederick's-place, Old Jewry, London, E.C. 2, on the 30th day of May, 1921, at 12 o'clock noon precisely, for the purpose of having an account laid before them, and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and the property of the Company has been conducted and the property of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and docu-ments of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 27th day of April, 1001 W. P. ROCKE, Liquidator.

In the Matter of BOURNE & RAILTON Limited. (In Voluntary Liquidation.)

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that an Extraordinary General Meeting of the Members of the above named Company will be the Members of the above named Company will be held at 208, Gresham-house, Old Broad-street, E.C. 2, on Tuesday, the 31st day of May, 1921, at 11 o'clock in the morning, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 26th day of April, 1921. 1921. HARRY MEREDITH, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of GADBURYS Limited. (In Liquidation.)

(In Liquidation.)

Notice is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. William Wilkins and Son, 47, Mark-lane, London, E.C. 3, on Monday, the sixth day of June, 1921, at two o'clock in the afternoon, 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 hearing any explanation that may be given by the Liquidator; and also 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 28th day of April, 1921. of April, 1921.

E. T. WILKINS, Liquidator.

DE KEYSER'S ROYAL HOTEL Limited.

OTICE is hereby given, in accordance NOTICE is hereby given, in accordance with section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above Company will be held at 4B, Frederick's-place, Old Jewry, London, E.C., on Friday, the 27th day of May, 1921, at 12 noon, for the purpose of having an account laid before them, showing the manner in which the winding-up of the Company has been conducted and of hearing any explanation manner in which the winding-up of the Company has been conducted, and of hearing any explanation that may be given by the Liquidator; and also for 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 28th day of April, 1921. ARTHUR WHINNEY, Liquidator.

JAMES SAUNDERS & CO. Ltd. (In Liquidation.) JAMES SAUNDERS & CO. Ltd. (In Liquidation.)
OTICE is hereby given, that a General Meeting
of the above named Company will be held at
40, Eastcheap, in the city of London, on Tuesday, the
thirty-first day of May, 1921, at eleven o'clock in
the forenoon, 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 the
manner in which the books, accounts and documents
of the Company shall be disposed of.—Dated the
26th day of April, 1921.

S. B. B. THRESHER, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of R. HYDE AND COMPANY (1918) Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at 1, Queen Victoria-street, E.C. 4, on the 31st day of May, 1921, at 3.15 o'clock in the afternoon precisely, for the purpose of laving 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 explanations that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 28th day of April, 1921

S. R. WORLEY, Liquidator.

S. R. WORLEY, Liquidator.

MANCHESTER AGENCIES Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 64, Cross-street, Manchester, on Tuesday, the 31st day of May, 1921, at twelve 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 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 the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 25th day of April, 1921. be disposed of.—Dated this 20th day of —HERBERT TERRAS, Liquidator. 101

# STANDARD MANUFACTURING COMPANY Limited.

NOTICE is hereby given, pursuant to section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at Pioneer Mills, Radcliffe, in the county of Lancaster, on Monday, the 30th day of May, 1921, at 11.45 in the forencon, for the purpose of having an account laid before the Company, showing the manner in which the windingup has been conducted and the property of the Company disposed of, and of hearing any explanation up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and for the purpose of passing an Extraordinary Resolution disposing of the books, accounts and documents of the Company, and the Liquidator.—Dated the 26th day of April, 1921.

JOE P. WOOD, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the WICKHAM BRICKand in the Maure WORKS Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at 18/19, Ironmonger-lane, in the city of London, on the 31st day of May, 1921, at eleven o'clock in the forencon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted, and the property 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 25th day of April, 1921.

EDWARD EVE, Liquidator.

VICTOR MANUFACTURING (CLITH Limited. (In Voluntary Liquidation.) (CLITHEROE)

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 Victoria Mill, Clayton-le-Moors, on Monday, the 30th day of May, 1921, at 2.45 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and of the Liquidator, shall be disposed of.—Dated this 27th day of April, 1921.

163

164

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WILLIAM HARE, Liquidator.

The Companies Acts, 1908 to 1917. STEPHEN WEST AND COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 124, Great Portland-street, London, W. 1, on Tuesday, the thirty-first day of May, 1921, at three o'clock in the afternoon precisely, to receive the report of the Liquidators, 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 Liquidators, and to pass an Extraordinary Resolution as to the disposal of the books, accounts and documents of the Company.—Dated this 21st day of April, 1921. Dated this 21st day of April, 1921.

C. MORTON LOMAX. | Liquidators. W. PESKETT,

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

In the Matter of GAZES Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at Essex House, Beacontree-avenue, Walthamstow, E., on the 1st day of June, 1921, at 2 o'clock in the afternoon, 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 25th day of April, 1921. 1921.

H. W. GOLTON, Liquidator.

# The COWPER COLES ENGINEERING COMPANY Limited.

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 11, Ironmonger-lane, London, E.C. 2, on Monday, the 30th of May, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.

—Dated the 25th day of April, 1921.

W. B. PEAT, Liquidator.

W. B. PEAT, Liquidator.

The ELECTROLYTIC COMPANY (SPAIN AND PORTUGAL) Limited. (In Liquidation.)

OTICE 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 the office of Rodolph I. Marsden, 5, Moorgate Street-buildings, in the city of London, on Tuesday, the 14th day of June, 1921, at 4 o'clock in the afternoon, 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 hearing any explanation which may be given by the Liquidator; and also determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and in which the books and papers of the Company, and of the Liquidator, shall be disposed of.—Dated this 26th day of April, 1921.

RODOLPH I. MARSDEN, Liquidator.

# M. VOLPERT & COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 203, Bute-street, Cardiff, on Wednesday, the 25th day of May, 1921, at 3 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 25th day of April, 1921.

A. RISMAN, Liquidator.

Advertisement of Cancelling.

Advertisement of Cancelling.

OTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the BENEFIELD ALLOTMENTS AND GARDENS SOCIETY Limited (Reg. No. 7253 R), held at Upper Benefield, Oundle, in the county of Northampton, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.—Dated the 19th day of April, 1921.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the BONSALL AND DISTRICT AGRICULTURAL CO-OPERATIVE SOCIETY Limited (Reg. No. 6716 R), held at The Chestnuts, Bonsall, Matlock, in the county of Derby, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.—Dated the 25th day of April, 1921. 1921. G: STUART ROBERTSON, Chief Registrar.

Industrial and Provident Societies Act, 1895, 56 and 57 Vict., cap. 39.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given that the WREN-THORPE AND DISTRICT SMALL-HOLDERS' SOCIETY Limited, Register No. 6762 R., held at 6, Robin Hood-terrace, Wrenthorpe, Wakefield, in the county of York, is dissolved by instrument, registered at this office, the 18th day of April, 1921. unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the

funds of the Society to set aside such dissolution, and the same is set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

17, North Audley-street, W. 1, the 18th day of April, 1921.

Industrial and Provident Societies Act, 1893, 56 and 57 Vict., cap. 39.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the BRAMLEY AND DISTRICT SMALLHOLDERS' SOCIETY Limited, Register No. 6686 R., held at 1, Ganner-place, Bramley, Leeds, in the county of York, is dissolved by instrument, registered at this office, the 20th day of April, 1921, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same is set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

17, North Audley-street, W. 1, the 20th day of April, 1921.

Industrial and Provident Societies Act, 1893, 56 and 57 Vict., cap. 39.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the SOUTHWICK GARDEN 'HOLDERS' ASSOCIATION Limited, Register No. 7260 R., held at Southwick, Oundle, in the county of Northampton, is dissolved by instrument, registered at this office, the 21st day of March, 1921, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and funds of the Society to set aside such dissolution, and the same is set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

17, North Audley-street, W. 1, the 21st day of March, 1921.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick William Hill and William Gordon Hill, carrying on business as Solicitors, at No. 113, Fenchurch-street, in the city of London, under the style or firm of "F. W. HILL & SON," has been dissolved by mutual consent as from the 18th day of April, 1921. All debts due and owing to or by the said late firm will be received or paid by the said William Gordon Hill, and such business will be carried on in the future by the said William Gordon Hill under the style or firm of "W. Gordon Hill," at No. 3, East India avenue, in the city of London, E.C. 3.—As witness our hands this 26th day of April, 1921.

F. W. HILL. W. GORDON HILL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Harry James and James Dimond Smith, carrying on business as Sail and Flag Makers, at Salmons-lane Wharf, Limehouse, in the county of London, under the style or firm of HARRY JAMES & SMITH, has been dissolved by mutual consent as and from the 31st day of March, 1921.—Dated 26th day of April, 1921.

HARRY JAMES

HARRY JAMES. JAMES. D. SMITH.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles Edwin Harrison and Frederick John Lain, carrying on business as Vulcanisers. Tyre Repairers and Dealers in Waste Rubber, at 25, Jamaicastreet, in the city and county of Bristol, under the style or firm of the HARLAIN RUBBER WORKS, has been dissolved by mutual consent as and from the 25th day of March, 1921. All debts due to and owing by the said late firm will be received and paid by the said Frederick John Lain, who, for the future, will carry on the business on his own account under the style of the Harlain Rubber Works.

—Dated the 26th day of April, 1921.

C. E. HARRISON. F. J. LAIN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, FRANK GEORGE WHITE and RICHARD BALLS, carrying on business at Boot and Shoe Manufacturers, at the Vauxhall Shoe Works, Rupert-street, in the city of Norwich, has been dissolved by mutual consent as from the 20th day of April, 1921. All debts due to and owing by the said late firm will be received and paid by the said Frank George White, who will continue to carry on the said business under the style of the Vauxhall Shoe Company.—Dated this 23rd day of April, 1921. of April, 1921.

RICHARD BALLS. FRANK GEORGE WHITE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Renshaw and Charles Exnest Barrow, carrying on business as South American Merchants, at 52, Princess-street, Manchester, under the style or firm of RENSHAW AND BARROW, has been dissolved by effluxion of time as and from the 31st day of December, 1920. All debts due to and owing by the said late firm will be received and paid by William Renshaw, who will carry on the business under the same style, in partnership with Oliver Curtis Clegg, formerly of 63, Whitworth-street, Manchester.—Dated the 11th day of April, 1921.

WILLIAM RENSHAW.

WILLIAM RENSHAW. CHARLES ERNEST BARROW. OLIVER CURTIS CLEGG.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Harold Henry Loose and Arthur Spence Reynolds, carrying on business as Upholsterers' Warehousemen, at 2, Goose-gate, in the city of Nottingham, under the style of "W. S. BROWN & CO.," has been dissolved by mutual consent as and from the sixteenth day of April, one thousand nine hundred and twenty-one. All debts due to and owing by the said firm will be received and paid by the said Harold Henry Loose, who will continue to carry on the said business at the same address.—Dated this twentieth day of April, one thousand nine hundred and twenty-one.

HAROLD H LOOSE

HAROLD H. LOOSE. ARTHUR S. REYNOLDS.

N OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Thomas Henry Kellett and Alfred Edward Fawell, carrying on business as General Ironmongers, at Nos. 6 and 17, Wellington-road, Rhyl, in the county of Flint, under the style or firm of KELLETT & FAWELL, has been dissolved by mutual consent as and from the 31st day of December, 1920. All debts due to and owing by the said late firm will be received and paid by the said Thomas Henry Kellett.—Dated this 27th day of April, 1921.

THOMAS HENRY KELLETT. ALFRED EDWARD FAWELL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us. the undersigned, Robert Phipps Hornby, Cyril Charlie Hamilton Potter, Archibald Fraser Home, Percy Desmond Fitzgerald and the Hon. Edward Brabazon Meade, carrying on business as Capitalists. Financiers, Private Bankers, Concessionaires and Merchants, at 345, Salisbury-house, London Wall. in the city of London under the style or firm of HORNBY, POTTER. MILLS & COMPANY, has been dissolved by mutual consent as and from the 16th day of March, 1921, so far as concerns the said Robert Phipps Hornby, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid by the said Cyril Charlie Hamilton Potter, Archibald

**G23** 

Fraser Home, Percy Desmond Fitzgerald and the Hon. Edward Brabazon Meade, who will continue to carry on the said business in partnership.—Dated eighth day of April, 1921.

ROBERT P. HORNBY. CYRIL H. POTTER. A. F. HOME. E. B. MEADE. P. D. FITZGERALD.

184

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, James Stirling Jayes, Reginald Faber and Arthur Bangley Imeson, carrying on business as a Variety and Cinema Agency, at 26, Dean-street, Shaftesbury-avenue, London, under the style or firm of "GENERAL THEATRICAL VARIETY AND CINEMA AGENCY," has been dissolved by mutual consent so far as the said Arthur Bangley Imeson is concerned as from the ninth day of April, 1921. All debts due and owing to or by the said late firm will be received or paid by the said James Stirling Jayes and Reginald Faber; and such business will be carried on in the future by the said James Stirling Jayes and Reginald Faber.—As witness our hands this 27th day of April, 1921.

J. S. JAYES.

J. S. JAYES. REGINALD FABER. A. B. IMESON.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William John Green and Connie McDonnell, signed, William John Green and Connie McDonnell, carrying on business as Greengrocers and Coal and Coke Merchants, at 84, Union-street, Southwark, under the style or firm of POTTER'S STORES, has been dissolved by mutual consent as from the date hereof, so far as concerns the said William John Green, who retires from the said firm.—Dated this 26th day of April, 1921.

C. McDONNELL. W. J. GREEN.

OTICE is hereby given, that the Partnership lately subsisting between us, the undersigned, George Davidson Gillender, Thomas Gillender and Thomas Wilkinson, carrying on business as Brassfounders, under the style or firm of "The NORTHERN BRASS FOUNDRY COMPANY," at Classic Partners Contachers in the country NORTHERN BRASS FOUNDRY COMPANY," at Glasshouse-lane, East-street, Gateshead, in the county of Durham, has been dissolved by mutual consent as from the 31st day of December, 1920, so far as regards the said Thomas Wilkinson, who retires from the firm. All debts due or owing by the said late firm will be received and paid by the said George Davidson Gillender and Thomas Gillender, who will continue the said business under the present style or firm of "The Northern Brass Foundry Company."—As witness our hands this 22nd day of April, 1921.

THOMAS WILKINSON.

THOMAS WILKINSON. G. D. GILLENDER. THOMAS GILLENDER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Jack Evans and William Gray, carrying on business as Engineers, at 137, Arundel-street, Landport, Portsmouth, in the county of Hants, under the style or firm of the SOUTHERN GENERAL ENGINEERING AND ACETYLENE WELDING COMPANY, was dissolved as and from the 16th day of April, 1921, by mutual consent.—Dated the 26th day of April, 1921.

JACK EVANS.

JACK EVANS, WILLIAM GRAY,

OTICE is hereby given, that the Partnership heretofore subsisting between me, the undersigned, William Hubert Smith, and Edward Fletcher Emmet, carrying on business as Solicitors, at 10, Fenchurch-buildings, E.C. 3, under the style or firm of W. HUBERT SMITH & CO., has been dissolved by mutual consent as from the 51st day of March, 1921. All debts due to and owing by the said late firm will be received and paid by the said William Hubert Smith.—Dated this 14th day of April, 1921.

W. EUBERT SMITH.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the under-signed, William Osborne Simpson Mason and Thomas signed, William Osborne Simpson Mason and Thomas-Woodiwiss Watson, carrying on business as Colourand Dye Manufacturers, at Bankside, Meopham, Kent, under the style or firm of "The KENT COLOUR AND CHEMICAL COMPANY," has been dissolved by mutual consent as from the first day of April, 1921.—As witness our hands this 26th day of April, 1921.

WM O S MASON

WM. O. S. MASON. THOMAS W. WATSON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Vivian Alfred Tylor and Richard George Chandler, carrying on business as Motor Tractor Proprietors, at Mayfield, in the county of Sussex, under the style or firm of TYLOR AND CHANDLER, has been dissolved by mutual consent as and from the 28th day of February, 1921. All debts due to and owing by the said late firm will be received and paid by the said Richard George Chandler.—Dated this 26th day of April, 1921.

V. A. TYLOR.

V. A. TYLOR. R. G. CHANDLER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Waugh, Doctor of Medicine, and Robert Morison Rowe, Doctor of Medicine, practising together in co-partnership, at 30, Finsbury-square, in the county of London, under the style or firm of DRS. WAUGH & ROWE, has been dissolved by mutual consent as and from the thirty-first day of March, 1921.

JOHN WAUGH. R. M. ROWE.

which has for some time past been carried on by the undersigned, Reuben James Banks, of 40, Field-street, Willenhall, in the county of Stafford, Lock Manufacturer, and Abraham Banks, of 39, Gomer-street, Willenhall aforesaid, Lock Manufacturer, under the style or firm of JAMES BANKS, at 13, Wood-street, Willenhall aforesaid, in the trade or business of Lock Manufacturers, was this day dissolved by mutual consent, and that in future the said business will be carried on by the said Abraham Banks alone.—As witness our hands this twenty-sixtle day of April, one thousand nine hundred and twenty-one.

R. J. BANKS. A. BANKS.

NOTICE is hereby given, that the Partnership heretofore subsisting between Horace Taylor and Charles Edward Taylor, both of Loughborough, in the county of Leicester, carrying on business as Carriers, at 52, Moor-lane, Loughborough aforesaid, and at 2a, Yeoman-lane, in the city of Leicester, under the style or firm of "CROOKS TRANSPORT COMPANY," has been dissolved as from the date hereof. All debts due to and owing by the said late firm will be received and paid respectively by the said Charles Edward Taylor, who will continue to carry on the said business under the style or firm of "Crooks Transport Company."—Dated this 25th day of April, 1921.

HORACE TAYLOR.

HORACE TAYLOR. CHAS. E. TAYLOR.

NOTICE is hereby given, that the Partnership heretofore subsisting between Harry Boden and Millicent Boden, carrying on business as Coal Merchants, at 51, Carrington Field-street, and 24, Grimshaw-street, Stockport, in the county of Chester, under the style or firm of "BODEN BROS.," has been dissolved as from the thirty-first day of October one thousand nine hundred and nineteen. All debts due to and owing by the said late firm will be received and paid by the said Harry Boden, who will continue to carry on the said business, at 51, Carrington Field-street aforesaid, under the style or firm of "Boden Bros."—Dated the twentieth day of April, 1921. 1921.

HARRY BODEN. MILLICENT BODEN.

210

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Jesse Clements, of "The Gables," Londonroad, Northfleet, Kent, and Harry Hotter, of "The Nook," London-road, Northfleet, carrying on business as Builders and Contractors, at Northfleet, under the style or firm of CLEMENTS AND HOTTER, was on the fourth day of April, 1921, dissolved by mutual consent.—Dated this 14th day of April, 1921.

JESSE CLEMENTS. HARRY HOTTER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Arthur Gerard Cheyne Irvine and William John Garbutt, carrying on business as General Medical Practitioners, under the style or firm of "IRVINE AND GARBUTT," at Selly Oak, in the city of Birmingham, was dissolved by mutual consent as and from the 1st day of July, 1920, the said Arthur Gerard Cheyne Irvine retiring from the said firm. All the debts due to and owing by the said firm will be received and paid by the said William John Garbutt, who will continue the said business in his own name or as he may desire.—Dated this 11th day of April, 1921. day of April, 1921.

A. G. C. IRVINE. WILLIAM J. GARBUTT.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Gordon Stephenson and Monte Finsberg, carrying on business as Jewellers, at 34, Hatton-garden, under the style of SMITH & STEPHENSON, has been dissolved as from the 31st day of March, one thousand nine hundred and twenty-one.—Dated 26th April, 1001

. H. KING and CO., 15, Aldersgate-street, London, E.C., Solicitors for Gordon Stephen-

HUGH V. HARRAWAY, 12, South-square, Gray's Inn, W.C., Solicitor for Monte Fins-

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles Petch, Charles Reginald Petch and Percy Gerald Petch, carrying on business as Wholesale Mantle Manufacturers, at 51, Old-street, in the county of London, under the style or firm of C. PETCH & SONS, has been dissolved by mutual consent as and from the 51st day of December, 1920. All debts due to and owing by the said late firm will be received and paid by the said Charles Reginald Petch and Percy Gerald Petch.—Dated the 25th day of April, 1921. of April, 1921.

CHARLES PETCH. C. R. PETCH. PERCY G. PETCH.

167

Notice is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John William Goss and John William Henry Goss, carrying on business as General Merchants, at 43, Cromwell-road, Redhill, and Londón-road, Reigate, both in the county of Surrey, under the style or firm of J. W. GOSS AND SON, has been dissolved by mutual consent as and from the 1st day of January, 1921. All debts due to and owing by the said late firm will be received and paid by the said John William Henry Goss.—Dated the 19th day of April, 1921.

J. W. GOSS. J. W. H. GOSS.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Spencer Fleming Morgan and Allan McLean Morris, carrying on business as Stockbreeders, at "The Nook," Babell, in the county of Flint, under the style or firm of MORGAN & MORRIS, has been dissolved by inutual consent as and from the 20th day of April, 1921.—Dated the 26th day of April, 1921.

S. F. MORGAN. A. M. MORRIS.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Thomas John Cave and Frederick George Hallett, carrying on business as Leather Merchants, Stainers and Finishers, at Mill-lane, Yeovil, in the county of Somerset, under the style or firm of the ENGLISH MOCHA COMPANY, was dissolved by mutual consent, as and from the 18th day of April, 1921. All debts due to and owing by the said late firm will be received and paid by the said Frederick George Hallett, who will continue to carry on the said business under the same style or firm.—Dated this 20th day of April, 1921.

T. J. CAVE.

T. J. CAVE. F. G. HALLETT.

# Re ELLEN AUGUSTA GREGORY, Deceased. Pursuant to 22 and 23 Victoria, cap. 35

Pursuant to 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Ellen Augusta Gregory, late of "Clumber House," The Park, in the city of Nottingham, Spinster (who died on the 6th day of May, 1914, and whose will was proved in the Nottingham District Probate Registry, on the 19th day of May, 1914, by Charles Arthur Gregory, William Godfrey Higgins and William Adlington Howitt, the executors named in the said will), are hereby required to send in particulars of their claims to me, on or before the 31st day of May, 1921, after which date the surviving executors will distribute the assets among the parties entitled thereto, having regard only to claims of which they shall then have had notice; and they will not be liable for assets, so distributed, to any person of whose claim they shall not then have had notice.—Dated this 29th day of April, 1921.

JNO. JAS. SPENCER, 13, Park-row, Notting-

JNO. JAS. SPENCER, 13, Park-row, Notting-ham, Solicitor to the said Executors.

# Re ALBERT TURNER, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

A LL persons having claims against the estate of the late Albert Turner, of 180, Holland-road. West Kensington, in the county of London (who died intestate, on the 8th March, 1920, at 180, Holland-road aforesaid), are hereby required to send written particulars thereof to the undersigned, the Solicitors for Albert Charles Turner (the sole administrator under letters of administration granted on the 25th June, 1920, by the Principal Probate Registry), on or before the 29th day of May, 1921, after which date the said administrator will distribute the assets of the said estate, having regard only to the claims whereof he shall then have had notice.—Dated this 26th day of April, 1921. 26th day of April, 1921.

MORGAN, VEITCH and BILNEY, Norfolk House, Norfolk-street, Victoria Embankment, W.C., Solicitors for the said Administrator.

# Re ISABELLA DICKSON, 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 Isabella Dickson, formerly of 24, Mill-street, afterwards of 19, Prestbury-road both in Macclesfield, and late of Spink Cottage, Henboth in Macclesfield, and late of Spink Cottage, Henbury, near Macclesfield, Spinster, deceased (who died on the 4th day of March, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 15th day of April, 1921, by Samuel John Aspinwall, the sole executor therein named), are hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 11th day of June. 1921, 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 said deceased, or any part thereof, so distributed, to any person or persons of whose debts. claims or de-mands he shall not then have had notice.—Dated this 26th day of April, 1921.

JOS HAND, 8, Brunswick-street, Macclesfield.

168

CHARLES ARTHUR BARRETT, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all persons having any claims against the estate of Charles Arthur Barrett, late of 1 (F), Montagu-mansions, Portmansquare, London, W. (who died on the 17th day of January, 1921, and probate of whose will was granted by the Principal Probate Registry, on the 20th day of April, 1921, to Howard Forester Knight and the Public Trustee), are hereby required to send particulars thereof, in writing, to us, the undersigned Solicitors for the said executors, on or before the 7th day of June, 1921, 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 25th day of April, 1921. 1921

BURN and BERRIDGE, 11 and 12, Southampton-street, Bloomsbury, London, W.C. 1, Solicitors for the said Executors.

# JOSEPH WILLIAM KING, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

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 Joseph William King, formerly of 21, Blackheath, Kentvale, but late of 35, Bennett-park, Blackheath, Kentwho died on the 24th February, 1921, and whose will was proved in the Principal Probate Registry, on the 16th April, 1921, by the Public Trustee, the sole executor), are hereby required to send particulars, in writing, of such claims or demands to us, the undersigned. Solicitors for the said executor, on or before the 6th June, 1921, 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.—Dated this 26th day of April, 1921. 1921

PEARCE and NICHOLLS, 12, New-court, Lincoln's Inn, London, W.C. 2.

# Mrs. SARAH FORSYTHE, Deceased.

Pursuant to the Act 22 and 23 Victoria, cap. 35.

A LL creditors and others having claims against the estate of the late Mrs. Sarah Forsvthe, of Willew Cottage, Lowick, Northumberland. Widow (who died on the 28th November, 1920, and whose will was proved in the District Probate Registry at Newcastle-upon-Tyne, on the 4th February, 1921), are requested to send particulars of the same to the executors at our office on or before the 26th day of May, 1921, after which date the said executors will be at liberty to distribute the assets of the deceased. having regard only to the claims of which they shall then have had notice.—Dated the 26th day of April, 1921. 1921.

SANDERSON, TIFFEN and HENDERSON, Solicitors for the Executors, 1, Quay Walls, Berwick-upon-Tweed.

# FRANCIS PALMER, Deceased.

LL persons having any claim on the estate of Francis Palmer, late of "Logmore," 33, Taylor-road, Wallington (who died 25th ultimo), are requested to send particulars to the undersigned as soon as possible, and in any case before the 31st May next, after which date the estate will be distributed.—Dated 26th April, 1921.

WALTER F. POTHECARY, 102, Manor-road, Wallington, Surrey, Solicitor to the Executors.

# Re WALTER BRADFORD WOODGATE, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Walter Bradford Woodupon or against the estate of Walter Bradford Woodgate, of Farrar's Buildings, Inner Temple, in the city of London, and of Clovelly, Henley-on-Thames, in the county of Oxford, Barrister-at-Law (who died on the 1st November. 1920, and whose will was proved by Alice Rose Woodgate and Eleanor Woodgate, Spinsters, the executrixes therein named, on the 6th day of April, 1921, in the Principal Probate Registry of the High Court of Justice), are hereby required to send in particulars of their debts or claims to the said Alice Rose Woodgate and Eleanor Woodgate, executrixes, at the offices of the undersigned, their Solicitors, on or before the 26th day of May, 1921; and notice is hereby also given, that after that date the said executrixes will proceed to distribute the assets of the said Walter Bradford Woodgate, deceased, amongst the parties 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, or any part thereof, so distributed, to any person or persons of whose debt or claim they shall not then have had notice.—Dated this 25th day of April, 1921.

FRANCIS and JOHNSON 19 Great Win

FRANCIS and JOHNSON, 19, Great Win-chester-street, London, E.C. 2, Solicitors for OOT the said Executrixes.

# GEORGE BERRY DYSON, Deceased.

OTICE is hereby given, that all persons having any claim or demand against the estate of the above named deceased, George Berry Dyson, late of 15, Cowley-road, Ilford, in the county of Essex (who died on the 2nd day of February, 1921, unto whose estate probate was granted by the Principal Probate Registry, on the 16th day of April, 1921, are hereby required to send particulars of their claims to the undersigned by the 31st day of May, 1921, 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 25th day of April, 1921.

HARCREAVES and CROWTHERS 23 Abing.

HARGREAVES and CROWTHERS, 23, Abingdon-street, Westminster, S.W. 1, Solicitors for the Executor.

# Colonel HARTWELL HARVEY STUART, Deceased.

Pursuant to 22 and 23 Vict., cap. 35.

Pursuant to 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Colonel Hartwell Harvey Stuart, formerly of 1, Spencer-road, Southsea, in the county of Hants, deceased (who died on the 13th day of March, 1921, and whose will and codicil were proved in the Principal Probate Registry of the High Court of Justice, on the 19th day of April, 1921), are required to send particulars of their claims to us, the undersigned, the Solicitors for the executors, on or before the 30th day of May, 1921, after which date the executors will proceed to distribute the assets of the deceased, having regard only to valid claims then notified.—Dated this 25th day of April, 1921.

HOBBS and BRUTTON, 124, High-Portsmouth, Solicitors to the Executors. High-street.

# HENRY BOWN, Deceased.

Pursuant to the Statute 22 and 23 Victoria, cap. 35.

LL persons having claims against the estate of Henry Bown, late of 29a, Stockwell Park-road, Clapham, and of 43, New Kent-road, Southwark, both in the county of Surrey, Photographer (who died on the 2nd day of March, 1921, and whose will was proved in the Principal Registry, on the 13th day of April, 1921, by Eugene Ernest Baron Reed and Oswald Duncan Henry the executors permed in the said will) April, 1921, by Eugene Ernest Baron Reed and Oswald Duncan Henry, the executors named in the said will), are required to send particulars of their claims to us, the undersigned, on or before the 26th day of May, 1921, after which date the assets of the deceased will be distributed, having regard only to the claims of which notice shall have been given.—Dated this 26th day of April 1921 day of April, 1921.

REED and REED, 1, Guildhall-chambers, Basinghall-street, London, E.C. 2, Solicitors for the Executors.

# Re AMY CONSTANCE CLAPSHAW, Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vic., cap. 75).

OTICE is hereby given, that all creditors and other persons having claims or demands against the estate of Amy Constance Clapshaw, late of Guy's Hospital, Southwark, in the county of Surrey, Spinster, deceased (who died intestate on the 26th day of September, 1920, and to whose estate letters of administration were granted out of the Principal Probate Registry of His Majesty's High Court of Justice, on the 9th day of April, 1921, to the Public Trustee, of the Public Trustee Office, Kingsway, in the county

of London), are hereby required to send the particulars, in writing, of the said claims or demands to the undersigned, Solicitor for the said administrator, on or before the 25th day of May, 1921, after which date the said administrator will proceed to distribute the assets of the 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 26th day of April, 1921. April, 1921.

BERTIE F. BROWNE, 17, Hart-street, Blooms-bury, W.C. 1, Solicitor for the said Adminis-trator.

# Re Dr. EDWARD EMRYS ROBERTS, Deceased.

A LL persons having claims or demands against the estate of Edward Emrys Roberts, late of Carreg Winlian Benllech, in the county of Anglesey, Medical Practitioner (who died on the 18th February, 1921, and whose will was proved in the Bangor District Registry, on the 18th April, 1921, by the Public Trustee (Manchester), the executor therein named), are required to send written particulars to me, the undersigned, on or before the 30th May next, after which date the executor will proceed to distribute the assets, having regard only to the claims received.—Dated this 21st day of April, 1921.

J. LLOYD EDWARDS, Princes Chambers, Bangor, Solicitor for the Deputy Public Trustee (Manchester) in this Matter.

# ANNE GRAY, 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 any claims against the estate of Anne Gray, late of St. Helier's, Woodford-road, Snaresbrook, in the county of Essex, formerly of Harpenden, in the county of Hertford, deceased (who died on the 8th day of April, 1921, and whose will was proved in the Principal Probate Registry, on the 22nd day of April, 1921, by the executor therein named), are hereby required to send particulars thereof, in writing, to the undersigned, on or before the 30th day of May, 1921, after which date I shall distribute the assets of the said deceased, having regard only to the claims of which I shall then have had notice.—Dated this 26th day of April, 1921. day of April, 1921.

CHAS. S. TUCKEY, Executor, High-street, Harpenden. ·-c84

# ANDREW WHITE FYFFE, Deceased.

ANDREW WHITE FYFE, Deceased.

A LL persons having any claims against the estate of the above deceased, late of St. Philips-road, in the city of Sheffield, Surgeon (who died on the 14th day of December, 1900), are required to send particulars thereof to the undersigned, on or before the 30th day of May, 1921, after which date Mr. John Henry Freeborough, of 25, Figtree-lane Sheffield aforesaid, Incorporated Accountant, the surviving executor of the said deceased, will distribute the assets, having regard only to the claims of which he then has notice.—Dated this 26th day of April, 1921.

RODGERS and CO., 30. Bank-street, Sheffield.

RODGERS and CO., 30, Bank-street, Sheffield, Solicitors for the said surviving Executor.

# CHARLOTTE MARY FREEMAN, Deceased.

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

OTICE is hereby given, pursuant to section 195 other persons having any claims or demands against the estate of Charlotte Mary Freeman, late of Ash Green, in the parish of Exhall, near the city of Coventry, Spinster, deceased (who died on the fourteenth day of August, 1920, and whose will was fourteenth day of August, 1920, and whose will was proved in the Birmingham District Probate Registry, on the 14th day of October, 1920, by Thomas Wilkinson Jovce Freeman, of No. 198, Milton-street, Palfrey, Walsall, Railway Clerk, the executor therein named), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 30th day of May, 1921, 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 that 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 twenty-fifth day of April 1921. day of April, 1921.

BROWETTS, 23, Bayley-lane, Coventry, Solicitors for the said Executor.

# The Very Reverend LOUIS CHARLES COELENBIER, Deceased.

to the Law of Property Amendment Act, 1859.

Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of the Very Reverend Louis Charles Coelenbier, late of the Franciscan Convent, Taunton, Clerk in Holy Orders, deceased (who died on the 6th day of July, 1919, and to whose estate letters of administration with the will annexed were granted by the Taunton District Probate Registry of the High Court of Justice, on the 1st day of March, 1921, to Austin Michael King, of 13, Queen-square, in the city of Bath, Solicitor), are required to send particulars of their claims to the undermentioned, Solicitors for the said administrator, on or before the 28th day for the said administrator, on or before the 28th day of May, 1921, after which date the said administra-tor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 25th day of April, 1921.

STONE, THOMAS and KING, No. 13, Queen-square, Bath.

### D JOHN HENWOOD (alias ALFRED DOTTRIELL), Deceased. ALFRED JOHN

ALFRED DOTTRIELL), Deceased.

A LL persons having claims against the estate of this deceased, late of 16, Battenburg-avenue, Portsmouth, in the county of Hants, Clerk in the Labour Exchange, Portsmouth, who was last seen alive on the 29th November, 1920, and whose dead body was found on the 2nd January, 1921, and whose will was proved in the Principal Probate Registry, on the 24th February, 1921, by Henry John Griffin Syer, the solle executor), are requested to send particulars of their claim to the undersigned not later than the 30th June, 1921, after which date the said executor will distribute the estate having regard only to the claims of which he shall then have had notice.—Dated this 25th April, 1921.

BLAKE, REED and LAPTHORN, 8, Land-

BLAKE, REED and LAPTHORN, 8, Land-port-terrace, Portsmouth, Solicitors to the said Executor.

# Re JOHN PARK, Deceased.

Pursuant to the Law of Property Amendment Act,

NOTICE is hereby given, that all persons having N OTICE is hereby given, that all persons having any claims against the estate of John Park. late of 53, Penny-lane, Wavertree, in the city of Liverpool, Commission Agent, deceased (who died on the 3rd day of December, 1920, and to whose estate letters of administration, with the will annexed, were granted to Mary Ada Park, out of the Liverpool District Probate Registry of His Majesty's High Court of Justice, on the 18th day of January, 1921), are hereby required to send particulars of such claims to us, the undersigned, on or before the 31st day of May, 1921, after which date the said administratriv will distribute the assets of the said deceased, having regard only to the claims of which she shall then have had notice.—Dated this 26th day of April, 1921. have had notice.-Dated this 26th day of April, 1921.

TOULMIN, WARD and CO., 41, North Johnstreet, Liverpool, Solicitors for the said Administratrix.

# GEORGE SMITH, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Smith, late of 87, West Green-road, Tottenham, Middlesex, Boot and Shoe Dealer, deceased (who died on the 23rd January, 1921, and whose will was proved in the Principal Probate Registry, on the 13th April, 1921, by Charles Ware

Baldwin and John Edmund Dunne, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 14th of June, 1921, after which date the executors will distribute the assets of the deceased, having regard only to the debts, claims and demands of which notice shall have then been received; and the executors will not be liable for the assets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands notice shall not then have been received.

—Dated this 25th of April, 1921. Baldwin and John Edmund Dunne, the executors -Dated this 25th of April, 1921.

ANNING and CO., 78, Cheapside, E.C. 2, Solicitors for the Executors.

# MARY EMMA STREET, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35. Pursuant to the Statute 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Mary Emma Street, late of 76, West-street, Warwick, in the county of Warwick deceased (who died on the 8th day of January, 1921, intestate, and to whose estate letters of administration were granted by the District Probate Registry at Birmingham, on the 27th day of January, 1921, to William Henry Fortnam), are required to send particulars thereof to the undersigned, on or before the 31st day of May, 1921, after which date the assets of the deceased will be distributed by the administrator, and regard had 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, so distributed, to any persons of whose claims he shall not then have had notice.—Dated this 26th day of April, 1921.

DUGGAN and ELTON, 43, Cannon-street, Bir-

DUGGAN and ELTON, 43, Cannon-street, Birmingham, Solicitors for the Administrator.

Re Mrs. MARY ANN MARSH, 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 Mary Ann Marsh, late of 6, Felbrigge-road, Seven Kings, in the county of Essex, Widow, deceased (who died on the 11th day of February, 1920, and whose will was proved in the Principal Probate Registry, on the 30th day of March, 1920, by Thomas Hopley Stanton and Ernest Winter Moore Southgate, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, on or before the 30th day of claims and demands to us, the undersigned, Solicitors for the said executors, on or before the 30th day of May, 1921, after which date the said executors will proceed to distribute the assets of the said deceased proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 27th day of April, 1921.

HUNT and HUNT, 14. Old Jewry-chambers, E.C. 2, and Romford, Essex, Solicitors for the said Executors.

The Law of Property Amendment Act, 1859. Re JONATHAN EGGLESTONE, 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 Jonathan Egglestone, late of Hesley, Morland, in the county of Westmorland, Farmer, deceased (who died on the 25th day of February, 1921, and whose will was proved in the Carlisle District Probate Registry of the Probate Division of His Majesty's High Court of Justice. on the 25th day of April, 1921, by Joseph Charles Kidd, of Penrith, Auctioneer, the sole 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 1st day of June, 1921, 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 we 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 we shall not then have had notice.—Dated this 27th day of April, 1921.

ARNISON and CO., of Penrith, Solicitors for the said Executor.

Re MAURICE WILLIAM IRELAND, 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 Maurice William Ireland, late of the city of Norwich, Auctioneer and Valuer, deceased (who died on the 26th day of February, 1921, and whose will was proved in the Norwich District Registry of the Probets Director of History ruary, 1921, and whose will was proved in the Norwich-District Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of April, 1921, by Benjamin Beckham Sapwell the Younger and Benn Brunton Bassham, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 25th day of May, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto. having regard only to the persons entitled thereto, having regard only to the 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 25th day of April, 1921.

S. GARERD HILL and SON, Opie-street,. Norwich, Solicitors for the said Executors.

# ELIZABETH PERKINS, Deceased.

Pursuant to Act 22 and 23 Vict., c. 35.

A LL creditors and others having any claim against the estate of Elizabeth Perkins, Widow, deceased, late of 29, Cross Flatts-terrace, Beeston, Leeds, in the county of York (who died on the 29th day of March, 1921, and whose will was proved on the 15th day of April, 1921, by me, the undersigned, the executor), are required to send in the particulars of their claims to me, the undersigned on or before. of their claims to me, the undersigned, on or before-the 14th day of May, 1921, after which day I will proceed to distribute the assets of the said deceased, having regard only to the claims of which I shall: then have notice.—Dated this 25th day of April, 1921.

F. SMITH BRYAN, Solicitor, 16, Low-pavement, Nottingham.

# Re ANN HAYES, Deceased.

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

OTICE is hereby given, that all persons having: claims against the estate of Ann Hayes, late of 45, Barrington-road, in the city of Liverpool, Widow, deceased (who died on the 19th day of October, 1920, and whose will was proved in the Liverpool District Registry of the Probate Division of Hismajesty's High Court of Justice, on the 15th day of December, 1920, by Lewis Ward and John Percival Ward, the executors therein named), are hereby required to send particulars of such claims to us, the undersigned, on or before the 31st day of May, 1921, after which date the said executors will distribute the after which date the said executors will distribute the assets of the said deceased, having regard only to the claims of which they shall then have had notice.—
Dated this 26th day of April, 1921.

TOULMIN, WARD and CO., 41, North John-street, Liverpool, Solicitors for the said Execu-

# JAMES JONES, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35. A LL persons having claims against the estate of James Jones, late of 20, Marsden-road, Southport, in the county of Lancaster, Mill Manager, deceased (who died on the 5th day of February, 1921, and whose will was proved by Harriet Margaret Jones, Widow, the relict of the decease, of 20, Marsden road aforesaid and Samuel Longe, of 255 Warsden road aforesaid and samuel Longe and Samuel Longe and 255 Warsden road and den-road aforesaid, and Samuel Jones, of 255, Werneth-view, Reddish, Stockport, the executors therein named, in the Liverpool Probate Registry, on the 12th day of April, 1921), are to send particulars. thereof to the undersigned, on or before the 15th day of June next, 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 27th day of April, 1901 1921.

T. E. WILLIAMS, 8, London-street, Southport, Solicitor for the Executors.

Mrs. EMILY DEANE WARDLE, Deceased. Pursuant to the Statute 22nd and 23rd Vic., c. 35.

A LL persons having any claims or demands against the estate of Emily Deane Wardle, deceased, late of Alpine Villa, Matlock Bath, in the county of Derby, Widow (who died on the 6th day of March, 1921), are required to send particulars thereof to us before the 26th day of May, 1921, after which date the estate will be distributed, having regard only to those claims of which notice shall then have been received.—Dated this 27th day of April, 1921.

HENY and HENY, Regent Chambers, Matlock, Solicitors for the Administrator.

Mrs. MARY RICHARDSON, Deceased. . Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Richardson, late of Corner View, Burnham-avenue, Bognor, Sussex, but formerly of 5, King-street, Twickenham, Middlesex, Widow, deceased (who died on the 12th February, 1921, and whose will was proved in the Principal Probate Registry, on the 14th April, 1921, by Miss Mary Flora Des Forges Jordan, the executrix therein named), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executrix, on or before the 14th of June, 1921, after which date the undersigned, Solicitors for the said executrix, on or before the 14th of June, 1921, after which date the executrix will distribute the assets of the deceased, having regard only to the debts, claims and demands of which notice shall then have been received; and the executrix will not be liable for the assets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands notice shall not then have been received.—Dated this 25th of April, 1921. of April, 1921.

ANNING and CO., 78, Cheapside, E.C. 2, Solicitors for the Executrix.

# JOSEPH PORTER, Deceased.

· Pursuant to the Statute 22nd and 23rd Vic., cap. 35. OTICE is hereby given, that all persons having any claims or demands against the estate of Joseph Porter, late of Green Bank, Lamplugh, in the county of Cumberland, Grazier (who died on the 4th day of September, 1920), are hereby required to send particulars of their claims to the undersigned on or before the 16th day of May, 1921, after which date the assets of the deceased will be distributed by the administrator, having regard only to the claims of administrator, having regard only to the claims of which notice shall then have been received.—Dated this 27th day of April, 1921.

J. C. TODD, Whitehaven, Solicitor for the Administrator.

Reverend WILLIAM HENRY PEERS, Deceased.

Pursuant to the Law of Property Amendment Act, 1859, intituled "An Act to further amend the Law of Property and to relieve Trustees."

of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Reverend William Henry Peers, late of No. 10, Hillside, Wimbledon, in the county of Surrey, formerly of Harrow Weald Vicarage, Stanmore, in the county of Middlesex (who died on the 24th day of February, 1921, and whose will was proved by Charles Reed Peers and George Reginald Preston Preston, the executors therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of April, 1921), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 25th day of May, 1921; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the

parties entitled thereto, having regard only to the debts, claims and demands of which they shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 25th day of April, 1921.

ILIFFE, SWEET and CO., 2, Bedford-row, Solicitors for the said Executors.

Mrs. JANE BRYANT, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Jane Bryant, late of 1, Elfridaparade, Salway Hill, Woodford Green, Essex, deceased (who died on the 5th of December. 1920, and whose will was proved in the Principal Probate Registry, on the 31st of March, 1921, by Elsie Jane Mary Bryant (Spinster), the surviving executor therein named), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, Solicitors for the said executor, on or before the 15th of June, 1921, after which date the executor will distribute the assets of the deceased, having regard only to the debts, claims and demands of which notice shall have then been received; and the executor will not be liable for the assets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands notice shall not then have been received.—Dated this 27th of April, 1921.

ANNING and CO., 78, Cheapside, E.C. 2, Solicitors for the Executor.

Miss LYDIA FOSTER DAVIES, Deceased.

Miss LYDIA FOSTER DAVIES, Deceased.

NOTICE is hereby given, that all persons having any claims against the estate of Lydia Foster Davies, of No. 14, Hampstead Hill-gardens, Hampstead, N.W., Spinster (who died on the 10th day of November, 1920, and whose will was proved on the 1st day of January, 1921, by Morell Foster Holmes and Oliver Davies, the executors therein named), are required to send particulars, in writing, of such claims to the undersigned, before the 27th day of May next, after which date the executors will distribute the assets among the persons entitled, having regard only to the claims of which they shall then have had notice.—Dated the 27th day of April, 1921. 1921.

MOON, GILKS and MOON, 24, Bloomsbury-square, London, W.C. 1, Solicitors to the Executors.

Sir W. B. RICHMOND, K.C.B., R.A., Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

OTICE is hereby given, that all persons having OTICE is hereby given, that all persons having any claims against the estate of Sir William Blake Richmond, K.C.B., R.A., late of Beavor Lodge, Hammersmith, in the county of Middlesex, Widower (who died on the 11th day of February, 1921, and whose will was proved by Arthur Cyril Richmond, Francis George Richmond, and Rear-Admiral Herbert William Richmond, C.B., the executors, in the Principal Probate Registry, on the 18th day of April, 1921), are hereby required to send particulars, in writing, of their claims to us, on or before the 8th day of June, 1921, after which date the said executors will distribute the assets of the said testator, having regard only to the claims of which they shall then have notice.—Dated this 27th day of April, 1921.

FARRER and CO.. 66. Lincoln's Inn-fields.

FARRER and CO., 66, Lincoln's Inn-fields, W.C. 2, Solicitors to the said Executors.

GERALD FRANCIS TURNER, 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 Gerald Francis Turner, Esquire, late of 36, Sackville-street, and 44, Parklane, in the county of London (who died on the 19th day of December, 1920, and whose will was proved by Cyril Edward Turner and John Markby Whiting, the executors therein named, in the Principal Registry

of the Probate Division of His Majesty's High Court of Justice, on the 19th day of February, 1921), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the first day of June, 1921; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which they shall then have 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 27th day of April, 1921.

JOHNSON, RAYMOND-BARKER and CO., 9, New-square, Lincoln's Inn, London, W.C. 2. Solicitors to the said Executors. 050

Mrs. HANNAH SMITH, Deceased. Pursuant to the Statute 22 and 23 Victoria, chapter 35.

chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Hannah Smith, late of "The Firs," London-road, Stoneygate, Leicester, Widow (who died on the 5th day of October, 1919, and whose will was proved in the Leicester Probate Registry, on the 31st day of December following, by Thomas Lane, William Thornley and William Willford Thornley, the executors), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the executors, on or before the 30th day of May, 1921; and that after that date the executors will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and they will not be liable for the assets of the deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have notice.—Dated this 27th day of April, 1921.

TOLLER, BURGESS and POCHIN, 2,

OLLER, BURGESS and POCHIN, 2, Wycliffe-street, Leicestor, Solicitors for the TOLLER, Executors.

# Re RICHARD CHARLES HUNGERFORD PHELIPS, 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 Richard Charles Hungerford Phelips, late of Milbrook, Child Okeford, in the county of Dorset, Esquire, deceased (who died on the 1st day of January, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of April, 1921, by the Rev. Arthur Henry Phelips, 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 day of May, 1921, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, 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 26th day of April, 1921.

BAGOTT and CO., Dudley, Solicitors for the said Executor.

Colonel HARVEY WOODHOUSE, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, сар. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Harvey Woodhouse, late of Chalfont Lodge, The Park, Cheltenham, in the county of Gloucester, a Colonel in the Indian Army, Retired List, deceased (who died on the 1st day of March, 1921, and whose will was proved in the Gloucester District Registry of the Probate Division of His Majesty's High Court of Justice,

on the 15th day of April, 1921, by William Montagu Alford, of Lloyds Bank Limited, High-street, Cheltenham, Bank Manager, and Arthur Sidney Fitzgerald Pruen, of 4, Crescent-terrace, Cheltenham, Solicitor, the executors therein named), are hereby required to send particulars of their debts, claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 20th day of June, 1921, 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, and 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 26th day of April, 1921. 1921

HADDOCK and PRUEN, 4, Crescent-terrace, Cheltenham, Solicitors for the said Executors.

# Re JOHN HAYES, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of John Hayes, late of 56, Dock View-road, Barry, in the county of Glamorgan, deceased (who died on the 21st day of January, 1921, and whose will was proved in the Llandaff District Registry of the Probate Division of His Majesty's High Court of Justice, on the twelfth day of April, 1921, by Margaret Hayes and the Public Trustee, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of May, 1921, 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 perpart thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 27th day of April, 1921.

J. A. HUGHES and CO., 85c, Holton-road, Barry, Solicitors for the said Executors.

LIONEL CHARLES BURNETT, 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 Lionel Charles Burnett, a Lieutenant in the Royal Navy (who was killed in action on the 10th day of August, 1917, in respect of whose will a certificate of the Inspector of Seamen's Willy was considered by the 27rd day of Inspector. Admiralty, was granted on the 23rd day of January, 1919, to Geoffrey Holt Stilwell, one of the executors 1919, to Geoffrey Holt Stilwell, one of the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, as Solicitor for the said executor, on or before the 31st day of May, 1921, 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 27th day of April, 1921.

this 27th day of April, 1921.

ARTHUR F. B. WELCH, 25, Dover-street,
London, W. 1, Solicitor for the said Executor.

Re FREDERICK HATFIELD, 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 Frederick Hatfield, late of 23, Trafford-road, in the city of Leicester, retired Hackmaster, deceased (who died on the 16th day of October, 1920, and to whose real and personal estate letters of administration, with the will, were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice,

on the 20th day of April, 1921, to Frederick Charles of Hatfield, of 23, Trafford-road, Leicester aforesaid, Wholesale Confectioner), 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 1st day of June, 1921, 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 lightly for 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 26th day of April, 1921.

WRIGHT, WOODROW and AYSOM, 17, Bowling Green-street, Leicester, Solicitors for the said Administrator.

ARTHUR GOODWIN GREENLAND, Deceased. Pursuant to the Statute 22 and 23 Vict., c. 35.

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 Arthur Goodwin Greenland, late of 15, Falkland-road, Kentish Town, in the county of London, Esquire (who died on the 11th day of March, 1921, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 19th day of April, 1921, by the Public Trustee, the sole executor named in the said will), 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 May, 1921, 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 debts, claims and demands of which he shall then have had notice; and he will not be liable for the estate of the said deceased, 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 25th day of April, 1921.

NICHOLSON, GRAHAM and JONES, 24, Cole-

NICHOLSON, GRAHAM and JONES, 24, Cole-man-street, London, E.C. 2, Solicitors to the said Executor.

#### ARTHUR LUCAS, 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 Arthur Lucas, late of 42, Teignmouth-road, Brondesbury, in the county of Middlesex, Esquire, deceased (who died on the 22nd day of February, 1921, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 23rd day of April, instant, by Susannah Mary Lucas, Frederick George Price, James Minter Flegg and George Massey Beaumont, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 26th day of May, proximo, after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 25th day of April, 1921. and they will not be liable for the assets of the said

FLEGG and SON, 3, Laurence Pountney-hill, London, E.C. 4, Solicitors for the Executors.

MARY HARRIET WILKIN (otherwise HOOD-WILKIN), Deceased.

NOTICE is hereby given, pursuant to the Law of Property Amendment Act, 1859, that all persons having any claims or demands upon or against the estate of Mary Harriet Wilkin (otherwise Hood-Wilkin), late of No. 3. Kemplay-road, Hamostead, London, N.W., and of "Wragg Farm," Sidford, near Sidmouth, in the county of Devon, Widow, deceased (who died on the 29th of December, 1920, and whose will was proved by Robert Charles Smyth. of "Askern," Granville-road, Barnet, and Ronald Perrins, of "Westlands," Hempstead-road, Wat-

ford, Herts, the executors therein named, on the 22nd of April, 1921, in the Principal Probate Registry), are hereby required to send in written particulars of their debts or claims to me, the undersigned, on or before the 15th of June, 1921; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the said Mary Harriet Wilkin, deceased, amongst the parties 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, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 27th day of April, 1921. day of April, 1921.

ARTHUR C. DOWDING, 6, South-square, Gray's Inn, London, W.C. 1, Solicitor for the said Executors.

Re Miss ETHEL AINSWORTH SLACK, 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 Ethel Ainsworth Slack, late of Wayford Manor, Crewkerne, in the county of Somerset, Spinster, deceased (who died on the 26th day of January, 1921, and to whose estate letters of administration, with the will and four codicils annexed, were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 21st day of April, 1921, to Frederick Rows Raymont, of 7, Water-street, Liverpool, Banker, the lawful syndic of he Bank of Liverpool and Martins Limited, the executors named in the said will), are lawful syndic of he Bank of Liverpool and Martins Limited, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned the Solicitors for the said administrator, on or before the 11th day of June, 1921, 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 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 27th day of April, 1921. of April, 1921.

SPARKS and BLAKE, Crewkerne, Somerset, Solicitors for the said Administrator.

#### " Re EDITH GILMOUR, Deceased.

ALL persons having claims against the estate of Edith Gilmour, late of 64, London-road, Tunbridge Wells, in the county of Kent, and formerly of Ashworth Mansions, Maida Vale, London, and of Buxton, in Derbyshire, and elsewhere, Widow, deceased (who died on the tenth day of March, 1921), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the executors, Alfred John Davies and Kate Mildred Halley Stewart, on or before the 25th day of May, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice.—Dated this 25th day of April, 1921.

GRESHAM, DAVIES and DALLAS, 12, Old Jewry-chambers, London, E.C. 2, Solicitors for the said Executors.

Lady DOROTEA WALPOLE DUCHESS DEL BALZO, 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 Lady Dorotea Walpole Ducless Del Balzo, of No. 7, Via Domenico Morelli, Naples, in the Kingdom of Italy, deceased (who died on the 19th day of January, 1921, and letters of administration of whose estate in England, with the will annexed, were granted to Frederick William Canron. of Savile-place, Conduit-street, in the county of London, Solicitor, the lawfully appointed attorney of Eduardo Perna, of Naples aforesaid, Advocate, the executor of the said will, on the 21st day of April, 1921, in the Principal Probate Registry), are hereby required to send in the particulars, in writing, of

their claims and demands to us, the undersigned, the Solicitors for the said administrator, on or before the 31st day of May, 1921, after which date the said administrator will proceed to distribute the assets in England amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and that he will not be liable for the assets of the said deceased, so distributed, or any part thereof, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 25th day of April, 1921.

CAPRON and CO., Savile-place, Conduit-street, London, W. 1.

Re CECIL ARTHUR COX, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Cecil Arthur Cox, late of 3, St. Thomas-place, Newcastle-upon-Tyne, and Lille, France, deceased (who died on the 16th day of October, 1916, and letters of administration, with the will annexed, of whose estate were granted by the District Probate Registry at Newcastle-upon-Tyne of His Majesty's High Court of Justice, on the 12th day of April, 1921, to the Public Trustee), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, Solicitors in this Matter for the Public Trustee, on or before the 31st day of May, 1921, after which date the 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 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 25th day of April, 1921.

CLAYTON and GIBSON, 7, Grey-street, New-castle - upon - Tyne, Solicitors for the said Adminstrator.

#### H. P. I. WARBURTON, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Henry Pigot Ireland Warburton, late of 13, Ashburnham-mansions, Chelsea, and I, King's Bench-walk, Temple, both in the county of London, and also of "Hedingham," Molesey, in the county of Surrey, Barrister-at-Law (who died on the 21st day of February, 1921, and whose will was proved in the Probate Division of the High Court of Institute at the Privileal Registry, on the let day proved in the Probate Division of the High Court of Justice at the Principal Registry, on the 1st day of April, 1921, by Richard Osborn Caddy, of 93 and 94, Chancery-lane, Geoffrey Clifford Tyndale, of 5, Pump-court. Temple, and Bessie Mary Harris, of 13, Ashburnham-mansions. Chelsea, all in the county of London, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, Solicitors of the said executors, on or before the 1st day of June, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to claims and demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 23rd day of April, 1921.

RYAN. CADDY and CO., 93 and 94, Chancery-lane, London, W. C. 2, Solicitors to the said

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# HARPY ERNEST CHARLES BIEDERMANN, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Harry Ernest Charles Biedermann (Second Lieutenant in His Majesty's Army), late of General Villigas, Buenos Aires, in the Argentine Republic (who died on or since the 10th

day of August, 1917, and letters of administration to whose estate were granted by the Probate Division of the High Court of Justice at the Principal Registry, on the 31st day of December, 1920, to Frederick Seymour Salaman, the Trustee of the estate of Adolph Henry Biedermann, the natural and lawful Father and next of kin of the said deceased, the administrator of the said estatal are hereby relawful Father and next of kin of the said deceased, the administrator of the said estate), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitor for the said administrator, on or before the 27th day of June, 1921, after which date the said administrator 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 person or persons part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 26th day of April, 1921.

GEORGE R. CRAN, of 5, King's Bench-walk, Temple, in the city of London, Solicitor for the said Administrator.

#### ROGER COVERLEY, Deceased.

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

amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Roger Coverley, late of 55a, Warrior-square, and 15, Albany-road, St. Leonards-on-Sea, Sussex (who died on the 25rd day of February, 1921, and whose will was proved in the Probate Division of the High Court of Justice at the Principal Registry on the 15th day of April, 1921, by Agnes Mary Graham and Joseph Brittain Smith, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 11th day of June, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—
Dated this 27th day of April, 1921.

BLACHFORD, NORTON and SMITH, of 15, Walbrook, in the city of London, Solicitors to the said Executors.

## HERMANN VOSS, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Hermann Voss, formerly of 15, Leadenhall-street, and No. 3, Lloyd's-avenue, both in the city of London, and "Holmhurst," Silverlane, Purley, in the county of Surrey, but late of "Malmsmead," Woodcote-lane, Purley aforesaid, deceased (who died on the 5th day of November, 1920, and whose will, together with three codicils thereto, was proved by Marie Aimee Voss, of "Malmsmead," Woodcote-lane aforesaid, Widow, and Hermann Albertus Voss, of "Malmsmead" aforesaid, the executors named in the said will, and Erwin Gustav Martens, of Littlecourt, 46, Elsworthy-road, Hampstead, in the county of London, Merchant, the executor named in the third codicil, on the 16th day of February, 1921, in the Principal Registry of the Probate Division of His Majesty's High Court of Justicel, are hereby required to send in particulars, in writing, of their debts, claims and demands to the said executors, at the offices of the undersigned, their Solicitors, on or before the third day of June, 1921; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the said Hermann Voss, deceased, amongst the parties entitled thereto, having regard only to the debts, claims and demands of which they shall assets of the said Hermann voss, deceased, amongst 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 of whose debt or claim they shall not then have had notice.—Dated this 27th day of April,

RONEY and CO., 42, New Broad-street, E.C. 2, Solicitors for the said Executors.

Re EVAN THOMAS, 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 Evan Thomas, late of Llandre, Abergwili, formerly of Ffynnondeilo, in the parish of Llanegwad, in the county of Carmarthen, retired Farmer, deceased (who died on the 31st day of March, 1917, and whose will was proved in the Carmarthen District Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of August, 1917, by Henry David Williams, of No. 8, Eva-terrace, Ferryside, the 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 31st day of May, 1921, 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 23rd day of April, 1921.

MORGAN, GRIFFITHS, SON and PROSSER, of Saint Mary-street. Carmarthen. Solicitors

MORGAN, GRIFFITHS, SON and PROSSER, of Saint Mary-street, Carmarthen. Solioitors for the said Executor.

Re WILLIAM SAUNDERS, 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 William Saunders, late of 25, Jewin-street, in the city of London, and 5, Woodfield-road, Leigh-on-Sea, in the county of Essex, Ironmonger (who died on the 6th day of January, 1921, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 1st day of April, 1921, by the Public Trustee, the executor therein named), are hereby required to send the particulars, in writing, of their Trustee, the 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 Public Trustee, on or before the 51st day of May, 1921, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 23rd day of April, 1921.

BAYLIS, PEARCE and CO., 116, Fore-street, London, E.C. 2, Solicitors for the said Executor

MARY HANNAH DURIE, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

N OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Hannah Durie, late of Port Said, Egypt, and of Highlands, Newbury, in the county of Berks, Widow, deceased (who died on the 11th day of July, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of October, 1920, by George Arthur Durie and Alfred Frederick Tunstall, the executors therein named), are hereby required to send the par-Durie and Alfred Frederick Tunstall, 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 26th day of July, 1921, 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 26th day of April, 1921.

RADFORD and FRANKLAND 27 Chancery.

RADFORD and FRANKLAND, 27, Chancery-lane, London, W.C. 2, Solicitors for the said

Re LOUISA ROMER, 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 Louisa Romer, late of the Horse and Groom public-house, 128, Great Portlandstreet, Marylebone, in the county of Middlesex, Widow, deceased (who died on the 20th day of March, 1921, and letters of administration, with the will annexed, of whose estate were granted at the Principal Registry of the Probate Division of the High Court of Justice, on the 23rd day of April, 1921, to Henry James Reece, the guardian, duly elected, of the infant residuary legatees and devisees named in the said will, for their use and benefit, and until one of them should attain the age of twenty-one years), are hereby required to send the particuuntil one of them should attain the age of twentyone years), 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 6th day of June, 1921, 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 26th day of April, 1921.

WOODCOCK, RYLAND and PARKER, 15.

WOODCOCK, RYLAND and PARKER, 15, Bloomsbury square, London, W.C. 1, Solicitors for the said Administrator.

Re CHARLES JAMES DASHWOOD, 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 Charles James Dashwood, late of Glenfield, Carisbrooke, in the Isle of Wight, Gentleman, deceased (who died on the 31st day of January, 1920, and letters of administration of his estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 15th day of May, 1920, to Mary Elizabeth Atkey, of Surrey House, Cowes, Isle of Wight, and Fanny Cave, of Mill Hill, Bracknell, Berkshire, the administratrices of the estate of the said deceased), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said administratrices, on or before the 28th day of May, 1921, after which date the said administratrices will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard 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 25th day of April, 1921.

JOHN ROBINSON, 12, Melville-street, Ryde, I.W., Solicitor for the said Administratrices.

Re CHARLES LANE, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

Pursuant to 22 and 23 Victoria, cap. 35.

OTICE is hereby given, that all persons having any claims against the estate of Charles Lane, late of 24, Hampden-street, in the city of Nottingham, Commission Agent, formerly of Stoney-street, in the said city of Nottingham, Licensed Victualler (who died on the 24th day of August, 1913, and whose will was proved in the Nottingham District Probate Registry, on the 5th day of September, 1913, by Benjamin Blundell and William Edwin Finney, the executors named in the said will), are hereby required to send in particulars of their claims to me, on or before the 31st day of May, 1921, after which date the executors will distribute the assets among the parties entitled thereto, having regard only to claims of which they shall then have had notice; and they will not be liable for assets, so distributed, to any person of whose claim they shall not then have had notice.—Dated this 29th day of April, 1921. April, 1921.

JNO. JAS. SPENCER, 13. Park-row, Notting-ham, Solicitor to the said Executors.

#### Re JOHN BAKER, Deceased.

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

amend the Law of Property and to relieve 1 Tustees.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of John Baker, formerly of Bankfield-lane, Crossens, near Southport, and late of 14, Manor-road, Southport, in the county of Lancaster, retired Farmer, deceased (who died on the 7th day of February, 1921, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 30th day of March, 1921, by Joseph Preston Nutter, of 26, Manor-road, Southport aforesaid, and John Todd, of 14, Manor-road, Southport aforesaid, John Todd, of 14, Manor-road, Southport aforesaid, John Todd, of 14, Manor-road, Southport aforesaid, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 23rd day of May. 1921, 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 27th day of April, 1921.

BUCK, COCKSHOTT and COCKSHOTT, 26, Hoghton-street. Southport, Solicitors for the 177 said Executors.

#### ROBERT ALFRED BROWN, Deceased.

Pursuant to the Statute 22 and 23 Vic., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Robert Alfred Brown, of No. 113, Middlegate-street, Great Yarmouth, in the county of Norfolk, Boot Repairer (who died on the 9th day of January, 1916, and to whose estate letters of administration were granted by the Norwich District Probate Registry of His Majesty's High Court of Justice, on the 25th day of April, 1921, to Annie Brown, the lawful Widow and relict of the said intestate), are hereby required to send particulars of nnestate, are hereby required to send particulars of their claims to us, the undersigned, the Solicitors for the said administratrix, on or before the 21st day of May, 1921, after which date the said administratrix will proceed to distribute the assets of the said Robert Alfred Brown amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice.—Dated this 28th day of April 1921 of April, 1921.

BURTON and SON, 11, Queen-street, Great Yarmouth. 220

## JOHN TENNANT, Deceased.

JOHN TENNANT, Deceased.

NOTICE is hereby given, that all persons having any claims against the estate of John Tennant, late of 533, Romford-road, in the county of Essex. Bank Clerk (who died on the 30th April, 1920, and letters of administration to whose estate were granted by the Principal Probate Registry, on the 10th March, 1921. to Mabel Henrietta Tennant, Widow, the administratrix of the said estate), are hereby required to send the particulars of their claims to the undersigned, on or before the 2nd June, 1921, after which date the administratrix will distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice.—Dated this 25th day of April, 1921.

SANDERSON. ADKIN, LEE and EDDIS; of

SANDERSON. ADKIN, LEE and EDDIS of 46, Queen Victoria-street, London, E.C. 4, Solicitors to the said Administratrix. 157

#### JAMES JEFFERY, Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vic., c. 35).

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of James Jeffery, late of 3, Marine-parade, Ventnor, in the Isle of Wight, Deceased (who died on the 14th day of December, 1920, and whose will was proved by Percy Dewe Leake, of 25, Abchurch-lane, in the city of London, Chartered Accountant, the execu-

tor therein named, on the 19th day of April, 1921, in: tor therein named, on the 19th day of April, 1921, in the Principal Probate Registry), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors of the said executor on or before the 31st day of May, 1921; and notice is hereby also given, that after that day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have notice, and that he will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim betributed to any person of whose debt or claim he-shall not then have had notice.—Dated this 26th day of April, 1921.

STANLEY, HEDDERWICK and CO., 18, Essex-street, Strand, London, W.C. 2, Solici-tors for the said Executor.

#### Re SARAH LANCASTER, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Sarah Lancaster, late of Number 89, Highfield, Scarborough, in the county of York, Spinster, deceased (who died on the 10th day of February, 1921, and whose will was proved in the District Probate Registry at York, on the 25th day of April, 1921, by Thomas Jones Harrison, the executor therein named) are hereby required to send 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 day of May, 1921, 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 26th day of April, 1921. executor therein named), are hereby required to send this 26th day of April, 1921.

RICHARDSON and PARKER, 7, Queen-street, Scarborough, Solicitors for the said Executor.

#### ELIZA HANCOCK, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Eliza Hancock, late of No. 2, Linden-park, Tunbridge Wells (Wife of Francis William Hancock), deceased (who died on the seventh day of February, 1921, 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 March, 1921, by Charles Frederick Morris, 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 executor, on or before the 24th day of June, 1921, 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 26th day of April, 1921.

W. C. CRIPPS, SON and HARRIES, Tun-OTICE is hereby given, that all creditors and

V. C. CRIPPS, SON and HARRIES, Tun-bridge Wells, Solicitors for the said Charles Frederick Morris.

Re Mr. HENRY JOHN MILBOURNE, Deceased. Pursuant to the Act of Parliament 22nd and 23rd. Vict., 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 Mr. Henry John Milbourne, late of No. 3, North-villas, Camden-square, N.W. 1, and No. 24, Sackville-street, W. 1, both in the county of London, Gentleman, deceased (who died on the 1st day of January, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of April, 1921, by Messrs. Charles Harvey and Albert.

Milbourne, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, on or before the 30th day of June, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 25th day of April, 1921.

W. H. and A. G. HERBERT. 10 Cork-street.

W. H. and A. G. HERBERT, 10, Cork-street, London, W. 1, Solicitors for the said Executors.

GEORGE NORSWORTHY, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

A LL persons having claims against the estate of George Norsworthy, formerly of Elderfield, Otterbourne, near Winchester, but late of Greensted, Madeira-road, Bournemouth, in the county of Hants (who died on the 5th day of January, 1921, and probate of whose will was, on the 23rd day of March, 1921, granted to Cyril Proctor Norsworthy and Harris Jurgen Carl Kuhl, two of the executors therein named), are required to send particulars of their claims to us on or before the 8th day of June, 1921, after which date the executors will distribute the assets of the deceased, having regard only to the claims of which they shall then have had notice.—Dated the 27th day of April, 1921.

WHITEHOUSE, ETHERINGTON and CO.

WHITEHOUSE, ETHERINGTON and CO., 19, Lincoln's Inn-fields, London, W.C. 2, Solicitors for the Executors.

I, WALTER GAMBLEN, of Royal Air Force Medical Services, R.A.F. Hospital, Cranwell, in the county of Lincolnshire, Flying Officer, formerly Walter Long, renounce and abandon the surname of Long by deed poll, dated 15th day of April, 1921, and enrolled in the Central Office the 19th day of April, 1921.—Dated this 19th day of April, 1921.

W. GAMBLEN, Flying Officer, R.A.F.M.S.

NOTICE is hereby given, that by deed poll dated 22nd April, 1921, and enrolled on the 25th April, 1921, in the Central Office of the Supreme Court, I, ARTHUR EDWIN CAMPBELL-TAYLOR, O.B.E., heretofore known as Arthur Edwin Taylor, of Rossmoyne, Beckenham-grove, Shortlands, Kent, Assistant Registrar of Joint Stock Companies, assumed the surname of Campbell in addition to and joined to that of Taylor.

A. E. CAMPBELL-TAYLOR.

NOTICE is hereby given, that by deed poll dated the 25th day of April, 1921, and enrolled in the Central Office of the Supreme Court of Judicature, on the 27th day of April, 1921, FREDERICK HARRY, formerly Harry Frederick Philipowitz, of 74, Southwark Bridge-road, in the county of London, Tobacconist and Newsagent, a natural born British subject, renounced and abandoned his former names of Harry Frederick Philipowitz, and in lieu thereof assumed and adopted the names of Frederick Harry.—Dated this 28th day of April, 1921.

REEP, LANE and CO., 4, Great St. Thomas

REEP, LANE and CO., 4, Great St. Thomas Apostle, E.C. 4, Solicitors for the said Frederick Harry.

JACK MARKS, heretofore called and known by the name of Jack Josekovitch, of No. 98, Amhurst-park, in the county of London, Manager of Passenger Department of a Steamship Company, a natural born British subject, hereby give public notice, that on the nineteenth day of April, one thousand nine hundred and twenty-one, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Josekovitch, and then use of my said surname of Josekovitch, and then assumed and adopted, and determined henceforth on all occasions whatsoever to use and subscribe the name

" Marks" instead of the name of Josekovitch; and I give further notice, that by a deed poll, dated the nineteenth day of April, one thousand nine hundred and twenty-one, duly executed and attested, and enrolled in the Central Office of the Supreme Court, on rolled in the Central Office of the Supreme Court, on the 26th day of April, one thousand nine hundred and twenty-one, I formally and absolutely renounced and abandoned the said surname of Josekovitch, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name "Marks" instead of Josekovitch, and so as to be at all times thereafter called, known and described by the name of Marks exclusively.—Dated the nineteenth day of April, one thousand nine hundred and twenty-one. nine hundred and twenty-one.

JACK MARKS, formerly Jack Josekovitch.

NOTICE is hereby given, that by a deed poll dated 28th April, 1921, and enrolled in the Supreme Court of Judicature, I, BLANCHE TERRY, of 51, Wharton-street, King's Cross, in the county of London, abandoned the name of Blanche Wetzler and adopted the name of Blanche Terry.—Dated this 28th days of April 1991 day of April, 1921.

oso BLANCHE TERRY, formerly Blanche Wetzler.

I, JULIUS BERTRAM, of 14, Suffolk-street, London, Solicitor, hereby give you notice, that by deed poll dated the 26th of March, 1921, executed and attested, and enrolled in the Central Office of the Supreme Court, on the 11th April, 1921, Edith Mary Brigginshaw, of 44, Coleridge-road, Crouch End, London, Spinster, declared that she intended to adopt and use and thenceforth be known by the name of Edith Mary Brigginshaw.—Dated 26th April, 1921.

THE THE REFURAM Solicitor for the said

JULIUS BERTRAM, Solicitor for the said Edith Mary Brigginshaw-Pigott.

MARY HARRIETT ORR-OWENS, of Hole, stone, in the county of Antrim, and of 39. Ovington-square, in the county of London, Spinster, a natural born British subject, heretofore called and known by the name of Mary Harriett Orr, hereby give notice, that I have assumed and intend henceforth on notice, that I have assumed and intend henceforth on all occasions whatsoever and at all times to sign and use and to be called and known by the name of Mary Harriett Orr-Owens, in lieu of and in substitution for my former name of Mary Harriett Orr; and I also hereby give notice, that such change of name is formally declared and evidenced by a deed poll under my hand and seal, dated the twenty-first day of April, one thousand nine hundred and twenty-one, duly executed and attested, and that such deed noll duly executed and attested, and that such deed poll was enrolled in the Central Office of the Supreme Court of Judicature, on the twenty-third day of April, one thousand nine hundred and twenty-one.—Dated this 23rd day of April, 1921.

MARY HARRIETT ORR-OWENS, formerly Mary Harriett Orr.

ABRAHAM MANDEL, of the Prince Regent Public house, Nos. 80 and 82, High-street, Dept-Public house, Nos. 80 and 82, High-street, Deptford, in the county of London, hereby give notice. on behalf of myself and my heirs and issue lawfully begotten, that I have absolutely renounced and abandoned the use of my surname of "Mandelstam," and in lieu thereof I have assumed and adopted the surname of "Mandel," and that such change or assumption and adaptation of surname is formally declared and evidenced by a deed poll under my hand and seal, dated the 23rd day of November, 1920, and duly enrolled in the Central Office of the Supreme Court of Judicature, on the 18th day of January, 1921.—Dated this 17th day of January, 1921.

A. MANDEL.

JOHN LLYWELLYN LLYWELLYN-JONES, heretofore called and known by the name of John Llywellyn Jones, of Little Wold, Warlingham, in the county of Surrey, hereby give public notice, that on the 14th day of April, 1921, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Jones, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of John Llywellyn Llywellyn instead of the said

name of John Llywellyn Jones. And I give further notice, that by a deed poll, dated the 14th day of April, 1921, duly executed and attested, and enrolled in the Central Office of the Supreme Court, on the 18th day of April, 1921, I formally and absolutely renounced and abandoned the said surname of Jones and declared that I had assumed and adopted and intended thenceforth upon all occasions whetever and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of John Llywellyn Llywellyn-Jones instead of John Llywellyn Jones, and so as to be at all times thereafter called, known and described by the name of John Llywellyn Llywellyn-Jones exclusively.—Dated the 28th day of April 1021 April, 1921.

J. L. LLYWELLYN-JONES.

I, CARL ERNEST NYSTEDT, of 44, Harvey-road, Hornsey, in the county of Middlesex, at present of no occupation, hereby give notice, that I have assumed and intend henceforth upon all occasions and at all times to sign and use and be called and known by the surname of Harvey only in lieu of and substitution for my present surname of Nystedt, and that such intended change or assumptions of the surname of t nystedt, and that such intended change or assumption of name is formally declared and evidenced by a deed poll under my hand and seal, and enrolled in the Central Office of the Supreme Court of Judicature; in testimony whereof I hereby sign and subscribe myself by my intended future name.— Dated 26th day of April, 1921.

E. C. HARVEY.

NOTICE is hereby given, that SYDNEY RAE, of 9, Finsbury Park-road, N. 4, in the county of London, lately called Solomon Rothenberg, but more generally Sydney Rosenberg, 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 Sydney Rae in lieu of and in substitution for his former names of Solomon Rothenberg and Sydney Rosenberg, and that such intended change of name is formally declared and evidenced by a deed poll under his hand and seal, dated the ninth day of April, 1921, duly executed and attested, and enrolled in the Central Office of the Supreme Court of Judicature on the 27th day of April, 1921.—Dated this 27th day of April, 1921.

CUBISON and CHRISTIE, 69, Lincoln's Inn-

CUBISON and CHRISTIE, 69, Lincoln's Innfields, W.C. 2, Solicitors for the said Sydney

JOHN LEES-JONES, of 2, Albert-road, Whalley, Range, Manchester, Brewer, lately called "John Lees Jones," hereby give notice, that I have assumed and intend henceforth upon all occasions and as all times to sign and use and to be called and known by the name of "John Lees-Jones" in lieu of and in substitution for my former names of "John Lees Jones," and that such intended change of name is formally declared and evidenced by a deed poll under my hand and seal, dated the twentieth day of April, one thousand nine hundred and twenty-one, duly executed and attested, and enrolled in the Central Office of the Supreme Court of Judicature, on the 25th day of April, one thousand nine hundred and twenty-one.—Dated this 25th day of April, 1921.

JOHN LEES-JONES, formerly John Lees

Jones.

LEON:ARD BLEIGH, heretofore called and known by the name of Leonard Engleman, of A, known by the name of Leonard Engleman, of 24, Cotleigh-road, West Hampstead, in the county of Middlesex, being a natural born British subject, hereby give public notice, that on the 5th day of March. 1921, I formally and absolutely renounced, relinquished and abandoned the use of my said surname Engleman and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Bleigh instead of the said name of Engleman; and I further give notice, that by deed poll dated 5th day of March, 1921, duly executed and attested, and enrolled in the Central Office of the Supreme Court on the 5th day of April, 1921, I formally and absolutely renounced and abandoned the said surname of Engleman and

declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Leonard Bleigh instead of Leonard Engleman, and so as to be at all times thereafter called, known and described by the name of Leonard Bleigh exclusively.—Dated 5th April, 1921. LEONARD BLEIGH.

I FREDERICK RILEY RILEY, formerly known as Riley Riley, of 5, Oaktree-avenue, Palmers Green, in the county of Middlesex, Bank Clerk, a British born subject, do hereby give notice, that by a deed poll bearing date the eighteenth day of February, one thousand nine hundred and twenty-one, and enrolled in the Central Office of the Supreme Court of Judicature on the eleventh day of April, one thousand nine hundred and twenty-one, I have assumed the name of Frederick as an addition to my Christian name of Riley, and intend henceforth upon all occasions and at all times to sign and use and be called and known by the name of Frederick Riley Riley in lieu of my present name of Riley Riley.—Dated this 27th day of April, 1921.

FREDERICK RILEY RILEY.

The WIS WYBURN, theretofore called and known the name of Louis Weinberg, of Number 6, Gloucester-street, Saint Paul's, in the city and county of Bristol, hereby give public notice, that on the 23rd day of April, 1921, I assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of "Lewis Wyburn" instead of the name of "Louis Weinberg"; and I give further notice, that by a deed poll dated the 14th day of April, 1921, duly executed and attested, and enrolled in the Central Office of the Supreme Court, on the 23rd day of April, 1921, I declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of casions whatsoever to use and subscribe the name of "Lewis Wyburn" instead of "Louis Weinberg," and so as to be at all times thereafter called, known and described by the name of "Lewis Wyburn" absolutely.—Dated this 25th day of April, 1921.

LEWIS WYBURN, late Louis Weinberg.

PURSUANT to an Order of the Chancery of the County Palatine of Lancaster, Liverpool District, made in the Matter of the estate of JAMES REES, deceased, and in an action, Margaret Francis (Married Woman) against Mary Roderick (Married Woman) (1921 R, No. 2467), the creditors of James Rees, late of 41, Lyttelton-road, Aigburth, Liverpool, in the county of Lancaster, retired Emigration and Passenger Agent (who died on the 18th day of November, 1917), are, on or before the 20th day of May, 1921, to send by post, prepaid, to the undersigned, Edmund Leach, the Solicitor of the plaintiff, Margaret Francis, their Christian and surnames, addresses and descriptions, and in the case of firms the names of garet Francis, their Christian and surnames, addresses and descriptions, and in the case of firms the names of the partners and the style or title of the firm, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Registrar of the Chancery Office, at his Chambers, No. 9, Cook-street, Liverpool, on Friday, the 27th day of May, 1921, at 11 o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 25th day of April, 1921.

R. W. LOWDEN, Registrar.

EDMUND LEACH, 37, Moorfields, Liverpool, Plaintiff's Solicitor.

PURSUANT to an Order of the Chancery Division of the High Count of Tradition DURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 14th March, 1921, made in an action in the Matter of the trusts of the will of GEORGE HENRY WEBSTER, deceased, Windridge v. Webster (1921 W. 680), whereby the following enquiry was directed, that is to say:—1. An enquiry what Grandchildren of the testator, George Henry Webster, being children of the testator's Son, George Henry Webster the Younger, and of the testator's Daughter, Sarah Ann Tunstall, attained the age of 21 years and

survived their respective parents and acquired vested Grandchildren respectively were born, and whether they are all living, or, if any of them are dead, when they respectively died, and who are the respective legal personal representatives of such of the said legal personal representatives of such of the said Grandchildren as are dead. Notice is hereby given, that all persons claiming to be entitled under the said enquiry are, personally or by Solicitors, on or before the 9th of June, 1921, to come in and prove their claims at the Chambers of the Judge (Room 175) at the Royal Courts of Justice, Strand, London, England, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Thursday, the 16th of June, 1921, at 11.30 o'clock in the forenoon, at the said Chambers (Room 173), is appointed for hearing and adjudicating upon the claims.—Dated the 27th day of April, 1921.

J. C. FOX, Master.

NOTE.—The said Sarah Ann Tunstall is believed to have died in or about the month of January, 1903, and was formerly living at 10, Hanover-street, Hanley, Staffs.

W. R. MILLAR and SONS, 22, St. Thomas'street, London Bridge, S.E. 1, Solicitors for the Plaintiffs. 055

#### CONWAY. READE

PURSUANT to PURSUANT to Orders of the High Court of Justice, Chancery Division, made respectively on the 4th February, 1918, and on the 18th November, 1920, in "re the Trusts of the Will of the Reverend BENJAMIN CONWAY CONWAY, deceased, Carpenter v. Shaw, 1917 C. 1802, and re the Trusts of the said Will, Carpenter v. Reade, 1891 C. 4042." The following inquiries were directed, viz.:—(1) An inquiry whether any, and, if so, which of them, the Rev. William Conway, Jacob Conway, James Conway and Francis Seymour Conway, named as equitable tenants for life in the will of the testator (the Reverend Benjamin Conway Conway), were living or dead, and, if dead. Orders of the High Court of in the will of the testator (the Reverend Benjamin Conway Conway), were living or dead, and, if dead, when they respectively died. (2) An inquiry whether any, and, if so, which, of the said four equitable tenants for life had any, and, if so, what, issue male and when such issue male respectively were born, and whether all or any of them are still living or dead, and, if dead, when they respectively died. (3) Whether John Conway, son of the late James Conway, of Flint, in the county of Flint, was living or dead, and, if dead, when he died, and, if he survived the testator (the Reverend Benjamin Conway Conway), then whether he died testate or intestate as the testator (the Reverend Benjamin Conway Con-way), then whether he died testate or intestate as to the real estate devised to him by the will of the testator, and if intestate, then who upon his death became beneficially entitled to such real estate, and, if more than one, for what estates or interests, and whether any such persons are since dead, and, if so, who, by devise, descent or otherwise, have become entitled to the said real estate, and whether any of entitled to the said real estate, and whether any of such persons, whether now living or dead, have assigned, charged or incumbered their shares in such real estate, or whether the said John Conway died intestate as to the said real estate without an heir.

(4) An inquiry when Maria Emma Elizabeth Griffith, named as the first equitable tenant for life in the will of the said testator, died, and whether she had any issue, and, if so, what issue male. All persons claiming to be entitled under the said inquiries or any of them are personally, or by their Solicitors. claiming to be entitled under the said inquiries or any of them are personally, or by their Solicitors, on or before Friday, the 16th day of September, 1921, to come in and prove their claims at the Chambers of Mr. Justice Eve and Mr. Justice Peterson, Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said Orders. Friday, the 14th day of October, 1921, at 2 o'clock, at the said Chambers, Room No. 246, is appointed for hearing and adjudicating upon the claims.—Dated this 22nd day of April. 1921. 22nd day of April, 1921.

#### PRETOR W. CHANDLER, Master.

Nors.—The Reverend Benjamin Conway Conway, the testator, died 17th July. 1855: the said William Conway died 23rd September, 1883; the said Jacob Conway died at Calcutta 22nd August, 1870; the said James Conway died 29th November, 1875; and the said Francis Seymour Conway died in South Australia 22nd May, 1888. It is alleged that the said John Conway was the son of James Conway, of

Flint (who died in February, 1837), by his first marriage, on 4th August, 1789, with Jane Sydney. The said John Conway (who was also known as John Pugh Conway) is said to have married one — Dyer, and he died intestate 5th May, 1861, leaving an only child, Sydney Conway. It is alleged that the said Sydney Conway left England for America in 1845, child, Sydney Conway. It is alleged that the said Sydney Conway left England for America in 1845, and that he there assumed the name of E. P. Hood, and in that name, in or about the year 1852, intermarried with a Widow named Mary Adams, and died in America on 31st July, 1854, without issue and intestate. The said James Conway also had issue by his first marriage two other sons and three daughters, namely:—(1) Margaret Maurice Conway, who married one Williams, and he is believed to have died on 23rd October, 1817, intestate, leaving one child only, namely Mary Anne Conway, who died on 18th March, 1811, a minor; (2) Harriet Conway, who married one Evans, and is believed to have died childless and intestate; (3) James Pugh Conway, who, it is alleged, died in infancy in 1795; (4) Jane Conway, who, it is alleged, died in infancy in March, 1797; and (5) James Conway, who is believed to have died at Havannah on 20th September, 1821, intestate and unmarried. The second wife of James Conway, of Flint, was Mary Frances Pilson Pennington, by whom he had three daughters and four sons, namely:—(1) Mary Anne Conway, who died at Llangollen, North Wales; (3) William Owen Conway, who married Eliza Darlington, and is alleged to have died on 30th May, 1830, intestate, leaving one child only, namely Eliza Conway, who married Matthew Shaw on 24th October. 1853, and died 18th August. 1907: (4) Frances ton, and is alleged to have died on 30th May, 1830, intestate, leaving one child only, namely Eliza Conway, who married Matthew Shaw on 24th October, 1853, and died 18th August, 1907; (4) Frances Conway, who died 18th August, 1907; (4) Frances Conway, who died 18th January, 1824, an infant; (5) Robert Conway, who died 13th January, 1821, an infant; (6) Edmund Conway, who died 29th March, 1824, an infant; and (7) James Owen Conway, who was born 8th March, 1824. The said Maria Emma Elizabeth Griffith was married on the 11th March, 1880, to Sir Chandos Stanhope Hoskyns Reade, Baronet, and died on 11th July, 1917, without, it is believed, ever having had any issue.

RAWLE, JOHNSTONE and CO., 1, Bedford-row, London, W.C. 1.

#### COUNTY COURTS JURISDICTION.

DURSUANT to an Order of the County Court of Cheshire, holden at Altrincham, dated the 23rd March, 1921, made in the Matter of the estate of MILES WALSH, deceased, and in an action, Daniel Pawson Wrigley, plaintiff, against Hannah Walsh (Widow), defendant, the creditors of or claimants against the estate of Miles Walsh, late of Number 152, Marsland-road, Brooklands, in the county of Chester, deceased (who died on the 5th day of April, 1920), are, on or before the 28th day of May, 1921, to send by post, prepaid, to the Registrar of the County Court of Cheshire, holden at Altrincham, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them, or, in default thereof, they will their accounts and the nature of the securities (if any) held by them, or, in default thereof, they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same to the Registrar of the Altrincham County Court, at his chambers, 1, Market-street, Altrincham, on the 28th day of May, 1921, at 11 o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 23rd day of March. 1921. March, 1921.

J. BOWEN ROWLANDS, Registrar.

In the High Court of Justice.-Chancery Division. Mr. Justice P. O. Lawrence.

No. 00248 of 1921.

n the Matter of the INTERNATIONAL IN-SURANCE COMPANY Limited, and in the Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that a petition was, on the 15th day of April, 1921, presented to His Majesty's High Court of Justice by the above named International Insurance Company Limited, formerly the International Marine Insurance Company Limited, to confirm an alteration of the said Company's objects

proposed to be effected by a Special Resolution passed at an Extraordinary General Meeting of the said Company, held on the 24th day of March, 1921, and confirmed at an Extraordinary General Meeting of the said Company held on the 11th day of April, 1921,

the said Company held on the 11th day of April, 1921, and which Resolution runs as follows:—

"That the provisions of the Company's memorandum of association, with respect to its objects, be extended in manner following:—

(1) By the cancellation of sub-clauses (a) (a 2) and (b) of clause 3 and by the substitution therefore of the

(b) of clause 3, and by the substitution therefor of the

extended in manner following:—

(1) By the cancellation of sub-clauses (a) (a 2) and (b) of clause 3, and by the substitution therefor of the following sub-clauses:—

(A) To carry on all kinds of insurance business and all kinds of guarantee and indemnity business, and in particular, without prejudice to the generality of the foregoing words, to carry on life, fire, marine, accident, employers' liability, workmen's compensation, disease, sickness, survivorship, failure of issue, and transit insurance of every kind.

(B) To grant annuities of all kinds, whether dependable on human life or otherwise, and whether perpetual or terminable, immediate or deferred, absolute, contingent or otherwise.

(2) By the substitution of the words 'risks of any kind whatsoever' for the words 'all or any of the risks referred to in (a) aforesaid,' at the end of sub-clause (e) of clause 3.

(3) By the deletion of the words 'but not in respect of workmen in their employ' at the end of sub-clause (f) of clause 3.

(4) By the cancellation of sub-clause (vy) of clause 3, and the substitution therefor of the following sub-clause (yy):—'Nothing in this clause shall empower the Company to carry on bond investment business within the meaning of the Assurance Companies Act, 1909.''

And notice is hereby further given, that the said petition is directed to be heard before the Honourable Mr. Justice P. O. Lawrence, on Tuesday, the 10th day of May, 1921. Any person interested in the said Company, whether as creditor, policy holder, or otherwise, desirous to oppose the making of an Order for the confirmation of the said alteration under the above Act, should appear at the time of hearing, by himself of his Counsel, for the purpose. A copy of the said petition will be furnished to any such person requiring the same by the Company's Solicitors, Messrs. Thomas Cooper and Co., of No. 21, Leadenhall-street, London, E.C. 3, on payment of the regulated charge for the same.

Dated the 25th day of April. 1921.

THOMAS COOPER and Co., Solicitors for the

THOMAS COOPER and CO., Solicitors for the

In the High Court of Justice.-Chancery Division. Mr. Justice P. O. Lawrence. No. 0063 of 1921.

In the Matter of ANGOSTURA BITTERS (DR. J. G. B. SIEGERT & SONS) Limited, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that by an Order, dated the 20th day of April, 1921, the Court has directed separate Meetings of
(1) The Preference Shareholders of the said Com-

pany, and
(2) The Ordinary Shareholders of the said Company, to be convened for the purpose of considering and,

if thought fit, approving, with or without modifica-tion, a scheme of arrangement proposed to be made between the said Company and such Preference and Ordinary Shareholders.

And notice is hereby further given, that such Meetings will be held at Winchester House, Old Broad-street, in the city of London, on Tuesday, the 24th day of May, 1921, at the times below mentioned, namely

namely:—
The Meeting of the said Preference Shareholders at 2 o'clock in the afternoon, and
The Meeting of the Ordinary shareholders at 2.15 o'clock in the afternoon, or so soon thereafter as the preceding Meeting shall have been concluded, at which place and respectively requested to attend.

Shareholders are respectively requested to attend.

at which place and respective times all the aforesaid Shareholders are respectively requested to attend. A copy of the said scheme of arrangement can be seen, and forms of proxy obtained, at the office of the Company, Spencer House, South-place, in the city of London, between the hours of 10 a.m. and 1 p.m., on any weekday 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, provided that all forms appointing proxicate deposited with the Company, at its registered office, Spencer House, South-place, in the city of London aforesaid, not later than 12 o'clock noon, on Friday, the 20th day of May, 1921.

By the said Order the Court has appointed William Goldie, or, failing him, Robert Henry McCarthy, to act as Chairman of the said Meetings, and has directed the Chairman to report the result thereof to the Court. The said scheme of arrangement will

to the Court. The said scheme of arrangement will be subject to the subsequent approval of the Court.—
Dated this 21st day of April, 1921.

STIBBARD, GIBSON and CO., of 21, Leadenhall-street, E.C. 3, Solicitors to the above named Company.

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

Mr. Registrar Stiebel.

No. 60495 of 1920.

In the Matter of the Companies (Consolidation) Act 1908, and in the Matter of ADR VAN DEN HURK Limited.

AKE notice, that by an Order, dated the 24th January, 1921, made by the High Court of Justice upon the application of the Joint Liquidators of the above named Company, it was ordered that the following persons be appointed a Committee of Inspection to act with the said Joint Liquidators, viz.—George Stanley Brighten, of 1, Crutched Friars, in the city of London, holding a general power of attorney from Abraham Stoppler, of 156, Vallance-road, Bethnal Green, in the county of London; Percival Lionel Cohen, of 16, Eastcheap, in the city of London, representing Henry Peabody and Co.; and Hendrik Willen Moerman, of 2, Bloomsbury-street, in the county of London, representing Vereenidge Zuibelbereiders, of Tersoonsdan 18, Rotterdam, Holland.—Dated this 22nd day of April, 1921.

BRIGHTEN and LEMON, 1, Crutched Friars, London, E.C. 3, Solicitors for Committee of Inspection.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of STUCKEY'S BANK-ING COMPANY Limited.

NOTICE is hereby given, that by an Order of the High Court of Justice (Companies Windingnp), dated the 22nd day of April, 1921, John Harriss, Superintendent of Branches of the London County Westminster & Parr's Bank Limited, and John Stevenson, an Official of the same Bank, both of 4, Bartholomew-lane, in the city of London, were appointed Liquidators of the said Stuckey's Banking Company Limited, to act jointly with John Robert Phelips Goodden, Henry Jeffries Badcock, Herbert Cary, George Batten and Robert Edmund Dickinson, the surviving Liquidators in the voluntary windingup of the said Bank.—Dated 28th day of April, 1921.

ALERED BRIGHT and SONS 15 George.

ALFRED BRIGHT and SONS, 15, George-street, Mansion House, E.C. 4, Solicitors for the Liquidators.

THE estates of G. & A. SMITH, Butchers, carrying on business at Strathaven, and Andrew Smith and George Smith, both Butchers in Strathaven, the only known partners of said firm of G. & A. Smith, as such Partners and as individuals, were sequestrated on 25rd April, 1921, by the Sheriff of Loraltzhiza at Hamilton.

were sequestrated on 23rd April, 1921, by the Sheriff of Lanarkshire, at Hamilton.

The first deliverance is dated 4th April, 1921.

The Meeting to elect the Trustee and Commissioners is to be held at eleven o'clock forenoon on Friday, the sixth day of May, 1921, within the Law Agents' Room, County Buildings, in Hamilton. 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 6th May, 1921.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

CHAS. E. HAY, Solicitor, Silverwells, Hamilton, Agent.

In the High Court of Justice.-In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the first day of April, 1921.

To AUBREY L. DUDLEY RYDER, of 56, Elm Parkgardens, in the county of London.

TAKE notice, that a bankruptcy petition has been presented against you to this Court by Direction der Disconto Gesellschaft, of 24, Kronenstrasse, Berlin, in Germany, 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 26th day of May, 1921, at 11.15 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 21st day of April, 1921.

PAUL M. FRANCKE, Registrar.

The Bankruptcy Act, 1914.

In the County Court of Durham, holden at Stocktonon-Tees.-In Bankruptcy.

No. 5 of 1921.

In the Matter of a Bankruptcy Petition, filed the 22nd day of April, 1921.

To JOHN GEORGE CHIPCHASE, of 41, Stanhoperoad, Darlington, in the county of Durham, and lately carrying on business at Cardex Mills, in Darlington aforesaid, and at Mills in the counties of Lancaster and Gloucester.

of Lancaster and Gloucester.

AKE notice, that a bankruptcy petition has been presented against you to this Court by James Spicer and Sons Limited, whose registered office is at 50, Upper Thames-street, in the city and county of London, and the Court has ordered that the sending of a sealed copy of the petition, together with a sealed copy of the order for substituted service, by registered post, addressed to your residence at 41, Stanhope-road, Darlington aforesaid, and the publication of this notice in the London Gazette and the North Star Newspaper published at Darlington shall be deemed to be service of the petition upon you; and further take notice, that the said petition will be heard at the Court House, Bridge-road, Stockton-on-Tees, on Monday, the 9th day of May, 1921, at 3.30 o'clock in the afternoon, on which day you are required to appear (the Court having abridged the time within which the petition may be heard to four days from the date of completing the service as aforesaid), and if you do not appear the Court may make a receiving order against you in your absence. The petition can be inspected by you on application at the Court House, Bridge-road, Stockton-on-Tees, between the hours of ten in the forenoon and four in the after-

noon, except on Saturdays between the hours of nine in the forenoon and twelve noon.—Dated this 27th day of April, 1921.

E. M. TURNER, Registrar.

In the High Court of Justice.-In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the 8th day of April, 1921.

To MARIE LOUISE NUTT (Widow), lately residing at Hazeldean, London-road, Crowborough, in the county of Sussex, but whose present address is unknown.

Rown.

TAKE notice, that a bankruptcy petition has been presented against you to this Court by Simpkin, Marshall, Hamilton, Kent and Company Limited, whose registered office is situate at Stationers' Hallicourt, in the city of London; and the Court has ordered that the sending of a sealed copy of the petition, together with a sealed copy of the order for substituted service by registered post, addressed to Marie Louise Nutt, care of Messrs. G. B. Howard and Son, at 12. Gray's Inn-square, W.C., and 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 11th day of May, 1921, 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 28th day of April, 1921.

FRANK MELLOR, Registrar.

In the County Court of Warwickshire, holden at Birmingham—In Bankruptcy.

No. 25 of 1921.

Re the FORWARD UPHOLSTERING CO.

In the Matter of a Bankruptcy Petition filed the 18th day of April, 1921.

18th day of April, 1921.

TAKE notice, that a bankruptcy petition has been presented against you in this Court by Arthur Cyril Montgomery, of 85, Station-street, Birmingham, and the Court has ordered that the publication of this notice in the London Gazette and in the Birmingham Daily Post newspaper shall be deemed to be service of the said petition upon you; and further take notice, that the said petition will be heard at this Court on the 9th day of May, at 3.30 o'clock in the afternoon, 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 25th day of April, 1921.

ARTHUR L. LOWE Registrar.

ARTHUR L. LOWE, Registrar.

# THE BANKRUPTCY ACT, 1914. RECEIVING ORDERS.

RECEIVING ORDERS.

To. 991. CHAPMAN, William Thomas, late Chiltern House, Aylesbury- road, Wendover, Bucks, but whose present residence or place of business the Petitioning Creditors are unable to ascertain. A domiciled Englishman, domiciled in England. Court—HIGH COURT OF JUSTICE.

Date of Filing Petition—March 23, 1921.

No. of Matter—375 of 1921.

Date of Receiving Order—April 26, 1921.

No. of Receiving Order—245.

Whether Debtor's or Creditor's Petition—Creditor's.

Act of Bankruntery proved in Creditor's Petition— Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G), Bankruptcy Act, 1914.

No. 992. MARCUS, Maurice, 127, Sutherlando. 99Z. MARCUS, Maurice, 127, Sut avenue, London.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Feb. 1, 1921.
No. of Matter—141 of 1921.
Date of Receiving Order—April 27, 1921.
No. of Receiving Order—247.
Whether Debtor's or Creditor's P
Creditor's.
Act of Bankemater proved in Creditor's Description. Petition-Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (G.), Bankruptcy Act, 1914.

No. 993. MARKS, Lewis, 167, Commercial-road, London. WOOLLEN MERCHANT.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—April 27, 1921.
No. of Matter—503 of 1921.
Date of Receiving Order—April 27, 1921.
No. of Receiving Order—246.
Whether Debtor's or Creditor's Petition—Debtor's.

To. 994. PRISTON, Laura, 25, St. Helena-road, Rotherhithe, London, S.E. 16, lately residing and carrying on business at 103. Union-street, Torquay, Devon. TOBACCONIST and NEWS-AGENT. (Widow.)

Court—HIGH COURT OF JUSTICE.

Date of Filing Petition—April 27, 1921.

No. of Matter—507 of 1921.

Date of Receiving Order—April 27, 1921.

No. of Receiving Order—248.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 995. REES, Horace Vickars, 141, Harrow-road, and lately carrying on business at 7, Chichesterrents, Chancery-lane, both in London, and 14, Fetter-lane, in the city of London. PUB-LISHER. LISHER.
Court—HTGH COURT OF JUSTICE.
Date of Filing Petition—Nov. 8, 1920.
No. of Matter—941 of 1920.
Date of Receiving Order—March 17, 1921
No. of Receiving Order—160.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G), Bankruptcy Act, 1914.

No. 996. WHITE, Edmund George, 1A, Archerstreet, Notting Hill, London. WATCHMAKER and JEWELLER.

Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—April 26, 1921.
No. of Matter—501 of 1921.
Date of Receiving Order—April 26, 1921.
No. of Receiving Order—244.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 997. EVERARD, Cyril Edwin, The Model Laundry, Cotterells, Hemel Hempstead, in the county of Hertford. LAUNDRYMAN.
Court—BARNET and ST. ALBANS.
Date of Filing Petition—April 25, 1921.
No. of Matter—8 of 1921.
Date of Receiving Order—April 25, 1921.
No. of Receiving Order—6.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 998. KIMBERLEY, William, 82, Albion-road, Greet, Birmingham, in the county of Warwick. CONFECTIONER'S ASSISTANT. Formerly IA, Herbert-street, Aston, Birmingham. CONFECTIONER. Trading as the SNOWDROP CHOCOLATE CO.

Court—BIRMINGHAM. Date of Filing Petition—April 9, 1921.

No. of Matter—22 of 1921.

Date of Receiving Order—April 25, 1921.

No. of Receiving Order—19.

Whether Debtor's or Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

o. 999. LAMBERT, Horace, 5, Melrose-villas, Coventry-road South, Yardley, in the city of Birmingham, and CHAMBERS, William George, 65, Leonard-road, Handsworth, in the city of Birmingham, carrying on business at 13, Great Hampton-street, in the city of Birmingham, under the style or firm of LAMBERT & CHAMBERS. DIESINKERS.

Court—BIRMINGHAM.
Date of Filing Petition—April 25, 1921.
No. of Matter—28 of 1921.
Date of Receiving Order—April 25, 1921.
No. of Receiving Order—18.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,000 FARMER, Malin Lethbridge, formerly 27, Stapenhill-road, Burton-on-Trent, in the county of Stafford, but now Shanklin House, Aston-lane, Handsworth, Birmingham, in the county of Warwick. MEDICAL PRACTITIONER.

Court—BURTON-ON-TRENT.

Date of Filing Petition—April 5, 1921.

No. of Matter—4 of 1921.

Date of Receiving Order—April 27, 1921.

No. of Receiving Order—4.

Whether Debtor's or Creditor's I Petition-Creditor's.

Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (A.), Bankruptcy Act, 1914.

No. 1,001. OSTWIND, Isaac, 9, Peel-street, Cardiff. TAILOR. TAILOR.
Court—CARDIFF.
Date of Filing Petition—April 25, 1921.
No. of Matter—20 of 1921.
Date of Receiving Order—April 25, 1921.
No. of Receiving Order—12.
Whether Debtor's or Creditor's Petition—Debtor's.

o. 1,002. MOLD, George Edward, residing and carrying on business as G. E. MOLD & CO. at 180, Windmill-road, Foleshill, near Coventry, in the county of Warwick. ALE and STOUT MERCHANT.

Court—COVENTRY.

Date of Filing Patition April 17, 1001 No. 1,002.

Date of Filing Petition—April 13, 1921.

No. of Matter—11 of 1921.

Date of Receiving Order—April 26, 1921.

No. of Receiving Order—12.

Whether Debtor's or Creditor's I

Creditor's.

Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,003. SPENCER, George Henry, residing and carrying on business at 134, Boothtown-road, Halifax, in the county of York. Formerly HAIRDRESSER and TOBACCONIST, recently REFRESHMENT HOUSE KEEPER, but now

TRIAVEILLER.

Court—HALIFAX.
Date of Filing Petition—April 25, 1921.

No. of Matter—9 of 1921.

Date of Receiving Order—April 25, 1921.

No. of Receiving Order—7.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,004. WILSON, Reginald, lately residing at 22.
Woodside-crescent, Haley Hill, Halifax, and carrying on business at Rawson-street, Halifax, as a PAINTER, and at 3, Horton-chambers. Horton-street. Halifax, all in the county of York, as a TURF COMMISSION AGENT.
Court—HALIFAX.
Date of Filing Petition—April 11, 1921.
No. of Matter—7 of 1921.
Date of Receiving Order—April 26, 1921.
No. of Receiving Order—8.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—

Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (D.), Bankruptcy Act, 1914.

No. 1,005. BIRD-ADAMS, John William, Rock Ville, Tenby. LODGING HOUSE KEEPER. Court—HAVERFORDWEST.
Date of Filing Petition—April 27, 1921.
No. of Matter—5 of 1921.
Date of Receiving Order—April 27, 1921.
No. of Receiving Order—5.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,006. GOSTELLOW, Vero Jackson, 8, Thornton-street, Dewsbury, in the county of York, lately residing at 68, Wakefield-road, Moldgreen, Huddersfield, in the said county. COMMERCIAL TRAVELLER.

COURT—HUDDERSFIELD.
Date of Filing Petition—April 25, 1921.

No. of Matter—10 of 1921.

Date of Receiving Order—April 25, 1921.

No. of Receiving Order—7.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,007. COWIARD, Albert Edward, and JOHN-SON, John William (trading as COWARD & JOHNSON), Blackfriars Bridge, Wisbech, in the county of Cambridge, and also residing, as regards Albert Edward Coward, at Blackfriars Bridge, Wisbech aforesaid, and as regards John William Johnson, at Horseshoe-corner, Leverington, in the said county of Cambridge, both carrying on business at Blackfriars Bridge and Hogsherdslane, Wisbech aforesaid. PLUMBERS and PAINTERS.

Court—KING'S LYNN.
Date of Filing Petition—April 27, 1921.
No. of Matter—8 of 1921.
Date of Receiving Order—April 27, 1921.
No. of Receiving Order—7.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,008. STINTON, Stanley William, New Conduit-street. King's Lynn, in the county of Norfolk. OUTFITTER.

Court—KING'S LYNN.
Date of Filing Petition—April 27, 1921.
No. of Matter—9 of 1921.
Date of Receiving Order—April 27, 1921.
No. of Receiving Order—8.
Whether Debtor's or Creditor's Petition—Debtor's.

To. 1,009. BEDFORD, John, 40, Bayswaterstreet, in the city of Leeds. FOREMAN UPHOLSTERER, and also carrying on business as
a BEDDING UPHOLSTERER.
Court—LEEDS.
Date of Filing Petition—April 25, 1921.
No. of Matter—25 of 1921.
Date of Receiving Order—April 25, 1921.
No. of Receiving Order—19.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,010. SENIOR. James White, 38, Fearnley-street, Tong-road, in the city of Leeds. BUTCHER and HAWKER.

BUTCHER and HAWRED.
Court—LEEDS.
Date of Filing Petition—April 23, 1921.
No. of Matter—24 of 1921.
Date of Receiving Order—April 23, 1921.
No. of Receiving Order—18.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,011. WOAN, Henry Edward, and WOAN. John Esplin, trading as WOANS. 174, South Castle-street, Liverpool. GENERAL MER-

Castle-street, Liverpool. GENERAL MER-CHANTS.

Court—LIVERPOOL.

Date of Filing Petition—April 6, 1921.

No. of Matter—51 of 1921.

Date of Receiving Order—April 26, 1921.

No. of Receiving Order—24.

Whether Debtor's or Creditor's Petition—Creditor's

Acts of Bankruptcy proved in Creditor's Petition— Section 1-1 (A.) and (H.), Bankruptcy Act, 1914.

No. 1,012. DURTNAL, Charles, Quinlan House, High-street, Snodland, in the county of Kent. GROCER and CATERER. Court—MAIDSTONE.

Date of Filing Petition-April 23, 1921.

No. of Matter—1 of 1921. Date of Receiving Order—April 23, 1921. No. of Receiving Order—1. Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,013. TROSKY, Hyman, 32, Lord-street, in the county and city of Newcastle-on-Tyne, formerly 26, Russell-street, Middlesbrough, in the county of York. TAILOR.

Court—MIDDLESBROUGH. Date of Filing Petition—April 26, 1921.

No. of Matter—13 of 1921.

Date of Receiving Order—April 26, 1921.

No. of Receiving Order—8.

Whether Debtor's or Creditor's Petition—Debtor's.

1,014. KELLIE, James E., 73, Elswick-road, Newcastle-upon-Tyne. PICTURE FRAME DEALER.

DEALER.
Court—NEWCASTLE-UPON-TYNE.
Date of Filing Petition—April 9, 1921.
No. of Matter—12 of 1921.
Date of Receiving Order—April 25, 1921.
No. of Receiving Order—13.
Whether Debtor's or Creditor's Petition—Creditor's

Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (D.), Bankruptcy Act, 1914.

No. 1,015. STANSBURY, Thomas William, 79, Tylacelyn-road, Penygraig, Glamorgan. FANCY GOODS DEALER.

COURT—PONTYPRIDD, YSTRADYFODWG and PORTH.
Date of Filing Petition—April 26, 1921.
No. of Matter—10 of 1921.
Date of Receiving Order—April 26, 1921.
No. of Receiving Order—11.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,016. COOMBS, Herbert George, 291. Commercial-road, Portsmouth, Hants. CONFECmercial-road, Portsmouth, Hants. CONFIG-TIONER. Court—PORTSMOUTH.

Date of Filing Petition—April 26, 1921.

No. of Matter—7 of 1921.

Date of Receiving Order—April 26, 1921.

No. of Receiving Order—6.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,017. WOODMANSEY, Kenneth Granville, residing at "Linacre," Avenue-road, Doncaster, in the county of York, and WOODMANSEY, Alfred Boynton, residing at 39, Albany-road, Doncaster aforesaid, carrying on business in partnership as S. WOODMANSEY & SON. at 17, High-street, Doncaster aforesaid. JEWELLERS and Doncaster aforesaid. WATCHMAKERS. Court—SHEFFIELD.

Date of Filing Petition—April 25, 1921.

No. of Matter—25 of 1921.

Date of Receiving Order—April 25, 1921.

No. of Receiving Order—25.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1.018. HUMPHREY. Anna, residing at School House, Clayton-with-Frickley, near Doncaster, formerly residing and carrying on business at 55. Barnsley-road, South Elmsall, near Pontefract, all in the county of York, under the style or firm of "EDWARDS & HALL." MILLINER and DRESSMAKER.

Court-WAKEFIELD. No. of Receiving Order—April 26, 1921.

No. of Receiving Order—April 26, 1921.

No. of Receiving Order—9.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,019. MAEER, Frederick, Old Brockhurst
Farm, Wednesbury, in the county of Stafford,
lately residing and carrying on business at
Laburuum Cottage, Coleshill-road, Sutton Coldfield, in the county of Warwick, as a FRUIT,
POULTRY and VEGETABLE DEALER.
FARM LABOURER.
Court—WALSALL.
Date of Filing Petition—April 27, 1921.

No. of Matter-5 of 1921. Date of Receiving Order—April 27, 1921.

No. of Receiving Order—5.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,020. DAVIS, David, 27, Bedford-hill, Balham, in the county of London, lately carrying on business at 215, Hoxton-street, Hoxton, in the said county of London. GROCER and SUNDRY-MAN.

Court-WANDSWORTH. Date of Filing Petition—April 25, 1921. No. of Matter—11 of 1921. Date of Receiving Order—April 25, 1921.

No. of Receiving Order—5.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,021. EDGAR, John Burnett, 12, Willow-street Oswestry, in the county of Salop. and DECORATOR. PAINTEŔ Court-WREXHAM. Court—WREAHAM.

Date of Filing Petition—April 26, 1921.

No. of Matter—6 of 1921.

Date of Receiving Order—April 26, 1921.

No. of Receiving Order—4.

Whether Debtor's or Creditor's Petition—Debtor's.

#### FIRST MEETINGS AND PUBLIC EXAMINATIONS.

CHAPMAN, William Thomas, late Chiltern House, Aylesbury-road, Wendover, Bucks, but whose present residence or place of business the Petitioning Creditors are unable to ascertain. A domiciled Englishman, domiciled in England. Court—HIGH COURT OF JUSTICE.

No. of Matter—375 of 1921.

Date of First Meeting—May 10, 1921. 12 noon. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

W.C. 2

Date of Public Examination-June 15, 1921. 11 a.m.

ace—Bankruptcy Buildings, Carey-street, London, W.C. 2.

MARCUS, Maurice, 127, Sutherland-avenue, London. Court—HIGH COURT OF JUSTICE. No. of Matter—141 of 1921.

Date of First Meeting—May 11, 1921. 12 noon.
Place—Bankruptcy Buildings, Carey-street, London,
W.C. 2.

Date of Public Examination-July 1, 1921. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London,

MARKS.

IARKS. Lewis, 167, Commercial-road, London.
WOOLLEN MERCHANT.
Court—HIGH COURT OF JUSTICE.
No. of Matter—503 of 1921.
Date of First Meeting—May 9, 1921. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London,
W.C. 2.

Date of Public Examination-July 1, 1921. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

PRISTON, Laura, 25, St. Helena-road, Rotherhithe, in the county of London, S.E. 16, lately residing and carrying on business at 103, Union-street, Torquay, in the county of Devon. TOBACCONIST and NEWSAGENT. (Widow.) Court—HIGH COURT OF JUSTICE.

No. of Matter—507 of 1921.

Date of First Meeting—May 11, 1921. 12 noon.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination—June 28, 1921.

Date of Public Examination-June 28, 1921. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

WHITE, Edmund George, 1A, Archer-street, ting Hill. London. WATCHMAKER Archer-street, Not-JEWELLER.

Court—HIGH COURT OF JUSTICE.

No. of Matter—501 of 1921.

Date of First Meeting—May 9, 1921. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London,

W.C. 2. Date of Public Examination—June 21, 1921.

11 a.m.
lace—Bankruptcy Buildings, Carey-street, London,

BANNISTER, Fred Arthur, residing and carrying on business at 3, Mirey-lane, Daisy Hill, near Bolton, in the county of Lancaster. COTTON WASTE DEALER and METAL MERCHANT. Court—BOLTON.

No. of Matter—9 of 1921.

Date of First Meeting—May 10, 1921. 2.30 p.m. Place—Official Receiver's Offices, Byrom-street, 2.30 p.m. Manchester.

Date of Public Examination—May 11, 1921. 2.15 p.m.

-Court House, Mawdsley-street, Bolton. Place-

KAY, Mary (Widow), residing at the Railway Hotel,
Golborne, in the county of Lancaster.
LICENSED VICTUALLER.
Court—BOLTON.
No. of Matter—8 of 1921.
Date of First Meeting—May 10, 1921. 3 p.m.
Place—Official Receiver's Offices, Byrom-street,

Manchester.

Date of Public Examination—May 11, 1 2.15 p.m.
Place—Court House, Mawdsley-street, Bolton. Public Examination-May 11, 1921.

WOOLNOUGH, Katherine Maria, 1. Payne-street, Kirkley, Lowestoft, Suffolk. DRAPER.

(OULNOUGH, Katherine Maria, I. Payne-street, Kirkley, Lowestoft, Suffolk. DRAPER. (Married Woman.)

Court—GREAT YARMOUTH.

No. of Matter—5 of 1921.

Date of First Meeting—May 9, 1921. 12 noon.

Place—Official Receiver's Office, 8, Upper Kingstreet, Norwich.

Date of Public Examination—May 24, 1921.

11 a.m.

Place—Town Hall, Great Yarmouth.

Date of Order for Summary Administration—April 23, 1921.

SPENCER, George Henry, residing and carrying on business at 154, Boothtown-road, Halifax, in the county of York. Formerly HAIRDRESSER and TOBACCONIST, recently REFRESHMENT HOUSE KEEPER, but now TRAVELLER.

No. of Matter—9 of 1921.
Date of First Meeting—May 6, 1921. 10.15 a.m.
Place—County Court House, Prescott-street, Hali-

of Public Examination-May 13, 1921. 10.30 a.m.

-County Court House, Prescott-street, Halifax.

Date of Order for Summary Administration— April 27, 1921.

GOSTELLOW, Vero Jackson. 8, Thornton-street, Dewsbury, in the county of York, lately residing at 68, Wakefield-road, Moldgreen, Huddersfield, in the said county. COMMERCIAL TRAVELLER.

Court—HUDDERSFIELD.

No. of Matter—10 of 1921.
Date of First Meeting—May 9, 1921. 1.30 p.m.
Place—County Court House. Queen-street, Huddersfield.

dersfield.

Date of Public Examination.-May 9, 1921.

Place—County Court House, Queen-street, Hud-dersfield.

Date of Order for Summary Administration— April 27, 1921.

FITZPATRICK, C. (trading as C. FITZPATRICK & CO.), 18, Chapel-street, in the city of Liverpool. CARGO SUPERVISOR.
Court—LIVERPOOL.

No. of Matter—19 of 1921. Date of First Meeting—May 6, 1921. 11.30 a.m. Place—Offices of the Official Receiver, 11, Dalestreet, Liverpool.

Date of Public Examination—May 30, 1921.

11 a.m.

Place—Court House, Government Buildings, Victoria-street, Liverpool.

DURTNAL, Charles, residing and carrying on business at Oninlan House. High-street, Snodland, Kent. GROCER and CATERER.

Court MATDSTONE.

No. of Matter 1 of 1921.

Date of First Meeting—May 6, 1921. 11.30 a.m.

Place-Official Receiver's Office, 280A, High-street,

Place—Official Receiver's Office, 280A, High-street, Rochester.
Date of Public Examination—May 25, 1921.
11.30 a.m.
Place—Sessions House, Maidstone.
Date of Order for Summary Administration—April 26, 1921.

MOORE, Charles Henry, residing at 17, Craven-street, Cheetham, Manchester, and carrying on business at 92, Great Jackson-street, Manchester. BOOT and SHOE REPAIRER.

Court—MANCHESTER.
No. of Matter—36 of 1921.
Date of First Meeting—May 9, 1921. 2.30 p.m.
Place—Official Receiver's Offices, Byrom-street, Manchester.

Date of Public Examination-June 17, 1921. 10 a.m.

Place—Court House, Quay-street, Manchester.
Date of Order for Summary Administration—April
27, 1921.

MOREAU, Alfred Jules Louis, residing at 340, Oxford-road, in the city of Manchester, and lately carrying on business in co-partnership with Camille Verbeke at 120, Portland-street and 3, Hardman-street, in the said city of Manchester, under the style of VERBEKE AND MOREAU. YARN MERCHANT.

Court—MANCHESTER
No. of Matter—24 of 1921.

Date of First Meeting—May 10, 1921. 3.30 p.m. Place—Official Receiver's Offices, Byrom-street, Manchester.

Date of Public Examination—June 17, 1921. 10 a.m.

Place-Court House, Quay-street, Manchester.

BELL, John, 255, Helmsley-road, trading at 135, Quayside, both in Newcastle-upon-Tyne. HAUL-AGE CONTRACTOR.

Court—NEWCASTLE-UPON-TYNE.

No. of Matter—14 of 1921,
Date of First Meeting—May 10, 1921. 11 a.m.
Place—Official Receiver's Office, Pearl Buildings,
4, Northumberland-street, Newcastle-upon-Tyne.
Date of Public Examination—May 19, 1921. 11 a.m.
Place—Court House, Westgate-road, Newcastle-upon-Tyne. upon-Tyne.

GILL, William Newall, 25, Mirfield-avenue, Oldham, in the county of Lancaster. COTTON and COTTON WASTE MERCHANT.

Court—OLDHAM.

No. of Matter—6 of 1921.

Date of First Meeting—May 9, 1921. 3 p.m.
Place—Official Receiver's Offices, Byrom-street, Manchester

Date of Public Examination—May 13, 1921. 11.15 a.m.

Place-Court House, Church-lane, Oldham.

COOMBS, Herbert George, 291, Commercial-road, Portsmouth, Hants. CONFECTIONER. Court—PORTSMOUTH.

No. of Matter—7 of 1921.

Date of First Meeting—May 13, 1921. 2.30 p.m.

Place—Official Receiver's Offices, 87, High-street,

Portsmouth.

Date of Public Examination—June 6, 1921. 11.30 a.m. Place—Court House, St. Thomas's-street, Ports-

mouth.

FROST, Frank Albert, residing at 1, Radnor-street, Stretford, in the county of Lancaster, and carrying on business at 1095A, Chester-road, Stretford aforesaid. AUCTIONEER and VALUER. Court—SALFORD.

No. of Matter—9 of 1921.

Date of First Meeting—May 9, 1921. 3.30 p.m.

Place—Official Receiver's Offices, Byrom-street, Manchester.

Manchester.

Date of Public Examination—May 25, 1921. 10.30 a.m.

Place-Court House, Encombe-place, Salford.

SCHIAFFINO, Tito, 16, Walter-road. Swansea, in the county of Glamorgan. and lately residing at Raglan House, Dinas Powis. in the said county of Glamorgan. SHIP STORE MERCHANT. of Glamorgan. SHIP STORE MERCHANT Court—SWANSEA.
No. of Matter—6 of 1921.
Date of First Meeting—May 10, 1921. 11 a.m.

Place—Official Receiver's Offices, Government Buildings, St. Mary's-street, Swansea. Date of Public Examination—May 27, 1921. 11 a.m. Place—Town Hall, Swansea.

Date of Order for Summary Administration— April 15, 1921.

HUMPHREY, Anna, residing at School House, Clayton with Frickley, near Doncaster, formerly residing and carrying on business at 55, Barnsley-road, South Elmsall, near Pontefract, all in the county of York, under the style or firm of EDWARDS AND HALL. MILLINER and DRESSMAKER.

Court—WAKEFLELD.
No. of Matter—11 of 1921.
Date of First Meeting—May 9, 1921. 11 a.m.
Place—Official Receiver's Office, 21, King-street, Wakefield.

Date of Public Examination—June 2. 1921. 11 a.m. Place—Court House, Wood-street, Wakefield.

Date of Order for Summary Administration—April 27, 1921.

DAVIS, David, 27, Bedford-hill, Balham, London, and lately carrying on business at 215, Hoxton-street, Hoxton, London, GROCER, and street, Hoxton SUNDRYMAN.

Court—WANDSWORTH.
No. of Matter—11 of 1921.
Date of First Meeting—May 6, 1921. 11.30 a.m.
Place—132, York-road, Westminster Bridge-road,
S.E. 1.

Date of Public Examination—June 23, 1921. 11 a.m. Place—Court House, Wandsworth.

HEDGECOX. Walter, lately residing at 33, North-road, Wolverhampton, in the county of Stafford, and carrying on business at 121. Salop-street, Wolverhampton aforesaid. ELECTRICAL

ENGINEER.
Court—WOLVERHAMPTON.
No. of Matter—12 of 1921.
Date of First Meeting—May 7, 1921. 11.30 a.m.
Place—Official Receiver's Office, 30, Lichfield-street,

Wolverhampton.
Date of Public Examination—May 25, 1921.

p.m. Place– -County Court, Queen-street, Wolver-

hampton. ate of Order for Summary Administration— April 27, 1921. Date

RAKE, Cecil, London House, Middle-street, Yeovil, Somerset. BOOT and SHOE DEALER. Court—YEOVIL. No. of Matter—1 of 1921. DRAKE.

Place—Official Receiver's Office, City Chambers, Catherine-street, Salisbury. Date of Public Examination—June 9, 1921. 12.30

Place-Town Hall, Yeovil.

#### ADJUDICATIONS.

BENNETT, William Howard, 23. Clapton-square, Clapton, London, E. 5. DENTIST. Court—HIGH COURT OF JUSTICE. No. of Matter—84 of 1921. Date of Order—April 26, 1921. Date of Filing Petition—Jan. 20, 1921.

GIUNIPERO, Charles Edmund (trading as GIUNIPERO AND CO.), 33, Cautley-avenue, Clapham Common, and lately carrying on business at 21, Great St. Helen's, in the city of London. MERCHANT.

Court—HIGH COURT OF JUSTICE.

No. of Matter—430 of 1920.

Date of Order—April 27, 1921.

Date of Filing Petition—June 7, 1920. GIUNIPERO.

ONES, Robert Charles (trading as ELECT-MA ENGINEERING CO.), 59, Longridge-road, Earl's Court, and lately carrying on business at Caledonia-street, King's Cross, both in London. Court—HIGH COURT OF JUSTICE.
No. of Matter——272 of 1921.
Date of Order—April 27, 1921.
Date of Filing Petition—March 3, 1921.

MORSE, Isidor, 1, St. James'-place. London. Court—HIGH COURT OF JUSTICE. No. of Matter—170 of 1921. Date of Order—April 27, 1921. Date of Filing Petition—Feb. 11, 1921.

WHITE, Edmund George, 1A, Archer-street, Notting Hill, London. WATCHMAKER and Hill, London. WATCHMAKE JEWELLER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—501 of 1921.
Date of Order—April 26, 1921.
Date of Filing Petition—April 26, 1921.

ADE, John, residing at 9, Corporation-street, Stalybridge, in the county of Chester, and WALKER, John Alfred Randolph, residing in apartments at 31, Crofts Bank-road, Urmston, in the county of Lancaster, carrying on business under the style or firm of THE HOPEX DRUG COMPANY at 9, Corporation-street, Stalybridge aforesaid. VENDORS of DRUGS, TOILET REQUISITES and FANCY ARTICLES FANCY ARTICLES

-ASHTON-UNDER-LYNE and STALY. BRIDGE.

No. of Matter—6 of 1921. Date of Order—April 26, 1921. Date of Filing Petition—March 7, 1921.

EVERARD, Cyril Edwin, The Model Laundry, Cotterells, Hemel Hempstead, in the county of Hertford. LAUNDRYMAN.
Court—BARNET and ST. ALBANS.
No. of Matter—8 of 1921.
Date of Order—April 25, 1921.
Date of Filing Petition—April 25, 1921.

MBERT, Horace, 5, Melrose-villas, Coventry-road South, Yardley, in the city of Birmingham, and CHAMBERS, William George, 66, Leonard-road, Handsworth, in the city of Birmingham, carrying on business at 13, Great Hampton-street, in the city of Birmingham, under the style or firm of LAMBERT & CHAMBERS. DIE-SINKERS.

Court—BIRMINGHAM.
No. of Matter—28 of 1921.
Date of Order—April 25, 1921.
Date of Filing Petition—April 25, 1921.

Margaret, Tewit Farm, Culcheth, rington. Lancs. FARMER. (Spinster.) Warrington. Lancs. FARMER. (Spi Court—BOLTON. No. of Matter—3 of 1921. Date of Order—April 27, 1921. Date of Filing Petition—March 3, 1921.

WYBORN, Henry (trading as H. WYBORN & COY.), 57, Heath-gardens, Twickenham, in the county of Middlesex. REMOVAL and CARTAGE CONTRACTOR.

Court—BRENTFORD.

No. of Matter—10 of 1921.

Date of Order—April 25, 1921.

Date of Filing Petition—April 21, 1921.

SPENCER, George Henry, residing and carrying on business at 134, Boothtown-road, Halifax, in the county of York. Formerly HAIRDRESSER and TOBACCONIST, recently a REFRESHMENT HOUSE KEEPER, but now a TRAVELLER. Court—HALIFAX.

No. of Matter—9 of 1921.

Date of Order—April 25, 1921.

Date of Filing Petition—April 25, 1921.

BIRD-ADAMS, John William, Rock Ville, Tenby.
LODGING HOUSE KEEPER.
Court—HAVERFORDWEST.
No. of Matter—5 of 1921.
Date of Order—April 27, 1921.
Date of Filing Petition—April 27, 1921.

GOSTELLOW, Vero Jackson, 8, Thornton-street, Dewsbury, in the county of York, lately residing at 68, Wakefield-road, Moldgreen, Huddersfield, in the said county. COMMERCIAL TRAVEL-

LER.
Court—HUDDERSFIELD.
No. of Matter—10 of 1921.
Date of Order—April 25, 1921.
Date of Filing Petition—April 25, 1921.

COWARD, Albert Edward, and JOHNSON, John William, trading as COWARD & JOHNSON, Blackfriars-bridge, Wisbech, in the county of Cambridge, and also residing, as regards Albert Edward Coward, at Blackfriars-bridge, Wisbech aforesaid, and as regards John William Johnson, at Horseshoe-corner, Leverington, in the

said county of Cambridge, both carrying on business at Blackfriars-bridge and Hogherds-lane, Wisbech aforesaid. PLUMBERS and PAINTERS. Court—KING'S LYNN.
No. of Matter—8 of 1921.
Date of Order—April 27, 1921.
Date of Filing Petition—April 27, 1921.

STINTON, Stanley William, New Conduit-street, King's Lynn, in the county of Norfolk. OUT-FITTER. Court—KING'S LYNN.
No. of Matter—9 of 1921.
Date of Order—April 27, 1921.
Date of Filing Petition—April 27, 1921.

BEDFORD, John, 40, Bayswater-street, in the city of Leeds. FOREMAN UPHOLSTERER, and also carrying on business as a BEDDING UPHOLSTERER.

Court—LEEDS.

No. of Matter—25 of 1921. Date of Order—April 25, 1921. Date of Filing Petition—April 25, 1921.

SENIOR, James White, 38, Fearnley-street, Tongroad, in the city of Leeds. BUTCHER and HAWKER. Court—LEEDS.
No. of Matter—24 of 1921.
Date of Order—April 23, 1921.
Date of Filing Petition—April 23, 1921.

MILLER, John Pitts, residing at 83, Seabank-road, Wallasey, in the county of Chester, and carry-ing on business under the style of J. P. MILLER ing on business under the style of J. P. MILLER & CO. at 15, Victoria-street, in the city of Liverpool, and formerly at 2, Gresham-chambers, Basinghall-street, in the city of London, and Ocean Buildings, Belfast, Ireland. GENERAL MERCHANT.

Court—LIVERPOOL.

No. of Matter—35 of 1921.

Date of Order—April 27, 1921.

Date of Filing Petition—Feb. 21, 1921.

DURTNAL, Charles, Quinlan House, High-street, Snodland, in the county of Kent. GROCER and CATERER. Court—MAIDSTONE.
No. of Matter—1 of 1921.
Date of Order—April 23, 1921.
Date of Filing Petition—April 23, 1921.

TROSKY, Hyman, 32, Lord-street, in the county and city of Newcastle-on-Tyne, formerly of 26, Russell-street, Middlesbrough, in the county of York. TAILOR.

Court—MIDDLESBROUGH.

No. of Matter—13 of 1921.

Date of Order—April 26, 1921.

Date of Filing Petition—April 26, 1921.

STANSBURY, Thomas William, 79, Tylacelyn-road, Penvgraig, Glamorgan, FANCY GOODS Glamorgan. Penygraig, DEALER.

Court—PONTYPRIDD, YSTRADYFODWG and PORTH.

No. of Matter—10 of 1921. Date of Order—April 26, 1921. Date of Filing Petition—April 26, 1921.

ALL, John Herbert, Ulwell, Swanage county of Dorset. BUILDER. Court—POOLE and BOURNEMOUTH. Swanage, in the No. of Matter—5 of 1921. Date of Order—April 27, 1921. Date of Filing Petition—Feb. 14, 1921.

COOMBS, Herbert George, 291, Commercia Portsmouth, Hants. CONFECTIONER. Court—PORTSMOUTH. No. of Matter—7 of 1921. Date of Order—April 26, 1921. Date of Filing Petition—April 26, 1921. Commercial-road,

FROST, Frank Albert, residing at 1, Radnor-street, Stretford, Lancashire, and carrying on business at 1,095A, Chester-road, Stretford aforesaid. AUCTIONEER and VALUER. Court—SALFORD.

No. of Matter—9 of 1921.
Date of Order—April 27, 1921.
Date of Filing Petition—April 15, 1921.

WOODMANSEY, Kenneth Granville, residing at "Linacre," Avenue-road, Doncaster, in the county of York; and WOODMANSEY, Alfred Boynton, residing at 39, Albany-road, Doncaster aforesaid, carrying on business in partnership as S. WOODMANSEY & SON at 17, Highstreet, Doncaster aforesaid. JEWELLERS and WATCHMAKERS.

Court—SHEFFIELD.
No. of Matter—25 of 1921.
Date of Order—April 25, 1921.
Date of Filing Petition—April 25, 1921.

WALKER, William Henry, residing at 2, Beechcroft-avenue, Newport-road, and carrying on busi-ness at 41, Gaolgate-street, Stafford. HAIR-

DRESSER. Court—STAFFORD.
No. of Matter—2 of 1921.
Date of Order—April 25, 1921.
Date of Filing Petition—April 20, 1921.

HUMPHREY, Anna, residing at School House, Clayton-with-Frickley, near Doncaster, formerly residing and carrying on business at 55, Barnsley-road, South Elmsall, near Pontefract, all in the county of York, under the style or firm of ED-WARDS & HALL. MILLINER and DRESS-MAKER MAKER.

Court-WAKEFIELD No. of Matter—11 of 1921.
Date of Order—April 26, 1921.
Date of Filing Petition—April 26, 1921.

MAEER, Frederick, Old Brockhurst Farm, Wednesbury, in the county of Stafford, lately residing and carrying on business at Laburnum Cottage, Coleshill-road, Sutton Coldfield, in the county of Warwick, as a FRUIT, POULTRY and VEGETABLE DEALER. FARM LABOURER. Court—WALSALL.

No. of Matter—5 of 1921.

Date of Order—April 27, 1921.

Date of Filing Petition—April 27, 1921.

DAVIS, David, 27, Bedford-hill, Balham, in the county of London, and lately carrying on business at 215, Hoxton-street, Hoxton, in the said county of London. GROCER and SUNDRY-MAÑ.

Court-WANDSWORTH Court—WANDSWORTH.
No. of Matter—11 of 1921.
Date of Order—April 25, 1921.
Date of Filing Petition—April 25, 1921.

EDGAR, John Burnett, 52, Willow-street, Oswestry, in the county of Salop. PAINTER and DECO-RATOR.

Court—WREXHAM.
No. of Matter—6 of 1921.
Date of Order—April 26, 1921.
Date of Filing Petition—April 26, 1921.

The following Amended Notice is substituted for that published in the London Gazette of Nov. 2, 1920 :-

WILLIAMS, Samuel Leonard, 2, Church-road, Lilleshall, in the county of Salop. MINER.
Court—STAFFORD.
No. of Matter—2 of 1920.
Date of Order—Oct. 30, 1920.
Date of Filing Petition—Sept. 9, 1920.

#### APPLICATIONS FOR DISCHARGE.

HORSLEY, William Arthur, 34, Brighton-road, Surbiton, Surrey. OUTFITTER.
Court—KINGSTON (Surrey).
No. of Matter—4 of 1915.
Day Fixed; for Hearing—June 3, 1921. 10.30 a.m.
Place—Assize Courts, Kingston, Surrey.

SUTCLIFFE, George (trading as GEORGE SUTCLIFFE AND CO.), 22, Church-street, Abertillery, in the county of Monmouth. ELECTRICAL ENGINEER.

Court—TREDEGAR and ABERTILLERY.

No. of Matter—19 of 1908.

Day Fixed for Hearing—May 25, 1921. 10.30 a.m.

Place—Town Hall, The Circle, Tredegar.

#### ORDERS MADE ON APPLICATION FOR DISCHARGE.

EVANS, John Tyrbryn, Cross Hands, Llanelly, Carmarthenshire. BUILDER and CONTRACTOR. Court—CARMARTHEN.
No. of Matter—14 of 1913.
Date of Order—April 1, 1921.
Nature of Order Made—Discharge suspended for two years. Bankrupt discharged as from April 1, 1923.
Crounds Named in Order for Refusing an Absolute

Grounds Named in Order for Refusing an Absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B., C., D.), Bankruptcy Act, 1914.

WHEATE, Louisa Frances, residing at 88, Matthiasroad, Stoke Newington, in the county of London,
and carrying on business at 88 and 114, Matthiasroad aforesaid. FURNITURE and WARDROBE DEALER. (Married Woman.)
Court—EDMONTON.
No. of Matter—2 of 1920.
Date of Order—March 11, 1921.
Nature of Order Made—Discharge suspended for
two years. Bankrupt discharged as from March
11, 1923.

two years. 11, 1923.

Grounds Named in Order for Refusing an Absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (B.), Bankruptcy Act, 1914.

### APPOINTMENTS OF TRUSTEES.

SPECTERMAN, Abraham Alfred (described in the Receiving Order as Abraham Specterman), 95, High-street, Peckham, London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—209 of 1921.
Trustee's Name, Address and Description—Salaman, Frederick Seymour, 1 and 2, Bucklersbury, London, E.C. 4, Chartered Accountant.
Date of Certificate of Appointment—April 23, 1921.

WILSON, Madame, whose present residence the Petitioning Creditors are unable to ascertain, and who lately carried on business at 29, Church-street, Greenwich. A domiciled Englishwoman, domiciled in England. DRESSMAKER.

Court—HIGH COURT OF JUSTICE.

No. of Matter—344 of 1921.

Trustee's Name, Address and Description—Miles, Algernon Osmond, 28, King-street, Cheapside, London, E.C. 2, Chartered Accountant.

Date of Certificate of Appointment—April 21, 1921.

LANG, John, 6, Livingstone-road, Blackburn, in the county of Lancaster. DIRECTOR of a LIMITED COMPANY.
Court—BLACKBURN.
No. of Matter—5 of 1921.
Trustee's Name, Address and Description—Duxbury, Nathaniel, 27, Richmond-terrace, Blackburn, Incorporated Accountant.
Date of Certificate of Appointment—April 15, 1921.

LANG, William, 14, Livingstone-road, Blackburn, in the county of Lancaster. DIRECTOR of a LIMITED COMPANY. Court—BLACKBURN. No. of Matter—6 of 1921. Trustee's Name Address and Description

Trustee's Name, Address and Description— Duxbury, Nathaniel, 27, Richmond-terrace, Blackburn, Incorporated Accountant. Date of Certificate of Appointment—April 15, 1921.

GOMERSALL, Lawrence Arthur, lately residing at the Mountain Bungalow, Sutton-in-Craven, near Keighley, Yorkshire, but now at 128, Tulse-hill, London, S.W., and BIRD, Harold, 108, Devonshire-street, Keighley aforesaid, trading together at Anvil-street, Keighley aforesaid, under the style of THE AIREDALE SPRING MATTRESS COMPANY. WIRE MATTRESS MAKERS MAKERS.

MAKERS.
Court—BRADFORD.
No. of Matter—14 of 1921.
Trustee's Name, Address and Description—Hartman, Henry Frederick, 2, Darley-street, Bradford, Chartered Accountant.
Date of Certificate of Appointment—April 25, 1921.

GUISE, Harry (trading under the style of GUISE & MILLER, at 33, Blackfriars-street, Manchester).
RAINPROOF MANUFACTURER.
Court—MANCHESTER.

No. of Matter—8 of 1921.

Trustee's Name, Address and Description—Grierson, Albert, 21, Spring-gardens, Manchester, Chartered Accountant.

Date of Certificate of Appointment-April 26, 1921.

#### NOTICES OF INTENDED DIVIDENDS.

DEVEREUX, William Frederick, St. Ives, Cornwallroad, Pinner-road, Harrow, lately residing at 26,
Dumbarton-road, Brixton Hill, S.W., Surrey,
and Holmesdale-road, Teddington, Middlesex, in
employment at Board of Education, Whitehall,
S.W. CIVIL SERVANT.
Court—HIGH COURT OF JUSTICE.
No. of Matter—430 of 1913.
Last Day for Receiving Proofs—May 17, 1921.
Name of Trustee and Address—Bowyer, W. P.,
Senior Official Receiver, Bankruptcy Buildings,
Carey-street, London, W.C. 2.

HELLINGS, Edward, residing at Oaklands, Dykeavenue, Brighton, Sussex, and HELLINGS, Arthur Edward Somerville, residing at Ivy House, Chertsey, Surrey, carrying on business in co-partnership at 34, Nicholas-lane, in the city of London, under the style or firm of EDWARD HELLINGS & CO. BILL DROKERS.
Court—HIGH COURT OF JUSTICE.

No. of Matter-1,194 of 1911.

No. of Matter—1,134 of 1911.

Last Day for Receiving Proofs—May 17, 1921.

Name of Trustee and Address—Williams. Daniel,
Official Receiver. Bankruptcy Buildings, Careystreet, London, W.C. 2.

CKER. Joseph (formerly trading as THE BRITISH FEATHER COMPANY), 18, St. John-street, Clerkenwell, E.C. FEATHER LECKER.

John-street, Clerkenwell, E.C. FEATHER MERCHANT. Court—HIGH COURT OF JUSTICE. No. of Matter—570 of 1915. Last Day for Receiving Proofs—May 14, 1921. Name of Trustee and Address—Rowland, Frederick, 70, Queen Victoria-street, London, E.C.

LESLIE, Marie Josephine, 6, Craven-hill, Pad-dington. PROPRIETRESS \of a CLUB

RESTAURANT.
Court—HIGH COURT OF JUSTICE.
No. of Matter—590 of 1919.
Last Day for Receiving Proofs—May 13, 1921.
Name of Trustee and Address—Hawkins, Ebenezer

Henry, 4, Charterhouse-square, London, E.C. 1. PORDES, Bernard (lately carrying on business under the style of the UNITED ELECTRICAL MANUFACTURERS COMPANY), 18/22, Christopher-street, in the city of London. Court—HIGH COURT OF JUSTICE. No. of Matter—129 of 1920. Last Day for Receiving Proofs—May 13, 1921. Name of Trustee and Address—Hawkins, Ebenezer Henry 4 Charterhouse-square, London, E.C. 1.

Henry, 4, Charterhouse-square, London, E.C. 1.

RAPPORT, Harry (deceased), late of 105, Rathbone-street. Canning Town. DOMESTIC STORES. Court—HIGH COURT OF JUSTICE No. of Matter—602 of 1920.

Last Day for Receiving Proofs—May 13, 1921.

Name of Trustee and Address—Hawkins, Ebenezer
Henry, 4, Charterhouse-square, London, E.C. 1.

ROGERS, Patrick, 26, South Grove-mansions, Bow, and lately carrying on business at and residing at 26 and 40, South Grove-mansions. Bow, both in London. WHOLESALE HOSIERY MER-CHANT.

CURANT.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1016 of 1920.

Last Day for Receiving Proofs—May 12, 1921.

Name of Trustee and Address—Vincent, Alan Clarke, Incorporated Accountant, 13, Queenstreet, Cheapside, London, E.C. 4.

LAWLEY. George. 75. Market-street, Stalyhridge, Cheshire. FISH SALESMAN and POUL-TERER.

Court ASHTON-UNDER-LYNE and STALY BRIDGE.

No. of Matter-13 of 1920.

Last Day for Receiving Proofs—May 16, 1921.
Name of Trustee and Address—Gibson, John Grant, Official Receiver, Byrom-street, Man-

TAYLER, William Stephen, 11, 12 and 12a, Charlton-street, Pennywell-road, in the city and county of Bristol. BUILDER and DECORATOR. Court—BRISTOL.

No. of Matter—6 of 1920.

Last Day for Receiving Proofs—May 14, 1921.

Name of Trustee and Address—Easton, Thomas, Official Receiver, 26, Baldwin-street, Bristol.

DURMAN, SAM, Fore-street, Bampton, Devonshire.. DRAPER and OUTFITTER.

Court—EXETER.

No. of Matter—1 of 1921.

Last Day for Receiving Proofs—May 20, 1921.

Name of Trustee and Address—Ward, Arthur Harold, Official Receiver, 9, Bedford-circus, Exeter.

EMBERRY, Leonard Percival, 10, Bridge-street, in the City of Exeter. TAILOR.

Court—EXETER.

No. of Matter—10 of 1920.

Last Day for Receiving Proofs—May 20, 1921.

Name of Trustee and Address—Ward, Arthur Harold, Official Receiver, 9, Bedford-circus, Exeter. Exeter.

BUSH, Harold Wortley, 319, Wellington-street, Great Grimsby. MILK DEALER. Court—GREAT GRIMSBY. No. of Matter—9 of 1921. Last Day for Receiving Proofs—May 14, 1921. Name of Trustee and Address—Wintringham, John Fildes, St. Mary's Chambers, Great Grimsby.

JACKSON, Thomas William, Church-row, Great Ayton, and 48, Sussex-street, Middlesbrough, both in the county of York. TOBACCONIST, JEWELLERY and FANCY GOODS DEALER. Court—MIDDLESBROUGH. No. of Matter—2 of 1921.

Last Day for Receiving Proofs—May 26, 1921.

Name of Trustee and Address—Anderson, John
Herbert, 24, Albert-road, Middlesbrough.

GARSIDE, Archibald (otherwise Archer Garside), 51 Whitworth-road, Rochdale. FURNITURE DEALER.

Court—ROCHDALE. No. of Matter—11 of 1920.

Last Day for Receiving Proofs—May 16, 1921.

Name of Trustee and Address—Gibson, Grant, Official Receiver, Byrom-street, chester. Man-

BRUNT, William, 58, Duke-street, Park, in the city of \_Sheffield. CHINA and HARDWARE DEALER.

Court—SHEFFIELD.
No. of Matter—34 of 1920.
Last Day for Receiving Proofs—May 18, 1921.
Name of Trustee and Address—Clegg, Leonard Johnson, Official Receiver, 14, Figtree-lane, Shef-

HOLLAND, Sarah Kate, St. Hilda's, Bridport, Dorset, lately carrying on business and residing at The Grove. Wem. Salop. SCHOOLMISTRESS. Court.—SHREWSBURY.

No. of Matter—3 of 1920.

Last Dav for Receiving Proofs—May 13, 1921.

Name of Trustee and Address—Halcomb. F. T., Official Receiver, 22, Swan-hill, Shrewsbury.

WOOD, Archibald Harry, The Rectory, St. Gerrans, in the county of Cornwall. CLERK in HOLY ORDERS.

COURT TRURO and FALMOUTH.

No. of Matter—7 of 1917.

Last Day for Receiving Proofs—May 18, 1921.

Name of Trustee and Address—Hancock, Coulter,

Official Receiver, 12, Princes-street, Truro.

FARMER, Herrick Alfred, residing at 94, Bilston-street, and carrying on business at 95½, Bilston-street, Wolverhampton. LEATHER MERstreet, V

CHANT.
Court—WOLVERHAMPTON.
No. of Matter—12 of 1920.
Last Day for Receiving Proofs—May 7, 1921.
Name of Trustee and Address—Birch, Thomas
Fleming, Chartered Accountant, Court Chambers,
Friar-lane, Leicester.

#### NOTICES OF DIVIDENDS.

HAMMOND, Frederick, 2, Alma-road, St. Paul's-road, Canonbury, N. PORTER, in the employ of the General Post Office.

Court—HIGH COURT OF JUSTICE.

No. of Matter—418 of 1920.

Amount per 2—2s. 5½d.

First or Final, or otherwise—First and Final.

When Payable—Any day (except Saturday) between When Payable—Any day (except Saturday) between the hours of 11 a.m. and 2 p.m.
Where Payable—Bankruptcy Buildings, Careystreet, London, W.C. 2.

LE NEVEU, Herbert Cooke, lately residing at 97, Prebend-gardens, Hammersmith, London, and carrying on business at 9, New Union-street, Moorfields, in the city of London. BOOT FACTOR. FACTOR.

FACTOR.
Court—HIGH COURT OF JUSTICE.
No. of Matter—976 of 1920.
Amount per 2—2s. 6d.
First or Final, or otherwise—First.
When Payable—May 13, 1921.
Where Payable—Offices of A. C. Palmer and Co.,
7 and 8, Railway-approach, London Bridge,
S.E. 1.

OSHATZ, Reuben (trading at REUBEN ASHER),
18, Hermon-hill, Wanstead, 119, Angel-lane,
Stratford, both in Essex, and 9, Wellingtonstreet, Strand, London. BOOT DEALER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1031 of 1920.
Amount per £—2s. 6d.
First or Final, or otherwise—First.
When Payable—May 18, 1921.
Where Payable—Offices of A. C. Palmer and Co.,
7 and 8, Railway-approach, London Bridge,
S.E. 1.

ELLIOTT, Ernest Nelson, residing and carrying on business at 30, Upper-arcade, St. James, Bristol. FURNITURE DEALER.

FURNITURE DEALER.
Court—BRISTOL.
No. of Matter—20 of 1920.
Amount per £—2s. 2d.
First or Final, or otherwise—First and Final.
When Payable—May 6, 1921.
Where Payable—Official Receiver's Office, 2b,
Baldwin-street, Bristol.

STUART, John, lately residing and carrying on business at 136, Derby-street, and the Old Sale Yard, Derby-road, both at Burton-on-Trent, in the county of Stafford, and whose present address the Petitioners are unable to ascertain.

Court—BURTON-ON-TRENT.

No. of Matter—2 of 1920.

Amount per 2—2s. 4d.

First or Final, or otherwise—First and Final.

When Payable—April 30, 1921.

Where Payable—Trustee's Office, 1, King John's-chambers, Bridlesmith Gate, Nottingham.

William Henry, 15, Codrington-street,

ARR, William Henry, 15, Codrington-street, Exeter. GROCER.
Court—EXETER.
No. of Matter—20 of 1920.
Amount per £—5s. 4¾d.
First or Final, or otherwise—First and Final.
When Payable—May 6, 1921.
Where Payable—Official Receiver's Office, 9, Bedford-circus, Exeter.

ASH, George E. carrying on business at 199, High-road. Lee, London. COACH BUILDER. Court—GREENWICH. No. of Matter—6 of 1920. Amount per £—1s. 23d. First or Final. or otherwise—First and Final. ASH,

When Payable—May 6, 1921.

Where Payable—Offices of A. C. Palmer and Co.,
7 and 8, Railway-approach, London Bridge,
S.E. 1.

SWINTON, Robert Joseph (deceased), late Metheringham, Lincolnshire. GROCER and PROingham, Lincolnshi VISION DEALER.

Court-LINCOLN and HORNCASTLE.

Court—LINCOLN and HORNCASTLE.

No. of Matter—5 of 1920.
Amount per £—15s. 5d.
First or Final, or otherwise—First and Final.
When Payable—April 30, 1921.
Where Payable—Official Receiver's Office, Lincolu.

VICKERS, Alfred, 42, Knight-street, and carrying on business at 40, Gold-street, both in Wellingborough, in the county of Northampton. LEATHER MERCHANT.

Court—NORTHAMPTON and TOWCESTER.

No. of Matter—1 of 1920.

Amount per £—6d.

First or Final, or otherwise—First and Final.

When Payable—May 10, 1921.

Where Payable—Official Receiver's Office, The Parade, Northampton.

WRIGHT, John William, 168, Abbey Hills-road, Oldham, in the county of Lancaster. Now out of business, formerly a POULTERER. Court—OLDHAM.

No. of Matter—4 of 1920.

Amount per £—1s. 10d.

First or Final, or otherwise—First and Final.

When Payable—May 9, 1921.

Where Payable—Official Receiver's Offices, Byromstreet, Manchester.

street, Manchester.

IDLER, Isaac, residing at Woodlands-road, Middlesbrough, in the county of York, and carrying on business as a VALUER, STONEMASON and BUILDER at Station-street and Linthorperoad, Middlesbrough aforesaid.

Court—STOCKTON-ON-TEES.

No. of Matter—61 of 1891,

Amount per 2—1s. 43d.

First or Final, or otherwise—Supplemental.

When Payable—May 6, 1921.

Where Payable—Official Receiver's Office, 80, Highstreet, Stockton-on-Tees.

street, Stockton-on-Tees.

YOUDE, Robert, 20, The Terrace, Roker, Sunderland, in the county of Durham, and lately 1, Churchroad, Stanley, in the city of Liverpool. BILL-POSTING AGENT and ADVERTISING CONTRACTOR.

Court—SUNDERLAND.
No. of Matter—6 of 1939.
Amount per £—4/15d.
First or Final, or otherwise—Supplemental.
When Payable—May 4, 1921.
Where Payable—The Official Receiver's Offices, 3, Manor-place, Sunderland.

EADING. Albert Edward (lately trading as J. BARKER & CO.), 7, Hill-street, Richmond, Surrey. LADIES' TAILOR.
Court—WANDSWORTH.
No. of Matter—13 of 1920.
Amount per £—1s. 13d.
First or Final, or otherwise—Final.
When Payable—May 5, 1921.
Where Payable—At the offices of Beecroft, Sons and Nicholson, 12, Wood-street, Cheapside, E.C. 2. READING.

HEMS, Henry, residing and carrying on business at the Old Swan Hotel, Manchester-road, Higher Ince, in the county of Lancaster. LICENSED VICTUALLER.
Court—WIGAN.
No. of Matter—1 of 1920.
Amount per £—6s. 1d.
First or Final, or otherwise—First and Final.
When Payable—May 6, 1921.
Where Payable—Offices of the Official Receiver, 11, Dale-street, Liverpool.

Pursuant to the Act and Rules, notices to the above effect have been received by the Board of Trade.

J. G. WILLIS,

Inspector-General in Bankruptcy.

# THE COMPANIES (WINDING-UP) ACT, 1890, AND THE

# COMPANIES (CONSOLIDATION) ACT, 1908.

#### WINDING UP ORDERS.

Name of Company—THE D.P.W. HOUSE CON-STRUCTION COMPANY Limited.
Address of Registered Ciffice—2, Harewood-place,
Hanover-square, W., in the county of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—00165 of 1921.
Date of Order—April 26, 1921.
Date of Presentation of Petition—March 9, 1921.

Name of Company—GLOBE NEWSPAPER COM-PANY Limited. Address of Registered Office—367, Strand, London. Court—HIGH COURT OF JUSTICE. No. of Matter—00197 of 1921. Date of Order—April 26, 1921. Date of Presentation of Petition—March 23, 1921.

ne of Company-METALLIC CHEMICALS Limited. Name

Address of Registered Office—11 and 12, Finsbury-square, in the city of London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—00237 of 1921.

Date of Order—April 26, 1921.

Date of Presentation of Petition—April 12, 1921.

Name of Company—TECHNO-PRODUCT TRAD-ING COMPANY Limited.

Address of Registered Office—Haslett House, Southampton Buildings, 329, High Holborn, in the county of London.

Court—HIGH COURT OF JUSTICE.
No. of Matter—00230 of 1921.

Date of Order—April 26, 1921.

Date of Presentation of Petition—April 9, 1921.

Name of Company—THOMAS CLIFFORD, SON AND COLE Limited. Address of Registered Office—84, Oxford-street, London, W. 1. Court—HIGH COURT OF JUSTICE. No. of Matter—00199 of 1921. Date of Order—April 26, 1921. Date of Presentation of Petition—March 23, 1921.

Name of Company—WILLIAM KING AND SON (WESTMINSTER) Limited.
Address of Registered Office—J, Vauxhall Bridgeroad, in the county of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—0059 of 1921.
Date of Order—April 26, 1921.
Date of Presentation of Petition—Jan. 24, 1921.

Name of Company-CHARLES WALTON ELLIS Limited.

Address of Registered Office—Town Ing Mills, Stainland, Halifax, in the county of York.

Court—HALIFAX.

No. of Matter—1 of 1921.

Date of Order—April 26, 1921.

Date of Presentation of Petition—March 21, 1921.

ne of Company—SAGAR'S STORES Limited. UNIVERSAL Address of Registered Office-69. Hyde-road, Ardwick, Manchester.

Court-MANCHESTER. No. of Matter—8 of 1921.
Date of Order—April 14, 1921.
Date of Presentation of Petition—March 7, 1921.

The following Amended Notice is substituted for that published in the London Gazette of April 26, 1921 :-

Name of Company—TYNE CHEMICAL PRO-DUCTS Limited.
Address of Registered Office—16A, Grainger-street, Newcastle-upon-Tyne.
Court—NEWCASTLE-UPON-TYNE.
No. of Matter—65 T of 1921.
Date of Order—April 21, 1921.
Date of Presentation of Petition—April 7, 1921.

#### FIRST MEETINGS.

ne of Company—CENTRAL MOTORS Limited. **ENGLAND** Name

MOTORS Limited.

Address of Registered Office—City Garage, Tything, Worcester.

Court—HIGH COURT OF JUSTICE.

No. of Matter—00116 of 1921.

Creditors—Date, May 10, 1921; Hour, 11.30 a.m.; Place, Official Receiver's Office, Ruskin-chambers, 191, Corporation-street, Birmingham.

Contributories—Date, May 10, 1921; Hour, 12: noon; Place, Official Receiver's Office, Ruskin-chambers, 191, Corporation-street, Birmingham.

ame of Company—TYNE CHEMICAL PRO-DUCTS Limited. Address of Registered Office—16A, Grainger-street,.

Address of Registered Office—16A, Grainger-street,. Newcastle-upon-Tyne.

Court—NEWCASTLE-UPON-TYNE.

No. of Matter—65 T of 1921.

Creditors—Date, May 11, 1921; Hour, 11.0 a.m.; Place, Official Receiver's Office, Pearl Buildings, 4, Northumberland-street, Newcastle-upon-Tyne.

Contributories—Date, May 11, 1921; Hour, 11.30 a.m.; Place, Official Receiver's Office, Pearl Buildings, 4, Northumberland-street, Newcastle-upon-Tyne.

#### NOTICES OF INTENDED DIVIDENDS.

Name of Company—THE NORTH EASTERN IN-SURANCE COMPANY Limited.

Address of Registered Office—8, Bucklersbury, in.

the city of London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—0084 of 1914.

Last Day for Receiving Proofs—May 16, 1921.

Name of Liquidator—E. W. Lean.

Address—Balfour House, Finsbury-pavement Finsbury-pavement, E.C. 2.

Name of Company—THE NELSON FURNISHING STORES Limited.

'Address of Registered Office—10 and 11, High-street, Deritend, Birmingham.

Court—BIRMINGHAM.

No. of Matter—6 of 1920.

Last Day for Receiving Proofs—May 19, 1921. Name of Liquidator—Albert Cripwell.

Address-12. Cherry-street, Birmingham.

Pursuant to the Companies (Winding-up) Act, 1890, and the Companies (Consolidation) Act, 1903, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.

H. M. WINEARLS, Comptroller of the Companies Department.

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A Notice of Dissolution of Partnership not signed by all the Partners, or their legal representatives must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such notice is given in pursuance of the terms of the partnership to which it

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  - (e) Friendly Societies Notices—7s. 6d.
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Friday, 29 April, 1921.

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## TABLE OF CONTENTS.

	PAGE	1	PAGE
State Intelligence	3379	Chancery Division of the High Court of Justice—Notices	3492
Joint Stock Companies — Notice of			OHUZ
Removal from Register	3446	International Insurance Company Limited—Notice	3493
Special Acts (Extension of Time) Act,			0100
1915—Notice	3448	Angostura Bitters (Dr. J. G. B. Seigert & Sons) Limited—Notice	3494
Gas Regulation Act, 1920—Notices	3448	Adr Van Den Hurk Limited—Notice	3494
Parliamentary Notices	3450	<u> </u>	9494
East Bengal Railway Company—Notice	3457	Stuckey's Banking Company Limited— Notice	3494
Currency Notes—Weekly Statement	3458	Scotch Bankrupt	3494
Land Transfer Acts, 1875 and 1897—		Bankruptcy Acts—Notices	3495
Notices	3459	1 - · · .	
Bullion and Specie-Weekly Account	3462	Bankruptcy Act, 1914— Receiving Orders	3496
Bank Notes in Circulation in Scotland	3464	First Meetings and Public Examina-	0100
Bank of England—Chief Cashier's		tions	3498
Statement	3465	Adjudications	3499
Place Registered for Solemnizing Mar-		•	
riages	3465	Applications for Debtors' Discharge	3501
Friendly Societies Act, 1896—Notices	3465	Orders made on Applications for Discharge	3501
Companies (Consolidation) Act, 1908—		' , <del>'</del>	3501
Notices	3465	Appointments of Trustees	
Industrial and Provident Societies Act,	ı	Intended Dividends	3502
1893—Notices	3478	Dividends Declared	3503
Partnerships Dissolved	3479	Companies (Consolidation) Act, 1908—	
aw of Property Amendment Act, 1859		Winding-up Orders	3504
-Notices to Creditors	3481	First Meetings	3504
Change of Name by Deed Poll-Notices	3491	Intended Dividends	3504
•			

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